

VICTORIA

GOVERNMENT GAZETTE

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No. 80.1

WEDNESDAY, MAY

[1913.

LEGISLATIVE COUNCIL.

SUPPLEMENTARY ELECTORAL LISTS, 1913.

IT is hereby notified that Monday, the 2nd day of June next, is the last day on which Electors' Rights can be obtained for enrolment on the Supplementary Lists of Non-ratepaying Electors for the Legislative Council.

Qualthed persons, women as well as men, who are not already enroised and wno have not obtained Electors' Rights will be entitled to have their names entered on such Lists by obtaining Rights from the Registrars for their respective Divisions before or on that date.

No person whose name is on, or entitled to be on, Rost of Katepaying Electors for any Division of a Pro-vince may obtain an Elector's Right for such Province.

Each applicant for an Elector's Right for the Legislative Council should provide himself with the duty stamp (od.) necessary for payment for the Right.

J. MOLLOY, Chief Electoral Officer.

Chief Secretary's Office, Merbourne, 20th May, 1913.

PUBLIC HOLIDAY THROUGHOUT VICTORIA.— KING'S BIRTHDAY.

1 T is hereby notified that on

MONDAY, THE 9TH DAY OF JUNE, 1913,

the Public Offices will be closed, that day being appointed to be observed as a Public Holiday instead of the Birthday of this Majesty the King (3rd June). (The Public and Bank Holidays Act 1900 (64 Vict. No. 1661) provides that "the anniversary of the birthday of Her Majesty or her successor for the time being," if it would fail on any day other than a Monday, shall be observed as a public notiday and bank holiday on the following Monday.)

J. MURRAY, Chief Secretary.

Chief Secretary's Office, Melbourne, 13th May, 1913.

SUMMONING OFFICER.

HEREBY appoint the undermentioned person, under section 61 of the Education Act 1910, to summon parents within the State of Victoria:—

Joseph Chenall, Senior Constable of Police No. 3827.

A. J. PEACOCK, Minister of Public Instruction.

Education Department, Melbourne, 17th May, 1913. No. 80.-MAY 28, 1913.-6924.-1.

DEPARTMENT OF CHIEF SECRETARY.

ROYAL COMMISSION ON THE BRICK INDUSTRY.

IS Excellency the Governor in Council has, by an Order made on the 20th day of May, 1913, been pleased to appoint

MARTIN HANNAH, ESQ., M.L.A., SAMUEL BARNES, ESQ., M.L.A., ALFRED ALEXANDER FARTHUNG, ESQ., M.L.A., JOHN GORDON, Esq., M.L.A.,
The Honorable John McWhae, M.L.C.,
The Honorable Richard Bloomfield Rees, M.L.C.,

ALEXANDER ROGERS, Esq., M.L.A., to be a Royal Commission to inquire into and report as to :-

- 1. The manufacture of bricks and the cost to the
- users thereof;
 The methods commercially of the manufacturers; 3. What extent there is agreement between the various companies engaged in brick-making as regards the selling price of bricks;

 4. The causes of the high prices that bricks have been

sold at by manufacturers during the past twelve months; and

5. What in the opinion of the Commission would be a remedy, or what should be done to enable users to obtain bricks at a fair price.

And His Excellency has, by the same Order, further directed that MARTIN HANNAH, Esq., M.L.A., be Chairman of the said Royal Commission, and that the maximum expenditure to be incurred in connexion with the Commission be fixed at £100.

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

At the Executive Council Chamber, Me'bourne, the 20th May, 1913.

APPOINTMENTS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 20th day of May, 1913, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Electoral Registrar,

IRENE MATILDA PARKER

to be Electoral Registrar for the Dunolly Division of the Nelson Province, and for the Dunolly Division of the Electoral District of Kara Kara (Acting), during the absence of Walter J. Parker on leave.

Registrar of Births and Deaths,

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

Warrnambool .- R. MACFARLANE, vice Arthur J. Geilhofer removed.

Inspector of Factories, &c., THOMAS LINEHAN (Constable of Police) to be also Inspector of Factories and Shops.

Officer of the Fifth Class, MARTIN WILLIAM GRUNDY

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

Governor, Penal Establishment, Pentridge,

THOMAS PEMBROKE, Deputy Governor, General Divi-

to be Governor, Class "D," Professional Division, Penal Establishment, Pentridge, Penal and Gaols Branch, promotion vice F. J. Edgar deceased.

Superintendent, Reformatory Prison,
Under the provisions of the Indeterminate Sentences Act.

THOMAS PEMBROKE

be Superintendent of the Reformatory Prison, Pentridge.

LAW DEPARTMENT-ATTORNEY-GENERAL.

Junior Messenger,

MICHAEL FLANAGAN :-

to be a Junior Messenger, General Division, Office of Titles, on probation for six months; a vacancy having occurred, and the Deputy 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.

Sworn Valuator,

The person named hereunder to be a Sworn Valuator, pursuant to the provisions of section 14 of the Transfer of Land Act. 1890 (54 Vict. No. 1149), for the district specified, viz.:—

HAROLD NORMAN MCCORKELL, corner Railway-crescent and St. Leonards-road, Ascot Vale, for the City of

LAW DEPARTMENT-SOLICITOR-GENERAL. . Magistrates,

WILLIAM HARKNESS McLORINAN, "Moylena," Clayton-

road, Clayton, Charles Templeton Bunnett, "Wahgunyah," Gillies street, Fairfield,

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

·WILLIAM GORMAN, Portarlington,

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

C.... DEPARTMENT OF TREASURER.

Receiver of Revenue and Paymaster, .

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. 2383), has appointed the person named hereunder to be a Receiver of Revenue and Paymaster at the place mentioned, that is to say:-

Wangaratta.—JOHN A. CREELMAN (Clerk of Courts), Acting, during the absence of J: Robertson on leave.

Acting, during the absence of J: Kodertson on reave.

Collectors of Imposts.

The Governor in Council, upon the recommendation of the Public Service Commissioner (section 122 of Act No. 2183), has appointed the persons named hereunder to be Collectors of Imposts, that is to say:

A. CAROLL

to be Collector of Imposts at Newstead, for the purpose of collecting the fees payable on Miners' Rights and Business Licences issued by her, during the absence of E. Hunter on leave;

SAMUEL SYMONS

to be Acting Collector of Imposts for the State of Victoria, for the purpose of Collecting State Revenue in connexion with the office of Sub-Collector of Customs, during the absence of S. H. Rowe on leave;

FRANCIS ERREY

to be Collector of Imposts for the Department of Public rieatth, nice J. G. Evans transferred.

DEPARTMENT OF LANDS AND SURVEY.

Trustees of Sites.

WILLIAM ALFRED RENZLEY. LUKE THOMAS MCDERMOTT, and WILLIAM JEFFREY WIGHT

to be Trustees of the land permanently reserved on the 21st August, 1893, as a site for a Mechanics' Institute and Free Library at Carrajung.

Members of Committee of Management,

IOHN ROGERS. JAMES MATTHEW CARR, WALTER NATHAN MARTIN, and SYDNEY HERBERT NORWOOD

to be Members of the Committee of Management of the land temporarily reserved on the 19th January, 1874, 18 a site for a Race-course and General Recreation at Tarnagula, in the room of William Tupper, Thomas Comrie, Daniel Joseph Duggan, and H. C. Bristol (all deceased).

Inspector under the Vermin Destruction Act 1890, In pursuance of section to of the Vermin Destruction

HENRY TOLLY

to be an Inspector under the provisions of the aforesaid Act, appointment to date from 1st June, 1913, in the room of Thomas Tresidder (resigned).

DEPARTMENT OF MINES.

Member of Board of Examiners for Mining Surveyors, HYMAN HERMAN, Esquire, B.C.E., F.G.S., London, ... to be a Member of the Board of Examiners for Mining Surveyors, vice E. J. Dunn, Esq., F.G.S., London, re-tired.

DEPARTMENT OF PUBLIC HEALTH. .

Acting Secretary,

. ANTHONY PLOW KANE

to be Acting Secretary, Board of Public Health and Public Health Department, to act during the absence on duty of T. W. H. Holmes, from 19th May, 1913.

Public Vaccinators,

CHARLES DONALD RUSSELL, M.B. et Ch.B. (Melb.), to be Public Vaccinator for Metropolitan District, during absence on leave of Thomas Taylor Downie, M.B. et

PHILIP MATENSON, M.B. et Ch.B. (Melb.), to be Public Vaccinator, North-Western District, vice Ada Isabella Griffiths, M.B. et Ch.B.

Trustees of Cemeteries, David Stevenson

to be Trustee for Beaufort Public Cemetery, vice Donald D Cameron deceased; ND.

. . . . JOHN SUTHERLAND. .. to be Trustee for Bellarine Public Cemetery, vice W. Charles resigned;
JOSEPH RICHARD PRICE

to be Trustee for Branxholme Public Cemetery, vice Wil-·liam Price deceased; deceased;
George Montgomery

to be Trustee for Cathcart Public Cemetery, vice F. W. Hastings resigned;

JOHN CHALMERS, jun.,

to be Trustee for Greta Public Cemetery, vice John Chalmers deceased;

WILLIAM EVANS

to be Trustee for Heywood Public Cemetery, vice William Rigby resigned;



KARL RASMUS. D. ALIAN, HERBERT PATRICK GREER, WILLIAM H. RANKIN, C. A. ALLEN, FREDERICK BUCKLAND, HENRY STOCKS

to be Trustees for Mallacoota West Public Cemetery;

IOHN ROGER HAMILTON, HENRY POWELL, FREDERICK ORLANDO SINGLETON. DAVID WEIR

to be Trustees for Narracan Public Cemetery;

JOHN PARKER HEASLIP, ALEXANDER HARMER

to be Trustees for Taradale Public Cemetery;

JOHN W. GRUBB, LOUIS MORRISON BELL, T. H. WAITE

to be Trustees for Travalgon Public Cemetery, vice J. S. Milligan deceased;

DAVID ROBINSON, ALFRED R. LEAKE

to be Trustees for Truganina Public Cemetery, vice R. Hopkins and Albert R. Leake resigned;

WILLIAM K. LANE, WILLIAM D. RAMAGE

to be Trustees for Violet Town Public Cemetery, vice S. H. Grogan left district and William Riddell deceased;

ARROLL LESLIE G. SMITH, ALFRED CHARLES GLADMAN, ROBERT WILLIAM LEAHY, MICHAEL EDMUND O'NEILL, JAMES AITKEN

to be Trustees for Yarrayne Public Cemetery.

DEPARTMENT OF LABOUR.

Chairman of Special Board, JOSEPH ROWAN, Esq., J.P.,

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

Members of Special Boards,

E. G. BENTON, G. RATH

to be Members of the Pastrycooks Board constituted under the provisions of the Factories and Shops Acts (represen-tatives of employers), vice J. Plisch removed and E. Stabb deceased;

J. E. CARNOCHAN

to be a Member of the Plumbers Board constituted under the provisions of the Factories and Shops Acts (represen-tative of employers), vice A. V. Stott resigned;

T. E. DOUGHTON

to be a Member of the Tentmakers Board constituted under the provisions of the Factories and Shops Acts (representatives of employers), vice Evan Evans resigned;

ARTHUR E. SIDDLE

to be a Member of the Hairdressers Board constituted under the provisions of the Factories and Shops Acts (representative of employes), vice M. C. Dillon resigned;

WILLIAM M. BAKER

to be a Member of the Motor Drivers Board constituted under the provisions of the Factories and Shops Acts (representative of employés), vice Henry Brown resigned;

J. T. BARNES

to be a Member of the Wholesale Grocers Board constituted under the provisions of the Factories and Shops Acts (representative of employés), vice Alfred William Charles Chambers resigned;

JOHN EBELING, CHARLES E. ELDRIDGE, HENRY ROWE, ALEXANDER WALES, BRAND WILLIS

to be Members (representatives of employers); and "

JOHN BERSON,
WILLIAM M. CASSERLY,
WILLIAM H. DAY,
JOSEPH GRATTIDGE,
ROBERT WILLS

to be Members, (representatives of employes) of the Quarry Board constituted under the provisions of the Factories and Shops Acts;

Evan Evans, E. W. Greenwood, George F. Morwick

to be Members (representatives of employers); and

W. CUBBIN, C. OLSEN, FRANK SMITH

to be Members (representatives of employes) of the Tentmakers Board constituted under the provisions of the Factories and Shops Acts;

THOMAS COCKRAM, ALFRED HAMILTON, FRANK E. SHILLABEER

to be Members (representatives of employers); and

J. FINDLAY, J. LACY, A. SINCLAIR

to be Members (representatives of employés) of the Tuckpointers Board constituted under the provisions of the Fatcories and Shops Acts.

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

At the Executive Council Chamber, Melbourne, the 20th May, 1913.

APPOINTMENTS.

THE 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. 1833, and in the Lunacy Act. No. 1873, has, by Orders made on the 20th day of May, 1913, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

LUNACY DEPARTMENT-HOSPITALS FOR THE INSANE.

Medical Superintendent,

JOHN CHARLES CATARINICH

to be Medical Superintendent of the Hospital for the Insane, at Sunbury (Acting), during the absence of Robert W. Lethbridge, M.B., on leave.

Painter Attendant,

ALFRED SMITH

to be a Painter Attendant, Hospitals for the Insane, on probation for twelve months from 9th May, 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 fifth the Public Service to be promoted or transferred to fill the vacant

Nurse, Grade III,

ELIZABETH JANE MCCLELLAND

to be Nurse, Grade III, on probation for twelve months from 12th May, 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 20th May, 1913.

APPOINTMENTS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 29th day of April, 1913, been pleased to make the undermentioned appointments, viz. :—

DEPARTMENT OF CHIEF SECRETARY.

Inspectors of Factories,

JOHN McDougall (Constable of Police) and

ROWLAND VIVIAN RIPPER (Constable of Police) to be Inspectors of Factories and Shops.

> Officer of the Fifth Class, JOSEPH FRANCIS SHORTILL

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

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

At the Executive Council Chamber,
Melbourne, the 29th April; 1913.

COMMISSIONERS OF THE SUPREME COURT.

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

Sum.	Profession.	Residence.	Jurise	liction.	Duration of Commission (unless revoked).
John Healy Stewart	Secretary to the Swan Hill Waterworks Trust	Swan Hill	Victoria		 Until Commissioner ceases to hold the position of Secretary to the Swan Hill Waterworks Trust at Swan Hill afore- said
Henry Ernest Freeman		Warracknabeal	Victoria		 Until Commissioner ceases to hold the office of Assignee of Insolvent Estates at Warracknabeal aforesaid

J. W. O'HALLORAN, Prothenotary.

Prothonotary's Office, Melbourne, 21st May, 1913.

Public Service Act 1890, No. 1133, Sections 32, 46, and 58.

Public Service Act 1912, No. 2383, Section 9.

APPOINTMENTS .- GENERAL DIVISION.

APPOINTMENTS.—GENERAL DIVISION.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 20th day of May, 1913, appointed the persons named hereunder to the positions set forth opposite their respective names, the Permanent Head of the Department mentioned hereunder having reported that vacancies have occurred on the Staff in the General Division, and having requuested that the positions should be filled, and the Public Service Commissioner having certified that appointments are required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant offices, and that the undermentioned persons are entitled, under the provisions of the Public Service Act 1890 and the Public Service Act 1912 (section 9) to be appointed to fill such vacancies on probation for six months in each case, viz.:—

DEPARTMENT OF AGRICULTURE.

DEPARTMENT OF AGRICULTURE.

Smith, Temple Alsop Jennings.—Chief Field Officer and Tobacco Expert.
Mather, George.—Field Officer.
Whelan, Thomas.—Field Officer.
Whelan, Arthur James.—Field Officer.
Whelan, Arthur James.—Field Officer.
Pilloud, Lucien.—Orchard Supervisor.
Edwards, Charles Basil.—Inspector of Stock.
Clyne, David.—Inspector of Stock.
Marshall, John Carlyle.—Inspector of Stock.
Herkes, William Allen.—Butter Grader, Senior.
Cowp, Alfred William.—Butter Weigher.
Cameron; Maxwell Graham.—Foreman Storeman, Fruit Cool Stores.
Robilliard, Joseph Edmund.—Farm Produce Inspector.

Robilliard, Joseph Edmund.—Farm Produce Inspector, Senior.
Morrissy, Laurence.—Farm Produce Inspector.
Power, Patrick.—Farm Produce Inspector.
Mathew, Alexander.—Farm Produce Inspector.
Unthank, Mathew Henry.—Labourer, Farm Produce.
Burke, Henrietta.—Pemale Typewriter.
Harris, Samuel George.—Potato Inspector, Senior.
McLean, Henry George.—Potato Inspector.
McCormick, Michael.—Potato Inspector.

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

At the Executive Council Chamber, Melbourne, the 20th May, 1913.

RESIGNATIONS.

THE Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 20th day of May, 1913, accepted the resignations by the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Officers of the Fifth Class, JOHN ROY NEILSON and JOHN C. MULLALY

of their positions as Officers of the Fifth Class, Inspection of Factories Office, resignation to take effect from 15th May, 1913.

Attnedant; Hospital for the Insane,

VICTOR JAMES HAWKINS of the office of Attendant, Grade III, resignation to take

effect from 31st May, 1913.

LAW DEPARTMENT-ATTORNEY-GENERAL

Junior Messenger,

JOHN HALLY WILSON

of the office of Junior Messenger, resignation to take effect from and after 31st May, 1913.

LAW DEPARTMENT-SOLICITOR-GENERAL.

Clerk of Petty Sessions,

EDWARD GEORGE SHOEBRIDGE

of the office of Clerk of Petty Sessions (Acting) at Dunkeld.

DEPARTMENT OF PUBLIC WORKS.

Officer of the Fifth Class,

REGINALD E, BENNETT

of his position as an Officer of the Fifth Class, Ports and Harbors Branch, resignation as from 12th April, 1913.

DEPARTMENT OF LABOUR.

Members of Special Boards,

M. C. DILLON

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

HENRY BROWN

of his position as a Member of the Motor Drivers Board constituted under the provisions of the Factories and Shops Acts (representative of employes).

A. V. Stott

of his position as a Member of the Plumbers Board constituted under the provisions of the Factories and Shops Acts (representative of employers).

EVAN EVANS

of his position as a Member of the Tentmakers Board constituted under the provisions of the Factories and Shops Acts (representative of employers).

ALFRED WILLIAM CHARLES CHAMBERS

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

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

At the Executive Council Chamber,

Melbourne, the 20th May, 1913.

- Factories and Shops Acts.

MEMBER OF A SPECIAL BOARD REMOVED.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 20th day of May, 1913, removed

J. PLISCH

from his position as a Member of the Pastrycooks Board constituted under the said Acts, owing to his absence from the State.

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

At the Executive Council Chamber, Melbourne, the 20th May, 1913. DEPARTMENT OF PUBLIC INSTRUCTION.

MEMBERS OF SCHOOL COMMITTEE REMOVED.

THE Governor of the State of Victoria, with the advice of the Executive Council thereof, by Order made on the 20th day of May, 1913, has removed the undermentioned persons from their positions as Members of the School Committee for the school hereunder mentioned, that is to say :-

From Committee for State School No. 3568, Waitchie.

ROBERT RICHARDSON. GEORGE STARKE,
DONALD KENNEDY,
THOMAS GUY,
EDWARD HICKEY, DANIEL NOONAN, and WILLIAM JOHN PRITCHARD.

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

At the Executive Council Chamber, Melbourne, the 20th May, 1913.

PUBLIC SERVICE COMMISSIONER (VICTORIA).

N view of the fact that many letters—departmental and others—intended for one of the Public Service Commissioners (State and Commonwealth) are wrongfully delivered owing to being insufficiently addressed, thereby causing unnecessary delay in dealing with the same, it is hereby notified that communications intended for the Public Service Commissioner (Victoria) should be addressed as under:—

"The Public Service Commissioner (Victoria), Gis-borne-street, Melbourne,"

and those for the Commonwealth Public Service Commis-

"The Commonwealth Public Service Commissioner,
Customs House, Melbourne."

J. D. MERSON, Secretary to the Public Service Commissioner.

2cth February, 1913.

EXAMINATION-CLERKS OF COURTS.

T is hereby notified that it is proposed to hold an examination of Officers of the Fifth Class of the Clerical Division of the Public Service of Victoria desirous of qualifying for promotion to the Fourth Class as Clerks of Courts (Clause 1, Chapter IV of the Regulations) about November, 1913.

Officers wishing to present themselves at such Examina-tion should notify the Secretary. Public Service Commis-sioner (Victoria), thereof, on or before Tuesday, the 30th September, 1913.

By order,

J. D. MERSON. Secretary.

Office of the Public Service Commissioner (Victoria), Melhourne, 28th March, 1013.

PUBLIC SERVICE EXAMINATIONS.

NOTICE is hereby given that Examinations of Male Candidates for appointment to the Clerical and General Divisions of the Public Service of the State of Victoria will be held at such of the undermentioned places, or elsewhere, as may be found necessary, commencing at Nine (o) o'clock a.m. on Saturday, the 26th July, 1913:—

Ballarat Bendigo Castlemaine Geelong

Maryborough Melbourne Sale Shepparton Wangaratta Warrnamhool.

Applications, accompanied by evidence of good moral character and industrious habits, must be lodged at the office of the Public Service Commissioner, Geological Museum Building, Gisborne-street, Melbourne, on or hefore Friday, the 4th July, 1913.

Forms of application and copies of the Regulations may be obtained at the office of the Commissioner.

De obtained at the office of the Commissioner.

Candidates must state at which place they desire to present themselves for examination—which must be that nearest their residence—and must forward, either with their application, or on or before Tuesday, the 11 ret. Inly, 1013, a crossed postal note payable to the Secretary to the Public Service Commissioner (Victoria), for Ten shillings (105.) in the case of candidates for the Clerical Examination, and Five shillings (55.) in the case of candidates for the General Division Examinations, being the fees for such examinations.

At the Clerical Examination fifty (50) candidates will be selected for registration for appointment as Clerks. Candidates must at the date of examination be between

the ages of sixteen and twenty-one years at last birthday; the ages of sixteen and twenty-one years at last birthday; but no person twenty-two years of age or over can be appointed. The commencing salary is £60, rising to a maximum of £204 a year by increments, which may be granted at intervals of not less than one year if recommended by the Permanent Head of the Department and the Public Service Commissioner.

The positions in the General Division open to competition and the probable requirements are as under:—

				of Pay.
		Minimur	n.	Maximum
		£		£
Penal Warders (15)		132		168
	Public			_
Library (4)		6o	•••	108
Junior Messengers (20)		48	•••	., то8

For the position of Penal Warder applicants must be between the ages of twenty-five and thirty-five years, and must furnish a certificate of fitness from the Deputy Inspector-General of Penal Establishments, Melbourne, not later than Friday, the 4th July, 1913. No applicant shall be registered as a candidate for such position if he be less than 5 feet 8 inches in height, or measure round his chest less than 36 inches, or weigh less than IT stone.

For the position of Junior Attendant, Public Library, or Junior Messenger applicants must be between the ages of sixteen and twenty years. After attainment of the age of twenty-one years and completion of three years' service an officer may be granted a salary of £108 a

Officers of the General Division of the Public Service of Victoria who have had two years' service in such Division may compete at the Clerical Examination, and any officers of the General Division who have not passed the Examination for such Division may present themselves at the General Division Examination in order to qualify for promotion in that Division, on making application to the Commissioner, and furnishing evidence of good conduct and health from the Head of their Department.

Applications must be made by the 4th July 2022 and Officers of the General Division of the Public Service of

Applications must be made by the 4th July, 1913, and postal notes forwarded on or before the 15th July, 1913.

By order,

J. D. MERSON, Secretary.

Office of the Public Service Commissioner, Melbourne, 13th May, 1913.

EXAMINATION OF APPLICANTS FOR LICENCE AS SHORTHAND WRITER.

TT is hereby notified that an examination of applicants for Licence as Shorthand Writer will be held at the Law Courts, Melbourne, on Saturday, the 28th June, 1913, at Eleven o'clock a.m.

Applications for permission to attend the examination must be forwarded to reach this office, Geological Museum Building, Gisborne-street, Melbourne (where a copy of the Regulations may be obtained), not later than the 14th June, 1913, and should be accompanied by satisfactory evidence of—

(1) Name in full,

(2) Having attained the age of 21 years, and (3) Good moral character.

A postal note for the sum of Ten shillings and sixpence (10s. 6d.), crossed and made payable to the Secretary to the Public Service Commissioner (Victoria), should be forwarded before the 21st June, 1913.

By order,

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 13th May, 1913.

Public Service Act 1890. PRIVATE WORK.

NDER the provisions of section 116 of the Public Service Act 1800 (54 Vict. No. 1133), the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 20th day of May, 1013, granted permission to

JAMES JOHN CASEY, an officer of the Public Service, in the Law Department,

to act as Deputy Returning Officer at North Murchison in connexion with the Legislative Council election, to be held on the 6th June, 1913, and to retain for his own use payment of the fee for such work.

F. W. MABBOTT.

Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 20th May, 1913.

LECTURER, TRAINING COLLEGE, MELBOURNE:

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons qualified for the position of Lecturer at the Training College for Teachers, Melbourne.

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

Duties.—(1) To lecture to students of the Training College in the subject of English language and literature, and (if required) to lecture to students of the University under the supervision of the Professor of English Language and Literature. (2) To conduct tutorial classes in English and Literature. (2) To conduct tutorial classes in English language and literature and to assist in examination of students. (3) To lecture on the principles and method of training English and of literary study. To give demonstrations of method and assist in criticism of the students

in training.

NOTE.—The lecturer may be called upon to do work up to the standard of the third year and Final Honours students in the School of Arts.

Students in the School of Arts.

Qualifycations.—(1) A degree with 1st class honours, or its equivalent. (2) Evidence of ability as a stimulating lecturer and teacher. (3) A specialized knowledge of English language and literature, and a general knowledge of the literature of one ancient and one modern language is desirable.

Applications (which must be accompanied by evidence of experience and qualifications, too ether with a statement of date of birth) should be lodged at the office of the Commissioner, Geological Museum Building, Gisbornestreet, Melbourne, not later than Saturday, the 14th June. 1913.

By order,

J. B. A. SAYERS, Pro Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 20th May, 1913.

VACANCIES IN DISTRICT HIGH SCHOOLS.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from qualified applicants for the following positions in District High Schools.

Applications must be lodged at the office of the Com-missioner, Geological Museum Building, Gisborne-street, Melbourne, not later than 14th June, 1913. Date of birth should be stated.

PROFESSIONAL DIVISION. Department of Public Instruction.

	Provisio	nal Classi	lcation.
•	Class,	Min.	Max.
		£	£.
(1) Head Muster of High School	D	444	516
	E F	372	432
	F	312	360
(2) Head Master of Agricultural High School	D	444	516.
Head Master of Agricultural High School	E	372	432
Head Master of Agricultural High School	. F	312	360
(3) Vice-Principal, Melbourne High School	,	372	432
Senior Master		312	336
Second Master		252	300
Third Master		228	252
Fourth Master		156	192
Head Mistress, Melbourne High School		312	336
Senior Mistress		252	276
Second Mistress		204	240
Third Mistress		168	192
Fourth Mistress		144	156

Upon the transfer of teachers of District High Schools from the Classified Roll to the Professional Division, the present allowance of 10 per cent. will merge into salary. There are High Schools at Bendigo, Bairnsdale, Castlemaine, Echuca, Geelong, Horsham, Kypeton, Maryborough, Melbourne, and Stawell, and Agricultural High Schools at Ballarat, Colac, Leongatha, Mansfield, Milduray, Sale, Shepparton, Wangaratta, Warrambool, and Warragul.

Applicants should state fully their qualifications for the

Applicants should state fully their qualifications for the position or positions applied for.

Teachers may apply to be registered as applicants for one or more of the positions for which they may be qualified. When more than one position is applied for, the order of preference must be stated.

Applicants for the position of Head Master should hold a University degree or, diploma, or should be classified in honours; They should state briefly their teaching experience in High Schools or Higher Elementary Schools.

Applicants for the position of Head Master of an Agricultural High School should state what experience (if any) they have had in the work of an Agricultural High School, and what certificates (if any) in Agriculture they

In appointments to Agricultural High Schools consideration will be given to the Agricultural knowledge and experience possessed by the applicants.

Where such knowledge and experience are of a special and proved character the requirements of a degree, diploma, or honours may be relaxed, provided that the Director of Education certifies that, in his opinion, the educational attainments of the applicant are sufficient.

Applicants for the position of Assistant (master or mistress) should hold a University degree or diploma, or be classified in honours. When an applicant possesses in a marked degree the special qualifications that may be necessary for a vacancy in a particular school, the requirements of a degree, diploma, or honours may be relaxed.

By order,

By order,

J. B. A. SAYERS, Pro Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 20th May, 1913.

SHORTHAND AND TYPE WRITER (MALE).

A PPLICATIONS will be received by the Public Service Commissioner (Victoria), from Officers of the General Division of the Public Service, who are qualified, for the position of Shorthand and Type Writer, General Division.

Division.

Salary, £132 minimum; £168 maximum.

Applicants must be able to write shorthand at the rate of 130 words a minute, and to operate a typewriting machine at the rate of 55 words a minute.

Applications (which must be accompanied by evidence of experience and qualifications) should be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 6th June, 1913.

By order,

J. B. A. SAYERS, Pro Secretary.

Office of the Public Service Commissioner (Victoria), -26th May, 1913.

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 27th day of May, 1913, and on or before the 2nd day of June, 1913, is payable at this office on or before the 17th day of June, 1913.

Dated this 23rd day of May, 1913.

THOS PROUT WEBB,
Commissioner of Taxes.

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

ROMAN CATHOLIC CHURCH.—LAND, RINGAL (HEIDELBERG).—POWER TO POSE.

RINGAL (HEIDELBERG).—POWER TO DISPOSE.

A STATEMENT of Trusts having been submitted by the head or authorized representative of the denomination known as the Roman Catholic, under the provisions of the "Act to provide for the Abolition of State Aid to Religion," for allowance by the Governor, the same was allowed by him on the twentieth day of May, 1913, and the following is the ferm in which such statement of trusts has been allowed:—

Description of Land.—Two acres, county of Bourke, town of Warringal (Heidelberg), being allotments '1, 2, 3, and 4, section 14: Commencing at the intersection of the west side of Cape-street and the north side of Yarrastreet; bounded thence by the latter street bearing west 5 chains; thence by allotments 20, 10, 18, and 17 bearing north 4 chains; thence by allotment 5 bearing south 4 chains; thence by Cape-street aforesaid bearing south 4 chains; thence by Cape-street aforesaid bearing south 4 chains to the point of commencement.

Names of Trustees.—The Roman Catholic Trusts Corporation for the Diocese of Melbourne.

Power of Disposition.—To sell, transfer, mortgage, charge, lease, exchange, give, grant, or dispose of the whole or any part of the said land.

Purposes to which Proceeds of Disposition are to be Applied.—To such purposes of the Roman Catholic Church in the Diocese of Melbourne as a Council of such Diocese, under the provisions of an Act of the Parliament of Victoria number 2100, may, from time to time-direct.—

As witness the hand of the Governor of the State of Victoria this twentieth day of May, 1913.

JOHN FULLER.

ELECTION UNDER THE AGRICULTURAL COLLEGES ACT.—SOUTH-WESTERN PART.

M.R. ARCHIBALD HENRY DOWIE being the only person nominated for a seat on the Council of Agricultural Education for the South-Western Part, I hereby declare the said Archibald Henry Dowie to be elected a member of the said Council.

W. THOS. KIMPTON, Returning Officer, South-Western Part.

Ararat, 21st May, 1913.

Agricultural Colleges Act 1890 .- Victoria. ELECTION NOTICE.-NORTHERN PART.

M. HAMILTON CALDWELL being the only person nominated for the election of one member to serve on the Council of Agricultural Education for the Northern Part, I therefore declare the said Mr. Hamilton Caldwell duly elected.

H. M. MARKS, Returning Officer.

22nd May, 1913.

Agricultural Colleges Act 1890.-Victoria. ELECTION NOTICE.—EASTERN PART.

MR. JOHN BENWARD PEARSON being the only person nominated for the election of one member to serve on the Council of Agricultural Education for the Eastern Part, I therefore declare the said John Benward Pearson duly elected.

Returning Officer.

Sale, 21st May, 1913.

Agricultural Colleges Act 1890 .- Victoria. ELECTION NOTICE.—NORTH-WESTERN PART.

R. GEORGE HENRY OSBORNE being the only
person nominated for the election of one member
to serve on the Council of Agricultural Education for the
North-Western Part, I therefore declare the said George
Henry Osborne duly elected.

H. W. DUNKLEY, Returning Officer.

21st May, 1913.

Agricultural Colleges Act 1890.

ELECTION NOTICE.—SOUTHERN PART.

THE following candidates have been nominated for the election of one member to serve on the Council of Agricultural Education for the Southern Part:—

Mr. Thomas Alexander Grant, Mr. Patrick Thomas Peppard, Rev. Charles William Wood.

An election will therefore be held on Wednesday, 11th June, 1913, at Twelve o'clock noon.

HENRY SCHWIEGER Returning Officer.

21st May, 1913.

Health Act 1890.

SHIRE OF LILLYDALE.

BY-LAW No. 26 · ·

In pursuance of the powers contained in the *Health Act* 1890 and of any other power thereunto enabling them in that behalf, the Council of the Shire of Lillydale, in the name of the President, Councillors, and Rate-payers of the said Shire, for the purpose of carrying the said Act into execution within their jurisdiction, make the following By-law, that is to say:—

For clause 12 of By-law No. 18 of the Council, made on the 28th day of June, 1910, and published in the Government Gazette of 21st December, 1910 (which is hereby rescinded), there shall be substituted the following

The sanitary area for Croydon shall be as follows:—Commencing on the Whitehorse-road at the north-western angle of Crown Allotment 430, parish of Warrandyte; thence north-easterly by that road to the north-western angle of Crown allotment 45, parish of Warrandyte; thence easterly along the southern boundary of Lincolnroad to the north-eastern angle of Crown-allotment 11A, parish of; Mooroolbark; thence southerly by the eastern boundaries of Crown allotments 11A, 11B, and 11L to Hull-road; thence easterly by the northern boundary of crown portion 11, parish of Mooroolbark, to the north-eastern angle of Crown portion 11, parish of Mooroolbark; thence southerly

by the eastern boundary of Crown portion 111 to Ipswichroad; thence westerly by the northern boundary of that road to a point opposite the north-eastern angle of Crown portion B, parish of Mooroolbark; thence southerly by the eastern boundary of Crown portion B, parish of Mooroolbark, to the south-eastern angle of that portion; thence westerly by the southern boundary of Crown portion B, parish of Mooroolbark, to Dorset-road; thence northerly by that road to a point opposite the south-eastern angle of Crown portion A, parish of Warrandyte; thence westerly by the southern boundaries of Crown portion 24A, parish of Ringwood, to Bayswater-road; thence by that road to its intersection with Oxford-road; thence westerly by the southern boundary of Crown portion 37B, parish of Warrandyte, to the south-western angle of that portion; thence northerly by the western boundary of Crown portion 37B, parish of Warrandyte; thence northerly by the western boundary of Crown portion 43C, parish of Warrandyte, to the point of commencement.

Adopted by the Council of the Shire of Lillydale at

Adopted by the Council of the Shire of Lillydale at its meeting held on the 20th day of January, 1913, and confirmed by the said Council at its meeting held on the 24th day of February, 1913.

(SEAL)

J. B. McALPIN, President. J. H. McCOMB, Secretary.

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

By order of the Board,

ANTHONY PLOW KANE, Acting Secretary.

Health Act 1890. SHIRE OF LILLYDALE. BY-LAW NO. 27.

In pursuance of the powers contained in the Health Act 1890 and of any other power thereunto enabling them in that behalf, the Council of the Shire of Lillydale in the name of the President, Councillors, and Ratepayers of the said Shire, for the purpose of carrying the said Act into execution within their jurisdiction, make the following By-law, that is to say:—

For clause 12 of By-law No. 15 of the Council, made on the 22nd day of September, 1906, and published in the Government Gazette of 12th December, 1906 (which is hereby rescinded), there shall be substituted the follow-

The sanitary area for Ringwood shall be as follows:—Commencing on the western boundary of the Shire of Lillydale at the Mullum Mullum Creek, and extending southerly to a point thirty (30) chains from the Main-road on the Heatherdale-road, then parallel with the Main-road in an easterly direction, and distant 30 chains from that road to Bedford-road; thence southerly along Bedford-road to Dublin-road; thence northerly along Dublin-road to the main Lillydale-road; thence along that road in an easterly direction to the 17th mile post; thence due west in a straight line to the Mullum Mullum Creek; thence westerly by that creek to Anderson's Creek-road; thence northerly to Mullum Mullum-road; thence easterly to the south-eastern angle of allotment 1 on plan of sub-division of Crown allotments 32, 33, 34, parish of, Warrandyte; thence by the eastern boundary of said allotment to Wonga-road; thence westerly by that road to the north-western angle of Crown allotment 30, parish of Warrandyte; thence southerly by the western boundary of said allotment to Mullum Mullum Creek; thence westerly by that creek to point of commencement. terly by that creek to point of commencement.

Adopted by the Council of the Shire of Lillydale at its meeting held on the 20th day of January, 1913, and confirmed by the said Council at its meeting on the 24th day of February, 1913.

J. B. McALPIN, President. J. H. McCOMB, Secretary.

By order of the Board, ANTHONY, PLOW KANE, of Acting Secretary, 48,608,116

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CUMMARY of Sworn Returns, rendered pursuant to Part I. of the Banks and Currency Act 1890 (64 Vict. No. 1164), showing the Average Amount of the Debte, Engagements, and Liabilities, and of the Caster, for the Banks trading in Victoria, of all the Banks trading in Victoria and and issuing in Victoria or elsewhere bills or notes payable to the bearer at sight or on demand, taken from the several Weekly Statements, for the quarter ended 31st March, 1913. 8. d. 9 11 15 7 19 3 Total Amount of Liabilities. £ 6,397,255 6,511,521 5,202,447 1 6,613,786 1 3,209,542 1 3,209,542 1 3,917,277 Bearing Interest. 9.00 to 25 to 20 to 30 t other Deposits by Not Bearing Interest. 40mm2m 4mm-1-*c20040c 2,404,252 1,055,639 1,652,570 2,271,839 1,125,250 1,125,250 1,400,550 2,546,891 578,893 578,883 67,893 86,534 86,354 4000-6 2004 Bearing Interest. 28,126 11, 464,574 17, 224,776 18, 497,519, 2, 461,874, 3, 413,847, 7 the Crown. Deposits by Not Bearing Interest. ರ್ಣ--LIABILITIES 24,914 1 17,823 30,318 32,498 1 25,689 1 Balances due to other Banks. ਚਂ ÷ ÷ Bearing Interest. ٠j œ. 111111 Bilts in Circulation. Not Bearing interest. £ 8. 27,970 8 15,917 9 11,986 18 4,881 1 1 1,841 7 Bearing Interest. 111111 11111 Notes in Circulation. Bearing Interest. 020000 E 8 16,495 7,481 31,708 11,848 6,162 6,56 636 22,315 10,338 1,250 Not Australasia Dinon, of Australia Limited New South Wales Victoria Limited London, of Australia Limited Lingish, Scottish, and Australian Limited Banks.

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* Including Transferable Deposits, £218,337 3s.——‡ Including Perpetual Inscribed Stocks, £1,017,161 14s. 7d. ——§ Including notes, bills of exchange, and all stock and funded debts of every description, excepting notes, bills, and balance due to the bank from other banks.—— Or 11,23 excluding Perpetual Inscribed Stocks.

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THE MELBOURNE AND METROPOLITAN BOARD OF WORKS.

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

The nature of the works in respect of which the land is proposed to be taken is the construction of a reticulation sewer in connexion with the sewerage scheme of the Metropolis, as more fully appears on the plan of the proposed works hereafter mentioned.

A plan of the proposed works will be open for inspection at the Offices of the Board, 110 Spencer-street, Melbourne, from the date hereof until the 23rd day of May, 1913, during office hours.

The quantity of land which the Board requires for the purpose of such works and other particulars are set forth below.

The consent of the Governor in Council was duly obtained in terms of the Board's Principal Act, No. 1107. on the 29th day of April, 1913.

County.	Parish.	Part of Crown Portion	Section.	Quantity of Land Required.
Bourke	Prahran	52, at Prahran		Easement 6 feet wide

Dated this 20th day of April, 1913.

GEO. A. GIBBS,

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

THE MELBOURNE AND METROPOLITAN BOARD OF WORKS.

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

The nature of the works in respect of which the land is proposed to be taken is in connexion with the general water supply to the Metropolis, as more fully appears on the plan of the proposed works hereafter mentioned.

A plan of the proposed works will be open for inspection at the offices of the Board, 110 Spencer-street, Melbourne, from the date hereof until the 23rd day of May, 1913, during office hours.

The quantity of land which the Board requires for the purpose of such works and other particulars are set forth below.

The consent of the Governor in Council was duly obtained in terms of the Board's Principal Act, No. 1197, on 22nd day of April, 1913.

County. Parish.	Part of Crown Portion	Section.	Quantity of Land Required.
Bourke Keelbundora	14		A. R. P. 1 1 18

Dated this 28th day of April, 1913.

GEO. A. GIBBS, Secretary.

Offices of The Melbourne and Metropolitan Board of At the Executive Council Chamber, Works, 110 Spencer-street, Melbourne. Melbourne, the 20th May, 1913.

THE MELBOURNE AND METROPOLITAN BOARD OF WORKS.

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

The nature of the works in respect of which the easement is proposed to be taken is the construction of a reticu'ation sewer in connexion with the sewerage scheme of the Metropolis, as more fully appears on the plan of the proposed works hereafter mentioned.

A plan of the proposed works will be open for inspection at the offices of the Board, 110 Spencer-street, Melbourne, from the date hereof until the 23rd day of May, 1913, during office hours.

The quantity of land which the Board requires for the purpose of such works and other particulars are set forth below.

The consent of the Governor in Council was duly obtained in terms of the Board's Principal Act, No. 1197. on the 22nd day of April, 1913.

County.	Parish.	Part of Crown Portion	Section.	Quantity of Land Required.
Bourke	Jika Jika	44, at Richmond		Easement 10 feet wide

Dated this twenty-eighth day of April, 1913.

GEO. A. GIBBS,

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

DEPARTMENT OF MINES.

POLLING PLACES ABOLISHED.

IN pursuance of the provisions of the Mines Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, by an Order made on the zoth day of May, 1912, has abolished the undermentioned Polling Places for Mining Board Elections in the Mining District also specified hereunder, viz.:: under, viz. : :-

Mining District. Beechworth.

Polling Places Abolished.

Waterloo, Doma Mungi, Matlock, Dry Creek, and Hillsborough.

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

At the Executive Council Chamber, Melbourne, the 20th May, 1913.

DEPARTMENT OF MINES.

Mining Development Acts.

ADVANCES TO MINERS FOR PROSPECTING.—
. ORDER AMENDED.

HIS Excellence the Governor of the State of Victoria, with the advice of the Executive Council thereof, has, by Order made on the 20th day of May, 1013, amended the Order of the 28th January, 1913, published in the Gasette of the 27th February, 1913, in so far as it relates to the name of L. Keilor, by directing that in lieu thereof the name A. Keillor be substituted.

Fr. W. MABBOTT.
- Clerk of the Executive Council.

15 years. Excising the area to the east of Illaburook Crock.
15 years.
15 years.
15 years.
16 years.
17 years.
18 years.
19 years.
19 years.
19 years.
19 years.
19 years.
20 years area lately held under lease No. 8352 Bentigo. Excising the area north-east of High-street and Mount Korongraad, together with the following allouments:
2 part of \$3 owned by I. R. Jeffrey; 13, 15, 16, and 19 of section 3, part of A of section 5, owned by H.

Turner; and 5 of section 6

: : 1 1

Parish of Tallangallook

Pitfield ...

Thirty-three men Thirty-four men

... | Sixty-one men

316 0 0 | Eighteen men

Ten men

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Ballarat

Fifty men ... Fifty-thre men Seven men ...

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Fourteen men Sixteen men... Seven men ...

Parish of Sandhurst ...

15 years

Parish of Whroo

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Eight men

Three men

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APPLICATIONS FOR MINING LEASES.

N purisance 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.

A. A. BILLSON,
Minister of Mines.

Department of Mines, Melicourne, 26th May, 1913.

TROOF.

Term of Leave and General Remarks, showing Excisions to be made from Area applied for, &c. ... Parishes of Langi Logan and | 15 years Merrymbuela ... Parish of Langi Logan ... | 15 years Precise Locality. Ouring the First Six Months. After the First Six Months. Minimum Number of Men to be employed from and after the Date of Lease. Gold Mining Leases. Approximate
Area of Ground
intended to be
leased, A. R. P. No. of Lease No of Names of Applicants, and style under which Mining District. Appli. It is inceeded that the business shall he canion.

* In lieu of particulars published in the Government Gazette of 14th May, 1913, page 2110.

: : : Laugi Logan South G. M. Co. Liabity A. F. Ebbels 111 : : :

375 | F. Folks ... 376 | F. Folks | J. D. Costin : : Beechworth Bendigo

530

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J. T. Hipgrave and H. Boyd

APPLICATIONS FOR GOLD MINING LEASES ABANDONED.

T is here by notified that the undermentioned Applications for Leases have been abandoned.

District.	Divinion.	Application No.	Lease. No.	Applicants.	Area.	Locality.
				,	4. B. P	
Ararat	Ararat	514	2328	H. Peacock	7,000 0 0	Parishes of Langi Logan and Helen- doite
Ballarat Beechworth	Buninyong Goulburn (Mansfield)	1534 373	7459 6737*	W. Bradford F. Folks	400 0 0 219 0 17	Lal Lal Parish of Tallangal- look
M*ryborough Bendigo	Tarnagulla	374 6/12 6479	6738* 589 7 9151	F. Folks W. A. Maxfield Sheepshead Mining Co. N. L.	241 0 0 22 0 27 0 3 9	Parish of Tarnaguila Bendigo

^{*} A fresh application has been lodged to cover this area.

Office of Mines, Melbourne, 26th May, 1913.

W. DICKSON, Secretary for Mines.

MINING LEASES, ETC., DECLARED VOID.

T is hereby notified that the undermentioned Leases have been declared void.

District.	Division.	No. of Lease or Licence.	Date of Lease or Licence.	Lessees or Licensees.	Ar	ea.	Locality.
					Δ.	R. P.	•
			Gold M	fining Leases.			
Ararat Ballarat " Castlemaine " Maryborough Bendigo	Ararat Creswick " Castlemaine Daylesford St. Arnaud Avoca Sandhurst	2287 7214 7304 7305 7176 7159 5853 5863 7723 8949 9136 9149	18.3.13 14.12.11 13.2.12 10.3.13 19.2.13 12.8.12 26.8.12 6.8.03 13.2.12 31.3.13 8.4.13	T. A. Heyward L. Fitzmaurice L. Fitzmaurice L. Fitzmaurice C. Reid C. Hunt A. Camerón H. Rose South Deborah G. M. Co. N. L. J. C. Crofts A. E. Penna F. C. Osborne T. E. Cook	238 51 134 19	1 30 0 0 0 18 1 10 2 32 1 21 3 36 2 21 1 15 1 29 0 14 1 33 2 31	Parish of Ararat Parish of Ballaatat " " Parish of Fryers Parish of Wombat Parish of Kooroc Parish of Glenmona Parish of Sandhurst Parish of Marong Parish of Sandhurst " " "
11	Eaglehawk	9047 9123	5.8.12 18,3.13	W. H. Barker	30	3 0	
			Mine	ral Leases.			
Gippsland Maryborough	Russell's Creek (Tarwin) St. Arnaud	2517 2913	6.2.07 6.2.12	The Coal Creek Proprietary Co. N. L. F. H. Reynolds	l		Parish of Korumburra Parish of Kunat Kuna
			Water	Right Licence.			
ippsland	Stringer's Creek	828	17.2.02	Long Tunnel Extended G. M. Co. N. L.	0	2 261	Parish of Walhalla
			Tailin	gs Licences.			•
Bendigo	Sandhurst	458 556	27.2.09 3.2.11	A. E. Jenkin H. M. Moran and E. Lamperd	0	3 0	Parish of Huntly Parish of Sandhurst
 Maryborough	Rushworth Maryborough	570 640	13.2.12	S. B. Hocking E. Alderson	8	2 18 0 0	Parish of Moora Parish of Bet Bet

Office of Mines, Melbourne, 26th May, 1913.

Secretary for Mines.

GOLD MINING LEASES.

THE undermentioned Mining Lesses have been recently issued, and are now awaiting execution by the lessees. Any lesse not executed by the 21st prox. will be liable to forfeiture.

murrict.	Division	Leane or L	are of Term ase or (No. Year	f Lessee or I	Acensec.	Area.	Annual Rent.	Fee.	Payable to Receiver at—
Ararat Beechworth Custlemaine Gipopsland Maryoorough	Raglan Buckland St. Audrews Omeo Dunolly	2308 26 6749 7202 4661 5893	30,5,13 15 " 15 " 15 " 15 " 15	T. E. Sands P. J. Breen W. A. Potter G. W. Forsyth J. Ward		A. R. P. 287 0 23 20 3 17 31 1 31 19 0 28 76 3 14	£ s. d. 36 0 0 2 12 6 .4 0 0 2 10 0 3 14 6	£ 1 1 1 1 1 1 1	Ballarat Bright Melbourne Omeo Dunolly

Office of Mines, Melbourne, 26th May, 1913.

A. A. BILLSON, Minister of Mines.

APPLICATION FOR GOLD MINING LEASE REFUSED.

T is hereby notified that the undermentioned Application for Lease has been refused.

District.	· Division.	Application Lease No. No.	Applicant.	Area.	Locality.
Gippsland	Omeo	1353 4642	H. Farnsworth	A. R. P. 109 0 0	Swift's Creek

A fresh application has been lodged to cover this area,

Office of Mines, Melbourne, 19th May, 1913.

W. DICKSON, Secretary for Mines.

Factories and Shops Acts.

ARRANGEMENTS FOR ELECTION OF REPRESENTATIVES OF EMPLOYERS ON THE GAS METER BOARD.

