

ICTORIA

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No. 186.1

WEDNESDAY, **NOVEMBER** 28.

[1917.

PUBLIC HOLIDAY.

PROCLAMATION

By His Excellency the Honorable Sir Arthur Lyulph Stanley, 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.

IN pursuance of the provisions contained in Part VI. of the Public Service Act 1915 (6 Geo. V. No. 2713), I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation, appoint the day and date hereunder mentioned to be observed as a Public Holiday at the place specified, viz.:—

Public Holidain

Public Holiday:-

THURSDAY, THE 6TH DAY OF DECEMBER, 1917, throughout the Shire of Dandenong*.

* Agricultural Show.

Given under my Hand and the Seal of the State of ven under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-sixth day of November, in the year of our Lord One thousand nine hundred and seventeen, and in the eighth year of the reign of His Majesty King George V.

A. L. STANLEY.

By His Excellency's Command,

D. McLEOD, Chief Secretary.

GOD SAVE THE KING!

BANK HALF-HOLIDAY.

PROCLAMATION

By His Excellency the Honorable Sir Arthur Lyulph Stanley, 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.

TN pursuance of the provisions contained in Part III. of the Banks and Currency Act 1915 (6 Geo. V. No. 2618), I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the day and date named hereunder a special day to be observed as a Bank Half-Holiday at the place mentioned, that is to say:—

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

THURSDAY, THE 6TH DAY OF DECEMBER, 1917, AT PENS-

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

A. L. STANLEY

A. L. STANLEY. (L.S.)

By His Excellency's Command,

God Save the King! D. McLEOD,

No. 186.-November 28, 1917.-15821.-1.

APPOINTMENTS.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in accordance with the provisions of section 5 (1) of the Shazers' Hut Accommodation Act 1915 (No. 2726) has, by Order made on the 20th day of November, 1917, appointed the persons named hereunder as Inspectors for the Districts specified opposite to their respective names in lieu of the persons appointed as Inspectors for the same Districts by Order in Council of the 4th December, 1916, that is to say:—

DEPARTMENT OF AGRICULTURE. Shearers' Hut Accommodation Act 1915.

INSPECTORS.

Name of Inspector.	District.
Matthews, John Alfred Lorimer, Robert Charles Kyle, John Fisher, Percy Hilborne Stephen, Alexander Comans, Michael Beacom, Walter Francis Budd, Hubert Walton Gemmell, Thomas Madden, James Patrick Henderson, George	The whole of the area contained within the boundaries of the Shire of— Glenelg, Wannon Rochester Huntly, Strathfieldsaye Bannockburn, Corio, Leigh South Barwon, Bellarine Broadmeadows, Bulla, Keilor Preston, Whittlesea Soynour, Broadford, Kilmore, Pyalong Yea, Alexandra, Howqua Nunawading, Lilydale, Upper Yarra Towong

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

At the Executive Council Chamber, Melbourne, 20th November, 1917.

Local Government Act 1915. DEPARTMENT OF PUBLIC WORKS. SPECIAL AUDITOR.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, by an Order made on the 26th day of November, 1917, under the provisions of section 447 (1) of the Local Government Act 1915, has appointed

Mr. L. B. TOMLINS, Collins House, 360 Collins-street, Melbourne,

street, Melbourne, a Special Auditor, to examine and report upon the Sale-yards accounts of the Shire of Poowong and Jeetho for the period from the 1st October, 1907, to the 30th September, 1917, in lieu of five years approved by the Governor in Council on the 13th November, 1917, and in addition thereto to examine and report upon the municipal accounts of the said shire from the 1st October, 1917, to the 16th November, 1917, at the remunerance and allowance as described in the Order aforesaid.

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

At the Executive Council Chamber, Melbourne, the 26th November, 1917.

APPOINTMENTS.

H IS 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 November, 1917, been pleased to make the undermentioned appointments, viz.:-

DEPARTMENT OF PUBLIC INSTRUCTION.

Superintendent, College of Domestic Economy,

BRENDA SUTHERLAND

to be Superintendent, College of Domestic Economy, Class "H," Professional Division; a vacancy having occurred, and the Public Service Commissioner having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy on probation for three months.

LAW DEPARTMENT --- ATTORNEY-GENERAL. Sheriff's Substitute,

ARTHUR GEORGE CHARLES HART

ARTHUR GEORGE CHARLES HART

(as Deputy Clerk of the Peace for the Midland Bailiwick and Acting Registrar of the County Court at
Castlemaine), appointed by virtue of the provisions of
section 91 of the Juries Act 1915 (No. 2674), to do and
perform with respect to the Courts at that place, in
the place and stead of the Sheriff, all such acts and
things as the Sheriff is by the said Act authorized or
required to do or perform, during the absence on leave
of Frederick W. House, in accordance with the recommendation of the Public Service Commissioner under
section 168 of Act No. 2713; to take effect from the date
of commencement of duty.

LAW DEPARTMENT-SOLICITOR-GENERAL.

Magistrate.

WILLIAM JOSHUA BIRD, 77 Orrong-road, Elsternwick,

to Keep the Peace in the Central Bailiwick of the State

DEPARTMENT OF TREASURER.

Acting Receivers of Revenue and Paymasters,

The Governor in Council, upon the recommendation of the Public Service Commissioner (section 168 of Act No. 2713), has appointed the persons named hereunder to be Acting Receivers of Revenue and Paymasters at the places mentioned, that is to say:—

Castlemaine.—ARTHUR G. C. HART, Acting Clerk of Courts, Castlemaine, during the absence of F. W. House on leave;

Hamilton.—Francis J. Sauer, Acting Clerk of Courts, Hamilton, during the absence of F. M. O'Meara on leave;

Warrnambool.—FREDERICK W. BOND, Acting Clerk of Courts, Warrnambool, during the absence of W. C. Wilson on leave.

DEPARTMENT OF LANDS AND SURVEY.

Trustees of Site,

The persons named hereunder to be Trastees of the land at Lannecoorie, temporarily reserved on the 5th July, 1869, as a site for place of public worship in connexion with the Primitive Methodist Denomination:—

Joseph Grimmett, DAVID ANDERSON, THOMAS STONE, GEORGE THOMAS EDWARDS, and NICHOLAS AUGUSTAS GRYLLS,

in the room of Joseph Grimmett, William Anderson, John Oldroyd, Thomas Edwards, and the Reverend Michael Clarke deceased.

DEPARTMENT OF AGRICULTURE.

Inspector of Stock,

In accordance with the provisions of section 5 of Part I. of the Stock Diseases Act 1915,

JOHN LEONARD SHAW (Constable of Police)

to be an Inspector of Stock, at Buchan, as from 23rd October, 1917, vice Constable N. B. McPherson resigned, and to receive payment of an allowance at the rate mentioned in the Order of the 20th November, 1917.

Inspectors,

THOMAS AKERS and WALTER FRANCIS BEACOM

(Supervisors under the Dairy Supervision Act 1915), to be Inspectors under the said Act for the purpose of giving effect to the Sheep Dipping Act 1915, without addition to salary, and for the period during which they shall continue to be employed in their present capacity.

DEPARTMENT OF PUBLIC HEALTH.

Trustee of Cemetery, JAMES QUIGLEY, Senior,

to be Trustee for Harrow Public Cemetery, vice John Foley, deceased.

DEPARTMENT OF LABOUR.

Chairman, .Special Board,

F. H. BOLTON, Esq., J.P.,

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

Member of Special Board,

FRED THONEMANN

to be a Member (representative of employers) of the Paper Board appointed 'under the provisions of the Factories and Shops Acts, vice Robert Corney removed.

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

At the Executive Council Chamber, Melbourne, the 20th November, 1917.

APPOINTMENT.

H 18 Excellency the Governor of the State of Victoria.

by and with the advice of the Executive Council thereof, has, by Order made on the 26th day of November 1988. ber, 1917, been pleased to make the undermentioned appointment, viz.:-

LAW DEPARTMENT. - SOLICITOR-GENERAL.

Clerk of Petty Sessions (Acting).

WILLIAM CHARLES SARGEANT, Constable of Police, Winchelsea.

to be also Clerk of Petty Sessions (Acting), at Winchelsen; to take effect from the date of commencement of

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

At the Executive Council Chamber, Melbourne, the 26th November, 1917.

DEPARTMENT OF PUBLIC INSTRUCTION.

APPOINTMENT OF SCHOOL COMMITTEES.

IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, by Orders made on the 20th day of November, 1917, under provisions contained in the Education Act 1915 (6 Geo. V. No. 2644), has appointed the undermentioned persons to be Members of the School Committees for the respective schools as set forth lierein, for the period ending 28th February, 1918:—

School No. 40, Berwick, Pearson, J. B. Meyer, N. E.

School No. 427, Mount Clear. Stanbury, William

School No. 723, Birregurra. Edgerton, E. J.

School No. 730, Wattle Flat. O'Helir, Thomas

School No. 814, Jamieson.
Rilpatrick, Hume Hoskin, George

School No. 935, Sedgwick. Girvan, Alexander

School No. 1712, Pyramid. Curnick, Benjamin E.

School No. 2115, Merino. McIntyre, John Page, Richmond Coulson, George

School No. 2188, Kinglake. Tuckett, W. Carlyle, C.

School No. 2256, Benalla East. et (Mrs.) Parkinson, Alfred Charles Walsh, Janet (Mrs.) School No. 2536, Hurdle Creek West. King, A.

School No. 2867, Warranook West, Crute, J.

Anderson, Charles A. W.
Cowcher, John R.
Martin, Alfred
Orgill, Alexander G.

School No. 2912, Loch
Patterson, Sydney H.
Stanley, James H.
Western, George

School No. 2939, Warragamba, Walter, A. J. Shotton, R.

homas (Mrs.) Jeffrey, William (Mrs.) Francis (Mrs.) Bock, Con. (Mrs.) Swan, Thomas Swan, Thomas (Mrs.) Howman, Francis Howman, Francis (Mrs.)

School No. 3059, Balrootan,

Bone, James

School No. 3279, Chum Creek.
G. Northey, J.
Postill, F. (Mrs.)
(Mrs.) Chaffer, A. G.
Trewin, W.
Bartlett, F. (Mrs.)
Leitch, W.

School No. 3337, Kilcunda-road. ll Gillett, Frederick J. Timms, Lyell

School No. 3349, Jumbuk, Ritchie, Thomas

School No. 3504, Budgeree South-East. Townsend, Ethel May Aurish, Norman Townsend, Ernest William

School No. 3549, Wyuna West. Keating, Robert

School No. 3729, Chelsea.
Hocking, Anna Magdalina Hawke, George P.

School No. 3797. Murraydale. McCaw, Elizabeth (Mrs.)

beth (arts.)

School No. 3803, Daytrap.

Oliver, John
Taylor, Margaret (Mrs.)

Scott, Mary Louisa (Mrs.) Murfin, Pharaoh Scott, Albert Taylor, John Wright, Hugh

School No. 3956, Dón Vulley. Fleming, George (Mrs.) Rissinich, Karl Reut, Charles (Mrs.)

Morrison, R. W. Borehard, J.
Hunt, George Maher, James
Keck, A. E. Whitfield, Henry Hunt, George Keck, A. E. O'Callaghan, P..

School No. 3963, Panitya North.

Johnston, Robert J. Kuchel, Paul
Bailey, Fredrick Mickan, Gus. E. Bailey, Fredrick Paech, Ben. E.

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

At the Executive Council Chamber, Melbourne, the 20th November, 1917.

Health Act 1915.

BOARD OF PUBLIC HEALTH.

REPRESENTATIVE MEMBER OF THE CITY OF MELBOURNE.

AVING received notice that the Council of the City of Melbourne has nominated Alderman William Burton, J.P., one of the members of the said Council, to be its Representative Member on the Board of Public Health, from and after the 1st day of January, 1918, in virtue of the provisions of the Health Act 1915. I declare the said William Burton to be duly elected to be a Member of the Board for the City of Melbourne, from the first day of January, 1918.

Dated at Melbourne this sixteenth day of November,

D. McLEOD, Minister of Public Health.

Factories and Shops Act.

MEMBER OF A SPECIAL BOARD REMOVED.

U 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 Exceutive Council thereof, has, by Order made on the 20th day of November, 1917, removed

ROBERT CORNEY

from the Paper 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 November, 1917.

Audit Act 1915.

DEPARTMENT OF TREASURER.

COLLECTORS OF IMPOSTS RELIEVED.

Is Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has relieved the persons named in the subjoined Schedule of their duties as Collectors of Imposts for the purpose of collecting State Forest Revenue in the districts specified:—

SCHEDULE

Name, District.

C. H. Woodbridge—Apsley. H. WOODERIDGE—Apsiey.
A. BELL—Barmah.
D. BAILES—Beaufort
M. FIRTH—Beech Forest.
H. STUBBS—Beechworth.
J. WARREN—Benalla and Tatong.
SEMMENS—Bendigo.
SIANNON—Bendoc.
LONES Boulah

JONES—Beulah.
J. EDWARDS—Boolarra.
FIRTH—Bringolong and Walhalla.
J. POWER—Bright.
T. WELSH—Broadford and Seymour

N. J. POWER—Bright.
G. T. WEISH—Broadford and Seymour.
D. Ingle—Bruthen, Bairnsdale, and Wiseleigh.
J. J. Ball.—Castlemaine.
A. H. Cross—Chiltern.
J. S. Ritchle—Creswick.
A. E. McLean—Dartmoor.
M. Griffin—Daylesford.
J. B. Conn—Dimboola and Wail.
T. W. Newton—Forrest.
W. Baker—Glen Wills.
A. W. Grainsger—Healesville.
A. S. T. Rankin—Heathcote.
J. C. Paterson—Heywood.
W. C. Sargeant—Inverleigh.
F. W. Wilson—Jeparit.
A. J. Young—Koondrook.
J. H. Dermody—Korumburra.
WM. Dowling—Lai Lai.
J. Firith—Macedon.
J. Watson—Maryborough.
W. J. Papara, Wallden.

WM. DOWLING—Lai Lai.
J. First—Macedon.
J. Watson—Maryborough.
W. J. Perry—Mildura.
G. T. Brown—Mitiamo.
G. Madin—Murtoa.
T. F. Hayden—Neerim South.
F. A. Cane—Omeo.
A. J. Bertrand—Rainbow.
J. J. Jerkins—Scarsdale.
F. G. White—Shepparton and Rushworth.
II. S. DIXON—St. Arnaud and Tarnagulla.
R. S. Code—Stawell.
T. E. Maguise—Upper Fern Tree Gully.
W. Nicol—Warrandyte.
E. Dowey—Wee-wee-rup.
C. S. Mummery—Wontraggi.
G. J. Westcott—Wood's Point.
R. A. Harvey—Yarram.
W. C. Rushall—Yarrawonga.
D. Kelly—You Yangs Plantation, Lara.
F. W. MABBOTT

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

At the Executive Council Chamber, Melbourne, the 20th November, 1917.

RESIGNATIONS.

IS 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 November, 1917, accepted the resignations by the persons named hereunder of the offices mentioned,

DEPARTMENT OF PUBLIC INSTRUCTION.

Fourth Mistress,

MARY I. HARE

of her position as Fourth Mistress, Essendon High School, resignation to date from 16th October, 1917.

LAW DEPARTMENT-SOLICITOR-GENERAL.

Magistrate,

WILLIAM JOSHUA BIRD

of the Commission of the Peace for the Midland Bailiwick of the State of Victoria.

Probation Officer,

WILLIAM DANIEL KEPPEL

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

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

At the Executive Council Chamber, Melbourne, the 20th November, 1917.

EXAMINATION OF APPLICANTS FOR LICENCE .AS SHORTHAND WRITER.

AS SHORTHAND WRITER.

It is hereby notified that an examination of applicants for Licence as Shorthand Writer will be held at the Law Courts, Melbourne, on Saturday, the 15th December, 1917, 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 30th November, 1917, and should be accompanied by satisfactory evidence of tory evidence of-

(1) Name in full; (2) Having attained the age of 21 years; (3) Good moral character.

A postal note for Ten shillings and sixpence (10s. 6d.), made payable to the Secretary to the Public Service Commissioner (Victoria), should be forwarded before the 8th December, 1917.

By order,

J. D. MERSON,

Office of the Public Service Commissioner (Victoria), Melbourne, 13th November, 1917.

SENIOR MASTER, CLASS "F," PROFESSIONAL DIVISION, FOOTSCRAY TECHNICAL SCHOOL.

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

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

Duties.—To undertake the supervision of workshops, and to give instruction in mechanical engineering sub-

jects.

Qualifications.—Applicants must have had a satisfactory training in Mechanical Engineering in some recognised institution, and also actual workshop experience.

Applications (which should be accompanied by evidence of experience and qualifications, and a statement of date of birth) are required to be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 21st December, 1917.

By order,

By order,

J. D. MERSON,

Office of the Public Service Commissioner (Victoria), Melbourne, 21st November, 1917.

FOURTH CLASS CLERK, DEPARTMENT OF LANDS AND SURVEY.

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

The officer selected will, for the present, be appointed at his present salary.

Duties—To present Orders in Council under Land

at his present salary.

Duties.—To prepare Orders in Council, under Land Act and Closer Settlement Act, that deal with issue. transfer, 'revocation, &c., of leases and licences. To prepare Gazette notices of lands made available, forfeited, &c. To keep record and to report re purchases under section 129 of the Land Act 1915. To report on and keep record of applications for leave of absence.

Applications (which should be accompanied by evidence of experience and qualifications) are required to be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Friday, the 7th December, 1917.

By order

By order

J. D. MERSON, Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 21st November, 1917.

DEPARTMENT OF CHIEF SECRETARY.

THE ROYAL COMMISSION ON THE STATE PUBLIC SERVICE.

FIXING THE MAXIMUM EXPENDITURE AT £1,025.

HAING THE MARKED EXPENDITION AT £1,025.

H IS Excellency the Governor in Council has, by an Order made on the 20th day of November, 1917, fixed the sum of One thousand and twenty-five pounds (£1,025) as the maximum expenditure of the Royal Commission appointed for the purpose of inquiring into and reporting upon the State Public Service.

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

At the Executive Council Chamber, Melbourne, the 20th November, 1917.

LAW DEPARTMENT-SOLICITOR-GENERAL.

COURTS OF PETTY SESSIONS.—ALTERATION OF TIME, AND ADDITIONAL DAYS APPOINTED.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of section 61 of the Justices Act 1915, has, by Order made on the 20th day of November, 1917, directed that the hour for holding the Court of Petty Sessions at Rokewood be altered from 10 a.m. to 2 p.m., and that the day and hour upon which a Court of Petty Sessions may be held at each of the places named in the Schedule hereunder be those therein specified, in addition to the day and hour heretofore appointed, to take effect from and after the 31st December, 1917:—

SCHEDULE.

Allendale—Every Thursday, at 3 p.m. Bungaree—Every Monday, at 11 a.m. Cressy—Every Friday, at 10 a.m. Smythesdale—Every Wednesday, at 1 p.m.

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

At the Executive Council Chamber, Melbourne, the 20th November, 1917.

Country Roads Act 1915.

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

ORDER AMENDED.

H IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, has, by Order made on the 20th day of November, 1917, amended the Order of the 20th November, 1916, published on page 4971 of the Gazette of the 29th November, 1916, by substitution of the word "eastern" for "western" in the 13th line of the first paragraph, the word "lines" for "links" in the 3rd line of the second paragraph, and the word "east" for "north" in the 3rd line of the fourth paragraph of the description of the route of the deviation appearing on page 2 of the said Order.

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

At the Executive Council Chamber, Melbourne, the 20th November, 1917.

The Fisheries Acts.

NOTICE OF INTENTION RE LABELLING BOXES, ETC., OF FISH CONSIGNED, SOLD, AND MARKETED.

T is hereby notified, for general information, that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to move His Excellency the Governor in Council to make a Proclamation prescribing methods of and regulations for consigning selling and marketing fish as follows:—

No person shall consign sell or market fish in any box basket or other receptacle without attaching to such box basket or other receptacle a label showing distinctly the name and signature of the person who caught the fish and the number of his Fishing Licence.

D. McLEOD, Chief Secretary.

19th November, 1917.

J. M. SEMMENS, Chief Inspector of Fisheries and Game.

[First published, 21st November, 1917.]

POLICE SALE-BROADFORD POLICE STATION.

THE undermentioned unclaimed animal will, if not previously claimed, be sold by public auction at the Broadford Police Station, on Monday, 17th Decem-ber, 1917, at Two o'clock p.m.:—

Bay pony mare, 6 years, 13.2 hands, sturdy build, no brand.

A. G. SAINSBURY, Chief Commissioner of Police.

Police Department, Chief Commissioner's Office, 14th November, 1917.

Melbourne and Metropolitan Board of Works Act 1915, Sections 73 and 102 .- Sixth Schedule.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

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

THE main pipe in the said streets being laid down the owners of all tenements situated the owners of all tenements situated as under are hereby required, on or before the 28th December, 1917, next, to cause a proper pipe and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

> GEO. A. GIBBS, Secretary.

Melbourne, 20th November, 1917.

STREET AND POSITION. Essendon.

Queen's-avenue, from Ascot Vale-road eastwards 4 chains, and south-eastwards 2 chains.
William-street, from Collins-street to Lincoln-road.
Market-street, from Collins-street to Lincoln-road.

6 George V. No. 2611, Sections 76 and 94. 6 George V. No. 2741, Section 31. NOTICE.

A RULLE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, 483 Collins-street, Melbourne, on or before the 1st January, 1918, or they may be excluded from the distribution of the estate when the assets are being distributed: distributed :-

Andrew Forrester, late of 5 Eileen-street, Armadale, labourer, died 11th October, 1917, intestate.

JOHN LEONARD, late of Ararat Hospital, Ararat, labourer, died 18th April, 1917, intestate.

BERT GILDER (with the will annexed), late of A.I.F. abroad, soldier, formerly of 51 Grandison-street, Moonee Ponds, labourer, died 20th August, 1916.

WILLIAM JAMES HASTINGS, late of Chinkapook, commission agent, died 5th September, 1917, intestate.

George Hunt (with the will annexed), late of A.I.F. abroad, soldier, formerly of 49 Greaves-street, Fitzroy, sailor, died 17th August, 1916.

ARTHUR L. JAMES (with the will annexed), late of A.I.F. abroad, soldier, died 2nd February, 1917.

JOHN EDWARD JONES (with the will annexed), late of A.I.F. abroad, soldier, formerly of 35 Evans-street, Port Melbourne, millwright, died 10th January, 1917.

JOHN KELLEHER, late of Koroit, old-age pensioner, died 25th September, 1917, intestate.

FRANK RICHARD LING, late of A.I.F. abroad, soldier, formerly of England, barman, died 23rd August, 1916, intestate.

JAMES MCCAGH, late of Mildura, labourer, died 14th July, 1917, intestate.

WILLIAM JAMES MCCALLUM, late of Mecreek, $vi\hat{a}$ Apsley, station overseer, died 16th February, 1917, intestate.

CHRISTOPHER MCLEOD (with the will annexed), late of A.I.F. abroad, soldier, formerly of London, England, steward, died 18th August, 1916.

Martin Olsen, late of Nelson-place, Williamstown, seaman, died 9th July, 1917, intestate.

JOHN THOMAS PETER PAXTON, late of Mansfield, soldier, formerly farmer, died 11th February, 1917, intestate.

ALEXANDER PATRICK ROSS (with the will annexed), late of A.I.F. abroad, soldier, formerly farm hand, died 30th December, 1916.

PATRICK SMITH, late of A.I.F. abroad, soldier, formerly blacksmith, died 8th August, 1916, intestate.

MARY TREVITHICK, late of Wycheproof, married woman, died 13th October, 1917, intestate.

GEORGE F. WOODHOUSE, late of A.I.F. abroad, soldier, formerly of England, labourer, died 8th August, 1916, intestate.

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

Melbourne, 20th November, 1917,

Mining Development Act 1915. DEPARTMENT OF MINES.

ADVANCES TO MINERS FOR PROSPECTING.

ADVANCES TO MINERS FOR PROSPECTING.

In pursuance of the provisions of Part VII. of the Mining Development Act 1915 (6 Geo. V. No. 2699), His Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, has, by Order made on the 20th day of November, 1917, granted advances by way of loans to the parties of miners named in the Schedule hereunder of the amounts set forth opposite their respective names, for the purpose of enabling and assisting the said parties to prospect for gold, or any minerals or metals other than gold, in the localities mentioned in such Schedule, that is to say:—

SCHEDULE. Parties of Miners.

Name.	Locality.	Amount,	
R. Galloway and party F. P. Stapleton and party	Golden Gully Maryborough	::	£ s. d. 35 0 0 36 0 0

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

At the Executive Council Chamber, Melbourne, the 20th November, 1917.

DEPARTMENT OF MINES.

LAND EXCEPTED FROM OCCUPATION, ETC.

IN pursuance of the provisions of the Mines Act 1915, His Excellency the Governor of the State of Vic-toria, by and with the advice of the Executive Council thereof, has, by Order made on the 20th day of November, 1917, excepted from occupation for mining purposes or for residence or business under any miner's right or business licence the land hereunder described, viz.:—

All that piece of land in the parish of Walhalla, county of Tanjil, containing 5 acres and 32 county of Tanjii, containing 5 acres and 32 perches, more or less, and commencing at a point bearing S. 70 deg. E. 4 chains 80 links from the south-west angle of lease No. 4641, Gippsland; bounded thence by lines N. 20 deg. E. 13 chains, S. 70 deg. E. 4 chains, S. 20 deg. W. 13 chains, and N. 70 deg. W. 4 chains to the commencing point.

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

At the Executive Council Chamber, Melbourne, the 20th November, 1917.

$\mathbf{M}^{ ext{ining}}$ LEASES DECLARED VOID.

7577, Ballarat; Buninyong; E. E. M. Tonkin.
6402, Beechworth; Kevington; J. Wray.
6862, Beechworth; Mount Pilot; R. Anquetil.
6914, Beechworth; Chiltern; R. Anquetil.
7314, Castlemaine; Yandoit; C. Claus.
4641, Gippsland; Walhalla; The New Eureka G. M.
Co. N. L.
4707, Gippsland; Walhalla; The New Eureka G. M.

Co. N. L.
5977, Maryborough; Puzzle Flat; N. G. McLeod.
9228, Bendigo; Flowerdale; R. C. Paterson.
3215, Mineral; Osborne Flat; Molybdenite Development Syndicate N. L.

W. DICKSON, Secretary for Mines.

MINING LEASES GRANTED.

THE undermentioned mining leases have been granted. Any lease not executed by the 22nd prox. will be liable to forfeiture:—

2449, Ararat; W. S. Hodges and T. L. Hodges. 7630, Ballarat; P. Drummond. 7635, Ballarat; R. Matheson. 9444, Bendigo; T. N. C. Nevill and A. B. Lunham. 9445. Bendigo in lieu of 9295, Bendigo, expired); Bendigo Amalgamated Goldfields N. L. 3347, Mineral; N. G. Roper.

T. LIVINGSTON, Minister of Mines.

22nd November, 1917.

ORDERS IN COUNCIL.—(Series 1917-18.)

Serial No:	Purpose and Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund.	Authority.
	EDUCATION— Land in Berwick-street, Brighton, required for the purpose of the proposed Technical School	£ s. d. 750 U 0	James Bates Grout	Vote	
1098	PUBLIC WORKS (PORTS ANI) HARBORS)— (Supply of 1 K.240 Single Flasher, complete, with Governor, Stand, and Burners Extra Cluster Burner	74 0 0 14 10 0 120 0 0	Messrs. Gardner, Waern, and Co. 1	Division 70. Exceptional Expenditure	Approved by the Governor in Council, 20th November, 1917. - F. W. Mabbott, Clerk of the Executive Council.
1099	TREASURER— Purchase, without calling for public tenders, of 10 Motor Machines	181 3 0	Messrs. Thomas Bres.		

Melbourne, 28th November, 1917.

(1) Fulfilled previous contracts satisfactorily.

CONTRACTS ACCEPTED. -(Series 1917-18).

 ,	OOMINA	TIS ACCEL	PTED. —(Series 1917-18)	·	
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
1100	STATE RIVERS AND WATER SUPPLY COMMISSION— Supply and delivery of about 500 tons Fire- wood to Nyah Pumping Station (Contract No. 1600)	6s. per ton	George R. Lacey	Vote	M. Nally, Score- tary, by direc- tion of the State Rivers and Water Supply Commis- sion. 1.10.1917.
1101	VICTORIAN RAILWAYS— (?)—Supply and delivery of Gravel Ballast, stacked alongside the Ararat to Ben Nevis line, at 1s. 5d. per cubic yard. Deposit, 25	Rates	Richard G. Tardrew	Railway Stores Sus- pense Account, Act 2716, Section 105	
1102	—Country of manufacture or production: Australia (2)—Supply and delivery of Stores, as ordered, from 1st November, 1917, to 30th June, 1918. Deposit, £13 —Country of manufacture or productive or productive forms.	Rates as per Annex	John Zevenboom and Co.	Ditto	
1103	(2)—Supply and delivery of Linen Machine Twine, delivered at the Railway General Store, Spencer-street— Item No. 1. Dunbar's White Label Blake, 6-cord, reverse, at 8s. 4d, per	Rates	Frank and Bryce Ltd., 359 Flinders- lane, Melbourne	Ditto	
1104	material Points, 18-ft. Blades, 2 R. H. and 2 L. H., with Stoppers and Special Spreader Brackets and Heel Blocks, at £29 per set, delivered loaded into railway trucks at contractor's siding, Castlemaine. (Not publicly advertised) —Country of manufacture or pro-	Ditto	Thompson and Co. (Castlemaine) Pty. Ltd., Castlemaine	Ditto	Geo. H. Sution, Secretary, by order of the Victorian Rail- ways Commis- sioners.
1105	20 oz. per yard, at 8s. 6d. per lineal yard, delivered at the Railway General Store, Spencer-street. (Not publicly advertised) —Country of manufacture or pro-	Ditto	Department of De- fence Woollen Cloth Factory, North Geelong	Ditto	22.11.1917.
. 1106	duction: Australia Supply and delivery of Coke, Gas (vertical retort), at £2 0s. 6d. per ton, delivered at the Goods Shed, Spencer-street. (Not publicly advertised) —Country of manufacture or pro-	Ditto	Metropolitan Gas Co., Flinders- street, Melbourne	Ditto	
1107	duction: Australia (4)—Supply and delivery of Hessian, delivered at the Bulk Store, Flinders-street Extension— Item No. 1: Hessian, 18 oz., 72 in. wide, at 10d. per lineal yard Item No. 2. Hessian, 11 oz., 36 in. wide, at 5\(^2\)d, per lineal yard Item No. 2a. Hessian, 12 oz., 40 in. wide, at 6\(^2\)d, per lineal yard —Country of manufacture or pro-	Ditto	J. Gadsden, 572 Lonsdale - street, Melbourne	Ditto	
1108	duction: India (4)—Supply and delivery of Hessian, de- livered at the Bulk Store, Flinders-street Extension— Item No. 1. Héssian, 18 oz., 72 in. wide, at 11½d. per lineul yard —Country of manufacture or pro- duction: India	Ditto	Hicks, Atkinson, and Sons Pty. Ltd., 350 Collins-street, Mel- bourne	Ditto	

ANNEX TO CONTRACT No. 1102.

John Zevenboom and Co. Contract. - Supply and delivery of Stores, as ordered, from 1st November, 1917, to 30th June, 1918.

Item	Description.	Rate Each.	Item		Rate Each.
No.	Description.	For period 1 11.17 to 30.6.18.	No.	Description.	For period 1.11.17 to 30.6.18.
	SUNDRY BRUSHWARE.	£ s. d.	!	PAINTERS' BRUSHES-continued.	£ s. d.
3138 3139	Brooms, Hair, small	0 3 3 0 6 8	3168	Brushes—2/0	0 3 0
3140 3143	" " stayed and handled complete Brushes, Distemper, Fibre	083	3169	Brushes, Varnish— White Bristle, Bevelled Edge— In thick x 1 in. wide	0 1 3
3144 3146 3147	Duster, Painters'	0 1 3 0 0 8	3170 3171	h in. thick x 1 in. wide h in. thick x 1½ in. wide h in. thick x 2 in. wide	0 1 6
3149 3150	Hand, Banister, Bassine Nail	0 8 0 0 0 9 0 0 8	3172	Black Bristle, Bevelled Edge—	0 1 8
3153 3155 3156	Stencil, 1 in Washing down Whitewash	0 1 0 0 7 6 0 0 9	3173 3174 3175	in. thick x 1 in. wide	0 0 10 0 1 9 0 3 0
0.00	Painters' Brushes.			Oval, Copper Ferruled	
3157 3158	Tools, Sash—No. 1 No. 2	0 0 3 0 0 3	3176 3177	No. 6	0 4 6 0 5 6
3159 3160 3161	No. 3 No. 4	0 0 4 0 5		Steel Brushes.	
3162 3163	No. 5 No. 6 No. 7	0 0 7	3178 3179	Brushes, Steel, round	0 0 11 0 3 0
3164 3165 3 166	No. 8 No. 9	0 1 2 0 1 5	3180 3181	" " flat	0 1 8 0 1 10
3167	No. 10 No. 12	0 1 8 0 2 3	3 182	long " Moulders'	0 2 0

Marriage Act 1915.

· MINISTERS OF RELIGION REGISTERED TO CELEBRATE MARRIAGES IN VICTORIA.

IT is hereby notified that in pursuance of the provisions of the Marriage Act 1915 (6 Geo. V. No. 2691), section 11, the under mentioned Officiating Ministers of Religion have been registered at this office for the celebration of marriages in Victoria:—

No. iu Register,	Name.	Designation.	Denomination.	Residence.	Date of ' Registration.
5698 5699 5700 5701 5702 5703	Schofield, James Archibold James, John Ernest Collins, William Alckin, George Ellis Scott, John	 Priest Priest Minister Priest Minister Minister	Church of England Church of England Congregational Union of Victoria Roman Catholic Church of England Preshyterian Church of Vic- toria Congregational Union of Victoria	Sunshine 3 Elmie-street, Auburn Manning-road, East Malvern St. Mary's, West Melbourne St. Paul's Rectory, Bendigo The Manse, Meredith The Parsonage, Mair-street, Ballarat	1917. 3rd November 9th November 12th November 12th November 14th November 16th November

Office of the Government Statist, Melbourne, 23rd November, 1917.

A. M. LAUGHTON, Government Statist

Health Acts.

REGULATIONS AND STANDARDS FOR FOODS AND DRUGS.

THE Board of Public Health of the State of Victoria, by virtue of the powers conferred by the Health Acts, and of every other power enabling the said Board in this behalf, doth, on the recommendation of the Food Standards Committee, hereby amend the Food Standard Regulations 1916 as follows:—

3. LABELS.

In Regulation 3 (4), paragraph (ii) is hereby repealed, and the following substituted therefor:—

- (ii) In the case of any package of any drug or any compound or mixture containing a drug—
 - (a) The name of the drug, compound or mixture.
 (b) The name and address of the vendor or maker of such drug or compound or mixture or of the agent therefor or of the owner of the rights of manufacture thereof.
 (c) The net weight, number, measure or volume of the contents; and
 (d) Such other statement as the Regulations may require.

19. CUSTARD POWDER.

In Regulation 19 (1), line one, "the" is hereby omitted and, "wholesome" inserted before the word "starch," and in the second line the words "of wholesome grain" are hereby omitted.

28. MILK.

In Regulation 28 (5), paragraph (b), under-"Labelling of Vessels Containing Skim or Separated Milk," is hereby repealed and the following substituted there-

(b) No person shall carry, deliver, keep or store for sale any skim or separated milk unless the receptacle containing such milk is durably and conspicuously marked with the words "Skim Milk" or "Separated Milk" in boldfaced sans-serif capital letters of not loss than seventy-two points face measurement.

34. COFFEE.

In Regulation 34 (5), under "Labelling," the words "by weight" are hereby inserted after "percentage proportion" in the fifth line.

These Regulations shall come into operation on the first day of December, 1917.

Dated at Melbourne this fifteenth day of August, 1917. By order of the Board of Public Health,

> T. W. H. HOLMES, Secretary.

Approved by the Governor in Council, 26th November, 1917.

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

ADAMSON, of Public Works

Officers

Payable to Receiver of Revenue at-

Tallangatta Tallangatta Warragul Warragul

9815,

and

Unused Rosds and Water Frontages.—Local Government Act 1915, 'Part 39, Section 732. LICENCES TO OCCUPY WATER FRONTAGES.

the undermentioned A. Fee for Licence. W.isai 811 m 40 E 2 * 67 4 0 ~ **201000** 00000000 ģ 31,12,1907 31,12,1918 31,12,1920 31,12,1907 31,12,1916 31,12,1916 of Expiry Licence. 31.12 1915 1918 31.12,1919 received o te 8 Hay of Issue Licence. 1.1.1913 1.1.1905 1.1.1916 1.1.1918 1.1.1905 1.1.1914 1.1.1917 1.1.1917CSLEG Date of E in each 1111111 issued to the following approved applicants, and that the Licence Fee specified 1111111 12A Allotments and Sections 1111111 Abutting on-11:11:11:11:11 6A1, 8,5 sec. 6B, C 103 164 αŝ £31,5 387878788 18288 1::::::: Drumdlemara
Wonga Wonga
Bunyip ...
Maramingo ...
Larum ...
Holey Plains
Glemnaggie ...
Maryvale ... : : : Darnum 1111 1::::: Woorayl
South Gippsland ...
Berwick
Orbost
Narracan
Rosedale
Maffra
Morwell... Municipality NOTICE is hereby given that Liceness to occupy Water Frontages have been in authorized by the Treasurer to collect Territorial Revenue.
Department of Public Works (Tunsed Reads and Water Frontages Branch),
Melbourne, 12th day of November, 1917. Area 1:::::::: :::: :::::Swan, Edward Jas., Eskdale Philps, Mrs. Agnes A. Eskdale Davidson, George W., Yarrson Sommers, Mrs. F. E., c/o H. F. Rich Geelong Geelong H. E., Tarwin and Address of Licensee. Name 9808 9809 9810 9811 9811

9812 Nos. 1913; October, ber, 1918. rent from 1st to 31st Decem . 9819, renew t 17; No. 9819, re rent from 1st Aug to 31st December 5; No. 9818, : 1905 No. charged from 1st July, to 31st December, 1919; to be rent 1916. 9815, mber, r. 1916; No. 5 to 31st Decem October, 1st 191 from be charged to 31st Decen Nos. 9810, rent to ecember, 1910, then Licence to 31st De

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STATE RIVERS AND WATER SUPPLY COMMISSION.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 752.—JUNG JUNG URBAN DISTRICT. WITHIN THE WESTERN WIMMERA WATERWORKS DISTRICT.