WHEREAS objection has been lodged to the persons nominated by the Minister of Labour as representatives of employers on the Gas Meter Board: And whereas by Regulations made pursuant to the Factories and Shops Acts it is provided that the Minister may, by notice published in the Government Gasette, appoint a day on or before which nominations of candidates for election on any Special Board shall be received by the Returning Officer and a day for the election: I, the undersigned, being the responsible Minister for the time being administering the Factories and Shops Acts, do hereby appoint Wednesday, the 4th day of June, 1913. to be the day on or before which nominations of candidates for election as representatives of employers on the said Gas Meter Board shall be received by the Returning Officer, and Tuesday, the 10th day of June, 1913, to be the day for the election of representatives of employers on such Special Board:

A. I. PEACOCK.

A. J. PEACOCK, Minister of Labour.

20th May, 1913.

· Factories and Shops Acts.

ELECTION OF REPRESENTATIVES OF EMPLOYERS ON THE GAS METER BOARD.

UNDER the Regulations made pursuant to the Factories and Shops Acts, the Under-Secretary is the Returning Officer at Elections of Special Boards; and "every candidate as a representative of employers on any Special Board shall be nominated, in writing, by ten electors, provided that a nomination by not less than one-fifth of the whole number of employers on the electors' roll prepared by the Chief Inspector of Factories shall be sufficient, and every nomination shall contain the written consent of the candidate to his nomination, and shall be delivered or posted to the Returning Officer so as to reach him before Four o'clock on the day of nomination."

In the event of the number of persons nominated as representatives of employers exceeding three (the number to be elected), the day for taking the poll (by voting papers) will be Tuesday, the roth day of June, 1913.

Forms for nomination may be obtained on application to the Chief Inspector of Factories, Melbourne.

The envelope containing the nomination should be marked "Nomination paper, Special Board," and be addressed to—

"The Returning Officer,

Special Boards Elections,

Factories Office,

Melbourne,"

and must be delivered or posted so as to reach me before Four o'clock on Wednesday, the 4th day of June, 1913.

W. A. CALLAWAY, Under-Secretary,

Returning Officer for Elections of Special Boards. Chief Secretary's Office,

Melbourne, 21st May, .1913.

Factories and Shops Acts.

N compliance with an application in writing under the provisions of the Factories and Shaps 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 AUSTRAL HAT MILLS LIMITED, HAT MANUFACTURERS, TRENERY-CRESCENT, ABBOTSFORD,

for a period of six weeks from the 9th May, 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 two boys under the age of sixteen years for more than forty-eight hours in any one week, and that the said four females and two boys under the age of sixteen years shall not be employed for more than fifty-four 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.
- That every boy under the age of sixteen years and every temale 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.
- That a copy of this Order be kept conspicuously and continually posted in such factory or workrooms for the information of all concerned.

Given under my hand, at Melbourne, the 17th day of May, 1913.

A. J. PEACOCK, Minister of Labour.

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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 W. H. ROCKE & CO. PTY. LTD. (CARPETS, ETC.), 243-9 COLLINS-STREET, MELBOURNE,

for a period of eight weeks from the 13th May, 1913, upon the following express conditions, that is to say:—

That no person or persons shall employ in the said factory or work-rooms more than twenty-one females for more than forty-eight hours in any one week, and that the said twenty-one 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. piece-work.

That every female shall receive Sixpence tea money each evening she works overtime.

That none of such females shall be so employed for more than forty-eight hours in any one week

without their consent. That a copy of this Order be kept conspicuously and continually posted in such factory or work-rooms for the information of all concerned.

-Given under-my-hand, at Melbourne, the 20th day of Мау, 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 MCCARRON, BIRD, & Co. (PRINTING, ETC.), 479 COLLINS-STREET, MELBOURNE,

for a period of eight weeks from the 13th May, 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 females for more than forty-eight hours in any one week, and that the said twenty females shall not be employed for more than fifty-four hours in any one week, nor for more than three hours beyond the ordinary working hours in any one day, in preparing or manufacturing articles for trade or sale.
- sale.

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

- 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 20th day of May, 1913.

A. J. PEACOCK, Minister of Labour.

Factories and Shops Acts.

LN 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 GEO. KINNEAR & SONS PTY. LTD. (CORDAGE), BALLARAT-ROAD, FOOTSCRAY,

for a period of eight weeks from the 15th May, 1913, upon the following express conditions, that is to say:

- That no person or persons shall employ in the said factory or work-rooms more than twelve females or more than twelve boys under the age of sixteen or more than twelve boys under the age of sixteen years for more than forty-eight hours in any one week, and that the said twelve females and twelve 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.
- 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.

piece-work.

That every boy under the age of sixteen years and every female shall receive Sixpence tea money each evening he or she works overtime.

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

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

Given under my hand, at Melbourne, the 20th day of May, 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 COLONIAL AMMUNITION COY. LTD. (CARTRIDGES), SALTWATER RIVER, FOOTSCRAY,

- Ltd. (Cartridges), Saltwater River, Footscray, for a period of eight weeks from the 19th May, 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 three hundred females for more than forty-eight hours in any one week, and that the said three hundred 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
 - for trade or sale.

 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 viece work.

or overtime in addition to ordinary earnings by piece-work.

That every female shall receive Sixpence teamoney each evening she works overtime.

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

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

Given under my hand, at Melbourne, the 20th day of Мау, 1913. A. J. PEACOCK, Minister of Labour.

NOTICE TO MARINERS.-VICTORIA.

[No. 145.]

LIGHT, PORT ALBERT WHARF.

REFERRING to General Notice to Mariners, dated 1st August, 1907, page 113, mariners, boatmen, and others are hereby notified that on and after the 1st July, 1913, the present fixed red light shown from Port Albert Wharf will be changed to a fixed white light.

The change is necessary owing to the difficulty in dis-tinguishing the present red light when approaching from seaward.

C. W. MACLEAN, Port Officer.

Melbourne, 22nd May, 1913.

NOTICE TO MARINERS .- VICTORIA.

[No. 146.]

BASS STRAIT LIGHTS. '

R EFERRING to Notices to Mariners, Nos. 110 and 135, dated 10th of June, 1912, and 10th March, 1913, mariners and others are hereby notified that the change from fixed to occulting will be made to the Gabo Island Light on or about the 1st July, 1913, and that the exhibition of the Lights for the first time at Citadel Island and Cape Liptrap will be made on or about 1st September, 1913. eptember, 1913.

C. W. MACLEAN,
Port Of
Melbourne, 22nd May, 1913.

Port Officer.

W. H. EDGAR, Commissioner of Public Works.

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

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Department Prublic Works (Local Government Branch),

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Number of Licence.	Name and Address of Licenses.	Ares.	Municipality.	Parish.	Abi	Abutting on— Allotments and Sections,		Date of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence,	Payable to Receiver of Revenue at-	tte
-									:			
7945		:	Oxley	.:	5, 7, sec. 1	;		1 1 05	31 12 07	# C	Wange notte	
7946	_	:	:	:	61	: :	: :			16	n angaratus Roochmonth	
7947		:	:	Bungamero	43, sec. 8	: :	:	:	. .	1-	Wesenword	
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7949		:	Mansfield	Borodomanin	17, 18, sec. A	: - :	: :	: :	31.12.07	2 2 2	Monsfield	
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7059		:	South Gippsland	Doomburrim	: : :	.:	:	:	:	· •	Warragul	
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7968		:	Wodonga	Wodonga	River and	Lagoons	: :	1.1.05	31.12.07	2 4	Modonga	
7070	P. Hell, W., Murray-street, Colac	:	Colac	-	Ila .:	`:	: :	1.1.08	31.12.10	4 0	Colac	
797		;	South Gippsland	Wonga Wonga South	14, 15, 16	:	:	1.1.05	31.12.07	0 8 0	Yarram	
7972		:	Mount Alexander	raugner	22н	:	:	:	;	0 2	Colac	
7973	_	: :	Oxlev	Verrbee	40, sec. 111A	:	:	:	: :	21	Castlemaine	
7974	_	: :				:	:	:	31.12.11	0 0 0	Wangaratta	
7975		:	Heytesbury	Timboon	61	: :	: :		31 12 11	0 71	Composedown	
7077	_	:	Narracan	Narracan		:	: :		31.12.13	0 9 0	Morwell	
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Liconces Nos. 7945, 7947, and 7949, ronew to 31st December, 1910, then to 31st December, 1913; Nos. 7950, 7951, and 7952, renew to 31st December, 1913; No. 7961, renew to 31st December, 1913; No. 7961, renew to 31st December, 1913; Nos. 7962, and 7963, renew to 31st December, 1913; Nos. 7968, renew to 31st December, 1913; Nos. 7968, 7970, 7971, and 7972, renew to 31st December, 1913; 7969, renew to 31st December, 1913; 7976, renew to 31st December, 1913; 7969, renew to 31st December, 1913, ren

W. H. EDGAR. Commissioner of Public Works.

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

· LICENCES TO OCCUPY UNUSED ROADS.

may be received by the undermentloned each case NOTICE is hereby given that Liconoes to occupy Unused Roads have been issued to the following approved applicants, and that the Licence-fee specified in Officers.

Warmambool Morwell Mansfield Kerang mperdown Wodonga Wangaratta St. Arnaud Fee for Licence. 31.12.10 31.12.11 31.12.14 31.12.15 31.12.09 31.12.07 31.12.07 31.12.09 31.12.07 31.12.12 31.12.13 31.12.14 31.12.07 Date of Expiry of Licence. 1.1.05 1.1.10 1.03 1.1.05 1.1.07 Date of Issue of Licence. B, eec. C; 14, 11B, 18 , 16, 18, 22, 21A, 21, 23, 24, 11, 11A, 12, Pratt-street, Allotments and Sections. 3A, sec. LXIE; 5, sec. LVIE Abutting on-5A, 1, 2, sec. 4A; 4, sec. 5 4D, sec. XA, and railway line 27D, 127, 127B Miepoll ... Borodomanin Miepoll .. Garvoc ... Mirboo ... Borodomanin Yarrawalla Amherst ... Koo-wee-rup Moglonemby Longwood Euros .. Longwood Balmattum Partsh. Marraweeny Marraweeny Marong ... Leichardt rarat .. Cedgewa Municipality. Marong Kerang Lepartment of Public Works (Unused Roads and Water Frontages Branch), Molbourne, 8th day of May, 1913. 00000 11514 Mackrell, David, Strathbogie
11515 Choxford, George F., Murphy-street, Wangaratta
11516 MeLean, Henry, Longwood East
11517 McKennan, James, Euroa
11518 Trimble, John, Belmattum
11519 Daviny, James, Miopell South, end Euroa
11520 Mackrell, George, Skrathbogie
11521 Clarke, Hugh F., Miopell Watson, David, Stratthogie North Allen, Ruth, Glonfyne Houee, vid Campordown Pratt; Charles, Wodonge East Gleverly, W. H., Talbot
Me'ean, Campbell, Caverza, Nar-mirgoon
Meyert, E., Higge Crock, vid Buroa
McLean, Charles, Longwood East
McLean, Charles, Longwood East
Walker, Gerge, Euroa
Harding, Mrs. E., Panmure
Harding, Mrs. E., Panmure
Misher, Charles, Deloarra
Smith, James, Ancona
Byrnes, D., and Sons, Durham Ox Williams, William G., Cobden Gray, Miss E., John Bull Creek Pollard, Joseph, Carlisle-crescent, Oakleigh Name and Address of Licensee. Andrew, Richard, Maiden Gully ... Slattery, J. and D., Leichardt ... Briggs, Mrs. S. A., Gudgowa Jamieson, John, Castlemaine 11502 11503 11504 11505 11506 11508 11509 11510 11510

Tallangatta Stratford Colac Rushworth Mansfield Geelong

Yarram Mansfield Melbourne Casterton

Yea Tallangatta

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		Pell, William, Murray-street, Colac Filcock Bross, Marong Guy, John, "Galverton," Boort Williams, H. Glenluce Bowell, G., Henn-avonue, Malvenn Powell, G., Henn-avonue, Malvenn Pinkerton, John, "Lauderdale," Yarek Brock, William, Gooram Eisely, William, Gooram Eisely, William, Walshpool Donald, Edward, Pries L.B., vid Mansf Moodie, Miss A. R., care of W. Moodie, Miss A. R., care of W. Moodie, Miss A. R., care of W. Moodie, Miss A. R., care of W. Moodie, Miss A. R., care of W. Moodie, Miss A. R., care of W. Moodie, Gleranie	Coglan, M. J., Stratford Ware, Mrs. Lucy, Wangerhip Wabb, James, Longwood Gamble, A., Darlingford Woodman, Joseph, Lethbridge Dixon, George R., Tatyoon Lane, Alexander L., Flowerdale Brown, Sarah A., care of Edward Bro- Aftrree, Jessie E., Corryong Clements, Peter (exceutors of), care of Ale Bourkes-street, Molbourne	Thomas, G. M., Kotupna Ruils, John, Lorderberg Park, Bacohus Barlow, John, Rushworth Kerr, Charles C., Denison Hockey, W. J., Drouin McLean, James, Mourt Alfred White, M. M., Drouin Morgan, J. M., Miepoll South White, W. and O., Glenburn White, P., Bungaree Geddles, A. R. and J., Bungaree Neligun, Frank, Estrakelde Stokes, J. T. Wy Yung Ray, E., and Urquhart, A., Tarraville Taylor, Frank, "Bringalbit," Kyneton Payluck, Strathmorton Pallurd, James H., Tohnie Sampson, John, Clarendon
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Lucenner, 1913; Nos. 11304. Mol. 11307, 11308, and 11,309—Special Condition—Unlocked swing gates to be erected: No. 11518, incl. 11307, 11575 and 1 to 31st Dec Condition—

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CONTRACTS ACCEPTED.—(Series 1912-13.)

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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.
2846	MINES— Supply and delivery of 1 5-head Battery at . Creswick	£ s. d. 240 14 6	Horwoods Foundry	Vote	A. A. Billson. 13.3.1913.
2847	Supply and erection of 1 Gas Engine at	240 19 6	Company Dalgety and Co. Ltd.	Ditto	A. A. Billson.
	Creswick To construct a Mining Track No. 571, from Grant to Jungle Creek (about 5 miles)	135 0 0	C. Tillack	Surplus Revenue Acts	17.3.1913. A. A. Billson, 14.4.1913.
	STATE RIVERS AND WATER SUPPLY COMMISSION—				•
2849		14 17 11	James Powett	· · · · · · · · · · · · · · · · · · ·	7.4.13 7.4.13 7.4.13 7.4.13 Percept and Water Grown of the August Water Secretary, by direction of the August Water Secretary August Water Secretary August Water Secretary Water
2850	Construction of Section 235 S.L. of Boorong Channel, Sea Lake District (Contract No. 1095)	160 5 0	A. A. Moloney	Loan	7.4.13 Location 13 days
2851		171 0 0	A. A. Moloney	Ditto	7.4.13 If to a feet A
2852	Construction of Section 235 S.L. of Boorong Channel, Sea Lake District (Contract No 1097)	151 6 0	J. Hogan	Ditto ·	22.4.13 Appu
2853	Corstruction of Section 236 S.L. of Bourong Channel, Sea Lake District (Contract No. 1098)	151 16 6	J. Hogan	Ditto	22.4.13
2854	Manufacture and supply of a Pre-heater and Steel Flues for Merbein (Contract No. 1099)	144 18 0	James O'Grady	Ditto	Nally Nally State 19.5.13
2855	Extras on Contract No. 1662 (Serial No. 2066, Government Gazette, 1913, pp. 1616-18), for construction of Section 6, Main Eastern Channel, Wimmera District	20 0 0	W. Winnett	Ditto	19.5.13 人名
2856	VICTORIAN RAILWAYS - (5)—Supply and delivery of Induction Motors, at £45 each. Deposit, £5 *	Rates	Pfaff, Pinschof, and Co. Pry. Ltd.	Railway Stores Sus pense Account, Act	
2857	(5)—Supply and delivery of Gravel Ballast, where and as directed alongside siding at Wonndellah Ballast Pits, at 1s. 2d. per cubic yard	Ditto	Sydney Smith	1439, Section 20 Ditto	,
2858	Supply of— All Lines Tickets (Gold)—363, at 11s.	Ditto	Kilpatrick and Co	Ditto	
2859	each. (Not publicly advertised) Cast-iron Retorts—12 pairs, at £15 per pair. (Not publicly advertised)	Ditto	Robison Bros. and	Ditto	1
2860	Coal, from "Bellbird" Mine — 554 tons, at 16s. 6d. per ton. (Not pub-	Ditto	Co. Pry. Ltd. Huddart, Parker. Ltd.	Ditto	
2861	licly advertised) Eggs, from 14th April, 1913, to 30th April, 1914, at 1s. 2d. per dozen. (Not-publicly advertised)	Ditto	Department of Agri- culture	Ditto	
2862	- Gas Coke —100 tons, at £1 2s. per ton. (Not publicly advertised)	Ditto	Williamstown Gas	Ditto	
2863	(2)—Supply and delivery of Block Tin— 5 tons 1 cwt. 2 qrs. 24 lbs., at £226 5s. per ton. Deposit, £6	Ditto	Alex. Fraser Pry. Ltd.	Ditto	. :
2864	(2)—Supply and delivery of Self-contained High Tension Magnetos. Deposit, £4 *— Item No. 1. Magnetos, to be fitted to imported Engines, at £4 12s. 6d.	Ditto	Tarrant Motors Pry. Ltd.	Ditto	,
ı	each Item No. 2. Magnetos, to be fitted to		,		E. B. Jones, Acting Secretary
2865	locally-made Engines, at £4 each	Ditto	Davies and Fehon Ltd.	Ditto	by order of the Victorian Rail- ways Commis- sioners 26.5.1913.
	T. AND G. QUEENSLAND HOOP PINE, PLANED ALL OVER.			!	
	Item No. 1. 4 inches x § inch x 14 feet or over in length, round jointed and planed all over, to sample, at 8s. 3d.				
	per 100 lineal feet, delivered at Spen- cer-street Railway Station				! <u> </u>
	Item No. 2. 4 inches x \(\frac{1}{2} \) inch x 14 feet or over in length, round jointed and planed all over, to sample, at 9s. 6d. per 100 lineal feet, delivered at Spen-		ı		
	Item No. 3. 6 inches x 1 inch x 14 feet				2.3.34
	or over in length, planed all over, to sample, at 15s. 9d. per 100 lineal feet, delivered at Spencer-street Railway		•		
2866	Station (7)—Supply and delivery of Copper Tubes, at £5 3s. 6d. per cwt., delivered at Spencer-street Railway Station. Deposit, £28 *	Ditto	M. C. Coates	Ditto	
2867	(2)—Supply and delivery of Rolled Steel Joists, Angle Braces, Bedplates, Bolts, &c., for Superstructure of Bridge at 142 miles 67 chains 45 links, Serviceton	Rates as per Annex	Dorman, Long, and Co. Ltd.	Ditto :	
2868	line, near Great Western. Deposit, £5 * (2)—Supply and delivery of Kerosene Oil, from 1st August, 1913, to 30th June, 1914. Deposit, £108 *	Ditto	Vacuum Oil Co. Pry. Ltd.	Ditto and]

^{*} Order in Council ebtained.

CONTRACTS ACCEPTED.—(Series 1912-13)—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.
	VICTORIAN RAILWAYS—continued— (13)—Supply and delivery of Sawn Hard-	Rates as per	G. W. Knott	Railway Stores Sus-	
	woad Timber for use of Engineer of Signals, Newport, and Worksmaster. North Melbourne. Deposit, £5	Annex		pense Account, Act 1439, Section 20	E. B. Jones, Act
2870	(2)—Manufacture, supply, and delivery of Engine Buffers for 15 A2 Engines and maintenance, at £3 15s. each. Deposit,	Rates	Mephan Ferguson Pry. Ltd.	Ditto	by order of the Victorian Rail- ways Commis- sioners.
2871		Ditto	Moreland Smelting	Ditto	26.5.1913.
2872	10 tons, at £65 l0s. per ton (2)—Supply and delivery of Copper Ingot, at £70 cs. 9d. per ton	Ditto	Works Pry. Ltd. A. Goldman	Ditto])
2873	WORKS— (6)—Teacher's Residence, School No. 2963, Lintenow Railway Station. Deposit,	£ s. d. 519 0 0	R. W. Neville 1	Act No. 2297, Section 6. Teachers' Residences Fund	
2874		521 15 3	G. Smythe 2	Ditto	
2875		404 10 0	A. McKay 1	Ditto	
2876	Cathkin. Deposit, £20 4s. 6d. (4)—Teacher's Residence, School No. 1631,	522 5 0	J. Holford 2	Ditto	
2877	Swan Reach Deposit, £26 (5)—Teacher's Residence, School No. 3473,	538 0 0	N. Falconer 1	Ditto	
2878	Dollar. Deposit, £27	297 0 0	E. Cox 1	Act No. 2388, Item 4.	[
2879	Deposit, £15	554 0 0	W. J. Dingle 1	State Schools Ditto	
2880	Deposit, £28 (7)—Remodelling, &c., School No. 1541,	242 0 0	H. Wells 1	Ditto	
2881	(7)—Remodelling, &c., School No. 1541, Campoell's Forest. Deposit, £12 (7)—New School, Koyuga South. Deposit, £18	355 2 7	Northern Timber and Hardware Co. Pry.	Ditto	
2882		494 16 6	Ltd. 1 A. Albert 1	Ditto	
2883		2,163 0 0	Gay and Pickering	Ditto	
2884		193 9 0	Farr Bros. 1	Ditto	
2885	re erection at Higher Elementary School,	143 10 0	H. W. James 1	130/14/3. Higher Ele mentary Schoo's	
2886	Hamilton. Deposit, £7 (3)—New Clorets, &c., School for Backward Children, Fitzroy. Deposit, £19	380 0 0	R. Hamilton 1	Act No. 2388, Item 4.	
2887	(1)—Repairs to Jetty, Blanket Bay. De-	169 0 0	P. Telford 1	State Schools 130/1/28. Jetty, Apollo	li .
2888	posit, £8 (2)—Strengthening, &c., Flemington road Bridge. Deposit, £89	1,788 4 6	Reinforced Concrete and Monier Pipe Construction Co.	Division No. 98. Advance to Treasurer	
2889	(2)—Repairs to Breakwater, Mornington.	996 13 9	Ltd. ¹ S. Patience ¹	130/1/10. Breakwater,	<u> </u>
2890	Deposit, £50 (5)—Repairs to Cross Wharf, Dockyard,	267 16 0	Hall Bros. 1	Mornington 130/1/39 Cross Wharf.	W. H. Edgar.
2891	Williamstown. Deposit, £13 (3)—Steam Cookers, Lunatic Asylums, Ararat and Beechworth. Deposit, £20	410 0 0	Dondey and Testro	Williamstown 130/4.6. Lunatic Asylum, Ararat, £205; 130/4/7. Lunatic Asylum, Beechworth,	
2892		549 0 0	A. R. P. Crow 1	£205 130/4/4. Lunatic Asy-	11 .
2893	Park. Deposit, £27 (3)—Removal of Buildings from Macedon to Greenvale Sanatorium. Deposit, £11	225 0 0	G. E. Watts 1	lum, Mont Park 130/15/12. Greenvale, &c., Sanatoria	
2894		1,464 0 0	G. H. Webb 1	Division No. 95. Charit- able Institutions	11
2890	Asylum, Kew	126 11 8	John Sharp and	130/4/3. Residences, Lunatic Asylum, Kew	
2896	(8)—New Buildings, Higher Elementary School, Benalla. Deposit, £170	3,400 0 0	S. S. Leonard 1	130/14/3. Higher Ele- mentary Schools	H
2897	Extras on Contract No. 1912-13/1977	8 15 0	J. A. Scovell and	130/4/7. Lunatic Asy- lum. Beechworth	П
2898	Extras on Contract No. 1912-13/1965	6 12 0	C. E. Barnes 1	Act No. 2388, Item 4. State Schools	
2899 2900		11 1 3 61 10 0	G. S. Matthews ¹ Cogger and Pretty ¹	Ditto Act No. 2297, Section 6. Teachers' Resi-	
290 290		4 7 6 1 11 0	R. W. Neville, 1 G. Ludbrook and Son 1	dences Fund Ditto Ditto	
290: 290:		49 0 3 23 18 0	M. Gilmour 1 F. K. Cox and Co. 1	130/6/1. Court Houses 130/14/3. Higher Ele- mentary Schools	
290	Extras on Contract No. 1912-13/1880	2 17 11	G. Ludbrook and	mentary Schools 130/2/1. Police Buildings	-
2900	Extras on Contract No. 1912-13/2576	4 14 0	Smethurst and Dale 1	130/9/1. Lands and Survey	
2907	Extras on Contract No. 1911-12/2885	25 2 6	J. W. Fairbanks 1	130/14/3. Higher Ele- mentary Schools	
	<u> </u>	<u> </u>	: ن	mentary Schools	<u> </u>

Melbourne, 28th May, 1919.

(1) Fulfilled previous contracts satisfactorily.

Annex to Contract No. 2867.

Dorman, Long, and Co. Ltd.

Contract.—Supply and delivery of Rolled Steet Joists, Angle Braces, Bedplates, Clips, Bolts, &c., for Superstructure of Bridge at 142 miles 67 chains 45 links, Serviceton line, near Great Western.

o. of Item.	Description and Quality.			Rate.
1	Mild Steel in Joists 20 No., 16 in. x 6 in. x 62 lbs. x 14 ft. 11 in. long, with necessary bolt and slutted holes	£ 11	s. 17	d 0 per ton
2	Mild Steel in 20 No. Angle Braces, to sizes and angles shown, with necessary 2-in. bolt and bult holes	1	2	0 per cwt
3	Mild Steel in 24 No. Bedplates, of sizes shown, with necessary 15/16-in. pin holes and C.S., bolts	0	18	C
4	Mild Steel in 450 No. Clips, of size and shape shown, with necessary bolt holes	1	8	0 "

ANNEX TO CONTRACT No. 2868.

Vacuum Oil Co. Pry. Ltd.

Contract.—Supply and delivery of Kerosene Oil, from 1st August, 1913, to 30th June, 1914.

Item No.	Description of Oil, &c.	Rate per Imperial Gallon delivered d rect from the Ship.	"Rate per Imperial Gallon delivered from stocks held , by the Contractor.
		Of other than Australian Manufacture.	Of other than Australian Manufacture.
	Kerosene Oil of the very best illuminating quality, and of the class known as 150 degrees test. When subjected to Abel's Close Flash Test, the oil shall not flash at a heat of less than 103 degrees Fahr.	£ s. đ.	£ s. d.
1,	Kerosene Oil, as above described, to be supplied in cases, each containing two tims, and delivered where and as directed, from time to time, at the Spencer-street, Flinders-street, or Prince's Bridge Railway Stations, at the option of the Corporation	0 0 9 1	0 0 9#

ANNEX TO CONTRACT No. 2869.

G. W. Knott.

Contract.—Supply and delivery of Sawn Hardwood Timber for use of Engineer of Signals, Newport, and Worksmaster, North Melbourne.

	No of Item.	Dimension	ns of Sav	vn Hardwo	od Timb	er.	•	.	Rate per 100 feet super.	·
•		. , , , ,							0 - 1	
	1	2 inches x 2 inches x 12 feet							£ a. d.	
	$\tilde{2}$	3 inches x 14 inch x 12 feet			•••	•••	****;	••••	. 6 7 6	. (
	3	3 inches x 14 inch x 16 feet	***	•••	•••	•••	•••	•••	0 7 6	
		3 inches x 2 inches x 12 feet	***	***	•••				, 0 7 6	
	2		•••	***	•••	•••	`	:.	076	
	5	4 inches x 2 inches x 12 feet		•••		***			076	
	6	4 inches x 3 inches x 12 feet						·	076	•
	8	4 inches x 4 inches x 24 feet			***				080	
	9	5 inches x 5 inches x 14 feet		•••	• • • •		***	1	0 7 6	
	10	5 inches x 5 inches x 16 feet	•••				•	-"	ňżä	
	11	5 inches x 5 inches x 18 feet			•••	***		***	0 7 8	
	12	6 inches x 11 inch x 12 feet	•••	***				• • • •	0 7 0	
	13	6 inches x 15 inch x 16 feet	'	*** *			••.		0 7 6	
			•••	***					0 7 6	
	14	9 inches x 1½ inch x 12 feet		***		•••			0.7.6	

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

Serial No.	Purpose and Particulars,	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
	CHIEF SECRETARY 6,570 lbs. of Wool for manufacturing pur- poses at Pentridge	At a cost not ex- ceeding— per lb. s. d.			
2908 2909	{ 1,200 n n	1 4 1 3½ 1 3 1 2½ 1 12½ 1 1 1 1 3½ 1 1 1	Wm. Haughton and Co.	-Ordinary Expenditure Ditto	Approved by the Governor in Council, 20th May, 1913. — F. W. Mabbott, Clerk of the Executive Council.
2910	PUBLIC WORKS (PORTS AND	0 9½- £ s. d.	Walsh and Co	Ditto	(Approved by the
2911	HARBORS)— (1)—100 cases Gelignite, at £2 2s. per case	210 0 0	Dalgety and Co. 1	Division 128/1. Blast- ing Operations	Governor in
2912	(1)—150 cases Gelignite, at £2 2s per case	315 0 0	McMicking and Co. 1	Ditto	May, 1913 F. W. Mab- bott, Clerk of
2913	(1)-50 cases (felignite, at £2 2s. per case	105 0 0	Kynoch Ltd. 1	Ditto	the Executive Council.
2914	TREASURER— Purchase without calling for public tenders, of 1 Anto-Triumph Folding Machine, Type E.D.A., with Automatic Feeder	345 0 0	E. Lufft and Company	Vote	Approved by the
201	VICTORIAN RAILWAYS— Purch-se of certain Westinghouse Brake Fittings	1,142 10 0	Westinghouse Brake Co. of Australia	Railway Stores Sus- pense Account	Council, 20th May, 1913. — F. W. Mab- bott, Clerk of the Executive
2916	Purchase of a quantity of Lightning	46 5 0	British Insulated and Helsby Cables Ltd.	Ditto	Council
2913	Accesters Purchase of a quantity of English Dial Clocks	75 0 0		Ditto	
2 91:	WORKS— Purchase of Land required for State School purposes at Wanbra	125 0 0	James Harrison	! Act 2388, Item 4. State Schools	Approved by the Governor in Council, 14th May, 1913. — F. W. Mabbott, Clerk of the Executive

(1) Fulfilled previous contracts satisfactorily.

Melbourne, 28th May, 1913.

SHIRE OF UPPER YARRA.

ROAD DEVIATION.

Order Confirmed.

Order of the Council of the Shire of Upper Yarra under sections 475 and 479 of the Local Government Act 1903.

In pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1903.

In pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1903.

In pursuance of the Shire of Upper Yarra doth hereby order that, from and after the date of the publication in the Government Gazette of the confirmation of this Order by the Governor in Council, the land nextly hereinsafter described shall be a public highway, that to say:

All that piece of land being part of Crown allotment twenty-six and part of Crown allotment twenty-six and part of Crown allotment twenty-six; thence on a bearing 320 deg, 32 min. for a distance of 348 links; thence on a bearing 208 deg, 40 min. for a distance of 348 links; thence on a bearing 208 deg, 20 min. for a distance of 348 links; thence on a bearing 208 deg, 40 min. for a distance of 348 links; thence on a bearing 208 deg, 50 min. for a distance of 348 links; thence on a bearing 326 deg, 37 min. for a distance of 348 links; thence on a bearing 326 deg, 37 min. for a distance of 348 links; thence on a bearing 326 deg, 37 min. for a distance of 348 links; thence on a bearing 326 deg, 37 min. for a distance of 348 links; thence on a bearing 336 deg, 37 min. for a distance of 348 links; thence on a bearing 336 deg, 37 min. for a distance of 348 links; thence on a bearing 336 deg, 37 min. for a distance of 348 links; thence on a bearing 336 deg, 37 min. for a distance of 348 links; thence on a bearing 336 deg, 37 min. for a distance of 348 links; thence on a bearing 336 deg, 37 min. for a distance of 348 links; thence on a bearing 336 deg, 37 min. for a distance of 348 links; thence on a bearing 336 deg, 37 min. for a distance of 348 links; thence on a bearing 336 deg, 37 min. for a distance of 348 links; thence on a bearing 336 deg, 37 min. for a distance of 348 links; thence on a



And in pursuance of the powers conferred by section 479 of the said Local Government Act 1903, the said Council doth by this Order further order that such public highway shall be in lieu of the existing road being the land hereunder described, that is to say:—

All that piece of land being part of the existing Government surveyed road in the said parish and county: Commencing at a point distant 4,288.3 links on a bearing of 112 deg. 33 min. from the north-west corner of Crown allotment twenty-five A and extending north-east on a bearing 72 deg. 47 min. for a distance of 132.8 links; thence further north-east on a bearing of 82 deg. 50 min. for a distance of 30.3 links; thence on a bearing of 112 deg. 33 min. to a point on the River Reserve; thence on a bearing 22 deg. 33 min. for a distance of 100 links; thence on a bearing 29 deg. 33 min. to the commencing point.

Dated this 4th day of November, 1912.

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

(SEAL)

HENRY E. GLYNN, President. A. G. BULLER, Councillor. B. MOREY, Secretary.

Confirmed by the Governor in Council, 14th May, 1913.

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

SHIRE OF UPPER VARRA.

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 Upper Yarra doth hereby order that the land firstly hereunder described shall, from the date of the publication of this Order in the Government Gazette, be a public highway:—

All that piece of land being part of Crown allotment 79, parish of Woori Yallock, county of Evelyn: Commencing at a point on the northern boundary of Crown allotment 79 distant 409.5 links from the north-western corner of the existing road through the said allotment; thence in a line bearing south 79 deg. 25 min. west for a distance 397 links; thence in a line bearing north 37 deg. 19 min. west for a distance 112 links; thence in a line bearing north 79 deg. 25 min. east for a distance of 376.5 links; thence in a line bearing south 46 deg. cast for a distance of 122.8 links to the commencing point, and containing o acres 1 road 21 perches. o acres 1 rood 21 perches.

And the said Council doth hereby declare that the land above described shall, from the date of the publication of this Order 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 Government road though Crown allotment 79, parish of Woori Yallock, county of Evelyn: Commencing at a point at the southwestern corner of the said toad at its intersection with another Government road; thence in a line bearing north 33 deg. 17 min. west for a distance of 1,113 links; thence in a line bearing north 86 deg. 25 min. east across the road for a distance of 115 links; thence in a line bearing south 33 deg. 17 min. east for a distance of 1,053 links; thence in a line bearing south 54 deg. 43 min. west for a distance of 100 links across the road to the commencing point, and containing 1 acre o roods 13 perches.

Dated the 4th day of November, 1012

The common seal of the President, Councillors, and Ratepayers of the Shire of Upper Yarra was hereby affixed in the presence of—

HENRY E. GLVNN, President. WM. McILROY, Councillor. B. MOREY, Shire Secretary.

Confirmed by the Governor in Council, 14th May, 1913.

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

, COUNCIL OF LEGAL EDUCATION.

RULES FOR THE ADMISSION OF BARRISTERS AND SOLICITORS.

The first day of May, 1913.

IN pursuance of the authority conferred by the Legal Practitioners Reciprocity Act 1903, the Council of Legal Education hereby makes the following rules for the admission of barristers and solicitors to practise in Vic-

1. In Part I, Division I, Rule 5 (b) of the Rules of the sixteenth day of February, 1905, shall be amended as

The words "the annual examinations of" in line one from the top, and the word "Annual" in line four from the bottom are hereby repealed.

The paragraph beginning with the words "The subjects" and ending with the words "Land and Conveyancing" is hereby repealed, and the following substituted therefor:—

"The subjects marked 3-9 or any of them may be passed before, during, or after the service of articles, but no student may present himself for examination in Equity unless he has passed in the Law of Property in Land and Conveyancing at an examination held not less than six months before the examination at which he presents himself in Equity.

" After April, 1913-

After April, 1913—

"(a) A student (unless he requires one subject only to complete his course) shall not be entitled to credit for any subject passed at any examination unless he has passed thereat in two subjects at least; and

"(b) A Supplementary Examination at the University shall be deemed to be not a part of the preceding Examination.

"A Supplementary Examination held before April, 1913, shall be deemed to have been a part of the preceding Examination.

- 2. In Part I, Division I, Rule 6 of the said Rules shall be repealed and the following substituted therefor:—
 - 6. (1) Articles of clerkship and an affidavit in the form or to the effect of those in the Schedule hereto marked "H" and "I" shall be filed in the office of the Prothonotary within six months from the date of the execution of the articles.
 - the execution of the articles.

 (2) No clerk shall during his term of service under articles hold any office or be engaged in any trade business occupation or employment other than his employment under the said articles; provided that this shall not apply to any clerk who before or after he enters upon the office or engages in the trade business occupation or employment applies for and obtains the sanction thereto of one of the Judges of the Supreme Court subject to such terms and conditions touching the office or engagement or such other terms and conditions as the Judge thinks fit. Such sanction shall not be granted without the consent in writing of the Barnister and Solicitor to whom such clerk was or is bound nuless the Judge for special reasons thinks fit to dispense with such consent.

 When any terms and conditions shall be so imposed

When any terms and conditions shall be so imposed and the clerk authorized by the order shall accept the office or engage in the trade business occupation or employment he shall satisfy the Board of Examiners that he has duly observed and fulfilled those terms and

employment he shall satisfy the Board of Examiners that he has duly observed and fulfilled those terms and conditions before they grant the certificate mentioned in Part II, Rule 5.

(3) Every articled clerk may in addition to the public holidays be allowed fourteen days' holiday during each year and no more.

(4) The period during which any articled clerk is absent from the service of the person to whom he is bound on compulsory military duty and any other period not exceeding 21 days in each year during which such clerk is so absent on optional military duty may at the expiration of the articles be served under fresh articles or be included by special provision in the articles in addition to the required term of years, and so the full term of service be completed (5) Except so far as the provisions of this Rule are dispensed with by order of a Judge of the Supreme Court every articled clerk applying for admission to practise shall ten clear days before the first day, of the sittings in which he intends to apply file in the office of the Prothonotary an affidavit by the person to whom he has been bound under any set of articles in the form or to the effect of the Schedule hereto marked "K" and also mutatis mutandrs one by himself.

(6) Further or supplementary articles for the residue

(6) Further or supplementary articles for the residue of the term must recite that the original contract has been put an end to by mutual consent death, or otherwise as the case may be.

(7) No clerk shall be articled to any person who has at the time more than one articled clerk or to any member of a firm of two persons which has more than three nor to any member of a firm of three or more persons which has more than four.

(8) Whenever a Judge of the Supreme Court shall be satisfied that any articled clerk has through the default of the person to whom he is bound ceased substantially to derive any benefit under the articles he may authorize the clerk to enter into further or supplementary articles with any other Barrister and Solicitor for the period required to complete the full term of service.

If in any case the Judge thinks fit so to do he may make such order without notice to any person.

(9) In all other matters relating to articles of clerkship and service thereunder the practice established in

ship and service thereunder the practice established in England shall be followed.

3. In Part I, Division I, Rule 9 of the said Rules shall be amended as follows:—

In clause 2, sub-clause 2, line 11, the words "the Annual Examination of a preceding year" are repealed and the words "an Examination held not less than six months before the Examination at which he presents himself in Equity" are substituted therefor.

In clause 2, sub-clause 2, line 12, after words "Land and Conveyancing" the following words are inserted:—

"For the purpose of this rule, a Supplementary Examination at the University held after April, 1913, shall be deemed to be not a part of the preceding Examination." A Supplementary Examination held before April, 1913, shall be deemed to have been a part of the preceding Examination."

4. Nothing herein contained shall take away or abridge any rights under any Rules now in force.

In Part I, Division II, Rule 12 of the said Rules shall be amended by adding thereto the following words: "Queensland—Barristers, Solicitors, and Attorneys."

SCHEDULE "H."

Articles.

Articles of Agreement made this day of 19, between A.A. of &c. gentleman of the first part, B.A. of &c. of the second part, and S.S. of &c. one of the Barristers and Solicitors of the Supreme Court of Victoria of the third part. Whereas the said B.A. is desirous of becoming a Barrister and Solicitor of the Supreme Court and the said A.A. has applied to said S.S. to accept the said B.A. as an articled clerk, which the said S.S. has agreed to do in manner hereinafter appearing. Now these presents witness that in pursuance of the said agreement the said B.A. of his own free will and with the consent of the said A.A. testified by his execution of these presents, doth hereby place and bind himself clerk to the said S.S. to serve him from the day of the date hereof for the term of year thence next ensuing. next ensuing.

(If agreed upon in any case insert before "thence"—and for a further period equal to the time for which the said B.A. shall have been absent during the said term on military duty from the service and employment of the said S.S." If the articles be supplementary add to the term the words "being the remainder of the original term of ")

made between A.A. of the first part B.A. of the second gentleman, of "".

And the said A.A. doth hereby for himself covenant with the said S.S. that the said B.A. shall and will faithfully and diligently serve the said. S.S. as his clerk in the practice or profession of a Barrister and Solicitor of the Supreme Court from the day of the date hereof during the said term (or term and period) and that the said the said term (or term and period) and that the said base or other property of the said S.S. or his partner or partners or of any of his clients and employers. And that in case the said B.A. shall act contrary to the covenant lastly hereinbefore contained or if the said S.S. his executors administrators or assigns shall sustain or suffer any loss or damage by the misbehaviour neglect or improper conduct of the said B.A. shall and will at all, times keep the secrets of the said S.S. and his partner or partners as a foresaid the amount or value thereof. And further, that the said B.A. shall and will at all, times keep the secrets of the said S.S. and his partner or partners, and readily and cheerfully obey, and execute; his or their lawful and reasonable commands and shall into depart or absent himself from the service or employment of the said S.S. at any time during, the said term for term and period) without his consent or that of his partner or partners first obtained, and shall from time to time and at all; times during, the said term for term and period) conduct himself from the service or employment of conduct himself from the said term for term and period conduct himself from the said term for term and period conduct himself first partner or partners as a foresaid term for term and period conduct himself from the said term for term and period conduct himself from the said term for term and period conduct himself from the said term for term and period conduct himself from the said term for the said term for the said term for the said term for the said term for the said term for the said term for the said

honesty and propriety and that the said B.A. will truly and honestly serve him the said S.S. at all times during the said term (or term and period). And the said B.A. doth hereby covenant with the said S.S. that he the said B.A. will truly honestly and diligently serve the said B.A. will truly honestly and diligently serve the said B.A. at all times for and during the said term (or term and period) as a faithful clerk ought to do in all things whatsoever in manner above specified. In consideration whereof and of £ by the said A.A. to the said S.S. paid upon the execution of these presents (the receipt whereof the said S.S. doth hereby acknowledge) the said S.S. doth hereby covenant with the said A.A. that he the said S.S. will accept the said B.A. as his clerk and will to the utmost of his skill and knowledge teach and instruct or cause to be taught and instructed the said B.A. in the practice or profession of a barrister and solicitor of the Supreme Court which he the said S.S. now doth or shall at any time hereafter during the said term (or term and period) use or practise and also will at the expiration of the said term (or term and period) use his best means and endeavours at the request costs and charges of the said A.A. and B.A. or either of them to cause and procure him the said B.A. to be admitted a barrister and solicitor of the Supreme Court provided that he the said B.A. shall have well and faithfully served his said intended clerkship.

(If agreed upon in any case insert "In case during the said term of years the said S.S. shall cease to practise or shall die or in case the said B.A. shall be legally discharged from these articles the said S.S. shall repay to the said A.A. his executors or administrators the sum of £ for every entire quarter of a vear of the said term of years which shall be unevpired at the time when the said S.S. ceased to practise or died or at the time when the said B.A. was legally discharged (as the case may be)). (If agreed upon in any case insert "In case during the

Provided always and it is hereby agreed by the parties hereto that these articles shall not be assigned but may be cancelled by mutual consent.

In witness whereof the parties to these presents have hereunto set their hands and seals the day and year first above written—

A.A.	(L.S
B.A.	(L.S.
S.S.	(L.S.

Signed sealed and delivered by the within-named parties in the presence of-W.F.

NOTE.-Further provisions may be inserted in the

If the intended clerk is of full age and there are only two parties the provisions should be framed between them accordingly.

SCHEDULE "I."

Affidavit.

IN THE SUPREME COURT.

We, W.F. of and S.S. of gentleman, one of the barristers and solicitors of the Supreme Court make oath and say:— We, W.F. of

And first I, W.F. for myself say as follows:-

And first I, W.F. for myself say as follows:—

1. By articles of agreement dated
made between A.A. of the first part B.A. of the second
part and the said S.S. of gentleman,
a barrister and solicitor of the Supreme Court of the
third part the said B.A. for the consideration therein
mentioned did place and bind himself clerk to the said
S.S. to serve him in the profession and practice of a
barrister and solicitor of the Supreme Court from the day
of the date of the said articles for the (here follow the
articles) thence next ensuing which said articles were in
due form of law executed by the said A.A., B.A., and
S.S. on (or "on the day of the date.thereof")
in my presence and the name of W.F. set and subscribed
to the said articles as a witness to the due execution thereof
is my handwriting.

=

actually and really served and was employed by me as my clerk in the practice business or profession of a barrister and solicitor at my office which was situated from the day of the date of the execution of the said articles inclusive to the day of the date of the period being the full term (or term and period) of specified in the said articles.

(If the term and period have been served add namely being the term and the period). If the clerk has not served the full term or term and period state the days or years and days served and unserved distinguishing if necessary between the "term" and the "period.")

2. The said B.A. did not at any time to the best of my knowledge, information or belief during the term (or term and period) of his service mentioned in the said articles hold any office nor was he engaged in any trade business occupation or employment other than his employment of clerk to me this deponent (save state time for which he was engaged in other employment and all other facts fully).

3. The said B.A. did not at any time during the term (or term and period) of service above mentioned depart or absent himself from my office and employment without my consent or that of my partner first had and obtained and has not had in addition to the public holidays more than fourteen days' holiday in any year.

The said B.A. was not absent on compulsory military uty more than days, nor on optional more duty more than days.

At the time of the execution of the said articles I was and ever since have been and now am duly admitted a barrister and solicitor of the Supreme Court of Victoria.

Sworn (&c.).

On behalf of the Council of Legal Education,

JOHN MADDEN, President. ARTHUR ROBINSON, Hon. Secretary.

Laid before the Governor in Council, 20th May, 1913.

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

RULES, REGULATIONS, AND SCALE OF FEES OF THE BAMBRA PUBLIC CEMETERY.

RULES AND REGULATIONS.

TN pursuance of the powers conferred by the Cemeteries
Act 1890, the Trustees of the Bambra Public Cemetery make the following Rules and Regulations (that is to

1. These Rules and Regulations shall come into force immediately after their publication in the Government Gazette, and from and after such publication all Rules and Regulations heretofore made shall be and are hereby

2. All fees and charges shall be paid when applications are made or orders are given.

are made or orders are given.

3. Any person desiring ground for a private grave shall apply to the Trustees therefor, who, if the application is approved and the prescribed fees are paid, will issue a burial right (Schedule B) which shall give the holder and his representatives the exclusive right of burial or interment in the portion of the ground allotted thereby as a family or private burial place, and the right on obtaining the permission of the Trustees, as hereafter mentioned, to erect and maintain any monument, cenotaph. tablet, or other erection therein.

4. Any person desiring to construct a want ground the stablet.

4. Any person desiring to construct a vault, grave, tomb-stone, or other erection shall apply to the Trustees for permission to do so, and submit a plan or drawing with a copy of any proposed inscription or epitaph, and no such erection shall be made without the written approval

of the Trustees.

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

6. Application for an order for interment shall be made least eight working hours before the time fixed for the

burial.

7. No coffin shall be buried within 4 feet of the ordinary level of the ground unless it contains the body of a child under the age of twelve years, when it shall be not less than 3 feet below the ordinary level of the ground, and a layer of earth at least 6 inches thick shall be left undisturbed above and around any coffin previously buried in the same grave.

in the same grave.

8. The hours for burials shall be:—On week days, Sentember to April inclusive, ro a.m. to 6 p.m.; May to August, inclusive, to a.m. to 4 prm: Oa Sundays throught out the year, from 8 a.m. to 10 a.m., or from 2 to 5 p.m.

9. No re-interment or removal from another cemetery or another grave will be permitted until there be submitted a certified copy of the original certificate of the Coroner, Justice of the Peace, or Registrar of Deaths, and the licence for disinterment of the Minister of the Crown authorized in that behalf.

10. The Trustees will cause all ordinary graves to be dug; but any person having paid the fee for a private grave and requiring a brick grave or vault shall be permitted to construct the same subject to the approval of the Trustees, but every coffin placed therein shall be bricked in, cemented, and covered by a slab of stone, slate, or iron, securely cemented.

11. No private grave shall be re-opened or any interment permitted therein without the consent in writing of the person entitled to give the same.

12. No person employed by the Trustees shall accept any gratuity whatever in the discharge of his duty, nor shall he be allowed to be pecuniarily interested in any work in the cemetery other than that for which he receives payment or for which he has special authority from the Trustees.

13. The cemetery shall, unless otherwise ordered, be open to the public from 7 a.m. to sunset daily throughout

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13. The cemetery shall, unless otherwise ordered, be open to the public from 7 a.m. to sunset daily throughout

the year.

14. No person shall be permitted to pluck any flower, or take any tree, shrub, or plant from the cemetery, unless with the previous authority of the Trustees.

15. No smoking shall be allowed nor any firearms discharged within the cemetery.

16. No dogs shall be allowed in the cemetery.

The above Rules and Regulations were confirmed by the Hambra Cemetery Trust on the 4th day of April, 1913.

JOHN McLENNAN, Chairman. JOHN MCLENNAN, C H. J. BROWNE, J. S. MATHISON, C. H. MORGAN, PETER MCCALLUM, JOHN MCCALLUM, EDGAR MOUNTJOY, WALTER HOPKINS, Trustees.

Approved by the Governor in Council, 20th May, 1913.

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

	Schea	lule A	-Rule	6.		
No Name of Wife or cl			******	0.	~	
I Name of	deceased	٠٠٠٠٠	•••••••	•••••••	Сеп	netery.
2. Wife or ch	ild of 2	* * * * * * * * * * * * * * * * * * * *		• • • • • • • • • • • • • • • • • • • •	• • • • • • • •	•••••
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8. Day of fur 9. What hour,	retair	• • • • • • • • • • • • • • • • • • • •	• • • • • • • • • • •		• • • • • • • • • • • • • • • • • • • •	
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		Sign	ature o	11—		

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Interment		•••	•••	•		
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Schedule B .- Rule 4. Burial Right.