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

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

 (2) Of lands on which there is no building situate.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands. Provided that the rate for the supply of water as aforesaid to such lands shall not be less than the sum of Seven shillings and sixpence per year.
 - sixpence per year.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
- 2. Such rates are made and shall be levied for the year beginning with the first day of July, 1917, and ending with the thirtieth day of June, 1918, and shall be payable on the 30th day of November, 1917, at the office of the said Commission, at Horsham.
- office of the said Commission, at Horsham.

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

 4. For water supplied by the Commission for demestic
- a Police Magistrate.

 4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteen pence per 1,000 gallons would be equal to the amount at the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteen pence per 1,000 gallons.
- 5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of November, 1917; and the common seal of the said Commission was hereunto affixed the 26th day of November, 1917, in the presence of—

WM. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner.

Approved by the Governor in Council, 26th November, 1917.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law No. 753.—Urban District of Jung Jung Within the Western Wimmera Waterworks Dis-TRICT.

THE State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Urban District of Jung Jung within the Western Wimmera Waterworks District:—

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

2. Every person using or supplied with water for other 1. All previous By-laws and Regulations relating to the

with the provisions of the By-law or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.

2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper officer.

3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by measure.

4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.

5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or, alter any pipe the property of the Commission, without the permission, in writing, of the Commission, or its proper officer being first obtained, or who shall willuly or carelessly break, injure, or open any lock, valve, pipe, or other work, the property of the Commission or its proper officer being first obtained or who shall and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communicate with such pipes, or who shall make

For 4-inch meter, Seyen shillings;
For 2-inch meter, Eight shillings;
For any meter of larger size than 2 inch the rent per annum shall be at the rate of 10 per centum upon the cost of such meter, fixed complete.

such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested; and, together wth such notice, shall forward a sum of Ten shillings, which, if the meter be found to resister correctly, ishall be applied in paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such meter be found to fail

to register, or be found to registler incorrectly, it shall be repaired and replaced, or another meter shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission, who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence.

given, in winding, at least six days motione to the commission of his intention to do so, shall be guilty of an offence.

10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and re-fixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.

11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the Pumping Station of the Commission at Jung Jung, a fee of One shilling shall be charged for each test.

12. The Commission, by its officers, may, at any time. after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necesin the afternoon, and then and there do all things neces

in the afternoon, and then and there do all things necessary therefor.

13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.

14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water trough shall be of greater capacity than twenty-five gallons. Should any trough or the fittings thereof be out of repair or leaking the supply therete may be cut off until efficiently repaired.

the supply thereto may be cut off until emcently repaired.

15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.

16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Eighteenpence per 1,000 gallons.

17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—

(1) Where the supply is for domestic as well as for

(1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Eighteenpence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure

if such premises were supplied otherwise than by measure.

(2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding section, would give a sum of Five shillings for any continuous period of three months.

18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission...

19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.

The foregoing By-law was made by the State Rivers

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of November, 1917, and the common seal of the said Commission was hereunto affixed the 26th day of November, 1917, in the presence

WM. CATTANACH, Chairman. J. S. DETHRIDGE, Commissioner. E. SHAW, Commissioner. (SEAL)

Approved by the Governor in Council, 26th November, 1917.

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

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STATE RIVERS AND WATER SUPPLY COMMISSION. SUNBURY WATERWORKS TRUST. AUTHORITY TO OBTAIN A DANK OVERDRAFT.

AUTHORITY TO OBTAIN A BANK OVERDRAFT.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of section 271 of the Water Act 1915 (No. 2747), has, by an Order made on the twenty-sixth day of November, 1917, authorized the Sunbury Waterworks Trust to obtain an advance from the Colonial Bank of Australasia Limited, Ilaymarket, Melbourne, by overdraft on its current account thereat, such overdraft not to exceed at any one time the sum of One thousand and fifty pounds £1,050,.

F. W. MARBOTT

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

At the Executive Council Chamber, Melbourne, the 26th November, 1917.

MAFFRA WATERWORKS TRUST.

EXTENSION OF WATER SUPPLY RETICULATION.

EXTENSION OF WATER SUPPLY RETICULATION.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, in pursuance of the provisions of section 147 of the Water Act 1915, approved the Maffra Waterworks Trust extending its water supply mains in Alfredstreet and off East-street, Maffra, as shown by red colour upon the plan marked 17/9003, deposited in the office of the State Rivers and Water Supply Commission, Melbournic.

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

At the Executive Council Chamber, Melbourne, the 20th November, 1917.

SHIRE OF TUNGAMAH WATERWORKS TRUST. RATING BY-LAW FOR 1918 IN THE URBAN DISTRICT OF TUNGAMAH.

By-law No. 82.

By-law No. 82.

The following rates and charges are those which the occupiers of land and tenements liable to be rated shall pay for the year 1918 in respect of water supplied by the Trust within the Urban District of Tungamah, as such district has been proclaimed and defined:

1. For every house or tenement, used either wholly or partly as a domicile, of the annual municipal value of Ten pounds or under, the sum of One pound.

2. For every house or tenement of the annual municipal value of Twenty-five pounds and not less than Ten pounds, a rate of Two shillings in the pound of such value.

value.

3. For every house or tenement of the annual municipal value of One hundred pounds, and not less than Twenty-five pounds, a rate of One shilling and sixpence in the pound of such value. Provided that such rate shall not in any case be less than Two pounds ten shillings per annum.

4. For every house or tenement of a value exceeding the annual municipal value of One hundred pounds, a rate of One shilling and threepence in the pound of such value. Provided that such rate shall not in any case be less than Seven pounds ten shillings per annum.

5. For every allotment or piece of land vacant or not built upon, a rate of One shilling and sixpence in the pound on the annual municipal valuation of such land. Provided that such rate shall not in any case be less than Ten shillings.

6. For every water trough supplied with water from the works of the Trust, the amount of Two pounds per

annum.

7. For water supplied by measure from the works of the Trust, Two shillings and sixpence for every 1,000 gallons. Provided that the minimum charge shall not be less than the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure (and except in cases where the Trust has made special arrangements).

8. A minimum of Ten shillings and a maximum of Two pounds to every person using a hose for garden or stable for watering during the year.

9. Such rates and charges are hereby made payable yearly in advance on the first day of January, 1918.

10. Such person or persons as the Commissioners of the said Trust may from time to time appoint, shall be authorized to demand, collect and recover the said rates and charges.

and charges.

The foregoing By-law, No. 82, was made by the Chairman and Commissioners of the Shire of Tungamah Waterworks Trust, under and by virtue of the Water Acts, this fifth day of November, 1917.

The seal of the Trust was hereto affixed this fifth day of November, 1917, in the presence of—

W. H. FORD, Chairman.

(SEAL)

A. McLAUGHLIN, Commissioner.

W. H. TRICKS, Secretary.

Approved by the Governor in Council
26th November, 1917.
F. W. Mahbort,
Clerk of the Executive Council.

SHIRE OF TUNGAMAH WATERWORKS TRUST. RATING BY-LAW FOR 1918 IN THE URBAN DISTRICT OF ST. JAMES.

By-law No. 83.

Tile Chairman and Commissioners of the Shire of Tungamah Waterworks Trust, in pursuance of the powers conferred by the Water Acts, do hereby make the following By-law:—

The following rates and charges are those which the occupiers and owners of lands and tenements liable to be rated shall pay for the year 1918 in respect of water supplied by the Trust within the Urban District of St. James, as such district has been proclaimed and defined:—

St. James, as such district has been proclaimed and defined:—

1. A rate of Two shillings in the pound sterling on the annual municipal value of all rateable property valued at Fifteen pounds and upwards.

2. In respect of properties the annual municipal value of which is less than Fifteen pounds, upon which are houses or tenements used wholly or partly as domiciles, the rate to be paid shall in each case be of such percentage, according to the municipal value thereof as shall produce the sum of One pound ten shillings.

3. A rate of Ten shillings on each allotment or piece of land vacant or not built upon.

4. For every water trough supplied with water from the works of the Trust, a sum of Two pounds.

5. For water supplied by measure from the works of the Trust, Two shillings and sixpence for every one thousand gallons. Provided that the minimum charge shall not be less than the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure (and except in cases where the Trust has made special arrangements).

6. A minimum of Ten shillings and a maximum of Two pounds for every person using a hose for garden or stable watering during the year.

7. Such rates and charges are hereby made, pavable yearly in advance, on the first day of January, 1918.

8. Such person or persons as the Commissioners may from time to time appoint are hereby authorized to demand collect and recover the said rates and charges. The foregoing By-law, No. 83, was made by the Chairman and Commissioners of the Shire of Tungamah Waterworks Trust this fifth day of November, 1917, in the presence of—

The seal of the Trust was hereto affixed this fifth day of November, 1917, in the presence of-

W. H. FORD, Chairman. A. McLAUGHLIN, Commissioner. W. H. TRICKS, Secretary. (SEAL)

Approved by the Governor in Council. 26th November, 1917.

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

SHIRE OF TUNGAMAH WATERWORKS TRUST. Rating By-law for 1918 in the Urban District of Katamatite.

By-law No. 84.

THE Chairman and Commissioners of the Shire of Tungamah Waterworks Trust, in pursuance of he powers conferred by the Water Acts, do hereby make following By-law:

The following rates and charges are those which the occupiers and owners of lands and tenements liable to be rated shall pay for the year 1918 in respect of water supplied by the Trust within the Urban District of Katamatite, as such district has been proclaimed and defined :-

Astamatic, as such district has been proclaimed and defined:

1. A rate of Two shillings in the pound sterling on the annual municipal value of all rateable property valued at Fifteen pounds and upwards.

2. In respect of properties the annual municipal value of which is less than Fifteen pounds, upon which are houses or tenements used wholly or partly as domiciles, the rate to be paid shall in each case be of such percentage, according to the municipal value thereof as shall produce the sum of One pound ten shillings.

3. A rate of Two shillings and sixpence on each allotment of land, vacant or not built upon in sections 33 and 35, having a frontage to Beek-street.

4. A rate of Five shillings each on every other allotment or piece of land vacant or not built upon.

5. For every water trough supplied with water from the works of the Trust, the sum of Two pounds.

6. For water supplied by measure from the works of the Trust, Two shillings and sixpence for every one thousand gallons. Provided that the minimum charge shall not be less than the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure (and except in cases where the Trust has made special arrangements).

7. The minimum of Ten shillings and a maximum of Two pounds for every person using a hose for garden or stable watering during the year.

Two pounds for every person using a hose for garden or stable watering during the year.

8. Such rates and charges are hereby made payable yearly in advance, on the first day of January. 1918.

9. Such person or persons as the Commissioners of the said Trust may from time to time appoint are hereby authorized to demand collect and recover the said rates and charges.

The foregoing By-law, No. 84, was made by the Chairman and Commissioners of the Shire of Tungamah Waterworks Trust on the fifth day of November, 1917.

The seal of the Trust was hereto affixed this fifth day of November, 1917, in the presence of—

W. H. FORD, Chairman. A. McLAUGHLIN, Commissioner. W. H. TRICKS, Secretary.

approved by the Governor in Council, 26th November, 1917.

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

SHIRE OF TUNGAMAH WATERWORKS TRUST RATING BY-LAW FOR 1918 WITHIN DIVISIONS I., II., AND III., OF THE RURAL DISTRICT OF THE TRUST.

By-law No. 85.

THE Chairman and Commissioners of the Shire of Tungaman Waterworks Trust, in pursuance of the powers and authorities conferred by the Water Acts, do hereby make the following By-law:

The following rates and charges are those which the occupiers and owners of lands and tenements liable to be rated shall pay for the year 1918 in respect of water supplied by the said Trust within Divisions I., II., and III. of the Waterworks District of the Trust, such divisions having been limited and defined by Orders in Council bearing date the 4th May, 1909, and 21st December 1916. ber, 1910 :-

ber, 1910:—

1. Division I.—A rate of Sixpence in the pound sterling on the annual municipal value of all rateable property within such division.

2. Division II.—A rate of Fourpence in the pound sterling on the annual municipal value of all rateable property within such division.

3. Division III.—A rate of Threepence in the pound sterling on the annual municipal value of all rateable property within such division.

4. For the supply of water within the said Divisions II. II., and III. to gardens and special plots of land not included therein, the charge shall be such as the Commissioners of the said Trust, in consideration of the irreumstances of each case, shall from time to time by resolution of the Trust determine

5. The before-mentioned rates and charges shall be for the year commencing on the first day of January, 1918, and ending on the thirty-first day of January, 1918.

6. Such person or persons as the Commissioners shall from time to time appoint are hereby authorized to demaitd, collect and recover the said rates and charges. The foregoing By-law, No. 85, was made by the Chairman and Commissioners of the Shire of Tuneaman Witterworks Trust this fifth day of November, 1917.

The seal of the Trust was hereto affixed this fifth day of November, 1917.

W. H. FORD. Chairman. A. McLAUGHIAN, Commissioner. (SEAL) W. H. TRICKS, Secretary.

Approved by the Governor in Council, 26th November, 1917.

F. W MABBOTT, Clerk of the Executive Conneil.

WATER SUPPLY DISTRICT OF THE CLUNES BOROUGH COUNCIL.

RATING BY-LAW, FOR 1917-18.

THE Chairman and Commissioners of the Witer Supply District of the Clunes Borough Council do hereby, pursuant to and in exercise of the powers and authorities conferred by the Water Acts; make the following By-law, viz.:—

By-law No. 17, fixing the rates and charges which the occupiers or owners of lands and tenements shall pay in respect of water supplied within the district, such rate being made for the year ending on 30th day of September,

The rates and charges which shall be payable by the occupiers or owners of the lands or tenements within the Water Supply District of the Clunes Borough Council who are supplied with water shall be as follow:—

1. On every house or tenement of the annual value of Twenty pounds or under, the sum of One pound five shillings per annum.

- 2. On every house or tenement above the annual value of Twenty pounds, the sum of One shilling and three-pence in the pound of the municipal valuation.
- 3. On unoccupied lands and lands on which no tenc-ments are erected, nor water laid on, the sum of One shilling and threepence in the pound of the municipal valuation.
- $\dot{4}.$ Water supplied for steam-boiler purposes, One shilling per 1,000 gallons.
- 5. For water supplied for irrigation and to gardens and nurseries cultivated for trade purposes, One shilling per 1,000 gallons, until the amount so payable is equal to the amount of the assessed annual rate which would be payable for the premises so supplied if supplied otherwise than by meter. For a further supply, Sixpence per 1,000 gallons, provided that, when the value of the water used as above shall equal the sum of Five pounds (£5), the charge for water then used in excess of such value shall be reduced to Threepence per 1,000 gallons.
- 6. For water supplied to troughs in the streets of the borough, Eighteen shillings per annum in addition to the charge for a supply for domestic or other purposes.
- 7. For a temporary supply during the erection of new buildings, Ten shillings per centum on the amount of the contract for stonework, brickwork, and plastering, or the Commissioners may require a meter to be fixed, when the charge shall be One shilling per 1,000 gallons.
- 8. Provided the occupier or owner provides a suitable wrought-iron trough, with strong cover for locking down, and fixes a suitable ball-cock, the following shall be the scale of charges per annum for supplying stock with water, unless the Commissioners decide that the water must be taken by measure, and at such rate per 1,000 gallons as fixed by them:-

 - (a) On land not exceeding 20 acres, the sum of Twelve shillings and sixpence per annum.
 (b) On land above 20 acres, but not exceeding 50 acres, the sum of Eighteen shillings per annum.
 - (c) On land above 50 acres, but not exceeding 75 acres, the sum of Twenty-five shillings per annum.
 - ammin.
 (d) On land above 75 acres, but not exceeding 100 acres, the sum of Thirty-one shillings per annum.
 - On land above 100 acres, the sum of Thirtyseven shillings and sixpence per annum.

9: In addition to the foregoing scale of charges there shall be paid the sum of One shilling and threepence in the pound on the municipal valuation of such land or lands and tenement. All payments to be made in advance.

- 10. The minimum quantity of water to be charged for in each case where it is supplied by measure for domestic use, the watering of stock, or irrigation of private or other gardens, or for any other purpose whatsoever, shall be the quantity for which the return would be equal to the amount of the assessed rate which would be payable upon the premises supplied if supplied under the rating or otherwise than by measure.
- 11. For small lots under cultivation for trade purposes or for the supply of vegetable products to hotels, boarding-houses, and such like occupied by the same persons, the following scale shall be applied:—
 - (a) If not exceeding one-quarter of an acre in ex-
 - to the each, the sum of Ten shillings per annum.

 (b) If exceeding one-quarter of an acre, but not exceeding one-half of an acre, the sum of Twenty shillings each per annum.
- 12. The rates and charges shall be payable by equal instalments on the 1st day of December, 1917, and the 1st day of April, 1918, at the Town Hall, Clunes.
- 13. Such person as shall be appointed (from time to time) for that purpose by the Commissioners is hereby authorized to demand and receive, collect and sue for the recovery of the rates and charges hereby made.

The foregoing By-law, numbered 17, was made and adopted by the Water Supply Commission of the Clunes Borough Council and the common seal of the said corporation was hereto affixed this 25th day of October,

RICHARD LEAN, Chairman.
PHILIP ROWE, Commissioner.
ALLAN K. BUCKLEY, Secretary. (SEAL)

Approved by the Governor in Council, 20th November, 1917.

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

NHILL WATERWORKS TRUST. RATING BY-LAW FOR 1918.

THE Commissioners of the Nhill Waterworks Trust, in pursuance of the remaining the second in pursuance of the powers conferred by the Water Acts, do hereby make the following By-law:—

The following are the rates and charges which the occupiers or owners of all lands and tenements shall pay in respect of water supplied by this Trust within its Waterworks District, that is to say:—

- 1. Minimum.—Every allotment of land, whether occupied or otherwise, of less than Nine pounds sterling annual value, the sum of Two shillings and sixpence in the pound on the amount of the municipal valuation.
- 2. Minimum.—For every house or tenement used either wholly or partly as a domicile, whether occupied or otherwise, of less than Nine pounds sterling annual value, the sum of One pound sterling per annum.
- 3. On Valuations above Minimum.—For every house or tenement used wholly or partly as a domicile, or allotment of land, whether occupied or otherwise, of Nine pounds sterling, or mohe than Nine pounds annual value, an amount equal to Two shillings and sixpence in the pound on the amount of the valuation.
- the pound on the amount of the valuation.

 4. Special Rates.—For all tenements or allotments of land, whether occupied or otherwise, in the said district situate otherwise than on streets in which the pipes for the supply of water have been laid down, and which tenements or allotments of land, whether occupied or otherwise, are not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the above-mentioned rates; and where such tenements or allotments of land, whether occupied or otherwise, are over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the beforementioned rates. mentioned rates.
- mentioned rates.
 5. Notice to Instal Meter within Seven Days.—The Trust may by notice intimate to the occupier or owner of any premises within its Waterworks District using water for domestic and other than domestic purposes that the water supply is to be charged for by measure, and may by such notice require such occupier or owner to provide a suitable meter for measuring the supply within seven days from the date of such notice, and thereupon such occupier or owner shall within the time specified, at his own expense, provide such a meter, and thereupon such occupier or owner shall within the time specified, at his own expense, provide such a meter, and if any person neglect to comply with such notice such person shall be liable to a penalty not exceeding £5 sterling. The Trust may, in the event of failure to comply with such notice, cut off the supply of water to such house or premises either by cutting off the pipes by or through which the supply is taken from the main or otherwise, and may discontinue the supply so long as such notice is not complied with to the satisfaction of the Trust or its officers, and neither such cutting off of pipes nor the cessation of such water supply as aforcaid shall relieve any person of his liability to pay water rates during such period of cessation.

 6. Minimum Meter Charge—Excess Meter Charge.—Such owners as are supplied with water by meter shall pay at the rate of One shilling and threepence per 1.000 gallons up to the quantity they would be entitled to receive according to their assessment, and at the rate of One shilling per 1,000 gallons for anything over that quantity.

quantity.

quantity.

7. Meters to be Tested and Approved.—The Trust may cause a meter to be affixed in any case where it considers necessary, such meter to be provided by the consumer and fixed at his expense. No meter shall be fixed unless approved of by the Trust, nor unless it shall be capable of registering at least 1.000,000 gallons.

8. Syphons.—Syphon pipes will not be allowed unless the water is supplied by measure.

9. Public Institutions and Others.—Water supplied to the Government Departments, charitable or other public institutions, and religious denominations, shall be by measure at One shilling and threepence per 1,000 gallons, or by special agreement.

measure at One shilling and threepence per 1,000 gallons, or by special agreement.

10. Irrigation.—Water supplied exclusively for irrigation purposes to be paid for by measure in accordance with the charges fixed by this By-law.

11. Where Meter ceases Registering, &c., Average may be Charged.—If the meter shall cease registering the Trust shall, during the time it is out of order or undergoing repairs, estimate and charge the water consumed by taking an average of the quantity used during the previous quarter or during the corresponding period of the preceding year.

12. Unlicensed Person not to Interfere with Pipes or Services.—Before any person shall affix any service-pipe to any pipe of the Trust, or alter, or repair, or in any manner interfere with any pipe of the Trust, he shall obtain from the Trust a licence in that behalf to execute such works, and any unlicensed person affixing, altering,

repairing, or in any manner interfering with any such pipe, service-pipe, cock, or fitting as aforesaid shall be liable to a penalty not exceeding Five pounds.

13. Licences to Plumbers to be during Pleasure of the Trust.—Before any such licence shall be granted by the Trust the person applying for same shall satisfy the Trust that he is a competent plumber, and pay the annual sum of Five shillings as the fee for such licence. The Trust shall have the power of cancelling such licence at any time.

at any time.

14. Notice of Work proposed to be Given.—Any person whether licensed as aforesaid or not who shall offend by opening any ground so as to uncover any pipe or pipes the property of the Trust, or who shall in any way tamper with or alter any pipe the property of the Trust, without permission in writing of the Trust being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, cock, valve, pipe, work, or engine, the property of the Trust, shall be liable for each offence to a penalty not exceeding Five pounds.

15. Notice to Lay Services, &c., to be Given.—No service-pipe shall be laid for the purpose of connecting with pipes of the Trust unless two (2) days' prior notice thereof be given to the Trust, and no service-pipe shall be laid at a depth of less than 12 inches below the surface of the ground in streets. The day for connecting private services to the Trust's pipes shall be Thursday in each week.

Special Size Service.—No service of a larger pipe than

Special Size Service.—No service of a larger pipe than half (\frac{1}{2}) inch will be permitted unless by special consent of the Trust.

of the Trust.

16. Service-pipes to be Repaired by Owner or Occupier—Penalty for Refusal or Neglect to Repair Service.—
If any person shall neglect to repair any service-pipe conveying water from the pipes of the Trust into the premises of such person after having received notice from any officer of the Trust that such service-pipe requires repairing, the Trust may stop the water from flowing into such premises either by cutting off the service-pipe or otherwise as the said Trust may deem fit until the necessary repairs shall have been effected. The service-pipes from the main being the property of the occupier or owner of the tenement supplied by such service-pipes the occupier (if any), and if none, the owner shall in every instance in which damage shall be caused by reason of such service-pipe being leaky, or otherwise out of repair, or broken, be liable to a penalty not exceeding Five pounds, and in the event of continuing the offence, to a further penalty of Two pounds for each day after notice of the offence from the Trust.

17. Wasto of Water.—Any person supplied with water by the Trust who shall withully or negligently allow the same to run to waste shall be liable for each offence to a penalty not exceeding Five pounds, and in the event of continuing the offence, to a further penalty of Two

a penalty not exceeding Five pounds, and in the event of continuing the offence, to a further penalty of Two pounds per day for each day after notice of the offence from the Trust.

18. Special Provision for Steam Boilers .- Any person,

18. Special Provision for Steam Boilers.—Any person, whether licensed as aforesaid or not, connecting any service-pipe or branch service-pipe with any steam boiler for the purpose of feeding or supplying the same with water without first affixing a self-acting valve for preventing the pressure of the steam reversing or affecting the dial of the meter shall be liable to a penalty not exceeding Five pounds, and in the event of continuing the offence to a further penalty of Two pounds for every day after notice of the offence from the Trust.

19. Overflow to Baths.—Overflow pipes to baths or basins will not be permitted.

20. Sale of Meter.—The Trust will upon the application of an intending consumer supply to him a meter at cost price for eash on delivery.

21. Meter Reading.—The meter reading shall be prima facie evidence of the quantity of water consumed.

22. Testing Meters—Owner or Occupier to Give Notice of Removal from Premises.—In the event of the owner or occupier being dissatisfied with the registering of such meter, he may, by notice in writing, require the Trust to cause such meter to be removed and tested, and, together with such notice shall forward a sum of One pound which if the meter be found to register correctly, shall be applied in paying the cost of removing, testing, and replacing such meter, and the balance, if any, shall be returned to him; but if such meter be found to fail to register or be found to register incorrectly, such meter shall be placed instead of it at the cost of the Trust, and the amount deposited by the owner or occupier shall be returned to him. Any person so hiring a meter from the Trust who shall leave the premises on which such meter shall be fixed without having previously given, in writing, at least six days' notice to the Trust of his intention to leave the premises, shall be liable to a penalty not exceeding Five pounds.

23. Water Rate Outside Trust's Area.—Such occupiers or owners of tenements not within the Trust area, and who have agreed with the Trust to be supplied with water by meter, shall pay at the rate of Two shillings per 1,000 gallons.

per 1,000 gallons.

24. Water Troughs.—Private water troughs will be charged for at the rate of Ten shillings per annum each, except where, in the opinion of the Trust, a meter shall be necessary, in which case the minimum charge shall be for 8,000 gallons per annum at One shilling and threepence per 1,000 gallons.

25. Interpretation Clause.—In the construction of this By-law the word "Trust" shall mean the Nhill Waterworks Trust, and "he" shall also mean "she."

26. Excess Payments.—Where water meters are affixed the excess payments shall be made at the end of each year, or at such time or times as may be demanded by

year, or at such time or times as may be demanded by the Trust.

Period of Rate.—That the before-mentioned rate is made for one year, commencing on the 1st day of January, 1918, and ending on the 31st day of December, 1918, and shall be payable in one moiety, in advance, on the 1st day of January, 1918.

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

By law person and educated the control of the

By-law passed and adopted this 1st day of October,

1917.
The seal of the said Trust was affixed hereto in the

W. E. GOLDSWORTHY, Chairman. A. F. MAGILL, C.E., Secretary. (SEAL)

Approved by the Governor in Council, 26th November, 1917.

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

THE BALLARAT WATER COMMISSIONERS. BY-LAW No. 21.

- BY-LAW No. 21.

 THE Ballarat Water Commissioners, in pursuance and exercise of the powers conferred by the Water Acts do hereby make the By-law following for the Ballarat Water Supply District, viz.:—

 1. A rate for the year 1918 is hereby made and shall be levied upon the occupiers and owners of all lands and tenements which are rateable property within the meaning of the Local Government Act 1915, within the said Water Supply District, according to the valuation for the time being of such lands and tenements for the municipal district within which such lands and tenements are respectively situated, for the supply of water for domestic purposes otherwise than by measure.

 (a) On every house or tenement of the net annual
 - (a) On every house or tenement of the net annual value of £20 and under, the minimum sum of One pound; except for unoccupied lands, where no water is laid on, and on these the sum of £5 per centum on the amount of the valuation.

 (b) On every house or tenement above the net annual
 - value of £20 and not exceeding £300, the sum of £5 per centum on the amount of the valua-
 - (c) On every house or tenement above the net annual value of £300, and not exceeding £500, the sum of £4 10s. per centum on the amount of the valuation

 - valuation.
 On every house or tenement above the net annual value of £500, the sum of £4 per centum on the amount of the valuation.
 On every warehouse or wholesale store used exclusively for such purposes, the sum of £3 10s. per centum on the amount of the valuation.
- per centum on the amount of the valuation.

 2. Such rate is made and shall be levied for the year beginning on the first day of January, 1918, and ending on the 31st day of December, 1918, and shall be payable on the 31st day of March, 1918, at the office of the Ballarat Water Commissioners in Grenville-street, Ballarat.

 3. Such persons as the Ballarat Water Commissioners may from time to time appoint for that purpose, shall be, and are hereby authorized to demand, receive, collect and recover the said rate.

 The foregoing By-law was made and passed by the Ballarat Water Commissioners, and the common seal of the said Commissioners was hereto affixed this first day of November. 1917.

of November, 1917.

F. BRAWN, Chairman. J. M. BARKER, Commissioner. ALEX. FRASER, Secretary.

Approved by the Governor in Council, 20th November, 1917.

F. W. MARBOTT, Clerk of the Executive Council. YARRAWONGA URBAN WATERWORKS TRUST.

RATING BY-LAW FOR 1918.

THE Chairman and Commissioners of the Yarrawonga Urban Waterworks Trust, in pursuance of the powers conferred by the Water Acts and all other powers enabling them in this behalf, do make the following

By-law for determining the rates and charges which shall be made for water supplied within the boundaries of the Yarrawonga Urban Waterworks Trust District:—

- 1. The rate of One shilling and threepence in the pound 1. The rate of one shifting and threepence in the pound sterling on the annual municipal value of all rateable property valued at Twenty-five pounds sterling and upwards (except in cases of meters and special arrangements with the Trust) situate within the Waterworks District of the Yarrawonga Urban Waterworks Trust, is hereby made for the year 1918.
- 2. Upon properties of the annual municipal value of Fifteen pounds sterling and not more than Twenty-four pounds sterling, a rate of One pound ten shillings per annum shall be payable.
- 3. Upon properties valued at Fourteen pounds sterling and under, a rate of Two shillings in the pound sterling shall be payable, according to the municipal value of such properties; provided that in no case shall a less rate than Twenty shillings per annum be payable.
- 4. On each vacant allotment or piece of land rated for the ordinary municipal rate within the Trust District before mentioned, separately from any building, the annual rate of Ten pounds sterling per centum on the annual valuation of the same shall be payable.
- 5. Water supplied by measure from the works of the Trust shall be charged for at the rate of Two shillings and sixpence (2s. 6d.) per 1,000 gallons up to an amount equal to that which the Trust would be entitled to receive under the municipal assessed value of any premises, and at the rate of Two shillings and sixpence (2s. 6d.) per 1,000 gallons for any quantity of water used beyond such an amount aforesaid. Nevertheless, it shall be competent for the Trust to make special arrangements from time to time for the supply of water by meter or other-
- 6. For any public water trough supplied with water by the Trust, the sum of Forty shillings per annum shall be charged, unless supplied by measurement.
- 7. For any steam boiler supplied with water by the Trust (except in cases of special arrangement with the Trust), the sum of Thirty shillings per annum for each horse-power of such steam boiler in addition to the charge for domestic use where water is supplied for domestic purposes also. In case the charge by measure would exceed the charge per horse-power a charge by measurement shall be made.
- 8. Water supplied by measure from the works of the Trust, for domestic and garden purposes, will be charged for at One shilling and threepence (1s. 3d.) per 1,000 gallons up to the amount equal to that which the Trust would be entitled to receive under the municipal assessed value of any premises, and at the rate of Ninepence (9d.) per 1,000 gallons for any quantity of water used beyond such an amount aforesaid.

9. Ratepayers supplied with meters by the Trust shall pay an annual rental for such meters at 9s. per annum.
10. Water supplied to Government Departments, cricket grounds, show grounds, cattle yards, and similar properties shall be charged for by measure, provided the minimum quantity to be charged for shall not be less than Thirty shillings per annum, or the charge may be made by special arrangement with the Trust.

11. For water supplied from stand-pipe or hydrant, for each load of 200 gallons or under, the sum of Sixpence, and for each additional load pro ratā on the above scale.

12. For a temporary supply during the erection of new buildings, repairs, or additions, Twenty shillings per centum on the amount of contract for stonework, brick-

centum on the amount of contract for stonework, brick-work, or plastering; or, in the absence of a contract, of the sum paid for stonework, brickwork, or plastering; or the Trust may require a meter to be fixed, when the charge shall be by measurement, according to clause 5 of this By-law.

13. A minimum rate of Five shillings and a maximum rate of Forty shillings shall be chargeable to persons using water for ornamental, garden, or other like purposes; and any owner or occupier using more water than (in the opinion of the Trust or its officers) they are entitled to, the Trust may compel such owner or occupier to put on a meter, or may cut off the water supply from such premises. No water shall be used for any purpose whatsoever other than purely domestic use except between the hours of seven o'clock a.m. and nine o'clock p.m.

14. For each spray supplied with water by the Trust for the purpose of cooling houses, the sum of Ten shillings per annum shall be chargeable in addition to the charges under any previous clause of this By-law, provided that such spray shall only be used between the hours of seven o clock a.m. and eight o clock p.m.

15. Any person committing a breach of any of the foregoing By-laws shall for every such breach be liable to a penalty not exceeding Five pounds.

16. Such rates are hereby made for the year 1918, and are payable in equal moieties half-yearly, in advance, on the first day of January and the first day of July in the year, excepting those by measure and special arrangement, which shall be paid quarterly, or as the Trust may direct. direct.

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

Passed by the Commissioners of the Trust this 15th day of October, 1917.

JAMES REILLY, Chairman.
A. A. MANNING,
STEPHEN THOS. BOWLES,
R. E. THOMPSON,
J. A. HANRAHAN, (SEAL) Commissioners. A. M. CHAPPELL, WM. PARSONS, Secretary.

Approved by the Governor in Council, 20th November, 1917.

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

ELMORE WATERWORKS TRUST.

RATING BY-LAW FOR 1918 FIXED BY THE COMMISSIONERS, IN ACCORDANCE WITH THE POWERS CONFERRED ON THEM UNDER THE WATER ACTS.

THE following rates and charges are those which the cetupiers and owners of lands and tenements shall pay for the year 1918 in respect to water supplied to them by the Trust within the Water Supply District:—

No. 1. Upon all ratcable property, except vacant allotments, of the municipal value of £17 and under the sum of One pound six shillings (£1~6s.) shall be paid.

ments, of the municipal value of £17 and under the sum of One pound six shillings (£1 6s.) shall be paid.

No. 2. Upon all rateable property, except vacant lands, of the municipal value of £18 and up to £30 One shilling and sixpence (1s. 6d.) in the £ shall be paid; all properties over £30 shall pay One shilling and threepence (1s. 3d.) in the £ provided that no ratepayer under this Regulation pays less than £2 5s. per annum.

No. 3. The rate to be paid for vacant lands shall be One shilling and sixpence (1s. 6d.) in the £ according to the municipal valuation, provided that in no case the rate shall be less than Fifteen shillings (15s.) per annum.

No. 4. For water supplied to public troughs in the streets, except council troughs, a charge of Two pounds (£2) per annum shall be paid.

No. 5. That water supplied to troughs other than public troughs must be paid for by meter or by special agreement, at such rates, and upon such terms, and subject to such conditions, as the Trust and persons requiring such supply may agree to adopt.

No. 6. For water supplied by meter a charge of One shilling (1s.) per 1,000 gallons shall be made, provided that no person pays less than the preceding Regulations, and 1s. per 1,000 for all in excess.

No. 7. The foregoing rates are made payable in equal moieties on the first day of January and the first day of July, 1918.

No. 8. Water must not be used for other than strictly

moieties on the first day of January and the first day of July, 1918.

No. 8. Water must not be used for other than strictly domestic purposes during the hours of (12) noon and 8 p.m. on Stundays, during the months of January, February, March, October, November, and December.

For the purpose of conserving the supply during dry weather, the Trust in its discretion may cut off the water during certain hours of the day.

Such persons as the Commissioners may from time to time appoint for that purpose shall be authorized to demand, collect and recover the said rates and charges, and enforce Regulations. enforce Regulations.
Passed this first day of September, 1917.

JOHN BUTCHER, Chairman. S. SOUTHAM, Secretary.

Approved by the Governor in Council, 20th November, 1917.

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

LAWLOIT WATERWORKS TRUST. RATING BY-LAW.

THE Commissioners of the Lawloit Waterworks Trust, in pursuance of the powers conferred by the Water Acts, do hereby make the following By-law, viz.:—

By-law for the making of a Rate for the Year 1918.

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

Such rate shall be payable on the first day of Janu-

ary, 1918.
Such person or persons as the Commissioners of the

Such person or persons as the Commissioners of the Trust may from time to time appoint for that purpose shall be authorized to demand and receive the said rates. The foregoing By-law was made on the twenty-third day of October, 1917, by the Commissioners of the Lawloit Waterworks Trust.

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

(SEAE) M. E. LOWE, Chairman, W. ARTHUR KELLY, C.E., Secretary, 23rd October, 1917.

Approved by the Governor in Council. 20th November, 1917. F. W. MABBOTT, Clerk of the Executive Council.

MORWELL WATERWORKS TRUST, RATING BY-LAW FOR THE YEAR 1918.

A BY-LAW for making a rate for the year 1918 on the rateable property within the Waterworks District of the Morwell Waterworks Trust which District has for the purposes of the Water Acts been proclaimed an Urban District; also for dealing with the charges for the sale of water by measure from the works of the Trust:

sale of water by measure from the works of the Trust:

1. A rate of One shilling and sixpence in the pound shall be made on the annual value of all rateable property in the Waterworks District, according to the valuation for the time being of all lands and tenements for the municipal rate of the shire of Morwell, but no such rate for tenements shall be less than One pound five shillings (£1 fs.).