No..... On the application of On the application of of and upon payment of the sum of pounds shillings, as per Order No. issued the Trustees of the Bambra Public Cemetery do hereby grant and sell unto the said the exclusive right of burial in that piece of ground by feet broad, lying within the portion of the cemetery appropriated for marked No. compartment on the map or plan of the cemetery kept by the Trustees, as a family or private burial place, for the sole and separate representatives. and

Provided always and it is hereby declared that this grant is made subject to the terms and conditions following, viz.:—First, That the said piece of ground shall be kept and used by the said or hereby representatives solely as a burial place. Second, That the said or hereby respectives shall in the use of the said piece of ground and access thereto be subject in every respect to such rules and regulations as the Trustees of the said cemetery may from time to time make, and shall not be entitled to exercise the right to bury or inter therein except on payment of such fees as may from time to time be legally demanded, according to the scale of fees published as the Act directs.

Given under our hands at of Victoria, this in the State day of

Trustees.

Signed by the said Trustees in the presence of-

Secretary.

Approved by the Governor in Council, 20th May, 1913.

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

SCALE OF FEES.

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

Public Graves.			
Single interment of adult body, including sinking Single interment of child under twelve years,	t	15	0
including sinking	1	7	6

Land for Private Graves.

*9 feet by 4 feet, selected by Trustees, for adult			
hody	ı		0
*6 feet by 3 feet, or 42 feet by 4 feet, selected by Trustees, for child under twelve years			
by Trustees, for child under twelve years	I	O	0
*9 feet by 8 feet, selected by Trustees, for adult			
body	2	0	0

Sinking · Private Graves.

4 feet 6 inches, for child	's ,body	***	'	0	10	Ú
61 feet, for adult body.	· Land			1	`o	0
Extra—	41000	0.00000				
First additional foot		•••		0	4	Ú
Second additional foot				0	5	U
Third additional foot	•••	•••	•••	0	6	0

Miscellaneous Fees.

Re-opening of a grave or vault	1 1	0
Re-opening of a grave or vault Exhumation of a body, not involving extra labour	I.I	0
Do interment of a body	I I	0
Rurial not within the hours mentioned in Rule 9,		
extra	0 10	
Inspecting plan	0 2	0
Extract from register	0'2	6

*Including burial right, and the right, on obtaining permission from the Trustees, to erect and maintain any monument, cenotaph, tablet, or other erection therein.

JOHN McLENNAN, Ch	airman.
H. I. BROWNE,)
J. S. MATHISON,	ļ
C. H. MORGAN.	> Trustees
PETER McCALLUM,	Trustees
EDGAR MOUNTION,	
WALTER HOPKINS.	J

Approved by the Governor in Council, 20th May, 1913.

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

RULES; REGULATIONS, AND SCALES OF FEES 10 OF THE WINTON PUBLIC CEMETERY: RULES HAND REGULATIONS.

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

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

 3. Any person desiring ground for a private grave shall apply to the Trustees therefor, who, if the application is approved and the prescribed fees are paid, will issue a burial right (Schedule B) which shall give the holder and his representatives the exclusive right of burial or interment in the portion of ground allotted thereby as a family or private burial place, and the right on obtaining the permission of the Trustees, as hereafter mentioned, to erect and maintain any monument, cenotaph, tablet, or other erection therein.
- 4. Any person desiring to construct a vault, grave, tombstone, or other erection shall apply to the Trustees for permission to do so, and submit a plan or drawing with a copy of any proposed inscription or epitaph, and no such erection shall be made without the written, appears to the constructor. proval of the Trustees.
- 5. No interment shall be permitted until an application has been made, the particulars required in the form Schedule A given, an order obtained, and a certificate from a coroner, justice of the peace, or registrar of deaths has been delivered to the Secretary (gatekeeper or sexton).
- 6. Application for an order for interment shall be made at least eight working hours before the time fixed for the burial.
- 7. No coffin shall be buried within 4 feet of the ordinary level of the ground unless it contains the body of a child under twelve years, when it shall be not less than 3 feet below the ordinary level of the ground, and a layer of earth at least 6 inches thick shall be left undisturbed above and around any coffin previously buried in the same grave. in the same grave.
- 8. The hours for burials shall be-On all days, September to April inclusive, 10 a.m. to 6 p.m.; May to August inclusive, 10 a.m. to 4 p.m.
- of No re-interment or removal from another cemetery or another grave will be permitted until there be submitted a certified copy of the original certificate of the coroner, justice, of the peace, or registrar of deaths, and the licence, for disinterment of the Minister of the Crown authorized in that behalf.
- no. The Trustees will cause all ordinary graves to be dug; but any person having paid the fee for a private grave and requiring a brick grave or vault shall be permitted to construct the same subject to the approval of the Trustees, but every coffin placed therein shall be bricked in, cemented, and covered by a slab of stone, slate, or iron, securely cemented.
- 11. No private grave shall be re-opened or any inter-ment permitted therein without the consent, in writing, of the person entitled to give the same.
- 12. No person employed by the Trustees shall accept any gratuity whatever in the discharge of his duty, nor shall he be allowed to be pecuniarily interested in any work in the cemetery other than that for which he receives payment or for which he has special authority from the Trustees.
- 13. The cemetery shall, unless otherwise ordered, be open to the public from 7 a.m. to sunset daily throughout
- 14. No person shall be permitted to pluck any flower, or take any tree, shrub, or plant from the cemetery, unless with the previous authority of the Trustees.
- 15. No smoking shall be allowed nor any firearms dis-clarged within the cemetery.

16. No dogs shall be allowed in the cemetery.

WILLIAM LEE,,
WILLIAM LYNCH,
THOMAS HERNAN,

Approved by the Governor in Council, 20th May, 1913.

F. W. MABBOTT,

Clerk of the Executive Council.

				Way 20, 1913
No. Schedule ARule 5.	netery.	· 28.	Miscellaneous Fees.	.000/1000
 Name of deceased? Wife or child of? Age? 			ve or vault body, not involving	£ s. d. I I O extra .
4. Late residence? 5. Occupation? 6. What denomination?		Re-interment of a Inspecting plan		I I O O 2 O
7. Number of grave on plan? Section 8. Day of funeral?	No.	Certified extract	WILLIAM LEE,	0 5 0
9. What hour, and if usual or extra? 10. If first or what other interment? 11. Nature of disease or supposed cause of	death?	*	WILLIAM LYNCH THOMAS HERNA	
. Signature of—	oresentative.		-	
Order given this day of 19	at o'clock. s. d.		NT OF POLLING P. CTORAL PROVINC	
Grave		.1t the Executive Con	uncil Chamber, Melbo day.of May, 1913.	urne, the twentieth
Extra fee	at o'clock.			•
	Sexton.	His Excell	PRESENT; lency the Governor of	Viotania
SCHEDULE B.—RULE 3.		Mr. Brown		r. Edgar.
No. Burial Right.		N pursuance of the		
On the application of		207), His Excellen	e provisions contained Act 1890 (54 Vict. acy the Governor of dvice of the Executive	No. 1075, section of the State of
of the sum of pounds as per Order No. issued of the Public Cemeter grant and sell unto the said	shillings, the Trustees y, do hereby	column of the Sche within and for the Div in conjunction theres	dvice of the Executive appoint the places na dule hereunder to be issues of the Electoral Fixth in the first contact.	e Polling Places
exclusive right of burial in that piece of graget long by feet broad, lying within of the cemetery appropriated for	round	Schedule, viz:-	Schedule	
and marked No. compartment on the map or plan of the cemetery kept by as a family of private burial place, for separate use of the said		Electoral Provinces and	Divisions. Polling P	laces Appointed.
representatives. Provided always and it is clared that this grant is made subject to it conditions following, viz.:—First, that the ground shall be kept and used by the said	is hereby de- he terms and said piece of	Melbourne West Prov Ascot Vale Division South Eastern Proving Berwick Division	ce— Ascot Vale	East
or h representatives solely as a burial path that the said and h radh, in the use of the said piece of groun thereto, be subject in every respect to surgulations as the Trustees of the said of from time to time make, and shall not be exercise the right to bury or inter therein ement of such fees as may from time to tin demanded, according to the scale of fees pul Act directs.	epresentatives and access ch rules and emetery may be entitled to except on payme be legally	And the Honorable tary for the State of V herein accordingly.	John Murray, His Me ictoria, shall give the t F. W. M Clerk of the E	jesty's Chief Secre- necessary directions ABBOTT, xecutive Council.
t Given under our hands, at of Victoria, this day of	, in the State A.D. 19 Trustees.		D APPOINTMENT R ELECTORAL PRO	
Signed by the said Trustees in the presence	e of— Secretary.	At the Executive Coun	cil Chamber, Melbourn of May, 1913.	e, the twentieth day
Scale of Fees.			PRESENT:	
In pursuance of the powers conferred by the Act 1890, the Trustees of the Winton Pub make the following scale of fees, which sha	dic Cemetery	Mr Brown	ency the Governor of V	fr. Edgar.
force immediately after its publication in the Gazette, and from and after such publication of fees heretofore made shall be and is	n every scale	His Excellency the Go	provisions contained in the 1890 (54 Vict. No. overnor of the State of	Victoria, with the
scinded:— Public Graves.		the appointment of the	ive Council thereof, d e place named in the sec	oth heraby revoke
Single interment of adult body, including	£ s. d. ng	Division of the Elec	is a Polling Place w ctoral Province specif	itnin and for the fied in conjunction
Single interment of child under twelve year including sinking	1 0 0	Schedule to be a Polli	column of the said samet in the third cong Place within and	for the Division of
Interment of still-born child, including sin	k- 0 7 6	first column of the said	specified in conjunction Schedule, viz.:—	
Land for Private Graves.			Schedule.	
8 feet x 4 feet, selected by Trustees, for adult body	I 0 0	Electoral Province and Division.	Polling Place Revoked.	Polling Place Appointed.
6 feet x 3 feet, or 4½ feet x 4 feet, selected by Trustees, for child under twelve year on approval of the Trustees, a great	ed Is I o o	Northern Province— Shepparton Divi-	Central Shepparton	Graham Vale
Sinking Private Graves.	0 3 0	#ion		
a feet 6 inches, for child's body		And the Honorable	John Murray, His M	siesty's Chief See

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.

ANNEXATION OF OUTLYING TERRITORY TO THE SHIRE OF MAFFRA.

At the Executive Council Chamber, Melbourne, the twentieth day of May, 1913. PRESENT:

· His Excellency the Governor of Victoria. | | ' | Mr. Edgar. Mr. Brown .

SHIRE OF MAFFRA.

Annexation of Outlying Territory.

Annexation of Outlying Territory.

Commencing at a point on the left bank of Thomson River where the west boundary of the parish of Sale abuts thereon; thence northerly by that boundary and east by the north boundary of that parish to the southeast angle of allotment 26A, parish of Bundalaguah; thence north by the east boundary of allotments 26A, 26D, 26C, 26D, 25D, 24E, 22D, 19D, 13A, and 13D to the north-east angle of the last-mentioned allotment; thence west by a road to the south-west angle af allotment ir; thence north and east by the boundary of the parish of Wa-de-lock to the Avon River; thence easterly by the south-boundary of the Stratford pre-emptive section to the south-east angle of the parish of Briagolong; thence northerly by the east boundary of that parish to the south boundary of allotment 106, easterly by that boundary and north by the east boundary of the said allotment and a line to the south boundary of block 72, parish of Bow-Worrung; thence west, north, and east by that block to the south-east angle of J. O'Donovan's selection, parish of Woolenook; thence north by the east boundary of the south-west angle of block 51, parish of Woonangatta, and further north-westerly by that river to its source at the Great Dividing Range; thence southerly by a direct line to the south-east angle of block 51, parish of Woonangatta, and further north-westerly by that river to its source at the Great Dividing Range; thence southerly by that range to Mt. Howitt; thence southerly by a range forming the county boundary to Mt. Useful; thence southerly by a direct line to the Finds and block and block 52 to the Wonnangatta River; thence north-westerly by a range forming the county boundary to Mt. Useful; thence southerly by a direct line to the junction of Silver Jack's Creek with Donnelly's Creek, and by a direct line from that junction to the bridge over the Thomson River, on the road from Toongabbie to Walhalla; and thence easterly by the said river to the commencing point.

Western Riding.

Commencing at the junction of the Thomson and Macalister Rivers; thence northerly up the latter river to the south-east corner of grazing block 49; thence by a direct line northerly to Mt. Howitt; thence following the shire boundary south-westerly, southerly, and easterly to the commencing point.

Central Riding.

Central Riding.

Commencing at the junction of the Macalister and Thomson Rivers on the southern boundary of the shire; thence by the shire boundary south-easterly and northerly to the Avon River; thence north-westerly along the River Avon to the south-east corner of allotment 12, section 5, same parish; thence west by a one-chain road to the south-west angle; of allotment 35a of said parish; thence north and easterly by a one-chain road and the Newry to Boisdale road to the junction of the latter with Warlagul Tom's Creek-road; thence northerly by the latter road to the north-eastern angle of allotment 2, section 6, parish of Wa-de-lock (Clarke's selection); thence by a line due north to the Avon River; thence northerly by that river to its intersection with the boundary of the county of Tanjil; thence northerly along the western boundary of that block and block 57 to the north-west corner of the last-named block; thence east along the north boundary

of the said block .57 to the Maroka River; thence northerly by that river to the Wonnangatta River; thence north-westerly by that river to its source at the Great Dividing Range; thence southerly by that range to Mt. Howitt; thence in a direct line southerly to the northeast corner of grazing block 49; thence southerly along the eastern boundary of that block to the Macalister River; thence westerly and southerly by that river to the commencing point.

Eastern Riding.

Commencing at the junction of the Avon River with the eastern boundary of the shire, parish of Stratford; thence north-westerly along the River Avon to the south-cast corner of allotment 12, section 5, same parish; thence west by a one-chain road to the south-west angle of allotment 35a of said parish; thence north and easterly by a one-chain road and the Newry to Boisdale road to the junction of the latter with Warragul Tom's Creek-road; thence northerly by the latter road to the north-eastern angle of allotment 2, section 6, parish of Wa-de-lock (Clarke's selection); thence by a line due north to the Avon River; thence northerly by that river to its intersection with the boundary of the county of Tanjil; thence north-westerly by the county boundary to the south-west corner of grazing block 58, parish of Maroka; thence northerly along the western boundary of that block and block 57 to the north-west corner of the last-named block; thence east along the north boundary of the said block 57 to the Maroka River; thence northerly by that river to the Wonnangatta River, being the northern boundary of the shire; thence following the shire boundary south-easterly and southerly to the commencing point.

And the Honorable William Haslam Edgar, His

And the Honorable William Haslam Edgar, His Majesty's Commissioner for Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Local Government Act 1903.
PROVISIONS OF PART IV OF THE ELECTORAL
ACT 1910 APPLIED TO MUNICIPAL ELECTIONS.
—ȘHIRE OF KYNETON.

At the Executive Council Chamber, Melbourne, the fourteenth day of May, 1913.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Murray Mr. Brown

Mr. Edgar Mr. Thomson. .

Mr. Brown

IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, and pursuant to the petition of the Council of the Municipality of the Shire of Kyneton, has, by Order made on the 14th day of May, 1913, under the provisions of section 148 of the Local Government Act 1923 (3 Edw. VII No. 1803), directed that the provisions of Part IV of the Electoral Act 1910, applicable and severally referred to in the underwritten Schedules, shall apply to the election of Councillors for the said Municipality, with the alterations of such provisions as shown or indicated in the said Schedules, the same being alterations deemed necessary for the purpose of carrying into effect such provisions as so applied.

SCHEDULE.

PROVISIONS OF PART IV OF THE ELECTORAL ACT 1910 APPLICABLE TO MUNICIPAL ELECTIONS, AND ALTERATIONS TO BE READ AS MADE THEREIN FOR THE PURPOSES OF SUCH

APPLICATION.

Section 88 shall apply, omitting the word "elector" in the first line, and substituting therefor the word "rate-payer"; omitting the words "province or district" in the first line, and substituting therefor the word "Municipality" after the word "held" in the second line, inserting the words "whose name appears on the Voters' Roll for such Municipality"; omitting all the words after the word "miles" where it appears in the third line down to the word "miles" where it appears in the fifth line; omitting the words "province or district" in the sixteenth and seventeenth lines, and substituting therefor the word "Municipality"; omitting the word "elector" in the twenty-fifth line, and substituting therefor the word "ratepayer"; omitting the whole of sub-section four.

Section oo shall apply, omitting the word "elector"

Section oo shall apply, omitting the word "elector" in the first line, and substituting therefor the word "rate-payer"; omitting the words "any elector" in the third line, and substituting therefor the words "the voters"; and omitting the words "province or district" in the fourth line, and substituting therefor the word "Municipality"; after the word "attached" in the tenth line, inserting the

words "iff such voter appears; by the roll to be jentitled to give more votes than one then so many ballot-papers as may be equal to the number of votes not exceeding three, which such voter so appears to be entitled to give."

Section of shall apply unaltered.

Section 92 shall apply unaltered.

Section 92 shall apply, omitting the words "initial letters" in the third and fourth lines, and substituting therefor the words "special mark"; omitting all the words after the word "by" in the fourth line, down to the word "and" in the seventh line, and substituting therefor the words "section one hundred and forty-one of the Local Government Act 1903"; omitting all the words after the word "the" where it appears the first time in the thirteenth line, down to the word "in" in the fourteenth line, and substituting therefor the word "Municipality"; omitting the word "electoral" in the seventeenth line, and substituting therefor the word "voters"; omitting the word "elector" in the seventeenth line, and substituting therefor the word "voters"; Section 93 shall apply, omitting the word "electoral"

Section 93 shall apply, omitting the word "electoral" in the first line, and substituting therefor the word "voters"; omitting the words "province or district" wherever they appear, and substituting therefor the word "Municipality."

Section 94 shall apply unaltered.

Section 95 shall apply, omitting the word "Parlia-mentary" in the eleventh line, and substituting therefor the word "Municipal."

Section 96 shall apply unaltered.

Section 97 shall apply, omitting the word "elector," and substituting therefor the word "ratepayer."

Section 98 shall apply, omitting the words "province or district" in the third and fourth lines, and substituting therefor the word "Municipality."

Section 99 shall apply, omitting the words "province or district" in the second line, and substituting therefor the word "Municipality"; omitting the word "any" in the sixth line, and substituting therefor the word "the"; omitting all the words after the word "for," in the sixth line down to the word "to-day" in the seventh line, and substituting therefor the words "Councillor or Councillors for the Shire of Kyneton."

Section 100 shall apply, omitting all the words after the word "together" in the twenty-seventh line, down to the word "such" in the twenty-ninth line; omitting the words "said sections" in the thirtieth line, and substituting therefor the words "Local Government Act 1903"; omitting all the words after the word "the" where it appears the second time in the thirty-ninth line down to the end of the section, and substituting therefor the word "Municipality."

Section 102 shall apply, omitting the words "within the provisions of section two hundred and seventy-five of the Principal Act."

Section 103 shall apply unaltered.

Section 104 shall apply unaltered.

Section 105 shall apply unaltered.

Section 106 shall apply unaltered.

Section roy shall apply, omitting the words "and electoral registrars" in the fourth line; omitting the words "any Act relating to elections for the Council or the Assembly 20in the fifth and sixth lines, and substituting therefor the words "the Local Government Act 1903."

SCHEDULES TO ACT No. 2288.

SCHEDULES TO ACT No. 2288.

Second Schedule shall apply, omitting the word "Province" in the first line, and substituting therefor the words "Ward [or Riding]"; omitting the words "Electoral District of" in the third line, and substituting therefor the words "Shire of Kyneton"; omitting the word "elector" in the sixth line, and substituting therefor the word "ratepayer"; omitting the words "Division of the above-named Province [or District]" in the seventh line, and substituting therefor the words "Ward or Riding [or Municipality]"; omitting the words in parenthesis in the tenth, eleventh, twelfth, and thirteenth lines; omitting the word "elector" in the twenty-second line, and substituting therefor the word "ratepayer."

Third Schedule shall apply omitting the words "Elector of the words of the words "Elector of the words of

line, and substituting therefor the word "ratepayer." Third Schedule shall apply, omitting the words "Electoral [Province] or [District]" in the first line; omitting the word "Division" in the second line, and substituting therefor the words "Ward [or Riding]"; omitting the words "Electoral [Province] or [District]" in the fifth line; omitting the word "Division" in the sixth line, and substituting therefor the words "Ward [or Riding]"; omitting the words "Supplementary Roll" in the seventh line, and substituting therefor the words "Voters' Roll";

omitting the words "General Roll No., Roll of Ratepaying Electors No." in the eighth line; omitting all the words after the word "given" in the twelfth line; omitting the word "Parliamentary" in the fifty-first, line, and substituting therefor the word "Municipal."

Fourth Schedule shall apply; omitting the word "Electoral" in the first line; omitting the word "Legislative" in the fourth line, and substituting therefor he words "Municipality of Kyneton."

"Municipality of Kyneton."

Fifth Schedule shall apply, omitting the words "or [the General] or [Supplementary] Roll" in the third and fourth lines; omitting the word "Division" in the fourth line, and substituting therefor the words "[Ward or Riding]"; omitting the word "Electoral" in the fourth line, and substituting therefor the words "Shire of Kyneton"; omitting the words "Members of the Legislative" in the sixth line, and substituting therefor the words "a Councillor or Councillors"; omitting the word "Electoral" in the seventh line, and substituting therefor the words "Shire of Kyneton."

And the Honorable William Haslam Edgar, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Factories and Shops Acts.

HALF-HOLIDAY IN THE SHIRE OF LANCEFIELD.

At the Executive Council Chamber, Melbourne, the twentieth day of May, 1913.

PRESENT:

His Excellency the Governor of Victoria. i Mr. Edgar.

Note the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, upon a petition certified by the municipal clerk of the municipal district of the Shire of Lancefield, and signed by a majority of all the shopkeepers to be affected (other than those mentioned in the Fourth Schedule to the Factories and Shops Act 1912), doth hereby make the following Regulation, that is to say:—

All shops (other than those mentioned in the Fourth Schedule to the Factories and Shops Act 1912) within the municipal district of the Shire of Lancefield shall be closed on Saturday in each week from the hour of One o'clock in the afternoon.

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

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

Factories and Shops Acts.

PROVISIONS RELATING TO SHOPS EXTENDED TO THE SHIRE OR ROMSEY.

At the Executive Council Chamber, Melbourne, the twentieth day of May, 1913.

PRESENT:

His Excellency the Governor of Victoria. Mr. Brown Mr. Edgar.

NDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, upon a petition certified by the municipal clerk of the municipal district of the Shire of Romsey, as signed by a majority of all the shopkeepers in the locality to be affected, doth by this Order extend the provisions of the Factories and Shops Acts which relate to shops to the whole of the shops within the municipal district of the Shire of Romsey aforesaid. sey aforesaid.

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.

· ;....

Strate Some

""BOARD OF LAND AND WORKS (RAHLWAY CONSTRUCTION BRANCH).

"LANDS REQUIRED FOR TOWNSHIP PURPOSES. 1 ... 3

At the Executive Council Chamber, Melbourne, the twentieth day of May, 1913.

PRESENT:

His Excellency the Governor of Victoria. Mr. Brown 1 Mr. Edgar.

NDER the provisions of sections 2 and 7 of the Railway Lands Acquisition Act 1910 (1 Geo. V No. 2276). His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order approve that the lands hereunder specified in the Schedules Nos. 1, 2, and 3, in the vicinity of the proposed site of Colbinabbin Station on the Rushworth and Colbinabbin Railway, shall be acquired for the Crown for Township purposes, that is to say:—

RUSHWORTH AND COLBINABBIN RAILWAY. Schedule 1.

All that piece or parcel of land in the vicinity of the proposed Colbinabbin Station, on the Rushworth and Colbinabbin Railway, being part of allotment 13, section C, parish of Colbinabbin, county of Rodney, containing by admeasurement seven acres two roods and seventeen perches, more or less: Commencing at a point on the south boundary of said allotment 13 distant four chains thirteen links westerly from the south-east corner thereof; thence for twenty-eight chains ten links along the said south boundary in a straight line bearing westerly to the Rushworth and Colbinabbin Railway; thence by the said railway for one chain eighteen links in a straight line bearing north-westerly for four chains seventy-two links by the concave arc of a curve of nineteen chains forty-five links radius, the chord of which bears north-easterly for three chains twenty-two links in a straight line bearing easterly, and for three chains in a straight line bearing southerly to the point of commencument.

RUSHWORTH AND COLBINABBIN RAILWAY.

Schedule 2.

Schedule 2.

All that piece or parcel of land in the vicinity of the proposed Colbinabbin Station, on the Rushworth and Colbinabbin Railway, being part of allotment 43A, parish of Wanalta, county of Rodney, containing by admeasurement nineteen acres one rood and eighteen perches, more or less: Commencing at a point on the west boundary of said allotment 43A distant seven chains eight links northerly from the south-west corner thereof; thence along the north boundary of the said railway for twenty chains seventy-nine links in a straight line bearing easterly, and for five chains seventy-three links in a straight line bearing south-easterly; thence by other part of said allotment 43A for ten chains five links in a straight line bearing northerly, and for twenty-five chains seventy-one links in a straight line bearing westerly to a point on the west boundary of said allotment 43A; thence for seven chains twenty-five links along the said west boundary in a straight line bearing southerly to the point of commencement.

RUSHWORTH AND COLBINABBIN RAILWAY. Schedule 3.

Schedule 3.

All that piece or parcel of land in the vicinity of the proposed Colbinabbin Station, on the Rushworth and Colbinabbin Railway, being part of allotment 43A, parish of Wanalta, county of Rodney, containing by admeasurement fifteen acres one rood and twenty perches, more or less: Commencing at a point on the south boundary of said allotment 43A distant five chains thirty-one links south-easterly from the south-west corner thereof; thence by the Rushworth and Colbinabbin Railway for two chains forty-eight links in a straight line bearing north-easterly for fifteen chains in a straight line bearing easterly, and for five chains eighty-one links in a straight line bearing horth-easterly; thence for fourteen chains seventy-three links by other part of said allotment 43A in a straight line bearing southerly, to another point on the south boundary of said allotment 43A; thence for twenty-three chains seven links along the said south boundary in a straight line bearing north-westerly to the point of commencement.

And the Honorable Alfred Arthur Billson, His Maiesty's

And the Honorable Alfred Arthur Billson, His Majesty's Minister of Railways for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT, Clerk of the Executive Council. DEVIATION OF ROAD IN THE PARPSHES OF AN At the Executive Council Chamber, Melbourne, the fourteenth day of May; 1913

PRESENT :

His Excellency the Governor of Victoria.

Mr. Murray Mr. Graham

Mr. Edgar Mr. Thomson.

WHEREAS by the Local Government Act 1903 (3 Edw. VII No. 1893) it is amongst other things enacted that if the Council of any municipality prove to the satisfaction of the Minister that it is desirable that any road should be deviated, and that such deviation can be conveniently made through Crown land or land held by liceosees or pastoral lessees under the Land Act 1890 or any Act amending the same, the Minister may cause such road to be deviated accordingly at the cost of the municipality: And whereas it has been proved to the satisfaction of the Minister that it is desirable to deviate a certain road in the parish of Bamawm: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained in section 477 of the Act No. 1893 aforesaid, doth hereby declare the new road in the parish of Diggorra, defined in the following description, to be a public highway in lieu of an existing road in the parish of Bamawm, of which road technical description is also hereunder given (that is to say):—

NEW ROAD.

New Road.

County of Bendigo, parish of Diggorra: Commencing at a point bearing west fifteen chains ninety-eight links and S. 38 deg. 10 min. west one chain twenty-seven links from the south-east angle of allotment 48 of section B of the Bamawn Estate subdivision; bounded thence by lines bearing respectively S. 38 deg. 10 min. W. four chains thirty-five links and N. 51 deg. 50 min. W. five thains fifty-four links; thence by a road bearing west one chain sixty-two links; thence by lines bearing respectively S. 51 deg. 50 min. E. seven chains eighty-one links and N. 38 deg. 10 min. E. six chains thirtten links; and thence again by the before-mentioned road bearing west one chain twenty-seven links to the point of commencement.

OLD ROAD.

On Road.

County of Bendigo, parish of Bamawm: Commencing at a point bearing west fifteen chains 98 links from the south-east angle of allotment 48 of section B of the Bamawm Estate subdivision: bounded thence by lines bearing respectively west nine chains eleven links, S. 51 deg. 50 min. E. one chain sixty-two links, east seven thains four links, and N. 38 deg. 10 min. E. one chain twenty-seven links to the point of commencement.—

[13.C.58688.]

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

ccordingly.

F W MABBOTT,

Clerk of the Executive Council. DEVIATION OF ROAD IN THE PARISH OF GIFFARD.

At the Executive Council Chamber, Melbourne, the fourteenth day of May, 1913.

PRESENT:

rresent:

r., His, Excellency the Governor of Victoria.

Mr. Murray
Mr. Graham
Mr. Brown
Mr. Brown

Mr. Brown

HEREAS, by the Local Government Act 1903 (3 in Fidw. VIII No. 1803) it is amongst other things enacted that if the Council of any municipality prove to the satisfaction of the Minister that it is desirable that any road should be deviated, and that such deviation can be conveniently made through Crown land or land held by licensees, or pastoral lessees under the Land Act 1890 or any Act amending the same, the Minister may cause such road to, be, deviated accordingly at the cost of the municipality: And whereas it has been proved to the satisfaction of the Minister that it is desirable to deviate a certain, road in the parish of Giffard: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained in section 477, of, the Act No. 1893 aforesaid, doth hereby declare the new road defined by technical description

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hereunder to be a public highway in lieu of an existing road in the same parish, of which road technical description is also hereunder given (that is to say):—

NEW ROAD.

New Road.

County of Buln Buln, parish of Giffard: Commencing at a point bearing S. 88 deg. 5 min. E. one chain from the north-east angle of allotment 9 of section C; bounded thence by a line bearing S. 88 deg. 5 min. E. forty-two chains fifty links; thence by a road bearing N. o deg. 48 min. E. one chain; thence by allotment 28 bearing N. 88 deg. 5 min. W. forty-two chains fifty links; and thence by allotment 20 bearing N. 10 deg. 22 min. W. one chain to the point of commencement.

OI.D ROAD.

"County of Buln Buln, parish of Giffard: Commencing sto the north-east angle of allotment of section C; bounded thence by that allotment hearing S. r. deg. 22 min. W. forty-three chains six links; thence by allotment 25 bearing S. 88 deg. 47 min. E. forty-three chains ninety-one links; thence by a road bearing N. o. deg. 48 min. E. one chain; and thence by lines bearing respectively N. 88 deg. 47 min. W. forty-two chains ninety-one links, N. 1 deg. 22 min. E. forty-two chains six links, and N. 88 deg. 5 min. W. one chain to the point of commencement.—(12.T.88588.)

anAnd the Honorable, Hugh McKenzie, His Majesty's Gommissioner of Crown Lands and Survey for the State of Victoria, shall-give the necessary directions herein accordingly.

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

DEVIATION OF ROAD IN THE PARISH OF Star 1 / 1 / 1

At the Executive Council Chamber, Melbourne, the fourteenth day of May, 1913.

· PRESENT :

His Excellency the Governor of Victoria.

Mr. Murray Mr. Graham

Mr. Edgar Mr. Thomson.

Mr. Brown

Mr. Brown

Mr. Brown

W HEREAS by the Local Government Act 1903 (3 Edw. VII No. 1893) it is amongst other things emacted that if the council of any municipality prove to the satisfaction of the Minister that it is desirable that any road should be deviated, and that such deviation can be conveniently made through Crown land or land held by licensees or pastoral lessees under the Land Act 1890 or any Act amenting the same, the Minister may cause such road to be deviated accordingly at the cost of the municipality: And whereas it has been proved to the satisfaction of the Minister that it is desirable to deviate a certain road in the parish of Tongala: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained in section 477 of the Act No. 1893 aforesaid, doth hereby declare the new road in the parish of Tongala defined in the following description to be a public highway in lieu of an existing road in the same parish, of which road technical description is also hereunder given (that is to say):—

· NEW ROAD.

NEW ROAD.

County of Rodney, parish of Tongala: Commencing at the south-east angle of allotment 35 of section B of the Tongala Estate subdivision; bounded thence by that allotment bearing N. 38 deg. 26 min. E. sisteen chains eighty-nine links; thence by a road bearing S. 0 deg. 2 min. W. one chain sixty-one links; thence by a line bearing S. 38 deg. 26 min. W. fourteen chains eighty-four links; and thence by a road bearing N. 80 deg. 58 min. W. one chain twenty-seven links and six-tenths to the point of commencement.

OLD ROALS

County of Rodney, parish of Tongalas. Commencing at the north-east angle of allotment 133; bounded thence by that allotment bearing N, 89 deg. 58 min. W. ten chains; thence by a line hearing N, 38 deg. 36 min. E. one chain twenty-seven links and six-tenths; thence by allotment 1324 bearing S. 89 deg. 58 min. E. nine chains twenty-one links; and thence by a road bearing S. o deg. 2 min. W. one chain to the point of commencement.—

(12. C. 6822 b) 2 min. W. (13.C.58325.)

And the Honorable John Thomson, for and on behalf of His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

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

DEVIATION OF ROAD IN THE PARISH OF SEDGWICK. <.....

At the Executive Council Chamber, Melbourne, the fourteenth day of May, 1913.

PRESENT:

.... His Excellency the Governor of Victoria.

Mr. Murray Mr. Graham Mr. Brown Mr. Edgar Mr. Thomson.

Mr. Brown

WHEREAS by the Local Government Act 1903 (3)
Edw. VII No. 1893) it is amongst other things enacted that if the Council of any municipality prove to the satisfaction of the Minister that it is desirable that any road should be deviated, and that such deviation can be conveniently made through Crown land or land held by licensees or pastoral lessees under the Land Act 1890 or any Act amending the same, the Minister may cause such road to be deviated accordingly at the cost of the municipality: And whereas it has been proved to the satisfaction of the Minister that it is desirable to deviate a certain road in the parish of Sedgwick: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained in section 477 of the Act No. 1893 aforesaid, doth hereby declare the new road in the parish of Sedgwick defined by technical description hereunder to be a public highway in lieu of an existing road in the same parish, of which road technical description is also hereunder given (that is to say):—

New Road. is to say) :--

NEW ROAD.

NEW ROAD.

County of Bendigo, parish of Sedgwick: Commencing at a point bearing west one chain and N. 56 deg. 16 min. W. nine chains eighty-five links from the north-west angle of allotment 1 of section 10; bounded thence by lines bearing respectively S. 3 deg. 12 min. E. seven chains fifty-four links, S. 14 deg. 51 min. E. four chains thirty-nine links, S. 15 deg. 20 min. E. two chains sixty-four links, and S. 31 deg. 11 min. E. eight chains eighty-three links; thence by a road bearing S. 0 deg. 2 min. E. two chains seventy-seven links; thence by lines bearing respectively N. 21 deg. 13 min. W. two chains forty-nine links, N. 31 deg. 11 min. W. eight chains eighty-eight links, N. 15 deg. 20 min. W. two chains sixty-one links, N. 34 deg. 51 min. W. four chains fifty links, and N. 3 deg. 12 min. W. ten chains thirty-five links; and thence by a road bearing S. 24 deg. 48 min. E. two chains seventy-two-links to the point of commencement.

OLD ROAD.

County of Bendigo, parish of Sedgwick: Commencing at the north-west angle of allotment 1 of section 10; bounded thence by that allotment bearing S. o deg. 2 min. E. eighteen chains thirty-four links; thence by a line bearing N. 21 deg. 13 min. W. two chains seventy-seven links; thence by a line bearing N. o deg. 2 min. N. offeten chains seventy-six links; and thence by a road bearing east one chain to the point of commencement. bearing east one chain to the point of commencement.

And the Honorable John Thomson, for and on behalf of His Majesty's Commisioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

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

DEVIATION OF ROAD IN THE PARISH OF WY YUNG.

At the Executive Council Chamber, Melbourne, the fourteenth day of May, 1913

PRESENT :

His Excellency the Governor of Victoria.

Mr. Múrray Mr. Graham Mr. Brown

Mr. Edgar Mr. Thomson.

Mr. Brown

W HEREAS by the Local Government Act 1903 (3
Edw. VII No. 1893) it is amongst other things enacted that if the council of any municipality prove to the satisfaction of the Minister that it is desirable that any road should be deviated, and that such deviation can be conveniently made through Crown land or land held by licensees or pastoral lessees under the Land. Act 1890 or any Act amending the same, the Minister may cause such road to be deviated accordingly at the cost of the municipality: And whereas it has been proved to the satisfaction of the Minister that it is desirable to deviate a certain road in the parish of Wy Yung: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained in section 477 of the Act No. 1893 aforesaid, doth hereby

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declare the new road in the parish of Wy Yung defined in the following description, to be a public highway in lieu of an existing road in the same parish, of which road technical description is also hereunder given (that is to say):— New Road.

New Road.

County of Dargo, parish of Wy Yung: Commencing at a point bearing N. 2 deg. 12 min. W. three chains seventy-nine links, from the south-east angle of allotment 15 of section 4; bounded thence by lines bearing respectively S. 49 deg. 16 min. W. seven chains thirty links, S. 33 deg. 58 min. W. four chains seventy-two links, S. 59 deg. 28 min. W. two chains forty-six links, N. 55 deg. 1 min. W. one: chain seventy-eight links, S. 75 deg. 1 min. W. seven chains seventy-eight links, S. 76 deg. 34 min. W. seven chains eighty-live links, S. 76 deg. 54 min. W. two chains forty-six links, S. 72 deg. 50 min. W. three chains nineteen links, and S. 75 deg. 37 min. W. eight chains interty links, and S. 75 deg. 37 min. W. eight chains twenty-three links; thence by a road bearing N. 38 deg. 26 min. W. one chain nine links and one-half; thence by lines bearing respectively N. 75 deg. 37 min. E. eight chains fifty-four links, N. 60 deg. 42 min. E. eight chains eighty-eight links, N. 72 deg. 50 min. E. two chains, ninety links, N. 30 deg. 10 min. E. two chains 49 links, N. 75 deg. 54 min. E. eight chains sixty-seven links, S. 55 deg. 1 min. E. one chain fifty-nine links, N. 33 deg. 28 min. E. one chain fifty-nine links, N. 33 deg. 58 min. E. four chains sixty-three links, and N. 49 deg. 16 min. E. eight chains sixty-three links; and thence by a road bearing S. 2 deg. 12 min. E. one chain twenty-eight links to the point of commencement.

OLD ROAD.

County of Dargo, parish of Wy Yung: Commencing at the south-east angle of allotment 15 of section 4; bounded thence by that allotment bearing S. 89 deg. 52 min. W. fifty-five chains fifty-four links; thence by a road bearing S. 1 deg. 10 min. E. one chain; thence by allotment 16 bearing N. 89 deg. 52 min. E. fifty-five chains fiventy-four links; and thence by a road bearing N. 15 deg. 47 min. E. one chain four links to the point of commencement: Excepting the portion included in the new road.

And the Honorable John Thomson, for and on behalf of His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

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

DEVIATION OF ROAD IN THE PARISH OF WAMBA.

At the Executive Council Chamber, Melbourne, the fourteenth day of May, 1913.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Edgar Mr. Thomson.

Mr. Murray Mr. Graham Mr. Brown

i i i i

Mr. Brown

W HEREAS by the Local Government Act 1903 (3 Edw. VII No. 1893) it is amongst other things enacted that if the council of any municipality prove to the satisfaction of the Minister that it is desirable that any road should be deviated, and that such deviation can be conveniently made through Crown land or land held by licensees or pastoral lessees under the Land Act 1890 or any Act amending the same, the Minister may cause such road to be deviated accordingly at the cost of the municipality: And whereas it has been proved to the satisfaction of the Minister that it is desirable to deviate a certain road in the parish of Wamba: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained in section 477 of the Act No. 1893 aforesaid, doth hereby declare the new road in the parish of Wamba, indicated by pink tint on tracing marked "A," attached to Correspondence C,8222, and deposited in the Office of Lands and Survey, Melbourne, to be a public highway in lieu of the existing road in the same parish, denoted on such plan by blue colour.

And the Honorable John Thomson, for and on behalf

And the Honorable John Thomson, for and on behalf of His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

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

DEVIATION OF ROAD IN THE PARISH OF WARROWITUE. 1,70 ...

At the Executive Council Chamber, Melbourne, the not fourteenth day of May, 1913.

Present:

His Excellency the Governor of Victoria.

Ir. Murray
Ir. Graham
Mr. Thomson.

Mr. Murray Mr. Graham Mr. Brown

Mr. Brown

WHEREAS by the Local Government Act 1903 (3 Edw. VII No. 1893) it is amongst other things enacted that if the council of any municipality prove to the satisfaction of the Minister that it is desirable that any road should be deviated, and that such deviation can be conveniently made through Crown land or land held by licensees or pastoral lessees under the Land Act 1890 or any Act amending the same, the Minister may cause such road to be deviated accordingly at the cost of the municipality: And whereas it has been proved to the satisfaction of the Minister that it is desirable to deviate a certain road in the minister that it is desirable to deviate a certain road in the minister that it is desirable to deviate a certain road in the minister that it is desirable to deviate for His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of provisions contained in section 477 of the Act No. 1893 aforesaid, doth hereby declare the new road in the parish of Warrowitue defined in the following description to be a public highway in lieu of an existing road in the same parish, of which road technical description is also hereunder given (that is to say): to say) :--

NEW ROAD.

New Road.

County of Dalhousie, parish of Warrowitue: Commencing at a point bearing S. 43 deg. 29 min. W. one chain thirty-five links from the north-west angle of allotment 10 of section 1; bounded thence by lines bearing respectively S. 43 deg. 29 min. W. nine chains sixty-seven links, S. 26 deg. 7 min. E. eighteen chains seven links, and S. 18 deg. 24 min. E. one chain eighty-three links; thence by a road bearing S. 4 min. 18 deg. E. three chains eighty-two links and S. 14 deg. 34 min. W. thirteen links; thence by lines bearing respectively N. 18 deg. 24 min. W. five chains fifty-seven links, N. 26 deg. 7 min. W. eighteen chains seventy links, and N. 43 deg. 29 min. E. eleven chains thenty-six links; and thence again by the before-mentioned road bearing S. 5 deg. 33 min. E. forty-four links and S. 4 deg. 18 min. E. ninety links to the point of commencement.

OLD ROAD.

County of Dalhousie, parish of Warrowitue: Commencing at the north-west angle of allotment 10; bounded thence by that allotment bearing S; 4 deg. 18 min. E: twenty-nine chains ninety-three links; and thence by lines bearing respectively N. 18 deg. 24 min. W. four chains eleven links, N. 4 deg. 18 min. W. twenty-five chains four links, and N. 43 deg. 29 min. E. one chain thirty-five links to the point of commencement.—(12.Y.14909.)

And the Honorable John Thomson, for and on behalf of His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

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

VICTORIAN RAIL WAYS.

VICTORIAN GOVERNMENT TOURIST BUREAU.

Collins-street (opposite Town Hall), City. Inquire personally or by letter re Holiday Trips, Tourists' Resorts, 5-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.

PICTURESOUE VICTORIA.

A new issue containing 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 excursions trains will run as under:—Wednesdays, 14th May and 11th June.—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. Thursdays, 15th May and 12th June.—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, Narraccorte, Wolseley, Broken Hill, &c., on posters at stations.

WEEK-END EXCURSIONS.

week-end tickets are issued at Holiday Excursion Fries 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 one on which no train runs on Fridays of on Saturdays the tickets will be available for return till the last through train on the following Monday, provided that on any line in 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, 5.0 p.m.; Warrnambool and Queenstill lines, 3.20 p.m. to Colac and Queenstill and 4.22 p.m. to Warmambool; 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 auburban radius of North Creswick and Buninyong.

SUNDAY TRAINS.

SUNDAY TRAINS.

Warburton Line.—Leave Melbourne, Flinders-street, at 10.40 a.m. for Lilydale, stopping all stations, and at 11.10 a.m. tor Warburton, stopping only at Box Hill, Croydon, Lilydale, and all stations thence, and return from Warburton at 6.5 p.m., stopping at all stations to Lilydale, and at Croydon, Ringwood, Box Hill, and Richmond, and at 8.15 p.m. from Lilydale, stopping all stations to Melbourne. Passengers from stations between Flinders-street and Lilydale (except Box Hill and Croydon) for stations on Warburton tine will require to travel by the 10.40 a.m. train to Lilydale, and transfer there to through Warburton train leaving at 12.25 p.m. Passengers returning from Warburton tine by 6.5 p.m. train for stations between Linydale and Melbourne (except Croydon, Box Hill, and Richmond) will require to transfer at Lilydale to the 8.15 p.m. train. Return fares, first class, 3s. 6d.; second class, 2s. 6d.

meatesvitte tine .- Leave Meibourne, Finders-street, at 11.22 a.m. (express to Croydon), and return at 0.55 p.m. l'assengers trom stations between Flinders-street and Litydale will require to travel by the ro.40 a.m. train to Litydale and join the Healesville train there. Return fares, hist class, 3s. od.; second class, 2s. od.

Ferntree Gully and Gembrook lines.—Leave Flindersstreet (from No. 1 platform, east end) at 11 a.m. for Upper Ferntree Gully and Gembrook, picking up at Richmond, Box Hill, Ringwood, and all stations thence, and return brom Gembrook at 5.10 p.m., stopping at all stations to Ringwood, and setting down at Box Hill 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 hast Richmond to Mitcham inclusive will require to travel by the 10.40 a.m. train to Ringwood and join tions East Ricimond to Mitcham inclusive will require to travel by the to-40 a.m. train to Ringwood and join the special there. Passengers from Melbourne by these Sunday trains on Fernice Gully and Gembrook line will require to book and enter platform at Prince's-bridge statum (not Flinders-street).

Gembrook tine .- 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 roo from Upper Ferntree Gully. Passengers will not be booked from other than these two stations.

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 Maish at 7.3 p.m. Return lares. 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. bd.

Eltham. Hurstbridge line.—Leave Prince's bridge for Eltham at 10.11, 11 a.m., and 6 p.m., and return from Eltham at 12.9, 6.7, and 7.25 p.m.; and for Hurstbridge at 10.45 a.m., stopping only at Clifton Hill, Heidelberg, and Eltham. and returning from Hurstbridge at 6.42 p.m., stopping only at stations to Eltham, at Heidelberg, Clifton Hill, and all stations thence.

Return fares to Eltham: -First class, 1s. 3d.; second class, 1s.; and to Hurstbridge-First class, 1s. 9d.; second class, 18. 3d.

Tickets available for return on day of issue only. Full particulars on posters at stations. No. 80.-May 28, 1913,-6924,-3,

PHROUGH RAIL AND COACH TICKETS TO BUFFALO PLATEAU.

Tracets are issued daily at the Victorian Government Iourist Bureau, Collins-street, and at Spencer-street station to the Bullato Plateau, available from Melbourne to Bright (rail), thence by coach to Bullato Plateau, and return at the following combined fares:—First class, 54s. 8d.; second crass, 4ts. 5d. Tickets available for return for two months from date of issue. The rail pourney cannot be broken. journey cannot be broken.

Seymour, Benaila, Wangaratta, Beechworth, and Albury will also issue through ran and coach tickets to the Bullalo will also issue through ran and coach tickets to the Bullalo Plateau, vid Bright, at the following combined fares:— From Seymour, 1st class, 42s. 3d.; 2nd class, 33s. 3d.; 1rom Benaila, 1st class, 3os.; 2nd class, 25s.; 1rom Wangaratta, 1st class, 25s. 4d.; 2nd class, 22s.; from Becenworth, 1st class, 24s. 1d.; 2nd class, 21s. 2d.; and 1rom 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 invited cannot be broken.

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, benaits, Wangaratta, and Beechworth may obtain tickets at holiday excussion fares to the nearest of these stations on payment in addition of the through rail and coach fare to Buffalo

EXCURSIONS TO HEALESVILLE.

Seven (7) days trip, including rail, accommodation, and coach drives, £3.

KING'S BIRTHDAY, OBSERVED ON 9TH JUNE.

RING'S BIRTHIAL, OBSERVED ON GIR JONE.
Return tickets at holiday excursion faires will be issued to and from all stations on oin, 7th, 8th and 9th June, available for return till Tuesday, 10th June. The jouncy may be broken on these tickets (outside the usual

week-end tickets (usually available for return antil the following Monday) issued on 6th, 7th, and 8th June, will be available for return till Tuesday, 10th June.

EXTRA COUNTRY TRAINS.

EXTRA COUNTRY TRAINS.

Northern Line.—On 7th and 9th June the 0.25 a.m. train will run Melbourne to Bendigo, stopping only at Sundry, Macedon, Woodend, Kyneton, Castlemaine and-Coulen Square, and on 9th June a special train will leave Merodunic for Woodend at 7.9 a.m., stopping North Melbourne, rootscray, Sanshine, St. Albans, and all stations mence, and on 7th and 9th June at 5.10 p.m. for Castlemaine, stopping Sundury, Macedon, Woodend, and Kyneton. On Saturday, 7th June, the 5.42 p.m. train will run Melbourne to Bendigo same as on other week days, and on the same date the 6.30 p.m. train will also be run to Bendigo as usual. On 9th June, the 6.30 p.m. train will run Melbourne at 11.45 a.m., stopping at Castlemaine and all stations to Macedon inclusive, and on same dates leave Bendigo at 0.35 p.m., stopping Colden Square, Castlemaine, Kyneton, Woodend, Macedon, Lanceneld Junction, Sundury, Sunsaine, Footscray, and North Melbourne; on 9th June leave Sunbury at 6.10 p.m., stopping Diggers rest, Sydennam, St. Albans, Sunshine, West Footscray, rootscray, and North Melbourne, and on 7th and 9th June from Woodend at 5.45 p.m., stopping all usual stations for 3.15 p.m. train from Bendigo, and the latter train will be run if minutes later than usual Woodend to Aethourne on these dates.

On 9th June the Lancefield and Daylesford line trains will connect with the cya am. special from Melbourne, and on same date the evening train to Lancefield will be de-

will connect with the 7.9 a.m. special from Melbourne, and on same date the evening train to Lancefield will be de-tained in connexion with the 6.30 p.m. train from Mei-

on same date the evening train to Lanchest and tained in connexion with the 6.30 p.m. train from Melbourne.