2. For every unoccupied piece or allotment of land, the municipal value of which does not exceed Five pounds per annum, the sum of Seven shillings and sixpence (7s. 6d.) When such value is over Five pounds, a rate of One shilling and sixpence in the pound.

3. For every public water trough, the sum of One pound (£1).

4. For every livery, coach and carriers' stables the

pound (£1).

4. For every livery, coach and carriers' stables the sum of Five shillings per annum for the first stall, and Five shillings per annum for each additional stall. In open sheds and for stabling, each 6 feet is to be considered one stall.

open sheds and for stabling, each 6 feet is to be considered one stall.

5. When water is supplied by measure for domestic or other than domestic purposes, a charge of One shilling per 1,000 gallons shall be made, and the minimum quantity to be charged for shall be the quantity which at the price named, would equal the rate payable in respect of such property if water were supplied otherwise than by measure. by measure.

of such property if water were supplied otherwise than by measure.

6. When water is supplied solely for other than domestic purposes, the charge shall be One shilling per 1,000 gallons and the minimum quantity to be supplied during each year ending on the 31st December, shall be 15,000 gallons. The charge hereby made shall be payable on demand by the Trust.

7. The Trust may by notice in writing, intimate to any owner or occupier using water for other than domestic purposes solely, that the water supplied is to be charged for by measure, and may, by such notice, require such owner or occupier to provide a meter within one month after the receipt of such notice, and thereupon such owner or occupier shall, within the time specified, at his own expense, provide a meter.

8. In all cases not berein provided for, the Trust shall he such special provision as may be deemed necessary.

9. The foregoing rates are made payable on the first day of January, 1918.

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

Passed on the 24th day of October 1917

charges.
Passed on the 24th day of October, 1917.

ARTHUR GREEN, Chairman. D. DUNBAR, Commissioner. THOMAS SINCLAIR, Secretary. (SEAL)

Approved by the Governor in Council, 20th November, 1917.

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

TATURA WATERWORKS TRUST. BY-LAW No. 1, 1918.

THE Tatura Waterworks Trust, in pursuance and in exercise of the powers conferred by the Water Acts, do hereby make the By-law following:—

1. The following rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers and owners of all lands and tenements within the District of the said Waterworks Trust comprised in and affected by any notice or notices heretofore or hereafter to be published in the Government Gazette, pursuant to sections 236 and 237 of the Water Act 1915:—

For the supply of water for domestic purposes otherwise than by measure:-

- (a) For all lands and tenements within the said District, excepting and excluding all lands set out and described in paragraph (b) hereof, a rate of One shilling and eightpence in the pound of the rateable value of such lands.

 (b) For every Crown allotment and lesser piece
- of land upon which no building is erected, or which is unoccupied or vacant, and which is not supplied with water, a rate of Ten shillings for every such Crown allotment or lesser piece thereof.
- 2. Such rate is made and shall be levied for the year beginning with the first day of January, 1918, and ending with the thirty-first day of December, 1918, and shall be payable in equal half-yearly moieties, in advance, on the first days of January and July in the year 1918.
- 3. The valuation for the time being of the lands and tenements within the said District for the municipal rate in the municipal district of the shire of Rodney, in which such lands and tenements are situated, shall be deemed and taken to be the valuation of such lands and tenements respectively for the purpose of making and leaving such rates. levying such rates.
- 4. Water will also be supplied by measurement, and in such case the party desiring to be supplied must provide the meter, and maintain the same in good working order, and pay for the water according to measurement thereby at the rate following:—

 - reby at the rate following:—

 (a) For steam boilers, at the rate of One shilling per 1,000 gallons.

 (b) For shire water troughs, at the rate of One shilling per 1,000 gallons.

 (c) In all other cases, water supplied by the Trust by measurement will be charged for at the rate of One shilling and eightpence per 1,000 gallons until the amount payable equals the amount of the assessed rate payable for the premises so supplied. Excess water over and above such amount will be charged for at the rate of One shilling per 1,000 gallons up to 200,000; over and above 200,000 gallons, Sixpence for each additional 1,000 gallons; and, in cases where the supply is solely for purposes other than domestic, the minimum charge will, in each case, be fixed by the Trust.

 Water will also be supplied for the year in para-
- 5. Water will also be supplied for the year in paragraph two hereof set out for watering gardens according to the area hereof and the following scale of charges payable yearly in advance on the 1st day of January, 1918, is hereby fixed for water supplied otherwise than by measure for watering gardens.
 - (a) For water supplied solely for watering gardens not exceeding in area 75 square yards, Ten shillings.
 - (b) For water supplied solely for watering gardens not exceeding in area 150 square yards, Twenty shillings.
- 6. Supplies of water for any purposes not specified herein, and otherwise than by measure, must be paid for at such rate as the Trust shall in each case determine, and the preliminary payment at such rate must be made at the office of the Trust before a supply can be taken.
- 7. The minimum amount to be paid for water supplied by measurement for domestic purposes only, or both for domestic purposes and for purposes other than domestic combined, shall be the amount which at One shilling and eightpence per 1,000 gallons, equals the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure.
- 8. For water supplied by measure, the minimum charge therefor being the same amount as the rate for domestic purposes otherwise than by measure shall be paid half-yearly in advance, upon the same days as the said rate is hereinbefore made payable, and shall be deemed to be in satisfaction of the said rate; and the excess over and

above the amount allowed by the rate shall be paid for upon demand, in writing, immediately after the amount thereof shall be ascertained by the reading of the meter

at the end of each year.

9. In no case will water be supplied to any person whatsoever at a lesser rate or charge than Twenty

whatsoever at a lesser rate or charge than I wency shillings sterling per annum.

10. Such person or persons as the said Trust may from time to time appoint for that purpose shall be and are hereby authorized to demand, receive, collect, and recover the said rate, and all moneys made payable here-

The foregoing By-law was made by the Tatura Waterworks Trust on the eighth day of October, Witterworks Trust on the eighbl day of Oceans, 1917, and the common seal of the said Tatura Waterworks Trust was hereunto affixed the 16th day of November, 1917.

(SEAL) J. F. JOHNSON, Chairman, 11. IEALL Secretary.

Approved by the Governor in Council, 26th November, 1917.

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

HAMILTON WATERWORKS TRUST.

RATING BY-LAW FOR 1918.

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

Bu-law No. 14.

The following are the rates and charges which the occupiers or owners of lands and tenements liable to be rated or other persons shall pay for the year 1918 in respect of the water supplied in the said Urban District:—

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

 2. For land upon which there is no building, and to
- paid.

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

 3. For houses proved to the satisfaction of the Trust.

amount of the municipal valuation thereof. In no case, however, shall a rate of less than Ten shillings (10s.) be paid.

3. For houses proved to the satisfaction of the Trust to have remained unoccupied for a period of not less than six calendar months during the year 1918 the rate per house shall be two-thirds of the amount which would be payable if such house had not been so unoccupied but in no case shall the rate be less than Ten shillings.

4. The foregoing rates are hereby made payable half-yearly, in advance, one moiety on the 1st January 1918 and one moiety on the 1st July 1918.

5. For water supplied for domestic or other than domestic purposes by the Trust by measure the charge shall (except where it is otherwise agreed by the Trust and save as it is hereafter provided in this By-law) be One shilling and sixpence (1s. 6d.) per thousand gallons till the amount payable equals the amount of the assessed rate payable for the year in respect of the premises so supplied and thereafter and over and above the quantity at One shilling and sixpence per one thousand gallons till the amount of such assessed rate is reached, all water consumed shall be charged and paid for at the rate of Two shillings (2s.) per one thousand gallons.

6. The charge for private water troughs shall be Twenty shillings each per annum (to include the water rate payable) when the value of the property on which such trough is situated does not exceed Ten pounds. Where such rate exceeds Ten pounds there shall be no charge additional to the rate assessed on the property except wherein the opinion of the Trust a meter is necessary or advisable in which such case the consumer will be charged and must pay at the rate charged for water supplied by measure. The minimum charge will be Twenty shillings.

7. Water supplied by be charged by measurement at Sixpence (6d.) per 1,000 gallons; any quantity supplied in excess of the full measure of a unit of 1,000 gallons

shall be charged for as 1,000 gallons. All water so supplied must be through a meter, and paid for half yearly.

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

9. For a supply of water during the erection of new buildings or alterations to, or additions to existing buildings, the charge shall be Five shillings per centum on the amount of the contract price for a stone or brick or concrete building, or the same shall be fixed by agreement with the Trust. For a supply of water for the erection of wooden buildings with plastered walls, the charge shall be £1 for each such building. For a supply of water for wooden buildings with plastered walls, the charge shall be £1 for each such building. For a supply of water for wooden buildings with plastered walls, the charge shall be £1 for each such building. For a supply of water for wooden buildings with plastered walls, the charge shall be £1 for each such building. All payments shall be made in advance. No person shall take or use any water for or in connexion with the erection of any new buildings or alterations to, or addition to existing buildings till he has obtained the receipt of the Trust's officer of payment of the amount payable for the use of such water, or the consent, in writing of the Trust or its officer. All such charges shall be additional to all rates or other charges payable by the owner or occupier of the premises whereon such building is being erected, but such charge to the owner shall not prejudice the right of the Trust to proaced at its option against either the builder or contractor, if unpuid by the builder or contractor or the owner or the occupier for the amount so payable.

10. The occupier of two or more tenements liable to be rated, one of which is supplied with water, by measure, shall be entitled on payment of the rates of such tenements respectively to use without further charge for water supplied for domestic purposes by measure on th

Passed this eighth day of November, One thousand nine hundred and seventeen.

> WILLIAM MOORE, Chairman. R. McLUCKIE, Commissioner. FRANK HAMMOND, Secretary. (SEAL)

Approved by the Governor in Council, 20th November, 1917.

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

MOOROOPNA WATERWORKS TRUST.

RATING BY-LAW FOR 1918.

THE Commissioners of the Mooroopna Waterworks Trust, in pursuance of the powers conferred by the Water Acts, do hereby make the following By-law:—

Rating By-law for 1918.

The following are the rates and charges which the occupiers or owners of land and tenements liable to be rated within the district of the Mooroopna Waterworks Trust shall pay for the water supplied by the Trust:

- 1. For every house or land valued under Twelve pounds ten shillings annual municipal valuation the sum of One pound five shillings sterling.
- 2. For every house or land valued at Twelve pounds ten shillings or upwards according to the annual valuation for the municipal rate for the municipal district in which such house or land is situated a rate of Ten pounds per centum on the amount of such valuation shall be charged.
- 3. For all water sold by meter by the Trust the sum of One shilling per 1,000 gallons shall be charged except in the case of the supply by meter to the Mooroopna Hospital to which institution the charge shall be Eightpence for 1,000 gallons.
- A. For every public water trough supplied by the Trust the sum of One pound per annum shall be charged.
- 5. The minimum quantity of water to be charged for in each case where the water is supplied by measurement shall be the quantity for which the charge of One shilling per 1,000 gallons would be equal to the amount of the assessed water rate if the water were supplied otherwise than by meter.
- 6. The above rates and charges are made for the year ending 31st December 1918 and the rates shall be pay-able in advance on the first day of January 1918.
- 7. Such person or persons as the Mooroopna Water-works Trust may appoint for that purpose shall be autho-rized to demand collect and receive the said rates and

Passed this 25th day of October, 1917.

LOUIS FRANKS, Chairman, PETER HARRINGTON, Secretary. (SEAL)

Approved by the Governor in Council, 20th November, 1917.

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

KYNETON SHIRE WATERWORKS TRUST.

RATING BY-LAW.

THE Kyneton Shire Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the Water Acts, doth hereby, pursuant to and in exercise of the powers and authorities conferred by the said Acts, make the following By-law:—

By-law No. 8 By-law No. 8.

By-law No. 8.

A rate of One shilling in the pound sterling shall be imposed and levied on all rateable property in the Waterworks District of the Kyneton Shire Waterworks Trust liable in respect of rates levied by the said Trust, according to the valuation for the year 1918 of such rateable property for the municipal rate of the municipal district in which such rateable property is situate for one year, commencing on the first day of January, 1918, and ending on the thirty-first day of December, 1918. Such rate shall be payable and collected in two equal portions or instalments, and the first instalment shall be due and payable on the first day of January. 1918, and the second instalment on the first day of July in the same year. the same year.

Such persons as the Commissioners of the Kyneton Shire Waterworks Trust from time to time appoint for that purpose shall be authorized to demand and receive and recover the said rate.

Dated the seventh day of November, 1917.

The seal of the Trust was affixed hereto in the presence of—

J. H. CLARK, Chairman. STUART MURRAY, Com. H. HARPER, Secretary. Commissioner. (SEAL)

Approved by the Governor in Council, 20th November, 1917.

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

TOWN OF WARRNAMBOOL.

BY-LAW No. 27.

THE Municipal Council of the Town of Warrnambool doth hereby, pursuant to and in exercise and execution of the powers and authorities conferred on it by the Water Acts (and whose Water District has for the purposes of the said Acts been proclaimed an Urban District make the Rudow following. District), make the By-law following :-

The following rates and charges are those which the occupiers and owners of lands and tenements shall pay in advance in one instalment for the period from the first day of January, 1918, to the thirtieth day of September, 1918, in respect of water supplied by the council (that is to say):—

- (a) On every house or tenement, whether occupied or not, a rate of Ninepence three farthings (93d.) for each pound sterling on the amount of the annual value, but the minimum amount to be paid shall be Fifteen shillings sterling.
- (b) Unoccupied lands where no water is laid on shall be charged Five pounds per centum on the amount of the annual valuation.
- (c) Houses unoccupied for a period of not less than six calendar months commencing on the first day of April, shall be charged two-third rates.
- (d) Tenements built and used for storage purposes only, such as bonded stores, warehouses and wholesale stores, not being domiciles, nor used in retail business, a rate of Ninepence in the pound on the amount of the annual valuation, except in cases where the council shall order a meter to be used.
- meter to be used.

 (c) Private water-troughs shall be charged at the rate of Twenty shillings per annum each, except when the council shall order a meter to be used, in which case the minimum quantity of water to be charged for half-yearly shall be 10,000 gallons.

 (f) For water supplied by the council by measure. except in cases of special agreement with the council, or otherwise provided for in this Regulation, the rate shall be Fifteenpence per 1,000 gallons.
- lation, the rate shall be Fifteenpence per 1,000 gallons.

 (g) The rate to be charged to non-ratepayers for water supplied from stand-pipes shall be Threepence per 1,000 gallons, and ratepayers shall be charged for quantity of water which, at Fifteenpence per 1,000 gallons, exceeds the amount of the assessed rate payable for lands or tenements according to their distance from such stand-pipe.

 (h) Water for gas engines shall be charged for at the rate of Ten shillings per annum for each engine, except in cases where the council shall order a meter to be used.

 (i) For steam boilers the rate shall be Twelve shillings and sixpence per annum for each horse-power of each boiler, except in cases where the council shall order a meter to be used.

- where the council shall order a meter to be used.

 (1) On buildings in course of erection where water is required for building purposes, the charge shall be Five shillings per 1.000 gallons, and the owner or occupier of such premises shall provide and fix the water meter and all necessary fittings for same, otherwise the owners or occupiers of such premises may, by special agreement with the council, pay a minimum charge of Ten shillings per centum on the total cost of the work for stone buildings, or Two shillings and sixpence per cent. for wooden buildings, when a meter will not be required to be provided, or they may, by special agreement with the council, pay the cost of the labour of laying and removing the necessary pipes, fittings and a meter, and the hire of a meter at the rate of Ten shillings per annum, with a minimum charge of Five shillings, and for the water at the rate of One shilling and sixpence per 1,000 gallons. Payment in either case to be made in advance.

 (k) For water supplied to shipping, the charge shall be Five shillings per 1,000 gallons, with a minimum charge of Five shillings. With paid meters the charge shall be Two shillings per 1,000 gallons.
- per 1,000 gallons.

 (I) Supplies of water for purposes not specified herein must be paid for at such rate as the council shall in each case determine, and the pre-liminary payment at such rate must be made at the office of the council before a supply can be taken or used.

- (m) In the event of any dispute as to which subsection applies to any particular case, the council shall have power to decide or to make
- a special charge.

 (n) The minimum quantity of water to be charged for in each case where water is supplied by measure for domestic and other than domestic purposes shall be the quantity which, at Four-teenpence per 1,000 gallons, is equal to the amount of the assessed rate, for the period which would be payable for the premises or land so supplied, if supplied otherwise than by
- measure.

 (a) For water supplied to public parks and show-grounds, the charge shall be Ninepence per 1,000 gallons, and the supply must be taken through a meter.

 (p) For water supplied to the Botanic Gardens and the Manifold-street Reserve, the charge shall be Twopence per 1,000 gallons, and the supply must be taken through a meter.

 (q) The before-mentioned rates shall be payable in advance on the first day of January of the said year, and such charges shall be payable on the first day of July of the said year.

 (r) Such person or persons as the council may appoint from time to time for the purpose shall be authorized to demand, receive and collect the said rates and charges.

- the said rates and charges.

The foregoing By-law was made and adopted by the Municipal Council of the Town of Warrambool on the eighth day of October, 1917, and the common seal of the Mayor, Councillors and Burgesses of the Town of Warrambool was hereunto affixed by order of the said Council, in the presence of—

WILLIAM SWINTON, Mayor. (SEAL) FRED. T. REDFORD, Councillor. H. E. LAWSON, Town Clerk,

Approved by the Governor in Council, 20th November, 1917.

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

TALLANGATTA WATERWORKS TRUST.

RATING BY-LAW FOR 1918.

T HE Commissioners of the Tallangatta Waterworks Trust, in pursuance of the powers conferred by the Water Acts, hereby make the following By-law:-

By-law No. 11.

By-law No. 11.

1. General Rate.—A general rate of One shilling and tenpence in the pound sterling is hereby made for the year 1918 upon the annual value of all properties liable to be rated within the Waterworks District of the Trust, and such rate shall be based on the municipal valuation of such property by the Council of the Shire of Towong for the year 1917-1918.

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

3. For all house properties built during the year 1918, a proportion of such general rate or minimum rate shall be paid from the beginning of the month after commencement of the building to the end of December.

4. For water supplied from the works of the Trust by measure, a charge of One shilling and threepence per thousand gallons shall be made, except in cases of special agreement with the Trust, and the minimum quantity charged for shall be 28,000 gallons per annum.

5. The said rate and charges shall be payable in two equal portions, the first on the first day of January and the second on the first day of July, 1918.

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

The foregoing By-law was made by the Commissioners

The foregoing By-law was made by the Commissioners of the Tallangatta Waterworks Trust on the 1st day of November, 1917.

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

JAMES GRANT, Chairman. W. H. MADDOCK, Secretary.

Approved by the Governor in Council, 20th November, 1917.

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

No. 186.—NOVEMBER 28, 1917.—15821.—2.

KYABRAM WATERWORKS TRUST.

BY-LAW FOR 1918.

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

The following rates and charges are those which the occupiers or owners of lands and tenements shall pay for the year 1918 in respect of water supplied by the Trust within the Water Supply District:—

for every house or tenement, used either wholly or partly as a domicile, of under Sixteen pounds annual municipal value, a rate of One shilling and threepence in the pound sterling, provided that such rate shall not be in any case less than One pound per annum.
 For any house or tenement used either wholly or partly as a domicile of the annual municipal value of Sixteen pounds and upwards, a rate of One shilling and threepence in the pound sterling.

sterling.

- sterling.

 (3) The rate to be paid in respect of unoccupied allotments of land shall be Five shillings for each allotment not exceeding one-quarter of an acre; Ten shillings if more than a quarter of an acre but not exceeding half an acre. Fifteen shillings if more than half an acre but not exceeding three-quarters of an acre; with a maximum charge of One pound sterling for any parcel of land within the Urban District.
- triet.

 (4) Where any horses or cows are wholly or partially kept on, or at any land or tenement not supplied by the Trust with water by measurement, there shall be payable for every such animal (exceeding one in number) wholly or partially kept as aforesaid (in addition to the assessment rate) a special rate of Five shillings per head per annum.

 (5) For water supplied by the Trust by measurement (except in cases of special arrangement with the Trust) One shilling for every 1,000 gallons.

gallons.

(6) The foregoing rates are hereby made payable half-yearly in advance on the 1st day of January and the 1st day of July, 1918.

Passed this 9th day of November, 1917.

(SEAL)

T. E. RICHARDS, Chairman. A. H. KEARNEY, Secretary.

Approved by the Governor in Council, 20th November, 1917.

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

BOROUGH OF STAWELL.-WATER SUPPLY. Making a Rate for Water Supply purposes for the Year 1917-1918.

THE Council of the Borough of Stawell doth hereby, in exercise of the execution of the powers and authorities conferred on it by the Water Acts, make the following rate from the 1st day of October, 1917, upon all lands and tenements within the Water Supply District of the Borough of Stawell, that is to say:—

The rate and charge hereunder specified are those which owners and occupiers of lands and tenements shall pay in espect of water supplied otherwise than by measure for

respect of water supplied otherwise than by measure for domestic purposes.

On every house or tenement of less than an annual value of Thirteen pounds (£13) the annual sum of One pound (£1) except all surveyed allotments on which no dwelling is erected and where no water is laid on or used, the annual charge shall be Ten shillings (10s.) per allotment.

On every house or tenement above the annual value of

On every house or tenement above the annual value of Thirteen pounds (£13) the annual sum of One shilling and sixpence (1s. 6d.) in the £ of the amount of the annual valuation.

The foregoing By-law was made and passed by the Council of the Borough of Stawell on the 26th day of October, 1917, and to take effect from first day of October, 1917, and shall be payable within the space of four-teen days after demand shall have been made.

JOHN DALZIEL, Mayor. J. C. SINCLAIR, Town Clerk.

Approved by the Governor in Council, 20th November, 1917.

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

YACKANDANDAH WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1918.

THE Commissioners of the Yackandandah Waterworks Trust do hereby, pursuant to and in exercise of the powers and authorities conferred by the Water Acts, make the following By-law, viz.:-

1. General Rate.—A rate of Two shillings in the pound sterling is hereby made for the year 1918 upon all property hable to be rated within the Waterworks District of the Trust. And such rate shall be based on the municipal valuation of such property by the shire of Yackandandah, in existence on the first day of January 1918.

of Yackandandah, in existence on the first day of January, 1918.

2. Minimum Rate.—The minimum rate payable on any property on which is erected any dwelling-house, shop, office, factory, stable, or other building shall be Forty shillings. The minimum rate on any other rateable property whatsoever shall be Forty shillings.

3. When Payable.—The foregoing rates shall be due and payable in half-yearly moieties, in advance, that is to say, on the first day of January and the first day of July, 1918.

M. Clune, or such person or persons as may from time to time be employed by the Trust for that purpose, shall be authorized to demand, collect, sue for, and recover the rates hereby made.

Passed on the 19th day of October, 1917.

ALEX. PRIESTLEY, Chairman. JNO. T. MOLYNEAUX, Commissioner. M. CLUNE, Secretary. (SEAL)

Approved by the Governor in Council, 20th November, 1917.

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

BOROUGH OF HORSHAM WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1918.

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

Acts:—
1. That the water rate for the year 1918 on all lands and tenements within the borough of Horsham Waterworks Trust District shall be One shilling and three-pence in the pound on the municipal valuation of the borough of Horsham for the year 1917-18 within a minimum of One (1) pound upon all lands and tenements valued at or under £13 6s. 8d. (Thirteen pounds six shillings and eightpence) except such as are entitled to the provisions of section 237 of the above-mentioned Acts.
2. For water supplied by the Trust for domestic and

the provisions of section 237 of the above-mentioned Acts.

2. For water-supplied by the Trust for domestic and other than domestic purposes by measurement (except in cases of special agreement with the Trust) the minimum quantity of water to be charged for in respect of lands and tenements within the Trust District shall be the quantity for which the charge, at One shilling per one thousand (1,000) gallons would be equal to the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure. All water supplied by the Trust by measure in excess of such aforesaid quantity shall be charged at the rate of Sixpence per 1,000 gallons.

3. For the water supplied by measurement for other than domestic purposes solely, a charge of Ninepence for every 1,000 gallons shall be made (except in cases of special agreement with the Trust, and for water supplied for railway purposes, which shall be at the rate of One shilling per 1,000 gallons. Provided that the minimum charge shall not be less than the amount payable under the assessed rate as specified in clause level.

4. All rates and charges shall be due and payable in

hereof.

4. All rates and charges shall be due and payable in advance on the first day of January, 1918, at the office of the Trust, Wilson-street, Horsham, where payments will be received during office hours.

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

The foregoing By-law was passed by the Commissioners of the Borough of Horsham Waterworks Trust on the 6th day of November, 1917, and the common seal hereunto affixed in the presence of—

F. WILLIAMS, Chairman, J. J. HENNESSY, Comm GEO. L. RAY, Secretary. Commissioner. (SEAL)

Approved by the Governor in Council, 20th November, 1917.

F. W. MARBOTT, Clerk of the Executive Council

LOWAN SHIRE WATERWORKS TRUST. RATING BY-LAW.

THE Commissioners of the Lowan Shire Waterworks Trust, in pursuance of the powers conferred by the Water Acts, do hereby make the following By-law:—

By-law for the making of a Rate for the Year 1918.

A rate of Fivepence and Sixpence in the pound ster-In the of Prepince and Sixpence in the pound ster-ling shall be imposed and levied upon all rateable pro-perty within the Dimboola and Lowan Divisions respec-tively of the Waterworks District of the said Trust, and such rate shall be based upon the valuation for the time being of the property hereby rated.

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

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

The foregoing By-law was made on the 2nd day of November, 1917, by the Commissioners of the Lowan Shire Waterworks Trust.

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

(SEAL)

R. DICKINSON, Chairman, A. F. MAGILL, C.E., Secretary.

Approved by the Governor in Council, 20th November, 1917.

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

COLAC WATERWORKS TRUST.

RATING BY-LAW FOR 1918.

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

By-law No. 10.

The following are the rates and charges which the occupiers or owners of lands and tenements liable to be rated shall pay for the year 1918 in respect of water supplied by the Trust within the said Urban District:

1. For every house and tenement of £13 annual municipal value and under, the sum of £1 2s. 6d. (One pound the orbitises and interest.)

the shiftings and sixpence).

2. For every house and tenement of £14 annual municipal value and upwards, an amount of One shilling and eightpence in the £1 upon the annual municipal value of such property.

3. Houses unoccupied for a period of not less than six calendar months, commencing on the first day of January or the first day of July, shall be charged two-third rates.

January or the first day of July, shall be charged twothird rates.

4. For every unoccupied piece or allotment of land
unsupplied with water from the works of the Trust of
Six pounds annual municipal value and under, the sum
of Ten shillings sterling.

5. For every unoccupied piece or allotment of land
unsupplied with water from the works of the Trust of
Seven pounds annual municipal value and upwards, an
amount of One shilling and eightpence in the £1 upon
the annual municipal value of such property.
6. Private water troughs will be charged for at the
rate of 20s. per annum where the valuation of the property on which such trough is situated does not exceed
£20. Such trough charge of 20s. will mean to include
the rate of valuation. Where the valuation of the property exceeds £20, the trough to be exempt from rating
purposes, except where, in the opinion of the Trust, a
meter shall be necessary.

7. Water supplied to cricket, bowling, or tennis clubs,
and to Government Departments, mechanics' institutes,
churches, show grounds, cattle yards, and similar properties shall be charged for by measurement at 6d. (sixpence) per 1,000 gallons, provided that the minimum
quantity to be charged for shall not be less than 45,000
gallons per annum.

8. For water supplied from stand-pipe or hydrant,

gallons per annum.

gallons per annum.

8. For water supplied from stand-pipe or hydraut, there shall be a charge for every 200 gallons or under of the sum of One shilling.

9. For a supply during the crection of new buildings, there shall be a charge of Ten shillings per cent. on the amount of contract for stonework, brickwork, or plastering, or, if there be no contract, then upon the value or of the amount charged or paid for such stonework, brickworks.

work, or plastering.

10. Except hereinbefore otherwise provided, the minimum quantity of water to be charged for where water is supplied by the Trust by measurement shall be the quantity which, at One shilling and eightpence per 1,000 gallons, equals the amount of the assessed rate which

would be payable for the premises so supplied, and for such minimum quantity of water there shall be a charge of One shilling and eightpence per 1,000 gallons; and for water in excess of such minimum there shall be a charge of Eightpence per 1,000 gallons, or such price as may be specially agreed upon.

11. Water supplied to market gardeners shall be charged for by measurement only.

12. For water supplied to botanic gardens, the charge shall be Twopence per 1,000 gallons, and the supply must be taken through a meter.

13. The fee to be paid for a plumber's licence shall be £1; renewals, 5s.

£1: renewals, 5s

14. Provided that where persons within the Waterworks Trust District desire to have the service-pipe of the Trust extended to their properties, and are willing works Trust District desire to have the service-pipe of the Trust extended to their properties, and are willing to pay the cost of such extension, the Trust shall have power to make a special agreement with them regarding the payment of water supply so as to cover their outlay. That the before-mentioned rates and charges shall be payable half-yearly in advance, on the first day of Janu-ary and the first day of July, 1918, excepting the charge for water supplied by measurement, which shall be paid counterly.

quarterly.

Such person or persons as the Commissioners of the Colac Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, receive, collect, and recover the said rates and charges. In the construction of the By-law the word "person" shall be deemed to extend to and include a corporation, whether aggregate or sole, and the word "Trust" shall mean the Colac Waterworks Trust.

Passed this 24th day of October, 1917.

FRANK PARKES, Chairman. P. J. McLEOD, V. M. PEARSON, Commissioners. ' (SEAL) ALLAN McKENZIE, Secretary.

Approved by the Governor in Council, 20th November, 1917.

F. W. MABBOTT,

Clerk of the Executive Council.

WINCHELSEA WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1918.

THE Chairman and Commissioners of the Winchelsea Waterworks Trust do hereby, pursuant to and in exercise of the powers and authorities conferred by the Water Acts, make the following By-law, viz.:—

Bu-law No. 6.

The following are the rates and charges which occupiers or owners of land and tenements liable to be rated shall pay for the year 1918 in respect of water supplied by the Trust within the Waterworks District thereof:—

1. For every house and tenement up to £16 annual municipal value and under the sum of £2 (Two pounds)

per annum.

2. For every house and tenement of £17 annual municipal value and upwards an amount of Two shillings and sixpence in the £1 upon the municipal value of such property.

3. Houses unoccupied for a period of not less than six

property.

3. Houses unoccupied for a period of not less than six calendar months commencing on the first day of July, shall be charged two-third rates.

4. For every unoccupied piece or allotment of land unsupplied or supplied with water from the works of the Trust of Six pounds annual municipal value and under, the sum of Fifteen shillings sterling per annum.

5. For every unoccupied piece or allotment of land unsupplied or supplied with water from the works of the Trust of Seven pounds annual municipal value and unwards, an amount of Two shillings and sixpence in the £1 upon the municipal value of such property.

6. Water supplied to cricket, tennis, or bowling clubs, and to Government Departments, mechanics' institutes, churches, show grounds, and similar properties shall be charged for by measurement at 1s. 6d. (One shilling and sixpence) per 1,000 gallons.

7. For water supplied from stand-pipe, or hydrant, there shall be a charge for every 200 gallons or under, the sum of Sixpence.

8. For a supply during the erection of new buildings, there shall be a charge of Ten shillings per cent. on the amount of the contract for stonework, brickwork, or plastering, or, if there be no contract then upon the value of the amount charged or paid for such stonework, brickwork, or plastering.

9. Except hereinbefore otherwise provided, the mini-

value of the amount charged or paid for such stonework, brickwork, or plastering.

9. Except hereinbefore otherwise provided, the minimum quantity of water to be charged for where water is supplied by the Trust by measurement shall be the quantity which, at One shilling and sixpence per 1,000 gallons, equals the amount of the assessed rates which would be payable for the premises so supplied and for such minimum quantity of water there shall be a charge of One shilling and sixpence per 1,000 gallons, and for water in excess of such minimum there shall be a charge of One shilling and sixpence per 1,000 gallons, or such price as may be specially agreed upon.

10. The fee to be paid for a plumber's licence shall be £1, renewals 5s.

That the before mentioned rates and charges shall be

That the before-mentioned rates and charges shall be payable half-yearly in advance, or in other cases as directed by the secretary, and shall be payable in two equal instalments. The first payment shall be made on the first day of January 1918 for half-year ending 30th June 1918, and the second payment shall be made on the first day of July 1918 for the half-year ending 31st December 1918.

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

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

Passed this second day of November, 1917.

J. B. FARQUHARSON, Chairman. G. SEARBY, Secretary. (SEAL)

Approved by the Governor in Council, 20th November, 1917.

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

BROADFORD WATERWORKS TRUST.

RATING BY-LAW FOR 1918 WITHIN THE BROADFORD URBAN DISTRICT.

THE Commissioners of the Broadford Waterworks Trust, the Waterworks District of which has been duly proclaimed an Urban District, do hereby, in pursuance of the provisions of the Water Acts, and in exercise of the powers and authorities conferred by the said Acts make the following By-law:—

The rates and charges hereinafter specified are those which the occupiers or owners of land and tenements situated within the aforesaid Urban District and liable to be rated, shall pay for the year 1918, in respect of water supplied otherwise than by measure for domestic purposes, such rates to be paid half-yearly in advance in equal moleties on the 1st day of January and on the 1st day of July, 1918:—

1. On every house and tenement of the annual value of Fifteen pounds or under, according to the municipal valuation of such house or tenement during the said year, the sum of Thirty shillings.

2. On every house or tenement above the annual value of Fifteen pounds, according to the municipal valuation of such house or tenement during the said year, the sum of One shilling and ninepence in the pound of such valuation. valuation.

3. On every piece of vacant or unoccupied land, the sum of Ten shillings.

4. The following shall be the charge payable in respect of water supplied by measure:—

- (1) Water supplied by measure:—

 (1) Water supplied by measure shall be charged for at the rate of One shilling for every One thousand gallons or at such price as may be specially agreed upon. The minimum quantity of water to be charged for in each case so supplied shall be Twenty thousand gallons per hair-year, or a quantity which at One shilling per thousand gallons would be equivalent to the quantity of water which the owner or occupier would be entitled to receive according to his assessed rate for the year if supplied otherwise than by measure.
- wise than by measure.
 (2) For stand-pipe or hydrant water for each load of two hundred and fifty gallons or under, One shilling.
- shilling.

 (3) For a temporary supply during the erection of new buildings, Five shillings per cent. on the amount of contract for stonework, brickwork and plastering, or in the event of there not being any contract, Five shillings per cent. on the amount charged or paid for stonework, brickwork and plastering.

 (4) All accounts for water supplied under special agreement or by measure shall be paid as agreed upon.

5. Such person or persons as the Commissioners of the said Trust may from time to time appoint for the purpose are hereby authorized to collect and recover the said rates and charges.

Passed this 19th day of October, One thousand nine hundred and expenden.

hundred and seventeen.

(SEAL)

J. G. PEMBERTON, Chairme C. G. WILLIAMS, Secretary.

Approved by the Governor in Council, 20th November, 1917.

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

LANCEFIELD WATERWORKS TRUST.

RATING BY-LAW FOR 1918.

A By-law of the Lancefield Waterworks Trust made under the Water Acts.

THE Commissioners of the Lancefield Waterworks Trust hereby make the following By-law:-

A rate of Two shillings in the pound shall be imposed and levied on all the rateable property in the Waterworks District of the Lancefield Waterworks Trust according to the valuation for the time being of all the lands and tenements for the municipal rate of the Lancefield Riding of the shire of Romsey in which such lands and tenements are situated, for one year commencing on the first day of January, 1918, and ending on the 31st day of December, 1918.

Such rate shall be payable and collected in two portions or instalments and the first portion or instalments.

tions or instalments and the first portion or instalment of One shilling shall be due and payable on the first day of January, 1918, and the second portion or instalment of One shilling shall be due and payable on the 1st day of July, 1918. The minimum rate to be paid for the year 1918 where water is supplied shall be Twenty-six shillings.

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

In witness whereof the seal of the Trust was affixed this 30th day of October, 1917, in the presence of—

MARK FOY, Chairman. R. W. GUTHRIDGE, Secretary. (SEAL)

Approved by the Governor in Council, 20th November, 1917.

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

SEYMOUR WATERWORKS TRUST.

RATING BY-LAW FOR 1918, No. 28.

THE Chairman and Commissioners of the Seymour Waterworks Trust, a portion of the Waterworks District of which Trust has been proclaimed an Urban District for the purpose of the Water Acts, do hereby, pursuant to and in exercise of the powers and authorities conferred by the said Acts, make the By-law following:

The following are the rates for 1918 which the occupiers or owners of lands, tenements, and vacant or unoccupied allotments within the aforesaid Urban District, and liable to be rated, shall pay to the Trust in

respect of such property:—

1. For every house or tenement used either wholly or partly as a domicile of twenty pounds (£20) annual municipal value and under, a rate of One pound sterling shall be paid.

shall be paid.

2. For every house or tenement of more than Twenty pounds (£20) annual municipal value, and not exceeding Thirty-three pounds annual municipal value, a rate of One pound five shillings shall be paid.

3. For every house or tenement of more than Thirty-three pounds (£33) annual municipal value, a rate of Ninepence in the pound shall be paid.

4. The rate to be paid in respect of vacant or unccupied allotments of land if not more than Five pounds annual municipal valuation, a rate of Five shillings for each and every separate allotment by which a main passes.

shillings for each and every separate antonness a main passes.

5. For all lands and tenements, situated otherwise than in streets in which pipes are laid down, and being within a quarter of a mile of a stand-pipe, one-half of the before-mentioned rate, and where lands and tenements are over a quarter of a mile and under half-a-mile from a stand-pipe, one-quarter of the before-mentioned

of. Water supplied by measure shall be charged for at the rate of One shilling and sixpence per 1,000 gallons, and the minimum quantity to be charged for half-yearly, where the water is used for domestic and other than domestic purposes, shall be the quantity which at the rate of One shilling and sixpence per 1,000 gallons would be equal to the assessed rate for the half-year which would be payable in respect of the premises so supplied if supplied otherwise than by measure. In cases where water is sold by measure for other than domestic use solely, the charge shall be One shilling and sixpence per 1,000 gallons, or such price as may be specially agreed upon, and the minimum quantity to be charged for half-yearly shall be 27,000 gallons.