North-western Line.—On 7th and 9th June an extra train will leave Melbourne for Ararat at 8.5 a.m., stopping same stations as 7.40 a.m. ordinary train: The 8.5 a.m. will not connect with Linton, Waubra, or Hamilton line. Passengers for these lines will require to travel by 7.40 a.m. train. On 9th June a train will leave melbourne for Bacchus Marsh at 9 a.m., stopping at Melton, Parwan, Bacchus Marsh, Ballan, Gordon, and Ballarat Last. Passengers for these stations are recommended to travel by the 3.30 p.m. on Saturday and avoid the crush by the 5.6 p.m. express. On 6th, 7th, and 9th June the 5.6 p.m. Ballarat express will be run through to Stawell, stopping usual stations to Ballarat, thence at Beaufort and Ararat. On 9th June an extra train will leave Bacchus Marsh for Melbourne at 7.40 p.m., stopping all stations. On 7th and 9th June the 4.13 p.m. train, Ararat to Melbourne, will be run in two divisions—first leaving at 4 p.m., stopping only at Beaufort, Ballarat, Bacchus Marsh, Melton, and Pootscray; and second division leaving Ararat at 4.20 p.m., and stopping all usual stations to Melbourne. South-Western Line.—On 9th June an extra division of 6.30 a.m. will-leave Melbourne for Camperdown at:6.20 a.m., stopping at Newport, Werribee, North Geelong, and all stations Geelong to Camperdown inclusive; and the evening train to Melbourne will run in two divisions from Camperdown—first division leaving at 5.35 p.m., stopping

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only at Colac, Birregurra, and Geelong; and second division leaving Camperdown at 5.50 p.m., stopping at all

sion leaving Camperdown at 5.50 p.m., stopping at all usual stations to Melbourne.

North-Eastern Line.—On 6th, 7th, and 9th June the evening train will run, Seymour to Melbourne, in two divisions—nrst leaving Seymour at -8.15 p.m., stopping only at Tailarook, Wallan, and Essendon; and second division at 8.33 p.m., stopping at all usual stations. On 9th June a train will leave Seymour for Melbourne at 0.15 p.m., picking up at all stations to Essendon. On 7th, 9th, and 10th June the 6.48 a.m. train will run Melbourne to Seymour. Goulburn Valley line passengers will require to travel by 6.48 a.m. on these dates instead of 6.15 a.m.

6.15 a.m.

Eastern Line.—On 9th June the 11.20 a.m. train will run Finders-street to Warragul; and on 7th and 9th June an extra division of the 4.30 p.m. will leave Flinders-street for Warragul at 4.12 p.m., picking up at Richmond, South Yarra, Maivern, Caulfield, and Oakleigh, and stopping at all stations thence to Warragul. On 9th June an extra train will leave Warragul for Melbourne at 11.50 a.m., stopping all stations to Oakleigh, and at Caulfield; and on 7th and 9th June an extra train will leave Warragul for Melbourne at 8 p.m., stopping all stations to Oakleigh, and at Caulneld, South Yarra, and Richmond; and the afternoon train from Bairnsdale will leave Warragul for Mel-

Melbourne at 8 p.m., stopping all stations to Oakleigh, and at Caulneld, South Yarra, and Richmond; and the afternoon train from Bairnsdale will leave Warragul for Melbourne at 7.44 p.m., stopping only at Dandenong, Oakleigh, Caulneld, South Yarra, and Richmond.

Litham—Hursibriage Line.—On 9th June extra trains will leave Melbourne for Eltham at 11.8 a.m., 1.12, 7.35, 8.30 and 11.30 p.m., and for Hurstbridge at 11.8 a.m. and 7.15 p.m., and leave Eltham for Melbourne at 11.10 a.m., 12.53, 7.40, 8.40, and 9.55 p.m., and leave Hurstbridge at 10.45 a.m. and 7.15 p.m.

Healesville Line.—On 7th June an extra train will leave Flinders-street for Healesville at 1.9 p.m., stopping at Camberwell, Box Hill, Ringwood, and all stations thence, returning from Healesville at 6.25 p.m., stopping at all stations, and on 9th June an extra train will leave Flinders-street at 9.10 a.m. for Healesville, returning at 6.25 p.m., stopping at all stations each way. On Monday, 9th June, the 11.25 p.m. train to Ringwood will be run on to Eliyddle (as on Wednesdays).

Warburton Line.—On 9th June an extra train will leave Flinders-street at 7.37 a.m. for Warburton, returning at 6.0 p.m., stopping at all stations each way.

Fern Tree Gully Line.—On 7th June an extra train will leave Flinders-street for Fren Tree Gully at 1.35 p.m., stopping at Camberwell, Box Hill; and all stations tence, and on 9th June extra trains will leave Flinders-street for Fren Tree Gully at 1.35 p.m., for Warburton, returning at 7.8 p.m. and 8.10 p.m., stopping at all stations each way.

Gembrook Line.—On 7th June an extra train will leave Melbourne at 1.35 p.m. and Ferntree Gully at 3.32 p.m., for Gembrook laking passengers for stations Paradise to Gembrook only, and the ordinary train will leave Ferntree Gully (in connexion with the 1.55 p.m. train from Melbourne at 8.48 a.m., stopping at all stations Ferntree Gully to Gembrook. Trains will return from Gembrook only, and leave Melbourne at 8.52 a.m. and Ferntree Gully to Gembrook. Trains will return from Gembroo

FOOTBALL MATCH, CARLTON V. St. KILDA, AT PRINCE'S OVAL.

On Saturday, 31st May, a special train for football traffic will leave Prince's bridge at 2.17 p.m. for North Carlton (Prince's Oval), vid Collingwood, stopping at all stations, and return at 5.33 p.m. Cheap fares.

· · KYNETON RACES.

J. P. J. W. J. W. S.

On Friday, 30th May, a special train for passengers and horses, stopping at Sunbury, Gisborne, Macedon, and Woodend, will leave Spencer-street at 10.25 a.m. for Kyneton, and return at 7 p.m. with horses and passengers. Bendigo.—On Friday, 30th May, a mixed train, stopping at all stations, will leave Bendigo at 10 a.m., and Castlemaine at 11 a.m. for Kyneton. Hollday excursion fares will be charged. Tickets available for return till 2nd June. OAKLANDS HUNT CLUB RACES.

On Saturday, 31st, May, special and ordinary trains willoleave Flinders-street for Moonee Ponds at 11.55 a.m., 12.10, 12.17, 12.24, 12.32, 12.38, 12.48, 12.54, 12.59, 1.6, 1.14, 1.18, 1.22, 1.26, 1.36, 1.41, 1.47, 2.1, 2.11, and 2.29 pmmy after the specials returning after the races. Return fares,—att class, 6d.; and class, 4½d. Rail and race tickets obtainable at Flinders-street and Spencer-street rations.

E. B. JONES, Acting Secretary.

PROCLAMATION

By His Excellency Sir John Michael Fleetwood Fuller, Baronet, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c., acting by and with the advice of the Executive Council thereof.

and with the advice of the Executive Council thereof.

W HEREAS by a certain Indenture of Lease bearing date the second day of July 1900 and registered in the Register-book vo.ume 742 tolio 148308 and made between His late Most Gracious Majesty King Edward VII of the one part and Benjamin Lister Boon therein described of the other part (the interiest in which lease is by registered transfer now vested in one Robert Samuel Lucas of Carr's Creek Longford grazier) except as to that portion thereof containing twenty-four acres which was transferred to His Majesty the King by transfer registered on the ninth day of December 1909 number 85684 transferred by the said Samuel Lucas all that piece or parcel of land (being a grazing area) situate and being in the parish of Wulla Wullock county of Buln Buln containing one thousand one hundred and ninety-five acres more or less and delineated on the plan kept in accordance with the provisions of the 24th section of the Land Act 1898 in the Crown Lands Office and thereon numbered 474 478 498 section C in the said parish and also delineated on the plan drawn in the markin of the said ladenture of one thousand one hundred and ninety-five acres more or less and delineated on the pran kept in accordance with the provisions of the 24th section of the Land Act 1898 in the Crown Lands Office and thereon numbered 474 4794 498 section C in the said parish and also delineated on the plan drawn in the margin of the said Indenture of Lense and, therein coloured yellow was granted and demised unto the said Benjamin Lister Boon for a term of twenty years and six calendar months less four days from the date of the said lease subject to the rent by the said lease reserved and to the covenants conditions and provisions therein contained. And whereas by the said lease ris is among other things provided that His Majesty his heirs and successors may at any time, and from time to time during the term thereby granted resume possession of any part or parts of the land thereby demised which may in the opinion of the Governor with the advice of the Executive Council be required (among other things) for the purposes of water supply and that the Governor in Council or the Board of Land and Works may at any time enter upon the whole or portion of the area thereby granted for the purpose of resuming any land comprised in the said lease required as aforesaid and that the lessee shall upon such entry remove any improvements from the land so resumed and relinquished and give up possession of the grazing area or part to His Majesty his heirs or successors. Provided always that there shall be paid by His Majesty his heirs or successors the actual cost of removing or re-recting and any actual depreciation in value caused by such removal or re-rection of such improvements and the amount of loss sustained by the lessee in consequence of the relinquishment of improvements on tremovable Such cost or amount shall be fixed by the Board but shall not include compensation for severance or for any person's interest in the unexpired term of the said lease and may be paid to such person or persons as the Board determines. Now be it known that in m

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

JOHN FULLER. (L.S.)

By His Excellency's Command,

H. McKENZIE, Commissioner of Crown Lands and Survey. GOD SAVE THE KING!

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Land Act 1901.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES INCREASED AND DIMINISHED.

PROCLAMATION

By His Excellency Sir John Michael Fleetwood Fuller, Baronet, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Governor of the State of Victoria 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 product. Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, 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, 7, 8, 9, 10, and 11 respectively of the classes mentioned in section 5 of the Land Act 1901 aforesaid to the extent set forth in the subjoined Schedules respectively (that is to say):—

The Schedules referred to. CLASSES DIMINISHED OR INCREASED.

County	Parish.	Allotment.	Ares.	Dir	ninished.		Increased.	D. C.
County	, rarien,	Anothert.	Area.		Class.		Class.	Description.
			A. B. 1	P.		.		
Benambra Benambra	Bullioh Bullioh	40, sec. A 54 sec. A		0	8 8		3 3	In the west of the parish
Benambra Moira	Berringa Peechelba	91, sec. H	0 3 2 83 0	2	. 9	.	1	,
Rodney Lowan	Moora Carchap	56A, sec. A Part 80		ŏ	9. 11	4.	1	In the south east of the parish 'In the south of the parish
Follett	Bahgallah	220	9 3 2	4 1	11	İ		
Borung Kara Kara	Illawarra Carapooee	247 588, 59A, 59B, 59c, and 71		0	8 8		2 3	In the north-east of parish In the south-east of parish
Gladstone Gladstone	Wedderburne Glenalbyn	69, sec. 5 20, sec. F	$\begin{array}{cccc} 1 & 2 & 1 \\ 16 & 0 & \end{array}$	0	8 2		7	
Falbot Rodney	Castlemaine Kanyapella	83, sec. Dix 149g and 151B	6 0 2 39 0	8	9 10	1	1 ,	In the north-east of parish
Talbot	Eglinton	1A, sec. 8A	70 0	T	10		2	West of and adjoining W. Jep- son's leasehold
Talbot	Eglinton	7E and 10A, sec. 8	185 0	0	9		w 1.3	In the north of the parish.
Grenville	Dereel	42, 43, 44, 45, 46, 47, 48, 49, 50	477 2	1			1	

CLASSES INCREASED.

County.	Parish.	Allotment.	Ares.	Class.	Description.
Lowan Delatite Buln Buln Bourke	Warraquil Buckland Drouin West Wallan Wallan	16, sec. 4 13, sec. C 13 and 14, sec. B	5 0 0 41 3 17 39 3 2	1 8 ***** 2 22	South-east of the township of Warraquil West In the centre of the parish In the west of the parish Near centre of parish

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twentieth day of May, 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 FULLER.

By His Excellency's Command,

H. McKENZIE, Commissioner of Grown Lands and Survey.

GOD SAVE THE KING!

APPROACHING LAND SALES.

ALES of Crown Lands in Fee simple to be held at the

undermentioned piaces and dates,	V12. ; ·	,	
	······.	· No	o. of rette.
Chiltern—Tuesday, 17th June	٠		73
DunollyThursday, 19th June			73
Melbourne-Wednesday, 25th Jun	ne ' ''	• • • • •	80
Mildura - Wednesday, 18th June	· ·		73
Rosedale-Monday, 2nd June	•••		67
Si Swan Hill-Wednesday, 9th July	·		80
Warragul—Thurs'ay, 26th June		•••	77
Wodonga-Thursday, 19th June			73
ands and Survey Office, Melbourne.		•	
	Chiltern—Tuesday, 17th June Dunolly—Thursday, 19th June Melbourne—Wednesday, 25th Jun Mildura—Wednesday, 18th June Rosedale—Monday, 2nd June 5; Swan Hill—Wednesday, 9th July Warragul—Thurs 2ay, 25th June Wodonga—Thursday, 19th June	DunollyThursday, 19th June MelbourneWednesday, 25th June MilduraWednesday, 18th June RosedaleMonday, 2nd June Swan HillWednesday, 9th July Warragul	Chiltern—Tuesday, 17th June Dunolly—Thursday, 19th June Melbourne—Wednesday, 25th June Mildura—Wednesday, 18th June Rosedale—Monday, 2nd June Swan Hill—Wednesday, 9th July Warragul—Thurs 2ay, 25th June Wodonga—Thursday, 19th June

SALES (Nos. 8917 AND 8918) OF CROWN LANDS IN FEE SIMPLE.

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

specified, and at the upset piece and subject to tively.

The lands will be sold in fee simple, and subject to the covenants, conditions, exceptions; and regulations, directed by the Governor in Council by an Order, in Council dated the 8th day of January, 1902, and published in the Government Garette of the 14th January, 1902, page 113.

rion in the Covernment Carette of the Initial January, 1902, page 133.

A deposit of twelve and a half per centum of the price, at which each lot is sold must be paid by the purchaser, at the time of sale, and all such payments shall be made, only in gold, silver, or bank notes, or cheques approved-

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of by the Receiver and Paymaster, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times, being one of such last days of any of the periods of six months stated above; such residue of payment will bear interest at the rate of £4 per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

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

SCALE OF PAYMENTS.

£20 and under, not more than 6 instalments.

Over £20, and not exceeding £50, not more than 8 instalments.

Over £50, and not exceeding £100, not more than 10 instalments.

Over £100, and not exceeding £200, not more than 12 instalments.

Over £200, and not exceeding £300, not more than 14

Over £300, and not exceeding £400, not more than 16 instalments.

Over £400, and not exceeding £500, not more than 18 instalments.

Over £500, not more than 20 instalments.

H. McKENZIE,

Commissioner of Crown Lands and Survey. Office of Lands and Survey, Melbourne, 26th May, 1913.

MELBOURNE.—Sale (No. 8917), at TWO o'clock on WEDNESDAY, 25th JUNE, 1913, at the AUCTION ROOMS of BAILLIEU, PATTERSON, & ALLARD. To be conducted by T. H. TAYLOR, Esq. Auctioneers: BAILLIEU, PATTERSON, & ALLARD.

TOWN LOTS.

NORTHCOTE, PARISH OF JIKA JIKA, COUNTY OF BOURKE. In High-street.

Upset price £3 per foot.—Charge for survey £1.

Lot 1. Area 18 1-10p., allotment 4, section B. Frontage 38 ft. 3 in. by 130 feet.

Lot 2. Area 18 3-10p., allotment 5, section B. Frontage 38 ft. 3 in. by 130 feet.

Lot 3. Area 18 3-10p., allotment 6, section B. Frontage 138 ft. 3 in. by 130 feet.

" In Pender street.

Upset price £100 per lot.—Charge; for survey £1. Lot 4. Area 22p., allotment, decition B. Frontage 66 de parati

....In Dundas-street.

Upset price 2 per foot.—Charge for survey 21.

Lot 5. Area 11. 6 2-10p., allotment 19, section A: Frontage 66 feet by 190 feet.

Lot 6. Area 11. 6 1-10p., allotment 18, section A. Frontage 66 feet by 190 feet.

BEVERIDGE, PARISH OF MERRIANG, COUNTY OF BOURKE. Upset price £20 per lot.—Charge for survey £2 19s. Lot 7. Area 2a. 2r., allotments 3, 4, 5, 6, and 7, sec-

tion 3.

Lot 8. Area 2a. 2r., allotments 12, 13, 14, 15, and 16,

Upset price £12 per lot.—Charge for survey £1 198. Lot 9. Area 1a. 21., allotments 17, 18, and 19, section 3.

MARIBYRNONG, PARISH OF CUT-PAW-PAW, COUNTY OF BOURKE.

Upset price £25 per lot.—Charge for survey £1. Lot 10. Area 3r. 32 3-10p., allotment 14, section 20A. Upset price £20 per lot.—Charge for survey £1. Lot 11. Area 31. 32 3-10p., allotment 15, section 20A. Lot 12. Area 31. 31 3-10p., allotment 15, section 20A. Lot 13. Area 21. 38p., allotment 17, section 20A.

In Leopold-street.

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

Lot 14. Area 33 9-10p., subdivision 91, portion G, allotment 3, section 21.

Lot 15. Area 33 9-10p., subdivision 92, portion G, allotment 3, section 21.

Lot 15. Area 33 9-10p., subdivision 92, portion G, allot-ment 3, section 21.

Lot 16. Area 33 9-10p., subdivision 93, portion G, allot-ment 3, section 21.

Lot 17. Area 33 9-10p., subdivision 04, portion G, allot-ment 3, section 21.

SEVILLE, PARISH OF WANDIN YALLOCK, COUNTY OF EVELYN.

Upset price Lto per lot.-Charge for survey Lt. Opset price A10 per 101.—Charge 101 supplement 48. Lot 18. Area 1a. 1r. 5, 7-10p., allotment 48. Lot 19. Area 1a. 1r. 0, 7-10p., allotment 49. Lot 20. Area 1a. 0r. 15, 3-10p., allotment 50. Lot 21. Area 1a. 1r. 20, 3-10p., allotment 51. Lot 22. Area 1a. 0r. 33, 4-10p., allotment 52.

COUNTRY LOTS.

PARISH OF KOO-WEE-RUP EAST, COUNTY OF MORNINGTON.

Fronting the railway. Near Garfield township.

Upset price £5 per lot.—Charge for survey £1 19s.

Lot 23. Area 2a. 3r. 26p., allotment 14, section U. (Sold subject to special conditions with regard to drainage and improvements.)

PARISH OF PHILLIP ISLAND, COUNTY OF MORNINGTON. Upset price £2 5s. per acre.—Charge for survey £3 14s.

Lot 24. Area 73a. or. 16p., allotment 134. Valuation
£14. (Executor of Wm. Harbison, deceased.)

PARISH OF TULLAMARINE, COUNTY OF BOURKE.

At site of improvements of J. B. McArthur.

Upset price £3,587 per lot.—Charge for survey £6 14s.

Lot 25. Area 179a. 17. 9p., allotments 21 and 22, section 62. Valuation £2,611.

SWAN HILL.—Sale (No. 8918), at TEN o'clock a.m. on NULY, 1913, at the COURT HOUSE. To be conducted by H. J. JACKSON, Esq.

TOWN LOTS.

SWAN HILL, PARISH OF CASTLE DONNINGTON, COUNTY OF TATCHERA.

. North-west of Recreation Reserve.

Upset price £25 per lot.—Charge for survey £1.

Lot 1. Area 2a. or. o 2-10p., allotment 1, section 32.

Lot 2. Area 1a. 2r., allotment 2, section 32.

Lot 3. Area 1a. 2r., allotment 3, section 32.

Lot 4. Area 1a. 2r., allotment 1, section 31.

Lot 5. Area 1a. 2r., allotment 2, section 31.

Lot 5. Area 1a. 2r., allotment 3, section 31.

Lot 7. Area 1a. 1r. 9 1-10p., allotment 4, section 31.

LAKE CHARM, PARISH OF DARTAGOOK, COUNTY OF TATCHERA. .

Upset price £6 per lot.—Charge for survey £1. Lot 8. Area 12221., allotment 1, section 6. before sale .__

NYAH; PARISH OF TYNTYNDER NORTH, COUNTY OF TATCHERA.

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

Lot 9. Area 37p., alloiment 1, section 4.

Lot 10. Area 1r. 24p., alloiment 3, section 4.

Lot 11. Area 1r. 24p., alloiment 4, section 4.

Lot 12. Area 1r. 24p., alloiment 5, section 4.

Lot 13. Area 1r. 24p., alloiment 6, section 4.

Lot 14. Area 1r. 24p., alloiment 7, section 4.

LAKE BOGA, PARISH OF KUNAT KUNAT, COUNTY OF TATCHERA. Upset price £22 10s. per lot.—Charge for survey £1. Lot 15. Area 11. 23p., allotment 5.

Upset price £20 per lot.—Charge for survey £1. Area 16. Area 17. 28p., allotment 7.

Upset price £17 10s. per lot.—Charge for survey £1. Lot 17. Area 11. 23 3-10p., allotment 44, section 1. One month to remove tencing.

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

Lot 18. Area 11. 23 3-10p., allotment 45, section 1. One
month to remove fencing.

Lot 19. Area 11. 23 3-10p., allotment 46, section 1. One
month to remove fencing.

BENJEROOP, PARISH OF BENJEROOP, COUNTY OF GUNBOWER.

Upset price £4 per lot.—Charge for survey £1. Lot 20. Area 1a. or. 22p., allotment 1, section 4.

Upset price £3 per lot.—Charge for survey £1. Lot 21. Area 21., allotment 4, section 1. Lot 22. Area 21., allotment 5, section 1. Lot 23. Area 21., allotment 7, section 1. Lot 24. Area 21. 12 8-10p., allotment 8, section 1.

Upset price £4 per lot.—Charge for survey £1. Lot 25. Area 1a. or. 34 6-10p., allotment 10, section 1.

COUNTRY LOT.

PARISH OF TALGITCHA, COUNTY OF TATCHERA. State School site.

Upset price £6 per lot.—Charge for survey £1. Lot 26. Area 2a., allotment 6s. Valuation £80.

SALE OF CROWN LANDS IN FEE SIMPLE BY PUBLIC COMPETITION.

A SALE by public competition of Crown lands in fee simple will be held at KORUMBURRA, on FRIDAY, 6th JUNE, 1913, at TWO o'clock. Auctioneer: Mr. A. E. WITTON.

COUNTRY LOT.

Parish of Poowong, county of Mornington. Adjoining holding of George Armstrong. Allotment 34c. Area about 18o acres.

TERMS AND CONDITIONS.

The purchaser shall pay one-eighth of the total purchase money at the time of sale, and the balance in equal half-yearly instalments, with 4½ per cent. interest added, extending over a period of 20 years.

J. E. JENKINS, Secretary, Lands Purchase and Management Board.

Office of Lands and Survey, Melbourne, 19th May, 1913.

LANDS AVAILABLE FOR APPLICATION UNDER CONDITIONAL PURCHASE LEASE (LAND ACT 1901, DIVISION 6, PART 1).

RECLAIMED LAND-PORTLAND HEATH ALLOTMENTS. FARISHES OF MOUZIE, GORAE, AND TARRAGAL.

Hamilton District.

A PPLICATIONS will be received from the date hereof for the undermentioned lands. All applications lodged on or before 4th July, 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 Depart-ment 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.

Every application must be accompanied by a deposit equal to the first instalment of the purchase money and the lease fee, £1.

An applicant can, however, apply for more than one allotment, and will only be required to lodge the deposit payable in respect of the most valuable allotment applied for, together with a registration fee of 5s. with every application made.

Only one allotment can be granted to any one person.

The applications received will be dealt with by a Local Land Board, the place and date of sitting of which will be hereafter notified.

Drains have been cut for the improvement of this land, and the allotments have been laid out in accordance with the drainage scheme.

The capital value and the half-yearly instalments are shown in schedule, the payments being at the rate of 3 per cent. half-yearly on the capital value.

The lease will be for a term of 311 years, but the purchase may be completed at any time after six years, provided the conditions of lease have been fulfilled.

The lease will be subject to the following conditions :-

That substantial and permanent improvements to the value of Ten shillings per acre shall be made on the land during each of the first three years of the term of lease.

That the lessee shall personally reside on the allotment for eight months during each year of the first six years of the term of lease, Personal residence by the wife or any child not less than 18 years of age of the lessee shall be considered personal residence by the lessee.

That the lessee shall not transfer, assign, mortgage, or sublet, or part with the possession of the whole or any part of the allotment within the first six years of such lease.

That a special condition shall be inserted in the Crown

years of such lease.

That a special condition shall be inserted in the Crown grant issued at any time after the expiration of the first six years of the lease, providing that the land referred to in the Crown grant shall at all times be maintained and used for the purpose of agriculture and residence, and shall not be owned held, occupied, or used by any person who shall at the same time own other land in this substitution.

division.

That the lessee shall keep open all drains on or bounding his holding.

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 Nelson, Dartmoor, Lvons, Hotspur, Branxholme, Heywood, Portland, Lower Cape Bridgewater, Narrawong, Byaduk, Macarthur, Orford, Yambuk, Port Fairy, and various railway stations. and will be available at the Town Hall and Police Station, Portland.

H. McKENZIE. Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 22nd May, 1913.

SCHEDULE OF ALLOTMENTS.

Allot- ment.	Sec- tion.	Are	8.	Capital	Va	Jue.	į]	Half-year Instalme	riy nt.
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			Par	rish of Ta	rra	gal.				
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Land Act 1911, Section 8.

LANDS AVAILABLE AS SELECTION PURCHASE ALLOTMENTS. $\dot{\cdot}$

(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, 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.)

COUNTY OF GRENVILLE, PARISHES OF DEREEL AND COMMERALGHIP.

Ballarat District.

PPLICATIONS will be received from the date here-A of for the undermentioned lands. All applications lodged on or before 18th June, 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 certineate 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 55., fee for registration, must be made on usual form, and delivered or forwarded by post to any Local Land Office as undermentioned,

Victoria Gazette

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 Corindhap, Rokewood, Dereel, Berringa, Pitfield, Happy Valley, Newtown, Linton, Cressy, Lismore, Scarsdale, Smythesdale, Skipton, Elaine, and Meredith, and local Railway Stations.

H. McKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 17th May, 1913.

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SCHEDULE OF ALLOTMENTS

		Schedu	ILE OF ALLO	TMENTS.	
	Allotm ent.	Area.	Class.	Value of Land per Acre.	Approximate Half-yearly Payment- 20-year Table.
	.;;	A. B. P.	Parish of Dere	£ s. d.	£ a. d.
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	162	23 2 21.	0	1 5 0	0 15 0
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	164	25 0 0		1 10 0	0 18 9
	165	8 3 21	1 10 10	1 10 0	0 6 9
•	· 167	16 2 29	1 11	1 10 0	0 12 9
	168	18 2 18	и,	1 10 0	0 14 3
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Land Act 1901, Section 145.

LANDS AVAILABLE FOR RESIDENCE AND GARDEN LICENCES UNDER SECTION 145 OF THE LAND ACT 1901.

Parish of Frankston, County of Mornington.

Melbourne District.

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THE allotments mentioned in the Schedule hereunder are now available for application for Residence and Garden Licences under section 145 of the Land Act 1991.

Applications, accompanied by a duty stamp for 2s. 6d., fee for registration, must be made on usual form, and lodged at the Enquiry Office, Lands Department, Melbourne.

All applications so lodged on or before Wednesday, 4th June, 1913, will be deemed to have been simultaneously made.

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 following are the conditions under which licences will issue:

T. That the licensee shall, within six (6) months from the date of license, enclose with a good and substantial fence the land described in this licence, and erect on such land a dwelling of the value of not less than Twenty-five pounds (£25).

- -2. That the licensee shall, within twelve (12) months from the date of licence, establish his home on the land described in this licence, and, if married, the home of his family, and shall personally reside on such land during the continuance of this licence, and shall, moreover, cultivate at least one-fourth (4) portion thereof.
- 3. That the licensee shall not sublet, assign, transfer, or part with the possession or grant the use of or agree to assign, transfer, or part with the possession of the land described in this licence, or any portion thereof, without the consent, in writing, of the Board of Land and Works first had and obtained.
- 4. The licensee may, with the consent, in writing, of the Minister of the Crown for the time being administering the Land Acts, first had and obtained, assign or give a lien over the improvements on the land described in this licence.
- 5. That this licence shall be produced by the licensee upon the request of any Bailiff of Crown Lands.
- 6. That the non-observance of or non-compliance with or non-performance of any of the obligations or conditions set forth in this licence shall render such licence null and void, and the Governor in Council may thereupon cancel such licence and cause the land described therein to be re-entered by any Bailiss of Crown Lands and dealt with as unoccupied Crown land.

Plans may be inspected at the Post Offices at Frankston, Hastings, Mentone, Mordialloc, Mornington, Dromana, and Cranbourne, and various Railway Stations.

H. McKENZIE, Commissioner of Crown Lands and Survey

Department of Lands and Survey, Melbourne, 2nd May, 1913.

SCHEDULE

Allot- ment.	Section.	Area.	Annual Rental.	Survey Charge.
	Pari	A. R. P.	£ 8. d.	£ s. d.
4A 4B 4C 4D 4B 4P 4G 4H 4J	A A A A A A A	0 0 33 0 0 38-4 0 1 4-5 0 1 10-8 0 1 17-8 0 1 22-5 0 1 22-5 0 1 10-6 0 1 4	2 10 0 2 10 0 2 10 0 2 10 0 2 10 0 2 10 0 2 10 0 2 10 0 2 10 0	1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 0 1 0 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 1° on 28th May, 1913, pursuant to Orders of 20th May, 1913.

GUILDFORD.—The temporary reservation, by Order of the 23rd September, 1872, of twelve acres two roods four perches of land in the parish of Guildford, as a site for Railway purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Five acres one rood twenty-five perches, being allotment 31A, section 6.—(G.145(8) (II.C.54004).

HAMILTON:—The temporary reservation, by Order of the toth September, 1889, of five acres five perches and sixtenths of land in the municipal district of Hamilton, being section 35, as a site for Almshouses, is about to be revoked.—(H.45[2]) (12.C.57838).

MAJORCA.—The temporary reservation, by Order of the 14th August, 1872, of three acres two roods thirty-one perches and two-tenths of land in the town of Majorca. being allotment 13 of section 30, as a site for Watering purposes, is about to be revoked.—(M.425(2) (12.W.34933).

NERRING.—The temporary reservation, by Order of the 24th April, 1899, of two acres thirty-nine perches of land in the parish of Nerring, situate in section 5, as a site for Watering purposes, is about to be revoked.—(N.116(3) (12.C.57164).

YEO.—The temporary reservation, by Order of the 10th March, 1873, of two roods of land in the parish of Yeo, being part of allotment 984, as a site for State School purposes, is about to be revoked.—(Y.75(2) (13.C.58816).

W. H. EDGAR,
For Commissioner of Crown Lands and Survey.
Department of Lands and Survey, Melbourne.

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PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

N pursuance of the provisions of the Land Act 1901, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservations of the lands hereinafter referred to, viz.:—

The following Notices were gazetted 10 on 7th May, 1913, pursuant to Orders of 29th April, 1913.

AMHERST.—The temporary reservation, by Order of the 3rd August, 1868, of three acres of land in the town of Amherst, as a site for Police purposes, is about to be revoked.—(A.26) (12.C.56843).

ARRAT.—The temporary reservation, by Order of the 28th October, 1889, of eighteen acres, more or less, of land in the municipal district of Ararat, being sections 64A, 64B, 112A, 113, and 114A, as a site for Supply of Gravel for road-making, is about to be revoked so far as regards the portions thereof hereinafter described, and comprising together an area of two roods twenty-three perches and a half, viz:—

Two perches and a half: Commencing at the southeastern angle of section 64B; bounded thence by a lane bearing N. 57 deg. 32 min. W. seventy-nine links and four-tenths; thence by a line bearing N. 29 deg. 35 min. E. forty links; and thence by a lane bearing S. 31 deg. 25 min. E. ninety links and seven-tenths to the point of commencement.

Commencement.

One rood fifteen perches: Commencing at a point bearing N. 31 deg. 25 min. W. two chains sixty links and seven-tenths from the south angle of section 64A; bounded thence by a line bearing N. 29 deg. 35 min. E. three chains forty-two links and eight-tenths; thence by Hewitt-street bearing N. 31 deg. 25 min. W. one chain fourteen links and three-tenths; thence by a line bearing S. 29 deg. 35 min. W. three chains forty-two links and eight-tenths; and thence by a lane bearing S. 31 deg. 25 min. E. one chain fourteen links and three-tenths to the point of commencement.

And one rood six perches: Commencing at a point bearing N. 31 deg. 25 min. W. four chains eighty-one links and three-tenths from the south angle of section 112A; bounded thence by a line bearing N. 29 deg. 35 min. E. two chains eighty-five links and eight-tenths; thence by a lane bearing N. 31 deg. 25 min. W. one chain fourteen links and three-tenths; thence by a line bearing S. 20 deg. 35 min. W. two chains eighty-five links and eight-tenths; and thence by Hewitt-street bearing S. 31 deg. 25 min. E. one chain fourteen links and three-tenths to the point of commencement.—(A.148(2) (12.C.55507).

ment.—(A.148(2) (12.C.55597).

COBURG (PENTRIDGE).—The reservation by Order of the 4th April, 1859, of one hundred and forty-three acres, more or less, of land at Pentridge, for the use of the Penal Establishment, is about to be revoked so far as regards the portion thereof hereinafter described, viz.—Two acres three roods thirty perches: Commencing at a point on the right bank of the Merri Creek where the south boundary of section 149, parish of Jika Jika abuts thereon; bounded thence by the said section bearing N. 89 deg. 24 min. W. nine chains seventy links; thence by a road bearing S. 64 deg. 16 min. E. eight chains thirty-nine links, easterly three chains thirty-four links in an arc of a circle, whose centre lies six chains thirty-five links and a half northerly, and N. 85 deg. 38 min. E. five chains fifty-one links; thence by a line bearing north one chain; and thence by the Merri Creek aforesaid upwards to the point of commencement.—(J.16(2) (12.C.56873).

COLQUHOUN.—The temporary reservation, by Order of the 3rd November, 1870, of two hundred acres of land in the parish of Colquhoun, as a site for the use of the Aborigines, is about to be revoked.—(C.383(8) (05.C.30863)

Aborigines, is about to be revoked.—(C.383(8) (05.C.3086a) KANYAPELLA.—The temporary reservation, by Order of the 5th October, 1885, of one hundred and twelve acres, more or less, of land in the parish of Kanvanella, as a reserve for the Growth and Preservation of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—Fortv acres, more or less; Commencing at the south-east angle of allotment 7a of section A; bounded thence north, east, and northerly by that allotment and a line to the road forming the south-boundary of allotment 2; thence east by that road to the north-west angle of allotment 6a; thence south-west angle of the latter allotment; and thence south-west angle of the latter allotment; and thence south-west angle of the latter allotment; and thence south-west angle of the latter allotment; and thence south-west angle of the latter allotment; and thence south-west angle of the latter allotment; and thence south-west angle of the latter allotment; and thence south-west angle of the latter allotment; and thence south-west angle of the latter allotment; and thence south-west angle of the latter allotment; and thence south-westerly and west by the road to Echuca to the point of commencement.

—(K.104(3) (13.C.58257).

REDESDALE.—The temporary reservation, by Order of the 2nd July, 1888, of three roods twenty perches of land in the parish of Redesdale, as a site for Watering purposes, is about to be revoked.—(R.g(2) (13.C.56147).

posses, is about to be revoked.—(Right Types) and the 23rd: April, 1866, and the 21st November, 1887, of six acres two roods four perches, more or less, of land in the parish of Terang, as a site for a Police Paddock, is about to be revoked.—(T.86(3) (13.C.58550).

WIRMBIRCHIP AND KARVRIE.—The temporary reservation, by Order of the 20th July, 1891, of six hundred and thirty-four acres three roods sixteen perches, of land in the parishes of Wirmbirchip and Karyrie, for the Growth and Preservation of Timber, is about to be revoked.—(W.343(2) K.138(2) (10.W.32365).

The following Notice was gazetted 10 on 14th May, 1913, pursuant to Order of 6th May, 1913.

MURRABIT.—The temporary reservation, by Order of the 5th March, 1889, of eighty acres two roods eighteen perches of land in the parish of Murrabit, being allotment 15B of section E, as a site for a Race-course, is about to be revoked so far as regards the portion thereof hereinafter described, viz.—Two acres twenty-two perches; Commencing at the north-west angle of the site; bounded thence by allotment 15A bearing N. 89 deg. 47 min. E. five chains seventy-three links; thence by lines bearing respectively S. 33 deg. 36 min. W. six chains fourteen links and S. 71 deg. 19 min. W. two chains fourteen links; and thence by allotment 15C bearing N. 0 deg. 13 min. W. five chains eighty-seven links to the point of commencement.—(M.474(5). (12.C.57043).

The following Notices were gazetted 1° on 28th May, 1913, pursuant to Orders of 20th May, 1913.

COROF.—The temporary reservation, by Order of the 19th February, 1903, of three acres two roods thirty-eight perches of land in the village of Corop, being allotments 17, 18, 19, and 20 of section 1, as a site for Public Recreation, is about to be revoked.—(C.382A) (06.C.34183).

GAMPOLA.—The temporary reservation, by Order of the 16th November, 1871, of eighty-five acres, more or less, of land in the parish of Gampola, as a site for Watering purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—One acre: Commencing at a point bearing west seven chains seventy-eight links and north five chains from the south-west angle of allotment 934; bounded thence by lines bearing respectively west two chains seventy-eight links, north one chain fifty links, N. 80 deg. 50 min. E. five chains seven links, south two chains forty links, and west two chains twenty-two links to the point of commencement.—(G.156(2) (13.08/145).

POMBORNEIT.—The temporary reservation, by Order of the 10th December, 1883, of ten acres of land in the parish of Pomborneit, being allotment 40B(2), as a site for the use of the Railway Department, is about to be revoked.—(P.124(2) (12.C.57759).

H. McKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

PROPOSED REVOCATION OF PROCLAMATION OF TIMBER RESERVE.

In pursuance of the provisions of the Land Act 1901 (1 Edw. VII No. 1740), notice is hereby given that it is the intention of the Governor in Council to revoke the Proclamation of the undermentioned Reserve for the Preservation and Growth of Timber, viz.:—

The following Notice was gazetted 10 on 14th May, 1913, pursuant to Order of 29th April, 1913.

wirmsign to Order of 20th April, 1913.
WIRMBIRCHIP TIMBER RESERVE.—The Proclamation bearing date the 29th April, 1878, by which a reserve made for the Preservation and Growth of Timber, situate in the parish of Wirmbirchip, and comprising an area of twe hundred and twenty acres, was proclaimed, is about to be revoked.—(W.343/2) (io.W.32365).

H. McKENZIE, Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne.

PROPOSED REVOCATION OF PROCLAMATION OF TIMBER RESERVE.

IN pursuance of the provisions of the Land Act 1901 (r Edw. VII No. 1740), notice is hereby given that it is the intention of the Governor in Council to revoke the Proclamation of the undermentioned Reserve for the Preservation and Growth of Timber, viz. : 1992.

The following Notice was gazetted 1° on 28th May, 1913, pursuant to Order of 20th May, 1913.

Pursuant to Order of 2018 May, 1913.

FRANKLIN AND WOMBAT TIMBER RESERVE.—The Proclamation bearing date the 16th October, 1882, by which certain reserves made for the Preservation and Growth of Timber, were proclaimed, is about to be revoked so far only as it relates to the portion of the reserve in the parishes of Franklin and Wombat hereinafter described, viz.:—Two acres one rood thirty perches, county of, Iralbot, parish of Wombat, being allotment 6B of section 30—(W.179(14) (09.W.29407).

W. H. FDGAR

W. H. EDGAR, 32 30002 For Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne

REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of the Land Act 1901 (1 Edw. VII No. 1749), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 20th day of May, 1913, revoked the temporary reservation of the lands hereinafter referred to, viz.:—

TARRAWARRA.-Site for a Public Park. See Gazette of 19th March, 1913, page 1326.

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

At the Executive Council Chamber, Melbourne, the 20th May, 1913.

DEPARTMENT OF LANDS AND SURVEY.

LANDS EXCEPTED FROM OCCUPATION, ETC.

IN pursuance of the provisions of the Mines Acis, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 20th day of May, 1913, excepted frem occupation for residence or business under any miner's right or business licence the lands hereinafter described, viz.:—

Mines Acts.

MARONG.-Land excepted from occupation for residence or business under any miner's right or business licence. Eleven acres three roods fifteen perches, country of Bendico, parish of Marone, being allotment 58 of section to, held under section 103 of the Land Act 1901 by Mary Holland.—(M.32(2) (13.060/103).

Mines Acts.

MINDAL—Land excepted from occupation for residence or business under any miner's right or business licence.—Two acres, county of Grenville, parish of Mindai: Commencing at the south-east angle of allotment rib; bounded thence by that allotment bearing N. 16 deg. o min. E. six chains fifty-seven links: thence by Maria Carroll's licensed block bearing east three chains sixteen links and S. 16 deg. o min. W. six chains fifty-seven links: and thence by a road hearing west three chains sixteen links to the point of commencement.—(M.122(3) (12.J.7807).

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

At the Executive Council Chamber, Melbourne, the 20th May, 1913.

LANDS PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

TN pursuance of the provisions of the Land Act 1901 (r Edw. VII No. 1740), notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permanently, the lands hereunder described, with

The following Notice was gazetted 1° on 28th May, 1913, pursuant to Order of 20th May, 1913.

Melnourne (South).—Site for a Memorial Statue of Her late Majesty Queen Victoria, and for a Public Garden, about to be permanently reserved, in addition to and adjoining the site permanently reserved therefor by Order of the 8th May, 1905.—One acre three roods thirty-nine perches, county of Bourke, parish of South Melbourne, city of Melbourne: Commencing at a point bearing N. 62 deg. 55 min. E. three chains and N. 27 deg. 55 min. W. forty links and six-tenths from the intersection of the south-west side of St. Kilda-road and the north-west side of Nolan-street; bounded thence by St. Kilda-road bearing N. 27 deg. 55 min. W. four chains eighty-six links and nine-tenths; and thence by the existing site bearing N. 62 deg. to min. E. four chains fifty-nine links and six-tenths, S. 28 deg. 20 min. E. two chains four links and four-tenths, S. 13 deg. 16 min. E. one chain thirty-seven links, S. 62 deg. 59 min. W. three chains fifty-four links and a half, and S. 30 deg. 7 min. W. eighty-seven links to the point of commencement.—(M.333(29) (13.C.58098).

W. H. EDGAR,

W. H. EDGAR, For Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

LANDS TEMPORARILY RESERVED FROM SALE,

In pursuance of the provisions of the Land Act 1901, notice is hereby given that His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 14th day of May, 1013, reserved, temporarily, from sale and leasing, and from having a licence granted in respect thereof, and has also excepted from occupation for residence or business under any miner's right or business licence the lands hereinafter described, viz.

ness licence the lands hereinafter described, viz.:—

BALLARAT EAST (EUREA PARK AND GARDEN).—Site for a Public Park and Garden, in addition to and adioining the site temporarily reserved therefor by Orders of the 27th July, 1885, the 18th November, 1880, and the 28th October, 1912, also excepted from occumation for residence or business under any miner's right or business licence.—One rood nineteen perches, county of Grant, town of Ballanat East: Commencing at the south-east angle of allotment 18x of section 1; bounded thence by that allotment and part of the existing site bearing S. 66 deg. 8 min. W. six chains seventy-eight links; thence by the Railway reserve bearing S. 3 deg. 25 min. W. fifty-six links; thence again by the existing site bearing N. 66 deg. 8 min. E. seven chains eighty-eight links; and thence by Charlesworth-street bearing N. 83 deg. 18 min. W. ninety-eight links to the point of commencement.—(B.128(7) (13.C.58029).

KOONDROOK,—Site for Public Recreation also executed.

ment.—(B.128(7) (13.C.58029).

KOONDROOK.—Site for Public Recreation, also excepted from occupation for residence or business under any miner's right or business 'icence.—One rood twenty-four perches, county of Gunbower, towrship of Koondrook, being part of allotment 11 of section 16: Commencing at the south-east angle of the allotment; bounded thence by a road bearing N. 82 deg. 7 min. W. one chain; thence by a line bearing N. 7 deg. 53 min. E. four chains; thence by allotment to bearing S. 82 dev. 7 min. E. one chain; and thence by a road bearing S. 7 deg. 53 min. W. four chains to the point of commencement.—
[K.163(1)] (12.C.57135). 53 min. vv. 10ur cutti (K.163(1) (12.C.57135).

(K.103(1) (12.C.57135).

MURCHISON NORTH.—Site for Water Supply purposes, also excented from occupation for residence or business under any miner's right or business licence.—Five acres, county of Rodney, parish of Murchison North: Commencing at a point bearing east one chain from the north-east angle of allotment 22: bounded thence by a road bearing east ten chains; thence by allotment 21A bearing south five chains; thence by a line bearing west ten chains; and thence by a road hearing north five chains to the point of commencement.—(M.273(6) (12.C.57258).

the point of commencement.—(M.273(9) (12.C.57258).

OUTEN.—Site for Railway purposes, also excepted from occupation for residence or business under any miner's right, or business licence.—Two acres three roods eleven perches, county of Karkarooc, township of Ouven: Commencing at a point bearing S. 87 deg. 38 min. W. one chain fifty links and N. 2 deg. 22 min. W. four chains twenty-five links from the north-west angle of section 4; bounded thence by a road bearing N. 2 deg. 22 min. W. fitten chains, nine links and N. 32 deg. 77 min. W. four chains six links; and thence by the Railway reserve bearing southerly one chain eighty-six links in an arc of a circle whose centre lies one hundred and one chains fifty links westerly, S. 2 deg. 22 min. E. eleven chains twenty-five links, and S. 22 deg. 21 min. E. eleven chains eighty-five links, and S. 22 deg. 21 min. E. (even chains eighty-five links, and S. 22 deg. 21 min. E. (even chains eighty-five links to the point of commencement.—(O.22R[1] (73.C.58543).

PORT CAMPBELL.—Site for Public purposes also ex-

eighty-five links to the point of commencement.—
(O.22R[1] (13.C.58543).

Port Campbell.—Site for Public purposes, also excepted from occupation for residence or business under any miner's right or business licence.—Thirty-four acres, more or less, county Heytesbury, township of Port Campbell: Commencing at a point on the sea-coast where the east boundary of the township abuts thereon; bounded thence by the said boundary bearing north nine-teen chains twenty-six links; thence by a road bearing west three chains fifty-eight links and S. 45 deg. o min. W. twenty-five chains eight links thence by allow bearing N. 45 deg. o min. W. one chain; thence by allot ments 2.2 and 1 of section 2. and a line heaving S. 5-6 deg. 53 min. W. five chains eighty-six links; thence by roads hearing respectively N. 45 deg. o min. W. eight chains forty-four links and S. 45 deg. o min. W. inine chains; thence by the Public Park reserve bearing south to the sea-coast; and thence by the sea-coast easterly to the point of commencement: Excepting the portion temporarily reserved for Public Recreation.—(P.147(2) (12.C.57704).

Turve.—Site for a Public Hall, also excepted from occupation for residence or business under any miner's right or business licence.—One rood eight perches, county of Weeah, township of Tutve, being allotment 11 of section 2: Commencing at the east angle of the allotment: bounded thence by a road bearing S. 56 deg. 35 min. W. one chain; thence by a lotten 12 bearing N. 33 deg. 25 min. E. one chain; ard thence by a road bearing S. 33 deg. 25 min. E. three chains to the point of commencement.—(T. 246n(1) (13.C.58048).

TUTYE.—Site for Police purposes, also excepted from occupation for residence or business under any miner's right or business licence.—One road eight perches, county of Weeah, township of Tutye, being allotment 12 of sections. tion 2: Commencing at the east angle of the allotment; bounded thence by a road bearing S. 66 deg. 35 min. W. one chain: thence by allotment 12 bearing N. 22 deg. 25 min. W. three chains: thence by a right-of-way bearing N. s6 dec. 25 min. E. one chain: and thence by allotment it bearing S. 33 deg. 25 min. E. three chains to the point of commencement.—(T.246D(1) (13.C.58048).

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

At the Executive Council Chamber, Melbourne, the 14th May, 1913.

RECULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC RECREATION IN THE PARISH OF STANLEY, AND KNOWN AS THE "HURDLE FLAT RECREATION RESERVE."

WE, John T. Gladstone. James Buckley, and Enoch Stanley Downs, the duly appointed Committee of Management of the land temporarily reserved by Order in Council of 23rd May, 1802, as a site for Public Recreation, in the parish of Stanley, and known as the Hurdle Flat Recreation Reserve, having framed the following Regulations for the care, protection, and management therefore and for the preservation or good order and nement thereof, and for the preservation or good order and decency therein, submit 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 of the Land Act 1901.

REGULATIONS.

- τ. The reserve shall be open to the public from sunrise
- 2. No person shall enter or remain in the reserve who may offend against decency as regards dress, language, or
- 3. No person shall damage in any way the trees, shrubs, or flowers in the reserve, nor shall fires be lighted therein without the permission, in writing, of the Committee of Management first obtained.

4. No person shall climb or jump over the fences or gates, stick bills thereon, or cut names on the fences, gates, or seats, or roll or throw stones in the reserve.

5. No person shall put in the reserve any cattle, goats,

5. No person shall put in the reserve any cattle, goats, or pigs.

6. No nerson shall bring irto the reserve any dog, unless led by a chain or cord, without the permission, in writing, of the Committee of Management first obtained.

7. No person shall erect any dwelling in the reserve, nor any 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.

8. No person, except labourers or workmen employed in the reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.

Every person offending against these Regulations shall, in accordance with section any of the Land Act port, 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 of Crown lands or constable and taken before some justice of the peace, and shall, on conviction, forfeit and pay a penalty not exceeding £10.

Dated at Hurdle Flat, this twentieth day of September,

Dated at Hurdle Flat, this twentieth day of September,

JOHN T. GLADSTONE. JAMES BUCKLEY. ENOCH STANLEY DOWNS.

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1001, section 199, doth hereby make the foregoing Regulations in respect of the land temporarily reserved by Order in Council of 21rd May, 1892, as a site for Public Recreation in the Parish of Stanley, and known as the "Hurdle Flat Recreation Reserve."

The common seal of the Board of Land and Works was hereunto affixed this sixteenth day of May, 1913, in the presence of-

(SEAL) (Corres. C.57773.) H. McKENZIE, President. JNO. MACGIBBON, Member.

The Closer Settlement Acts.

AGRICULTURAL LABOURER'S ALLOTMENT AVAILABLE FOR APPLICATION.

THE allotment mentioned in the Schedule hereunder is available for application until Wednesday, 4th June, 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 full particulars on application.

Estate.	Allot.	Sec.	Parish.	Area.	Canital Value.	Deposit, including Lease and Registra- tion Fees.	Half-vearly Instalment.	Remarks.
		` .	, ,				1 1	•
Konongwootong South	51	23	Konongwootong	A R. P. 13 0 8	£ s. d. 189 0 0	£ 4. d. 7 15 0	£ s. d. 5 9 6	Forfeited by Patrick Jarrett (1356/49)

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

H. McKENZIE,
Commissioner of Crown Lands and Survey.

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

The Clover Settlement Acts.

AGRICULTURAL LABOURERS' ALLOTMENTS AVAILABLE FOR APPLICATION.

THE allotments mentioned in the Schedule hereunder are available for application until Wednesday. 11th June, 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 full particulars on application.

Estate,	Allot- ment.	Sec- tion.	Parish.		<i>I</i>	tren.		apit alu		De incl Leav Reg tion	e r	ng nd	Half-yearly Instalment.	Remarks.
					A.	R. P.	£	A,	٠d,	£	R.	d.	£ s. d.	
Koyuga	12		Koyuga	•••	9	3 36	100	0	0	3	15	0	2 18 6	Forfeited by A. C. Cook
Bona Vista	9	C	Drouin East		11	2 28	190	Ģ	0	6	5	0	5 11 0	(1485/49) Formerly recommended to J. Sibson (2952/49)

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

Department of Lands and Survey, Melbourne, 24th May, 1913.

H. McKENZIE, Commissioner of Crown Lands and Survey.

The Closer Settlement Acts.

FARM ALLOTMENTS AVAILABLE FOR APPLICATION.

THE allotments mentioned in the Schedule hereunder are available for application until Wednesday, 4th June, 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.	Aliotment.	Section.	Parish.	Are	a.	Capital	Val		Depositing the Leas and Registration Fee	ng nd a	Half- Insta	-yea Ime	ու	Remarks.
Mordialloc Keayang	5 . 2	A	Mordialloc . Ecklin .	 A. R. 11 3 104 0	20	£ 355 1,350	0	0	£ 8. 12 10 41 5	0	10		6	Forfeited by Frank McWhinney (2158/49) Forfeited by James Hayhoe (902/49)

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

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

H. McKENZIE, Commissioner of Crown Lands and Survey.

Closer Settlement Acts.

LEASES UNDER THE CLOSER SETTLEMENT ACTS DECLARED VOID.

OTICE 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.

Department of Lands and Survey, Melbourne, 28th May, 1913.

H. McKENZIE, Commissioner of Crown Lands and Survey.

Estate.	Corr. No.	Name of Lessee.	Section of Land Act under which leased.	Parish.	. A	rea		Class.	Reasons for Decl	aring Void.	Pay Office.
•				.	A. 84	R.	Р.		Non-payment	of instal	Swan Hill
wan Hill'(1)	4387/ 2371	William Harvey	49	Tyntynder					ments	or mstar-	
oyuga (2)	3131/	Albert C. Cook	51	Koyuga	9	3	36		n, n	"	Echuca '
/angaratta(3)	1485 3732/ 2130	Frank Nunan	49	Wangaratta South	12	1	0		9 3 11	o	Wangaratta
amawm (4)	1670	James Paterson	1	Bamawm	38	2	1		u #	**	Rochester
amawm (5)	1706	Edgar H. Bur- ditt	49	Bamawm	49	3	6			. "	"

⁻⁽²⁾ Allotment 12.—(3) Allotment 11, section A.—(4) Allotment 11, section C.—(5) Allotment 37, section B. (1) Allotments 5 and 5A, section D .---

The Closer Settlement Acts.

FARM ALLOTMENTS AVAILABLE FOR APPLICATION.

THE allotments mentioned in the Schedule hereunder are available for application until Wednesday, 11th June, 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.		Allot- ment,	Section.	Parish.	Arec	۱,	Capital	Valt		Depos includ Lease a Registra Fees	ing ind tion	Half-ye Instaln		Remarks.
Bamawm	,	36 -	· · C- · · ·	Bamawin	A. R. 30 2	P. 12	£ 352		d. 0	£ a.	d. 0		d 0	Forfeited by A. S. Gilman (1661/49)
	٠	37	В) 10	49 3	6	523	0	ġ.	19 5	0	15 3	0	Forfeited by E. H. Burditt (1706/49)
н .2.		11	C	,	38 2	1	539	0	0	17 15				Forfeited by J. Paterson (1670/49)
Swan Hill		5 & 5A	. D	Tyntynder	84 3	0	911				Ü			Forfeited by Wm. Harvey (2371/49)
Nanneella		12 &	. 4	Nanneella	63 3	22	671	•	0	22 5	0	19 10		Forfeited by G. N. Hyam (1599/49)
- Cohuna		12A 37B		Gunbower	79 1	30	1,090			36 5		31 13		Forfeited by P. J. O'Keefe (2310/49)
Wangaratta	• •	9	A	Wangaratta South	12 2	19	362			13 5		10 10		Forfeited by T. C. W. Dickenson (2128/49)
, н	5 30	11	A	.0.1 11	12 1	0				13 15		10 11		Forfeited by Frank Nunan (2130/49)
Boisdale		-31		Wa de-lock	41 2	24	1,270	10	0	41 15	0	36 18	0	
•		ì	. 3	ļ	,		J-			l				:-:-

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

H. McKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Surv Melbourne, 24th May, 1918.

H. McKENZIE, Commissioner of Grown Lands and Survey.

Closer Settlement Acts.

APPLICATIONS FOR CONDITIONAL PURCHASE LEASES APPROVED.

.2 Conditional Purchase Leases under sections 49 and 50 of the Closer Settlement Act 1904 having been approved, it is hereby notified that the instalment's specified in each case may 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, 22nd May, 1913.

H. McKENZIE, Commissioner of Crown Lands and Survey.

Estato. Estato. Estato. Torrela. Torrela. Pender's Grove	:	-								Amou	Amount Paid.		The state of
Thomas Trotter Renilworth William G. Aldridge Tongals Pender's Grove	Estato.	Area.	Parish.	- 	Allotment.	Section.	Date of Lease.	Term.	Capital Value.	Deposit.	Fee for Lease Ir and Registration Fee.	Half-yearly Instalment.	Receiver of Receiver of Revenue at—
Cartonia (Cartonia Cartonia Ca	Kenilworth Tongala Pender's Grove	A. B. P. 598 0 9 23 1 16 0 0 394	Urangara Tongala Jika Jika	1 1 1	255	68	27.9.1912 20.5.1912 8.11.1912	314 years	£ s. d. 1,495 0 0 327 0 0 100 0 0	£ 3. d. 45 0 0 12 0 0	£ #.d. 1 5 0 1 5 0	£ s. d. 43 10 0 9 9 0 2 18 6	Hamilton Echuca Secretary Lands Purchase and Management Roard Met.
Taylor Thera E. Boston "" "	=	0 0 3814			8	I	11.10.1912	=	0 0 06	2 10 0	0 9 1	2 12 6	bourne "

Land Acts.

APPLICATIONS FOR LEASES APPROVED.

THE following Applications for Liences under Sections 130-383 of the Land Act 1901 as amended by the Land Acts 1904-5-9-11 having been approved, it is hereby notified that the Rents and Fees specified in each case may be received up the uncermaniques Revenus Others. When lease is ready for execution Lesses will be duly advised.

	÷**••;
Audit Folio,	
Rent Roll Folio.	111
Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—	Melbourne Warragul
Total to Pay.	d.
Yearly instalment of Aid advanced.	£ 8. d.
Half-yearly instalment of Survey Fee.	Э
Lease Fee.	CH
Rent due to date.	9 8, ; ; ;
Rent Payable Half-, early.	£ 8. d. 11 14 4 6 17 7 5 19 3
Rate per Acre.	£ 8. d. 5 10 0 1 15 0 1 5 0
Extent	A. R. P. 71 0 0 130 2 27 158 3 30
Sec.	ZA :
Allot,	30 39 100
Parish.	Koo-wee-rup East Yannathan
Name of Lessee.	1.11.1907 Walter Dessent (1) 1.7.1903 Walter Dessent (2) 1.7.1903 John Chambers (3)
Dorr. Date of Mo. Lease.	1.11.1907
New -	6228 4188

Bepartment of Lands and Survey, Melbourne, 23rd May, 1913.

(1) In lieu of lease gazetted 5th February, 1908, the acceptance of surrender of which is hereby notified. Rents paid thereon to be credited. (2) In lieu of lease gazetted 02/1366, the acceptance of surrender of which is hereby notified. Rents paid thereon to be credited. (3) In lieu of lease gazetted 7th September, 1904, the acceptance of surrender of which is hereby notified. Hent paid thereon to be credited.

Victoria Gazette

Land Acts.

SWAMP LANDS AVAILABLE FOR APPLICATION UNDER CONDITIONAL PURCHASE LEASE.

Sections 130-383 of the Land Act 1901 as amended by the Land Acts 1904-5-9-11.

THE allotments mentioned in the Schedule hereunder will be available for application on or before Wednesday, 11th June, 1913.

Applications, accompanied by a duty stamp for 5s., fee for registration, must be made on usual form, and lodged at the Crown Lands Office, Melbourne.

All applications so lodged on or befor the above-mentioned date will be deemed to have been simultaneously made.

The applications received will be dealt with by a Local Land Board, the place and date of sitting of which will be hereafter notified.

Not more than one allotment may be included in any application, but any number of applications may be lodged, with the prescribed fee in each case.

Applicants may obtain from a 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 Land Poord Local Land Board.

Plans and further information may be obtained at the Enquiry Office, Lands Department, Melbourne.

Care should be taken by the applicant that he secures the correct form, and that it is properly filled up.

Conditional Purchase Lease.

Leases may be for such a term of years, not exceeding 311, as may be agreed upon between the lessee and the Board.

The purchase money, with interest at 4½ per cent., must be paid by 63 or a lesser number of half-yearly instalments (including deposit), calculated according to any of the tables under Division 3 of Part I of the Savings Banks Act 1890 Amendment Act 1896. Each instalment will include interest upon the balance of the purchase money remaining unpaid.

On a conditional purchase leave application a deposit equal to the two (2) first instalments of purchase money, together with fees (including survey charge), must be paid within fourteen days after an allotment has been recommended.

Every conditional purchase lease of an allotment will contain the following special conditions:-

(a) a condition that the lessee or purchaser shall make substantial improvements on the land to the extent of 10s. per acre in each of the first three years from the date of lesse or sale; and
 (b) a condition on the part of the lessee or purchaser to keep open all canals and drains.

The Board has power to grant, subject to such terms and conditions as it thinks fit, authority to the owner or occupier of any allotment to cut a drain through any adjoining allotment without making compensation to the owner or occupier thereof, such drain to run parallel with and within 10 links (approximately 6½ feet), where practicable, of a boundary line of such allotment.

On payment of deposit or rent, together with fees, a permit to occupy will forthwith issue.

Residence is not necessary.

H. McKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 9th May, 1913.

Schedule	of	Allotments.

County.	Parish.	Allot.	Sec.	Area.	Price per Acre.	Half-Yearly Rent.	Survey Fee.	Value of Improve- ments.	Amount of Deposit (including Fee for Lease).
Mornington	Koo-wee-rup East	38A 116B	P Q	A. R. P. 72 0 0 7 0 6	£ 2 1	£ s. d. 4 6 5 0 4 10	£ s. d. 4 17 0 2 19 0	£ s. d. 17 5 0 5 10 0	£ s. d. 31 14 10 9 18 8

Land Acts.

LEASES UNDER THE LAND ACT 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.

JNO. THOMSON, For Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 14th May, 1913.

District.	Corr. No.	Name of Lessec.	Section of Land Act under which Leased.	Parish.	Ares.	Class.	Reasons for forfeiture, &c.	Pay Office.
·			ļ 		A. B. P.			

Leases under the Land Act 1901.

Sale Melbourne " Benalla	2565 0257	John Robertson (1) William Martin (2) Harry Daniels (3) James McNamee (4) Thomas Bowen (5)	35 35 142 142 35	Koorool 907 Bunyip 277 Wonthaggi 0 Whitfield 601	0 27 1	3rd 3rd 3rd	Non-pay	ment of	rent	Maffra War agul Wonthaggi "Wangaratta
--------------------------	--------------	--	------------------------------	---	--------	-----------------------	---------	---------	------	--

Allotments 9, 10, 11, section C.
 Allotments 78A, 78c.
 Allotment 17, section 3.

(4) Allotment 26, section 27. (5) Part of allotment 56.

LICENCES AND LEASES UNDER THE LAND ACTS 1869, 1884, 1901, AND 1904 EXPIRED OR BECOME NULL AND VOID.

NOTICE is hereby given that the Licences and Leases mentioned in the Schedule hereunder have expired or become null and void 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,

H. McKENZIE, Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Licensee or Lessee,	Section of Land Act under which Licensed or Leas. d.	Pariah.	Area.	Class-	Reasons for Forfetture, &c.	Pay Office
					** * **		İ	1
			Licence u	nder The Lan	d Act 1869.			
Beechworth	1272	John Campbell (permit)	47	Lilliput	25 0 0		Expired	Rutherglen
•		${f L}$	icences un	der the Land	Acts 1901-4.			
Beechworth Seymour Seymour Kerang " Bendigo Castlemaine Ballarat Bairnsdale Melbourno	2314 621 1951 1951 035 026 029 2471 1452 3416 2819 18369	George Fletcher James McMahon D. J. Wightman Frederick Kilpatrick (1) Benjamin W. Farrant (2 James T. Nicker (3) Frederick Lewis (4) Mary B. Kaye (5) G. D. Knight Ellen Harris (6) Patrick Raftery (7) Wm. H. A. Hill (8)	145 145 103 145 145 54 103	Bright Freeburgh Yea Castle Don- nington Nerring Edgecombe Scarsdale Tambo Neerin Woori Yallock	7 0 0 14 0 0 1 3 0 2 3 18 2 1 31 2 2 1 34 20 0 0 0 1 0 0 2 35 56 0 0 0 23 0 0	 3rd 	Expired Non-compliance with conditions Expired Expired diand sold by auction) Expired Expired	Bright Yea Swan Hill " Bendigo Kyneton Ballarat Bairnsdale Warragul Melbourne
		1	Lease u	inder The Lar	d Act 1884.			`
Sale	3682	William Schafer (9)	32	Jumbuk	259 0 0		Expired	Traralgon
÷ .	(2) 4 (3) 4 (4) 4	Allotment 6, section 41. Allotment 21, section 41. Allotment 30, section 41 Allotment 176, section 4A. Allotment 19, section 36.		,	. (7) Allot 8) Allot	tment 7, section B. Linents 96s, 96s. Linent 53q. Linent 13B.	· ·, ·,

NOTE.—MELBOURNE DISTRICT.—The notice gazetted 24th May, 1911, p. 2525, granting permissive occupancy to the Melbourne Saucer Track Coy. for the use of a site at South Melbourne (allotments 14 and 15, area 3r. 254p.), is hereby cancelled.

thi mecast edi yere in i

Land Acta.

LICENCES AND LEASE UNDER THE LAND ACTS 1890, 1898, 1901, 1904, AND 1909 REVOKED.

NOTICE is bereby given that the Licences and Lease 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, 14th May, 1913.

JNO. THOMSON, for Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Licensee or Lessee.	Section of Land Acturder under which Lictored or Leased.	Parish.	Area.	Olass.	Reasons for Forfeiture,	Pay Office.
1				•	A. B. P.	"	· .	
3		Lie	ences unde	r the Land Act	s 1901-4-9.		•	
Beechworth	091	James Cornford	47	Gooramadda	9 0 0	',lst	/Non payment of	Ruther.
	2814	Emily C. Rhodes	103	(1) Stanley (2)	5 0 0	:	licence-fees Licence dated 1.10,12	glen Beech-
Castlemaine	0125	William B. Tum-	54	Castlemaine	40 0 0	3rd	Non - payment of licence-fees	worth Castle- maine
Ballarat	3459	Joseph Grose, sen.	103	Amherst (4)	5 0 0		Licence dated 1.3.12	Talbot
n	3468	Joseph Grose, jun.	103	, (5)	500		to issue for 10 acres Licence dated 2.12.12 to issue for 10 acres	
Geelong	5361	William Howe	47	Barramunga (6)	196 0 0	lst V.C.		Colac
"	676	David L. Londrigan	47	Lang (7)	146 0 0	2nd V.C.		Warr- namboo
و		Leave under the	Land Act	1890 as amende	d by the Lai	d Act 189	8.	
declong	2103	James F. Binns	44	Olangolah (8)	154 1 3	Ist V.C.	Non-payment of rent	Colac

. ...

⁽¹⁾ Allotment 10, sec. 3. (2) Allotment 14, sec. N. (3) Allotment 8, sec. 10a. (4) Allotment 10r.

⁽⁶⁾ Allotment 77. (7) Allotment 70A and 128. (8) Allotment 338.

LEASES SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Leases mentioned in the Schedule hereunder for the reason specified in each case.

Department of Lands and Survey, Melbourne, 14th May, 1913.

H. McKENZIE, Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name.	Section of Land Act under which Leased.	Parish,	A	rea.		Class,	Reason.	Pay Office.
	Ī			-	Α.	R. P	.			
Sale	747	Mary A. Penglase (1)	29	Nindoo	570	1 26	•	3rd	Surrendered in favour of son, Edward T. Penglase, jun.	Sale
Bairnsdale	1815	William A. W. Mc-Comas (2)	3 5	Wamba	1,277	0 0)	3rd	642 acres surrendered in favour of wife, balance to be li- censed under sec- tion 54	Bairnsdale
., . {	630/29 1819/29		29	Berrmarr	694	0 0	,	3rd	To issue an amended lease (1819/35)	. "
Melbourne	1062	Bryan Brady (4)	29	Nerrena	103	0 0	,	3rd	Surrendered in favour of wife, Ellen Brady	Melbourne
" …	01	Charles Atkins (5)	142	South Mel- bourne	0	2 2	10	•••	Amalgamated lease	∮ ∜ "
,,	0407	Charles Atkins (6)	142		0	0 25	*		∫ to issue	t "
Horsham	139	David Campbell (7)	29	Lallat	14	0 0		lst	· · · · · · · · · · · · · · · · · · ·	Stawell '
Benalla	811	Annie McGowan (ad- ministratrix of George McGowan) (8)	63-130	Strathmerton	119	1 23	3	•••		Numurkah

(2) Allotment 17, section A.
(3) Allotment 37.
(4) Allotment 39c.

(6) Allotment 59B.
(7) Allotment 84A.
(8) Allotment 61D, section B.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 193RD SECTION OF THE LAND ACT 1901.

NOTICE is hereby given that reasons against the forfeiture of the Licences and Leases in the Schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the persons in the said Schedule mentioned as holders of such Licences and Leases will be allowed to show cause against the same at the places and on the dates mentioned in the Schedule hereto, and before the persons therein mentioned in the first and second columns respectively set opposite the names of said Licensees and Leases.

H. Mokenzie,

Commissioner of Crown Lands and Survey, being the Responsible Minister of the Grown admistering the Land Acts.

Department of Lands and Survey, Melbourne, 27th May, 1913.

Qabadala

		БСДО	duio.		٠., .	
Place and Date of Hearing.	Persons	No. of Licence or Lease.	Date of Licence or Lease.	Name of Licensee or Lessee.	Area.	Locality.
			-		A. R. P.	
Birchip, 12th June, 1913	Land Officer	0275/47	1.5.1911	James D. Green	100 0 11	Narraport -
Woomelang, 13th June, 1913.	Land Officer	0736/217	1.9.1910	Aaron James Moon	643 2 30	Dering
Echuca, 12th June, 1913	Land Officer	180/145	1.8.1893	P. Castellanelli	100	Echuca
		9378/318	2.12.1907	D. Grant	600	Barmah
Bairnsdale, 18th June, 1913	Land Officer	7073/5.10	1.7.1901	Alex. J. Beveridge	6 1 13.	Bumberrah, at
,						Swan Reach
		3687/54	1.1.1908	Executrix of will of John McKnight,	640 0 0	Kaerwut
	!		1 .	deceased		l .
Traralgon, 17th June, 1913	Land Officer	5387/54	1.1.1910	C. W. Howlett	·208 0 0	Tanjil East " af
		Question of sa		road between allotment		and F18, Parish
	۱. ز. ۱		f Hazlewoo	d, applied for by John S	illcock (T.8549	7).

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 193BD SECTION OF THE LAND ACT .901.

NOTICE is hereby given that, at the times and places mentioned in the Schedule hereunder, applications for Leases and Licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of Commons, and reasons against forfeiture of any Leases or Licences under the Land Acts deemed liable to forfeiture, will be publicly heard by the persons whose names are set opposite such places respectively in such Schedule, being persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

Department of Lands and Survey, Melpourne, 27th May, 1913.

H. McKENZIE, Commissioner of Crown Laure and Survey, and President of the Board of Land and Works

Place of Meeting of Local Land Board.	Time of Meeting.	Members of Local Land Board.
Traralgon Foster Alberton Echusa Donald Birchip Woomelang	Thur doy, 12th June, at half-past Two p.m. Wednesday, 12th June, at Ten a.m. Thursday, 12th June, at Ten a.m. Fider, 13th June, at Nine a.m.	E. T. Brennan, Esq. E. T. Brennan, Esq. H. J. Jackson, Esq. J. B. Gregson, Esq. J. B. Gregson, Esq. J. B. Gregson, Esq.

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.

	j.		ĺ	Amount to be Coll	lected.	
				Fees.		Payable to the Officer authorized
Name.	Parish.	Extent	Balance to complete Purchase.	Grant. Certif.	Assur. Total to Pay	by the Treasurer to collect Territorial Revenue at—
	; 	A. B. P.	£ s. d.	£ s. d. £ s. d	£ s. d.	
	Under Section 49	of the Land	Act 1901 as a	mended by the L	and Act 1904.	•
Charles Miller Catherine Petersen (1) Albert E. P. Glennon (2)	Merton Strangways Greensborough	6 1 19 15 1 16 16 3 26	3 10 0 9 12 0 6 16 0	$\begin{vmatrix} 1 & 1 & 0 \\ 1 & 1 & 0 \\ 1 & 1 & 0 \end{vmatrix} \dots$	$\left \begin{array}{c c c} 0 & 4 & 4 & 11 & 4 \\ 0 & 8 & 10 & 13 & 8 \\ 0 & 7 & 7 & 17 & 7 \end{array}\right $	Alexandra 072 Castlemaine 0692 Melbourne 0719
	Under Section 49					
Irene McKinnon	Yarck `	19 3 17	1 10 0	1 1 0 1	1 1 2 12 1	1 Alexandra 073
					d Acts 1904-9-11.	
Edward McCarthy (1)	Dereel	; 20 0 0 1	3 0 0	1 1 0	0 10 1 4 1 10	i Ballaarat . 0365
		Under Section	n 146 of the	Land Act 1901.		
Neill C. C. Wind Executors of Matthew Robertson, deceased (3)	Towong Commersighip	$\left \begin{array}{cccccc} & 6 & 3 & 1 \\ & 3 & 0 & 0 \end{array}\right $	47 0 0	1 1 0	$\left \begin{array}{c cccc} 2 & 0 \\ 0 & 8 \end{array}\right \left \begin{array}{ccccccc} 48 & 3 & 0 \\ 1 & 1 & 8 \end{array}\right $	Tallangatta 2961 Geelong 809
		Under Sectio	n 345 of the	Land Act 1901.		
H. Lowe	Warburton	17 1 18	960	(1 1 0)	10 91 10 7 9	Melbourne 515
·	•	Under Section	n 346 of the .	Land Act 1901.	•	
Heinrich Dalitz (4) S. Wynne	Dimboola Korumburra		61 11 0	1 6 0	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Dimboola 216 Warragul 664
) ()	1) 1st class. 2) 2nd class. 3) Purchase n 4) 10s. part of				
Department of Lands and Melbourne, 22nd May,				Cor	H. McKE minissioner of Crow	NZIE, n Lands and Survey.
			į		: .	
		•	,	,		

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.

				Amount to be Collected.		Payable to
Nap e.	Ps rish	Extent.	Purchase	Fees.	Total to Pay,	the Officer authorized by the Treasurer to collect Territorial Revenue
•		:	Money.	Grant. Plan cr Assur- Survey. Assur- ance.	Total to Pay.	at—
,		A. B. P.	£ s. d.	£ s. d. £ s. d. s. d.	£ s. d.	!
	*	Under Sec	tion 36 of the	Mines Act 1890.		•
Sarah Austin	Meredith	0 3 33 🔥	10 0 0	1 1 0 1 0 0 0 5	12 1 5	Geelong J.6757
		Under Sect	ion 184 of the	e Land Act 1901.		
Thos. Newth (executor (late Jas. Newth)	Oxley	- 4 0 0	25 0 0	1 1 0 1 0 0 1 1	27 2 1	Wangaratta H.84710
Peter Gambetta William Kilpatrick Maria Petschel James Patrick Murphy	Stawell Concongella Katyil Natimuk	-5 0 4 14 1 7 - 6 2 8 -1 2 9	5 0 6 14 5 11 19 13 0 10 17-11	1 1 0 0 0 0 0 3 1 1 0 0 0 0 8 1 1 0 1 0 0 0 10 1 1 0 2 2 0 0 6	16 7 7	Stawell Z.2066 Z.3131 Dimboola Z.4575 Horsham Z.3690
(as executor under will of late Thomas Murphy)					1	
÷-		der Section 4	81 of the <i>Loc</i> e	al!Government Act 1903.		
William Gordon (1) James Wells (1) Charles Shannon, Robert Murray Scott, and William Forrester	Nerring Murmungee Caramut South and Minjah North	4 0 0 4 2 15 9 3 35	20 0 0 9 3 9 44 17 3		22 1 10 11 5 2 47 0 2	Bendigo Y.15280 Beechworth 2948 Port Fairy Z.5603
Volum (1) Wilson T. Forte (1) Rachel Hooper (1) Christopher Bant (1) Samuel B. Lane (1) Arthur G. Dessent (1, 2)	Glenlogie Eddington Tallangatta Sarsfield Alberton West	6 0 30 - 2 0 34 1 2 27 7 1 22 3 2 9	18 11 3 8 17 0 20 0 6 14 15 6 8 17 10	1 1 01 0 0 0 0 5 1 1 01 0 0 0 0 11 1 1 01 0 0 0 8 1 1 01 0 0 0 8	20 13-1 10 18 5 22 2 5 16 17 2 10 19 3	Avoca W.34365 MaryboroughW.34979 Warrnsmbool J.7104 Barnsdale T.73593 Yarram G.21370

(1) Purchase money when paid to be passed to the credit of the Country Roads Board Fund.
(2) In lieu of notice gazetted 5th October, 1910.

H. McKENZIE.
Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Malbourne, 23rd May, 1913.

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS. ...

_	,			Date		AMOUNT C	оггаста	ID,	
Corr. No.	Name.	Area.	Parisb.	of Payment.	Balance.	Grant Fee.	Assur- ance Fee.	Total Amount.	Paid to Receiver of Revenue at—
	1	A. R. P.		1 :	£ s. d.	£ s. d.	s. d.	£ B. d	
	••	Ur	des Section 36	of the Mi	nes Act 18	90.			
542/36	Annie Moore	0 1 10	Maldon	9.5.13	5 0 0	0 0 10 6	0 3	5 10 9	Maldon
		U	nder Section 44	of the La	nd Act 189	00.			
59	Chas. Butler	319 3 29	Koorangie	9.5.13	24 0 0	1 11 6	13 4	26 4 10	Kerang 2.1.99
		Uı	ider Section 49	of the La	nd Act 190	01.			
18722	John B. O'Meara (1)	155 1 0 (Woolamai	12:5,13	140 19 0	1 6 0	4 11	42 9 11	Melbourne 2.7.06
	Under	Section 49 of	the Land Act	1901 as an	ended by	the Land	Act 19	004.	
4252 3045 0686 0712		85 0 22 19 3 39	Hawkestone	$\begin{bmatrix} 5.5.13 \\ 10.5.13 \\ 17.5.13 \\ 14.5.13 \end{bmatrix}$	68 16 0	160	4 6 0 10	70 6 6 6 1 1 10 t	Beechworth Maryborough Castlemaine Melbourne
	Under S	ection 49 of t	he Land Act 19	01 as ame	nded by th	he Land A	cts 19	04-9-11.	
0137	George Chambers (5)	20 0 0	Heathcote	17.5.13	18 0.0	11 1 0	1 3	19 2 3	Heathcote
		U	nder Section 61	of the La	nd Act 189	8.			
2902 2433	J. W. Tavernor (6) Charlotte Ives (6, 7)	$\begin{array}{ c c c c c c }\hline 139 & 2 & 18 \\ 48 & 0 & 12 \\ \hline \end{array}$	Meran Coongulme- rang	21.5.13 9.5.15	17 10 0 9 16 0	1 6 0	$\begin{bmatrix} 2 & 11 \\ 1 & 1 \end{bmatrix}$	18 18 11 10 19 1	Melbourne 1.1.03 Bairnsdale 1.5.06
		U	nder Section 56	of the La	nd Act 190	1.			
3592	Charlotte Ives (6, 8)	47 3 39	Coongulme- rang	9.5.13	10 4 0	1 1 0	1 0	23 3 0	Bairnsdale 2.7.06
		Un	der Section 146	of the La	ind Act 19	01.			-
$\frac{3325}{4905}$		0 3 8	Roseneath Heywood			0 10 6	0 3 0 5		Casterton Portland
(2) (3) (4)	Second class. Second class. From licence. First class. From licence. Second First class. Special From licence.	lass. l class.		(9	interes	interest. balance st (1s.) money,	£5 paid	l as rent c	1 (£11 16s.) and redited.
	tment of Lands and Su				0	la		McKENZI	

Melbourne, 22nd May, 1913.

Commissioner of Crown Lands and Survey.

Land Acts.

TRANSFERS APPROVED.

THE following Applications for Transfer of Licence's under the 103rd, 145th, and 187th sections of the Land Act 1901 having been approved, it is hereby notified that the Rent specified in each case may be received by the undermentationed Revenue Officers.

Number of Gloence.	Name of Transferror	Name of Transferee.	boun		a- !	Parigh,	Heid Inder Saction	of Licence.		earl yme		Transfer Fee and where paid.	Rent payable to Rev. nue Office: at—
			Δ.	B.	P				E	8.	<u>d</u> .		
03 3186	William John Oliver George Cowland	Kathleen Sudholz Robert A. Cow- land	1,010			Arapiles Glenautin	187 187	1.4 07 1.1.02	9		0 2	10s., Melbourne 10s., Melbourne	Horsham Fortland
071	Samuel Cairns	John W. Mc- Intyre	700	0 (0	Paaratte & Wantre	187	1.10.09	2	18	4	10s., Melbourne, 14.5.13	Camper-
1145 022	T. H. Cutting W. M. Pearson	Albert Ellissmith The Ka ri Tim- ber Company Ltd.	3 1	0 0		Toongabbie South Melbourne	145	1.10.12 12.2.09	1 95	0	0	1 s., Melhourne	Traralgon Melbourne
835	Margaret Slavon, executrix of Patk. Slavon	Augustine F. Daniel	24	0	0	Bulla Bulla	187	1,7.85	2	0	0	10s., Melbourne	11 .
1046	C. W. C. Hodgson, executor of	Annie Sertori	15	0 (0	Chiltern	! 103	1.4.93	0	15	0	10s., Melbourne, 23.1.13	Chiltern
1434	Charles Brunn Lilian B. Passala- qua, administra- trix of Fredk.	Albert J. Passa- laqua	10	0 (0	Yandoit	103	1.10.97	.0	10	0	10s , Melbourne, 24.4.13	Castlemain
1307	Passalaqua Richard J. Farish	William C. E.	20	0	0	Boola Boloke	103	1.3.04	1	0	0	10s., St.Arnaud, 26.3.13	St. Arnaud
830	Mary A. Patterson	Thomas F. Blades	20	0 . (0	Ararat	103	2,5.04	1	0	0		Arurat
955	John R. Renkin	William W.	15	0.	0	Yarrowee	103	1.3.87	.0	15	0		Ballarat
1133	Emma Curtis (executrix of Thomas Curtis)	Emma Curtis	5	0.	0	Bright	103	1.3,92	0	10	.0	10s., Melbourne, 28.3.13	Bright

H. McKENZIE. Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 22nd May, 1913.

APPLICATIONS FOR LEASES APPROVED.

THE following Applications for Lesses under section 36 of the Land Act 1901 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 Trensurer to collect Territorial Revenue. Payments to be made half-yearly. H. MoKENZIE, Commissioner of Orown Lands and Survey,

Department of Lands and Survey, Melhaurne, 22nd May, 1913.

						<u>.</u>	_				3			Amount to be Collected.	ollected.	
Number of Lease.	Name and Address of Lesses.	Area.		Parish.		₹	Allotment.	Section.	Class.	Date of . Lease.	Term.	Survey Charge payable in 12 half-yearly instalments.	Half-yearly Rent.	Fee for Lease.	Total Amount of First Payment.	Payable to Receiver of Revenue at—
		Acres.				<u> </u>		<u>. </u>				£ 8. d.	.b. d.	c#	£ 8. d.	
22	017 John I. Cox, Goroke 317 Mortat 04 John A. T. Mair, Archdale 218a, 1r, Archdale	317 218a. lr.	Mortat Archdale		::	::	7B, 20 24	: :	grd .	1.1.12	9 years less 3 days 7 years 10 months less 3 days	1:	0 13 3		2 19 9 1 9 2	Horsham Dunolly
620	Edward T. Penglase, jun.,	95. 570	Nindoo		•	•	460	<u> </u>	z	1.7.12	84 years less 3 days	i	1 3 9	-	3 7 6	Sale
011	Mary J. McComas, Bairnsdale	642	Wamba		:	-	17c	:	-	:	84 years less 3 days	:	169	-	3 13 6	Bairnedale
028	Arthur W. Marshall, Glen-	20	Narrobuk	-	•	<u>-</u>	20	'n	=	1.2.13	7 years 10 months less 3 days	:	0 2 1		1 2 1	Maffra
140	maggie Helen M. Adam, Mansfield (3) Klein Brady Stony Crook (4) (5)	347	Dueran			-	44A	Ą	= :	1.1.12	9 years less 3 days	:	0 14 6		1 8 8 8	Mansfield Melbourne
1819	Mary Gamble, Wulgulmerang		Berrmarr		· ·	37,	37, 37а, 37в	: ;		2.10.11	9 years 3 months less 4 days	:	1 8 10		0 14 2	Bairnsdale
•	6	-					_	-	-	•					-	

(1) Being Mary Ann Penglase's surrendered 29th section lease (747/29).
(2) Being portion of the surrendered 55th section lease of Wm. A. W. McComas (1815/85).
(3) Being portion of Patrick'l. Adam's surrendered 35th section lease (17/35).
(4) Being Bry an Bady's surrendered 25th section lease (1052/29).
(5) Being Bry an Bady's surrendered 25th section lease (1052/29).
(6) Sa. &C. frent paid on 1082/29 credited.

Victoria Gazette

Land Aota.

APPLICATIONSFOR LEASES APPROVED.

TRE 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 Leases will be duly advised.

	•					Condition	Conditions—Bow compiled with.	plled with.			Amount t	Amount to be Collected.	.9d.	Pavable to the	Officer
Date Feater	Name of Lossoc.	Parish,	Class.	Extent.	Fending,	Cultivation.	Other Improve- ments.	Total.	Besidence.	Rent payable Half-yearly.	Bent due to date.	Pees.	Total to Pay.	authorized by the Treasurer to collect Territorial Bevenue	Treasurer Fenue
		,		4.₹B. P.	£ ¢. d.	£ . d.	£ 4. d.	£ . d.		£ 4. d.	£ s. d.	43	g, g,		
. 6	Wilon Managala	 		•	Unde	Under Section 49 of the Land Act 1901.	of the Land	l Act 1901.	;		:	,			
2.9.12	Benj. J. Howard	Korumburra	Znd 1st	296 1 39	::	::	::	1081 0 0 27 0 0	Yes	1 0 0 1	2 0 0	-	12 11 0 3 0 0	Yarram Warragul	19537 19358
				Under Section 49 of the Land Act 1901 as amended by the Land Act 1904.	49 of the	Land Act 18	101 as amen	ded by the	Land Act 18	7 0				<u> </u>	
1.2.13		Riachella Warrenmang Glenmona	fnd Ist	56 2 15 19 3 34 40 0 0	:::	:::	:::	48 0 0 34 0 0	Yes	3 4 2 0 10 0	3 4 2	::	4.1.6 4.0.6		2881/2/131 0581 3459
2.7.12		St. Arnaud Moyreisk	2nd		:::	: : :	: : :	388	Yes	1 0 0	· : :		00	0 St. Amaud 0 Avoca	0357
1.6.13		Tchuter	2nd Ist	19 3 37 319 1 24 199 2 30	:::	:::	:::	26 0 0 246 0 0 202 0 0	X X X	0 10 7 10 0 0 0 0	7 1 0 0		01 00 C	9 ', 0 Inglewood 0 Avoca	0838 3238 3461
1.6.13		Wareek Jinderkoine	2nd 1st V.C.	104	:::	:::	:::	229 0 0	Yes	0 18 0			118	0 Maryborough 0 Omeo	3384 2054
			נ	Under Section 49 of the Land Act 1901 as amended by the Land Acts ? 904-9.	49 of the L	and Act 1901	l as amende	d by the La	nd Acts ≩9	104-9.					
2.7.12	2.7.12 John Derry (6)	Inndsborough	2nd	1 19 0 27	:	:	:	57 0 0)	Yes	10 7 61	0 10 12 0 1	[0 1 -	0 Stawell	0164
			Ü		9 of the La	nd Act 1901	as amended	by the Lan	d Acts 190.	4–9–11.				:	-
1:12.12	1:12.12 Murdoch Yorston	Kobyboyn	Jat	98 2 12	:	:	:	0 0 201 1	Yes	9 6 2	9 6 7	: - 7	3 9 6	6 Yea	3986
1.4.13	1.4.13 James Clark (. { Allambee [Under Sectio	on 51 of the	Under Section 51 of the Land Act 1901 as amended by the Land Act 1904. 181 0 0 1913 10 0 Ves 4	901[as amen	anded by the L	Land Act 1	0	6 4 10 6	-	- 5 10	6 Warragul	19178
				٠	Under Sec	Under Section 61 of the Land Act 1898.	he Land Acı	1898.							
1.11.15	1.11.12 De Piazza Humberto Emanuel (7)	:	3rd	631 131	:	:	:	325 0 0	Yes	0 81 2	:	· -	0 · 1 —	() Bright	2243

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	0240 3 630 4560 3982 2871	14250 18505
	1 17 0 0 Yackandandah 11 7 0 Sk. Amaid 1 0 0 Waihalla 1 3 17 0 Baimadalo 1 3 3 8 Omeo	Melbourne Warragul
	11 17 0 0 0 1 1 1 1 1 0 0 0 0 0 0 0 0 0	7 13 0 7 18 0
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	80000	
	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	6 13 0 6 18 0
	8 0 2 10 0 2 3 8 6 3 8 6	6 13 0
ACT 1904.	Yes Yes Yes Yes Yes	
rang	00000	.00
by the	227 226 147 194	278
s amended	;;;;;;	::
et 1901 as	:::::	::
Under Section of ot the Land Act 1901 as amended by the Land Act 1904.	:::::	::
o go noi	1 1 1 1 2 2 3 3 3 3 3 3 3 3 3 3 3 3 3 3	3 3
roect	639 453 199 348	551
ğ. Ο	3rd 3rd 3rd 3rd V.C. 3rd V.C.	. 3rd . 3rd
	Mullagong 3rd Mooler 3rd Numbruk 3rd V.C. Bingo-Munjie 3rd V.C.	South Tarwin South Jindivick
	.:::::	::
	Charles Henry Fluerty Daniel McLean Margaret Molonoy William Yandle Samuel Smedley	1.5.13 Lachlan Donald
	2.7.12 1.11.12 1.8.12 1.11.12	1.5.13

(1) £3 overpaid under licence credited.
(2) £4 overpaid under licence credited.
(3) £6 10. overpaid under licence credited.
(4) Includes 9d. interest short paid under licence.

Department of Lands and Survey, Melbourne, 22nd May, 1913.

H. McKENZIE, 1816 Commissioner of-Crown Lands and Survey.

(5) £15 15s. overpæid under licence credited.
(6) Rent £2 10s. creditéd to lease.
(7) £31 12s. overpaid under licence credited to lease.

Land Acts.

ACCEPTANCE OF SURRENDER OF A LICENCE UNDER SECTION 108 OF THE LAND ACT 1901 AND ISSUE OF A LEASE UNDER DIVISION 1, PART I, OF THE LAN ACT 1911 IN LIEU THEREOF (FIDS SECTION 7, LAND ACT 1904).

THE surrender of the Licence issued to the person named in the Schedule hereunder having been accepted, it is hereby notified that the issue of a Lease under livision I, Part I, of the Land Act 1911, has been approved.

All rents paid on the surrendered Licence to be credited. Commissioner of Grown Lands and Survey.

Department of Lands and Survey, Melbourne, 22nd May, 1913.

Schedule referred to.

·															
								· 4			Amount to he Collected.	Collected.			
'v' Number of fret ' Lenne.	'v' Number of		Area, subject to modification of boundaries.	Area, subject to modification of Parish or Situation. Allotment. boundaries.	Allotment	Section. Class.	Olaes.	Date of Lease,	Term.	Half-yearly Payment t	Half-yearly Rent paid Fee for Payment to be credited Lease.	Fee for Lease,	Total amount of First	Total Payable to amount of Receiver of Revenue of Physics at-	Number of old Licence.
A	1											1	anomica i		
Markey or a	the section of the se		A, R. P.							£ 8. d.	£ 8. d.	£ 8. d.	£ 8. d. £ 8. d.		
21/8	21/8 Mary Curtis, Bullumwaal (1, 2, 3)	:	19 3 39	Nungatta	+	· æ	B · Srd	1.7.07	20 years	1.7.07 20 years 0 5 0	0 0 9	1 0 0	:	Bairnsdale	123/103
										-	_	:	. 1. 44.	-	12

(1) Subject to Special Mining Condition, section 98, Land Act 1901.

(2) Subject to a condition recerving the rights of ingress, 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, alime, days, and mullock dumps, and generally for the proper working of gold or other metalliferous mines, if at any time it should be needed.
(3) Et fee for lease paid. 11, 1, 1

Land Act 1911.

APPLICATIONS FOR LEASES APPROVED.

FIRE following Applications for Leases under sections 8 and 13 of the Land Act 1911 having been approved, it is hereby notified that the Rents and Fees specified in sech case may be received by the undermentioned. Odions authorized by the Treasurer to collect Territorial Revenue. Payments to be made half-yearly.

H. McKENZIE, Commissioner of Crown Lands and Survey.

	- 1	2314 F 80 F 80
Pavable to	Receiver of Revenue at-	Bendigo Aranat I-ayle-ford Inglewood Ponald Camperdown Warnamboo Talvot I allarat A von I allarat A von Rarnachale Warregul Harrow Colac
	Total Amount of First Payment.	8 8 6 d. 1 1 4 6 d. 1 1 4 6 d. 1 1 1 6 d. 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1
be Collec	Fee for Lease.	# 000000000000000000000000000000000000
Amount to be Collec	Half-yearly Rent in- crtding instalment of survey charge (if any).	# # # 10 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
Survey	Charge, pay ble in 12 half-yearly instalments.	28
	Term.	20 years 1
å	of Lease.	1.3.1913 2.12.1913 1.1.1913 1.5.1912 1.7.1913 1.5.1913 1.5.1913 1.5.1913 1.7.1909 1.7.1909 1.7.1909 1.7.1909 1.7.1909 1.7.1909 1.7.1909 1.7.1909
	Ohars.	Sad Sad Sad Sad Sad Sad Sad Sad Sad Sad
	Section.	ω ₄ 83 : :Ο : : : : : : :
	Allotment.	15A 15A 44 84,44 63,8x ¹ (117 (117 (118
		North
	Parish	Mandurang Mandurang Laxington Rullarto Rullarto Rullarto Rutch Watch Nullwarre Runinyong Enfeld Bung Bong Bung Bong Bung Antwarre Carpendet Nullwarre Runinyong Rune Rong Bung Antwarra Runkarra Runkarra Runkarra Runkarra
٠.	Aret.	A. P. P. P. P. P. P. P. P. P. P. P. P. P.
	Name and Address of Lessee	John H. Billman, Mandurang (1, 2) Petward Gueen, Syrkavy Flat II, 2, 3, 4) Folm Hurliey, Rhum moy (1, 2, 3, 4) John K. Lureni, Juliuren (1, 2, 3, 4) John K. Lureni, Juliuren (1, 2, 3, 4) Mayay McLinien, Donald (5, 6, 7, 8, 9) Mircel G. Luren, South Purrumbete (10) Charles Marr, Laang Annie Bautt, Aches Heit Lead (1, 2, 3, 4) Annie Bautt, Aches Heit Lead (1, 2, 3, 4) Anny M. Combridge, Grenville (1, 2, 3, 4) Anny M. Combridge, Grenville (1, 2, 3, 4) Anny M. Combridge, Grenville (1, 2, 3, 4) Anny M. Combridge, Grenville (1, 2, 3, 4) Anny M. Combridge, Grenville (1, 2, 3, 4) Altred Ainswurth, Hinno Munjie (1, 2, 3) Charles Cousins, Loch (1, 14) John W. Snibson, 1 vep I seed (6) Fredrick W. Hupfield, 1 atchies (3, 4, 15) Wahrer C. White, Chote yand (3, 4, 15)
	Mumber of Lease.	2008 2008 2008 2008 2008 2008 2008 2008

(1) Subject to Special Mining Condition, section 98. Land Act 1901.

(2) Subject to Special Mining Condition, section 89. Land Act 1901.

(3) Remits and mallow dumps, and generally for the proper working of gold or other metalliferous mines, if at any time it should be needed.

(3) Formit previously issued.

(4) Remits previously issued.

(5) Formit previously issued.

(6) Formit previously issued.

(7) Formit previously issued.

(8) Formit previously issued.

(8) Formit previously issued.

(8) Formit previously issued.

(9) Formit previously issued under section 8 and 85, which are hereby cancelled.

(8) Formit previously issued under section 8. And £f fa. rent and £f fee paid on permit, section 8, oredited.

(8) Farth previously issued under section 29, Land Act 1898.

(9) Formit previously issued under section 29, Land Act 1898.

(10) In lieu of Carifocus of Title, sold Section 29, and £f fa. rent paid under section 8 credited. £f fee or lease paid.

(11) This is an anteclated lease.

(12) In lieu of Carifocus of Title, sold Section 29, and £f fee, and regress, and regress, and regress, and regress, and regress, and regress, and regress, and regress, and regress, and regress, and regress, and regress, and regress, and regress, and generally for the proper working of a coal mine, if at any time it should be needed.

(14) Special Valuation £f lost.

APPLICATIONS FOR LICENCES APPROVED.

3 TARE following Applications for Licences 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 collect Territorial Revenue.

Payable to Receiver of Ravenue at-H. McKENZIE, Commissioner of Crown Lands and Survey Total
Amount of
First
Payment. Amount to be Collected. Fee for Licence. σ ÷ including Instal-iment of Survey Charge (if any.) ď 4 4 Survey
Charge
Payable in 12
Half-yearly in
Instalments m ખં . 9 Date of Licence. Class Section. Allotment. Parish or Situation, Area, subject to modification of boundaries and area, Name and Address of Licensee. epartment of Lands and Survey, Melbourne, 22nd May, 1913.