7. The foregoing rates are hereby made payable in equal moieties on the first day of January and the first day of July, 1918.

8. Such person or persons as the Commissioners of the said Trust may from time to time appoint for that pur-pose shall be authorized to demand, collect, and recover the said rates and charges.

Passed this 16th day of October, 1917.

J. CHITTICK, Chairman.
T. TEHAN,
F. C. HENNING, Commissioners. (SEAL) R. J. CLYDESDALE, Secretary.

Approved by the Governor in Council, 20th November, 1917.

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

ST. ARNAUD BOROUGH WATERWORKS TRUST. RATING BY-LAW FOR YEAR 1918.

By-law No. 23.

THE Commissioners of the St. Arnaud Borough Waterworks Trust, in pursuance of powers con-ferred by the Water Acts, do hereby make the following

The following are the rates and charges which the occupiers or owners of lands and tenements liable to be rated shall pay for the year 1918 in respect of water supplied by the Trust within its Waterworks District, that is to say :-

The rates and charges specified are those which the occupiers or owners of lands and tenements shall pay in respect of water supplied otherwise than by measure for domestic purposes

On every house or tenement of the annual municipal value of Nine pounds and under, the sum of One pound twelve shillings and sixpence per annum. On every house or tenement above the annual municipal value of Nine pounds, and not exceeding the annual municipal value of Foorteen pounds, the annual municipal value of Foorteen pounds, the sum of One pound fifteen shillings per an-

num.

On every house or tenement above the annual municipal value of Fourteen pounds, and not exceeding the annual municipal value of Nineteen pounds, the sum of One pound seventeen shillings and sixpence per annum.

On every house or tenement above the annual municipal value of Nineteen pounds and not exceeding the annual municipal value of Twenty-six pounds the sum of Two pounds per annum.

On every house or tenement above the annual municipal value of Twenty-six pounds, the sum of One shilling and sixpence in the pound sterling upon the amount of the annual municipal valuation.

On each unoccupied allotment or piece of land rated for the ordinary municipal rate within the Trust

for the ordinary municipal rate within the Trust District senarately from any buildings, the sum of Two shillings and sixpence in the pound sterling upon the amount of the annual municipal valuation.

every house tenement or land situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which house tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pine for the supply of water, one-half of the before-mentioned rates, and where such house tenement or land is over a quarter of a mile from such stand-pipe and within belf-n-mile thereof, one-fourth of the above-mentioned rates.

The rates and charges hereinbefore specified shall be due and payable in advance in one amount on the first day of January One thousand nine hundred and eighteen.

eighteen.

In the construction of this By-law the word "Commissioners" shall mean the Commissioners of the St. Arnaud Borough Waterworks Trust.

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

The foregoing By-law was passed at a meeting of the Trust held on the twenty-ninth day of Octo-ber, 1917—

M. J. ROWE, Chairman of the Trust, J. CROSBIE, Secretary. (SEAL)

Approved by the Governor in Council, 20th November, 1917.

F. W. MARBOTT Clerk of the Executive Council. . SHIRE OF WINCHELSEA WATERWORKS TRUST. RATING REGULATION FOR 1918, No. 29.

THE Commissioners of the Shire of Winchelsea Waterworks Trust hereby make the following Bylaw pursuant to and in exercise of the powers and authorities conferred by the Water Acts:—

A rate of Two shillings in the pound sterling shall be imposed and levied on all rateable property in the Waterworks District of the Shire of Winchelsea Waterworks Trust according to the valuation for the time being of all lands and tenements for the municipal rate of the shire of Winchelsea, in which such lands and tenements are situated, for one year, commencing on the first day of January 1918 and ending on the thirty-first day of December 1918, provided that the sum of Ten shillings shall be the minimum of rate to be paid annually by every occupier or owner of such lands or annually by every occupier or owner of such lands or

annually by every occupier or owner of such mans of tenements.

Such rate shall be payable and collected in two equal portions or instalments of One shilling each, and the first portion or instalment shall be due and payable on the first day of January, 1918, and the second portion or instalment shall be due and payable on the first day of

July, 1918.
Such persons as the Commissioners of the Shire of Winchelsea Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand and receive, collect and recover, the said rate.

Passed this second day of November, 1917.

J. S. MATHISON, Chairman. C. W. C. FARRAN, Secretary. (SEAL)

Approved by the Governor in Council, 20th November. 1917.

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

WARBURTON WATERWORKS TRUST.

RATING BY-LAW FOR 1918.

THE Warburton Waterworks Trust do hereby, pursuant to and in execution of the powers and authorities conferred by the Water Acts, make the following

1st. The following rates and charges are those which the occupiers or owners of lands and tenements shall pay for the year 1918 in respect of water supplied by the Trust within the Trust District, and such rates shall be payable, in advance, on the 1st day of January,

2nd. On every house or tenement of an annual municipal value of £25 or upwards, the sum of One shilling (1s.) in the pound (£1).

3rd. On every house or tenement of an annual municipal value of under £25 sterling, the minimum sum of Twenty-five shillings (25s.).

4th. For every allotment or piece of land vacant of an annual municipal value of Ten pounds sterling (£10). or upwards, the sum of One shilling (1s.) in the pound (£11).

5th. For every allotment or piece of land vscant of an annual municipal value of under Ten pounds sterling (£10), the minimum sum of Seven shillings and sixpence

(7s. 6d.).

6th. For every water trough supplied with water from the works of the Trust, the amount of Thirty shillings (30s.) per annum.

7th. Water supplied by measure to be used in private domiciles or other premises for domestic or other than domestic use shall be charged for at the rate of One shilling per 1,000 gallons. The minimum quantity to be charged for vearly shall be that which, at One shilling per 1,000 gallons, would be equal to the amount which the Trust would be chittled to receive under the current rating upon the municipal assessed value of any such the Trust would be chittled to receive under the current rating upon the municipal assessed value of any such premises, and at the rate of One shilling per 1.000 gallons, in addition to a supply for domestic or other purposes beyond such an amount as aforesaid.

8th. The charge for water supplied for manufacturing and other purposes, and to buildings, lands, and institutions not rated, to be subject to special agreement with the Trust.

9. For water supplied for cricket or bowling grounds, the charge shall be subject to arrangement with the Trust.

Trust

10th. For water supplied to gardens or nurseries cultivated for trade purposes. One shilling ner 1,000 gallons. 11th. For water supplied to private fountains. Twenty shillings each, or as may be decided upon by the Trust, in addition to a charge for a supply for domestic or other purposes.

other purposes.

other purposes.

12. For water supplied and used solely as a motive power for hydraulic lifts, water blasts, turbines, water wheels, electric and other motors (subject to the sunply being refused or discontinued at any time). One shilling ner 1,000 gallons, or as may be agreed upon, in addition to the rating upon the assessment of the premises for a supply for domestic or other purposes.

13. For a temporary supply during the erection of new buildings, Ten shillings per cent. on the amount of contract for stone, brickwork, or plastering.

The foregoing By-law was made by the Commissioners of the Warburton Waterworks Trust on the first day of November, 1917; and the common seal of the Warburton Waterworks Trust was hereto affixed by authority of the Trust in the presence of the presence of-

E. A. STORY, Chairman. J. W. KERCHEVAL, Secretary. (SEAL)

Approved by the Governor in Council, 20th November, 1917.

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

ROMSEY WATERWORKS TRUST. RATING BY-LAW, 1918.

THE Commissioners of the Romsey Waterworks Trust do hereby, in pursuance and in exercise of the powers conferred by the Water Acts, make the following By-law :-

A rate of One shilling and tenpence in the pound sterling shall be imposed and levied on all rateable properties in the Trust District, according to the municipal valuation of such properties, and shall be paid in equal moieties on the 1st January, 1918, and 1st July, 1918.

Water supplied by the Trust for other than domestic purposes shall be charged for by measurement (except in cases of special agreement with the Trust), and the minimum quantity to be charged for at One shilling for every thousand gallons shall be the quantity which would be equal to the amount of assessed rate payable for such premises so supplied. Water used in excess of that quantity shall be charged for at One shilling and sixpence for every thousand gallons.

Such person or persons as the Trust may appoint for the purpose shall be authorized to demand, collect, receive and recover the said rates and charges.

The foregoing By-law was made by the Commissioners of the Romsev Waterworks Trust on the 2nd day of November, 1917.

The seal of the Trust was affixed hereto in the presence of-

(SEAL)

JAMES OCHILTREE, Chairman, H. C. WHITE, Secretary.

Approved by the Governor in Council, 20th November, 1917.

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

MOOROOPNA WATERWORKS TRUST.

MINIMUM RATE FOR 1918.

At the Executive Council Chamber, Melbourne, the twentieth day of November, 1917.

PRESENT:

His Excellency the Governor of Victoria.

Mr. McKenzie Mr. Hutchinson Mr. Baillieu. Sir A. J. Peacock Mr. Lawson Mr. McLeod

Mr. Hagelthorn

WHEREAS by section 148 of the Water Act 1915, it is enacted that the Governor in Council may from time to time fix a sum which shall be the minimum amount of rates to be paid annually by the occupier or owner of any land or tenement liable to be rated by any Waterworks Trust: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, and in pursuance of the now in part recited Act, doth order and direct that the sum of One pound five shillings (£1 5s.) shall be the minimum amount of rates to be paid for the year 1918 by every occupier or owner of any land or tenement liable to be rated by the Mooroopna Waterworks Trust.

And the Honorable F. Hagelthorn, for and on behalf of His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

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

SHIRE OF WINCHELSEA WATERWORKS TRUST. MINIMUM RATE FOR 1918.

At the Executive Council Chamber, Melbourne, the twentieth day of November, 1917.

PRESENT:

His Excellency the Governor of Victoria.

Sir A. J. Peacock Mr. McKenzie Mr. Hutchinson Mr. Lawson Mr. McLeod Mr. Baillieu. Mr. Hagelthorn

WHEREAS by section 148 of the Water Act 1915, it HEREAS by section 148 of the Water Act 1915, it is enacted that the Governor in Council may from time to time fix a sum which shall be the minimum amount of rates to be paid annually by the occupier or owner of any land or tenement liable to be rated by any Waterworks Trust: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, and in pursuance of the now in part recited Act, doth order and direct that the sum of Ten shillings (10s.) shall be the minimum amount of rates to be paid for the year 1918 by every occupier or owner of any land or tenement liable to be rated by the Shire of Winchelsea Waterworks Trust.

And the Honorable E Hemelthern for and on babels of

And the Honorable F. Hagelthorn, for and on behalf of His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

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

Country Roads Act 1915 (No. 2635).

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

At the Executive Council Chamber, McTourne, the twenty-sixth day of November, 1917.

PRESENT:

His Excellency the Governor of Victoria.

Sir A. J. Peacock Mr. Lawson Mr. Livingston Mr. Adamson Mr. Baillieu Mr. McLeod Mr. Hagelthorn Mr. Hutchinson Mr. Robinson.

Mr. Hutchinson

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Woori Yallock-Pakenham-Koo-wee-rup road in the shire of Berwick (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the fourteenth day of January One thousand nine hundred and fourteen on page ninety-one) should be made by the said Board And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring land and constructing the said deviation And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

Commencing at the north-eastern angle of allotment 83B, parish of Gembrook, county of Mornington; thence south 83 deg. 18 min. west 565 links; thence north 49 deg. 17 min. cast 309 links to the northern boundary of the allotment; thence south 67 deg. 28 min. cast along that boundary 354 points to the point of commencement.

And the Honorable F. Hagelthorn, for and on behalf of His Maiesty'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.

Country Roads Act 1915 (No. 2635)

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

At the Executive Council Chamber, Melbourne, the twentieth day of November, 1917.

PRESENT:

His, Excellency the Governor of Victoria.

Mr. McKenzie Sir. A. J. Peacock Mr. Hutchinson Mr. Lawson Mr. McLeod Mr. Baillieu. Mr. Hagelthorn

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

- "A." Commencing at the south-eastern angle of allotment 86, section A, parish of Monbulk, thence north 61 deg. 2 min. west a distance of 38.3 links; thence north 67 deg. 6 min. east 100.5 links; thence south 45 deg. 44 min. west 82.5 links to the point of commencement.
- "B." Commencing at a point north 45 deg. 44 min. east 12 links from the south-western angle of allotment 87, section A, parish of Monbulk; thence generally north-easterly to a point on the north-eastern boundary distant 28 links from the north-western angle of the said allotment; thence northerly through allotments 90, 91 and 92, of the same parish and section, to a point on the western boundary of allotment 92, 448 links from the north-western angle of the said allotment. the said allotment.
- "C." Commencing at a point north 16 deg. 6 min. east 172 links from the south-western angle of allotment 95, section A, parish of Monbulk: thence north-easterly through portions of allotments 95 and 96 to a point north 42 deg. 29 min. east 172 links from the south-western angle of allotment 96.
- Commencing at the north-western angle of allotnent 1, section B, parish of Monbulk; thence south 1 deg. 21 min. east 172.5 links; thence north 25 deg. 5 min. east 210.5 links; thence south 78 deg. 59 min. west 95 links to the point of commencement. the point of commencement. .
- "E." Commencing at a point south 1 deg. 21 min-east 67 links from the north-eastern angle of allotment 38, section A, parish of Monbulk; thence south-westerly to the Reserve along
 - Note. All the foregoing is more particularly de-lineated and coloured red on survey plan No. 386 lodged in the office of the Country Roads Board. Melbourne.

And the Honorable Arthur Robinson, for and on behalf of 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.

REGULATIONS UNDER THE MINES ACT 1915.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of November, 1917.

PRESENT:

His Excellency the Governor of Victoria. Mr. Livingston Mr. Adamson Mr. Baillieu Sir A. J. Peacock Mr. Lawson Mr. McLeod Mr. Hagelthorn Mr. Hutchinson Mr. Robinson.

NDER and by virtue of the powers and authorities conferred by the Mines Act 1915 and the Acts Interpretation Act 1915, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby rescind the Regulations made under the Mines Act 1915, on the twenty-ninth day of February, 1916, and doth hereby make the following Regulations, and direct and appoint that the fees hereinafter mentioned shall be taken in the Courts of Mines and in proceedings before Wardens of the Goldfields, instead of the fees heretofore taken therein, to take effect on and after the 1st day of January, 1918 (that is to say):—

Ding to Coupag OF MINES

FEES IN COURTS OF MINES.	£	s.	a
For payment of assessors under sections 202 and 237		s. 12	0
For every summons to answer a plaint, for any	•	-	٠.
	0	$\frac{1}{2}$	0
Above £10 and not exceeding £20 Above £20 and not exceeding £50 Above £50 and not exceeding £100	ŏ	` 3	Ŏ
Above £50 and not exceeding £100	0	6	0
Above £100 and not exceeding £200	0	10 15	0
Above £100 and not exceeding £200 Above £200 and not exceeding £300 Above £300 and not exceeding £500	1	0	ö
Above £500 and not exceeding £1,000	3	0	0
Above £1,000	4	0	0
For every summons where there is no pecuniary	1	0	. 0
On lodging notice of appeal from a warden		10	ō
On lodging notice of appeal from a warden Other summonses, in addition to the bailiff's		_	١,
foos where bailiff is required to serve	0	2	0
For notice on payment into court, in addition to the bailiff's fee for serving it	0	2	0
On requiring trial by assessors, in addition to			
the assessors' fees, where the plaint is for any sum not exceeding £50	^	_	^
sum not exceeding £50	0	5 10	0
Above £50 and not exceeding £100 Above £100	ĭ	ŏ	ŏ
Mor filing oneward to night (Section tol)	0	2	0
For lodging engrossment of plaint, &c. (section	0	2	0
189)	v	4	v
For every adjournment of hearing on account of error in proceedings, to be paid by party			_
in error		10	0
For every re-hearing (sections 193 and 200) For sealing affidavit for injunction on one only	0	10 10	0
For sealing every other affidavit		1	ŏ
For sealing decree	a	5	0
	0	5	0
For sealing order (sections 227, 228, and 229) For sealing every other order	0	5 1	0
For every warrant of execution for every pound	۰	•	٠
For every warrant of execution for every pound of the amount to be levied, in addition to	_		_
the bailiff's fees	0	0	2
For every warrant of commitment, in addition to bailiff's fees	0	5	0
For every certificate of decree for another court	ő	5	Ö
For every certificate of discharge For every copy minute of proceedings (section	0	2	0
For every copy minute of proceedings (section 236)	0	5	0
For taxing costs (section 310)	ŏ	10	ŏ
For taking bond or security	0		0
For every search	0	1 5	0
Upon lodging memorial and copies for incor-	v	J	U
poration of a company	1	0	0
On lodging notice of change of manager or			
increase of capital, or other notice of the like nature	0	1	0
For a copy of any proceeding, for each folio For examining a copy of any proceeding and	0	0	4
For examining a copy of any proceeding and	_	^	2
marking same as an office copy, for each folio For making a copy and marking same as an	0	0	z
office copy, for each folio	0	0	6
For filing any document not being a proof of			٠,
debt	0	1	0
Upon presenting any petition for winding up a company	.0	10	0
For every order winding up a company	0		0
For every order sanctioning appointment of	0	5	n
liquidator		_	0
For every order requiring contributories to pay For approving schedule of assets and liabilities	-	•	
and proposed plan of distribution	1	0	0

FEES IN COURTS OF MINES-continued.	c	_	,	FEES IN PROCEEDINGS BEFORE WARDENS OF THE GOLDFIELDS—continued.
For taxing costs, except under section 310, 3d.	20	ŝ.	а.	£ s. d.
in the £ upon the amount allowed by the allocatur.				For every notice of intention to apply under section 275 to warden for an injunction 0 2 (
For every special case stated	1	0	0	For every application to warden for an injunction under section 276 0 2 6
Fines no no Days mysocytes mys Cranes on any Co				For every notice of intention to apply to warden
FEES TO BE PAID THROUGH THE CLERK OF THE CO THE BAILIFF UPON THE PERFORMANCE OF THE DU	OUL	ξT.	то	under section 277 to deposit gold, &c 0 2 0
WHICH MAY BE RETAINED BY THE BAILIFF FOR F				For every order under sections 274, 275, 276,
USE.	110	U	* 14	and 277 0 2 6
	£	s.	đ.	For every warrant of commitment 0 2 6
For executing warrant against goods, if the				On every payment to warden under sections 254
distance from the court house does not exceed				and 255 0 1 0 For every certificate under section 282 • 0 2 6
five miles	1			For every affidavit used before warden (except
		7 10		affidavits of proof of service) 0 0 6
For an arrest, not exceeding a mile from the	υ.	10	U	For taxing every bill of costs under section 310-
court house or bailiff's residence	0	15	0	Under £20 0 5 0
Not exceeding seven miles from the same		••		£20 and over 0 10 0
place	1			For every special case stated 1 0 0
	1	10	0	And the Honorable Harry Sutherland Wightman
For serving any summons, order, or decree, &c., or any notice of payment into court, within				Lawson, His Majesty's Solicitor-General for Victoria,
two miles of the court house	0	2	٥	shall give the necessary directions herein accordingly.
For executing every warrant, serving summons	٠	_		F. W. MABBOTT,
or notice, conveying prisoner to gaol, for any	•			· Clerk of the Executive Council.
distance beyond those before mentioned from				
the court or bailiff's residence, a reasonable amount, to be fixed by the clerk, not ex-				TREE RESERVE IN THE CITY OF ST. KILDA.
ceeding 2s. per mile.				At the Executive Council Chamber, Melbourne, the
		_		twentieth day of November, 1917.
FERS IN PROGREDINGS BEFORE WARDENS OF	m to c			
FEES IN PROCEEDINGS BEFORE WARDENS OF GOLDFIELDS.	THE	S		- ,
GOLDFIELDS.	the £		d.	PRESENT:
GOLDFIELDS. For payment of assessors under sections 259	£	з.		- ,
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing	£	з.	d. 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors,	£	s. 0	0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees	£	з.	0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. McLeod Mr. Baillieu.
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness)	£ 2 0	s. 0	0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. McLeod Mr. Baillieu. Mr. Hagelthorn
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by	£ 2 0	s. 0 5	0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. McLeod Mr. Baillieu. TIS Excellency the Governor of the State of Victoria.
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by the warden's clerk	£ 2 0	s. 0 5	6. 0 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. McLeod Mr. Baillieu. HIS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof.
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness)	£ 0 0	s. 0 5 2	0 6, 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. McLeod Mr. Baillieu. H IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by the warden's clerk For every copy beyond one prepared by the warden's clerk	£ 0 0	s. 0 5	0 6, 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. McLeod Mr. Baillieu. Mr. Hagelthorn HIS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2886), and
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by the warden's clerk For every copy beyond one prepared by the warden's clerk For every summons to witnesses (including any number of names)	£ 2 0 0 0	s. 0 5 2 1 1	0 6, 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. Hagelthorn Mr. Baillieu. H IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2686), and in compliance with a request made by the Council of the
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by the warden's clerk For every copy beyond one prepared by the warden's clerk For every summons to witnesses (including any number of names) Additional when such summons is prepared by	£ 2 0 0 0	s. 0 5 2 1	0 6. 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. Lawson Mr. Hutchinson Mr. Heleod Mr. Hagelthorn Mr. Baillieu. HIS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2686), and in compliance with a request made by the Council of the City of St. Kilda. dated the 15th day of September, 1917.
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by the warden's clerk For every copy beyond one prepared by the warden's clerk For every summons to witnesses (including any number of names)	£ 2 0 0 0 0	s. 0 5 2 1 1	0 0 6. 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. Heleod Mr. Hagelthorn H IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2686), and in compliance with a request made by the Council of the City of St. Kilda, dated the 15th day of September, 1917. doth by this Order declare a portion of St. Kilda and Tennyson streets, in the City of St. Kilda, shown by
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by the warden's clerk For every copy beyond one prepared by the warden's clerk For every summons to witnesses (including any number of names) Additional when such summons is prepared by the warden's clerk For every copy thereof prepared by the	£ 2 0 0 0 0 0 0 0 0	s. 0 5 2 1 1 1	0 0 0 0 0 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. Lawson Mr. Hutchinson Mr. Hutchinson Mr. Hagelthorn Mr. Baillieu. Mr. Hagelthorn H IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2686), and in compliance with a request made by the Council of the City of St. Kilda, dated the 15th day of September, 1917. doth by this Order declare a portion of St. Kilda and Tennyson streets, in the City of St. Kilda, shown by green colour on a plan marked "A," numbered 17/1260,
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by the warden's clerk For every copy beyond one prepared by the warden's clerk For every summons to witnesses (including any number of names) Additional when such summons is prepared by the warden's clerk For every copy thereof prepared by the warden's clerk	£ 2 0 0 0 0 0 0 0 0 0	s. 0 5 2 1 1 0	0 0 0 0 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. Hagelthorn Mr. Hagelthorn Mr. Baillieu. Mr. Hagelthorn Mr. State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2886), and in compliance with a request made by the Council of the City of St. Kilda, dated the 15th day of September, 1917, doth by this Order declare a portion of St. Kilda and Tennyson streets, in the City of St. Kilda, shown by green colour on a plan marked "A." numbered 17/1260, and deposited in the office of Public Works, Melbourne, to
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by the warden's clerk For every copy beyond one prepared by the warden's clerk For every summons to witnesses (including any number of names) Additional when such summons is prepared by the warden's clerk For every copy thereof prepared by the warden's clerk For every copy of minute of decision of warden	£ 2 0 0 0 0 0 0 0 0 0	s. 0 5 2 1 1 0	0 0 0 0 0 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. Hagelthorn Mr. Hagelthorn Mr. Baillieu. Mr. Hagelthorn H IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2886), and in compliance with a request made by the Council of the City of St. Kilda, dated the 15th day of September, 1917. doth by this Order declare a portion of St. Kilda and Tennyson streets, in the City of St. Kilda, shown by green colour on a plan marked "A." numbered 17/1260, and deposited in the office of Public Works, Melbourne, to be a Tree Reserve.
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness)	£ 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	s. 0 5 2 1 1 1 1 0 2 2	0 0 0 0 0	PRESENT: Ilis Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. Hutchinson Mr. Hagelthorn H IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2686), and in compliance with a request made by the Council of the City of St. Kilda, dated the 15th day of September, 1917. doth by this Order declare a portion of St. Kilda and Tennyson streets, in the City of St. Kilda, shown by green colour on a plan marked "A." numbered 17/1260, and deposited in the office of Public Works, Melbourne, to be a Tree Reserve. And the Honorable W. A. Adamson, His Maiesty's
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by the warden's clerk For every copy beyond one prepared by the warden's clerk For every summons to witnesses (including any number of names) Additional when such summons is prepared by the warden's clerk For every copy thereof prepared by the warden's clerk For every copy of minute of decision of warden For every notice of intention to apply to warden for re-hearing of complaint For every warrant issued under section 272	£ 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	s. 0 5 2 1 1 1 1 0 2 2 2	0 0 6 0 0 6 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. Hagelthorn Mr. Baillieu. Mr. Hagelthorn Mr. Baillieu. IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2686), and in compliance with a request made by the Council of the City of St. Kilda, dated the 15th day of Sentember. 1917. doth by this Order declare a portion of St. Kilda shown by green colour on a plan marked "A." numbered 17/1260, and deposited in the office of Public Works, Melbourne, to be a Tree Reserve. And the Honorable W. A. Adamson, His Majesty's Commissioner of Public Works for the State of Victoria,
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by the warden's clerk For every copy beyond one prepared by the warden's clerk For every summons to witnesses (including any number of names) Additional when such summons is prepared by the warden's clerk For every copy thereof prepared by the warden's clerk For every copy thereof prepared by the warden's clerk For every copy of minute of decision of warden for re-hearing of complaint For every warrant issued under section 272 For every warrant issued under section 273	£ 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	s. 0 5 2 1 1 1 1 0 2 2 2	0 0 0 0 0 0	PRESENT: Ilis Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. Hagelthorn Mr. Baillieu. Ils Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2686), and in compliance with a request made by the Council of the City of St. Kilda, dated the 15th day of Sentember. 1917. doth by this Order declare a portion of St. Kilda shown by green colour on a plan marked "A." numbered 17/1260, and deposited in the office of Public Works, Melbourne, to be a Tree Reserve. And the Honorable W. A. Adamson, Ilis Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.
GOLDFIELDS. For payment of assessors under sections 259 and 266, for each day of hearing On requiring hearing by warden and assessors, in addition to the assessors' fees For every summons (except summons to witness) Additional when such summons is prepared by the warden's clerk For every copy beyond one prepared by the warden's clerk For every summons to witnesses (including any number of names) Additional when such summons is prepared by the warden's clerk For every copy thereof prepared by the warden's clerk For every copy thereof prepared by the warden's clerk For every copy of minute of decision of warden For every notice of intention to apply to warden for re-hearing of complaint For every warrant issued under section 272 For every warrant issued under section 273 For every authority from warden under section	£ 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	s. 0 5 2 1 1 1 0 2 2 2 2 2	0 0 6 0 0 6 0	PRESENT: His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McKenzie Mr. Lawson Mr. Hutchinson Mr. Hagelthorn Mr. Baillieu. Mr. Hagelthorn Mr. Baillieu. IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of provisions contained in section 507 of the Local Government Act 1915 (6 Geo. V. No. 2686), and in compliance with a request made by the Council of the City of St. Kilda, dated the 15th day of Sentember. 1917. doth by this Order declare a portion of St. Kilda shown by green colour on a plan marked "A." numbered 17/1260, and deposited in the office of Public Works, Melbourne, to be a Tree Reserve. And the Honorable W. A. Adamson, His Majesty's Commissioner of Public Works for the State of Victoria,

PUBLIC HIGHWAYS IN THE SHIRE OF COLAC.

PROCLAMATION

By His Excellency the Honorable Sir Arthur Lvulph Stanlov. 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., &c.

WHEREAS by the Local Government Act 1915 (6 Geo. V. No 2886, sections 472 and 473) it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the council of any municipality, by notice in the Government Racette, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley, or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway requested that the lands hereinafter mentioned, which have been reserved, used, or acquired by the said Council for the purpose of making streets within the said shire, he so declared to be public highways. Now therefore I. the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council for the said State, do by this notice declare the lands reserved, used, or acquired for the said State, do by this notice declare the lands reserved, used, or acquired for the streets hereinafter named and described, and situate within the Shire of Colac aforesaid, to be Public Highways within the meaning of the said Act, viz. :—

PUBLIC HIGHWAYS, TOWNSHIP OF BEEAC, SHIRE OF COLAC.

Name of Street	ì.	Width of Carriage- way.	Width of Footpath on each side.	Total Widths.	Limits.
Coulstone Weston Lang Wallace Buchanan Beal Mack		108 feet 75 feet 75 feet 42 feet 75 feet 75 feet 75 feet 75 feet 75 feet	12 feet 12 feet 12 feet 12 feet 12 feet 12 feet 12 feet 12 feet 12 feet	132 feet 99 feet 99 feet 66 feet 99 feet 99 feet 99 feet 99 feet	From Station-street to Bevan-street From Lang-street to Bevan-street From Lang-street to Buchanan-street From Main-street to Burnett-street From Main-street to Burnett-street From Main-street to Weston-street From Main-street to Coulstone-street From Main-street to Coulstone-street From Main-street to Coulstone-street From Main-street to Coulstone-street

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twentieth day of November, in the year of our Lord One thousand nine hundred and seventeen, and in the eighth year of the reign of His Majesty King George V. (L,s.)

A. L. STANLEY. By His Excellency's Command,

W. A. ADAMSON, Commissioner of Public Works.

TICTORIAN RAILWAYS.

VICTORIAN GOVERNMENT TOURIST BUREAU.

Collins-street (opposite Town Hall), City. Inquire personally or by letter re Holiday Trips, Tourists' licsorts, &c. Tickets issued daily. Telephone 2898 and 2899 Central.

DINING-CAR SERVICE.

A dining-car is run on Inter-State Express trains. Tariff:—No. 1 saloon—Dinner, 4s.; breakfast, 3s. No. 2 saloon—Dinner, 2s.; breakfast, 2s.; lunch, either saloon, 2s.

INTER-STATE CHEAP EXCURSIONS.

Fast Excursion Trains will run as under:—Wednesday, 12th December.—Leave Melbourne for Adelaide at 4.40 p.m. Fares:—Single—First class, £1 14s.; second class £1. Return—First class, £3; second class, £2. Tuesday, 11th December.—Leave Melbourne for Sydney at 10 p.m. Fares:—Single—First class, £2; second class, £1 10s. Return—First class, £4; second class, £3. Full particulars respecting tickets booking to Mount Gambier, Penola, Naraccorte, Wolseley, Broken Hill, &c., on posters at stations.

WEEK-END EXCURSIONS.

Week-end tickets are issued at Holiday Excursion Fares from any station to any other station distant more than 9 miles by the last train on Fridays, and by all trains on Saturdays, also by the last train in the week on any line on which no train runs on Fridays or on Saturdays. The tickets will be available for return till the last through train on the following Monday, provided that on any line on which no train runs on Monday such tickets will be available, for return by the first train in the week following their issue. Week-end tickets are also issued (1) at all stations on lines on which trains run on Sundays; (2) by the following trains from Melbourne on Fridavs:—Bendigo line, 4.50 p.m.; Bailarat line, 5.6 p.m.; Warrnambool and Queenschiff lines, 4.22 p.m.; Seymour line, 4 p.m.; Bairnsdale line, 4.30 p.m.; Healesville line, 4.53 p.m.; Frankston and Mornington line, 5.8 p.m.

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

SUNDAY TRAINS.

SUNDAY TRAINS.

Warburton line.—Trains for Warburton leave Melburne (Flinders-street) at 9.30 a.m., stopping at all stations; at 10.10 a.m., stopping at all stations; at 10.10 a.m., stopping at all stations except Blackburn, Tunstall, Mitcham and Mooroolbark; and at 10.50 a.m., stopping only at Box Hill, Ringwood, Croydon, Lilydale, and all stations thence. Trains return from Warburton at 5.45 p.m., stopping only at certain stations; at 6.5 p.m., stopping at all stations to Lilydale, and at Croydon, Ringwood, Box Hill, Camberwell, Glenferrie, and Richmond; and at 6.34 p.m., stopping at all stations. Return fares to Warburton:—First class, 4s; second class, 3s.

second class, 3s.'

Healesville line.—Trains for Healesville leave Melbourne (Flinders-street) at 10.25 a.m., stopping only at certain stations. and at 11.5 a.m., stopping at Box Hill and all stations thence, except Mooroolbark. Trains return from Healesville at 6.11 p.m., stopping at all stations to Ringwood, and at Box Will, Camberwell, Glenferrie, and Richmond; and at 6.55 p.m., stopping at all stations to Lilvdale, and at Croydon, Box Hill, Mont Albert, Surrey Hills, Canterbury, East Camberwell, Camberwell, Glenferrie, and Richmond. Return fares to Healesville:—First class, 4s.; second class, 3s.

Feintree Gulln and Gembrook line.—Leave Flinders-

Camberwell, Glenferrie, and Richmond. Return fares to Healesville:—First class, 4s.; second class, 3s.

Feintrea Gully and Gembrook line.—Leave Flindersstreet (from No. 1 platform. east end) at 10.20 a.m. for Emerald. stopping only at Richmond, Hawthorn, Glenferrie, Auburn, Camberwell, and Box Hill, to pick up passengers, not stopping at Box Hill to Ringwood, then stop all stations; and at 10.35 a.m. for Box Hill, stopping all stations; and at 10.55 a.m. for Ferntree Gully and Gembrook, picking up at Box Hill, and stopping at all stations thence; and at 1.55 p.m. for Belgrave, stopping all stations. On return, leave Gembrook at 5.10 p.m. (not stopping at Selby, Belgrave, or Upwey), and Ferntree Gully at 7.39 p.m., stopping only at Bayswater, and at Glenferrie and Richmond to set down passengers. Train will also leave Belgrave at 6.57 p.m., and Ferntree Gully at 7.30 p.m., stopping all stations to Ringwood, thence to set down passengers only at Box Hill, Camberwell, Glenferrie, and Richmond. Leave Emerald at 6.51 p.m.. Ferntree Gully at 8.7 p.m., stopping at all stations to Blackburn, thence to set down passengers only at Box Hill, Camberwell, Auburn, Glenferrie, Hawthorn, and Richmond. Return fares to Ferntree Gully:—First class, 2s.; second class, 1s. 6d. Gembrook—Second class.

Passengers from Melbourne for Ferntree Gully and Gembrook Sunday trains will require to book and enter platform at Prince's bridge station (not Flinders street).

Mornington line.—Leave Flinders-street at 10.50 a.m. for Mornington, stopping at all stations, and reaching Mornington at 12.57 p.m., leaving Mornington on return at 6.15 p.m., stopping at all stations and reaching Melbourne at 8.15 p.m. Return fares:—First class, 4s.; second class, 3s.

Pakenham line.—Leave Flinders-street for Pakenham at 11.5 a.m., and return at 7.9 p.m. First class, 4s.; second class, 3s. Return fares :-

Lindhurst, Cranbourne, Clyde.—Leave Flinders-street at 11.5 a.m. for Lyndhurst, Cranbourne, and Clyde, reach Clyde at 5.10 p.m., and return from there at 5.40 p.m., arriving in Melbourne at 9 p.m. Passengers change trains at Dandenong. Holiday excursion fares.

Bacchus Morsh line.—Leave Flinders-street at 11.10 a.m., and return from Bacchus Marsh at 7.10 p.m. Return fares:—First class. 3s. 6d.; second class, 2s. 6d.

Whittlesea line.—Leave Flinders-street at 11.1 a.m., return from Whittlesea at 7.25 p.m. Return fares:—First class, 3s.; second class, 2s. 3d.

First class, 3s.; second class, 2s. 3d.

Elthum and Hurstbridge line.—Leave Prince's-bridge for Hurstbridge at 10.5 a.m., stopping at all stations (Rosanna if required), and at 10.45 a.m., stopping only at Clifton Hill, Heidelberg (Rosanna if required), Eltham, and all stations thence, and at 11 a.m. for Eltham, stopping at all stations (Rosanna if required), and 5.50 p.m. for Eltham, stopping at all stations (Rosanna if required); returning from Hurstbridge at 5.40 p.m., stopping at all stations (Rosanna if required), and at 6.45 p.m., stopping only at Balee, Diamond Creek, Eltham, Heidelberg, Clifton Hill, and all stations thence, and at 7.34 p.m. from Eltham, stopping at all stations. Return fares to Eltham:—First class, 1s. 6d.; second class, 1s. 3d.; and to Hurstbridge—First class, 2s.; second class, 1s. 6d.

Tickets evailable for return on day of issue only.

Full particulars on posters at stations.

THROUGH RAIL AND COACH TICKETS TO MOUNT BUFFALO. Tickets are issued daily at the Victorian Government Tourist Bureau, Collins-street, and at Spencer-street station to Mount Buffalo, available from Melbourne to Bright (rail), thence by coach to Mount Buffalo, and return. at the following combined fares:—First class, 63s. 4d.; second class, 48s. 2d. Tickets available for return for two months from date of issue. The rail journey cannot be broken

return for two months from date of issue. The rail journey cannot be broken.

Seymour. Benalla, Wangaratta. Beechworth, and Albury will also issue through rail and coach tickets to Mount Buffalo viā Bright, at the following combined faros:—From Seymour, first class, 49s. 2d.; second class, 38s. 8d.; from Benalla, first class, 35s.; second class, 29s. 2d.; from Wangaratta, first class, 29s. 8d.; second class, 29s. 2d.; second class, 24s. 8d.; and from Albury, first class, 38s. 3d.; second class, 31s. 6d. The tickets will be available for return for two months from date of issue, and the railway journey cannot be broken.

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

MOUNT BUFFALO INCLUSIVE WEEK TICKETS.

Pirst class special inclusive week tickets, covering transport and accommodation at the Government Châlet, are issued on Mondays by the 6.15 a.m. train, and on Fridays by the 4 p.m. Express train, at £6. Excursionists wishing to travel by motor from Bright may do so, weather permitting, on payment at Bright of 5s extra extra.