Tallangatta Kilmore £1 fee for new licence paid. 0 | Tallangatta Kerang Horsham Bethanga Melbourne 6 Walhalla 0 "... Melbourne 9 Melbourne Bendigo 0 6 9 C1 4 e 0 17 19 5 13 4 17 9 6 15 ್.⊒ 1 19 5 19 1 7 . 9 0 | 4 12 - 20 ---- -- --0 | 0 0 | 5 Act 1901 0 000 00 (2) In lieu of notice gazetted 28th April, 1909, page 2146.——(3) 13s. 6d. of licence-fees paid credited. Under Section 50 of the Land 4ct 1901 as amonded by the Land Acts 1904-9-11.—Fayment to be made half-yearly.

outh | 194 0 0 | French Island | 24 | | 2nd | 1.1.1913 | | 3 | 2 9 | 1 0 0 000 68 0 19 6 4 19 0 0 13 6 1st | 1.10.1910 | .. | .4 6 0 -(3) Subject to Special Mining Condition, section (2) Subject to Special Road Deviation Condition. 25 . 1 18 4 6 Under Section 47 of the Land Act 1901 as amended by the Land Acts 1904-9-11.—Payment to be made half-yearly. 39 0 0 | Moondarra | 38 | B | 1st | 1.3.1913 | ... | 0 19 Under Section 54 of the Land Act 1901 as amended by the Land Acts 1904-6.—Payment to be made half-yearly. Portion of 29th section leasehold(2) Subject to Special Mining Condition, section 98, Land Act 1901 000 as amended by the Land Acts 1904-9.- Payment to be made half-yearly. 0 .5 15 : : 1.5.1909 1.2.1913 1.7.1912 $\begin{array}{c} 1.3.1913 \\ 1.1.1913 \\ 1.3.1912 \end{array}$ 1st V.C. | 1.3.1911 1st | 1.10.1910 3rd N.R. 3rd N.R. 3rd N.R. 3rd N.R. 3rd N.R. 3rd 3rd N.R. 3rd N.R. င္ကလည :ပ on permit credited .-(1) Subject to Special Mining Condition, Section 98, Land Act 1901.-41, 41D, 41E 4D, 4E 304, 30B 48, 48A 20A 25 (2) Licence-fees and £1 fee for licence paid :: Bagshot ... Strathfieldsaye Bael Baei Dulungalong Land Act 1901 Granya .. Clonbinane Kinglake Bagshot Dollin 000 Under Section 47 of the 00 000 Land Act 1901 000 48 71 72 72 640 640 272 333 39 198 27 153 172 Subject to Special Mining Condition, section 98, South Onder rithur E. Dungey, St. Kilda-road, South | Melbourne (1, 2) John R. Marks, Jubileo (1)

Robert McM. Randall, 149 Nicholson-street,
Carlton (2, 3) Mary J. Sheeran, Bondigo (2, 5, 7, 8).
George Glesson, Strathfioldsaye (2, 3).
George Glesson, Strathfioldsaye (2, 3).
John Fyran, Wonwondah South (9, 10, 11).
Hannah N. Potter, Adelaide, S.A. (12). Permit previously issued.-John Brindley, Walwa (2, 3, 9, 10, 15) Margaret Grizea, Koetong (1, 2, 3) George Smedley, 7 Powell-street; John H. Hillis, Leongatha (1, 2, 3) William Johnstone, Outtrim (1, 2) William T. McVean. Thowgla (1, 2) 4, 5, Arthur 3839 0185 0290 0235 0235 0188 Number of Lifends. Ξ 0167 0240 0348 0348 0164 0119 08

(1) In lieu of lease dated let July, 1904, under section 35, Land Act 1901.—(2) Subject to Special Mining Cordition, section 98, Land Act 1901.—(3) Subject to Special Mining Cordition, section 98, Land Act 1901.—(4) Subject to Special Mining Cordition, section 98, Land Act 1901.—(5) Subject to Special Mining Cordition, section 98, Land Act 1901.—(5) In section 1902, and generally for the proper working and egress, and to the feet seed of some of the surface three of some include neaded—(4) In lieu of notice gazetted 9th June, 1903, page 2651.—(5) Special Lot 8 Reservation Cordition.—(5) In lieu of notice gazetted 9th June, 1903, page 2651.—(6) Subject to Special Lot 1903.—(1) In lieu of notice gazetted 9th June, 1903, page 2651.—(7) In lieu of notice gazetted 9th June, 1903, page 2651.—(8) Subject to Special Lot 1903.—(1) In lieu of notice gazetted 9th June, 1903, page 2651.—(9) Subject to Special Lot 1903.—(10) In lieu of notice gazetted 9th June, 1903, page 2651.—(10) In lieu of notice gazetted 9th June, 1903, page 2651.—(10) Special Reservation Condition.—(12) Provision of 29th section leasehold.—(13) In lieu of notice gazetted 9th June, 1903.—(14) Is 8d. of rent paid under section 35 credited.—(15) £7 4s. 1d. of rent paid under section 29 and £31 I. lieance.—(15) £7 4s. 1d. of rent paid under section 29 and £31 I. lieance.—(15) £7 4s. 1d. of rent paid under section 29 and £31 I. lieance.

APPLICATIONS FOR LICENCES APPROVED -- continued.

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:	Payable to Recolved Re-				Tarnagulla	Castlemaine	Dunolly	Talbot.	St. Arnauc	Ballarat	:	Talbot	:	Omeo	Walhalls	Smile	: :	: :	Rushworth	:	:	Bright	:	Rutherglen	Beechworth
7	Total Amount of First Payment.	£ s. d.			:	•:		9 12 6	2 6		1 2 6	63	0 2 6	3 6	: 0	40		: :	0 12 6	:	:	0 18 6	:		0 12 6
Amount to be Collected.	Fee for Licence.	£ 9. d.			9	9 7	9	67 c	9 63		2 6	9 2	9	 (3)	90	90		1 61 P	2 6	2 6	2 6	9	5	9	9 2
nount to		7	-		0 0	0	0	0		0	0	0 0	0	0	0		-	0	0	0	0 0	0	0	0	0
	Payment, in- cluding Instal- ment of Survey Charge (if any).	9			0 11.	17	0 18	9		0 14	1 0	0 10	010	0 -	61 0		-		01 0	0 1	0 16	0 16	0 10	01 0	0 1.
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-: -	Date of Licence.				1,3,1913	1.2.1913		1.4.1913		1.2.1913	1.4.1913	1.3,1912	2.12.1912	1.5.1913	1.1.1908	0181.0.1	2.12.1912	1.11.1912	1.2.1913	1.1.1913	1.4.1913	1.5,1913	1.8.1912	1.2.1913	.10.1912
	Class.			made year	· :	:	:	:	: `:	: :	:	:	:	:	:	:	: :	::	:	- :	:	:	:	:	:
	Section.			ent to be	:	.00	6в	:	- : :	16	:	20	20	:	: 0	5 C	 5 C	::	63	61	:	:	:	:	<u>~</u>
_	Allotment			Act 1901.—Payn	;	.12в	170	:	: :	34	8N	24	33	::	II	150 15F	150, 100,	330A, 330B	10н	56B	97p	:	22		9 and 14
	Parish or Situation,			Under Section 103 of the Land Act 1901,—Payment to be made yearly.	Tarnagulla	Harcourt	Bet Bet	:		arat	Bunin youg	Amherst	:	Longio-Munjie West	Toombon		: :	hurst	nga · ·	:	:	:	ourgh	Gooramadda	Stanley
	· [r Section	Tarn	Hare	Bet		Kooreh	Ballaarat	Bunii	Ambe	:	Long	Toompoor	4000	: :	Sandhurst	Waranga	-	Moora	Bright	Freeburgh	Goora	Stanley
Area,	subject to modification of boundaries and area.	4.		Unde		17 0 0	180	000	20 0	14 0 0	20 0	0 0 01	10 0 0			20 0	20 0 0	20 0	8 0 0	20 0	16 0 0	16 0 0	0 0 6	0 0 6	0 0 07.
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	Name and Address of Licensoe.				Llanelly (1, 2) ·	Harcourt (1, 2)	olock (1, 2)	Aigio (1)	ran	ool (1, 2)	ambrian Hill	albot (3)	albot (4)	West	andigo	ligo	orth Bandigo (1, 2)	ington (1, 2)	4t.	hworth (1, 2)	hworth $(1, 2)$:	'gh (7, 8) · · ·	rth Prentice	nley (9)
	Name and Ad				Elizabeth Gansberg, Llanelly (1	Alexander P. Grant,	Eveleen Palmer, Havelock (1	George S. Stewart, Craisio (1	Elsie H. Stewart, Logan	John Blake, Sebastopol (1, 2	Harriet O'Donnell, Cambrian Hil	Joseph Grose, sen., Talbot (3)	Joseph Grose, jun., T.	Alice Samson, Tonglo West	Roland Westsway Bandlen	William Backer, Bandigo	Thomas E. Bryar, No	Hanry Malling, Kennington (1, 2)	M rry J. Hall, Rushworth	Lionel J. Byrne, Rushworth (1, 2)	Ernest E. Lloyd, Rus.	Henry Oakes, Bright	John Phelan, Freeburgh (7, 8)	Kezia M. Russell, Nor	Emily C. Rhodos, Stanley (9)
) :	Number of Lisenon.				_		0267	0283	-	-			_	_	200	÷	_			_	_		_		6020

(1) Pormit previously issued.——(2) Liconoc-fees and 2s. 61. fee for licence paid or parmit credited.——(3) El of licence-fees paid on 3.539/103 credited.——(4) 10s. of licence-fees paid or licence paid credited.——(7) Inlieu of licence 1769/103, Ellen Pholan, Gazette 21st December, 1894, page 4854 (since transferred to John Pholan).——(8) 10s. licence-fees and 2s. 6d. fee for licence paid credited.——(9) 10s. of licence-fees paid or 2814/103 credited.

0225 James C. Bastow, Inglewood (1) 0305 Lydia J. Congress, Talbot 027 Lawrance Lambert, Connangorach (1) 026 Jas. Curtis (2)	Under Section 106 of the Land Act 1901.—Payment to be made yearly. 5 0 0 Inglewood 6 0 0 Linglewood 7 0 0 Linglewood 7 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Under Section 145 of the Land Act 1901. Payment to be made yearly. 2 3 38 Toolondo 2 3 36 Vectis East 3 Woodside (1) Expires 31st December, 1913.—(2) Amount paid.
	0225 James C. Bastow, Inglewood (1) 0305 Lydia J. Congress, Talbot	027 Lawranco Lambert, Connangorach (1) 026 William Thomas Smith, Horsham (1) 1056 Jas. Curtis (2)

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70.17 6000	Manager Dareham Hockbirch (1)	0 0 0	Monima	_	_	_	-	1.7.1912	_	0 + 1	0 0 0	- 1 15	0 Hamilton	a
07/2070	INEGOICERS DIGMETS, HOCHERICH (1)	-	THOUSE OF THE PARTY OF THE PART	:						1	4	9	Don't land	
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:	Robert Childs, Nullan (1)	0 0 17	manna	:	_		:		:				1.	4
NI A	Duriel McCombe Warracknaheal (3)	38 0 0	Werrigar	:	_	_	:	1,3,1913	:	9	0	• •	U Warrack	Tables.
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			Renanah						:	010	0 0	-	0 Inglewoo	þ
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	Susan J. Le Marshall, Egerton (5)	. 13 0 0	Bungal	:	_		:	6181.6.1	:		91	2 .	÷	
		0 0 66	Rullaarat	-		_	:	:	:	4 10 0	∩ • •	4 15	;	
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(1) Expires 39th September, 1913.——(2) Expires 31st January, 1914.——(3) Expires 28th February, 1914.——(4) Reduced fee allowed.——(5) Amount paid.——(6) Renewed to 30th September, 1914.——(7) Amount paid expires 30th September, 1914.

Norr.
Permissive occupancy has been granted to the undermentioned persons as set forth:—

Рау Ощее.	Wonthaggi Yarram
Rental.	# 0 0 0 0 0 0
Parish.	Wonthaggi Port Welshpool
Area.	A. B. P. 0 0 20
Name:	MELBOURNE DISTRICT.—. Blair and Blake (2) C. Anderson (2)
Date.	::
Согт. Ио.	M.165 C.57514

(1) Weekly tenancy. (2) Yearly tenancy.

(1) Date of transfer, 23rd Ostober, 1905 .- -(2) Date of transfer, 16th April, 1912.

and Survey.

H. McKENZIE, Commissioner of Crown Lands

LEASES.-TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

ETURN of all Transfers registered at the Office of Titles of Leases issued under Sections 19-20, 42-14, 47-49, 49-50, 59-51, 54-56, 29, 103-170, 130-383 and 344 of the Land Acts 1869, 1878, 1890, 1888, 1901, 1904, 1909 and 1911. Sections 49 and 50 of the Closer Settlement Act 1904 for the following periods:

Department of Lands and Survey, Melbourne, 22nd May, 1913.

Victoria Gazette | Stawell | Warracknabeal | Horsham Management Board and Varrackna beal Echuca The Secretary, Lands Pur Receiver of Revenue at— St. Arnaud Sale Harrow Rushworth Rushworth Bendigo Bairasdale Bairnsdale Melbourne Melbourne Melbourne Wodonga Warragul Kerang Bendigo chase 2 37 1 17% 1 22 3 34 Extent, 848 86 87 88 88 88 88 270 62 159 Particulars of Land Transferred. Section . : 69 **;** ; 134 104 and 1044 81 and 82 194 and 190 8 25 and Pt. 26 14a and 14B Allotment. 18 72B 21 Pt. 46 3 5 : : : : Barwongemoong Budgerum East .. Warngar .. Dunmunkle For the period ending the 30th day of April, 1913.

Martin Carrell and James Carrell, Wodongs (as executors)

Frederick William Helms and William Arthur Crutchfield, Stony Doomburrin Koo-wee-rup Neilborough Narrang Kout Narin Arapiles Moorbanool Parish, St. Arnsud Kinglake .. | Wyuna ... | Prahran Winyar Kellalac Narrang Tonghi Gobarup Gobarup Neerim Nerring Charlos Reading and John Roading, Wallaloo

Friedrich Eckel, Minyip
Kathleen Sudholz, Nathrank
Alexander William Mackenzie, Wimba.
John James Foster, Laver's Hill, and James Foster, South Purrum For the period ending the 25th day of April, 1913 Closer Settlement Leases. James Camoron, Quantabatook
Edward Lewis, Noilborough
John Abrander Donald, Chub Terrace
Arna Martha Bunge, Sheep Hills
Thomas Allen, Sydney Flat
Edward Franks, Cape Otway
Ratice Mary Macdonald, Kinglake West
Patrick Konnedy, Gobarup
William Newstead Boyd, Narrang
John Aloxander Donald, Club Terrace
William Newstead Boyd, Narrang
Sophie Petrea Kirby, Harrow Name of Transferee. James Le Grand, Longford ...
President, &c., Shire of Buln Buln
Patrick Kennedy, Gobarup ...
David Gamble, Quambatook Henry Griffiths, Wyuna ... Mary Caroline Ingram, Carlton Robert Sloane, St. Arnaud .. | His Majesty the King John Boyd (as administrator of John Boyd) John Boyd (as administrator of John Boyd) Emma P. Kirby : : : : Thomas Rowan (2) ... Willicm J. Oliver ... Charles Cowley and Poter McMurrich Patrick Kenna Name of Transferror. : : :: Roderick McPherson (1) : : David Gamble
Authony G. Stephens
Robt. Wilson
Mary Gonkins.
Mary Gremelsbacher
Honry M. Franks
James W. Wood
George Clark. John E. Anderson John R. Kelly William N. Foster George Clark ... Christina Cameron Henry T. Sawers 6294/19-20 | Simon Carroll 4789/42-44 | Arnold C. Helms William Clark Arthur Slater 2414/42-44 933/42-44 3323/47-49 4296/47-49 17615/49-50 2002/49-50 4064/59-61 3322/54-56 11325/42-44 2130/42-44 0252/47-49 0252/47-49 2880/47-49 0137/47-49 1182/49 3866/50 1471/42-44 67/29 2466/29 1696/42-44 2469/29 5846/130-383 Corr. No.

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Morwell	Melbourne	Sale	Yackandan-	Rushworth) Bairnsdale	_	Camperdown	Bairnsdale	Translgon	Kilmore	Bairnsdale	Avoca .	Tallangatta	Casterton	Stawell	Horsham		Bairnsdale	Sale	Harrow	Portland	•	: =	Sale		Stawell	Alexandra		Sale	•	117.0 0.11	warragui	:	:	Hamilton	
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Mirboo	Kinglake	Giencoe	Yackandandan	Moora		Bairnsdale		Wiridjil	Kirkenong	Toongabbie South	Derril :.	Sarsfield	Moyreisk	Towong	Bahgallah	Boroka	Booroopki	Gymbowen	Buchan	Glencoe	Meereek	Kinkella	:	: :	Booran	Narrang	Joel Joel			Coolungoolun	Holom Maine	Roley Flams	reougatur	Vermodon	Tarragon	Branxholme	
athers, Boolarra	g executor)	:	:	ussel, and Joseph	•	, Shepparton (as		:	:	:	:	:	:	:	:	:	:	:	:	:	:	.:	:	:	:	:	:	lston, Alexandra		:			:	:	:	arnham Maxwell,	
James Robbie M	adows (as surviving	:	:	w David Reddie Ru	st (as executors)	t Linklater Irvine,		:	Bog	; ,;	: :	:	utor)	:	hgallah	:	:	:	:	:	:	.:	:	:	:	:	outrix)	Henry William Al		nistratrix)		(ac a great tries)	(RE GACCHULIA)	or (se exacutrix)	(vilance o so) in	gta, and William Fa	
William Henry Penaluna and James Robbie Mathers, Boolarra Mirboo	James William Wood, Broadmeadows (as surviving executor)	James Le Grand, Longiora	Albert Stephens, Yackandandan	George Robinson Russel, Andrew David Reddie Russel, and Joseph Moora	William Russel, Girgarre East (as executors)	John Yates, Orbost, and Robert Linklater Irvine, Shepparton (as	executors)	William Roy, Kennedy's Creek	John James Jamieson, Hayden's Bog	Duncan Stewart, Heyfield	Alexander Leslie Lane, Broadford	Foster Albert Salter, Bairnsdale	James Grant, Redbank (as executor)	George Garing, Mt. Elliott	Reginald Forward Hedditch, Bahgallah	Annie Elizabeth Crerar, Stawell	His Majesty the King	His Majesty the King	His Majesty the King	James Le Grand, Longford	Barbara McKellar, Meereek	Eliza Haines, Sandy Waterhole	Albert Haines, Palpara	Millicent Maria Haines, Palpara	Archibald Lloyd, Bairnsdale	His Majesty the King	Margaret Hall. Joe lJoel (as executrix)	Ellen Hoban, Molesworth, and Henry William Alston, Alexandra	(as executrix and executor)	Margaret Talbot, Sale, (as administratrix)		Darley Comments Sandalineham	Eachel Clemesns, candring an (as executiv)	Annes Dune Smingler Trefele	Autes Luma Swinger, training	John Thomas Maxwell, Wyelangta, and William Farnham Maxwell,	Glenhuntly (as executors)
:	:	:	:	:		:		:	:	:	:	:	:	:	:	:	;	:	:	;	ellar)	:	:	;	:	:	-	:		:			· ·	Corres)	:	:	
:	·:	:	:.	:		:		:	:	:	:	:	:	:	:	:	· :	:	:	:	ter MoK	:	:	:	:	:	:	:		:			. A	a. Cloud	:	:	
:	:	:	:	:		:		:	:	H. Lang	:	;	:	:	:	:	•:	:	:	:	utrix of Pe	:	:	:	:	:	:	:		:			W to the		:	:	
:	:	:	:	:		:		:	:	John	:	:	:	:	:	:	:	:	:	:	S exec	:	:	:	:	:	;	:		:				1000	:	:	
11451/42-44 Louritz M. Jacobsen	Richard MacDonald	Soun R. Relly	George Scepnens	James Russel		Susannah M. Yates	<u></u>	Elizabeth Scales	Arthur Lock	William A. Lang and John H. Lang	Euphemia Lane	John M. Hadfield	Swithin Fleming	Emily Hill	John Blair	Madeline S. Crerar	Annie E. Finnigan	John F. Muedel	Sarah Cameron	John R. Kelly	Barbara McKellar (as executrix of Peter McKellar)	James P. Meek	William A. Meek	William Meek	William E. Davis	Thomas De Laney	Gowan Hall	John Hoban		Henry J. Talbot	•	TUSHim A Champaha	_	_		Thomas B. Maxwell	
11451/42-44	17615/49-50	4401/99-01	19-66/2842	2793/59-61	:	2982/59-61	2983/59-61	4849/54-56	3491/54-56	5539/54-56	3624/54-56	3399/54-56	3287/54-56	1048/29	1048/29	124/29	2298/29	880/58	1582/29	460/29	620/58	1579/29	1580/29	1578/29	2223/29	230/29	368/29	359/29		914/29		. 61 53 /90	9153/90	20.00 20 20 20 20 20 20 20 20 20 20 20 20 2	4867/130-383	576/344	

Victoria Gazette

Land Acts.
PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

NOTIOE is hereby given thas Permits to occupy Crown Lands have been issued to the following approved applicants, and that she Rents and Fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue. H. McKENZIE, Commissioner of Crown Lands and Survey.

Pavable to Receiver of Revenue at-Total Amount of First Payment. Amount to be Collected Fee for Licence or Lease. Pavment, in-cluding instal-ment of Survey Charge (if any). ö ö be made half-yearly. Class Section. Under Section 35 of the Land Act 1901.—Payment to Allotment. Parish or Situation. Area, subject to modification of boundaries and area. a. a. ÷ Address Name of Licensee or Lessee. Department of Lands and Survey, Melbourne, 23rd May, 1913. Number of Licence or Lease.

Avoca Maryborough Dunolly Maryborough Wedderburne Avoca
Kyneton
Avoca
St. Arnaud
Avoca
Avoca
Colac
Geelong 6 , Melbourne Portland 2 j Dunolly Ararat Avoca Ararat 22552 6 --00-0 00 0 .0 00 63 ဝဝညည္သဝ 9 % 0 --00-13 0 9 **:** : : : : 2nd | 1.5.1913 3rd | 1.3.1913 | 1.4.1913 " 1.1.1913 1.4.1913 1.5.1913 1.4.1913 1.1.1913 1.5.1913 2.6.1913 1.5.1913 1.5.1913 2 22 | Greensborough ... | 94 | C | 2nd | 1.5. Under-Section 37 of the Land Act 1911.—Pa, ment to be made haif-yearly. be made yearly. Under Section 103 of the Land Act 1901.-Payment to Under Section 13 of the Land Act 1911.—Payment to be **#**# 22104 337 338 338 338 338 338 34 34 34 34 34 34 Under Section 8 of the Land Act 1911.-Payment 469 Willam
Glenlogie
Willam Conc ngella South Hillam

Glenlogie
Langley

Warrennang

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Heywood Wedderburne ... Glenmona ... Warrek ... Bet Bet ... Maryborough ... 2 22 | Greensborough Ararat Boola Boloke 0 0 i Archdale 0 10 0 37 00000 ... | 19 e12 / ... ឧងដង 111111111111111111111111111 : : 1111 Pomonal Amphitheatre . Pomonal Rhymney
Pomanal
Pomanal
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Amphitheatre
Byfold
Wood and
Momambel
St. Arnaud
Monambel
Kirkstall Wedderburne ...
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Havelock ... Abbotsford Portland Scotsburn ... i Bealiba Tromes 1/18 Erica (1)
Albota Max Soreber
Albota Max Soreber
Bover Wilson (1)
Fran is Refar I Downs III to Marea (1)
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Fran is Refar I Downs (1)
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Fran is Refar I Downs (1)
Harrist Jan Barres (1)
John Turnes (1, 5)
Albott Savgater Donald (1)
Thomas Savgater Donald (1)
Thomas Savgater Donald (1)
Millian Charles Thomas
William Charles Thomas
William Graffer I Downs
William Graffer I Downs
William Graffer I Downs
William Graffer I Downs
William Graffer I Downs
Alexander Thomas Frems Sylvester McHuzh
Elizabeth (Alaby
Benjamin Thomas Gloke
William Dean
Lillian Frances Hall Patrick Culhane
James Henry Forte (1, 2)
Patrick James Hines
T. 1071 1 1 Richard Mundy (1, 2) James Erminio Cortesi Stephen Jenkins (7) Robert Kerr (8) 152 ******************

H. McKENZIE, Commissioner of Crown Lands and Survey.

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Land Acts.

ACCEPTANCE OF SURRENDER OF LIGENGES UNDER SECTION 103 OF THE LAND ACT 1991 AND ISSUE OF NEW LICENCES UNDER DIVISION III, PART I, OF THE LAND ACT 1901 AS AMENDED BY THE LAND ACTS 1904-11 IN LIEU THEREOF (FIDE SECTION 7, LAND ACT 1904).

TRE surrender of the Licences issued to the persons named in the Schedule having been accepted, in 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 runs paid on the surrendered Licences to be credited in each case.

Department of Lands and Survey, Melbourne, 22nd May, 1913.

			2	32 1	•	
		Number of Old Licence,	916/103	1874/103 243/103 1088/103 3/103 2829/103	2839/103 2089/103 2451/103 3998/103	367/103 363/103 364/103 321/103 1401/103
		er of	:	11111	1111	i iiii i
		Payable to Receiver Revenue ab-	Heathcote	Avoca Castlemaine Stawell Ballarat	::::	Bairnsdale Avoca
		Total Amount of First Payment.	p '8	1::::	:::::	: ::::::::
	Collected.	Fee for new Licence.	1 0 0.	00000	0000	1 0 0 0 1 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
	Amount to be Collected	Amount of Rent paid to be credited	£ s. d. 18 0 0	20 20 0 20 20 0 20 0 0 6 0 0	2000 c	0000 0
		Half-yearly Payment.	6 10 0	0 10 0 10 0 7 0 10 0 10 0 7 6	0000	000800
		Term	:		1:1:	111111
ed tc.		Date of Licence.	1.7.11	1.1.07 2.7.06 1.7.08 1.7.12	2.9.12	
Schedule referred to		Class.	1st	1st 1st 2nd 1st 2nd	2nd 1st 2nd 1st	18t 18t 15t 3rd 18t
nensc		Section.	:		::4# °	, 2223 A U
		Allotment.	Clc, Clr	57D 16B 50 82c 2R	23 7A 28 47A, 47B	11 9 and 9A 10 and 10A 12
		Parish or Situation.	Heathcote	Moyreisk Hawkestone Yandoit Gampola Enfield	Dereel Cangi Kal Kal Clarkesdale	Bingo-Munjie Bullumwaal Barkly
		area, eubject to modification of boundaries.	A. R. P. 20 0 0	00000 00000 00000 88888	2,7 2,7 19 00 00 00 00 00 00 00 00 00 00 00 00 00	20 0 11 18 0 20 0 20 0
		Name and Address of Licensee,	Mary A. C. V. Thomas, Heathcote	Walter Streeter, Natteyallock (1, 2, 3) Amers Dole Emu Creek (1, 2, 3) Gatherine Branch, Clyde-dale (1, 2, 3) Theodore J. E. Allen, Stawell (1, 2, 5) William J. Russell, Ballarnt East	Alice E. Russell, Ballarat East (1, 2, 3) Alice E. Mury Poynton, Illabarook (1, 2, 3) Frederick W. Jay, Waterloo (1, 2, 3) William J. Scolari, Happy Valley (1, 2, 3) Charles E. O'Connell Glen Wils	(1, 2, 3) Alfred S. Hodgkin, Omeo (1, 2, 3) Sanuel Hodgkin, Omeo (1, 2, 3) Hargaret Hodgkin, Omeo (1, 2, 3) Howard G. Gordon, Bullunwaal (1, 2, 3) Janet Herd, Barkly (1, 2, 3)
		Number of New Licence.	0139/47	0585/47 0639/47 0671/47 0156/50 0369/50	0370/50 036//47 0368/50 0367/47	082/47 081/47 033/47 0210/54 0598/47

(1) Subject to Special Mining Condition, section 88, Land Act 1801.
(2) Subject to a condition reserving the rights of ingress, and regress, and to the free use of so much of the land and the surface thereof as may be required for railways, roads, mothinary 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.

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ACCEPTANCE, OF SURRENDER OF LICENCES FOR AGRICULTURAL OR GRAZING 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 Lund Act 1906 as amended by section 50 of the Licences under the Licence under the Licence un

H. McKENZIE, ... Commissioner of Crown Lands and Survey.

Department of Lands and Surrey. Melbourne, 22nd May, 1913.

					onoc	Scheudie reteriou w.	on no.							
1											Amount to be Collected,	Collected,		; ;
	Name and Address of Licensee.	artes, subject to modification of bound- artes.	Parish or Situation.	ď	Allotment.	Section.	Clues.	Date of Licence.	Term,	Payment	Amount of Rent paid to be credited.	Fee for New Amount of Licence. Payment.	Total Amount of First Payment.	rayane to Receiver of Bovenue at-
										th R	£ 8. d.	£ 8. d.	£ s. d.	
	Edward E. Lade, Strath Creek 49 0 0	. O G	Derril	:	15, 154	В	3rd	1.12.07	:	0 12 3	8 2 8	1 0 0	:	Kilmore
	(1, 2) Thomas Ferguson, Graytown (1, 138 0 0 Moormbool West	138 0 0	Moormbool West	1	92	Q	2nd V.C.	1.8.07	:	1 5 11	17 5 0	1 0 0	:	Heathcote
	Patrick Ring, South Heathcote (2) 88 0 0 Tooborac	88	Tonborac	•	50, 5D	:0	3rd	1,7.07	: :	1 1 6	14 16 1 70 0 0	000	12 0 0	Inglewood
	Henry Wharton, Durke's Fire (1, 4)	81 0 0	0 0 Cobungra	:	198		1st V.C.	1.8.05	:	1 10 5	24 6 0	:	:	Omeo
	William C, Schimleck, Bairnsdale 215 0 Wy Yung	215 0 0	Wy Yung	- :	8	-	3rd V.C.	_	;	1 14 2	24 8 0	1 0 0	÷	Bairnsdale
	(1, 2, 6) William Wharton, Burke's Flat 100 0 0 Tchutérr	100 0 0	Tchuter	•	56B	В	2nd	17.07	:	1 17 6	21 17 6	1 0 0	፥	Inglewood
	(1, 2) Sanu-l Wolstenholme, Fumins, via 109 0 0 Fumins	109 0 0	Fumins	•	86	÷	1st V.C.	1.1.04	:	1 7 3	36 5 2	:	;	Warragul
_	Neerin North (5. 7)													

Subject to Special Mining Condition, section 98. Land Act 1901.
 El fee for new licence paid.
 Subject to Special Timber Condition.
 Special valuation £1 108. per acre.
 El fee paid on former licence oricitied.
 Survey charge, £4 78., psyable in 12 half yearly instalments. (Instalment is shown in payment column together with licence-fee.)
 Subject to Special Condition re clearing timber on roads.



Land Actà.

LICENCES UNDER SECTION 187 OF THE LAND ACT 1901 CANCELLED.

NOTICE is hereby given that the Licences mentioned in the Schedule hereunder have been cancelled by the Governor in Council.

Department of Lands and Survey, Melbourne, 14th May, 1913.

JNO. THOM SON, For Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name.	Section of Land Act.	Parish.	Area.	Рау Опісе.
Horsham	0116	The President, Councillors, and Ratepayers of the Shire of	187	Ashens	Acres. 80	Horsham
St. Arnaud	0100	Dunmunkle Messra. McLeod and Poole	187	Charlton East	72	Charlton

Land Ao's.

LEASE UNDER SECTIONS 5-10 OF THE SETTLEMENT ON LANDS ACT 1893 DECLARED VOID. NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Board of Land and Works for the reason specified.

H. McKENZIE, President of the Board of Land and Works.

Melbourne, 2nd May, 1913.

District.	Corr. No.	Name of Lessee.	Parish.	Area.	Allotment.	Sec.	Reason for Forfeiture.	Pay Office.
Horsham	5019	William J. Adams	Tooan	A. R. P. 14 1 13		12	Land to be offered for sale by auction	Horsham

Land Act 1901, Section 187 (Mallee Lands).

ISSUE OF A GARDEN AND RESIDENCE LICENCE APPROVED.

THE issue of a Licence to the following person having been approved, it is hereby notified that the Rent specified has been paid and the Licence forwarded to the applicant. H. McKENZIE,

Department of Lands and Survey, Melbourne, 26th May, 1913.

Commissioner of Crown Lands and Survey.

Number of Licence.	Name of Licensee.	Area (approxi- mate),	Situation.	Date of Licence.	Annual Payment.	Fee for Licence.	Total Amount of First Payment.	Payable to Receiver of Revenue at-
		Acres.			£ s. d.	£ s. d.	£ s. d.	
01219/14	Eliza Fox	2	Parish of Ouyen	L1.13	1 0 0		100	Birchip

Mallee Lands.

PERMIT FOR MALLEE ALLOTMENT CANCELLED.

T is hereby notified that the Permit specified in the Schedule hereunder has been cancelled.

Department of Lands and Survey (Mallee Branch), Melbourne, 26th May, 1913.

H. McKENZIE, Commissioner of Crown Lands and Survey.

			Sche	dule.			
e of Licence.	Section.	Name of Licensee.	No. of Allotment.	Parish.	County.	Атев.	Pay Office.
				-		- Acres.	
1,2.12	217	Draper, Alex. M	36	Мапру	Weeah	656	Horsham

MALLEE LANDS.

T is hereby notified that the transfer of the Garden and Residence Licence scheduled hereunder has been registered at the Office of the Board of Land and Works.

Melbourne, 26th May, 1913.

Date

H. McKENZIE, Commissioner of Crown Lands and Survey.

			· · · · · · · · · · · · · · · · · · ·	I		
Allotment.	Parish.	Area in Acres.	Name of Former Licensee.	Name of Present Licensee.	Annual rent.	Pay Office
9 of sec. A	Ouyen	2	William A. Bowden	Ruth E. Coustley	£ s. d. 1 0 0	Birchip

Department of Land and Survey, Melbourne, 26th May, 1918.

Victoria Gazette

WALLEE LANDS.

T is hereby notified that the transfer of portion of agricultural allotment scheduled hereunder has been registered at the Office of Titles. MALLEE LANDS.

Melbourne, 26th May, 1913.

H. McKENZIE, Commissioner of Crown Lands and Survey. · ·

Sc	hed	ule

Allot- ment.	Parish.	Area in Acres.	Classification.	Name of Former Lessee. ; ;				Pay Office.
8A, sec. 2	Budgerum East	244	2nd	Hogan, T. F. ¹	Mahar, Frank Lionel	£ s. d.	£ s, d.	Kerang .

(1) Perpetual Lease, balance of allotment, 397 acres, being converted to Agricultural Lease.

Mallee Lands.

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

			<u> </u>			Amount	Collected.		
Corr. No	Name.	Агеа.	Рагіві.	Date of Payment.	Balance.	Grant Fee.	Assur- ance Fee	Total Amount.	Paid to Receiver of Revenue at—
		A R. P.		i	£ s. d.	£ s. d.	£ s. d.	£ s. d	
			Under Section	22 of the <i>La</i>	nd Act 190	1.	•	•	ر بر
804µ/· 218	David Henry Miller (transferee of C. B. Hanschild)	200 0 14	Winiam	$\left\{ \begin{matrix} 13.5 & 13 \\ 20.5.13 \end{matrix} \right.$	58 7 6 . 0 10 0	0 1 6	$\left \begin{array}{ccc} 0 & 4 & 2 \\ 0 & 0 & 1 \end{array} \right $	59 17 8 0 10 1	Melbourne

Department of Lands and Survey, Melbourne, 26th May, 1913.

H. McKENZIE, Commissioner of Crown Lands and Survey

MALLEE LANDS.

I is hereby notified that the Transfers of portions of Agricultural Allotments scheduled hereunder have been registered at the Office of Titles.

Melbourne, 26th May, 1913.

H. McKENZIE, Commissioner of Crown Lands and Survey.

	•			. Sche	dule.		- F	<u>. · </u>
Allotment.	Parish.	Area in Acres.	Classifica- tion.	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.
30 30a	Nandemarriman Nandemarriman		3rd	William Radford William Radford	John McMillan Charles McMillan	£ s. d. 4 13 0 1 4 13 0 2	£ s. d. 50 17 6 46 4 6	Warracknabeal

Rent paid to 1st January, 1914. Note.—Annual rent £4 from 1st July, 1920.
 Rent paid to 1st January, 1914. Note.—Annual rent £4 from 1st July, 1920.

Department of Lands and Survey, Melbourne, 26th May, 1915,

MALLEE LANDS.

T is hereby notified that the transfers of Agricultural Allotments scheduled hereunder have been registered at the Office of Titles.

Melbourne, 26th May, 1913.

Schedule.

H. McKENZIE, Commissioner of Crown Lands and Survey.

Allotment.	Parish.		Area in Acres.	Name of Former Le	essee.	Name of Present Lessee.	Next Rent due.	Pay Office.
49, sec. A 46, sec. A 47, 48, sec.	Castle Donningt	ю́п	697 320 948	Graham, John Graham, John Graham, John		Wood, Henry Ashton Woods, Henry Ashton Woods, Henry Ashton	1.1.1913 1.7.1912	Swan Hill Kerang
. A !	Ballapur		654	McLean, Robt.		McClelland, Andrew, and Barbert, Robt. James	1.7.1913	Birchip
40	Kinabulla		655 .	McLean, Robt.	•••	McClelland, Andrew, and Barbert, Robt. James	u	, . "
41-		•••		McLean, Robt.	•••	McClelland, Andres, and Barbert, Robt. James	H	. "

Ĺ

Land Act 1901, Part II

ACCEPTANCE OF SURRENDER OF PERPETUAL LEASES FOR MALLEE ALLCIMENTS AND ISSUE OF AGRICULTURAL ALLCIMENT LEASE.

THE surrender of the Mallee Perpetual Leases issued to the persons named in the Schedule bereunder having been accepted in accordance with section 226 of the Land Act 1901 as amended by the Land Act 1904,...
it is bereby notified that the issue of Agricultural Allotment Leases has been approved. All rents paid on the surrendered Leases to be credited in each case.

H. McKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 26th May, 1913

Schedule referred to.

Number of Agricultural		of West				Agri-			Dabe of		Amount to be Collected.	be Collecter	ri			Amount of Rent paid on
Allotment Lease.	Name of Lessee.	Allotment.	County.	Area.	Partsh.	Allot- ment No.	5	Term of Lease.	Agricultural Allotment Lease,	Rent payable half-yearly during first 14 years.*	Rent payable half-yearly for balance of term of lease.	Vermin Rate.	Fee for Lease.	Total Amount of First Payment,	Payable to Receiv - of Revenue at-	Allotment and Perpetual Lease to be credited.
		: .		A. B. P.						op se	si .	£ B. d.	- 63	# 3. d.		, to
544/218н	\vdash		:	1,599 3 22	Perenna	24	4th	34 years	1.1.13	5 0 0	5 0 0	:		21, 0 01,	01, Nhill	45 0 0
2428/218K	Hogan, Thomas	`:	: :	396 0 35	Budgerum	8, 890. 2	2nd	=	=	4 3 0	3 14 0	:	.=	5 3 0	Kerang	32 12 0
2080/218к	Ba	• :	:	436 3 6	Cannie	61	1st	: =	· ·	9 2 9	9 6 9	:	÷	9 4 4		43 14 0

Includes £15 balance of licence fees.

The amount of licence-fees which would have been payable under an Agricultural Allotment Licence, if it were issued, has been divided into equal instalments and added to rent payable during first fourteen years of term of Lease.
Norg.—Interest on overdue renta—5 per cent., as provided in section 40. Lond Act 1904

Land Act 1901, Part II.

ACCEPTANCE OF SURRENDER OF LEASE FOR MALLEE ALLOTMENT AND ISSUE OF AGRICULTURAL ALLOTMENT LEASE

TME surrender of the Mallee Allotment Lease issued to the person named in the Schedule hereunder having been accordance with section 231 of the Land Act 1901, it is hereby notified that the issue of Agricultural Allotment Lease has been approved. All rent paid on the surrendered Lease to be credited.

Department of Lands and Survey, Melbourne, 26th May, 1913.

Schedule referred to.

H. McKENZIE, Commissioner of Crown Lands and Survey.

	•		мау
	Amount of Rent paid on Mallee Allutment Leaus to he' credited.	р 8 3	38 13 0
	Payable to Receiver of Revenue at -		Kerang
1 - 3	Total Amount of First Payment	£ 8. d.	1 0 0 11 7 0 Kerang
Insted.	Fee for . Lease.	£ 8. d.	1 0 0
Amount to be Collected	Vermin ' Rate,		:
Amo	Rent pavable half-yearly for balance of term of Lease.	St.	9 & 2
	*Rent payable half. vearly during first 14	£ 8. d	1.1.13 8 15 0 7
	Date of Agricultural p Alloment Lense.		1.1.13
	Term of Lease.		34 уевтв
	Class.		2md
	Agricultural Allotment No.		57
	Parish,		Cannie
	Area.	A. B. P.	762 2 30
	County.	•	Tatchera
	Number of Mallee Allotment.		3
	Name of Lesses.		2497/215K King, Emily
	Number of Agricultural Allotment Lease.		2497/215к

* 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 lease. (1) Includes £1 12s, portion of licence fees.

Norg.-Interest on overdue rents-5 per cent., as provided in section 40, Land Act 1904.

Land Acts. - (Mallee Lands.)

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PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

VOTIOE 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 Treatment to collect Territorial Revenue.

H. McKENZIE, Commissioner of Crown Lands and Survey.

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Department of Lands and Survey. Melbourne, 26th May, 1913.

	Payable to Receiver of Revenue at-				
cted.	Total Amount of First Payment.	ъ. а.			
Amount to be Collected.	Fee for Lease.	.b. 8.			
Amour	£ 8, d. £ 8, d.				
	Value per Aore,				
	Allotment. Section.				
	Parish or Situation.				
!	subject to modifica- tion of boundaries	A. B. P.			
	Name and Address of Lessee.				

Under Section 22 of the Land Act 1911.—Payment to be made half-yearly.

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(1) £1 lease fee, and £1 balance of survey fee due. (2) £1 lease fee, and £1 rent paid. Balance rent due 2nd June, 1913, £5 3s :3d K

Courts.

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		Thursday 4 September
Bairnsdale		Tuesday 16 September
Ballarat		Tuesday 3 June
Beechworth		Wednesday 11 June
Benaila		Tuesday 14 October
Bendigo		Tuesday 24 June
Castlemaine		Thursday 24 July
Echuca		Tuesday 22 July
Geelong		Thursday 14 August
Hamilton		Thursday 9 October
Horsham	••	Tuesday 2 September
Maryborough		Thursday 20 November
Melbourne		Monday 16 June
Port Fairy	••	Tuesday 11 November
Sale		Wednesday 16 July
Shepparton		Tuesday 9 September
St. Arnaud		Tuesday 18 November
Stawell	** , .	Tuesday 17 June
Warrnambool		Tuesday 12 August
		•

GENERAL SESSIONS: pursuant to Order in Council of 23rd December, 1912.

23rd December,	, 1912.
Ararat	Tuesday 15 July
Bairnsdale	Tuesday 10 June
Ballarat	Tuesday 1 July
Beechworth	Thursday 28 August
Benalla	Wednesday 23 July
Bendigo	Tuesday 15 July
Camperdown	Tuesday 8 July
Casterton	Wednesday 29 October
Castlemaine	Thursday 25 September
Charlton	Wednesday 3 September
Colac	Tuesday 17 June
Creewick	Wednesday 6 August
Daylesford	Thursday 7 August
Donald	Wednesday 30 July
Echuca	Tuesday 5 August
Geelong	Monday 16 June
Hamilton	Wednesday 20 August
Horsham	Tuesday 3 June
Kerang	Tuesday l'July
Kilmore	Thursday 5 June
Korumburra	Tuesday 1 July
Kyneton	Tuesday 24 June
Mansfield	Tuesday 16 September
Maryborough	Wednesday 18 June
Melbourne	Monday 2 June
Mildura	Tuesday 10 June
Nhill	Tuesday 22 July
Omeo	Wednesday 19 November
Port Fairy	Thursday 18 September
Pertland	Tuesday 19 August
Sale	Thursday 28 August
Seymour	Tuesday 19 August
Shepparton	Tuesday 24 June
St. Arnaud	Thursday 19 June
Stawell	Tuesday 12 August
Wangaratta	Tuesday 17 June
Warracknabeal	Friday 3 October
Warragul	Tuesday 23 September
Warrnambool	Wednesday 9 July
Yarram Yarram	Thursday 9 October
Yarrawonga	Wednesday 9 July
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No. 80.-May 28, 1913.-6924.-5.

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 DATS,

In Cases under £50.	£50 and under £250.	Other Cases.
June 2nd and 16th July 1st and 14th August 1st and 18th September 1st and 15th October 1st and 13th November 3rd and 17th December 1st and 11th	June 2nd July 1st August 1st September 1st October 1st November 3rd December 1st	June 16th July 14th August 13th September 15th October 13th November 17th December 10th

Dated at Melbourne this 3rd day of December, 1912.

(By order of the Judges),

D. F. McGRATH, Registrar, Melbourne.

County Judges.	COUR	TS. — Dates	fixed	by the
Ararat		Tuesday	15 J	uly
Bacchus Marsh		Wednesday	9 J	uly
Bairasdale	••	Tuesday	10 J	une
Ballarat	• •	Tuesday	1 Ј	uly ,
Beech worth	••	Thursday	28 A	ugust
Benalla		Wednesday	23 J	uly .
Bendigo		Tuesday	15 J	uly
Bright		Thursday	90	ctober
Camperdown		Tuesday	8 J	ul y
Casterton	••	Wednesday	29 0	ctober
Castlemaine		Thursday	25 S	ptember
Charlton		Wednesday		ptember
Chiltern		Tuesday	70	ctober
Clunes		Tuesday	бА	ugust
Colae	••	Tuesday	17 J	un e
Creswick	•••	Wednesday	6 А	ugust
Daylesford	••	Thursday	7A	ugust
Donald	••	Wednesday	30 J	ıly
Dunolly	••	Wednesday	13 A	ugust
Echuca	••	Tuesday	5 A	ugust
Geelong	••	Monday	16 Jı	1n0
Hamilton	••	Wednesday	20 A	ugust
Heathcote	••	Frida y	19 Sa	ptember
Horsham /	••	Tuesday	3 J	une
Inglewood `	••	Tuesday	2 S	ptember
Kerang	••	Tuesday	1 Ј	ul y
Kilmore	••	Thursday	5 J	une
Korumburra	••	Tuesday	1 J	ul y
Kyneton	••	Tuesday	24 J	une .
Mansfield	••	Tuesday	16 Se	ptember
Maryborough	• •	Wednesday	18 Jւ	ine
Melbourne	••	Monday	2 J	une
Mildura	••	Tuesday	10 Ju	ne
Mornington	••	Tuesday	28 0	oto ber
Nhill	••	Tuesday	22 ວ່າ	ıly
Omeo	••	Wednesday	19 N	ove mber
Port Fairy	••	Thursday	18 Se	ptember
Portland	• •	Tuesda y	19 A	ugust
Sale	• •	Thursday	28 A	ugust
Seymour	••	Tuesday	19 A	ugust
Shepparton	••	Tuesday	24 Ju	ine
St. Arnaud	••	Thursday	19 Jւ	ne
Stawell	••	Tuesday	I2 A	ugust
Walhalla	•• .	Thursday		ctober
Wangaratta	•• '	Tuesday	17 J	
Warracknabeal	••	Friday		ctober
Warragul	••	Tuesday		ptember
Warrnambool	••	Wednesday	9 J u	ly

Yarram Yarram 🔭	Thursday 9 October
Yarrawonga	Wednesday 9 July
Yea	Wedneśday 17 Septembe
€ 10:11:R:T8 = 0	- MINES.—Dates fixed by the
C. Judges.	
	RT OF CHIEF JUDGE.
Melbourne	
	ABABAT DISTRICT.
Ararat	Tuesday 15 July
Staweli	Tuesday 15 July Tuesday :. 12 August
	ALLARAT DISTRICT.
Ballarat	
Clunes	Tuesday 5 August
Creswick ,i	Wednesday 6 August
n, 5	, ,
	ECHWORTH DISTRICT
Beechworth	Thursday 28 August
Benalla	Wednesday 23 July
Bright	Thursday 9 October
Chiltern'	Tuesday 7 October
Kilmore	
Mansfield	Tuesday 16 September
Wodonga	Tuesday 3 June
ا معالی س	BENDIGO DISTRICT.
Bendigo	, Tuesday 15 July
Heathcote	Friday 19 Septembe
715C 35 ' C	BENDIGO DISTRICT Tucsday 15 July Friday 19 Septemberstlemaine District.
Castlemaine	Thursday 25 Septembe
Heidelberg (at Melbo	urae) — —
Henburn (Daylesford	. Thursday 7 August
	Tuesday 24 June
	PPSLAND DISTRICT.
	Tuesday 10 June
Omeo :. · · ·	
Sale :	Wednesday 19 Novembe Thursday 23 August Thursday 16 October
Walhalia	Thursday 16 October
Yarram Yarram	Thursday 9 October
	-
	YBOROUGH DISTRICT.
Dunolly	Wednesday 13 August
Inglewood	Tuesday 2 Septembe
Maryborough	Wednesday 18 June
St. Arnaud	Thursday 19 June

Tenders.

BUBLIC WORKS DEPARTMENT, MELBOURNE.

TENDERS will be received at this office until Twelve 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.

29th May, 1913.

New residence, State School No. 2819, Cororooke. Particulars at Police Station, Colac, and at Lands Office, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

New residence, State School No. 3265, Monbulk. Preliminary deposit, £5. Final deposit, 5 per cent.

New building, State School No. 3465, Monbulk. Preliminary deposit, £10. Final deposit, 5 per cent.

Repairs, &c., Lighthouse Quarters, near Arthur's Seat, Dromana. Particulars at Lighthouse Quarters, Dromana. Preliminary deposit. £5. Final deposit, 5 per cent.

Additional sheeting, additions to training walls, &c., Mordialloc. Particulars at Police Station, Mordialloc. Preliminary deposit, £5. Final deposit, 5 per cent.

Repairs to Wharf, Swan Hill. Particulars at Police Stations, Kerang and Swan Hill. Preliminary deposit, £5. Final deposit, 5 per cent.

New brick class rooms, Working Men's College. Pre-timinary deposit, £15. Final deposit, 5 per cent.

Erection of two additional spans to bridge on approach road to Tocumwal Bridge. Particulars at Police Stations, Cobram and Shepparton. Preliminary deposit, £5. Final deposit, 5 per cent.

Construction of approach and additions to Goods Shed Jetty, Cunninghame. Particulars at Potice Stations, Cunninghame and Sale. Preliminary deposit, £5. Final deposit, 5 per cent.

Purchase and removal of two wooden cottages, corner of Harcourt-parade and Cubitt-street, South Richmond. Preliminary deposit, \mathcal{L}_2 .

2nd June, 1913.

Supply and delivery at the Shipbuilding Yard, Williamstown, or a pumping plant, consisting of one 130 brake horse power, two crank compound open type engine for an initial working pressure of 130 lbs. per square inch, one centritugal sand pump, with 12-in. suction, and one centritugal sait water pump, with 12-in. suction. Particulars at the office of the Naval Architect, Ports and Harbors Branch, 54 William-street, Melbourne. Preliminary deposit, £5. Final deposit, 5 per cent.

Supply and delivery at the Shipbuilding Yard, Williamstown, of two complete sets of propelling machinery, consisting of two 200 I.H.P. compound inverted cylinder marine engines for an initial working pressure of 130 lbs. per square inch, two independent surface condensers, and two marine type boilers with uptake, funnel, and all mountings complete. Particulars at office of Naval Architect, Ports and Harbors Branch, 54 William-street, Melbourne. Preliminary deposit, £5. Final deposit, 5 per cent.

5th June, 1913.

Sloyd Room, Higher Elementary School, Nhill. Particulars at Police Station, Nhill, and with Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

Erection of High School, Bendigo. Particulars with Inspector of Works, Bendigo, and at Police Station, Kyneton. Preliminary deposit, £25. Final deposit, 5 per cent.

Supply of air gas plant, Higher Elementary School, Orbost. Preliminary deposit, £5. Final deposit, 5 per cent.