HEALESVILLE AND WARBURTON EXCURSIONS.

Seven (7) days' trip, including first class rail, accommodation, and coach drives—Healesville, £3 3s.; Warburton, £3 5s.; Beechworth, £5 5s.

SUNDAY EXCURSIONS.

Sunday trains at special cheap fares run on the Warburton, Healesville, Ferntree Gully and Gembrook, Pakenham, Mornington, Bacchus Marsh, Whittlesea, and Eltham and Hursthridge lines; and at holiday excursion fares to Lyndhurst, Cranbourne, and Clyde. See posters at stations.

CHEAP ENCURSION FROM GEELONG AND SOUTH GEELONG TO DRYSDALE AND QUEENSCLIFF ON SATURDAYS, FROM 1ST DECEMBER, 1917, TILL 30TH MARCH, 1918, INCLUSIVE.

The special train will leave Geelong at 2 p.m., and South Geelong at 2.5 p.m.; and return from Queenseliff at 6.30 p.m., and Drysdale at 8.10 p.m. Return fares:—To Drysdale, first class, 2s.; second class, 1s. 6d.; to

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Queenscliff, first class, 2s. 3d.; second class, 1s. 9d. Children under 14 years, half farc. Tickets can be obtained at Geelong and South Geelong stations up till the departure of the train. They will be available by the special train only. Passengers holding week-end or ordinary tickets to Drysdale and Queenscliff may travel to Geelong by the 10.15 a.m. from Ballarat, and 11 a.m. train from Melbourne, thence by the 2 p.m. special.

CHEAP EXCUSSION TO RIDDELL, GISBORNE, MACEDON, WOODEND, TREXTHAM, LYONVILLE, AND DAYLESFORD, ON SATURDAYS, 1ST AND 15TH DECEMBER, 1917.

The special train will leave Spencer-street at 9.10 a.m., and return from Daylesford at 6.50 p.m. Return fares:
—1st class, 2d. per mile; 2nd class, 1\(\frac{1}{2}\)d. per mile; children under 14 years, half fare. Tickets can be obtained at the Victorian Government Tourist Bureau, corner of Collins and Swanston streets, up till 5.0 p.m. the previous day, and at Spencer-street, North Melbourne, and Footscray stations up till starting time of train. See posters at stations.

SUMMER EXCURSIONS.

From 15th November, 1917, till 30th April, 1918, tickets in connexion with the following excursions will be issued:—Senside and Gippsland Lakes; Mountainous Districts; through Rail and Coach; Buchan Caves; Mount Buffalo (issued throughout the year); Saturday and Sunday Excursions to Williamstown, Port Melbourne, St. Kilda, Brighton Beach, Sandringham, and Mordialloc; Family Suburban Seaside Excursions. Full particulars can be obtained from the "Book Time-table" or from posters at stations. or from posters at stations.

SEASIDE AND GIPPSLAND LAKES EXCURSIONS.

Seaside and Gippsland Lakes Excursions.

From 15th November, 1917, till 30th April, 1918, Seaside Excursion Tickets will be issued at Melbourne and some of the principal stations to Geelong (Melbourne excepted), Queenscliff, Dean Marsh (Melbourne excepted), Forrest (Melbourne excepted), Forrest (Melbourne excepted), Forthand, Warrnambool, Port Fairy, Carrum, Seaford, Frankston, Hastings, Mornington, Bittern, Stony Point, Sale, Bairnsdale, Tooradin, Foster, Bennison, Toora, Welshpool, Alberton, Port Albert, Sale, or Bairnsdale, and combined railway and stoamboat tickets for the Gippsland Lakes. The tickets will be available for return for two months, and the journey cannot be broken except at Melbourne, where passengers may break the journey for three clear days, both going and returning. See posters at stations.

EXCURSION FARES TO MOUNTAINOUS DISTRICTS.

Excursion Fares to Mountainous Districts.

From 15th November, 1917, till 30th April, 1918, first and second class return tickets will be issued at Spencer-street or Flinders-street stations (as the case may be), to Alexandra, Bright, Beechworth, Briagolong, Huon, Mansfield, Myrtleford, Porepunkah, Tallangatta, Walhalla, Yackandandah, and Yea; from Ararat, Ballarat, Bendigo, Echuca, Geelong, Horsham, Kerang, Maryborough, Seymour, St. Armand, Stawell, and Warracknabeal to Alexandra, Bright, Beechworth, Gembrook, Healesville, Mansfield, Myrtleford, Porepunkah, Warburton, Yackandandah, and Yea; from Benalla, Shepparton, and Wangaratta to Gembrook, Healesville, and Warburton; from Port Fairy, Portland, and Warrammbool to Bright, Beechworth, Gembrook, Healesville, Myrtleford, Porepunkah, and Warburton; from Mangalore to Bright; from Albury, Wahgunyah, Wodonga, and Yarrawonga to Beechworth; and from Bendigo, Boort, Chillingollah, Donald, Echuca, Golden Square, Kerang, Korong Vale, Mildura, Sea Lake, Swan Hill, and Wycheproof to Macedon and Woodend.

THROUGH RAIL AND COACH TICKETS.

Through Rail and Coach Ticksts.

From 15th November, 1917, till 30th April, 1916, through rail and coach tickets will be issued at Spencerstreet or Flinders-street stations (as the case may be), at the Government Tourist Bureau, Collins-street, Toolangi. The Hermitage, Narbethong, St. Fillan's, Marysville, Kerami, Nyora, Buxton, Acheron, Taggerty, Cathedral Side, Jamieson, Thornton, Upper Thornton, Eildon Weir, Darlingford, Tambo Crossing, Ensay, Swift's Creek, Cassilis, Omeo, Buchan, Marlo, Lorne, Port Campbell, Peterborough, Ocean Grove, Barwon Heads, Torquay, Portarlington, Clifton Springs, Anglesea, Airey's Inlet St. Leonard's, Flinders, Inverloch, Howqua, Ten Mile, Gaffney's Creek, Al Mine, Wood's Point, and Apollo Bay; also from Geelong, Baillarat, Ballarat-East, and Camperdown to Port Campbell and Peterborough; and from Geelong and South Geelong to Lorne.

Through rail and coach circular tickets will also be issued as follow:—(1) Melbourne to Healesville (rail), thence to Marysville and Alexandra (coach), and Alexandra for circular journey. Fares:—First class, 33s.; second class, 27s. 10d. (2) Melbourne to Yarra Glen (rail), thence to Toolangi and Healesville

(coach), and Healesville to Melbourne (rail), also vice versā. Fares:—First class, 15s. 2d.; second class, 13s. (3) Melbourne to Bright (rail), thence to Omeo and Bruthen (coach), thence to Melbourne (rail), also vice versā. Fares:—First class, 110s. 2d.; second class, 95s. 2d.

For full particulars see posters at stations.

EXCURSIONS TO THE BUCHAN CAVES. /

EXCURSIONS TO THE BUCHAN CAVES. (
Commencing on 15th November, 1917, Flinders-street station, the Government Tourist Bureau, Collins-street, and Messrs. Thos. Cook and Son will issue through rail, boat, and coach circular tickets from Melbourne to the Buchan Caves and return, available over the following routes:—Melbourne to Bairnsdale (rail), Bairnsdale to Lakes Entrance (steamer), Lakes Entrance to Lake Tyers (coach), Lake Tyers to Nowa Nowa (motor launch), and Nowa Nowa to Buchan (coach), returning Buchan to Nowa Nowa (coach), Nowa Nowa to Lake Tyers (motor launch), Lake Tyers to Lakes Entrance (coach), Lakes Entrance to Sale (steamer), and Sale to Melbourne (rail); or alternately going viā Sale and returning viā Bairnsdale. The journey cannot be broken on rail portion of route, but may be broken at the junction of the rail and boat or coach routes. Tickets are available for return for two (2) months from date of issue. Combined fares:—First class, 72s. 4d.; second class, 60s. 6d. These tickets are also issued from Dandenong, Warragul, Moe, and Traralgon at proportionately reduced fares.

Through Rail and Boat Tickets to Cowes, Newhaven

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

(PHILLIP ISLAND), AND SAN REMO.

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

SATURDAY AND SUNDAY EXCURSIONS.

From 15th November, 1917, till 30th April, 1918, inclusive, Cheap Suburban Seaside Excursion tickets will be issued by all trains from 10 a.m. on Saturdays (north and south suburban stations, 10 miles' radius, will issue tickets by connecting trains, which arrive at Melbourne at 10 a.m. or after), and by all trains on Sundays. Children under sixteen years, half fare.

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

These tickets are available for return on the or issue only.

To Williamstown.—From Flinders-street, Spencerstreet, North Melbourne, and South Kensington. Rail only—First class, 10d.; second class, 7d. From Footscray and Seddon, second class, 7d. Rail and bath—First class, 1.1d.; second class, 10d. From stations nearer to Williamstown, children under sixteen years may travel at half ordinary return fares on these days. From any north or south suburban station within a radius of 10 miles from Flinders-street, Spencer-street, or Prince's-bridge—First class, 1s. 4d.; second class, 10d. Passengers may terminate the journey at or return from North Williamstown or Williamstown Beach if desired. These tickets are available via Port Melbourne and ferry steamer or via Footscray on either route.

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

Flinders-street, Spencer-street, or Prince's-bridge—First class, 1s. 1d.; second class, 10d.; when cheaper than ordinary return fare.

To Brighton Beach.—From Spencer-street, Flinders-street, Richmond, and South Yarra—First class, 10d.; second class, 7d. From Prahran and Windsor—Second class, 7d. From stations nearer to Brighton Beach, children under sixteen years may travel at half ordinary return fares on these days. From any north or south suburban station within a radius of 10 miles from Flinders-street, Spencer-street, or Prince's-bridge—First class, 1s. 4d.; second class, 10d. Passengers may terminate the journey at or return from Brighton or Middle Brighton if dosired.

To Sandringham.—From Spencer-street, Flinders-street, Richmond—First class, 1s. 1d.; second class, 10d. From South Yarra, second class, 10d. From stations nearer to Sandringham, children under sixteen years may travel at half ordinary return fares on these days. From any north or south suburban station within a radius of 10 miles from Melbourne—First class, 1s. 8d.; second class, 1s. 1d. Passengers may terminate the journey at or return from Hampton if desired,

To Mordialloc.—From Spencer-street, Flinders-street, and Richmond—First class, 1s. 8d.; second class, 1s. 1d. From South Yarra, Hawksburn, Toorak, and Armadale—Second class, 1s. 1d. From stations nearer to Mordialloc, children under sixteen years may travel at half

ordinary return fares on these days. Passengers may terminate the journey at or return from Cheltenham or Mentone if desired.

FAMILY SUBURBAN SEASIDE EXCURSIONS.

A special family card ticket will be issued at Mel-A special ramily card ticket will be issued at Melbourne and at all suburban stations within a radius of 20 miles of Melbourne to the following seaside resorts at the undermentioned fares by all trains from 10 a.m. on week days, and by all trains on Sundays:—

· · ·	fro no 10			ing om	m 15	iles l iles l iles l iles miles felb	but edin	not g om	Exceeding 15 miles but not exceeding 20 miles from Melbourne.						
i P				2nd Class.		et B88.		nd 184.		st Lsp.	2nd Class.				
(a) To Port Melbourne and St. Kilda	8. 2	d. 9	s. 1	d. 8	s. 3	d. 3	s. 2	d. 3	s. 4	d. 0	s. 3	d. 0			
(b) To Williamstown, Brighton Beach, and Sandringham (c) To Mordialloe (d) To Carrum (e) To Frankston	3 4 5 5	3 6 0	2 3 4 4	3 6 0 6	4 5 5 6	0 0 6 0	3 4 4 5	0 0 6	4 5 6 6	6 6 0 6	3 4 5 5	6 6 0 6			

Each ticket entitles two adults and four children under sixteen years, or one adult and five children under sixteen years, to travel between the issuing station and one of the above-named stations. Tickets are available for one return journey on the day of issue only. Journey may be broken at Melbourne only. The following public holidays:—Christmas Day, Boxing Day, New Year's Day, Good Friday, Easter Saturday, Easter Monday, and any other holidays notified from time to time—are excepted from the above arrangement.

MILITARY CAMP AT SEYMOUR.

MILITARY CAMP AT SEYMOUR.

On Sundays a special train will leave Flinders-street (No. 9 platform) for Seymour at 10.58 a.m., stopping at all stations to Essendon, thence as required to pick up passengers. On return, leave Seymour at 7 p.m., stopping to set down passengers as required to Essendon, thence at all stations. Cheap special fares:—From Melbourne—Return, first class 5s.; second class, 4s.; children under 3 years, free; over 3 and under 14 years, half fare. Tickets available for the day only. The above fares will also apply from stations between Melbourne and Seymour if cheaper than Holiday Excursion fares.

BROADMEADOWS SUNDAY TRAINS.

On Sundays trains will leave Flinders-street for Broad-meadows at 12.45, 1.35, 2.28, 3.8, 4.8, 6.8, 8.8, 9.8, and 10.8 p.m., and leave Broadmeadows for Flinders-street at 9.42 a.m., 2.16, 2.56, 3.56, 5.56, 6.36, 7.56, 9.6, and 9.56 p.m. Passengers will require to change trains at Essendon.

SUMMER TIME-TABLE

PRINCIPAL ALTERATIONS.

Country Lines.

The following are the principal alterations to the train service, having effect commencing Monday, 3rd December, 1917:—

Sea Lake—Wicheproof.—The train at present timed to leave Sea Lake at 8.30 a.m. on Mondays, Tuesdays. Wednesdays, and Fridars will leave at 8.20 a.m. and run correspondingly earlier to Wycheproof.

Wycheproof—Korona Valle.—The train at present timed to leave Wycheproof at 12.40 p.m. daily for Korong Vale will leave at 12.30 p.m. and run correspondingly earlier from roadside stations.

Ballarat—Waubra—The 11.35 a.m. Monday train Ballarat to Waubra will run earlier from stations Learmonth to Waubra.

month to Waudra.

Ararat—Navarre.—The daily mixed train service will

Ararat—Navarre.—Ine daily mixed train service will be restored.

'Woomelang—Donald.—The train at present timed to leave Woomelang at 12.30 a.m. for Donald on Mondays will start at 12.5 a.m. and depart earlier from roadside stations.

Ouyen-Murrayville-Pinnaroo.—The train at present timed to depart from Ouyen at 1.30 p.m. for Pinnaroo on Saturdays will leave at 9 a.m. as ou Tuesdays and

on Saturdays will leave at y a.m. as on.
Thursdays.
On Mondays the train at present timed to depart from Pinnaroo at 11.10 a.m. (Victorian time) will be cancelled, and in lieu thereof the train on Mondays will leave Pinnaroo at 2.20 a.m. (Victorian time), reaching Ouyen at 10 a.m. and connecting with the 8 a.m. passenger train from Mildura to Melbourne. The 11.10 a.m. train from Pinnaroo for Ouyen on Wednesdays and Fridays is not altered.

Mildura—Merbein.—The train at present timed to leave Mildura at 2.45 p.m. for Merbein daily, Saturdays and Sundays excepted, will start fifteen minutes earlier.

Horsham—Murtoa.—The train at present timed to leave Horsham daily at 12.10 p.m. for Murtoa and Melbourne will leave at 12.5 p.m.

Geelong-Forrest.-The daily train service will be

restored.

Geelong—Queenscliff.—The 3.35 p.m. train from Queenseliff to Geelong will depart a few minutes earlier from certain intermediate stations.

Hamilton—Portland.—The 10.17 a.m. train from Hamilton to Portland will depart earlier from Condah and other stations.

and other stations. Hamilton—Warrnambool.—The present train service will be cancelled and the following will be the full service:—Leave Hamilton at 7 a.m. Wednesdays, 8 a.m. Mondays and Tuesdays, and 6.35 pm. Thursdays and Fridays for Warrnambool, and leave Warrnambool at 200 m. Fridays for Warrnambool, and leave Warrnambool at 7.30 a.m. Fridays, 1 p.m. Mondays, Tuesdays, and Saturdays, and 4.30 p.m. Wednesdays for Hamilton. This timetable will enable passengers to travel from Hamilton to Warrnambool and back on the same day on Mondays, Thesdays, and Wednesdays, and from Warrnambool to Hamilton and back on Fridays.

Murtoa—Warracknabeal.—The train at present timed to leave Murtoa at 4.55 p.m. for Warracknabeal, &c.. daily (Wednesdays excepted) will depart at 4.50 p.m. and run five minutes earlier.

Dimboola—Rainbow.—The train at present scheduled

Dimboola—Rainbow.—The train at present scheduled to leave Dimboola at 9 a.m. for Rainbow on Wednesdays and Thursdays will leave at 8.45 a.m. and run correspondingly earlier to destination, and the train at present scheduled to leave Rainbow at 6.45 a.m. on Mondays for Dimboola will start at 6.30 a.m. and run fifteen minutes earlier.

Jeparit-Yanac. -The 11.10 a.m. train from Jeparit on Thursdays will start fifteen minutes earlier in connexion with the 8.45 a.m. from Dimboola and on the return journey the 1.50 p.m. train will be scheduled to Yanac at 1.45 p.m. and Lorquon at 2.50 p.m. for Jeparit.

Jeparit.

Bacchus Marsh—Melbourne.—The 7.10 p.m. Sunday train from Bacchus Marsh to Melbourne will run earlier from certain intermediate stations.

North-Eastern Line.—The schedules of the two morning expresses from Albury to Melbourne have been restranged as between Albury and Benalla as follow:—The express at present scheduled to leave Albury at stations to Benalla as required (instead of the second express) to pick up or set down passengers. The second division at present scheduled to leave Albury at 8.17 n.m. will depart at 8.25 a.m. and will only stop at stations to Benalla when required to set down Interstations to Benalla when required to set down Interstations to Benalla when required to set down Interstate passengers, except Wangaratta, at which station it will also pick up.

Victorian passengers to or from stations between Wodonga and Benalla will therefore require to travel by

it will also pick up.
Victorian passencers to or from stations between Wodonga and Benalla will therefore require to travel by the first instead of the second express.

The following branch line trains will run earlier to connect with the 7.47 a.m. express, viz.:—
Tallangatta.—The 6.46 a.m. from Tallangatta to Wodonga on Thursdays and Saturdays, thirty-six minutes.
Wahgunyah.—The 7.54 a.m. daily train from Wahmush to Springhurst, thirty-four minutes.
The schedules of the expresses as between Benalla and Melbourne are not altered.

Wonaratta—Vackandandah.—The train at present timed to leave Yackandandah at 7 a.m. on Tuesdays, Thursdays, and Fridays, and Beechworth at 8.10 a.m. daily for Wangaratta will be scheduled ten minutes earlier. carlier

Bright Line.—The 6.14 a.m. train on Tuesdays, Wednesdays, Thursdays, and Saturdays, and the 6.58 a.m. on Mondays from Bright to Everton will be scheduled

ton and thirteen minutes earlier respectively.

Seymour—Melbourne.—The 4.50 p.m. Sunday train from Seymour to Melbourne will depart a few minutes

earlier from certain intermediate stations.

The 2.30 p.m. Melbourne to Seymour daily train will not stop at stations between Essendon and Broadmeadows

meadows. Warraquil—Neerim South—Nayook.—The 11.15 a.m. train from Warraquil will run to Navook and return on Mondays instead of on Tuesdays. In consequence the train from Neerim South to Warraquil will leave at 5.35 p.m. on Mondays and at 2.10 p.m. on Tuesdays instead of rice rersa.

of rice rersh.

Orbost Line.—The Orbost train at present timed to leave Nowa Nowa at 8.40 a.m. on Thursdays and at 10.45 a.m. (Thursdays excepted) for Bairnsdale, and the 7.15 p.m. daily train from Nowa Nowa (ex Bairnsdale) to Orbost will run five minutes earlier.

Wonthangi Line.—The mixed trains at present scheduled to leave Wonthangi daily at 7.2 a.m. and 3.44 p.m. will start at 6.50 a.m. and 3.30 p.m. respectively, and will run correspondingly earlier from certain intermediate stations.

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Dandenong-Clyde-Tooradin .- The Sunday train will depart from Dandenong at 4.5 p.m. instead of 4.25 p.m., and will be extended to Tooradin. On the return journey it will depart from Tooradin at 5.20 p.m. and from Clyde at its ordinary time of 5.40 p.m.

Suburban Lines.

Williamstown Line .- The following trains will run earlier throughout :-

Flinders-street to Williamstown—
6.16 a.m. Williamstown (week days and Saturdays)
leaves Flinders-street at 6.15 a.m.
4.49 p.m. Williamstown (week days, Saturdays)
excepted) leaves Flinders-street at 4.47 p.m.
6.31 a.m. Newport Workshops (Saturdays) leaves
Flinders-street at 6.30 a.m.
12.15 p.m. Williamstown (Saturdays) leaves Flinders-street at 12.14 p.m.
Williamstown to Flinders street

Williamstown to Flinders-street—
6.27 a.m. (week days and Saturdays) leaves Williamstown at 6.26 a.m.
6.51 p.m. (week days. Saturdays excepted) leaves Williamstown at 6.50 p.m.
10.48 p.m. (week days, Saturdays excepted) leaves Williamstown at 10.45 p.m.

Williamstown at 10.49 p.m.

Sunshine Line.—The 4.16 p.m. train, Spencer-street to St. Albans (week days, Saturdays excepted), will not stop at South Kensington. The 5.29 p.m. train. Sunshine to Spencer-street (week days, Saturdays excepted), will not stop at certain stations.

Goburg Line.—The timing of certain trains is altered, and all trains will run to and from Flinders-street. Croydon Line.—The 9.10 p.m. Croydon train (week days, Saturdays excepted) will leave Flinders-street at 9.5 p.m. and run five minutes earlier throughout. The

9.5 p.m. and run five minutes earlier throughout. The 12.12 p.m. train, Flinders-street to Crowdon, on Saturdays will not stop at Richmond, East Richmond, and Burnley.

Deepdene-Ashburton Line.-The timing of certain

trains is altered.

. Kaw Line.—The following trains will not run "through" to and from Melbourne. Passengers will note altered timing and change trains at Hawthorn:—

Week days (Saturdays excepted)—
7 p.m. 7.20 p.m., and 7.45 p.m. to Kew.
7.1 p.m., 7.21 p.m., and 7.41 p.m. from Kew.

Saturdays— 2.30 p.m., 2.50 p.m., 3.10 p.m., and 3.30 p.m. to

2.31 p.m., 2.51 p.m., 3.11 p.m., and 3.31 p.m. from

The 8.25 a.m. train from Kew to Melbourne (week days and Saturdays) will leave at 8.24 and run one minute earlier throughout. Darling Line .- The 8.33 p.m. train Burnley to Darlin

Darling Line.—The 8.33 p.m. train Burnley to Darling (week days, Saturdays excepted), connecting with 8.20 n.m. train from Melbourne, will be altered to leave Burnley at 8.7 p.m. and will connect with the 7.55 p.m. train from Melbourne. The 9.23 p.m. train, Burnley to Darling (week days, Saturdays excepted), will run four minutes earlier, connecting with 9.5 p.m. train from Melbourne. The 8.7 p.m. train from Darling will leave at 7.26 p.m., and connecting train will arrive Melbourne at 8.2 p.m., The 8.59 p.m. train from Darling will leave at 8.32 p.m., and connecting train will arrive Melbourne at 9.5 p.m. Melbourne at 9.5 p.m.

will run Essendon Linc.-The following trains

Flinders-street to Essendon-

45 a.m. tw Saturdays). two minutes earlier (week days and

5 p.m. one minute earlier (week days, Saturdays 5.40 p.m. two minutes earlier (week days, Satur-

days excepted).
6.8 p.m. one minute carlier (week days, Saturdays excepted).
Essendon to Flinders-street—

6.28 a.m. three minutes earlier (week days and

Saturdays).

8.35 a.m. one minute earlier (week days and Saturdays).

5.18 p.m. two minutes earlier (week days, Saturdays excepted). 9.1 p.m. two minutes earlier (week days, Saturdays excepted).

Mornington Line .- The Sunday train to Mornington will leave Flinders-street at 10.45 a.m., returning from Mornington at 7.9 p.m.

Mornington at 7.9 p.m.
Fernirce Gully and Gembrook Line.—On week days and Saturdays the 5.15 a.m. train. Flinders-street to Fernirce Gully, will leave at 5.25 a.m. and run ten minutes later throughout. On Saturdays the 1.30 p.m. train from Gembrook will leave at 1.15 p.m. and run fifteen minutes earlier throughout.

Warburton Line,—On week days and Saturdays a through train to Warburton will leave Flinders-street at 7.37 a.m., returning from Warburton at 6.10 p.m., (instead of 3.45 p.m.), consequently the 8.7 a.m. train to Healesville will not connect with Warburton line train at Lilydale. On Saturdays an extra train to Warburton will leave Flinders-street at 2.15 p.m., returning from Warburton at 6.54 a.m. on Mondays.

Healesville-Warburton-Ferntree Gully-and Gembrook Lines.-The following will be the train service on

9.30 a.m. Flinders-street to Warburton, returning at

5.45 p.m.
0.10 a.m. Flinders-street to Warburton, returning

at 6.5 p.m. 10.20 a.m. Flinders-street to Emerald, returning at-

10.25 a.m. Flinders-street to Emernic, returning at-6.51 p.m. 10.25 a.m. Flinders-street to Healesville, returning at 6.11 p.m. 10.50 a.m. Flinders-street to Warburton, returning at 6.34 p.m.

10.55 a.m. Flinders-street to Gembrook, returning

10.55 a.m. Flinders-street to Gembrook, returning at 5.10 p.m.

11.5 a.m. Flinders-street to Healesville, returning at 6.55 p.m.

1.55 p.m. Flinders-street to Belgrave, returning at 6.57 p.m.

General.

Passengers are recommended to carefully examine the time-tables which will be exhibited at stations, as various minor alterations in the timing of a number of trains on the suburban lines have been made.

OPENING OF RAILWAY LINE FROM DARTMOOR (VICTORIA) TO MOUNT GAMBIER (SOUTH AUSTRALIA).

The above line from Dartmoor (Victoria) to Mount Gambier (South Australia), 30½ miles, will be opened for general traffic on Wednesday, 28th November. The stations on the line will be—Marp. 5½ miles: Malanganee, 12½: Rennick. 18½: Kromelite. 22½; Murrawa, 26½; and Mount Gambier. 30½ miles. The present train service between Heywood and Dartmoor will be cancelled, commencing on above date, and, instead, trains will run as follows:—From Heywood—Mondavs, 8.30 p.m. (in connexion with 7.40 a.m. train from Melbourne same day), arrive Mount Gambier 11.55 p.m. (Victorian time), 11.25 p.m. (South Australian time). Wednesdays, 1 p.m. (in connexion with 4.30 p.m. express from Melbourne on Tuesdays), arrive Mount Gambier 4.25 p.m. (Victorian time), 3.5 p.m. (South Australian time). Fridays. 6.10 p.m. (in connexion with 4.30 p.m. express from Melbourne on Thursdays), arrive Mount Gambier 9.35 p.m. (Victorian time), 9.5 p.m. (South Australian time). From Mount Gambier—Mondays. 10.45 a.m. (South Australian time), 11.15 a.m. (Victorian time), arrive Heywood 3.25 p.m. Wednesdays. 7.15 a.m. (South Australian time), 7.45 a.m. (Victorian time), arrive Heywood 1.55 a.m. (in each case connecting with train leaving for Melbourne at 3.50 p.m., same days). Fridays. 4.30 a.m. (South Australian time), 5 a.m. (Victorian time), arrive Heywood 9.10 a.m. (connecting with train leaving for Melbourne at 9.40 a.m. same days). The above line from Dartmoor (Victoria) to Mount

Portland-Mount Gambier.—On Fridays, the 4.30 a.m. train from Mount Gambier will run through to Portland leaving Heywood at 9.50 a.m., and arriving at Portland at 10.30 a.m.; and on same days return from Portland at 5 p.m., arrive Heywood 5.40 p.m., thence to Mount Gambier at 6.10 p.m., as shown above.

MENTONE RACES.

On Saturday, 1st December, special and ordinary trains will leave Flinders-street from 12.7 till 1.43 p.m. (last special), and return after the races. Race fares as usual. Caulfield passengers will require to travel by trains leaving there at 12.25, 12.29, 12.43, 12.58, 1.2, 1.8, 1.22, 1.28, 1.43, 2.2, and 2.8 p.m.

Alterations to ordinary trains.—The train leaving Mordialloc at 5.5 p.m., and Mentone at 5.11, will not stop between Mentone and Caulfield, nor Caulfield and Melbourne.

GEO. H. SUTTON, Secretary.

APPROACHING LAND SALES

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

Bairnsdale—Tuesday, 4th December, 1917 ... 172 Castlemaine-Wednesday, 5th December, 1917 177 Daylesford-Thursday, 13th December, 1917 177 Melbourne-Wednesday, 5th December, 1917 177 Nhill-Friday, 21st December, 1917 ... • 184

Lands and Survey Office? Melbourne.

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

• In pursuance of the provisions of the Land Act 1915, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservation of the lands hereinafter referred to, viz. :

The following Notice was gazetted 10 on 7th November, 1917, pursuant to Order of the 30th October, 1917.

TARADALE.—The temporary reservation by Order of the 14th October, 1872, of 55 acres, more or less, of land in the town of Taradale as a site-for Public l'ark and Recreation purposes is about to be revoked so far as regards the three several portions hereinafter described, viz.:—

One acre: Commencing at the northernmost angle of the Taradale Park permanent reserve, and bounded by that reserve bearing S. 60 deg. 23 min. W. 4274 links; thence by lines bearing N. 24 deg. 3 min. W. 416 links, N. 60 deg. 23 min. E. 55 7-10 links, and S. 68 deg. 18 min. E. 530 3-10 links to the point of commencement.

One acre: Commencing at a point bearing S. 24 deg. 3 min. E. 156 4-10 links from the south angle of the above-described portion, and bounded by the permanent reserve aforesaid bearing N. 71 deg. 35 min. E. 364 links, S. 18 deg. 25 min. E. 274 7-10 links, and S. 71 deg. 35 min. W. 364 links, and by a road bearing N. 18 deg. 25 min. W. 274 7-10 links to the commencing point; and

Four acres: Commencing at the south-east angle of Four acres: Commencing at the south-east angle of the Taradale Park extension, and bounded by that extension and the Park reserve bearing N. 1 deg. 2 min. W. 600 links, by the said Park reserve and a line bearing N. 76 deg. 58 min. E. 320 links, by the one-chain permanent reserve along the Coliban River bearing S. 27 deg. 45 min. E. 257 links and south-easterly to a road 150 links wide, and by that road bearing N. 89 deg. 48 min. W. to the commencing point.—(T.32(2) (17.249/45).

The following Notices were gazetted 1° on 21st November, 1917, pursuant to Orders of the 13th November, 1917.

STRATHBOGIE.—The temporary reservation, by Order of the 4th March, 1879, of 2 acres of land, being allotment 16a of section A, in the parish of Strathbogie, as a site for Public purposes (State School), is about to be revoked.—(S.444(3) (17.C.69130).

YEA.—The temporary reservation, by Order of the 17th August, 1874, of 5 acres of land in the parish of Yea, being part of portion 151, as a site for State School purposes, is about to be revoked.—(Y.57(6) (17.C.69135).

The following Notice was gazetted 1° on 28th November, 1917, pursuant to Order of the 20th November, 1917.

STRATHMENTON.—The temporary reservation, by Order of the 5th April, 1887, of 19 acres 39 2.10 perches of land in the parish of Strathmenton, being allotments 12k, 12k, 12m, and 12n, as a site for Public Recreation, is about to be revoked.—(S.446(*) (17.0141/187).

W. HUTCHINSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

DEPARTMENT OF LANDS AND SURVEY,

LAND EXCEPTED FROM OCCUPATION, ETC.

IN pursuance of the provisions of the Mines Act 1915, 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 November, 1917, excepted from occupation for residence or business under any miner's right or business licence the land hereinafter described, viz.:—

CHEWTON .-- Land excepted from occupation for resi-CHEWTON,—Land excepted from occupation for residence or business under any miner's right or business licence.—I rood 32 perches, parish of Chewton, county of Talbot: Commencing at a point bearing S. 11 deg. 16 min. E. 100 links and S. 78 deg. 44 min. W. 55 links from the south-east angle of allotment 12a of section F, and bounded by Hunter-street bearing N. 78 deg. 44 min. E. 150 links; thence by lines bearing respectively S. 11 deg. 16 min. E. 300 links, S. 78 deg. 44 min. W. 150 links, and N. 11 deg. 16 min. E. 300 links to the commencing point.—(C.219(6) (17.C.69168).

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

At the Executive Council Chamber, Melbourne, the 20th November, 1917.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 25TH SECTION OF THE LAND ACT 1915.

NOTICE is hereby given that at the times and places mentioned in the Schedule hereunder, applications for leases and licences under the Land Act 1915, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations or unions of Commons, and reasons against forfeiture of any leases or ligature under the Land Act designed ture of any leases or licences under the Land Act 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 Act, to hear the same and report thereon in writing

W. HUTCHINSON,

Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 27th November, 1917.

SCHEDULE.

SCHEOULE.

YEA, Thursday, 13th December, 1917, at Eleven a.m., C. J. Tattam, Esq.

HEATHCOTE, Monday, 17th December, 1917, at Two p.m., C. J. Tattam, Esq.

BALLARAT, Wednesday, 19th December, 1917, at Ten a.m., Chas J. Joy, Esq.

SWAN HILL, Tuesday, 11th December, 1917, at Ten a.m., A. W. Goode, Esq., and J. B. Gregson, Esq.

ULTIMA, Wednesday, 12th December, 1917, at Eleven a.m., A. W. Goode, Esq., and J. B. Gregson, Esq.

SEA LAKE, Thursday, 13th December, 1917, at halfpast One p.m., A. W. Goode, Esq., and J. B. Gregson, Esq.

Esq.
WOOMELANG, Friday, 14th December, 1917, at Two
p.m., A. W. Goode, Esq., and J. B. Gregson, Esq.
OUYEN, Saturday, 15th December, 1917, at Nine a.m.,
A. W. Goode, Esq., and J. B. Gregson, Esq.
MURRAYVILLE, Monday, 17th December, 1917, at Nine
a.m., A. W. Goode, Esq., and J. B. Gregson, Esq.
MELBOURNE, Wednesday, 19th December, 1917, at Ten
a.m., A. W. Goode, Esq., and J. B. Gregson, Esq.

HEARING OF REASONS AGAINST THE FORFEI-TURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 25TH SECTION OF THE LAND ACT 1915.

THE LAND ACT 1915.

NOTICE is hereby given that reasons against the forfeiture of the licences and leases in the schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Act 1915, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Act, 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.

W. HUTCHINSON. Commissioner of Crown Lands and Survey, being the responsible Minister of the Crown administering the Land Act.

Department of Lands and Survey, Melbourne, 27th November, 1917.

SCHEDULE.

HORSHAM, 11th December, 1917, Land Officer:—1661/35, John McDonald, 951 acres, Mokinya; 1174/217, John Mulraney, 99a. 3r. 9p., Tarran-

1661/35, John McDonald, 951 acres, Mokinya; 1174/217, John Mulraney, 99a. 3r. 9p., Tarranginnie.

YEA, 13th December, 1917, Land Officer:—
3843, F. A. Snodgrass, 44 acres, Ghin Ghin; 800, M. A. Rowe, 546 acres, Flowerdale.
RUSHWORTH, 14th December, 1917, Land Officer:—
3319, A. H. Frost, 319 acres, Baileston.
SEYMOUR, 18th December, 1917, Land Officer:—
506, Jno. Leahy, 514 acres, Tarcombe; 721, E. Newnham, 183° acres, Mitchell; 3159, J. A. Clydesdale, 441 acres, Lowry; 3742, R. J. Phipps, 340 acres, Mitchell; 143, C. Callaghan, 20 acres, Wirrate; 267, J. Evans, 562 acres, Flowerdale; 404, M. Higgins, 208 acres, Flowerdale; 2664, S. Newnham, 273 acres, Mitchell.
HEATHCOTE, 17th December, 1917, Land Officer:—
3550, A. Madill, 146 acres, Moormbool West; 3887, A. Reed, 305, Moormbool West; 3648, J. N. McLeod, 177 acres, Moormbool East; 3699, W. J. Reed, 152 acres, Moormbool West.
BALLAARAT, 19th December, 1917—
173/8.98, Patrick Nolan, 198a. 2r. 28p., El Dorado; 250/8.98, Ada Jane Nolan, 193 acres, El Dorado.

RETIREMENT AND APPOINTMENT OF MANAGERS OF COMMONS.

T is hereby notified, for the information of all persons entitled to depositive steady for the information of all persons. It is hereby notified, for the information of all persons entitled to depasture stock on commons, that successors to the individual managers thereof, who will retire on the 31st December, 1917, should be elected before the close of the year by the persons interested, at public meetings duly convened for the purpose.

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

W. HUTCHINSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 17th November, 1917.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR A PUBLIC PARK IN THE TOWNSHIP OF GLENROWEN.

GLENROWEN.

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council or the governing body of any corporation to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently, for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Robert Twamley to be a Member of the Committee of Management of the land temporarily reserved by Order in Council of 24th February, 1891, as a site for a Public Park in the township of Glenrowen, in the room of Robert Swamley, appointed in error. pointed in error.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November, One thousand nine hundred and seventeen, in the presence of—

W. HUTCHINSON, President. J. M. REED, Member, (SEAL) (Corr. Rs.1065.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE TOWNSHIP OF BERRINGAMA.

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Gover-or in Council or the Board of Land and Works to nor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently, for any of the purposes set out in section 10.0 the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Joseph Olly, Sydney Jeffcott, and Edward Stanley Marsden to be Members of the Committee of Management, for a term of three (3) years, of the reserve for Public Recreation in the township of Berriugama, in the room of Edward George Thomas, John Edward Whitchead, and William Henry Mildren, resigned.