Repairs to new jetty, Queenscliff. Particulars at Police Stations, Queenscliff and Geelong. Preliminary deposit, \pounds_5 . Final deposit, 5 per cent.

Purchase and removal of the old Court House, Box Hill. Preliminary deposit, £5.

12th June, 1913.

Repairs and additions to jetty, St. Leonards. Particulars at Police Stations, Geelong and Queenscliff. Preliminary deposit, £5. Final deposit, 5 per cent.

19th June, 1913.

Repairs, painting, &c., Viticultural College, Rutherglen. Particulars at the College, and also at Police Stations, Wodonga and Wangaratta. Preliminary deposit, £5. Final deposit, 5 per cent.

Additions to Court House for Lands Offices, Seymour. Particulars at Police Station, Seymour. Preliminary deposit, \pounds ro. Final deposit, \S per cent.

Erection of Technical School, Castlemaine. Particulars with Inspector of Works, Bendigo, and at Police Stations, Castlemaine and Kyneton. Preliminary deposit, £15. Final deposit, 5 per cent.

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

W. H. EDGAR,

Commissioner of Public Works.

Melbourne, 28th May, 1913.

TENDERS FOR THE SERVICE OF 1913-14.

PROVISIONS FOR 1913-14.

TENDERS will be received until Eleven o'clock a.m. on Thursday, the 5th June, 1913, from persons willing to furnish the undermentioned supplies, in such quantities as may be ordered by the Victorian Government, or by the Commonwealth Government for its offices situated in Victoria if required—delivery to be made at the undermentioned places—during the twelve calendar months communing on the 1st July, 1913.

The places for which tenders will be received, and the amount of the preliminary deposit and the security required for the due fulfilment of each contract, are as follow:—

GENERAL PROVISIONS.

					Pre- liminary	Secu-
		•			Deposit.	£
	Beer and s	oirits			-	50
	Bread-Ke	w Asylu	ım		10	100
	" Yan	rra Bend ools, R	(Asyl	um, &e Park	e. 10	100
	ıı ocu	olice	Loc	k-ups:		
		olice D				50
	Butter, che Flour and r	ese, and	leggs		• •	120 100
	Groceries				4	40
	Rice, ont		and	seed		DO.
Schedule No. 1.	tapioca Jams	·••				80 20
Melbourne District	Meat-Kev	Asylu:	m		15	150
	u Yar	ra Bend	Asy	um	12	120
	l lie	tridge P hment			10	100
	n Mell	bourne (Gaol,	&c	. 5	50
	Milk-Mel	bourne (∌aol,	æc	2	10 10
		tridge G			• •	100
	Sugar				10	100
	Теа		•••		_	60 20
	Tobacco Breadstuffs					10
Schedule No. 2. Williamstown,	Butter				L	5
s.ss. Lady Loch			•••			10
	Meat Vegetables	***				10 5
	Breadstuffs			•••	• •	100
Schedules Nos. 3	Butter and			•••		60
and 4.	Groceries Jams, Arar				•	30 10
Ararat and Beech-					10	100
worth Districts— for each	Potatoes		•••			30
	Sugar Tea	•••	•••			30 20
	Breadstuffs		•••		6	60
011227	Butter and		•••	•••		30
Schedule No. 5. Ballarat District	Groceries Jams		•••			30 10
Danial at 15 15 17 16	Meat				6	60
	Potatoes		•••	•••		20 20
Schedule No. 6.	Breadstuffs Groceries					20
Geelong District	Meat				. 2	20
	Milk	•••	•••	•••	-	5 5
	(Potatoes Breadstuffs		•••			20
Schedule No. 7.	Butter and	cheese			. 1	10
Inebriates Re-	Groceries	•••			1	20 5
treat, Lara	Jams Meat		***			20
	Potatoes		•••	***	. 1	5
	Breadstuffs Butter and		• • • •	•••		100 40
2 3 3 3 3 7 2		CHEENE				20
Schedule No. 8.		•••	•••		. 2	10
Sunbury Hospital for Insane	Meat Potatoes	•••	•••	• • •		80 30
	Sugar				2	20
	Tea	•••	•••			20
Schedules Nos. 9, 10, and 11.					_	_
Bendigo, Castle-	Bread	 nd notat			$\frac{2}{2}$	5 5
maine, and Sale	Meat				2	ō
Districts — for each						
Schedule No. 12.	Bread				2	5
	Groceries					10
Schedule No. 13.	Bread .				2	5
Vine Nursery, <	Groceries	•••	•••	•••	. 2	10
Wahgunyah Schedule No. 14.	(Meat (Bread		•••			5 5
Irrigation Farm,	Groceries				2	10
Irrigation Farm,	Meat				2	5
Schedule No. 15. Aboriginal Sta-	\					
tions, Coran-	Bread	•••			1	2
derrk, Lake Tyers,	Groceries	•••	•••		1	2
Condah	l					
Schedule No. 16.						
Officers, Crew, and Trainees of	Groceries				. 3	30
the John Murray	İ					
No. 80May 28		16.		•		
					•	•

Provisions—continued	

CIEC	ERAL EROVES	nuns—c	опиниеи.			
					Pre- liminary Deposit.	Secu- rity.
•					£	£
	Bread				2	20
Schedule No. 17.	Butter and	cheese			2	10
Sanatorium,	⟨ Groceries				$_{2}^{2}$	20
Greenvale	Meat				2	20
	Potatoes			•••	2	10
	Breadstuffs				3	30
	Butter and	cheese			2	10
Schedule No. 18.	Groceries		•••	•••	2	10
Mont Park,	Jams		•••	•••	2	10
Hospital for	Meat	•••		•••	3	30
Insane	Potatoes	•••		•••	2	20
	Sugar	•••	• • •	•••	2	10
·	Tea	***	***	• • •	2	10
Schedule No. 19.	Breadstuffs Butter and		•••	٠٠.	2	10
Forest School,	Groceries	cneese	•••	•••	$\frac{2}{2}$	5 10
Creswick	Meat	•••		•••	2	10
OTCOWICK	Potatoes	•••	•••	•••	2	5
	(I owneds	•••		•••	2	.,

Preference will be given by the Tender Board to tenders for articles manufactured within the Commonwealth, provided the quality of such articles is equal to the particular manufacture indicated in the schedule and the prices are considered reasonable. Preference will also be given to articles of British manufacture as against those of foreign manufacture, as against those of foreign manufacture.

The Government will not accessing accept the der.

Tenders, enclosed in an envelope, and having the words "Tender for at "(as the case may be) written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne, or, if sent by post, postage must be prepaid, and the tenders addressed to the Chairman of the Tender Board, Treasury, Melbourne, which office they must reach by first post on the date of closing of tenders.

CONDITIONS OF CONTRACT.

1. All the articles are to be of the best quality of the several kinds, in the best condition, and in conformity with the Pure Food Act, and to be delivered in sound packages, free from all charges for cartage, freight, &c. The goods shall be delivered as may be directed by the officer ordering the supply.

2. As the exact quantity of any article of provisions which may be required cannot be stated, the estimate being approximate only, the Government will not be bound by the quantity tated in the schedule, but will be at liberty to order more or

may be required cannot be stated, the estimate being approximate only, the Government will not be bound by the quantity stated in the schedule, but will be at liberty to order more creases, according to circumstances, and the contractor will be bound to supply the same as ordered.

3. Supplies for country stations for which no local contract may have been taken, or for which the contract has been terminated, may be ordered under the Melbourne contract.

4. The: Melbourne District will include places within a radius of six miles from the General Post Office, with the exception of places for which separate contracts are provided; Williamstown includes, supplies for s.ss. Lady Lock and Albert; the Ararat, Beechworth, and Ballarat Districts will include the Hospitals for the Insane, Gaols, Police Gaols, and Lock-ups at these places; and the Gielong District embraces a-radius of two miles from the Post-Office; Lara, the Incbriates Retreat; Greenvale, the Sanatorium: Rutherglen, the Viticultural College; Wyuna, the Irrigation Farm; Wangunyah, the Vine Nursery; and Greswick, the Forest School. The lock-ups at City Watch-House, Bourkestreet West, Brunswick, Carlton, Coburg, Collingwood, Fitzroy, Fitzroy, North, Hotham Hill, Little Bourke-street, North Melbourne, Park Melbourne, Prahran, Richmond, St. Kilda, South Melbourne, and South Yarra are included in the contracts for the Melbourne District. Delivery at the places, institutions, &e., named in the schedules.

5. Packages suitable for transport of goods supplied must be provided by the contractor free of expense, and the value of these packages, whether in bulk or otherwise, is to be included in the property; of the contractor, and only the actual net weight or quantity received will be paid for. The empties to be removed from the place of delivery at the contractor, a sypense.

6. The meat supplied under these conditions must, if practicable, be slangithered; at abattoirs which are under proper authorized inspection and supervision. Any infringement of this conditi

produce the order for the same to the officer authorized to accept delivery, and such officer shall acknowledge thereon the receipt of the stores accepted, and shall return the order to the contractor, and the account is to be rendered as soon as possible after the delivery of the supplies, accompanied by the receipted delivery order. For the supplies, accompanied by the receipted delivery order. For the supplies coming under the head of Rations and Medical Comforts, the account is to be rendered monthly for such quantities only as are issued, the difference between the supply and issue, to be kept at the contractor's credit. Supplies not issued at the termination of the contract to be removed by the contractor. The rates or quantities quoted in the orders cannot be exceeded.

9. When a contractor is required to make delivery of goods at a railway station for transmission by rail, he shall obtain a receipt for the goods in duplicate on the Stores and Transport tonsignment note, at the same time hunding in a triplicate of the form as an authority for the carriers to act as agent for, and charge the freight to, the Stores and Transport Department. He shall as soon as possible, and not later than twenty-four hours thereafter, deliver at the Tender Board Offices the original, the duplicate to be retained by himself. Should the goods thus forwarded be rejected, the contractor must bear the cost of replacing such goods, for which service the departmental consignment note is not to be used. Any infringement of this condition may subject the contractor to such mulct as the Tender Board may recommend under clause 18 of these conditions.

10. Should the contractor fail to supply any articles at the time mentioned in the order, they or any like supplies suitable for the service will be otherwise procurred, and the expense over and above the contract price will be deducted from his account of from the security money.

11. The acceptance of the supplies shall be subject to

11. The acceptance of the supplies shall be subject to the approval of the officer authorized to take delivery of the stores, or such other officer as shall be named in the conditions. If, after the delivery of the supplies has been taken, any deficiency or defect is discovered therein, such stores may be returned to the contractor. contractor.

12. If the officer in charge of stores be not satisfied as to the

to the contractor.

12. If the officer in charge of stores be not satisfied as to the quantity or quality of the stores, or if, after taking delivery of any stores or material, he shall discover any deficiency or defect therein, he may return such deficient or defective stores or material to the contractor, and shall report the same to the head of his department and to the Tender Board.

13. In the event of a difference of opinion between the contractor and the officer receiving the supplies as to the quality, the same to be decided, in cases where the article is not of a perishable nature, by a board of survey composed of persons named by the Treasurer of the State for the time being; and the decision of the board is to be considered final. In the event of the decision being against the contractor, the survey fees and expenses (if any) will be deducted as in clause 10.

14. In cases where the article is of a perishable nature, or when from some other cause injury would be austained either by the persons to whom the rations or stores are due or to the contractor in waiting for a board to survey, the head of the department or officer authorized to take delivery will have power to reject such article or articles as are obviously of inferior quality, it being understood that he will be responsible to the Government for so doing, and that the contractor must take back the rejected article and supply good in its stead; failing which, it or any like supply suitable for the service, will be obtained by the officer requiring

it as in clause 10. In case of the rejection or return of any supplies, the contractor-shall bear the whole cost of replacing

supplies, the contractor-small lear the whole cost of replacing the supplies so rejected or returned.

15. If the board shall decide that the article is not of proper quality it must be immediately replaced by the contractor: tailing which, it or any like supply suitable for the service will be procured by the officer requiring it, and the expense charged as in clause 10.

as in clause 10.

16. In the case of supplies for Hospitals for the Insane, it will be competent for a board of survey, consisting of the medical superintendent (or, in his absence, of the medical officer) and any two officers named by him, to examine and reject any supplies, that may be objected to. It must be distinctly understood, however, that the contractor will have a right of appeal to the Treasurer of the State for the time being; but, pending such appeal, he must take back the rejected articles and at once supply others of approved quality; failing which, the supplies required or any like supplies suitable for the service may be obtained by the officer concerned, and the expense charged to the tained by the officer concerned, and the expense charged to the

contractor.

17. In the case of supplies for Hospitals for the Insane, it will also be competent for two or more of the official visitors, in conjunction with the medical superintendent, to reject any supplies that they may consider not in accordance with contract; and in such cases the reference to a board of survey will not be deemed to be necessary on the part of the contractor.

to be necessary on the part of the contractor.

18. A refusal to execute orders, irregularity in the quantity or quality of the supplies, or delay in delivering or replacing them when required, will subject the contractor, upon report from the Tender Board, to such mulct, not exceeding Fifty pounds, as the said Treasurer may direct, and the amount may be deducted as in clause 10. It will also be in the power of the said Treasurer, upon such refusal, irregularity, or delay, to terminate the contract forthwith, and forfeit the whole or any part of the security money. rity money.

rity money.

19. 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 tovernment. If it is found during the currency of the contract that the contractor has not conformed to the condition of advertisement—which stipulates that if a tenderer be a member of a firm and such firm be interested in the contract, then the tender is to be in the name of the firm and not in that of the individual—then the Honoruble the Treasurer may determine the contract, and forfeit the security money.

forfeit the security money.

20. It will be competent for the Secretary to the Tender Board to terminate the contract, without notice, should there be reason to know that the contractor takes advantage of his contract to communicate with a prisoner.

21. The contracts entered into under this notice are not to be

communicate with a prisoner.

21. The contracts entered into under this notice are not to be considered as being broken, infringed, or vitiated by the importation of stores for the Government service, or by any contracts or purchases made by the Imperial Commissariat, or on account of the Commonwealth Government: or by the consumption of the produce or surplus stock of any Government establishment, or by any article being made at and supplied for the use of any Government establishment.

22. In the event of any alteration in the Tariff affecting any of the items included in this contract, the Government or the contractor (as the case may be) may give two months' notice, through the Secretary to the Tender Board, of the termination of the contract for the particular item or items so affected to the opposite party, it being understood that such notice can only be given from the first day of the month, and within the period for which the contract is made. The contract for the unaffected items to remain in full force and effect.

23. Under no circumstances other than those mentioned in clause 22 will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the contract security money will in that case be absolutely forfeited; and, in addition, the contractor will be held liable for any loss which the Government may sustain in consequence of such failure.

24. For the purposes of these contracts the word Government shall mean Government of the Commonwealth as regards supplies for the Commonwealth, and Government of the State as regards supplies for the Commonwealth as regards supplies for the State; and the word Troasurer shall mean Treasurer of the Commonwealth as regards supplies for the State; and the word Troasurer shall mean Government of the State as regards supplies for the State.

Commonwealth, and Treasurer of the State as regards supplies for the State.

25. Where specially indicated in the schedules no subletting will be allowed, and no delivery shall be made on Sundays; all work must be carried out by the contractor, and the hours of employment of any person engaged in the preparation or manufacture of the articles tendered for in those schedules, or emgaged in the delivery of or in any other way in connexion with the supply of the articles tendered for in these schedules, are not to exceed forty-eight per week (unless otherwise stated in the schedules), and every such person shall be paid at not less than the minimum wage fixed by the Factories and Shops Act and shall be employed subject to the condition specified in the schedules concerned; and a copy of the labour condition, as indorsed on the schedules affected, shall be kept conspicually and continually posted, in legible Roman characters, in the factory, shop, or dairy (and in each past of the factory, shop, or dairy (and in each past of the factory, shop, or dairy (and in each past of the factory, shop, or dairy (and in such past of the factory, shop, or dairy (and in such past of the factory, shop, or dairy shop in the schedules on the schedules of the schedu

J. MURRAY. Acting Treasurer.

The Treasury, Melbourne, 16th May, 1913.

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VICTORIAN RAILWAYS.

EPARATE Tenders are invited for the undermentioned works, &c. Tenders, indorsed Tender formust 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.

LINSEED OIL.

Wednéstfay, 4th June .- Supply and delivery of linseed oil. P.D., :£35.

. CEMENT.

Wednesday, 4th.June.—Supply and delivery of cement.

WHITE LEAD IN OIL.

Wednesday, 4th June.—Supply and delivery of white lead in oil. P.D., £25.

GALVANIZED TELEGRAPH WIRE.

Wednesday, 4th June.—Supply and delivery of No. 8, 400-ib., galvanized telegraph wire. P.D., £4.

* 10 15. SAWN HARDWOOD TIMBER, ETC.

Wednesday, 4th June.—Supply and delivery of sawn hardwood timber, &c., for Worksmasters at Ararat and Mary 8000gb. (Contract No. 25002.) Particulars also at Trentham, Cheviot, Forrest, Benalla, Crossover, Longwarry, Port Albert, Whittlesea, Warburton, Yarra Glen, and Yarra Junction. P.D., ½ per cent. (nearest £) of amount of tender.

WROUGHT-IRON SIDE BRACKETS.

Wednesday, 4th June.—Manufacture, supply, and delivery of 5,000 wrought-iron side brackets. P.D., £1.

TELEGRAPH POLES.

Wednesday, 4th June.—Supply and delivery of approved satin-box telegraph poles. Particulars also at Geelong and Colac Stations. P.D., $\pounds \tau$.

MILD STEEL ANGLES.

Wednesday, 4th June.—Supply and delivery of mild steel angles. P.D., $\pounds t.$

GRAVEL BALLAST.

Wednesday, 4th June.—Supply (in lots of not less than 500 cubic yards) of 4,000 cubic yards of approved gravel ballast, delivered between 106 and 107 mile posts on Castlemaine-Maryborough line. (Fresh tenders.) P.D., ½, per cent. (nearest £) of amount of tender.

GREY BEECH TIMBER.

Wednesday, 11th June.—Supply of approved Queensland grey beech timber, for Worksmaster at North Melbourne. (Contract No. 24948.) Particulars at the Contractors' Room, Railway Offices, Spencer-street, Melbourne, and at the Office of the Secretary for Railways, Brisbane. P.D., ½ per cent. (nearest £) of amount of tender.

SAWN REDGUM TIMBER.

Wednesday, 11th June.—Supply and delivery of approved sawn redgum timber. (Contract No. 25028.) Particulars also at Hamilton, Echuca, Picola, Tocumwal, Cobram, Kerang, Kyabram, Wahgunyah, Alexandra, and Briagolong Stations. P.D., ½ per cent. (nearest £) of amount of tender.

COACH SCREWS.

Wednesday, 11th June.—Manufacture, supply, and delivery of 5 tons of coach screws. P.D., £1.

TRAIN BOOKS.

Wednesday, 11th June.—Manufacture, supply, and delivery of 500 train books. P.D., £1.

SPRING WASHERS.

Wednesday, 11th June.—Manufacture, supply, and delivery of 400,000 spring washers for 1 inch diameter fishbolts. P.D., £2.

Brass LOCOMOTIVE BOILER TUBES.

Wednesday, 11th June.—Supply and delivery of brass locomotive boiler tubes. P.D., $\frac{1}{2}$ per cent. (nearest £) of amount of tender.

SUPPLY OF TEAK TIMBER.

- Wednesday, 18th June.—Supply of teak (squares) timber. P.D., ½ per cent. (nearest £) of amount of tender.

HOISTING AND STEAM ENGINES AND BOILERS, CONCRETE MIXER, ETC.

Wednesday, 18th June.—Supply and delivery of (a) hoisting engine and boiler for pile driving (new or second-hand); (b) portable steam engine and boiler, 20 n.h.p. (new or second-hand); (c) air compressor and receiver (new or second-hand); (a) steam pump (new or second-hand); (e) portable petrol-driven concrete (batch) mixer and batch hopper. Separate tenders. P.D. in each case, 41.

BEAMS AND LOGS.

Wednesday, 18th June.—Supply and delivery of gret-box, red ironbark, yellow stringybark, or Kinglake mountain gum bridge beams, and greybox, red ironbark, or yellow stringybark cattle-pit logs, for Worksmasters at Bendigo, Seymour, Ararat, and Maryborough. (Contract No. 25044) Particulars also at Glenorchy, Sale, Bairnsdale, Alberton, Port Albert, Hurstbridge, Whittlesea, and Varra Glen Stations. P.D., ½ per cent. (nearest £) of grount of tender. amount of tender.

Wednesday, 25th June.—Supply and delivery of greybox, red ironbark, vellow stringybark, or redgum piles for Worksmasters at Bendigo, Seymour, and Ararat. (Contract No. 25045.) Particulars also at Kerang, Echuca, Picola, Rushworth, Seymour, Yarrawonga, Sale, Bairnsdale, Alberton, and Port Albert Stations. P.D., ½ per cent. (nearest £) of amount of tender.

CATTLE-PIT BEAMS.

Wednesday, 25th June.—Supply and delivery of greybox, red ironbark, yellow stringybark, or Kinglake mountain gum (sawn or hewn) cattle-pit beams for Worksmasters at Seymour and Ararat. (Contract No. 25046.) Particulars also at Trentham, Sale, Bairnsdale, Port Albert, Alberton, Hurstbridge, Whittlesea, and Yarra Glen Stations. P.D., ½ per cent. (nearest £) of amount of tender.

COPPER PLATES.

Wednesday, and July.—Supply and delivery of copper plates. P.D., $\frac{1}{2}$ per cent. (nearest £) of amount of tender.

HYDRAULIC FLANGING PRESS.

Wednesday, 23rd July.—Manufacture, supply, and delivery of one hydraulic flanging press. P.D., £5.

BALLS AND BALL RACES.

Wednesday, 30th July.—Supply and delivery of balls and ball races for 70 feet turntables. P.D., £2.

STEEL CHANNEL BARS.

Wednesday, 6th August.—Supply and delivery of steel channel bars. P.D., $\frac{1}{2}$ per cent. (nearest £) of amount

STEEL BOILER PLATES.

Wednesday, 13th August.—Supply and delivery of best steel boiler plates for steel cranes, boilers, &c. P.D., $\frac{1}{2}$ per cent. (nearest £) of amount of tender.

STEAM PIPE.

Wednesday, 13th August.—Supply and delivery of 30,000 lineal feet of wrought-iron steam pipe, 1 inch diameter. P.D., £2.

LATHE, SAWING MACHINE, ETC.

Wednesday, 20th August.—Manufacture, supply, and delivery of (a) lathe; (b) sawing machine; (c) chisel mortiser; (d) cut-off machine; (e) moulding machine. P.D., $\frac{1}{2}$ per cent. (nearest £) of amount of tender.

HOLLOW CHISELS AND BITS.

Wednesday, 27th August.—Supply and delivery of hollow chisels and bits. P.D., £1.

PETROL ENGINES AND PUMPS.

Wednesday, 3rd September.—Supply of three (3) petrol engines and pumps for use at Newport Work-shops. (Fresh tenders.) P.D., £50.

LEASING RAILWAY LANDS.

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

No tender will necessarily be accepted.

E. B. JONES, Acting Secretary.

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 Thursday, 29th May, 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 Thursday, 20th May, 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 1001 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 137th 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 to of the Land Act 1901, or for mining purposes.
- 2. In case the said land, or any part thereof, should be sold, leased, licensed, alicanted, dealt with, or resumed as a foresaid, 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 onners' 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, adminis trators, or assigns, for surface or other damage.
- 4. Subject to these conditions, the licensee shall be en titled 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 noconfer 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 Acr 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.
- ri. 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 Gasette, 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 be 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.

- The period of occupation will, except where otherwise specified, be for sixteen months from 1st June, 1913, to 30th September, 1914.
- 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 provious 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.

HUGH MCKENZIE, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 1st May, 1913.

- Lot 1 (Block 10673).—1 acre, parish of Narree Worran, situated between the old main road to Gembrook and the Monbulk Creek, and adjoining the railway line.—(Melbourne, G.32619.)
- Lot 2 (Block 10674).—385 acres, being allotments 30 and 33a, adjoining J. E. C. Ramsden's leasehold on Grey River.—(Geelong, 790/29.)
- Lot 3 (Block 10224).—1,962 acres, being allotments 28, 32, and 33, parish of Tallandoon, formerly held by E. Wilson.—(Beechworth, 0159/187.)
- Lot 4 (Block 10675).—2 acres, being allotments 4 and 5, section 6, village of Bearii, parish of Ulupna.—(Benalla, Y.16521.)
- *I.ot 5 (Block 10676).—56 acres, being allotment 22, parish of Greta, Smamp reclaimed land, formerly held by M. J. O'Brien.—(Benalla, 1766/85.) NOTE.—Improvements to be maintained.
- *Lot 6 (Block 10677).—38 acres, being allotment 17, parish of Greta, Swamp reclaimed land, formerly held by M. J. O'Brien.—(*Benalla*, 1764/85.) NOTE.—Improvements to be maintained.
- Lot 7 (Block 10678).—167 acres, in the parish of Corack, being allotment 141, formerly held by R. J. Dickie.—(St. Arnaud, 231/130.)
- Lot 8 (Block 10679).—55 acres, being allotment 16A, parish of Leeor, formerly held by F. Woolfitt.—(Horsham, 066/187.)
- *Lot 9 (Block 10680).—5 acres, parish of Wallaloo, being the site for State School at Wallaloo East.—(Slawell, C.57397.) NOTE.—Licence may be terminated at three months' notice. Fencing to be kept in repair.

Lot 10 (Block 8491).—12 acres, being allotment 17, section 4, parish of Coleraine, formerly held by E. Murtagh.—(Hamilton, 5557/187.)

Lot 11 (Block 10681).—14 acres, being Crown lands adjoining allotments 23B and 23C, north-east of the town of Heywood, parish of Homerton.—(Hamilton, B.82803.)

Lot 12 (Block 10682).—110 acres, being Crown lands adjoining allotments 37, 50A, 56, 58, 58A, and 77, parish of Mirranatwa, formerly held by A. J. Dark.—(Hamilton, 0230/187.)

Lot 13 (Block 10251).—437 acres, being allotments 37, 38A, and 49, the forfeited holding of A. D. H. McPherson, parish of Winyayung.—(Hamilton, 0233/187.)

* Licensee may fence, but it is to be distinctly understood that this is on the condition that he will not be entitled to claim or be allowed on the termination of the licence a valuation for, but he will be at liberty to remove any fencing erected by him during the currency of the licence.

MAINTENANCE OF JETTY LIGHTS AND CLEANING SHEDS AND JETTIES.

THENDERS will be received at the Harbor Office, Custom House, Melbourne, until Noon on Friday, the 6th Jone, 1913, for the undermentioned services, from 1st July, 1913, to 30th June, 1914.

Maintenance of Jetty Lights and Cleaning Sheds and Jetties at the following places:—

Ç.	the mitowing him	C.C.D.				
	Apollo Bay				One (1) k	erosene
	Bairnsdale				Two (2)	11
	Cowes				One (1)	
	Cunninghame				Two (2)	
	Dromana				One (1)	н
	Flinders				One (1)	11
	Frankston				One (1) gr	
	Grantville				One (1) ke	91198016
	Hastings (inch	uding	attention	to		
	barometer)				One (1)	0
	Mentone				One (1)	†4
	Metung				One (1)	0
	Mordialloc				One (1)	D
	McLennan's St	rяitь			One (1)	"
	Newhaven				One (1)	11
	Paynesville				One (1)	"
	Portland				One (1)	н
	Portsea				One (1)	**
	Port Albert				One (1)	u .
	Rosebud				One (1)	
	Rye		• • • •		One (1)	**
	Sandringham		***		One (1)	"
	San Reino				One (1)	.,
	Seacombe				One (1)	"
	Sorrento			•••	One (1)	17
	Stony Point	• • • •			One (1)	
	St. Leonards				One (1)	1*
	Tooradin	• • •			One (1)	**
	Weishpool			,	One (1)	
	Portland (light	ing on	ly and clear	ung)	Nine (9)	Kan
	Queenscliff (lig	h ing	onty and cl	ean-	Eleven (1	1) σου
	ing)		ing only	հոռ	trieven ()	II) Keep

Warrnambool (lighting only and cleaning) ... Twenty-three (23) gas Maintenance only of Jetty and Beacon Lights at the following

Brighton Beac Brighton (Mid	h idle), Pa	 rk-street		Three (3) gas Four (4) a
Mornington		`		Four (4) "
Portland		***		Nine (9) per 1,000 feet, gas
Port Fairy			•••	Five (5) gas Eleven (11) per 1,000
Queenscliff			•••	feet, gas

Sale (cost not to exceed £10 per Two (2) per 1,000 feet, ar Two (a), ... gas
.. Twelve (12) gas
.. Twenty-three (23) per 1,000 feet, gas
... One (1) kerosene
... One (1) lamp) St. Kilda ... Warrnambool ... Bowen (Franklin River) ... Waratah Bay

Cleaning Sheds and Jetties at the following places:-Sale Canal Mornington Mossiface

Mossiface

Maintenance of Jetty Light and Cleaning Shed and Jetty at Snowy River; also performing duties as Signalman.

Envelopes to be indorsed "Fender for Light" or for "Cleaning Sheds, &c.," as the case may be, and addressed to the Engineer in Charge, Ports and Harbors, Custom House, Melbourne, from whom, or from the undermentioned, forms of tender and all particulars may be obtained:—Collectors of Customs at Portland and Warrnanbool; the Wharf Managers at Apollo Bay, Bairnsdale, Brighton, Bruthen, Cowes, Dromans, Drysdale, Flinders, Frankston, Hastings, Lorne (Birregurra, Mentone, Flinders, Frankston, Hastings, Lorne (Birregurra, Mentone, Flinders, Frankston, Hastings, Lorne (Birregurra, Mentone, Tooradin, Toora, Waratah Bay, and Welshpool; the Postmasters at Metung and Paynesville; the Stationmaster at Franklin River; and the Pilot at Cunninghame.

The lowest or any tender not necessarily accepted

E. T. DRAKE, Secretary for Public Works.

Department of Public Works, Melbourne, 6th May, 1913

SALE OF CROWN LANDS BY PUBLIC AUCTION.

SALE OF CROWN LANDS BY PUBLIC AUCTION.

TENDERS will be received at the Crown Lands Office,
Melbourne, until Noon on Saturday, 7th June,
1913, from licensed auctioneers who may be willing to
undertake the sale by auction of the fee-simple or any
less estate of Crown lands to be held at the undermentioned places during the financial year of 1913-1914.

Tenderers must specify the position of the premises in
which they propose to hold the sales, and the rate (if
any) per centum of the commission to be charged.

The services of a licensed auctioneer on the occasion
of each sale will be required, and, in the event of the
successful tenderer being unable to attend such sale, he
must provide a substitute.

The receipt of money and the preparation of accounts
will be undertaken by the officers of the Treasury.
The contractors will be required to conform strictly to
the conditions of the Land Act and the Regulations.

Full information can be obtained on application to the
Crown Lands Office, Melbourne, or at the District Survey
Offices.

The lowest or any tender will not necessarily be ac-

Ararat	Foster	Rushworth
Alexandra	Geelong	Rutherglen
Avoca	Heathcote	Sale
Ballaarat	Horsham	Sea Lake
Benalla	Hamilton	Seymour
Bairnsdale	Inglewood	Smythesdale
Beechworth	Kerang	St. Arnaud
Bendigo	Korumburra	Stawell
Birchip	Kyabram	Shepparton
Boort	Kyneton	Swan Hill
Bright	Leongatha	Talbot
Broadford	Maffra	Tallangatta
Bruthen	Maldon	Tarnagulla
Camperdown	Maryborough	Tatura
Charlton	Mansfield	Terang
Chiltern	Melbourne	Tungamah
Castlemaine	Minyip	Traralgon
Casterton	Mortlake	Warragul
Clunes	Murrayville	Warrnambool
Cobden	Nathalia	Wangaratta
Colac	Nhill	Woodend
Coleraine .	Numurkah	Wodonga
Condah	Orbost	Woomelang
Corryong	Ouyen	Warracknabeal
Daylesford	Omeo	Wedderburn
Dimboola	Palmerston	Wycheproof
Dunolly	Penshurst	Yarram Yarram
Donald	Portland	Yarrawonga
Echuca	Rainbow	Yea
Edenhope	Rochester	
Euroa	Rosedale	

H. McKENZIE, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 19th May, 1913.

Ensolvency Aotices.

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

Melbourne.

NOTICE is hereby given that the estates of Arthur Francis McLean, of Seville, slaughterman; and Frank Richard Boyanton, of Armadale, carpenter and contractor, 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 4th day of June, 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 26th day of May, A.D. 1913.

D. F. McGRATH, Chief Clerk.

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

NOTICE is hereby given that the estate of Thomas Daglish, formerly of Lalbert, but now of Churchstreet, Richmond, blacksmith, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Kerang, on Saturday, the 7th day of June, A.D. 1913, at the hour of half-past Ten o'c'ock 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 Kerang this 26th day of May, A.D. 1913.

W. J. S. REID, Chief Clerk.



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

OTICE is hereby given that the estate of James Goss, of ICE is hereby given that the estate of James Goss, of Wyelangta, in Victoria, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Colac, on Friday, the 6th day of June, 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 Colac this 22nd day of May, A.D. 1913. F. J. SAUER, Chief Clerk.

In the Court of Insolvency, Central District, at Seymour, O'TICE is hereby given that the estate of Ernest Frederick Davis, of Seymour, in the State of Victoria, baker, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Seymour, on Thursday, the 5th day of June, 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 Insolvency Acts.

Dated at Seymour this 22nd day of May, A.D. 1913.

E. R. STAFFORD, Chief Clerk.

Pribate Advertisements.

BOROUGH OF PORTLAND.

REGULATION No. 3.

A Regulation of the Borough of Portland, numbered 3-made under sub-section 9 of section 1B of Part VIII of the Thirteenth Schedule to the Local Government Act 1903, in force in the Borough by virtue of a By-law of the above-named Borough, numbered 54, for regulating the keeping of swine.

N tursuance of the powers conferred by the Local Government Act 1903, the Mayor, Councillors, and Burgesses of the Borough of Portland make the following Regulation, which shall apply to and have operation throughout the following part of the municipal district, that is to say:—

throughout the following part of the municipal district, that is to say:—

The whole of the area enclosed by the following boundaries:—Commencing at a point on the sea coast, being the intersection of a prolongation of Otway-street; thence west by that street to Clarke-street; thence south by the said Clarke-street until it meets the margin of the "Swamp"; thence south along the margin of such "Swamp" until it meets Glenelg-street; thence east along Glenelg-street and its prolongation until it meets the sea coast; thence along the sea coast northwards to the commencing point.

commencing point.

I. It shall not be lawful for any person to keep swine within the area to which this Regulation applies as described above.

Passed by the Council of the Borough of Portland this sixth day of March, 1912.

JOSEPH WILTSHIRE, Mayor, T. EDWARD HENRY, Town Clerk. Confirmed by the Council of the Borough of Portland this seventh day of August, 1912.

JOSEPH WILTSHIRE, Mayor, T. EDWARD HENRY, Town Clerk. (L.S.) 104

BOROUGH OF PORTLAND. BY-LAW NO. 55.

A By-law of the Borough of Portland, made under section 197 of the Local Government Act 1903, and numbered 55, for regulating or prohibiting the use in or on any fence or other erection on land adjoining any street or road of any wire with spikes or jagged projections.

road of any wire with spikes or jagged projections.

In pursuance of the powers conferred by the Local Government Act 1903, the Mayor. Councillors, and Burgesses of the Borough of Portland order as follows:

1. No person shall, without the previous consent in writing of the Council, place or use in or on any fence or other erections on land adjoining any street or road any wire with spikes or jagged projections.

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

Passed by the Council of the Borough of Portland this 7th day of February, 1912.

(L.S.) (Sgd.) IOSEPH WILTSHIRE, Mayor.

T. EDWARD HENRY, Town Clerk.

Confirmed by the Council of the Borough of Portland this 6th day of March, 1912.

(L.S.) (Sgd.) IOSEPH WILTSHIRE, Mayor.

T. EDWARD HENRY, Town Clerk.

T. EDWARD HENRY, Town Clerk.

Local Government Act 1903. SHIRE OF BULN BULN.

BY-LAW NO. 17.

Regulation of Traction Engine Traffic.

A By-law of the Shire of Buln Buln, made under subsection 29 of section 197 of the Local Government Act 1903, for prohibiting or regulating the use on any public highway of traction engines or other vehicles having projections on their wheels, and under section 594 of the said Act for regulating the conditions on which traction engines may proceed over any public highway.

IN pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Buln Buln order as fol-

1. No person shall use, or cause or procure any other person to use, on any public highway any traction engine or other vehicle having on its wheels any bars, spikes, grips, or other projections.

This prohibition, however, shall not apply to-

- (a) Any traction engine used only for hauling agricultural machinery or hauling a vehicle containing such machinery only, if the projections on the driving wheels of such machine consist only of bars at least two and three-quarter inches in width and not more than one and one-sixteenth of an inch in thickness, and the space intervening between such bars does not exceed five inches; or
 (b) Any traction engine, the driving wheels of which
- inches; or

 (b) Any traction engine, the driving wheels of which are cylindrical and smooth-soled, and having no projections thereon other than diagonal bars of not less than three inches in width nor more than three-quarters of an inch in thickness, and extending the full width of the tire, and the space intervening between such cross-bars not exceeding three inches, provided in such lastmentioned case—
 - (I) That the owner of such engine has previously obtained from the Council, or an officer of the Council duly authorized in that behalf, a permit, in writing, specifying the public highways on which it may be used, and that the engine is being used on one of the highways so specified.
 (II) That the owner has agreed, in writing, to pay to the Council the cost of making good any damage done to any roadway, bridge, or culvert by such engine, or any vehicle drawn by it.
 (III) That such engine is not being used (unless with the written consent of the Council or an officer of the Council duly authorized in that behalf), to haul more than two vehicles, exclusive of any vehicle solely used for carrying water for such

solely used for carrying water for such

(IV) That the loading of any vehicle drawn by such engine does not exceed nine tons in weight, including the weight of such

vehicle

(V) That the weight carried by any vehicle drawn by such engine (including the weight of such vehicle) does not exceed three hundredweight for each half-inch of bearing surface of the tire or felloe of each wheel of such vehicle.

2. Every owner of a traction engine shall cause to be painted in legible letters not less than one inch long on a plate attached to the engine, or on a conspicuous place on the engine, the exact and true weight thereof, and the maximum weight of water and fuel necessary for its propulsion.

3. So long as the fires of a traction engine are alight, or the traction engine contains in itself sufficient power to use it, one person shall remain in attendance whilst it is on any public highway, although it is stationary.

stationary.

4. No person shall take any traction engine across or along any bridge, culvert, or embankment so as to meet or pass thereon any other traction engine, or any person with a hotse or vehicle drawn by a horse.

5. No person shall halt (unless through unforeseen circumstances or unless actually engaged in loading or unloading) in any part of a road where the traffic is marrowed by fences, excavations, embankments, dangerous depression, or such like, but shall draw off at least twenty feet from the middle of the formation in the case of a made road or the middle of the surveyed road if unmade. of a ma

6. No person shall permit any traction engine or any vehicle attached to or drawn thereby to stop on any bridge or culvert for the purpose of drawing water or for any other purpose whatever.

7. No person shall drive any traction tween sunset and sunrise, unless by writ 7. No person shall drive any traction engine between sunset and sunrise, unless by written permission of the Council or an officer of the Council duly authorized in that behalf, defining the route to be travelled and the extended hours during which such travelling is permissible, such permission to be withdrawable at any time upon written notice to that effect being served on the time upon written notice to that effect being served on the owner or driver of the engine, or being forwarded to him by registered letter. No person who has received such written permission shall drive any traction engine between sunset and sunrise unless there shall be exhibited on such engine proper and sufficient carriage or other approved lights, one at each side on the front and one on the rear; or, when a vehicle or vehicles are being drawn by such engine, then in the rear of the last vehicle.

8. No person shall use or cause or procure to be used on any public highway any traction engine unless there is carried on such engine, or some vehicle drawn by the same, at least four wooden planks, at least twelve inches same, at least four wooden planks, at feast twelve inches in width, four inches in thickness, and at least twelve feet in length, and when crossing any bridge or culvert the driver or person in charge of such engine shall lay down such planks; and no engine shall be permitted to cross over any bridge or culvert except on such planks.

9. The driver of a traction engine shall shut off steam immediately the driving wheels of the engine commence to skid, and he shall not start the engine again until he has taken all the necessary and proper means to prevent damage being done to the highway by the skidding of the wheels.

10. Any person shall for any wilful act or default contrary to this By-law be liable to the following penalty:--

(a) For the first offence, a fine not exceeding Three

pounds.
(b) For the second offence, a fine not exceeding Five

pounds.

(c) For any subsequent offence, a fine not exceeding Ten pounds.

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

Resolution for passing this By-law No. 17 agreed to by the Council the 19th day of April, 1913, and confirmed the 19th day of May, 1913.

ROBERT GRAV, President. W. STEPHENS, Councillor, W. YOUNG, Secretary. 96

BY-LAW No. 23.

A By-law of the Shire of Frankston and Hastings, made under the provisions of section 198 of the Local Government Act 1903, for regulating and restraining the erection and construction of buildings, erections, or hoardings, and for such purposes to extend the provisions of By-law No. 21 of the said Shire.

IN pursuance of the powers conferred by section 108 of the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Frankston and Hastings order as follows:—

In clause 1 of By-law No. 21 of the said Shire, after the words "No person shall commence the erection of any building" the following words "Or shall commence the erection of any building" shall be deemed to be inserted, and clause 1 of the said By-law No. 21 shall be read as if from the date of the coming into operation of this By-law such last-mentioned words were inserted in such clause.

Resolution for passing this By-law was agreed to by the Council on the fifth day of April, 1913, and con-firmed on the first day of May, 1913.

In witness whereof the common scal of the President, Councillors, and Ratepayers of the Shire of Frankston and Hastings was hereunto affixed this first day of May, 1913.

CHAS. MURRAY, President. W. I. OATES, Councillor. JOHN E. JONES, Shire Secretary. (SEAL)

Confirmed by the Governor in Council on 14th May, 1913.

(Signed) E. T. DRAKE. Secretary, Department of Public Works.

SHIRE OF GLENELG.

MONSTABLE WILLIAM BYRNE has been appointed an Inspector of Slaughter ouses for this Shire, in the place of Constable Alphonsus James O'Halloran re-J. GLANCY, Shire Secretary.

20th May, 1913.

SHIRE OF KERANG. By-LAW No. 10.

A By-law of the Shire of Kerang, made pursuant to section 197 of the Local Government Act 1903, for the purpose of the adoption of the whole of the provisions of the Thirteenth Schedule to the said Act.

Thirteenth Schedule to the said Act.

In pursuance of the powers contained in section 197 of the Local Government Act 1993, and of every other power enabling them in this behalt, the Municipal Council of the Shire of Kerang doth hereby adopt the whole of the provisions of the Thirteenth Schedule to the Local Government Act 1993.

Made and ordered by the Council of the Shire of Kerang, at Kerang, on the eighteenth day of March, 1913. and confirmed on the twentieth day of May, 1913.

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

A. BASII, REID, President, MARTIN PEACOCK, Councillor, D. G. RATTRAY, Secretary.

SHIRE OF NUMURKAH.

OTICE is hereby given that the Pound established on allotment 113, parish of Moira, has been abolished.

T. S. LANCASTER, Shire Secretary.

SHIRE OF POOWONG AND JEETHO. ROAD DEVIATION.

SHIRE OF POOWONG AND JEETHO.

ROAD DEVIATION.

I N-pursuance of the powers conferred by sections 475
And 479 of the Local Government Act 1993, the
Council of the Shire of Poowong and Jeetho doth hereby
order that the lands hereinafter described, which have
been taken, purchased, or acquired by it, shall be a public
highway from and after the publication of this order in
the Government Gazette:—

All that niece of land being part of Grazing Crown
Allotment 83, parish of Longwarry, county of Mornington: Commencing at a point on the southern boundary
of Grazing Crown Allotment 83 aforesaid, distant 2,196
links south-easterly from its south-western corner; thence
by lines bearing X. 67 deg. 21 min. E. 909
links, S. 33 deg. 20 min. E. 473 links; and thence N.
81 deg. 10 min. W. 1,591 links to the commencing point.

The common seal of the President, Councillors, and
Ratepavers of the Shire of Poowong and Jeetho
was affixed hereto in the presence of—

W. R. HORSLEY, President,
(SEAL)

ALEX. TWADDETLL, Councillor.
A. B. ANDERSON, Councillor.
E. DIXON, Secretary.

Dated this 21st day of May, 1913.

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SHIRE OF POOWONG AND JEETHO.

ROAD DEVIATION.

NOAD DEVIATION.

In pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1903, the Council of the Shire of Poowong and Jeetho doth hereby order that the land hereinafter described, which has been taken, purchased, or acquired by it, shall be a public highway from and after the date of publication of this order in the Government Gazette:

All that piece of land being navi of Agricultural Council.

All that piece of land being part of Agricultural Crown Allotment 66b, parish of Korumburra, county of Buln Commencing at a point at the south-western corner of Agricultural Crown Allotment 66b aforesaid: thence by lines bearing N. o deg. to min. E. 341 links, S. 36 deg. 57 min. E. 308 5-10 links; and thence N. 89 deg. 45 min. W. 266 links to the commencing point.

The common seal of the President, Councillors, and Ratepavers of the Shire of Poowong and Jeetho was affixed hereto in the presence of—

W. R. HORSLEY, President, (SEAL)

ALEX. TWADDELL, Councillor, A. B. ANDERSON, Conneillor, E. DIXON, Secretary.

Dated this 21st day of May, 1913.

SHIRE OF SHEPPARTON.

BY-LAW NO. 42.—REGULATION OF TRACHON-ENGINE TRAFFIC. A By-law of the Shire of Shepparton, made under sub-By-law of the Shire of Shepparton, made under sub-section (29) of section 107 of the Local Government Act 1993, for prohibiting or regulating the use on any public highway of traction engines or other vehicles having projections on their wheels, and under section 594 of the said Act, for regulating the conditions on which traction engines may proceed over any public highway, and numbered 42.

N pursuance of the powers conferred by the Local Government Act 1903, the President, Councillors, and Ratepayers of the Shire of Shepparton order as follows:—

Bars, Spikes, Grips, or other Projections on Wheels.

1. No person shall use, or cause or procure any other person to use, on any public highway any traction engine or other vehicle having on its; wheels any bars, spikes, grips, or other projections.

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(a) Any traction engine used only for hauling agricultural machinery or hauling a vehicle containing such machinery only, if the projections on the driving wheels of such engine consist only of bars at least two and three-quarter inches in width and not more than one and one-sixteenth of an inch in thickness, and the space intervening between such bars does not exceed five inches.

vening between such bars does not exceed five inches; or

(b) Any traction engine, the driving wheels of which are cylindrical and smooth-soled, and having no projections thereon other than diagonal bars of not less than three inches in width nor more than three-quarters of an inch in thickness, and extending the full width of the tire, and the space intervening between such cross-bars not exceeding three inches, provided in such last mentioned case—

nentioned case—

(1) That the owner of such engine has previously obtained from the Council, or an officer of the Council duly authorized in that behalf, a permit, in writing, specifying the public highways on which it may be used, and that the engine is being used on one of the highways so specified.

(2) That the owner has agreed, in writing to pay to the Council the cost of making good any damage done to any roadway, bridge, or culvert by such engine, or any vehicle drawn by it.

(3) That such engine is not being used (unless with the written consent of the Council, or an officer of the Council duly authorized in that behalf), to haul more than two vehicles, exclusive of

more than two vehicles, exclusive of any vehicle solely used for carrying

water for such engine.

(4) That the loading of any vehicle drawn by such engine does not exceed nine tons in weight, including the weight of such

(5) That the weight carried by any vehicle drawn by such engine (including the weight of such vehicle) does not exceed four and one-half hundredweight for each half-inch of bearing surface of the tire or felloe of each wheel of such

Weight of Engine, &c., to be Painted thereon.

2. Every owner of a traction engine shall cause to be painted in legible letters not less than one inch long on a plate attached to the engine, or on a conspicuous place on the engine, the exact and true weight thereof, and the maximum weight of water and fuel necessary for its

Person to be in Attendance whilst Engine contains in Itself sufficient Motive Power to Move it.

3. So long as the fires of a traction engine are alight, or the traction engine contains in itself sufficient motive power to move it, one person shall remain in attendance whilst it is on any public highway, although it is

Taking Engine across or along Bridges. Embankment, &c.

4. No person shall take any traction engine across or along any bridge, culvert, or embankment so as to meet or pass thereon any other traction engine, or any person with a horse or vehicle drawn by a horse.

Engines Not to Halt on certain Parts of Highway.

5. No person shall halt an engine (unless through unfore-S. No person shari anal an engine funiess through untoreseen circumstances or unless actually engaged in loading or unloading) in any part of a road where the traffic is narrowed by fences, excavations, embankments, dangerous depressions, or such like, but shall draw off at least twenty feet from the middle of the formation in the case of a made road or the middle of the surveyed road if unmade.

Engines Not to Halt on Bridges or Culverts.

6. No person shall permit any traction engine or any vehicle attached to or drawn thereby to stop on any bridge or culvert for the purpose of drawing water or for any other purpose whatever.

Driving Engine between Sunset and Sunrice

7. No person shall drive on any highway any traction engine between sunset and sunrise unless by written permission of the Council or an officer of the Council duly authorized in that behalf, defining the route to be travelled and the extended hours during which such travelling is permissible, such permission to be withdrawable at any time upon written notice to that effect being served on the

owner or driver of the engine, or being forwarded to him by registered letter. No person who has received such written permission shall drive any traction engine between sunset and surrise unless there shall be exhibited on such engine such proper and sufficient carriage or other approved lights, one at each side on the front and one on the rear; or, when a vehicle or vehicles are being drawn by such engine, then in the rear of the last vehicle.

Wooden Planks to be Carried on Engine, &c. ,

Wooden Planks to be Carried on Engine, &c.