In witness whereof the common seal of the Board of

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November, One thousand nine hundred and seventeen, in the presence of—

W. HUTCHINSON, President. J. M. REED, Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE PARISH OF WANALTA.

WANALTA.

W HEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council or the governing body of any corporation to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently, for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Philip Andrew Ryan, Patrick William Brady, James Abbott Roberts, James Sinclair Harley, Leslie Charles Brown, Samuel Barlow, and Thomas Flood, to be a Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 26th June, 1917, as a site for Public Recreation in the parish of Wanalta. Wanalta.

In witness whereof the common seal of the Board of
Land and Works was hereunto affixed this 21st
day of November, One thousand nine hundred
and seventeen, in the presence of—

W. HUTCHINSON, President. J. M. REED, Member. (SEAL) (Corres. Rs.1612.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR A MECHANICS' INSTITUTE IN THE TOWN-SHIP OF BERRIWILLOCK.

SHIP OF BERRIWILLOCK.

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently, for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land m section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint John Tynan, Alexander Harvey, Gilbert Jonah Chigwidden, George Randall Godwin, John Henry Chigwidden, James Nicholson, Samuel Clarke, George Walker, Albert Claude Chigwidden, and Harry Ledwick, to be a Committee of Management of the land temporarily reserved by Order in Council of 21st October, 1917, as a site for a Mechanics' Institute in the township of Berriwillock.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November, One thousand nine hundred and seventeen, in the presence of—
(8841) W. HUTCHINSON, President.
Rs.1487). J. M. REED, Member.

(Corres. Rs.1487).

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECKEATION IN THE PARISH OF JIRNKEE.

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor HEREAS by section 184 of the Lana act 1913 it is provided that it shall be lawful for the Governor in council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently, for any of the purposes set cut in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Joseph Heritage and Horatio William Lowe to oc Members of the Committee of Management, for a term of three (3) years, of the land temporarily, reserved by Order in Council of 5th October, 1896, as a site for Public Recreation, in the parish of Jirnkee, in the room of John Hickey, left the district, and George Henry Brown, resigned, and doth also hereby appoint William J. Lawrence, Jeremiah Duggan, George Morrow, and John McKinnon to be additional members thereof for the same term.

In witness whereof the common seal of the Board of

in witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November, One thousand nine hundred and seventeen, in the presence of—

(SEAL) (Corr. Rs.1250.) W. HUTCHINSON, President. J. M. REED, Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR RECREATION PURPOSES IN THE TOWN OF CRESSY.

OF CRESSY.

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently, for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Stanley Francis Leigh, Edward Prowse, Richard Michael Bourke, Sydney Herbert Mason, James Gangell, Edward Henry Berry, and Herbert Joseph Hart, to be a Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 22nd May, 1917, as a site for Recreation Purposes in the town of Cressy.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November One thousand nine hundred and seventeen, in the presence of-

(SEAL) W. HUTCHINSON, President. (Corr. Rs.1539.) J. M. REED, Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR RECREATIVE PURPOSES FOR THE USE OF FRIENDLY SOCIETIES IN THE TOWN OF

WHEREAS by section 184 of the Land Act 1915, it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently for any of the purpose set out porarily or permanently, for any of the purposes set out

in section 10 of the Land Act 1915, and not conveyed to in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth bereby appoint Robert J. Crockford to be a Member of the Committee of Management (to represent the Australian Natives Association) of the land temporarily reserved by Order in Council of the 16th August, 1886, as a site for Recreative purposes for the use of friendly societies in the town of Benalla, in the room of George Charlesworth, deceased.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November One thousand nine hundred and seventeen, in the presence of—

W. HUTCHINSON, President. J. M. REED, Member. (SEAL) (Corr. Rs.804.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PARK AND RECREATION PURPOSES IN THE PARISH OF PUEBLA, AT TORQUAY.'

THE PARISH OF PUEBLA, AT TORQUAY.

WHEREAS by section 184 of the Land Act 1915, it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently, for any of the purposes set our in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Alfred Gilbert White, John William Taylor, William Parker, Harry William Buckland, Richard Collins Hocking, and Malcolm Taylor, to be a Committee of Management of the land temporarily reserved by Order in Council of 26th June, 1917, as a site for Park and Recreation purposes in the parish of Puebla, at Torquay.

In witness whereof the common seal of the Board

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November, One thousand nine hun-dred and seventeen, in the presence of—

W. HUTCHINSON, President. J. M. REED, Member. (Corres. Rs.1644.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC GARDENS IN THE TOWN OF TATURA.

TATURA.

W HÉREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently, for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Frank Ernest Williams, Norman Harvey Hall, Henry Horne, and John Bartlett to be Members of Committee of Management, for a term of three (3) years, of the Reserve for Public Gardens, in the Town of Tatura (situated in Service-street), in the room of Edwin Hanley, Henry McCarthy, and Alexander Park, resigned, and Isaac Poole, deceased.

In witness whereof the common seal of the Board of

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November, One thousand nine hundred and seventeen, in the presence of—

BEAL) W. HUTCHINSON, President.

Rs.651.) J. M. REED, Member.

(SEAL) (Corr. Rs.651.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR SHOW YARDS IN THE PARISH OF FOR SH

WHEREAS by section 184 of the Land Act 1915, it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved, either temporarily or permanently, for land reserved, either temporarily or permanently, for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint William Pearson. or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint William Pearson, Andrew Cromie, Robert Duncan, and John Thomas Sweetman, to be Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order of 12th November, 1903, as a site for Show Yards in the parish of Lallat, in the room of John Cromie, David Campbell, Andrew Coutts, and Albert Newbury Hutchings, resigned.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November, One thousand nine hundred and seventeen, in the presence of—

W. HÜTCHINSON, President.
rr. Rs.1645.)

J. M. REED, Member.

(Corr. Rs.1645.)

COMMITTEE OF MANAGEMENT OF PORTION OF THE RESERVE FOR PUBLIC PURPOSES IN THE PARISH OF WOOLAMAI.

WHEREAS by section 184 of the Land Act 1915, it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified crown land reserved, either temporarily or permanently, for any of the purposes set out in section to of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Henry Marquel Strickor vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Henry, Haroid Strickland, James Smith, and Harry Pretty, to be Members of the Committee of Management, for a term of three (3) years, of such portion of the reserve for Public purposes in the parish of Woolamai as is indicated by pink tint on the plan attached to correspondence No. 10/C.47795, and marked A/4, 5, 10, in the room of Herbert Edward Potter and Henry Bonwick, deceased, and John Chalmers Baird, resigned.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November, One thousand nine hundred and seventeen, in the presence of—

W. HUTCHINSON, President.

(Corres. C/63451.)

J. M. REED, Member.

COMMITTEE OF MANAGEMENT OF A RESERVE FOR MECHANICS' INSTITUTE PURPOSES AT

FLINDERS.

FLINDERS.

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing tody of any corporation, to be a Committee of Management of any specified Crown land reserved, either temporarity or permanently, for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Richard Barker, Thomas Holland, James Symonds, andrew Buchanan, and William Edward Darley to be a Committee of Management of the land temporarily reserved by Order in Council of 26th November, 1866, as a site for Mechanics' Institute purposes at Flinders.

In witness whereof the common seal of the Board of

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November, One thousand nine hundred and seventeen, in the presence of—

W. HUTCHINSON, President. J. M. REED, Member. (SEAL) (Corr. Rs.987.)

COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE PARISH OF FLINDERS, AT FLINDERS.

FUNDERS, AT FLINDERS.

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land regerved, either temporarily or permanently, for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint Thomas Edward Maude Darley, John Cater Symonds, and Martin Higgins to be Members of the Committee of Management, for a term of three (3) years, of the Reserve for Public Recreation in the Parish of Flinders, at Flinders, being parts of suburban allotments 5 and 6, in the room of William Cator Brent and Charles Henry Miller Planck, left the district, and Lawrence Mowlan, deceased.

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 21st day of November, One thousand nine hundred and seventeen, in the presence of—

W. HUTCHINSON, President. J. M. REED, Member.

(Corr. Rs.965.)

REGULATION FOR THE CARE, PROTECTION, AND MANAGEMENT OF A RESERVE FOR GENERAL RECREATION PURPOSES IN THE TOWN OF HEATHCOTE.

WHEREAS by the 181st section of the Land Act 1915, power is given to the Board of Land and Works to make rules and regulations, or to rescind any rules and regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance-fees, or other charges for entering therein or thereupon: Now therefore the

Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby rescind clause 5. of the Regulations made by the said Board on the 27th April, 1892, in regard to the land temporarily reserved by Order in Council of 31st March, 1913, as a site for Ceneral Recreation purposes in the town of Heathcote, and doth hereby, in lieu of such clause, make the following Regulation in respect of the said Reserve:—

REGULATION.

No person shall put in the Reserve any cuttle, horses, sheep, goats, pigs, or other animals without the permission, in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve and that an account thereof shall be furnished animally to the Board of Land and Works. nually to the Board of Land and Works.

The common seal of the Board of Land and Works was hereunto affixed this twenty-third day of October, One thousand nine hundred and seven-teen, in the presence of—

(Corr. Rs.627.)

W. HUTCHINSON, President. J. M. REED, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE MUNICIPAL DISTRICT OF HEATHCOTE, KNOWN AS "BAR-RACK RECREATION RESERVE."

RACK RECREATION RESERVE."

Yerry, James Alexander Leister, Alfred Lewis, and Thomas Harold Stephenson, the duly appointed Committee of Management of the reserve for Public Recreation in the municipal district of Heathcote, known as the "Barrack Recreation Reserve," having framed the following Regulations for the care, protection, and management thereof, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, or other charges for entering therein or thereupon, submit the said Regulations to the Board of Land and Works to be made by such Roard in pursuance of the powers conferred by section 181 of the Land Act 1915.

REGULATIONS.

REGULATIONS.

1. The Reserve shall be open to me public free of charge from sunrise to sunset, except on such days (not exceeding twelve in any one year) as the Reserve may be set apart for shows, sports, fêtes, or holiday amusements, on any of which occasions a sum not exceeding Two shillings and sixpence (2s. 6d.) may be charged and taken for the admission of every adult to the Reserve.

2. No person shall damage in any way the fences, buildings, trees, shrubs, or flowers in the Reserve.

3. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct

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

5. No person shall put in the Reserve any cattle,

Reserve.

5. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without the permission, in writing, of the committee of management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.

6. 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 consent, in writing, of the Council.

Every person offending against any of these Regulations shall, in accordance with section 181 of the Land Act 1915, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wifully offends against any such Regulations, and who, after he has been warned by any bailiff of Crown lands or member of the police force, does not desist from so offending may be forthwith apprehended by such bailiff or member of the police force and taken before some justice, and shall be liable to a penalty or act more than Ten pounds (£10).

Dated at Heatheote this 31st day of October, 1917.

Dated at Heatheote this 31st day of October, 1917.

T. B. MERRIFIELD. ALFRED LEWIS. JOHN C. PERRY. JAMES A. LEISTER. T. H. STEPHENSON.

The Board of Land and Works, in pursuance of the powers conferred by section 181 of the Land Act 1915, doth hereby make the foregoing Regulations in respect of the reserve for Public Recreation in the municipal District of Heathcote, known as the "Barrack Recreation Reserve." tion Reserve.

The common scal of the Board of Land and Works was hereto affixed this 21st day of November, 1917, in the presence of—

W. HUTCHINSON, President. J. M. REED, Member. (SEAL)

Closer Settlement Act 1915, Section 2

LEASES SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Leases mentioned in the Schedule hereunder to the reason specified in each case.

Department of Lands and Survey,

W. HUTCHINSON, Commissioner of Crown Lands and Survey.

Corr. No	Name.	Section of Closer Settle- ment Act under which Leased.	Estate.	Parish.		Allot.	Ar	ea	Reaso	on.	Pay Office.
							A.	R. P.	1		
1930	Josiah Bedggood	49	Boisdale	Wa-de-lock	•••	1, sec.	59	2 39		•••	Sale
2438	Josiah Bedggood	49		"		3, sec.	59	0 7		•••	"
1806, 5905	Alfred J. Schlipalius	49	Kilmany Park	Wurruk Wu	rruk	5, sec	132	0 9	Amende to issu		"
1846	George Freshwater	49	0 #	Deniscn	•••	14, sec.	196	0 0		"	Rosedale
1823, 5541	George E. Lyndon	49	н 11	Wurruk Wu	rruk	30, Rec.	222	3 14	"	11	Sale
1816, 6621	Peter McDonnell	49	37 U	., ,		117, sec.	140	0 17	" .	U	п
1278, 3228	William D. Drysdale	49	Doogalook	Windham		9, 9A, 9B, sec. B	241	0 1		0	Seymour
1168, 3933	Claude P. Thompson	49	Kenilworth	Cavendish		7, 8, sec.	110	0 0	"	tt	Hamilton
1163	Joseph G. Walker	51	"	"		2, sec.	55	0 8	l it	v	" '
1154,	John T. Watt	51	e (I	Urangara		28, sec.	47	2 1	н	ш] ["
4025 115ŏ, 4024	Emma Watt	51	"	"	•••	29, Fec.	47	1 24	11	"	11

3623

Half-yearly Instalment.

Closer Settlement Act 1915, Sections 2 and 86.

APPLICATIONS FOR LEASES APPROVED.

FINE following applications for Leases under Section 49 of the Closer Settlement Acts, and Section 86 of the Closer Settlement Act 1915, having been approved, it is hereby notified that the instalment specified in each Expressive to collect Territorial Revenue. Payments to be made that yearly. W. HUTCHINSON, Commissioner of Crown Lands and Survey.

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,	No. of Lease.		1109/	1001	1115/	3940	600	158	1161/	1147/	3	1183	1000	3	1047/86	Š

Closer Settlement Ast 1915, Section 88.

APPLICATION FOR A LEASE APPROVED.

THE following application for a Lease under section 88 of the Closer Settlement Act 1915 having been approved, it is hereby notified that the Instalment specified may be received by the undermentationed Officer. Byments to be made monthly. W. HUTCHINSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 23rd November, 1917.

			•					Amoun.	Amount Paid.		:
	Parists.	Ατοι.	Allotment.	Section.	Date of Lease.	Тегп.	Capital Value.	Deposit.	Fee for Lease Instalment, Registration Fee.	Monthly Instalment.	Payable to Receiver of Revenue at-
1		A. B. P.					£ 8. d.	£ ∎. d.	£ 8. d.	£ 8. d.	
:	Tongala	3 2 31	67	æ	4.4.16	314 years	57 0 0 2	2 0	1 6 0	0	Echuca

(1) In lieu of notice in Gazette of 21st November, 1917, p. 3571, under section 88 of the Land Act 1915.

The Closer Settlement Act 1915.

THORNBURY ESTATE.

THE Workman's Home Allotments mentioned in the Schedule hereunder are hereby proclaimed available for application, and may be taken up on Conditional Purchase Lease.

SCHEDULE OF ALLOTHENTS.

Allotment.	Section.	Area.	Parish.	Capital Value.	Deposit (including Lease and Registration Fees).	Balance of	Half-yearly Instalment.
48 51 52 53	w w w w	A. R. P. 0 0 28表 0 0 28表 0 U 28表 0 0 29表	q 11 11	£ s. d. 126 0 0 113 5 0 113 5 0 123 10 0	£ s. d. 7 5 0 7 0 0 7 0 0 7 5 0	£ s. d. 129 0 0 107 10 0 107 10 0 117 10 0	£ s. d. 3 12 0 3 4 6 3 4 6 3 10 6

W. HUTCHINSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 23rd November, 1917.

The Closer Settlement Act 1915.

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

Estate.	Parish.	Allot- ment.	Sec-	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Hall-yearly	Remarks.
Shepparton	Shepparton	104,	D	A. B. P. 80 2 17	£ a. d. 1,289 15 '0	£ s, d. 41 0 0	£ s. d.	Formerly held by W. Service,
n'	0	104A 105	D D	61 2 39 48 2 32	1,040 8 0 779 5 0	34 ₂ 3 0 25 10 0	30 4 6 22 13 0	jun. (2926/49) Formerly held by G. D. Service (2826/49) Formerly held by G. B. Service (2925/49)

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

Department of Lands and Survey, Melbourne, 27th November, 1917. W. HUTCHINSON, Commissioner of Crown Lands and Survey.

Closer Settlement Act 1915, Section 2

LEASES DECLARED VOID.

Department of Lands and Survey.

Melbourne, 20th November, 1917.

W. HUTCHINSON, Commissioner of Crown Lands and Survey.

Estate.	Corr. No.	Name of Lesses,	Section of Act under which Leased.	Parish.	Allot- ment.	. Area	Class,	Reasons for Forfeiture, &c.	Pay Office,
Colbinábbin	2427"	Matilda Hamilton	. 49	Burrumboot	· 8, 8A,	180 0 34		Non-payment of instalments	Rushworth
**	2418	James Hamilton	49	Colbinabbin		224 1 10		Non-payment of	11
Shepparton	2926	William Service, jun.	49	Shepparton	sec. A 104, 104A, sec. D	80 2 17		instalments Non-payment of instalments	Shepparton

Land Act 1915, Section 121. TRANSFER APPROVED:

'NHE following Application for Transfer of a Licence under the 121st section of the Land Act 1915 having been approved, it is hereby notified that the Rent specified may be received by the undermentioned Revenue Officer.

Number of Licence.	Name of Transferror.	Nam of Transferse	Area, subject to modification of boundaries and areas	Parish ·	Held under Section.	Date of Licence.	Yeariy Payment.	Transfér Fée and where paid	Rent payable to Revenue Officer at—
1099	Margt. Burns	Mary Miers	A. B. P. 1 0 0	Echuca North	121	.1.1.17	£ s. d. 0 10 0	£1, Melbourne, 1.8.17	Echuca

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

	1					A IAE I	1			RON		GRA.	N TS	š.		
Corr. No.	Name.	. A	rea.	Parish.		Date of	_			Amou	at C	Collecte	d. ——			Paid to
				2 41 1871		Payment.		lance.	G	rant F	se.	Assuran Fee		To Amo		Receiver of Revenue at—
r	!	٠.	к. Р.				£	s. d	. 4	€ в.	đ.	£ 4. 6	i.	£	3. d.	
976/45	Francis C. Wilson	. ^ 1		Under Section							·					,
)	. 0 1	110	Under Section						1 () } (0 9	9 , 1	19 1	9	Daylesford
5958	T. J. Willans	26 1	36	Panyule	on 20 {	28.2.06 13.11.17				1 (0 1 :	2 :	2 10	5{	Seymour 1.1.92
5875	Eugene O'Connor	98 3	33 i	Under Section Woorarra												
5906	(1)	20 0	·	Toora	•••	22.8.17 14.11.17	1	8 0	1		ł		1		i	Yarram 1.10.03
	; v	nder S	ection	44 of the Land	 Act					1 (I and	-		3	2 2	8	1.5.03
2031	F. W. Benthun (2)	221 0	0	Peechelba				10 0					ļi	8 2	11	Melbourne 1.1.06
0260	John Perry (as ad-	19 3	35 1	Under Section Landsborough	n 49		d Act	1901								
	ministrator in estate of Alice Ann Perry, deceased, intestate) (3)	"		12anderotougn		14.11.17	_			1 0	' "	0 8		1 1	8	Melbourne
0112	U	nder S	ection	49 of the Land	Act 1	1901 as ame	nded	by t	he L	and A	et 1	904.			,	
0112	rant and Antony X. Amarant (as executors in estate of Mary Amarant, de-	63	21	Landsborough		2.7.17	14 1	l 4 0	1	1 0	0	0 11	1	5 1 5	11	Stawell .
0440 3382	Jacob Lappin (5) John Hogan (2)	34 0 38 2		Chiltern West Pomborneit		5.11.17 18.10.17	36 1 10	5 0 4 8	1	1 0 1 0		2 3 1 3		7 18 1 6		Rutherglen Melbourne
-	Under	Section	o n 49 o	f the Land Act	1901	as amende	d by	the ?	Land	l Acta	, 19	04-9-1	1.		'	2.3.09
0910 2395 0790	John Brennan (6)	17 3 78 0	37 32	Kooroe Corack East	:::	10.11.17 7.11.17	3 1 3 1	2 0	1	1 0 6 0	0	0 9	1:	1 13 5 8		Dunolly Melbourne 1.7.04
0601	A. Brandrup (4) John H. Trengove			Barrakee Raglan	:::	8.11.17 15.11.17	16	ö o	1	$\begin{array}{cc} 1 & 0 \\ 1 & 0 \end{array}$	0	0 10 1 3	17		10	Ballarat
0554	E. E. Place (7)	3 1	6 6	Chiltern		10.11.17	2 1	1 6	1	1 0	0	0 4	;	3 12	10	Chiltern
2950	Jane Marsden (8, 9)	39 A	37 1	Under Sectio Wabba	n 61 c											•
	(0,0)	,	.			7.11.17		0 0	1	11 6	0	13 4	48	3 14	10	Melbourne 1.1.06
0361	Margt. Seamer (10)	60 0	0 I	Under Section Porepunkah		f the <i>Land</i> 29.10.17			11	6 0	1.0	1 11	1.3	9 17	11 1	Duicha
	Und	er Sect	ion 56	of the Land A									1.0.	2 11	11 ;	
0193 0150	Robert Stone (11) G. H. Biddington	5 0 : 52 0	17 1	Bairnsdale Murmungee		$^{12.11.17}_{9.11.17}$		2 0	0 :		0	0 2 1 2		12 18		Bairnsdale
2644	Jane Marsden (8,9)	95 3 9		Wabba			14 8			6 0	0	2 0	1	6	0	Melbourne 1.9.16 11.7.06
1017	Dabani ' D			Under Section	110 c								,		• 1	11 1.1.00
1017	Robert Francis Lovibond (12) Robert Francis	43 1 1 41 2 3	- 1	Neerim East		2.11.17					ı	1 5	17			Warragul
****	Lovibond (13)	-1 0	" "	* ,11					1	1 0	0	1 4	16	6	10	11
74	E. Branson	17 0	0 T	Under Section Callygaroopna	345 o				1	1 0	0	0 9	14	2	5 :	Melbourne 2.1.11
0791	Manu Danatta III		0 (3)	Under Section											•	
0731	Mary Rosetta Hen- son (administra- trix in the estate of Henry John King, deceased)	0 1	0 1	Vonthaggi		15.11.17	4 3	8	1	1 0	0	0 7	5	5	3 1	Wonthaggi
01099 0744	Joseph Stratton (15) Alfred Hutchinson (16)	0 1 0 1	0	# !!	:::	8.11.17	5 5 0 14		1	1 0	0	0 7 0 4		6 16		†) †
•	\ <i>'</i>	Un	der Se	ctions 5–10 of th	ie <i>Seti</i>	tlement on 1	and	Ant	1803	. '		ļ			1	
437	House, Curator of Estates of Deceased Persons, Melbourne (as administrator of the estate of William Henry Jackson, late of Mount Alexander-road, Mace-	8 0 1		face don		8.11.17					0	0 10	1	1 1	10 1	Melbourne
j	don, deceased) (17)		•		ı	1				1		J	٠,		1	

3626

].	•		•		i		Amount	Jonecie			_ Paid	to
orr. No.	Name.	Area.	Paris	sh.	Date of Payment.	Balance.	Grant Fee	Assu ance I	r- ree.	Total Anioun	Receiv Revenu	er of
		A. R. P.				£ s. d.	£ s. d.	£ 5.	d.] £	s.	d.	
5264	Josephine Garnett, of Koo-wee-rup (as executrix of the will of John McGregor, for- merly of Koo- wee-rup, de- ceased) (18)	Under Sec 20 0 0	tions 5-10 o		llcment on L. 15.11.17	ands Act 18	93—conti 1 1 0		8	1 2	8 Melbo	ırne
r/218	O'Bree, Patrick	509	Under S		18 of the <i>Lar</i>		0 10 6	100	3)	0 17	6 Melbo	urne
(2 (3 (4 (5 (6 (7 (8	£3 0s. 2d. additiona paid at Melbouri) Second class. Second class. From i) First class. £1 10s.) First class, £1 10s.) First class, £2 per :) Third class.) Includes £1 fee for fee. oent of Lands and St Melbourne, 22nd	ilicence. ilicence. ilicence. per acre. From creasurer's re	rom licence licence. eceipt and 10	, -	*	(10) Third (11) Third (12) Purchs (13) Purchs (14) Purchs (15) Purchs (16) Purchs (17) Purchs (17) Purchs (18) Purchs	class. Fi se-money se-money se-money se-money se-money	v, £33. v, £31 1 v, £14. v, £13. v, £7. v, £19, v, £40.	ence. Os. paid.	сни	NSON, ands and St	rvey.
	· · ·		APPLICAT	IONS E	: 1915, Section 1	ES APPR	OAED.	•				
_ es	following Application case may be receivised.	<u> </u>	APPLICAT	IONS F	OR LEAS	is hereby ters. When	notified to Lease i			ts an	d Fees spe ion Lesses	eified in will be
L es	following Application case may be receivised.	<u> </u>	APPLICAT	IONS F	POR LEAS proved, it venue Office Extent.	is hereby ters. When				al	d Fees specion Lessee Payable to tauthorized Treasurer Territorial	be Office by the
iy ad	following Application case may be receivised.	ons for Leaved by the	APPLICAT	been aponed Re	POR LEAS proved, it venue Office Extent.	is hereby is hereby is ers. When	notified to a Lease i	Collect	ed. To to p	al	Payable to t authorized Treasurer Territorial at—	be Office by th
y ad	following Applicate the case may be receivised.	ons for Less	APPLICAT	been aponed Re	FOR LEAS proved, it venue Othor	Rent payable Haif- yearly. £ s. d.	notified to Lease i	Collect Leane Fee.	ed. To r	al ay.	Payable to t authorized Treasurer Territorial at—	be Office by th
esiy ad	following Application case may be received. Name of Lesses. Ledward Thomac Cann (1)	ons for Lesved by the	applications and applications and applications and applications are applications are applications and applications are applications are applications and applications are applications and applications are applications and applications are applications. The applications are applications are applications are applications are applications are applications are applications. The applications are applications. The applications are applications are applications are applications are applications are applications. The applications are applications are applications are applications are applications are applications. The applications are applications. The applications are applications. The applications are	been apponed Re	Extent.	Rent payable Half-yearly. E s. d	notified to a Lease in Lease i	Lease Fee.	E 6	al Day.	Payable to t authorized Treasurer Territorial at—	be Office by th to collect Revenu
esiy ad	following Application case may be received. Name of Lesses. Ledward Thomac Cann (1)	ons for Lesved by the	applications and applications and applications and applications are applications are applications and applications are applications are applications and applications are applications and applications are applications and applications are applications. The applications are applications are applications are applications are applications are applications are applications. The applications are applications. The applications are applications are applications are applications are applications are applications. The applications are applications are applications are applications are applications are applications. The applications are applications. The applications are applications. The applications are	been apponed Re	FOR LEAS proved, it venue Office Extent.	Rent payable Half-yearly. £ s. d.	notified to a Lease in the second to be count to be count to date. E. s. d. e. Land A. O. 15. 0. Land A. C. Land A. C. Land A. C. Land A. C. Land A. C. Land A. C. Land A. C. Land A.	Lenne Fee. £	ed. Tolto ; £ = 44-9. 1 15	s. d.	Payable to to anthorized Treasurer Territorial at—	be Office by th to collec Revenu
es y ad	following Application case may be received. Name of Lesses. Ledward Thomac Cann (1) Un Clipton Lizabeth E. Lait Peter Morrison (2)	ons for Les ved by the Pari	applications and applications are applic	been aponed Re Class. Land Act 1 2nd 2nd 1st 1st	Extent.	Rent payable Hairyearly. £ s. d. ended by the 1 19 9 2 15 6 0 18 3	notified to a Lease in Lease i	Lease Fee. £	E 6	(al). d	Payable to tauthorized Treasurer Territorial	be Office by the to collect Revenue
es y ad	following Application case may be received. Name of Lesses. Letward Thomation (2) Edward Thomation (2) Feter Morrison (2) Jas. Robinson (3) R. N. Gayfer (3)	ons for Lesved by the Pari Inder Section Blackwooder Section Y Queensi Barwid Chiltor	applications and applications and applications and applications and applications are applications and applications and applications are applications are applications and applications are applications are applications and applications are applications and applications are applications and applications are applications and applications are applications are applications and applications are applications are applications are applications are applications are applications are applications and applications are applications are applications are applications. The applications are applications are applications are applications are applications are applications. The applications are applications are applications are applications are applications and applications are applications are applications. The applications are applications are applications are applications are applications are applications are applications. The applications are applications are applications are applications are applications are applications. The applications are applications are applications are applications are applications are applications are applications. The applications are applications are applications are applications are applications are applications are applications. The applications are	been apponed Re Class. Land Act 1 2nd 2nd 1st	Extent. 20 0 0 1901 as amer 1903 as amer 1904 as amer 1904 as amer 1905 3 8 18 0 19 49 3 37 1901 as amer	Rent payable Half-yearly. £ s. d. ended by the 1 19 9 1 2 15 6 0 18 3 2 10 0 nded by the	count to be count to be count to be count to date. E s. d. Land Ac Land Ac 1 19 9 5 11 0 0 18 3 2 10 0 Land Ac	Lease Fee. £ Lease Fee. 1 Lease Fee. 1 Lease Fee. 1 Lease Fee. 1 Lease Fee. 2 Lease Fee. 2	F : 44-9. 1 15 9-11. 2 1 3 1	(al a).	Payable to authorized Treasurer Territorial at— Daylesfor Bright Chiltern	d 012
es y ad	following Application case may be received. Name of Lesses. Letward Thomation (2) Edward Thomation (2) Feter Morrison (2) Jas. Robinson (3) R. N. Gayfer (3)	ons for Lesved by the Pari Inder Section Y Queens Barwid Chilter: " nder Section	applications and applications and applications and applications and applications and applications and applications are applications are applications are applications. The applications are applications are applications are applications are applications and applications are applications are applications are applications. The applications are applications are applications are applications are applications are applications. The applications are applications are applications are applications are applications are applications are applications. The applications are applications are applications are applications are applications are applications. The applications are applications. The applications are applications are applications are applications are applications are applications are applications. The applications are applications. The applications ar	been aponed Re Land Act 2nd 2nd 1st 1st 1st 1st 1st 3rd 4ct 4ct	Extent. 1 A. R. P. 2 20 0 0 2 30 13 8 73 0 23 18 0 19 49 3 37 1901 as amen 19	Rent payable Half-yearly. E s. d. ended by the 1 19 9 2 15 6 0 18 3 2 10 0 0 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	count to be count to be count to be count to date. E s. d. Land Ac 1 19 9 5 11 0 5 11 0 6 18 3 2 10 0 Land Ac 4 4 9	Lease Fee. £ Lease Fee. 1 Lease Fee. 1 Lease Fee. 1 Lease Fee. 1 Lease Fee. 2 Lease Fee. 2	F : 44-9. 1 15 9-11. 2 1 3 1	(al a).	Payable to authorized Treasurer Territorial at— Daylesfor Bright Chiltern	d 012
er explanation of the state of	following Application case may be received. Name of Lesses. Lute Edward Thomax Cann (1) Elizabeth E. Lait Peter Morrison (2) Jas. Robinson (3) R. N. Gayfer (3) Under Cann (4) Hepburn Spa P prietary Limit	nder Section Pari Pari Description Pari Pari Pari Pari Pari Pari Chilton Number Section Walner Womber Womber	applications and applications and applications and applications and applications are applications and applications and applications are applications are applications and applications are applications and applications are applications are applications and applications are applications and applications are applications are applications are applications and applications are applications and applications are applications are applications. The applications are applications are applications are applications are applications are applications. The applications are applications are applications are applications are applications and applications are applications are applications. The applications are applications are applications are applications are applications are applications. The applications are applications are applications are applications are applications are applications are applications. The applications are applications. The applications are applications are applications are applications are applications are applications are applications. The applications are applications. The applications are applications ar	been aponed Re Land Act 2nd 2nd 1st 1st 1st 1st 1st 3rd 4ct 4ct	Extent. 1 A. R. P. 2 20 0 0 2 30 18 as amen 20 0 19 49 3 37 1901 as amen 338 2 11 5 5 5 5 5 5 5 5 5	Rent payable Half-yearly. E s. d. 119 9 1 2 15 6 0 18 3 2 10 0 1 19 9 1 2 15 6 0 18 3 2 10 0 1 10 10 10 10 10 10 10 10 10 10 10	count to be count to be count to be count to date. E s. d. Land Ac 1 19 9 5 11 0 0 18 3 2 10 0 Land Ac 4 4 9	Collect Lenge Fee.	£ 6 14-9. 1 15 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	(al a).	Payable to anthorized Treasurer Territorial at— Daylesfor Bright Chiltern " Castlema	d 012 d 012 ine 055 031 044 042
est of ly add attention at	following Application case may be receivised. Name of Lesses. Let Edward Thom: Cann (1) Ur Elizabeth E. Lait Peter Morrison (2) Jas. Robinson (3) R. N. Gayfer (3) U 7 A. A. Ottrey (4)	nder Section Pari Pari Description Pari Pari Pari Pari Pari Pari Chilton Number Section Walner Womber Womber	application and application an	Diass. Land Act 1 2nd 2nd 1st Extent. 1 A. R. P. 2 20 0 0 2 30 18 as amen 20 0 19 49 3 37 1901 as amen 338 2 11 5 5 5 5 5 5 5 5 5	American Springs A So 0 0 0	Cant due to date. E s. d. Land Ac 1 19 9 5 11 0 0 18 3 2 10 0 Land Ac 4 4 9 ct 1903.	Collect Lenne Fee.	£ 6 14-9. 1 15 6 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	9 9 9 9 9 1 0 8 3 0 0 0	Payable to anthorized Treasurer Territorial at— Daylesfor Bright Chiltern " Castlema	d 012 d 022 in 033	

Department of Lands and Survey, Melbourne, 22nd November, 1917.

W. HUTCHINSON, Commissioner of Crown Lands and Survey.

^{(1) 7}s. 6d. overpald under licence credited.
(2) Special valuation, £1 10s. per acre.
(3) Special valuation, £2 per acre.

⁽⁴⁾ Third class.(5) Rent in this case is payable yearly.(6) Allotment 10.

LEASES.—TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

PETURN of all Transfers Registered at the Office of Titles of Leases issued under sections 59-61, 47-49, 54-56, 50-51, 29 and 35 of the Land Acts 1898 and 1901; sections 49 and 50 of the Closer Settlement Acts for the following period, and Mallee Leases.

Corr, No.	Name of Transferror.	Name of Transferse.	Particula	ars of Land I	Fransf	erred.	Receiver of
			Parish.	Allotment	Sec		Lievenue at-
						A. R. P.	
2126/59-61	F. S. Coulson	Period ending the 26th day		17. . 2	; 12	285 2 16) Contact
0310445 40		and Wm. Ralph Francis Coulson, Merino (as executors)	11100011100 111	-		200 2 10.	Casterton
2112/47-49 4590/47-49		Charles Godfrey Ivey, Natimuk Robert James Alexander Morris, Apollo Bay	Natimuk Wongarra	68A 16A, 16J		24 2 15 139 0 24	Horsham Colac
0117/54-56	C. M. F. Chomley	G. H. Chomley and Sons Pty. Ltd. Longwood	Longwood	12	E	459 1 0	Seymour
0199/54-56		Wm. Henry Whitehead, Khan- coban, N.S.W.	Khancoban	3, 8		461 1 37	Tallangatta
19500/54-56	F. Lyons	Perpetual Executors and Trustees Association of Australia Ltd.	Woodside	6	5	595 3 12	Yarram
535/29	F. Mitchell	(administrator), Melbourne Euphemia Sawers, Thornton Upper	Thornton	В		200 0 0	Alexandra
124 /29	N. J. Cameron and W. H. Cameron,	Donald Cameron, Bendock	Bendock	53	À	608 0 0°	Bairnsdale
	surviving execu- tors of N. Came-						
614/29	J. McCoy, execu-	Margaret Mary McCoy, Ensay	Tongio-Mungie	Pt. 88		334 0 12	Omeo
193/35	J. McCoy, execu- tor of Margt. McN. McCoy W.D.McIndoe and	Anne Isabella Were, Hawksburn	East Pailington	70.		80 A A	70 1
,	Hugh McVean, executors of A.	Time Isabella Were, Hawksburn	Bailieston	. 76a		88 0 0	Rushworth
	McL. Cameron (known as Alex-						
2 3 88/50-51	ander Cameron) A. McC. Hannah	Robert John Hannah, Lismore	Eurambeen	30		111 3 4	Ballarat
2953/47-49	C. B. Wright (1)	(executor) Thomas James Topper, Ballan	WE 75. 1. 7014	6r	l	31 0 6	
	•	(1) Transfer registered 1- Leases under the Closer		s.			
3921/49 3 34 5/49		Valentine Plattfuss, Wyuna Samuel Stanfield Nelson, Koon-	Wyuna Murrabit	7 15a	Ë	165 2 22 100 0 15	Echuca Kerang
4363/49 866/49	D. M. Godfrey W. Wall	drook Joseph Nelson Glass, Nanneela Annie Eliza Hall (administratrix),	Echuca South Drumanure	· 18 9, 10		608 1 27 34 3 20	Echuca Nunurkah
319/49	T. Watters	Wunghnu Esther Susan Watters (executrix), Melton	Kororoit	3	23	207 1 5	The Secretary,
		- Merion					L. P. and M. Board. Melbourne
2140/50	R. Elliott (1)	Francis Philp, Coburg (1) In lieu of notice gazetted 2	Jika Jika Ist November, 191		B	$0 \ 1 \ 24 \frac{8}{10}$	III .
(G. A. Brown	Farmer Slatter MALLEE LAN		0.*		077 0 0 ·	a'
	J. R. Smith	John Gray	Cocamba Nyrrahy	35 38		655 0 0	Swan Hill
•••	D. J. Wallace	Walter Charles Crick	Piangil	48 47		479 0 0 480 0 0	**
	A. E. Holding A. E. Holding	James Powell	II ,	108 103	:::	35.00 5100	H
	J. W. Murphy N. Vanderfeen,	Denis James Connell		51 & 151A		162 0 0)) 17
	sen.	Robert Currie, jun	Waitchie	1		531 0 0	"
	Wm. Fields	Lewis Emanuel Stephens George Robert Watson	Polisbet	18 5		629 0 0 577 0 0	# D
:::	R. J. Watson	Percy Howard Arculus Bennett Percy Howard Arculus Bennett	Kooem	17, sec. 3		638 0 0 319 0 0	n ,
	R. J. Watson S. E. Orchard (1)	Percy Howard Arculus Bennett	n , ;	19, sec. 3		318 0 0	11
	Joseph Orchard	· -	Tyntynder West		[471 0 0	"
	A. P. Byrne John Gray	Mary Llewellyn Polglase Lily Fay Wm. John Trevan and James	Eureka Turoar	. 6		480 0 0 447 0 0	**
	F. Umbers	John Poulton Donald O'Brien	Meatian			620 0 0 573 0 0	"
	S. Umbers L. S. Howard and	Donald O'Brien Louisa Ann Carter		31	···	572 0 0	Birchip
	M. A. Brennan H. N. Taylor	Jessie Gerard Dunstan and Alice	"			425 0 0	· "
	L. C. Barbary	Dunstan Beatrice Pearce		43.00		887 0 0	"
	J. J. Cresp Andrew Steele	Percy William Pearce Wm. Rodier	D	26	[;	480 0 0	n '
	Geo. Carter J. J. J. Moussen	John Gayford Thrower	Tyenna	17 .] (713 0 0 639 0 0	u
	G. D. Brown	James Robert Torpey Alexr. Munro and Roslyn Her-	Wathe	1		i	Warrackna- beal
•	M. A. Mangan	bert Munro Cabel Singh and Bugwan Singh	Timberoo :	90	١,	640 0 0 951 0 0	Kerang
	Simon Mangan Fanny Priestly	Cabel Single and Buguer Single	Kalpienung	26 .	[10	061 0 0	n
	Q = Q	Ronald Ronald Wm. Bruce				890 0 0 }	Charlton
	C. E. Schultz F. A. Domaschenz	Theodor Reinhold Schultz Chas. Randolph Matchett and	Danyo Nyang	# 0 A		340 0 0 1 321 0 0	Horsham
:::	H. H. Lush Wm. Caldow		Pigick	3 .	1 4	306 0 0	DZ
1:			Boigbeat Boorong	30		340 0 0 1 3 343 0 0	Wycheproof

Land Act 1915 (No. 2), Section 8. PROVISION FOR WAR SERVICE.

THE undermentioned lessees and licensee being engaged on War Service, and, in consequence of so doing, being unable to comply with the conditions of the Leases or Licence, as indicated herein, the provisions set forth hereunder shall apply in each particular case.

Department of Lands and Survey, Melbourne, 20th November, 1917.

W. HUTCHINSON, Commissioner of Crown Lands and Survey.

No.	Name.		Par	ish.	 Allotment.	Section.	Provisions which apply.
124/50 111/8 013/145 12851/49	Walter Nairn	 	Kerrisdale Tallageira Paywit Woorarra		 9 63 6	В	(b), (c), (d) (a), (b), (c), (d) (a), (b), (d) (b), (d)

(a) The period of War Service shall be taken as a period of residence on the land.
(b) The payment of rent or fee shall be suspended during the continuance of the war.
(c) The time during which the necessary improvements may be effected shall be extended as the Minister may direct in each particular case.
(d) No interest in respect of the amount of any rent or fee, the payment whereof is suspended, shall accrue

Land Act 1915, Sections 2 and 129.

LICENCES UNDER THE LAND ACTS 1869, 1901, AND 1915 EXPIRED.

OTICE is hereby given that the Licences mentioned in the Schedule hereunder have expired.

Department of Lands and Survey, Melbourne, 22nd November, 1917.

W. HUTCHINSON, Commissioner of Crown Lands and Survey.

District.	Corr. Nc.	Name of Licensee.	Section of Land Act under which Licensed.	Parish,	Allotment.	Area.	Class.	Pay Office.
Echuca	624	Annie Harrington	47	The Land Act 18 Echuca North	ا ا	0 1 0		Echuca
			es under the L	and Acts 1901 a	nd 1915.	. 20 0 0		(Wedderburn
St. Arnaud Melbourne		Maurice Twiddy Alfred Vincent	103	Wedderburne Wonthaggi	7, sec. 43	0 1 4		Wonthaggi

Land Act 1915, Section 2.

LEASES UNDER THE LAND ACT 1898 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.

Department of Lands and Survey, Melbourne, 20th November, 1917.

W. HUTCHINSON, Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allot- ment.	Area	Reasons for Forfeiture,	Pay Office.
					1-4 1000	A. B. P.	ļ	ł
			L	eases under Land 2	1 <i>ct</i> 1898	5.		
Beechworth	468	William Keat (1)	29	Mullagong	50a	270 0 0	Non-payment of rent	Yackan- dandah
Omeo	458	Patrick J. Kelly and John W. Brumley (ex- ecutors) (1)	2 9	Ludrik-Munjie	11	668 0 0		Omeo
·				(1) 3rd class.				· ·

Land Act 1915, Section 2.

LEASES SURRENDERED.

OTICE is hereby given that the Governor in Council has accepted the surrender of the Leases mentioned in the Schedule hereunder. W. HUTCHINSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey.

Melbou	rne, 22nd	November, 1917.							
District.	Corr. No.	Name.	Section of Land Act under which Leased.	Parish.	Allot.	Area.	Class.	Reason.	Pay Office.
						A. B. P.			
Melbourne	016	Harry Craig	142	Wonthaggi	4, sec. 1	0 0 16			Won- thaggi
,	0102	Henry P. Williams	142	,,	17, sec. 2	0 0 976			, "

Land Act 1915, Sections 86, 88, 121, 129, 132, and 138.
APPLICATIONS FOR LICENCES APPROVED.
This 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 to collect W. HUTCHINSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 23rd November, 1917.

ette									,									36	52	9																					N	lo	V€	m	ıb	er	2
	Payable to Receiver of Revenue at—			Hootheate	Castlemaine	z	Dunolly	Ballaret		: ;	= :		Creswick	Melbourne	Varram			o Castlemaine		Wonthaggi			A voca	Bairnsdale		(Omeo	: ≥.	Dairnsdale	=	<u>-</u>	± (°0)	Ome	Bringardala	Dail nedate	T. H 44.	Wichenson	A ucce	A 100	Geelong Artein	Moll	Melbourne		Horsham		Horeham	
cted.	Total Amount of First Payment.	£ 8. d.	_	-	C3	1 2.6	C)	' ;	: :	: :	:	:	:	₽.	0 12 6	1	0.01	₽		0 4 2			ī,	0 0		100	0 0 0 0		3	O n	2 1				-	96			2 16		100			0 1 0		3 2 10	
Amount to be Collected.	Fee for Licence.	£ 8. d.			61		C3	Q	67	8	67	10	10		9 6 6		9 0	3		:				:		4	0 4					, c) ic		, 4C		ı.c	10	, KC					;		;	
4mor	Payment, including in- stalment of Survey Charge (If any).	i.		0 11 0	1 0 0	1 0 0	0	15	0 10 0	0	٥	00		-	0 10	-	4	-		6 6 3	_		0	0 0	•	•0	> <	, F	30	•	9	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	9	•	Ę	90	- 15	2	2	0	1 50		•	0 1 0		4 3 0	
	Survey Charge payable in 13 Half-yearly Instalments.	£ 8. d.	-	-	: :	;	`:	! :	: :	:	:	:	:	:	: :		-	:		:				: :	•	_	:	:	:	:	;	:	:	:	:	:	:	: •	:	;	÷	:	•	:		:	
	Date of Licence.		- Troon	yearly.	1.8.17	1.9.17	Ξ	27.17		1817	1.10.17		1	- 0	1.10.17		made yearly.	1.0.1	to be made quarterly.	1.11.17	_	vearly.	1,10.17	1.10.17	Darmont to be made meals	yearly.	77.17.7	=	=	=	= :	: :	: :	: :	=	1 10 17	9 10 16		71 01 1	1111	1 10 15		yearly.	1.10.17	Payment to be made vearly.	1.10.17	
	- Class		he made	_ 	:	:	:	3			i . :	:	:	÷	•	1	90	:	be made	:		be made		: :	To made	79177 00	:	:	:	:	:	i	:	:	Ė	:	:	:	:	:	:	:	be made	:	to be mad	:	
	Section.		tment to	vinent to	:	1	Ħ	ĸĊ	Q	;	: ;	:	; •	ا د	22	4	rayment to	¢	Payment to	89	_	-Payment to be made yearly.		: :	tanana t	y mem v	:	:	;	:	:	:	:	:	:	:	:	:	:	:	:	:	-Payment to be made	:	ayment t	:	
	Allotment, -		Land. Act 1915 —Payment to be made yearly	Act 1910 La	:	::	318	7.A	94	2v. 2v1	, 2z	456	50r 50r	300	14	1018	Art 1310, —	•	Ţ	16	_	1 Act 1915.—Pa	:	i	A44 101K	TOTAL SOE		:	:	:	: ,	:	: :	:	:	:	: :	:	:	:	:	•	Act 1915	:	Act 1915.—	÷	
			he Land	Tang Fang	;	:	:	:	:	:	: :	:	:	;	: :	the Tana	run rang	:	be Land	:	-	the Land	-	. :	the Land		፥	:	;	:	:			:	:	:	:	:	:	:	:	:	the Land	:	the Land		_
	Parish or Situation.	•	Under Section 86 of the		Chewton 2	.: :	Bealiba	Scarsdale	:	Enfield	:	Spring Hill	Greensborough	Oneenstown	Wonga Wonga South	Tudos Contion 00 of	Castlemaine		Under Section 129 of the Land	Wonthaggi		Under Section 129 of the Land Act 1915,	Glenmons	Bumberrah (at Metung)	Inder Section 121 of	Emens	:	and Timborn	Mallielz-Minnija	··· orfunation	Windarra	Licola North	and Ang		Cabanandra	d Benambr		Redbank	Fvansford	:	Warrandyte	··· of frame	Under Section 132 of the Land	Toolondo	Under Section 138 of	Toolondo	
	ies of	a;				0									00		0			- 0 1	_		32	:		-						0										•		-		00	_
A month	Area Buolect to modification of boundaries and area.	-i				ର ଚ						20	202	36	; r-		15			•	_		c 3	Jetty site		008 80	23,040	25,000								19,000		_		231	-	•	•	-		2,010	
	Name and Address of Licensee.		•	Thomas Barker, Heathcote (1, 2)		:: uo:	:	:		David Wylie, Durham Lead (1, 2)	ad (1,·2)				Oliver A. Jones, Foster (1)		1 Hannah McKindley, Barker's Creek			Lindsay Edward Herbert Weaven, Won-			, Homebush	Hans Jensen, Metung	-		Charles Prankerd, Gillingall (3)					;	(S)		River (3)				.:	ton (5)			1. T. L D	John I. Hair, Douglas [6]		148A John T. Hair, Douglas (6)	
	Number of Licence,			073	0484	0485	0487	0551	0552	0568	0570	0554	0133	0125	0131		0483			01364			077	:								0163	0286	087	0345	0407	:	0177	990		039		, 07 1	047		148A	

(i) Fermit previously issued.—(2) Rent and fee paid under permit credited.—(3) Amount paid.—(4) Two years rents and fees.—(5) Expires on 30th September, 1918.—(6) Expires on 30th June, 1918.

Nore.—BALLARAT DISTRICT.—In notice gazetted 30th October, 1917, p. 3417, re licence 0558/86, Janet S. Sykes, allotments 23n.and 25, of section 27, parish of Buninyong, area 7 acres, the following footnote should have appeared:—53, paid under former licence credited to new licence.

691/103 1608/103 1573/103

Number of old Licence.

W. HUTCHINSON, Commissioner of Crown Lands and Survey.

Land Act 1915, Sections 46 and 50.

APPLICATIONS FOR LEASES APPROVED

APPLICATIONS FOR LEASES APPROVED

Officers authorized by the Treasurer to collect Territorial Revenue. Payments to be made half-yearly.

Department of Lands and Survey, Melbourne, 23rd November, 1917.

917		
	Payable to Beceiver of Revenue at—	Horshâm Bandigo Colac Yarram
ected.	Total Amount of First Payment.	2 8 d. 3 12 9 8
Amount to be Collected.	Fee for Lease.	£ 8, d. 1 0 0 1 0 0 1 0 0
Amount	Half-yearly Rent, including instalment of Survey Charge (if any).	£ 8, d. 2 3 6 6. 1 2 11 1 6 0
Survey	payable in 12 half- yearly instal- ments.	ပ်ာ မှူး ::::: ရာ
	• ·	::::
	Terni.	20 years 40 years 20 years
	Date of Lease.	1.1.14 1.9.17 1.8.12 1.2.17
	Class.	2nd 3rd 2nd 1st
	Section,	ia I I
	Allotment.	86 11 31A 139
	• Parish.	Carchap Neilborough Obway
	Area.	A. R. P. 115 3 8 421 2 34 60 1 7 35 3 29
	Name and Address of Lessee.	William W. Russell, Nurrabiel (1, 2, 3) Robert J. Rayner, Neilborough (4) Emily Galder, Hordern vale (4, 5, 6, 7) Arthur Cosson, Mount Eccles (4, 7, 8, 9, 10, 11, 12)
_	Number of Lease.	143/46 150/46 2/50 447/46

(1) This is an ante-dated lease.—(2) In lieu of lease dated lat January, 1900, under section 29, Land Act 1898.—(3) £3 7s. 8d. of rent paid under section 29, and £11 lös. 10d. rent paid under section 45, credited.

Else for loase paid.—(4) Subject to special mining condition, section 81, Land Act 1815.—(6) In lieu of lease gazotted 30th April, 1913, p. 1974.—(6) £9 8s. 4d. rent paid on residence lease credited. £1 tee for new lease paid.—(7) Subject to a special condition, re until and for both so that the special relation for the lease for t

Land Act 1915, Section 3.

ACCEPTANCE OF SURRENDER OF LIGENCES UNDER SECTION 103 OF THE LAND ACT 1901 AND ISSUE OF NEW LICENCES UNDER DIVISION III, PART I., OF THE LAND ACT 1904-11 IN LIEU THEREOF (FIDE SECTION 7, LAND ACT 1904.)

FIGURE surrender of the Licences issued to the persons named in the Schedule hereunder having been accepted, it is hereby notified that the issue of new Licences under Division III, Part I., of the Land Act 1901.

As smended by the Land Acts 1909-11 has been approved. All rents paid on the surrendered Licences to be credited in each case.

W. HUTCHINSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey. Melbourne, 23rd November, 1917.

		~ 5		
,		Payable to Receiver of Revenue at-		Ararat Ballarat
		Total Amount of First Payment.		:::
	e Collected.	Fee for new Licence,		1 0 0 0 0 0 0
,	Amount to be Collected.	Amount of Rent paid to Licence.	£ 8. d.	15 0 0 20 0 0 20 5 0
		Half-yearly Payment,	£. 8. d.	0 1 6 0 10 0
		Term.		:: \$
l to.		Date of Licende.		2.1.11
Schedule referred to.		Olass.		2nd 2nd 1st
Schedul		Section,		일 ⁶ :
	,	Allotment.		3 10 B5
		arish or Situation.		Ararat Beaufort Dereel
		Area, subject to modification of boundaffes.	A, B. P.	20 0 30 0 30 0 30 0 30 0
		Name and Address of Licenses.		John Seater, Ararat (1, 2) Nellie M. Whateley, Waterloo (1, 2) Louisa Mellington, Dereel (1, 2)
		Kun ber of new Licence.		0259/47 0606/47 0602/47

(1) Subject to special mining condition, section 98, Land Act 1901

(2) £1 fee for licence paid.

Land Act 1915, Sections 46, 86, and 198.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

VOTIOE is hereby given that Pennis to occupy Orown Lands have been issued to the following approved applicants, and that the Rents and Bees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

Department of Lands and Survey, Melbourne, 23rd November, 1917.

W. HUTCHINSON, Commissioner of Crown Lauds and Survey.

•	• ;	3631							
	Payable to Receiver of Revenue at—			Geelong	0 4 0 1 0 0 1 1 4 0 Castlemaine	1 0 0 0 2 6 1 2 6 Ballaarat		Birchip Horsham	Swan Hill
cted.	Total Amount of First	£ 8. d.		3 12 6 Geelong	1 4 0	1.29 6		9 0 10 8 7 3	8 8 1
Amount to be Collected.	Fee for Licence or Lease.	.b. e.		2 12, 6 1 0 0	1 0 0	0 2 6		1 0 0	100
- Атоп	Payment,	£ 3, d,		2 12, 6	0 * 0	1 0 0		8 0 10 7 7 3	7 8 1
	Survey charge Payable in 12 Half-yearly Instalments.	£ 8. d.		:	:	. :		::	;
	Date of Licence or Lease.		ły.	1.9.17	1.12.17	1.11.17	ιly.	1.12.17	1.11.17
	Class.		e made half-year	1st	Ist	-Payment to be made yearly.	e made half-year	2nd Znd	2nd
	Section.		Payment to b	:	Bő	Payment to	ayment to b	.: :	:
	Allotment.		he Land Act 1915.—]	34	16	the <i>Land Act</i> 1915 	he <i>Land Act</i> 1915.—]	24 32, 33	. 30
	Parish or Situation.		Under Section 46 of the Land Act 1915 Payment to be made half-yearly.	Lake Lake Wollard	Castlemaine	Under Section 86 of Kerrit Bareet	Under Section 198 of the Land Act 1915Payment to be made half-yearly.	Boorongie Kattyoong	Myall
•	Area, subject to modification of Boundaries and Area.	A, B, P,		21 0 0	3 2 0	0 0 02		734 2 0 672 2 7	6£7 1 8
-	Name and Address of Lessee.		;	George Thomas Hubert Pullen, Win-	Alfd. Robinson, Campbell's Creek	0669 Arthur Stinton, Gordon		Michael Andrew Nestor, Underbool Percy Edward Thomas, Kattyoong-	Claude Fruce Whitchell, Mananga-
	No. of Licence or Lease.		•	233	438	6990		015 54 01751	02765

(1) Special valuation, £5 per acre.

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Mallee Lands.

NYAH AND MERBEIN IRRIGATION SETTLEMENTS.—HOMESTEAD ALLOTMENTS AVAILABLE FOR SELECTION UNDER CONDITIONAL PURCHASE LEASES.

PPLICATIONS (with uncancelled Victorian duty stamp of 5s., or postal note for same amount, affixed) must be made on the usual form, and delivered or forwarded by post to the Secretary for Lands, Melbourne, on or before Wednesday, 19th December, 1917.

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 holding, and will only be required to lodge the deposit payable in respect of the most valuable allotment applied for.

Only one holding can be granted to any one person.

Improvements must be effected on the allotment to the value of not less than £50 within one year from the date of the lesse, and additional improvements to the value of not less than £50 each year, before the end of the second and third years, from the date of the lesse, unless the improvements already on the land are of the required value.

The lesses or grantee or owner must permanently reside on the allotment for at least eight months during each year. Personal residence by the lessee's wife, or any of his children over 18 years of age, may, with the approval of the Minister of Lands, be considered personal residence by the lessee.

During the first three years of the term of the lease, the condition as to residence shall be deemed to be complied with for such period or periods as may be specified by the Minister of Lands during which some person named by the lessee, and approved by the Minister of Lands prior to commencement of his residence, resides on such allotment.

The term of the lease is 31½ years, and the lessee cannot transfer, assign, mortgage, or sublet his holding within the first six years of the lease.

six years of the lease.

The Crown grant may be issued at any time after the expiration of twelve years from the date of the lease, provided all conditions have been complied with, and the full purchase money has been paid.

The Crown Grant may be issued to the lessee at the end of any half-year after the first twelve years have expired, on payment of the balance of the purchase money, and will be subject to a condition that the owner for the time being of the land or a member of his family over 18 years of age, or any person approved by the Governor in Council, shall reside thereon for at least eight months in every year, and that a breach of this condition may lead to the forfeiture of the land to the Crown.

All applications received will be dealt with by a Local Land Board, the date and place of hearing will be hereafter notified

The irrigation charges will be One pound seventeen shillings and sixpence per sere per annum.

Plans may be obtained at the Inquiry Office, Lands Department, Melbourne.

The terms of payment for improvements shall be subject to the recommendation of the Local Land Board.

W. HUTCHINSON, Commissioner of Crown Lands and Survey

Department of Lands and Survey, Melbourne, 27th November, 1917.

SCHEDULE OF ALLOTMENTS.

Allotment.	Section.	Parish.	Area in Acres.	Valuation of Improvements	Capital Value.	Half-yearly Payment.
73A 9A 9B	 1 1	Marbein Tyntynder West	20 8 5	£1,221 To be valued To be valued	£ s. d. 90 0 0 35 0 0 25 0 0	£ s. d. 2 14 0 1 1 0 0 15 0

Land Act 1915, Section 198.

MALLEE LAND AVAILABLE FOR APPLICATION AS SELECTION PURCHASE ALLOTMENT.

AVAILABLE FOR RETURNED SOLDIERS ONLY.

THE land is situated west of Speed, and is about 13 miles from Speed Petters St. 17 miles from Speed Railway Station.

Applications must be made on the usual form and delivered or forwarded by post to the Secretary for Lands, Melbourne, on or before Wednesday, 19th December, 1917.

Applicants will be hereafter notified as to the date and place of hearing of their applica-tions by Local Land Board.

The land will be granted under selection purchase lease, and at the end of six years, if the residence, cultivation, improvement, and all other conditions have been complied with, the lease will be indorsed under the seal of the Board of Land and Works to the effect that such conditions have been complied with, and at any time within the remaining period of 14 or 34 years (as the case may be) a Crown grant will be issued on payment of the full amount of the purchase money.

The amount of loading (3s. per acre) is to be collected in instalments, therefore its cash value, about 1s. 11d. per acre only, will be the limit of expenditure for road and water improvements.

The half-yearly payment on each allotment, set out in Schedule hereto, includes the amount of loading.

The lease will contain (inter alia) conditions to the effect as follows:—

That substantial and permanent improvements shall

effect as follows:—
That substantial and permanent improvements shall be made on the land to the value of 3s. 4d, per acre before the end of the second year from the date of the lease, another 3s. 4d, per acre before the end of each year of the third and fourth years, and the balance of 10s. per acre before the end of the sixth year of the lease.
That the lessee shall go into residence on the land within twelve months after the date of the lease, and

shall reside for at least three years and nine months on,

or within five miles of, the land during the first six years of the term of the lease, and shall also clear and cultivate at least one-fourth of his allotment within two years of obtaining a permit to occupy the land. That the lessee shall not transfer, assign, mortgage, or sublet, or part with the possession or grant the use of the whole or any part of the allotment during the first six years of the term of the lesse and that after the first six whole or any part of the allotment during the first six years of the term of the lease, and that after the first six years of the term of the lease the lessee shall not sell, transfer, assign, mortgage, or sublet the whole or any part of the allotment unless and until the lease has been indorsed under the seal of the Board to the effect that all the conditions and accounts of the leave desired that all the conditions and covenants of the lease during the first six years thereof have been complied with. No persons who already holds or has previously selected the area of Mallee land allowed by classification will be

cligible to apply.

The total area of Mallee land which may be selected is 640 acres if in the first class, or 1,000 acres if in the second class, or 1,280 acres if in the third class. Any further area (limited as by the next succeeding paragraph) can be obtained only by purchase from other persons.

That a special condition shall be inserted in the lease and the Crown grant, providing that the land referred to therein shall at all times be maintained and used for the therein shall at all times be maintained and used for the purpose of residence or agriculture and grazing, and that no person will be permitted to subsequently acquire or hold, or have an interest in, more than 1,000 acres, if the land be in the first class, or more than 1,600 acres, if the land be in any other class.

That the lessee or grantee or owner shall preserve the timber on, or plant an area of, not less than 3 per cent. of the total extent of his holding. (N.B.—Along the exposed boundary lines, viz., the western and southern, would be preferable).

would be preferable).

No person, unless specially authorized, will be permitted to clear timber from any portion of areas retained for the purposes of roads and windbreaks.

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

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 over the Victorian Railways only, at excursion fares, to enable them to inspect the land, or to attend the Local Land Board.

W. HUTCHINSON,
Commissioner of Crown Lands and Survey.
Department of Lands and Survey,
Melbourne, 27th November, 1917.

SCHEDULE.

Allotment.	Parish.	Area in- acres.	Classifica- tion.	Value per acre.	Half-yearly Payments.
26	Patche- wollock	585	First	£ s. d. 1 3 0	£ s. d. 8 8 3

COURTS.

	ITTINGS of the Supreme Court for the hearing of Trials and Trials of Causes for the year 1917;	Criminal
K	Trials and Trials of Causes for the year 1917;	pursuant
to	Order in Council of 4th day of December, 1916.	•

Ararat					
Ballarat				Tuesday, 4th	December .
Beethworth	••		٠.	Friday, 30th	November
Benalla				_	_
Bendigo				Tuesday, 11t	h December
Castlemaine				Thursday, 13	th December
Geelong					
Hamilton		i			
Horsham					_
Maryborough			٠.	-	
Melbourne				Monday, 10th	December
Sale ·				Tuesday, 18th	
Shepparton		9			
St. Arnaud		·			
Warrnambool				_	

ENERAL	SESSIONS	for	the year 1917;	pursuant t
Order in	a Council of	llt	h day of Decemb	er, 1916.
Ararat	••		Tuesday, 18th D	ecember
Bairnsdale	••		Wednesday, 5th	December
Ballarat	••		_	_
Beechworth			_	_
Benalla	.,		-	
Bendigo				
Camperdown			Thursday, 13th 1	December
Casterton		٠.		
Castlemaine	<i>.</i> .		.—	
Charlton		٠.	_	
Colac	,		Wednedsay, 5th	December
Daylesford		٠,	Thursday, 20th I	
Donald	••		_ `	_
Echuca			_	
Geelong			Tuesday, 4th Dec	ember
Hamilton			Thursday, 13th I	
Horsham			Tuesday, 4th Dec	
Kerang		٠.		
Korumburra				
Kyneton	••		-	_
Mansfield			'	
Maryborough	• • •		· <u> </u>	
Melbourne			Monday, 3rd Dec	ember
Mildura				
Nhill	••		_	
Ошео	/	٠.	-	_
Sale]			_
Seymour		٠.	_	
Shepparton			_	
St. Arnaud	••			_
Stawell				_
Wangaratta			_	_
Warrackna beal			_	′
Warmanul				-

Tuesday, 11th December

Bendigo ..

MELBOURNE.—COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1917 (i.e., the day to be appointed in any summons or proceeding for the appearance of the party summoned) shall be as follows:

RETURN DAYS.

In Cases under £50.	£50 and under £250.	Other Cases.
December 3rd and 10th	December 3rd	December 10th

Dated at Melbourne this 8th day of December, 1916.

(By order of the Judges),

D. F. McGRATH, Registrar, Melbourne.

T .	OURTS	for the	year 1917.—1	Dates fixed by the
Judges.			m	M. D
Ararat	••	••		8th December
Bairnsdale	• •	• • •		5th December
Ballarat	• •	••	Monday, 10	th December
Beechworth	••	••		
Benalla	• • •		-	-
Bendigo		• •	_	
Birchip			_	_
Camperdown			Thursday, 1	3th December
Casterton				_
Castlemaine		• •		— '
Charlton			_	
Colac			Wednesday,	5th December
Daylesford			Thursday, 2	0th December
Donald			<u>:_</u>	
Echuca			_	⊢ ·
Geelong			Tuesday, 4tl	h December
Hamilton		٠	-	3th December
Horsham	•••	•••	Tuesday, 4tl	
Kerang	· ••	•••		
Korumburra `	• • • • • • • • • • • • • • • • • • • •	•••	<u></u>	<u></u>
Kyneton		•••	_	
Mansfield	•••	••		_
Maryborough				
Melbourne	••	••	Monday, 3rd	I Donombon
Mildura	• •	••	monday, or	1 Jecunoscu
	••	••	1	
Nhill	••	••	wednesday,	5th December
Numurkah	••	••		
Omeo	• •	• •		_
Ouyen .	• •	• • •	_	
Rochester	••	• •	_	
Sale	• •	• •	_	-
Sea Lake	• •	• • •	-	
Seymour	• •	• • •		_
Shepparton	• • •	• •	_	_
St. Arnaud	••	••	-	1
Stawell		• •	_	
Swan Hill	• •		-	_
Craralgon			- ;	_
Wangaratta		·· •	-	_
Warracknabeal	• •		_ `	
Warragul				-
Warrnambool			Tuesday, 11t	h December
Wonthaggi				<u> </u>
larram Yarram				_
COURTS	OF	MIN	ES. — Date	s fixed by the
U Judges.				
F-11	Cour		EF JUSTICE.	
Ielbourne	••	••	_	
	A	BARAT D		•
rarat	• •	••	Tuesday, 18t	h December
tawell	• •		_	
	B₄	LLARAT .	DISTRICT.	
Ballarat			Monday, 10th	n December
			District.	
eechworth	Ø			_
Benalla			_	
fansfield	•••	••		
		NDIGO F		_
	Rv	απτας Γ	מייו דמיים דו	

	CASTLEMAINE DISTRICT.						
Castlemaine				 '			
Heidelberg (at Me	elbourne)		_	_			
Hepburn (Dayles	ford)		Thursday, 20t	h December			
Kyneton				•			
•	GIPPSL	AND	DISTRICT.	•			
Bairnsdale			Wednesday, 5	th December			
Omeo		٠.	-	_			
Sale				_			
Yarram Yarram			 ,	-			
	MARYBO	ROUG	H DISTRICT.				
Maryborough			_	-			
St. Arnaud	• •		-	_			
-							

TENDERS.

VICTORIAN RAILWAYS.

EPARATE Tenders are invited for the undermentioned works, &c. Tenders, indorsed "Tender posit, in the Tender-box, Railway Offices, Melbourne, at or before Eleven a.m. on the date specified. Particulars at the Contractors' Room, Spencer-street; and

SALE OF GLENBOWAN RESIDENCE.

Wednesday, 28th November.—Purchase and removal of departmental residence No. 546, at Glenrowan. Particulars also at Glenrowan, Wangaratta, and Benalla stations. Deposit, £1.

DISINFECTANT.

Wednesday, 28th November.—Supply and delivery of disinfectant as may be ordered from 1st December, 1917, to 30th June, 1918. P.D., £1.

SALE OF MILD STEEL CHANNEL, ETC.

Wednesday, 28th November.—Purchase and removal of Mild Steel Channels, Flats, Angles, Sheets and Plates, Car and Truck Wheel Centres and Tyres, 6-inch Westinghouse Brake Sets, lying at Newport Workshops. Particulars also at the office of the Railways Chief Storekeeper of the different States. Deposit, 5 per cent.

SPLIT FENCING RAILS.

Wodnesday, 28th November.—Supply and delivery of 34,000 split fencing rails. (Fresh tenders.) Particulars also at Yea, Terang, Colac, Beech Forest, Birregurra, Forrest, Timboon, Glenfyne, Whittlesen, Hurstbridge, Lilydale, Healesville, Yarra Glen, Warburton, Ferntree Gully, Gembrook, Warragul, Neerim South, Moe, Thorpdale, Longwarry, Harris, Nyora, Korumburra, Mirboo, Morwell, Rushworth, and Tooborac stations. P.D., 4 per cent. per cent.

SALE OF M.S. JOISTS.

Wednesday, 28th November.—Purchase and removal of mild steel joists lying at the Car Shed, Jolimont. Deposit, 5 per cent.

GRAVEL BALLAST.

Wednesday, 28th November.—Supply of 1,000 cubic yards of gravel ballast, delivered stacked alongside the railway line between Woodfield and Bonnie Doon, where and as directed by the Roadmaster. Particulars also at Yea, Cathkin, Bonnie Doon, Alexandra, and Mansfield stations, and at the Roadmaster's office, Essendon. P.D., ½ per cent.

GRAVEL BALLAST.

Wednesday, 28th November.—Supply of 500 cubic yards of gravel ballast, delivered stacked alongside the railway line between Cathkin and Alexandra, where and as directed by the Roadmaster. Particulars also at Yea, Cathkin, Bonnie Doon, Alexandra, and Mansfield stations, and at the Roadmaster's Office, Essendon. P.D., per cent.

SUPPLY OF FIREWOOD.

Wednesday, 28th November.—Supply, in contracts of not less than 100 tons, of 120 tons of firewood at any station with accommodation within 50 miles of Geelong. (Fresh tenders.) Particulars also at Winchelsea, Colac, Birregurra, Dean Marsh, Barwon, Forrest, Gerangamete, Murroon, Lal Lal, Yendon, and Elaine stations.

Murroon, Ital Lai, Yendon, and Elaine stations. P.D., £1.

Wednesday, 28th November.—Supply, in contracts of not less than 100 tons, of 150 tons of firewood at any station with accommodation within 50 nodes of Pyramid. (Fresh tenders.) Particulars also at Nerang, Mitiamo, Pyramid, Swan Hill, and Fiangil stations. P.D., £1.

Wednesday, 28th November.—Supply of 70 tons of firewood at any station with accommodation within 60 miles of Bendigo. (Fresh tenders.) Particulars also at Castlemaine, Harcourt, Ravenswood, Axedale,

Heathcote, Derrinal, Bendigo, Tooborac Knowsley, Heathcote, Derrinal, Bendigo, Tooborac, Maldon, Wellsford, Longlea, Goornong, Bagshot, and Campbell stations. P.D., £1.

TICKET BOARDS.

Wednesday, 5th December.—Manufacture, supply, and delivery of ticket boards. P.D., ½ per cent.

SALE OF M.S. TANK, ETC.

Wednesday, 5th December.—Purchase and removal of one mild steel tank 24 feet x 4 feet, with firebars, &c., lying at Laurens-street, North Melbourne. Deposit, 5 per cent.

GREASE.

Wednesday, 5th December.—Supply and delivery of grease (for the lubrication of the pantograph collector contacts on electric trains). P.D., ½ per cent.

CENTRE LATHE.

Wednesday, 5th December.—Supply and delivery of one 6-in. centre lathe, for Newport Power Station. P.D., ½ per cent.

NEATSFOOT OIL.

Wednesday, 5th December.—Supply and delivery of Neatsfoot oil, as ordered from 1st December, 1917, to 30th June, 1918. P.D., £1.

STEEL VERANDAH, GLENFERRIE.

Wednesday, 5th December.—Construction and erection of steel verandah over "Down" platform at Glenferrie Station. P.D., 2½ per cent.

PRINTING AND WRITING PAPER.

Wednesday, 19th December.—Supply and delivery of fixed quantities of printing paper and writing paper as may be ordered from 1st July, 1918, to 30th June, 1919. P.D., £3.

STEEL TYRES.

Wednesday, 9th January.—Supply and delivery of steel tyres for engines, electric cars, and motor coaches. Particulars and forms now available at the Contractors' Room, Railway Offices, Spencer-street, and at the Office of the Agent-General for Victoria in London after the arrival of the next outgoing mail. P.D., ½ per cent.

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

oadmasters.
No tender will necessarily be accepted.

GEO. H. SUTTON. Secretary.

TENDERS FOR THE SERVICE OF 1917-18. GENERAL STORES.

TENDERS will be received until Eleven o'clock a.m. on Tuesday, the 4th December. 1917, from persons willing to furnish the undermentioned articles, in such quantities as may be ordered by the Victorian Government, or by the Commonwealth Government for its offices situated in Victoria, for the nearly displayed in the schedule.

peri	00 11	ndicated in the schedule:—		Pre-
		Schedule of Articles.	Year.	liminary Deposit.
No.	46.	Metals, Iron, and Steel	1	1 0
~	49.	Overcoats, Waterproof, for police		10

SECURITY.—10 per cent. on total amount of tender accepted, except when otherwise specified in the tender form, but in no case will security of less than £2 be received.

Schedules as above, with full particulars, may be obtained from the Secretary to the Tender Board, by whom also the samples will be shown and any information afforded to persons tendenic.

samples will be shown and any information afforded to persons tendering.

Preference will be given by the Tender Board to tenders for articles manufactured within the Commonwealth, provided the quality of such articles is satisfactory, and the rates charged are considered reasonable. Preference will also be given to articles of British manufacture as against those of forcign manufacture.

Tenders must be accompanied by the preliminary deposit, as shown above, in bank notes, or a bank draft in favour of the Secretary to the Tender Board (cheques will in no case be received), which will be be returned within ten days to unsuccessful tenderers on their application.

Security will be required, either in Victorian Government Debentures, Savings Bank Deposit Book, or Bank Deposit Receipt in favour of the Secretary to the Tender Board, or cash deposit, as the tenderer may elect.

The security must be completed and contract signed within five days of acceptance of the tender, failing which the contract may be again advertised or another tender accepted.

The Government will not necessarily accept the lowest or any tender.

tender. Tenders, enclosed in a separate envelope, and having the words "Tender for ——" (as the case may be) written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne.

The Conditions of Contract and stipulations of advertisemont are those published under General Stores, in the Government Gazette of 7th February, 1917, page 566.

i. A. J. PEACOCK, Treasurer.

The Treasury, Melbourne, 15th November, 1917.

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

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

The Board of Land and Works will not necessarily

accept the lowest or any tender.

29th November, 1917.

Middle Park.—New out-offices for boys, State School o. 2815. Preliminary deposit, £5. Final deposit, 5 No. 2815. Preliminary deposit, £5.

Mildura.—New isolation ward at Hospital. Particulars at Police Station, Mildura. Preliminary deposit, £15. Final deposit, 5 per cent.

6th December, 1917.

Wonyip.—New building, State School No. 3509. Particulars at State School No. 3509, Wonyip, and Police Station, Korumburra. Preliminary deposit, £5. Final deposit, 5 per cent.

Benalla East.—Pavilion class-room, State School No. 2256. Particulars at Police Stations, Benalla and Wangaratta. Preliminary deposit, £5. Final deposit, 5 per cent.

eent.