8. No person shall use or cause or procure to be used on any public highway any traction engine unless there is carried on such engine, or some vehicle drawn by the same, at least four wooden planks, each twelve inches in width, four inches in thickness, and at least twelve feet in length, and when crossing any bridge or culvert the driver or the person in charge of such engine shall lay down such planks; and no engine shall be permitted to cross over any bridge or culvert except on such planks. This prohibition, however, shall not apply to traction engines while engaged in hauling agricultural machinery only, including therein chaffcutters, threshing machines, and saw benches, but shall apply inter dia to traction engines while engaged in hauling any vehicles containing agricultural or horticultural produce.

Skidding of Wheels of Engine.

o. The driver of a traction engine shall shut off steam immediately the driving wheels of the engine commence to skid, and he shall not start the engine again until he has taken all necessary and proper means to prevent damage being done to the highway by the skidding of wheels.

to. Any person shall for any wilful act or default contrary to this By-law be liable to the following penalty:—

(a) For the first offence, a fine not exceeding Three

pounds.

(b) For the second offence, a fine not exceeding Five pounds.

(c) For any subsequent offence, a fine not exceeding

Ten pounds.

Operation of By-law.

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

Resolution for passing this By-law was agreed to by the Council the thirty-first day of March, One thousand nine hundred and thirteen.

J. D. MITCHELL, President. WILLIAM PHILLIPS, Councillor. JAS, NUGENT, Shire Secretary. (I..S.)

And confirmed the twenty-eighth day of April, One thousand nine hundred and thirteen.

J. D. MITCHELL, President. C. H. DENKER, Councillor. JAS. NUGENT, Shire Secretary. (L.S.)

SHIRE OF UPPER YARRA.

NOTICE OF INSENTION TO BORROW THE SUM OF ONE THOUSAND POUNDS FOR PERMANENT WORKS AND UNDER TAKINGS IN THE SHIRE OF UPPER YARRA,

TAKENGS IN THE SHIRK OF UPPER VARIA.

TAKE notice that the Council of the Shire of Upper Varra propose to borrow, on the credit of the President, Councillors, and Ratepayers of the said Shire, the sum of £1,000, such sum to be raised by the issue of debentures, in accordance with the provisions of part 14 of the Local Government Act 1903.

The rate of interest to be paid is £5 per cent. per annum.

Such interest shall be payable half-yearly, on the first

day of July and the first day of January in each year, at the Colonial Bank of Austra'asia Ltd., Lilydate. The debentures will be redeemable at the Co'onial Bank of Australasia Ltd., Lilydate, on the first day of July, 1938.

The purposes for which the loan is to be applied, and estimate of costs, are as follow :-

To complete bridge and road leading to the Donna Buang toad at Warburton, and road works on main road between Warburton and the boundary of the central riding-£1,000.

The loan is to be liquidated by the creation of a sink-ing fund at the rate of Three per cent. per annum during the currency of the loan, payable out of the Municipal Fund.

The plans, specifications, and estimate of cost of works referred to above, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the Shire Office, Varra Junction.

Dated this 21st day of May, One thousand nine hundred and thirteen

and thirteen.

B. MOREY, Shire Secretary. 172 . .

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COLAC AND BEECH FOREST RAILWAY CONSTRUCTION TRUST.

RESOLUTION passed by the Colac and Beech Forest Railway Construction Trust on the 19th day of May, 1913 :-

May, 1913:—
"That, in pursuance of the powers conferred by the Railway Lands Acquisition Act 1893, this Trust does now make and levy a rate upon all rateable property within the Colac and Beech Forest Railway Construction Trust area of the respective amounts for the different divisions set forth in the Schedule appended, for the period ending 30th September, 1913, such rate to be due and payable at the office of the Trust on the 5th day of June, 1913."

SCHEDULE.

Division.	Portion Rated.	Rate in the Pound to be made and levied.
1 2 3 4 5 6 7 8	Area shown tinted pink on plans Area shown tinted buff on plans Area shown tinted yellow on plans Area shown tinted purple on plans Area shown tinted blue on plans Area shown tinted blue on plans Area shown tinted green on plans to include all properties from which land was acquired for the railway. These properties to be exc.sed from the other div sints	One farthing One half-penny One penny Two pence Three pence Five pence Seven pence R ites varying from one penny to seven pence

DAVID M. DUNOON, Secretary.

ACT 391.—FIRST SCHEDULE.

THE Most Reverend Thomas Joseph Carr, Doctor of Divinity, Archbishop of Melbourne, head or authorized representative in Victoria of the denomination known as Roman Catholic, with the consent of The Reverend Laurence Martin, of Kilmore, Catholic clergyman, being the person entitled to minister in or occupy a building or buildings upon the land described in the subjoined statement of trusts, hereby apply to the Governor of the State of Victoria for leave to dispose of the said land by the means and for the purposes mentioned in the said statement of trusts, and I hereby certify—

That the said land was reserved by Order in Council

That the said land was reserved by Order in Council for Roman Catholic Church purposes.
That James Alipius Goold, Timothy O'Rourke, Michael Nugent, William Mallon, and John Halpin, the trustees of the said land, are dead.
That there is no building on the said land.

That there is no building on the said land.
Dated the eighteenth day of December, One thousand nine hundred and twelve. * THOMAS J. CARR.

I consent to this application—

LAURENCE MARTIN.

STATEMENT OF TRUSTS.

Statement of Trusts.

Description of Land.—Two roods, county of Dalhousie, township of Pyalong, being allotment 5 of section 1; Commencing at the south-east angle of the allotment; bounded thence by Mollison-street bearing south 84 degrees west 1 chain 50 links; thence by allotment 4 bearing north 6 degrees west 3 chains 33½ links; thence by allotment 5 bearing north 84 degrees east 1 chain 50 links; and thence by allotment 6 bearing south 6 degrees east 3 chains 33½ links to the point of commencement.

Name of Trustee.—The Roman Catholic Trusts Corporation for the Diocese of Melbourne.

Powers of Disposition.—To sell, transfer, mortgage, charge, lease, exchange, give grant, or dispose of the whole or any part of the said land.

Purposes to which Proceeds of Disposition are to be Applied.—To such purposes of the Roman Catholic Church in the Diocese of Melbourne as a Council of such Diocese, under the provisions of an Act of the Parliament of Victoria No. 2100, may from time to time by resolution direct.

GAVAN DUFFY & KING, No. 125 Queen-street, Melbourne, solicitors for the applicant.

NOTICE is hereby given that the partnership hitherto subsisting between Alfred Gardner and Alfred Francis Norton, trading as The Audley Studio, in the business of photographers and picture-framers, at No. 6 Belford-street, St. Kilda, has been dissolved by mutual consent as from the twentieth day of May, 1913. All moness due to the partnership are payable to the said Alfred Francis Norton, at Young-street, East Malvern, and all debts owing by the partnership will be paid by the said Alfred Gardner, who will continue the business at No. 6 Belford-street aforesaid.

Dated this 22nd day of May, 1913.

BROCKET & KEMP, 217 Collins-street, Melbourne, solicitors for the said Alfred Francis Norton.

NOTICE is hereby given that the partnership lately subsisting between Theodore Beggs, Robert Gottiteb Beggs, and Hugh Norman Beggs, carrying on business as sheep and cattle farmers and graziers, under the name or style of "Beggs Brothers," in respect of and upon the "Eurambeen Estate." near Beaufort, "Hopkins Itill" Estate, near Chatsworth, and "Nareeb Nareeb" Estate, near Glenthompson, all in the State of Victoria, has been dissolved by mutual consent.

Dated this 14th day of May, One thousand nine hundred and thitteen.

THEODORE BEGGS.

THEODORE BEGGS. ROBERT G. BEGG HUGH N. BEGGS.

Witness-T. W. FARMER, J.P.

NOTICE is hereby given by me, the undersigned, Sidney John Hipper, that the partnership hitherto subsisting between me and Frederick Craven Sparks, carrying on business at 80 Swanston-street, Melbourne, and Point Nepean-road, Aspendale, as estate agents, under the style or firm of S. J. Hipper & Co., has been dissolved as from the thirteenth day of May, 1913.

Dated the thirteenth day of May, 1913.

S. J. HIPPER.

Witaess-Cecil, H. Smith.

Take notice that James Alfred Hampton has, as from the 30th day of April, 1913, retired from the business of engineers and machinists, carried on under the name of "H. V. Hampton," at 500 Elizabeth-street, Melbourne, and at Therry-street, Melbourne, and at the said business is now being carried on by Arthur Hampton solely, under the same name and at the same addresses. The said Arthur Hampton will receive and pay all debts due to and owing by the said business.

Dated the 24th day of May, 1913.

J. A. HAMPTON.

J. A. HAMPTON. A. HAMPTON.

Witness-H. S. Cote, barrister and solicitor, Melbourne. Cole and O'Heare, barristers and solicitors, Salisbury Buildings, Bourke and Queen streets, Melbourne. 150

NOTICE is hereby given that the partnership heretofore subsisting between James Warne, John McNeil, Charles Francis Warne, and Robert Bruce Lang, carrying on business as engineers and boilermakers, at Yarra Boiler Works, Yarra Bank-road, South Melbourne, under the style or firm of Forman and Company, has been dissolved by mutual consent as from the twenty-sixth day of May, One thousand nine hundred and thirteen, so far as concerns the said Robert Bruce Lang, who retires from the said firm.

Dated the twenty-sixth day of May, One thousand nine

Dated the twenty-sixth day of May, One thousand nine

hundred and thirteen

J. WARNE. JOHN MCNEIL. C. F. WARNE. ROBERT BRUCE LANG.

NOTICE is hereby given that the partnership hitherto subsisting between George Andrew Crouch and Alexander Earl Greig, under the style or firm of the Melbourne Plating Works, at I Royal-lane, Melbourne, has been this day dissolved by mutual consent, the said George Andrew Crouch retiring from the business, which will be continued by the said Alexander Earl Greig, who will make all payments in respect of accounts due by the firm, and receive all moneys payable to it.

Dated this twenty-first day of May, One thousand nine hundred and thirteen.

A. E. GREIG.

Signed by the said Alexander Earl Greig in the presence of -HAROLD COHEN, solicitor, Melbourne.

GEO. A. CROUCH.
Signed by the said George Andrew Crouch in the presence of—ERNEST B. PEARSON, clerk to Strongman and Crouch, solicitors, Melbourne.

NOTICE.—The partnership hitherto existing between the undersigned John Henry Bloomfield and Andrew Thomson Bloomfield, as farmers, at Tylden, in Victoria, under the style or firm of "J. & A. Bloomfield," has this day been dissolved by mutual consent.

Dated this twenty-third day of May, 1913.

J. H. BLOOMFIELD.

A. T. BLOOMFIELD.

Witness H. I. ARMSTRONG sedicity. Kyneton

Witness-H. J. Armstrong, solicitor, Kyneton.

MAXINE ELASTIC PAINT COMPANY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that, in accordance with section 180 of the Companies Act 1910, a meeting of creditors in the above matter will be held at the registered offices of the company, 84 William-street, Melbourne, on the 3rd day of June, 1913, at Five p.m...

O'HUME, Liquidator.

84 William-street, Melbourne.

MAXINE ELASTIC PAINT COMPANY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that, at a general meeting of and held at above address on the second of May, 1913, the following special resolution was duly passed, and at a subsequent meeting of members of the said company, also duly convened and held at the same place on the 19th day of May, 1913, the following resolution was duly confirmed:—

RESOLUTION.
"That the Maxine Elastic Paint Company be wound up voluntarily (also at the last-named meeting it was resolved that Mr. O. Hume, of 84 William-street, be appointed liquidator of the company for the purpose of winding up).

WILLIAM PITT, Chairman.

Witness-P. Woolf.

OXYMEL OIL AND PAINT COMPANY LIMITED.

A T an Extraordinary General Meeting of the abovenamed company, duly convened and held at 99 Queenstreet, on Tuesday, the sixth day of May, One Thousand
nine hundred and thirteen, the following special resolution
was duly passed, and at a subsequent Extraordinary General Meeting of the members of the said company, also duly
convened and held at the same place on the twenty-first
day of May, One thousand nine hundred and thirteen, the
following resolution was duly confirmed:

That the company be wound up voluntarily, and that
Charles Frederick Lungley, of 99 Queen-street, Melbourne, be and he was thereby appointed liquidator for
the purposes of such winding up.

Dated this 26th day of May, 1913.

M. M. WISE PROPRIETARY LIMITED.

M. M. WISE PROPRIETARY LIMITED.

OTICE is hereby given that, at an Extraordinary General Meeting of the above-named company, held at The Victoria Coffee Palace, Collins-street, Melbourne, on the seventeenth day of May, 1912, the following special resolution was passed; and at a subsequent Extraordinary General Meeting of the said company, held at Gilgandra, New South Wales, on the seventh day of June, 1912, the said resolution was duly confirmed:

"That the company be wound up voluntarily under the provisions of the Companies Act 1910, and that William Macoboy Wise, of Avoca, storekepeer, be hereby appointed liquidator for the purpose of such winding up."

Dated this seventh day of June, 1912.

W. M. WISE, Chairman.

RE JOSEPH HARPER, DECEASED.

RE JOSEPH HARPER, DECEASED.

PURSUANT to the 59th section of the Trusts Act 1800, notice is hereby given that all creditors and other persons having any claims or demands against the estate of Joseph Harper, late of Hamilton, in the State of Victoria, gentleman, deceased (who died on the 28th day of January, One thousand nine hundred and thirteen, and probate of whose will was granted by the Supreme Court of the said State to Annie Grant Harper, of Hamilton aforesaid, widow, and Horace Harper, of Garrup, near Horsham, in the said State, farmer, two of the executors named therein, Benjamin Harper, formerly of Myram Pyram, near Nhill, in the said State but now of Glenall, Mullengudgery, in the State of New South Wales, farmer, the other executor appointed by the said will, having renounced probate thereof), are required to send particulars of such claims and demands, addressed to the executors, care of the undersigned, on or before the twenty-first day of June, 1913, after which date the said executors will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which notice shall have been given to such executors as aforesaid; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim notice shall not have been given as aforesaid at the time of such distribution. of such distribution

Dated this 7th day of May, 1013.

JOHN B. WESTACOTT, solicitor and notary public, Hamilton, proctor for the said evecutors.

WILLIAM HENRY LEONARD. DECEASED.

PURSUANT to the provisions of the Trusts Acts, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of William Henry Leonard, late of Swan Hill, in the State of Victoria, farmer, deceased (who died on the 31st day of March. 1013, and probate of whose will was, on the first day of May, 1013, granted by the Supreme Court of the said State, in its probate iurisdiction. to Donald Mathieson McLennan, of Bulga, viá Swan Hill, in the said State, and Frederick Umbers, of Fellowes-street. Kew, in the said State, farmers, the executors appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said Donald Mathieson McLennan or Frederick Umbers; care of Boothby and Boothby, solicitors, 408 Collins-street, Melbourne, on or

before the first day of July, 1913, after which date the said Donald Mathieson McLennan and Frederick Umbers will proceed to distribute the assets of the said William Henry Leonard, deceased, having, regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said Donald Mathieson McLennan and Frederick Umbers will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated the twenty-first day of May, 1912.

Dated the twenty-first day of May, 1913.

BOOTHBY & BOOTHBY, 408 Collins-street, Melbourne, and at Loch, proctors for the said executors. 102

NOTICE TO CREDITORS, NEXT OF KIN, AND ALL OTHERS.—JAMES JOSEPH-- GASEY, DE-CEASED

ALL OTHERS.—JAMES JOSEPH-GASEY, DECEASED.

URSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of the above-named James Joseph Casey, late of Ibrickane, St. Kilda, in the State of Victoria, K.C., C.M.G., retired County Court Judge, decased (who died on the 5th day of April, 1913, and probate of whose will was, on the 12th day of May. 1913, granted by the Supreme Court of Victoria, in its probate jurisdiction, to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queenstreet, Melbourne, the executor named in and appointed by the said will), are hereby requested to send particulars, in writing, of such claims to the said company on or before the 30th day of June, 1913. And notice is hereby further given that after that date the said executor will proceed to distribute the assets of the said James Joseph Casev. deceased, amongst the persons entitled thereto, having regard only to the claims whereof the said executor shall then have had notice; and the said executor shall not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim it shall not then have had notice.

Dated this 24th day of May, 1913.

GAVAND DUFFY & KING, National Trustees Building. 125 Queen-street, Melbourne, proctors for the executor.

NOTICE TO CREDITORS.

NOTICE is hereby given that James Russell, of 194 Swan-street, Richmond, in the State of Victoria, clerk, has, by deed dated the fifteenth day of May, One thousand nine hundred and thirteen, conveyed and assigned all his estate, property, and effects whatsoever and whereseever to John Gordon Davis, of the City of Meibourne, in the said State, public accountant, in trust for realization and otherwise for the benefit of all creditors of the said James Russell, as in the said deed mentioned.

All parties having any claims against the estate are hereby required to forward the same, and particulars thereof, accompanied by a sworn affidavit in proof of debt, to the audersigned, on or before the 20th June, 1913, after which date the trustee will distribute the trust funds amongst those persons only of whose claims notice shall then have been given.

Dated this 23rd May, 1913.

Dated this 23rd May, 1913.

JOHN G. DAVIS, A.I.A.V., Public Accountant and Registered Trustee, Broken Hill Chambers, 31 Queenstant Malbaurse. street, Melbourne.

NOTICE TO CREDITORS .- RE JOHN BELL HALL,

NOTICE TO CREDITORS.—RE JOHN BELL HALL.

DECASED.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having claims against the estate of John Bell Hall, formerly of No. 78 Buckingham-street, Richmond, in the State of Victoria, but late of No. 4 McCracken's-avenue, Northcote, in the said State, manager, deceased, intestate (who died on the twentieth day of February, 1913, and letters of administration of whose estate were on the fifteenth day of May, 1913, granted by the Supreme Court of the said State, in its probate jurisdiction, to the National Trustees, Executors, and Agency Company of Australasia Eimited, of No. 113 Queen-street, Melbourne, in the said State, the said company having been duly authorized to apply for such administration by Ellen Campbell Hall, the widow of the said deceased, are hereby required to send particulars, in writing, of such claims to the said company, at its address above-mentioned, on or before the first day of July, 1913, after which date the said company will proceed to distribute the assets of the said John Bell Hall, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this 24th day of May, 1913.

RYMER & LANGFORD, 7 St. James' Buildings, 1355...
William-street, Melbourne, proctors for the said company.

NOTICE TO CREDITORS.

NOTICE is hereby given that Joseph Gleeson, of 24 Alma-terrace, Newport, in the State of Victoria, clerk, has, by deed dated the nineteenth day of May, One thousand nine hundred and thirteen, conveyed and assigned all his estate, property, and effects whatsoever and where-soever to John Gordon Davis, of the City of Melbourne, in the said State, public accountant, in trust for realization and otherwise, for the benefit of all creditors of the said Joseph Gleeson, as in the said deed mentioned.

All parties having any claims against the estate are hereby required to forward the same, and particulars thereof, accompanied by a sworn affidavit in proof of debt, to the undersigned, on or before the toth June, 1913, after which date the truste will distribute the trust funds amongst those persons only of whose claims notice shall then have been given.

Dated this 23rd May, 1913.

JOHN G. DAVIS, A.I.A.V. Public Accountant and Registered Trustee, Broken Hill Chambers, 31 Queenstreet, Melbourne.

street, Melbourne.

NOTICE TO GREDITORS AND OTHERS.—Name of deceased, WILLIAM LEWIS; usual residence, Frankston, in the State of Victoria; occupation and other description, gentleman; date of death, tenth July, 1912; name of administratir, Emily Lewis, "Balmoral," Frankston, widow.

[REDITORS and next of kin and all others having claims, against the estate of the above-named person are required to send particulars thereof to Emily Lewis, care of the undersigned, on or before the thirtieth day of June, One thousand nine hundred and thirteen, otherwise they may be excluded when the assets are being disise they may be excluded when the assets are being distributed.

Dated the twenty-sixth day of May, One thousand nine hundred and thirteen.
EGGLESTON & EGGLESTON, Bank-place, Mel-

bourne, proctors for the administratrix.

NOTICE TO CREDITORS .- RE THOMAS CHILDS

NOTICE TO CREDITORS.—RE THOMAS CHILDS
EVANS, DECEASED.

PURSUANT to the Trusts Act 1890, notice is hereby given that all persons having claims against the estate of Thomas Childs Evans, late of Ruby, in the State of Victoria, farmer, deceased, intestate (who died on the twenty-fifth day of January, 1913, and letters of administration of whose estate was, on the third day of May, 1913, granted by the Supreme Court of the said State, in its probate jurisdiction, to the National Trustees, Executors, and Agency Company of Australasia Limited, of number 113 Queen-street, Melbourne, in the said State, the said company having been duly authorized to apply for such administration by Catherine Stewart Evans, of Ruby aforesaid, the widow of the said deceased), are hereby required to send particulars, in writing, of such claims to the said company, at its address above-mentioned, on or before the 30th day of June, 1913, after which date the said company will proceed to distribute the assets of the said Thomas Childs Evans, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this 26th day of May, 1913.

RICHARD LITTLE, Korumburra and Leongatha, proctor for the said company.

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RE THOMAS FOSTER, DECEASED.—STATUTORY NOTICE TO CREDITORS.

RICHARD LITTLE, Korumburra and Leongatha, proctor for the said company. 148

RE THOMAS FOSTER, DECEASED.—STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trust's Act 1890, notice is hereby given that all persons having claims against the estate of Thomas Foster, late of "Retsoff," Northcoteroad, Armadale, in the State of Victoria, surgeon, deceased (who died on the twenty-eighth day of March, One thousand nine hundred and thirteen, and probate of whose will and two codicils was, on the twenty-first day of May, One thousand nine hundred and thirteen, granted by the Supreme Court of the said State, in its probate jurisdiction, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, at its above-mentioned address, on or before the twelfth day of July, One thousand nine hundred and thirteen, after which date the said company will proceed to distribute the assets of the said Thomas Foster, 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 twenty-fourth day of May, One thousand nine hundred and thirteen.

F. G. SMITH & MCEACHARN, 285 Collins-street, Melbourne, proctors for the said company.

Melbourne, proctors for the said company.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

OTICE is hereby given that George William Doherty, of 20 Winter-street, Malvern, in the State of Victoria, mounted constable, has, by deed dated twenty-second day of May, One thousand nine hundred and thirteen, conveyed and assigned all his estate, property, and effects whatsoever and wheresoever to John Gordon Davis, of the city of Melbourne, in the said State, public accountant, in trust, for the realization and otherwise, for the benefit of all creditors of the said George William Doherty, as in the said deed mentioned. All parties having any claims against the estate are hereby required to forward the same, particulars thereof, accompanied by swora affidavit in proof of debt, to the undersigned, on or before the 23rd June, 1913, after which date the truste will distribute the trust funds amongst those persons only of whose claims notice shall then have been given.

it districtite the frist runds amongst mose persons only whose claims notice shall then have been given.

Dated this 24rd May, 1913.

JOHN G. DAVIS, A.I.A.V., public accountant and gistered trustee, Broken Hill Chambers, 31 Queen-street,

PURSUANT to the Trusts Act 1890, notice is hereby given that all creditors and other persons having any claims against the estate of Sarah Ann Fellows, late of Pyramid Creek, Kerang, married woman, deceased (who died on the twentieth day of January. 1913, and probate of whose will was, on the fourteenth day of April, 1913, granted by the Supreme Court of Victoria, in the probate jurisdiction, to the Farmers and Citizens Trustees Company, Bendigo, Limited, of High-street, Bendigo, the evecutor named therein), are hereby required to send particulars of such claims to the said executor, addressed to the care of its solicitors, the undersigned, within six weeks from the date of publication hereof, after the expiration of which time the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and that it will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this twenty-first day of May, 1913.
CONNELLY, TATCHELL, & DUNLOP, Wellington-street, Kerang, solicitors for the said executor.

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RE WILLIAM HENRY RFED, DECEASED.

PURSUANT to the provisions of the Trusts Act 1890, notice is hereby given that all persons having any claims against the estate of William Henry Reed, late of Hargreaves-street, Bendigo, in the State of Victoria, baker and pastrycook, deceased (who died on the tenth day of February, One thousand nine hundred and thirteen, and probate of whose will has been granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Richard Reed, of Bendigo aforesaid, baker), are lereby required to send in particulars, in writing, of such claims to the said Richard Reed, addressed to hun, care of F. J. Macoboy, solicitor, Bendigo aforesaid, on or before the thirtieth day of June, One thousand nine hundred and thirteen. And notice is hereby also given that after the last-mentioned date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be answerable or liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice.

Dated this twenty-fourth day of May, 1913.

FRANK J. MACOBOY, View-street, Bendigo, proctor for the said executor. RE WILLIAM HENRY RFED, DECEASED.

S4 Vict. No. 1060, Sec. 64.

1 Edw. VII No. 1760, 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, New Zealand Chambers, 483 Collins-street, Melbourne, on or before the 7th July, 1913, or they may be excluded from the distribution of the estate when the assets are being distributed:—

REGINALD CARSAR HAWKINS, late of Weston, Bath, England, retired Naval officer, died 26th April, 1913.

ALEXANDER MURRAY, late of Elwood, Pannoobamawm, labourer, died 17th March, 1913.

WILLIAM HENRY RICKARDS, late of Clunes, labourer, field 20th March, 1913.

died 20th March, 1913.

CHARLES EDWARD STUBBINGTON, late of No. 582 Chapel-

street, South Yarra, tailor, died 13th May, 1913.

J. W. STRANGER,

Curator of the Estates of Decased Persons.

Melbourne, 26th May, 1913.

Victoria Gazette

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Mining Motices.

THE GIPPSLAND COPPER, PLATINUM, AND GOLD MINING AND SMELTING COMPANY N.L. OTICE is hereby given that an Extraordinary Meeting of the Shareholders in the above-anamed company will be held at the Board Room, Broken 1111 Chambers, Queen-street, Melbourne, on Friday, the 13th day of June. 1913, at half-past Three p.m., for the purpose of considering, and, if thought fit, passing the following

1. That the capital of the company be increased by 1. That the capital of the company be increased by increasing the amount payable in respect of each share on all shares in the company from 6s. (St. shillings) to 7s. (Seven shillings) per share.

2. To confirm the minutes of the meeting.

Buted the 16th day of May, 1913.

By order of the Board,

WALTER C. INGPEN, Manager.

GARDEN GULLY UNITED QUARTZ MINING
COMPANY NO LIABILITY

A CALL (the 41st) of One shilling per share has been
made on the uncalled capital of the above-named
company, payable at the company's office, Albion Chambers, Bendigo, on Wednesday, 11th June, 1913.
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J. H. CRAIG, Manager.

NEW VICTORIA CATHERINE COMPANY
NO LIABILITY.

CALL (the 90th) of Threepence per share has been
made on the uncalled capital of the above-named
company, payable at the company's office, Albion Chambers, Bendigo, on Wednesday, 11th June, 1913.
J. H. CRAIG, Manager.

GREY HORSE MINING COMPANY NO LIABILITY.

CALL (the 1st) of Sixpence per share on all shares in the company has been made, due and payable at 44 Glendearg-grove, Malvern, on Wednesday, the eleventh day of June, 1913.

166 ERNEST C. AMOR, Manager.

Companies Act 1890.-Twelfth Schedule. KENNINGTON MINING COMPANY NO LIABILITY

THE undersigned, do hereby make application to tegister Kennington Mining Company as a noliability company under the provisions of Part II of the Companies Act 1890.

Comparies Act 1890.

1. The name of the company is to be Kennington Mining 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, Bendigo.

4. The value of the company's property, including claim and machinery, is One thousand pounds sterling.

5. The number of shares in the company is 34,000, of es. 6d. each.

5. The number of snares in the company, 6. 6d. each.

6. The number of shares subscribed for is Thirty-four

thousand.

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.	Number	of Share
Bray, Alfred, Bendigo, mine manager		2,625
Cinquegrana, N., Bendigo, manufactures		650
Callaghan, Mrs., Bendigo, hotelkeeper		325
Darby, C., Bendigo, hotelkeeper	• • •	325
Frigerio, A., Bendigo, wire worker		350
Knight, W., Bendigo, coachbuilder		325
Lorenz, H., Bendigo, tailor		975
Mason, W., Bendigo, grocer		650
Watts, T. H., Bendigo, salesman		325
Birch, L. B., Bendigo, legal manager (i	n trust	
for shareholders)		27,450
• '		

L. B. BIRCH, Manager.

Dated this nineteenth day of May, 1913. Witness to signature—S. H. McGOWAN.

I. LEA BUTLER BIRCH, do solemnly and sincerely declare

r. 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.

L. B. BIRCH. Taken before me, at Bendigo, this nineteenth day of May, 1913—S: H. McGowan, J.P.

LUCK'S ALL GOLD MINING COMPANY NO LIABILITY.

NOTICE OF FORFEITURE.

TOTICE is hereby given that all shares upon which the May call (the 6th) of Twopence per share is unpaid, are hereby declared forfeited, and will be sold at half-past Eleven o'clock, on 7th June, 1913, by public auction, at the Stock Exchange, Melbourne, unless previously returned. auction, at the St viously redeemed.

W. BRUCE FOX, Manager. 123 Queen-street, Melbourne.

CHAMPION AMALGAMATED GOLD MINES NO LIABILITY.

NOTICE OF FORFEITURE.

NOTICE is hereby given that all shares upon which the May call (the 2nd) of Threepence per share is unpaid, are hereby declared forfeited, and will be sold, at half-past Eleven o'clock, on 5th June, 1913, by public auction, at the Stock Exchange, Melbourne, unless previously redeemed.

W. BRUCE FOX, Manager. 123 Queen-street, Melbourne.

SPARGO CREEK GOLD MINING COMPANY NO LIABILITY.

N OTICE.—All shares on which the 2nd call of One penny per share remains unpaid, will be sold by public auction, at the Mining Exchange, Ballarat, on Tuesday, 3rd June, 1913, at half-past Twelve o'clock p.m.

A.M.P. Chambers, Ballarat.

BRITANNIA GOLD MINING COMPANY NO LIABILITY.

NOTICE.—All shares on which the 8th call of Fourpence per share remains unpaid, will be sold by public auction, at the Mining Exchange, Ballarat, on Tuesday, 3rd June. 1913. at half-past Twelve o'clock p.m. GEO. BARKER, Manager.

A.M.P. Chambers, Ballarat.

NEW IMPERIAL COMPANY NO LIABILITY, HISCOCKS.

A LI. shares in the above company forfeited for non-payment of the 16th (May) call of Threepence per share, will be sold by public auction, at the Mining Exchange, Ballarat, on Saturday, 7th June, 1913, at half-past Twelve o'clock p.m.

CHAS. RUFFLE, Manager. 16 Camp-street, Ballarat.

NORTH BRITAIN COMPANY NO LIABILITY, BLACKWOOD.

NOTICE.—All shares in this company on which a call remains unpaid will be sold by public auction, on Tuesday, the 10th day of June, 1913, at half-past Twelve o'clock p.m., at the Mining Exchange, Ballarat.

W. M. ACHESON, Manager.

38 Lydiard-street south, Ballarat.

NORTH NEW JUBILEE COMPANY NO LIABILITY, SCARSDALE.

NOTICE.—All shares in this company on which a call remains unpaid will be sold by public auction, on Tuesday, the 10th day of June, 1913, at half-past Twelve o'clock p.m., at the Mining Exchange, Ballarat.

W. M. ACHESON, Manager. 18 Lydiard-street south, Ballarat.

DEEBOOK DREDGING NO LIABILITY.

NOTICE is hereby given that the registered office of the above-named company is registered at Renong Chambers, Ringwood.

The manager of the said company is John William Barrett, of Renong Chambers aforesaid.

Dated this 26th day of May, 1913.

The common seal of the company was hereto affixed by-EDWARD T. MILES, Directors. (L.S.)

Haden Smith and Fitchett, Temple Court, Melbourne, solicitors for the company.

SPRINGTIME TIN OPTIONS NO LIABILITY.

NOTICE is hereby given that the registered office of the Springtime Tin Options No Liability is situate at 360 Collins-street, Melbourne, and Mr. Percy Peppin Cook is the manager of the company.

Dated this sixteenth day of May, One thousand nine hundred and thirteen.

As witness the common seal of the company-

H. MATTHEWS, Two of the Directors C. A. GALLETLY, of the company. (SEAL)

GREY HORSE MINING COMPANY NO LIABILITY. NOTICE is hereby given that the registered office of the company is situate at 44 Glendearg-grove, Malvern, and that the name of the legal manager is Ernest vern, and that the Charles Amor.

Charles Amor.

Dated this twenty-first day of May, 1913
(SEAL) W. MYERS, \ W. TIMMINS, \ Directors.

In the Court of Mines for the Mining District of Cippsland, at Walhalla.—In the matter of Part II. of the Companies Act 1890, and in the matter of LONG TUNNEL MINING COMPANY NO LIABILITY (In Liquidation).

NOTICE is hereby given that the Schedule showing the realized amount of the assets and the liabilities of the company, the amount of moneys now available for the claims in the matter of the winding-up, and the proposed plan of distribution thereof, is open in the office of the liquidator of the said company, 414 Collins-street, Melbourne for inspection by the contributors to and the posed plan of distribution dieters, is speak and the beautiful of the said company, 414 Collins-street, Melbourne, for inspection by the contributors to and the creditors of the said company, and that the claims mentioned in the schedule will, after the lapse of fourteen days from the publication of this notice, be paid at the said office.

Dated the twenty-seventh day of May, One thousand nine hundred and thirteen.

HAMILTON, WYNNE, & RIDDELL, 421 Collins-street, Melbourne, solicitors for the said liquidator. 143

Ensolvency Motices.

The Insolvency Acts.—In the matter of ARTHUR SMITHETT & DAVID GOLDSTEIN, trading as Smithett & Goldstein, 531A Drummond-street, Carlton, manufacturers, whose estate was assigned on the 19th day of March, 1913.

A FIRST and Final Dividend is intended to be declared in this matter. Creditors who have not proved their debts by the 7th day of June, 1913, will be excluded.

Dated this 28th day of May, 1913.

JAMES MOFFITT GRAHAM, Trustee.

Edward Graham and Sons, public accountants and trade assignees, 28-29 Fink's Buildings, Elizabeth-street, Melbourne.

The Insolvency Acts.—In the Court of Insolvency,
Central District, at Melbourne.

A FIRST Dividend is intended to be declared in the
matter of Philip Knuckey, of Moor-street, Fitzroy, in the State of Victoria, self-raising flour manufacturer, whose estate was assigned to me on the 8th day of
April, 1913. Creditors who have not proved their debts
by the 12th day of June, 1913, will be excluded.

Dated this 22nd day of May, 1913.

L. A. CLEVELAND, Trustee.

Cleveland and Son, public accountants, 31 Queen-street,
Melbourne. 168

The Insolvency Acts.—In the Court of Insolvency, Midland District, at Bendigo.—In the matter of ROBERT NOBLE, of Barnedown, in the parish of Muskerry, in the State of Victoria, farm labourer, insolvent.

A FIRST and Final Dividend is intended to be declared in the matter of the above named, whose estate was sequestrated on the thirtieth March, 1911. Creditors who have not proved their debts by the 11th June, 1913, will be excluded from this dividend.

Dated this twenty-sixth day of May, 1913.

H. S. V. BUSST, Assignee, Law Courts, Bendigo. 127

The Insolvency Acts.—In the Court of Insolvency,
Melbourne District.

A FIRST and Final Dividend is intended to be declared in the matter of Stephen Cornelius Bean,
of Station-street, Fairfield, in the State of Victoria, ironmonger, whose estate was assigned on the 13th day of
January, 1913. Creditors who have not proved their debts
by the 12th day of June will be excluded.

Dated this 28th day of May, 1913.
T. C. WALKER, Trustee, Collins House, 360 Collinsstreet, Melbourne.

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street, Melbourne.

The Insolvency Acts.—In the matter of the insolvent estate of Leslie Thomas Wortley, of Koondrook, store-

keeper.

A FIRST and Final Dividend is intended to be declared in the matter of the above named, whose estate was sequestrated for benefit of creditors on fourth day of April, 1912. Creditors who have not proved their debts by eleventh day of June, 1913, will be excluded.

Dated this 28th day of May, 1913.

E. GERALD BALDING, Trustee.

Davey, Balding, and Co., public accountants, South British Buildings, 19 Queen-street, Melbourne.

The Insolvency Acts.—In the matter of the assigned estate of William Cluff Hulme, of Moyhu, storekeeper.

SECOND and Final Dividend is intended to be de-A clared in the matter of the above named, whose estate was assigned for benefit of creditors on eighth day of March, 1912. Creditors who have not proved their debts by eleventh day of June, 1913, will be excluded.

Dated this 28th day of May, 1913.

E. GERALD BALDING, Trustee.

Davey, Balding, and Co., public accountants, South British Buildings, 19 Queen-street, Melbourne.

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

DIVIDEND is intended to be declared in the mat-A ter of Herbert Merriman, of 230 King-street, Mel-bourne, in the State of Victoria, engineer, whose estate was sequestrated by order dated 20th day of February, 1913. Creditors who have not proved their debts by the 12th day of June will be excluded.

Dated this 26th day of May, 1913.

L. A. CLEVELAND, Assignee. Cleveland and Son, public accountants, 31 Queen-street

The Insolvency Acts.—In the matter of the assigned estate of William Stimpson Balding, of Boisdale, storekeeper.

A THIRD and Final Dividend is intended to be declared in the matter of the above named, whose estate was assigned for benefit of creditors on twenty-sixth day of July, 1912. Creditors who have not proved their debts by eleventh day of June, 1913, will be excluded. cluded.

Dated this 28th day of May, 1913.

E. GERALD BALDING, Trustee.

Davey, Balding, and Co., public accountants, South British Buildings, 19 Queen-street, Melbourne. 144

Empoundings.

BALLARAT CITY.-Impounded at Bellarat City Pound.

2 red or vellow and white heifer calves, back and front notch

near ear 1 red and white boifer calf, like H near rump 1 bay or brown horse, shod, hind feet white, off knee marked, like small C or □ (square) near shoulder

If not claimed and expenses paid, to be sold on 20th June,

C. DOUGLAS CADDEN, Poundkeeper.

119 - 5/10

BRANXHOLME.—Impounded at Branxholme, by Thos. Annett, Morven.

1 black or brown cow, back quarter off ear, \widehat{A} near rump . If not claimed and expenses paid, to be sold on 21st June, 1913.

HUGH. DEVERE"X.

178 - 4/8

Poundkeeper.

ROADMEADOWS.-Impounded at Campbellfield.

1 roan heifer, about two years old, ear marked near ear, no visible brand
1 roan heifer about two years old, light, red nack, ear marked near ear, like D off rump
1 white heifer, about two years old, dark spots on side, no visible brand

1 Ayrshire steer, about two years old, off ear cut, no visible brand

brand 1 red-ronn steer, about two years old, neck slit, like 8 off rump 1 red and white steer, about two years old, neck slit, no visible brand

If not claimed and expenses paid, to be sold on 23rd June 1913.

S. L. HAWKINS, 174 - 9/4

CLUNES.—Impounded at Clunes, 26th May, 1913, by Mr. Alex. Fraser, Mount Beckworth.

1 black steer, notch off point near car, no visible brand 2 red and white steers, notch off point near car, no visible brand 3 roan heifers, notch off near car, no visible brand

If not claimed and expenses paid, to be sold on 18th June, 1913.

HUGH LEE. 176—5/3

Poundkeepera".

1913

175-5/8

JOHN HUTCHINSON,

Poundkeeper.

COBURG.—Impounded at Coburg, by Inspector of the Town ORBOST.—Impounded at Orbost. 1 brindle cow, white on face, near ear slit, like W off rump 1 small brindle and white heifer, slit out off ear, No. 1163, no If not claimed and expenses paid, to be sold on 21st June, If not claimed and expenses paid, to be sold on 14th June, PERCY B. SUMMERS, 114 - 4/1Poundkeeper. 106-4/1 Poundkeeper. GLENAROUA.—Impounded at Glenaroua, 17th May, 1913. POCHESTER.—Impounded at Rochester, 18th May, 1913, by T. B. Williams, Nanneella. 1 crossbred ram, 6-tooth, back notch off ear 41. Red cow, waite face, like U near rump
42. Yellow and white spotted cow, no visible brand
43. Blue and white strawberry cow, blotch brand and N near If not claimed and expenses paid, to be sold on 14th June, GEORGE WARD. 99-3/6 rump
44. Yellow spotted cow, like R off rump
45. Red cow, split ear, no visible brand MORSHAM.—Impounded at Horsham, by J. Devlin. On 22nd May, by W. E. Kerlin, Timmering. 1 bay mare, shod, star on forehead, off hind foot white, no 48. Roan and white stag, off horn broken down head, like Y off If not claimed and expenses paid, to be sold on 11th June, If not claimed and expenses paid, to be sold on 20th June, A. HOCKING Poundkeeper. J. TOVEY KYABRAM.—Impounded at Kyabram. 133-8/9 1 flea-bitten grey gelding, aged, medium draught, no visible ROSEDALE.—Impounded at Rosedale, 23rd May, 1913, by Shire Ranger, from Holey Plains Road. brand 1 red and white bull calf, more red than white, no visible brand 1 red and white heifer calf, no visible brand 1 red heifer, top off off ear, quarter off back near ear, AT off 1 spotted heifer, scar near rump, punch hole off ear, like B off If not claimed and expenses paid, to be sold on 19th June, 1913. rump 1 red heifer, piece out back near ear, MK near ribs ELIZABETH CHASTON 135 - 5/3If not claimed and expenses paid, to be sold on 19th June, 1913. ANG LANG.—Impounded at Lang Lang. P. SHERREN, Poundkeeper. 1 red heifer, slit out right ear, \(\otimes\)) on off rump
1 red heifer, \(\otimes\)) on off rump
1 red and white heifer, slit out right ear, \(\otimes\)) on off rump
1 black and white heifer, slit out right ear, \(\otimes\)) on off rump
1 yellow and white heifer, slit out right ear, \(\otimes\)) on off rump
1 yellow and white heifer, slit out right ear, \(\otimes\)) on off rump SANDFORD.-Impounded at Sandford, by George Smith, Herdsman. 1 bay draught gelding, near hind fetlock white, no visible If not claimed and expenses paid, to be sold on 20th June, If not claimed and expenses paid, to be sold on 18th June, . JOHN STEWART ANDERSON, Poundkeeper. Ayrshire heifer, top notch out both ears, no visible brand
 Ayrshire heifer, top off both ears, no visible brand
 red and white heifer, top off both ears, blotched brand
 red and white heifer, top off both ears, no visible brand SEA LAKE.—Impounded at Sea Lake. If not claimed and expenses paid, to be sold on 21st June, 1 briudle and white cow, D near rump 1 red heifer with yoke on, no visible brand 1 red and white heifer, no visible brand 1 red and white steer, no visible brand 1 red and white steer, no visible brand 1 yellow steer, no visible brand 1913. L. G. WITHERS, Poundkeeper. 180-9/11 MAFFRA.—Impounded at Maffra. If not claimed and expenses paid, to be sold on 11th June, 1 red and white Ayrshire heifer, no visible brand 1 white steer, top off off ear, no visible brand CLAUDE R. MUDGE, Poundkeeper. If not claimed and expenses paid, to be sold on 20th June, JAS. A. DU MOULIN, SMEATON.—Impounded at Creswick Shire Pound. by John George. 111-4/1 MARONG. -Impounded at Marong Shire Pound. 1 dark-bay or brown gelding, hack or buggy sort, slightly collar-marked, like V over S (reversed) near shoulder If not claimed and expenses paid, to be sold on 21st June, 1913. 1 brindle and white bull 1 red and white cow, tar mark on rump WM. CANE, Poundkeeper. 136-4/8 If not claimed and expenses paid, to be sold on 28th June, JAMES GRAY, Poundkeeper. SOUTH GIPPSLAND .-- Impounded at South . Gippsland Shire Pound. MERINO.—Impounded at Merino, by the Herdsman. 1 red bull, white flanks, small patch of white on top of rump, off ear slit, JR (conjoined) on near rump If not claimed and expenses paid, to be sold on 14th June, 31. Red and white heifer, like front quarter off ear, no visible 32. Red and white cow or heifer, no visible brand 33, 34. Two poddy steer calves, red and black, no visible brand 36. Black mare, hack, tan muzzle, shod all round, no visible brand EDWARD ASTBURY, 179-4/8 Poundkeeper. ST. KILDA.—Impounded at St. Kilda, 21st May, 1913, by M. H. McInerney. From Struan Estate. 35. Small light-red bull, swallow off ear, no visible brand 28. Bay horse, off hind foot white, ROS near shoulder If not claimed and expenses paid, to be sold on 20th June, 1913. If not claimed and expenses paid, to be sold on 14th June, T. D. CLARK, Poundkeeper. W. J. EDINGTON, 137 - 7/7140 - 4/1NUNAWADING.—Impounded at Nunawading, 26th May, 1913, by S. Pope, Shire Inspector. WARRANDYTE.—Impounded at Warrandyte, 14th May, 1913. 1 light-grey mare, hind fetlocks swollen, no visible brand 1 dark iron-grey gelding, white face, no visible brand 1 dark-bay filly, no visible brand 1 Jersey coloured cow, inclining to dark, little white on fore-head, off ear marked, like W off rump If not claimed and expenses paid, to be sold on 19th June, If not claimed and expenses paid, to be sold on 18th June,

S. J. BENNETT.

Poundkeeper.

Victoria Gazette	2343 ¹
7.ARRNAMBOOL.—Impounded at Warrnambool.	
YY	2358. Frankston Land
1 white and red spotted heifer poddy, no visible brand	2359. Flood Protection
If not claimed and expenses paid, to be sold on 18th Ju	2360. Creswick Land
1913.	Chaff and Charle Fred
177-3/6 , F.J. ROSS, 197-3/6 , Poundkeepe	
177-3/6 Juolen Poundkeepe	r. 2303. Consolidated Revenue
	2365. Savings Bank
	2266 Mining Leases
POUNDKEIPERS REMITTANCES.	2367. Training Ships
FINE Commence Program coleranded for the receipt of	
THE GOVERNMENT PRINTER acknowledges the receipt of undermentioned sums:—	2369. Administration and Probate
	2370. Marine Stores and Old Metals
1913. £ s.	d 2371. Consolidated Revenue
	2372. Colonial Mutual Life Assurance S
	0 2373. Game
May 21.—G. Ward 0 2	6 2374. Wyndham Race-course
May 22.—C. R. Madge 0 4	6 2375. Melbourne Land Exchange 2376. Spirit Merchants' Licences
May 27.—J. Gray 0 5	0 2377. Dunolly State School Site
	0 2378. Natimuk and Goroke Railway
'	0 2379. Pounds
	2380. Pea Rifles and Saloon Guns
	2381. Developmental Railways
•	6 2382. Consolidated Revenue
May 27.—W. Cane 0 4	1 2383. Public Service
May 27.—T. D. Clarke 'r' 1 0 12	0 2384. Vehicles
May 27W, J. Edington 21.5 1 1 0 4	0 2386. Factories and Shops Consolidation
May 27.—J. Ross 0 3	0 2387. Geelong Land
3407 II D	6 2388. Surplus Revenue
	2389. Beech Forest and Crowes Railway
35 00 T C 37713	2200 Cheringhan to Maroona Railway
May 28L, G. Withers 0 5	2391. Fisheries
ALBERT J. MULLETT,	2392. Melbourne and Metropolitan Board
Government Printe	2393. Prahran Mechanics' Institute
28th-May, 1913.	2394. Menodine Land
2000 1107, 1010.	2395. Ballarat Free Library 2396. Prabran and Malvern Tramway
	2397. Thornbury Land
ACTS OF PARLIAMENT.	2398. Fitzroy State School Site
ACIS OF TAKLIAMENT.	2399. Senate Elections (Times and Plac
COPIES of the following Acts of the Parliament	of 2400. Agricultural Colleges
COPIES of the following Acts of the Parliament Victoria passed subsequently to the Consolida	ted 2401. Inter-State Destitute Persons Rel
Statutes may be obtained at the Government Print	ing 2402. Milk and Dairy Supervision
Office or from any Bookseller at the price set opposite	to 2403. Victorian Government Stock
each, viz.:—	2404. Victorian Government Debentures
· , s.	d. 2406. Administration and Probate Dutie.
2311. Consolidated Revenue o	9 2407. Municipal Endowment
2312. Healesville Fire Brigade Land o	2408. Cocoroc Land Sale
2313. Beaufort Fire Brigade Land o	O 2400. Castlemaine Temperance Hall
2311. Consolidated Revenue	2410. Railway Deficiency Rate Abolition
2315. Consolidated Revenue o	2411. Health

2312.	Healesville Fire Brigade Land	0	6
2313.	Beaufort Fire Brigade Land	Q	6
2314.	Beaufort Fire Brigade Land Cocoroc Land Sale	0	6
2315.	Consolidated Revenue	o	6
2316.	Victorian Sanatoria for Consumptives	0	6
2217.	Friendly Societies	o	6
2218.	Mining Development	o	6
2210.	Prince of Wales Birthday Holiday Abolition	ō	ϵ
2220	Consolidated Revenue	ō	6
2221	Consolidated Revenue Preferential Voting	o	6
2222	Geelong Waterworks and Sewerage	ŏ	6
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2323	Administration and Probate Duties	o	ĕ
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2325.	Water Supply Loans Application	0	6
2320.	Land Tax	ő	Ğ
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2320.	Matches	o	ě
2329.	Railway Service	_	
2330.	Teachers	0	9
2331.	Victorian Manganese Mines Iron and Steel		ϵ
	Company's Railway	0	
2332.	Land	I	6
2333.	Flemington Road Tramway	0	6
2334.	Municipal Endowment	0	6
2335.	Municipalities Coronation Celebrations	0	6
2336.	Ararat Land Purchase	0	6
2337.	St. Kilda Tramway	0	6
2328.	Prahran and Malvern Tramways Trust	0	6
2339.	Yarram Lands Walpeup Shire	0	6
2340.	Walpeup Shire	0	6
23AI.	Shearers' Hut Accommodation	0	6
2342.	Administration and Probate	0	6
2343.	Coroners	1	0
2344.	Methodist Church	0	6
27/5.	Flood Protection	0	6
2246.	Railway Loan Application	0	6
2247.	Appropriation	0	6
2248	Savings Ranks	0	6
2240	Benalla to Tatong Railway Construction	0	6
2250	Rushworth to Colbinabbin Railway Construc-		
-350.	tion	0	6
2251	Crowland to Navarre Railway Construction	ō	6
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2352.	Victorian Manganese Mines Iron and Steel	-	Ĭ
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