Noradjuha.—Additions, State School No. 1930. Particulars at Police Station, Horsham, and with Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

Duverney.—Supply of materials for new school. Particulars with Inspector of Works at Geelong, Ballarat, and Bendigo. Preliminary deposit, £5. Final deposit, for cent.

warrnambool.—Repairs to spring fenderwork, &c., Breakwater. Particulars at Police Station, Warrnambool. Preliminary deposit, £5. Final deposit, 5 per

13th December, 1917.

Foster.—Removing and remodelling residence, State School No. 1172. Particulars at Police Stations, Foster and Korumburra. Preliminary depost, £5. Final de-

posit, 5 per cent.

Kalkallo.—Remodelling State School No. 195. Particulars at Police Station, Kilmore. Preliminary deposit, 25. Final deposit, 5 per cent.

£5. Final deposit, 5 per cent. Myrtleford.—Repairs, painting, &c., Police Station. Particulars at Police Stations, Myrtleford and Wangaratta. Preliminary deposit, £5. Final deposit, 5 per

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

W. A. ADAMSON. Commissioner of Public Works.

Melbourne, 28th November, 1917.

INSOLVENCY NOTICES.

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

Melbourne.

Notice is hereby given that the estates of Joseph Brooks Foster, of East Malvern, contractor; Sarah Ann Ward and Hilda Irene Eliza Scott (Adgas, Ward, & Scott), Northcote, manufacturers, 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 5th day of December, A.D. 1917, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at Melbourne this 98th day of November, A.D.

Dated at Melbourne this 26th day of November, A.D.

J. D. MUSTOW Chief Clerk.

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

OTICE is hereby given that the estate of Albert John Morgan, of Learmonth, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Ballarat, on the 6th day of December, A.D. 1917, at the hour of half-past Ten o'clock in the forewoon, for the election of trustees and for the other purposes mentioned in the 72nd section of the Insolvency let 1915

Dated at Ballarat this 26th day of November, A.D. 1917.

MORTON S. CLARK Chief Clerk.

PUBLIC WORKS DEPARTMENT, MELBOURNE. In the Court of Insolvency, at Horsham, Western District.

District.

Notice is hereby given that the estate of Ernest Meadows Carter, of Horsham, labourer, has been sequestrated, and that a general neeting of creditors in the said estate will be holden at the insolvency Court Offices, at Horsham, on Monday, the 10th day of December, A.D. 1917, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at Horsham this 26th day of November, A.D.

FRANK J. SAUL, Chief Clerk.

6621

PRIVATE ADVERTISEMENTS.

DIOCESAN REGISTRY, SALE, VICTORIA. THE Bishop of Gippsland has convened the First Session of the Fifth Synod of the Diocese for Tuesday, the 27th November, 1917, at St. Paul's Parish Hall, Marley-street, Sale, at half-past Three p.m. * WM. RYMER, Registrar.

23rd November, 1917.

Corporate Trusts Act 1884 .- 48 Viet. No. 797. DIOCESAN REGISTRY, SALE, VICTORIA.

DIOCESAN REGISTRY, SALE, VICTORIA.

CONSECRATION OF THE REVEREND GEORGE HARVARD CRANSWICK, B.A., AS BISHOP OF GIPPSLAND.

N the first day of November, A.D. 1917 (being All Saints' Day), the Archbishop as Lord Archbishop of Melbourne and Metropolitan of the Province of Victoria in the Commonwealth of Australia, did, in the Cathedral Church of St. Paul, in the city of Melbourne (with the assistance of the Right Reverend Fathers in God—Maxwell Homfray, Lord Bishop of Ballarat; John Douse, Lord Bishop of Bendigo; Thomas Henry, Lord Bishop of Wangaratta; and Cecil Henry, Lord Bishop of Grafton), consecrate the Reverend George Harvard Cranswick, late Vicar of St. Paul's Church, Bendigo, to be a Bishop of the See or Diocese of Gippsland, in the State of Victoria, the rites of the Church of England, as prescribed in the book entitled "The Form and Manner of Making Ordaining and Consecrating of Bishops Priests and Deacons," being in all things duly observed and he having first taken the oaths required on this behalf. on this behalf.

ENTHRONEMENT OF BISHOP CRANSWICK.

ENTHROXEMENT OF BISHOP CRANSWICK.

On Thursday, the fifteenth day of November, A.D.
1917, the Administrator (Rev. A. E. F. Young), of the
Diocese of Gippsland, in accordance with the Act of
the Church Assembly No. 1 1901, duly installed in the
Pro-Cathedral Church of St. Paul, Sale, the Right
Reverend George Harvard Cranswick, B.A., into the
possession of the Bishopric of Gippsland.

WM PUMBER Registrar of Gippsianu.
WM. RYMER, Registrar.
6622

23rd November, 1917.

TOWN OF BRIGHTON.

NOTICE is hereby given that the Council of the Town of Brighton has, under the provisions of the Local Government Act 1915, altered the name of the following street:—

New Name.	Old Name.	Situation.	Ward.
Oakwood-avenue	Oak wood-street	Between Bay-street and Oakwood- avenue	East

The public highway from Bay-street to Pt. Nepean-road, heretofore known for one section as Oakwood-street and for another section as Oakwood-avenue, will therefore be known in future as Oakwood-avenue.

J. H. TAYLOR, Town Clerk. Town Clerk's Office, Brighton, 22nd November, 1917, 6617

NOTICE is hereby given that Constable Martin Kennedy has been appointed Inspector of Nuisances and Slaughter-yards for the East Riding of the Shire of Goulburn, vice Constable John Lewis, resigned.

C. D. RYAN, Shire Secretary.
Shire Office, Nagambie, 23rd November, 1917. 6629

NOTICE is hereby given that, at a public meeting held at Murchison on Monday. 16th July, 1917. Phillip Cahill, of Dargalong, was appointed a trustee of the Dargalong race-course in lieu of James Cahill, deceased.

C. D. RYAN, Shire Secretary.

Shire Office, Nagambie, 23rd November, 1917. 6630

SHIRE OF NUNAWADING. BY-LAW No. 30.

A By-law of the shire of Nunawading, made under section 197 of the Local Government Act 1915, and numbered 30, for the purpose of making By-law No. 13 applicable to, and have operation throughout the whole of the municipal district of the shire of Nunawading.

wading. IN pursuance of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the Shire of Nunawading order as

1. By-law No. 13 of the shire of Nunawading shall apply to and have operation throughout the whole of the municipal district of the shire of Nunawading.

2. From and after the date of this By-law coming into operation, By-law No. 19 of the said shire, making the said By-law apply to and have operation throughout those parts of the municipal district comprised within the boundaries of the Box Hill, Surrey Hills, Blackburn, and Mitcham Ridings of the shire, and also all streets and roads within the South Riding of the shire, shall be, and the same is hereby repealed.

Resolution for passing this By-law agreed to by the Council on the 16th October, 1917, and confirmed on the 13th November, 1917.

The seal of the President, Councillors, and Ratepayers of the Shire of Nunawading was here unto affixed in the presence of—

H. H. HATFIELD, President.

(SEAL) W. F. YOUNG, Councillor.

5620

6620 (SEAL) JOHN R. KEFFORD, Shire Secretary.

NOTICE is hereby given that the partnership hereto-fore subsisting between Francis Edward Bellmaine fore subsisting between Francis Edward Bellmaine and Percy Bellmaine, carrying on business as printers and paper merchants, at No. 68-70 Flinders-lane, Melbourne, under the style or firm name of Bellmaine Bros., has been dissolved by mutual consent as from the thirtieth day of August, One thousand nine hundred and seventeen. All debts due to and owing by the said late firm will be received and paid respectively by Francis Edward Bellmaine, who will continue to carry on the said business under the style or firm name of Bellmaine

Dated the 15th day of November, One thousand nine hundred and seventeen.

Witness to signature of Francis Edward Bellmaine-S. E. ELDER, Solicitor, Melbourne.

PERCY BELLMAINE.

Witness to signature of Percy Bellmaine—S: E. Elder,

solicitor, Melbourne.
Elder and Graham, solicitors, 454 Collins-street, Mel6640

NOTICE is hereby given that the partnership heretofore existing between Dainty Winnefred Davies,
Louis Morris, and Sydney Emanuel Herman, trading as
The Wholesale Manufacturing Company, at Australian
Buildings, Elizabeth-street, Melbourne, as ladies' tailors,
was, on the fifth day of October, 1917, dissolved by
mutual consent. The said business has, since the said
fifth day of October, 1917, been carried on alone at the
same address and under the same style by the said
Dainty Winnefred Davies.

Dated this 18th day of November, One thousand nine

Dated this 16th day of November, One thousand nine

hundred and seventeen.

DAINTY WINNEFRED DAVIES,
by her attorney, HEBMAN G. DAVIES.
L. MORRIS.
SYDNEY EMANUEL HERMAN,

by his attorney, E. A. FORTESCUE CROFT. Croft and Rhoden, 311 Collins-street, Melbourne, solici

Companies Act 1910.

VICTORIAN FORAGE PRESSING COMPANY PROPRIETARY LIMITED, GEELONG.

A T an Extraordinary General Meeting of the Members of the Victorian Forage Pressing Company Proprietary Limited, duly convened and held at No. 96 Ryrie-street, Geelong, on Monday, the 8th day of October. 1917, the following resolution was passed, and at the subsequent extraordinary general meeting of the members of the said company, duly convened and held at the same place on the 6th day of November, 1917, the said resolution was confirmed as a special resolution, that is to say:

That the company be wound up voluntarily, and that

tion, that is to say:—

That the company be wound up voluntarily, and that George Spencer Faulkner, Frederick John Harvey, and Ernest John Heyward, all of Geelong, be and they are hereby appointed liquidators for the purpose of such winding up.

Dated this 21st day of November, 1917.
6623 GEO. L. FAULKNER, Secretary.

In the matter of ANDREW KERR AND COMPANY PROPRIETARY LIMITED.

T an Extraordinary General Meeting of the above T an Extraordinary General Meeting of the above-named company, duly convened and held at 103-105 William-street, Melbourne, on the thirtieth day of October, 1917, the following special resolution was duly passed; and at a subsequent extraordinary general meet-ing of the members of the said company, also duly convened and held at the same place, on the sixteenth day of November, 1917, the same resolution was duly confirmed as a special resolution, viz.:—

That the company be wound up voluntarily, and that James Stuart McDonald, of number 60 Franklinstreet, Melbourne, one of the managing directors of the company, be and he is hereby appointed liquidator for the purpose of such winding up.

Dated this twenty-first day of November, 1917.

JAMES S. McDONALD, Chairman.

Hedderwick, Fookes, and Alston, solicitors, 103-105 William-street, Melbourne. 6614

In the matter of the Companies Act 1915, and in the matter of Andrew Kerr and Company Proprietary Limited (in liquidation).

NOTICE is hereby given that a Meeting of the Creditors of the above-named company will be held on Monday, the third day of December, 1917, at Three o'clock p.m., at 103-105 William-street, Melbourne, for the purposes contemplated by section 189 of the Companies Act 1915.

JAMES S. McDONALD, Liquidator.

Hedderwick, Fookes, and Alston, solicitors, 103-105 William-street, Melbourne. 6615

In the matter of the Companies Act 1915, and in the matter of PERMASITE COMPANY PROPRIETARY LIMITED (in liquidation).

(in liquidation).

NOTICE is hereby given, in pursuance of section 196 of the Companies Act 1915, that a General Meeting of the members of the above-named company will be held at Penfold House, Queen-street, Melbourne, on Thursday, the tenth day of January, One thousand nine hundred and eighteen, at Eleven o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property of the company disposed of during the term of liquidation, and of hearing any explanation that may be given by the liquidator.

Dated this twenty-seventh day of November, One thousand nine hundred and seventeen.

sand nine hundred and seventeen.

CHARLES TUCKER, Liquidator.

Arthur Robinson and Co., Collins House, Melbourne solicitors for the company.

The Licensing Acts.

NOTICE THAT COMPENSATION WILL BE PAID.

WHEREAS the undermentioned licensed premises in HEREAS the undermentioned licensed premises in the respective Licensing Districts named have been deprived of their licences, notice is hereby given that the amount of compensation payable to the respective owners of such premises, pursuant to the provisions of the Licensing Acts is the sum set opposite to each of such

remises.		
Central Richmond Licensing District-		£
Builders' Arms Hotel, Rowenz-parade		530
Council Hotel, Bridge-road		800
Surrey Hotel, Lennox-street		850
Templemore Hotel. Charlotte-street		800
North Richmond Licensing District-		-
Brian Boru Hotel, Somerset-street		600
Duke of Buckingham Hotel, Buckingh		
street		750
Royal Sailor Hotel, Lennox-street		800
Yarraberg Hotel, Crown-street		
South Richmond Licensing District—	•	
Bowling Club Hotel, Swan-street		750
Red Lion Hotel, Cubitt-street		600
Village Belle Hotel, Cubitt-street		600
Yarra Hotel, Cremorne-street	• • •	825
Beaconsfield Licensing District—		
'Australian Hotel, Montague-street		850
Clarendon Hotel, Clarendon-street		628
White Horse Hotel, Moray-street		570
South Yarra Licensing District-	• •	.,, 5
Clarendon Hotel, Hoddle-street		500
Duke of Edinburgh Hotel, Toorak-road		900
Fawkner Park Hotel, Powell-street		950
Lord Brassey Hotel, Millswyn-street		1,100
Railway Club Hotel, Toorak-road	• •	870
Dated at Melbourne this twenty-fourth da	v of	
per. 1917.	,, 01	

6625

W. H. BANKS, Registrar of Licensing Courts.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Edward Harkness, late of Victoria-street, North Melbourne, in the State of Victoria, medical practitioner, Melbourne, in the State of Victoria, medical practitioner, deceased (who died on the second day of August, One thousand nine hundred and seventeen, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-sixth day of October, One thousand nine hundred and seventeen, to Agnes Sarah Harkness, of Whitehall, St. Kilda-road, Melbourne, in the said State, and The Trustees, Executors, and Agency Company Ltd., of No. 412 Collins-street, Melbourne aforesaid, executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the general manager of The Trustees, Executors, and Agency Company Ltd., at No. 412 Collins-street, Melbourne aforesaid, on or before the thirty-first day of December, One said, on or before the thirty-first day of December, One thousand nine hundred and seventeen, after which last-mentioned date the said executors will proceed to distribute the assets of the said deceased which will have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and will not be liable for the assets, or any part thereof, so distributed to any persons of whose claims they shall not then have bad notice.

Dated this twenty-second day of November, 1917. ERNEST I. THOMPSON, of 46 Elizabeth-street, Melbourne, proctor for the said executors.

STATUTORY NOTICE TO CREDITORS

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of James Leslie Forge, formerly of "Orissa," Paisley-street, Footscray, in the State of Victoria, but late of Glen Lynden Park, Wingello, in the State of New South Wales, orchardist, deceased (who died on the twenty-third day of April, 1917, and probate of whose will and codicil was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the eighteenth day of October, 1917, to Elizabeth Jane Forge, of 263 St. Kilda-street, Brighton, in the State of Victoria, widow, and Herbert Christopher Forge, of Paisley-street, Footscray aforesaid, solicitor), are hereby required to send particulars, in writing, of such claims to the said Elizabeth Jane Forge and Herbert Christopher Forge, care of Messieurs Brocket and Kemp, 237 Collins-street, Melbourne, on or before the thirty-first day of December, 1917, after which date the said Elizabeth Jane Forge and Herbert Christopher Forge will proceed to distribute the assets of the said James Leslie Forge, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said Elizabeth Jane Forge and Herbert Christopher Forge will not be liable for the assets so distributed, for any part thereof, to any person of whose claim they shall not have had notice as aforesaid. PURSUANT to the Trusts Act 1915, notice is hereby said.

Dated this 22nd day of November, 1917.

BROCKET & KEMP, 237 Collins-street, Melbourne, proctors, for the executors.

NOTICE TO CREDITORS .-- RE ELIZA ROGERS, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Eliza Rogers, late of 73 Reed-street, Albert Park, in the State of Victoria, widow, deceased (who died on the fourteenth day of July, 1917, and probate of whose will was, on the twenty-fourth day of August, 1917, granted by the Sunreme Court of the said State, in its probate jurisdiction, to The Union Trustee Company of Australia Limited, of number 333 Collins-street, Melbourne, the executor named in the said will), are hereby required to send in particulars, in writing, of such claims to the said The Union Trustee Company of Australia Limited, at its said address, on or before the sixteenth day of January, 1918. And notice is hereby given that after that date the said company will proceed to distribute the assets of the said Eliza Rogers, 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 the said company will not be liable for DURSUANT to the provisions of the Trusts Act 1915. had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this twenty-third day of November, 1917. LEACH & THOMSON, 410 Bourke street, Melbourne solicitors for the said company. 6651 NOTICE TO CREDITORS .- DESIRE LOYER,

NOTICE TO CREDITORS.—DESIRE LOYER,
DECEASED.

A LL persons having any claims against the estate of Desiré Loyer, late of Osborne-street, South Yarra, in the State of Victoria, gentleman, deceased (who died on the 15th day of March, 1917, and probate of whose last will and testament was granted by the Supreme Court, in its probate jurisdiction, to Eugene Loyer, of 02 Henry-street, Windsor, in the said State, cook), are hereby required to send particulars, in writing, of such claims direct to the executor, care of the undersigned. claims direct to the executor, care of the undersigned, on or before the 31st day of December, 1917, after which date the said Eugene Loyer will proceed to distribute the assets of the said deceased which shall have come to his possession amongst the persons entitled thereto, having regard only to the claims of which he shall then

have had notice.

Dated this 27th day of November, 1917.

JAMES S. STEPHEN, 450 Chancery-lane, Melbourne proctor for the said executor.

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of William Sherlock, late of Manchester-road, Mooroolbark, in the State of Victoria, ganger in Victorian railways, deceased, intestate (who died on the 17th day of August, 1917, intestate, and letters of administration of whose estate were granted to the Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State, the administrator of the estate of the said deceased), are hereby required to send in particulars, in writing, of the administrator of the estate of the said deceased), are hereby required to send in particulars, in writing, of such claims to the said Equity Trustees, Executors, and Agency Company Limited, on or before the 15th day of January, 1918. And notice is hereby given that after that day the said the Equity Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said William Sherlock, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said administrator shall then have had notice; and the said administrator will not be liable notice; and the said administrator 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 20th day of November, 1917.

A. R. DALY, 45 Queen-street, Melbourne, proctor for the said administrator. 6653

NOTICE TO CREDITORS.—WILLIAM LALOR, DECEASED.

DECEASED.

A LL persons having any claims against the estate of William Lalor, late of Coldstream, Lilydale, in the State of Victoria, farmer and grazier, deceased (who died on the 22nd day of April, 1917, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to Michael Mornaue, of Victoria-parade, East Melbourne, in the said State, gentleman), are hereby required to send particulars, in writing, of such claims to Michael Mornaue, solicitor, 125 Queen-street, Melbourne, on or before the 27th day of December, 1917, after which date the said executor will proceed to distribute the assets of the said deceased which shall have come to his possession amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated this 23rd day of November, 1917.

M. MORNANE, 125 Queen-street, Melbourne, proctor for the applicant.

for the applicant.

NOTICE TO CREDITORS .- RE JESSIE HOOD,

NOTICE TO CREDITORS.—RE JESSIE HOOD,

DECEASED.

PURSUANT to the provisions of the Trusts Act 1915,

notice is hereby given that all persons having any
claim against the estate of Jessie Hood, late of "Wongetta," Stockyard Hill, Beaufort, in Victoria, married
woman, deceased (who died on the twenty-fourth day
of November, 1916, and probate of whose last will and
testament was granted to Alexander McDonald, of
Ararat, in Victoria, grazier, and Catherine Grey Troy,
of Beaufort, in Victoria, married woman, the executor
and executrix named in and appointed by the said will),
are hereby required to send in particulars, in writing,
of such claims to the undersigned Theo. G. Grano, of
Ararat, the proctor for the said executors, on or before
the 31st day of December, 1917. And notice is hereby
given that after that day the executors will proceed to
distribute the assets of the said Jessie Hood, deceased,
which shall have come to their hands or possession
amongst the persons entitled thereto, having regard only
to the claims of which the said executors shall not be liable
for the assets, or any part thereof, so distributed to
any person of whose claim they shall not then have had
notice.

Dated this 21st day of November. 1917.

otice.

Dated this 21st day of November, 1917.

THEO. G. GRANO, Ararat, proctor for the said
6618 executors.

NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of George Henry Marsh, late of Traralgon, in the State of Victoria, butcher, deceased, intestate (administration of whose estate has been granted to The Trustees, Executors, and Agency Company Limited, of No. 412 Collins-street, Melbourne, in the said State), are hereby required to forward particulars, in writing, of

No. 412 Collins-street, Melbourne, in the said State), are hereby required to forward particulars, in writing, of such claims to the said company, on or before the 5th day of January, 1918, after which date the said company will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to those claims of which the said company shall then have had notice; and 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 20th day of November, 1917.

SERJEANT, BRUCE, & FROST-SAMUELS, Traralgon, proctors for the said company.

NOTICE TO CREDITORS .- THOMAS MAHER, DECEASED.

A LL persons having any claims against the estate of Thomas Maher, late of Fellows-street, Kew, in the State of Victoria, gardener, deceased, are hereby required to send particulars, in writing, of such claims to The National Trustees, Executors; and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, the administrator of the estate of the said deceased, on or before the 20th day of December, 1917, after which date the said company will proceed to distribute the assets of the said deceased which shall have come to its possession amongst the persons entitled thereto, having regard only to the claims of which it shall have had notice.

Dated this 20th day of November, 1917.

M. MORNANE, 125 Queen-street, Melbourne, proctor for the applicant.

for the applicant.

NOTICE TO CREDITORS.—RE ESTHER ISBEL, DECEASED.

NOTICE TO CREDITORS.—RE ESTHER ISBEL,
DECEASED.

DURSUANT to the provisions of the Trusts Acts,
notice is hereby given that all persons having any
claim against the estate of Esther Isbel, late of Armstrongs, in the State of Victoria, widow, deceased (who
died on the 8th day of August, 1917, and probate of
Robert Foster, of Ararat, in Victoria, hall-keeper, and
Edward Whitten, of Great Western, in Victoria, foreman
manager, the executors named in and appointed by the
said will), are hereby required to send in particulars,
in writing, of such claims to the undersigned Theodore
George Grano, the proctor for the said George Robert
Foster and Edward Whitten, on or before the 31st day
of December, 1917. And notice is hereby given that
after that day the said executors will proceed to distribute the assets of the said Esther Isbel, deceased, which
shall have come to their hands or possession amongst
the persons entitled thereto, having regard only to the
claims of which the said executors shall then have had
notice; and the said executors will not be liable for
the assets, or any part thereof, so distributed to any
person of whose claim they shall not then have had
notice.

Dated this 20th day of November, 1917.

Dated this 20th day of November, 1917.
THEO. G. GRANO, Barkly-street, Ararat, proctor for the said executors.
6619

NOTICE TO CREDITORS.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Myles Ariel Farr, late of No. 6 Freeman-street, North Fitzroy (formerly of Shortstreet, Bendigo, draper), in the State of Victoria, engineer, deceased (who died on the eighteenth day of July, 1917, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the seventh day of November, 1917, to The Union Trustee Company of Australia Limited, of No. 333 Collinsstreet, Melbourne aforesaid), are hereby required to send particulars, in writing, of such claims to the said company, at the office of the said company, No. 333 Collinsstreet, Melbourne, in the said State, on or before the first day of January, 1918. And notice is hereby given that after that date the said company will proceed to distribute the assets of the said Myles Ariel Farr, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the said company shall not then have had notice.

Dated this twenty-fourth day of November, 1917. NOTICE TO CREDITORS. have had notice.

Ne ad nonee.

Dated this twenty-fourth day of November, 1917.

SCHEELE & SCHEELE, Temple Court, 447 Chancery. · lane, Melbourne, proctors for the said company.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Kate McKenzie, formerly of St. Kilda, in Vicestate of Kate McKenzic. formerly of St. Kilda, in Victoria, but late of Neil-street, Ballarat, in Victoria, spinster, deceased • (who died on the eleventh day of July, One thousand nine hundred and seventeen, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the thirteenth day of August, One thousand nine hundred and seventeen, to James Aitken, solicitor, and Schert Hamlet Taylor, gentleman, both of 101 William-street, Melbourne, in Victoria, the executors appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of undermentioned proctors, on or before the thirty-first day of December, One thousand nine hundred and seventeen, after which date the said executors will proceed to distribute the assets of the said Kate McKenzie, deceased, which shall have come to their hands amongst the persons entitled assets of the said Nate Mercanne, deceased, when said have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executors 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 afore-

Dated this twenty-sixth day of November, 1917.
WITTING & AITKEN, 101 William-street, Melbourne. proctors for the said executors.

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Caroline Denny Scott, late of 219 Raglan-street, South Ballarat, in the State of Victoria, widow, deceased (who died on the thirty-first day of August, 1917, and probate of whose will was granted to The Ballarat Trustees, Executors, and Agency Company Limited, the office of which is at Camp-street, Ballarat afroresaid), are hereby required to send particulars pany Limited, the office of which is at Camp-street, Ballarat aforesaid), are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before the 31st day of December, 1917, after which date the said company will proceed to distribute the assets of the said Caroline Denny Scott, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and the said company will not be liable for the said assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

ave na notice.

Dated the 23rd day of November, 1917.

R. J. GRIBBLE, 32 Lydiard-street, Ballarat, proctor for the said company.

NOTICE TO CREDITORS.—RE JOHN TOOGOOD,

DECEASED.

DECEASED.

URSUANT to the provisions of the Trusts Act 1915, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of John Toogood, late of Hawkesdale, in the State of Victoria, grazier, deceased (who died on the 18th day of January, 1917, and probate of whose last will and codicil was granted to James Henry Toogood (in the said will called James Toogood) and Daniel O'Brien, both of Hawkesdale aforesaid, graziers, the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said executors, care of the undersigned Desmond Dunne, on or before the 16th day of January, 1918. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said John Toogood, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice, and the said executors will not be liable for the assets. or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this 24th day of November, 1917.

DESMOND DUNNE, Royal Chambers, Kepler-street, Warrnambool, proctor for the said executors. 6624

MINING NOTICES.

LINTON GOLD & MINERALS COMPANY
NO LIABILITY, PITTONG.

A N Extraordinary Meeting of sharcholders in the
above company will be held at the George Hotel,
Lydiard-street, Ballarat, at Eleven o'clock a.m. on Tuesday, the 11th day of December, 1917.

BUSINESS.

(a) To authorize the directors to dispose of the
forfeited shares in the hands of the company.

(b) To decide as to the advisability, or otherwise,
of continuing operations at the mine.
S. STRETCH, Manager.

Ballarat, 19th November, 1917.

Ballarat, 19th November, 1917.

CLONBINANE GOLD AND ANTIMONY MINING COMPANY NO LIABILITY.

A N Extraordinary Meeting of the Shareholders in the above-named company will be held at the registered office of the company, 123 Queen-street, Melbourne, on Thursday, 13th December, 1917, at Eleven o'clock in the forenoon, for the transaction of the following business:—

1. To pass a resolution requiring the company to be voluntarily wound up under Part II. of the Companies 4ct 1890.

Act 1890.

2. To determine the course to be pursued by the directors for such purpose, and the mode of disposal of any surplus of the company's property which may remain after the completion of the winding up.

3. To confirm the minutes of the meeting.

By order of the Board,
FRANK S. ELLIS, Manager.

Dated this 27th day of November, 1917.

6656

MOUNT LYELL BLOCKS COPPER MINES N. L.

A CALL (the twelfth) of Threepence (3d.) per share (making 23s. paid up) on the increased capital of

A CALL (the tweitth) of Threepence (3d.) per share A (making 23s. paid up) on the increased capital of the above company was made by the directors on the 26th November, 1917, and is due and payable to me, at registered office of company, 31 Queen-street, Melbourne, on or before 12th December, 1917.

Dated at Melbourne 26th November, 1917.

By order of the Board, 4THOMAS ROLLASON, Manager.

MEMORANDUM.

THE undersigned, hereby make application to regis-ter Mount Ida Copper Syndicate as a no-liability company under the provisions of Part II. of the Companies Act 1915.

1. The name of the company is to be Mount Ida Copper

Syndicate No Liability.

2. The place of operations and intended operations is at Heathcote, and is confined to the mining district of Bendigo.

3. The registered office of the company will be situated at Commercial House, Charing Cross, Bendigo, until changed.

4. The value of the company's property, including claim, leased ground, and machinery, is £420.

5. The number of shares in the company is 84 of £100

6. The number of shares subscribed for is 56

The name of the manager is John Jepson Stanistreet. 7. The name of the manager is John Jopson Stanistreet.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—Chancellor, N. G., metallurgist, 11; Casley, John Araper, 11; Rankin, Ronald Alexander, accountant. 12; Stanistreet, John Jepson, legal manager, 12; Young, John Beall, investor, 1; Goodisson, J. R., investor, 1, all of Bendigo; Hird, V. J., mining manager, 4; Dawson, Richard, miner, 4, both of Heathcote. Shares upulletted. unallotted 28.

Dated this 24th day of November, 1917.

J. J. STANISTREET, Manager.
Witness to signature—F. Douglas Jones.

I, John Jepson Stanistreet, of Bendigo, legal manager, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury. J. J. STANISTBEET.

J. J. STANISTREET.
Taken and declared at Bendigo, in Victoria, the 24thday of November, 1917, before me—J. G. STANFIELD,
J.P., a Justice of the Peace for the Midland Bailiwick
of the State of Victoria. 6636

NEW DAY DAWN G. M. CO. N. L.

A LL shares in arrear of the 22nd September call of
Twopence per share will be sold by public auction,
at the Stock Exchange, Melbourne, on Saturday, 8th
December, at Twelve noon.
6641

S. J. PLAIN. Manager

VICTORIAN CENTRAL COAL & IRON MINING CO.

A LL shares in arrear of the 22nd October call of
Threepence per share will be sold by public auction,
at the Stock Exchange, Melbourne, on Saturday, 8th December, at Twelve noon. S. J. PLAIN, Manager.

MONARCH GOLD MINES NO LIABILITY. MONARCH GOLD MINES NO LIABILITY.

A LL shares forfeited for the non-payment of the 18th; and previous calls, will be sold by public auction, at the Stock Exchange, Melbourne, on Friday, the 7th day of December, 1917, at half-past Eleven o'clock a.m., unless previously redeemed.

Dated at Melbourne the 24th day of November, 1917.

By order of the Board,
6644

W. A. RENOU, Manager.

INSOLVENCY NOTICES.

The Insolvency Acts.-In the Court of Insolvency,

The Insolvency Acts.—In the Court of Insolvency, Midland District.

A DIVIDEND is intended to be declared in the matter of Bert Todd McRue, of Piangil West, whose estate was adjudged to be sequestrated by orders nisi and absolute, dated respectively the eleventh day of August, 1916, and thirty-first day of August, 1916. Creditors who have not proved their debts by the nineteenth day of December, 1917, will be excluded.

Dated this twenty-third day of November, 1917. 6661

W. BELL, Assignee, Swan Hill.

W. BELL, Assignee, Swan Hill.

The Insolvency Act 1915.—In the Court of Insolvency, at Melbourne, in the Central District.—In the matter of George Dight, formerly of Bridge-road, Coburg, in the

GEORGE DIGIT, formerly of Bridge-road, Coburg, in the State of Victoria, journeyman butcher, an insolvent.

THE above-named George Dight intends to apply to the Court of Insolvency, at Melbourne, on the 19th day of December, 1917, at half-past Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Act, and to dispense with the condition mentioned in section 233 of the Act.

Dated this 26th day of November, 1917.

6646 GEORGE DIGHT.

In the Court of Insolvency, Central District, at Melbourne.—In the matter of JAMES JOHN FRANCIS SHEEHAN, of 122 Bellair-street, Kensington, in the State of Victoria, dentist, an insolvent.

THE above-named James John Francis Sheehan intends to apply to the Court of Insolvency, at Melbourne, on the 19th day of December, One thousand nine hundred and seventeen, at half-past Ten o'clock in the forencon, for a certificate of discharge, pursuant to the provisions of the Insolvency Act, and to dispense with the condition mentioned in section 233 of the Act.

Dated the 26th day of November, One thousand nine hundred and seventeen.

hundred and seventeen.

J. J. F. SHEEHAN. J. Carroll, of Whitehall, Bank-place, Melbourne solicitor for the applicant.

The Insolvency Act.—In the Court of Insolvency, Melbourne District.—In the matter of Antonio Costa, of Coburg, formerly of Eaglehawk and Shepparton, in the State of Victoria, fruiterer, an insolvent.

The above-named Antonio Costa intends to apply to the Court of Insolvency, at Melbourne, on the nineteenth day of December, One thousand nine hundred and seventeen, at half-past Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Act, and to dispense with the condition men-

tioned in section 233 of the Act.. Dated the twenty-sixth day of November, 1917 ANTONIO COSTA.

IMPOUNDINGS.

BALLARAT EAST.—Impounded at Ballarat East.

1 grey horse, clipped all over, no visible brand

If not claimed and expenses paid, to be sold on 21st December, 1917.

G. WILLIAMS, 6627 - 3/6

Poundkeeper.

BERWICK.—Impounded at Berwick, by the Ranger.

1 rean-grey gelding, no visible brand

If not claimed and expenses paid, to be sold on 21st December, 1917.

6609, 6660-3/6

ERNEST H. SHERRIFF, Poundkeeper.

CORRYONG.-Impounded at Corryong.

If not claimed and expenses paid, to be sold on 13th December 1917. 1 chestnut gelding, aged, white star on forehead, no visible brand J. C. LEBNER,

ANDENONG.—Impounded at Dandenong.

1 bay mare, fat, knees marked, black points, long mane and tail, like faint C (reversed) near shoulder

If not claimed and expenses paid, to be sold on 19th December, P. O'BRIEN

6658-4/1

Poundkeeper.

November 28, 1917 RPPING.—Impounded at Epping, 23rd November, 1917. 1 bay or brown pony mare, off hind coronet white, small star on forehead, few white hairs on back, $\frac{2}{V}$ near shoulder If not claimed and expenses paid, to be sold on 20th December, 1917. WILLIAM BOYLE, 6632-4/8 Poundkeeper. HOPETOUN.—Impounded at Hopetoun. 1 bay mare, low set, draught, white stripe down face, three white feet, like G near shoulder (indistinct)
1 bay draught horse, upstanding, blaze down face, near front and off foot white, B near shoulder
1 grey horse, medium, like IS near shoulder
TO If not claimed and expenses paid, to be sold on 19th December, 1917. H. JENKINS. 6616--6/5 Poundkeeper. K ORUMBURRA —Impounded at Korumburra. 1 bay mare, faint star, F near shoulder, like JC (conjoined) on off neck off neck

brown heifer, back notch near ear, no visible brand

brown heifer, back notch near ear, no visible brand

yellow heifer, back notch near ear, no visible brand

brown and white heifer, back notch near ear, no visible brand

brown and white heifer, back notch near ear, no visible brand

brown and white heifer, back notch near ear, no visible brand If not claimed and expenses paid, to be sold on 28th December, 1917. J. W. CORMACK. 6628--7/

MELBOURNE.—Impounded at Melbourne City Pound, Arden-street, North Melbourne, 19th November, 1917, by C. Evans. 1 bay, pony gelding, two white fetlocks, white star, star near shoulder

If not claimed and expenses paid, to be sold on 20th December, 1917.

6657--5/3

C. CAVANAGH, Poundkeeper.

NUNAWADING. - Impounded at Nunawading Shire Pound, 21st November, 1917, by R. Gouge. 2 chestnut pony mares, no visible brand 2 bay pony geldings, S near shoulder

If not claimed and expenses paid, to be sold on 20th December, 1917.

6637 - 4/8

S. J. BENNETT, Poundkeeper.

PYRAMID.—Impounded at Pyramid.

1 brown mare, four years old, delivery sort, white stripe down face, white legs, no visible brand

If not claimed and expenses paid, to be sold on 27th December,

6659-4/1

J. DAVIES.

ROKEWOOD.—Impounded at Rokewood.

2 merino wethers, notch off ear 3 crossbred ewes and lambs, notch (quarter)

If not claimed and expenses paid, to be sold on 21st December, 1917.

6633-4/1

THOS. SIMPSON, Poundkeeper.

SWAN HILL.—Impounded at Swan Hill, by J. Worner, Mystic Park.

1 flea-bitten grey mare, like W near shoulder

If not claimed and expenses paid, to be sold on 19th December, 1917.

6634-4/1

R. COCKERELL,

WERRIBEE.-Impounded at Werribee, 22nd November, 1917, by Inspector Rogers.

1 dark-brown mare, about 14½ hands, light sort, running star, white spot and sore under saddle, little white off hind foot, clipped fetlocks, shod all round, no visible brand

If not claimed and expenses paid, to be sold on 24th December,

6635 - 5/3

TIMOTHY MAHER, Poundkeeper.

WILLIAMSTOWN.—Impounded at Williamstown.

1 black pony mare, no visible brand

If not claimed and expenses paid, to be sold on 19th December, 1917.

M. A. ROBINSON,

6638-3/6

Poundkeeper.

YARRA JUNCTION.—Impounded at Yarra Junction.

1 chestnut gelding, streak down forehead, front feet and near hind foot white, N near shoulder

If not claimed and expenses paid, to be sold on 21st December, 1917.

6626-4/1

G. ELY, Poundkesper.

POUNDKEEPERS' REMITTANCES.

THE GOVERNMENT PRINTE undermentioned sums:-	R ack	nowled	lges ti	ie rec	eip	t of	i th
1917.					£	8.	đ.
November 23.— H. Jenkins	·				0	6	0
November 27Wm. Boyle			•••		0.	. 5	.0
November 27.—T. Simpson					0	11	0
November 27.—R. Cockerell					0	5	0
November 27P. O'Brien					0	4	0
. A	LBEI	RT J. G	MUL	LET ment	T, Pri	int	er,

28th November, 1917.

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