

VICTORIA GOVERNMENT GAZETTE.

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No. 132.]

WEDNESDAY, JUNE 23.

[1920.

APPOINTMENTS.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 15th day of June, 1920, been pleased to make the undermentioned appointments,

DEPARTMENT OF CHIEF SECRETARY. -Registrar of Births and Deaths, CHARLES J. FRANCIS

to be Registrar of Births and Deaths at Murchison, fees, from commencement of duty, vice Frances Elizabeth Henshall, whose resignation has, by Order of the 15th June, 1920, been accepted.

Electoral Registrar (Acting), DUNCAN NORMAN MONEE

to be Electoral Registrar (Acting) for the Penshurst Division of the Western Province, and also for the Penshurst Division of the Electoral District of Port Fairy, from 12th June, 192%, during the absence on sick leave of Duncan McNee.

Electoral Inspector (Acting), HARRY EDMUND BASSETT

to be Electoral Inspector (Acting) for the Heathcote Division of the Electoral District of Waranga, from 10th June, 1920, during the absence on sick leave of Augustine J. Le Page.

Court of Marine Inquiry, Skilled Members,

EDWIN SMITH and RICHARD WILLS, Class 1, Sailing Ships; WILLIAM FREDERICK ARTHUR HAMILTON RUSSELL and GEORGE BINNIE RAMSAY, Class 2, Steam-ships;

ALEXANDER MCCOWAN and ALEXANDER CHARLES MEEK, Class 3, Engineers;

FREDERICK WILLIAM STRICKLAND and LOUIS JOHN DALEY SCHUTT, Class 4, Pilots and Exempt Masters;

VICTOR EMANUEL ERNEST GOTCH, Class 5, Scientific, to be Skilled Members of the Court of Marine Inquiry pursuant to the provisions of section 184 of the Marine Act 1915, for the twelve months ending 30th June, 1921.

Secretary (Acting),

EDWARD GEORGE JENNINGS

to be Secretary and Inspector, Department for Neglected Children and Reformatory Schools (Acting), during the absence of John Molloy, on sick leave, from 5th June, 1920.

LUNACY DEPARTMENT-HOSPITALS FOR THE INSANE.

The Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions contained in the Public Service Act 1915 (No. 2713) and in the Lunacy Act 1915 (No. 2687), has, No. 132.—June 23, 1920.—10119.—1

by Order made on the 15th day of June, 1920, been pleased to make the undermentioned appointments, viz.:-

Nurse, Grade III.,

Nurse, Grade III.,

The person named hereunder to be a Nurse, Grade III., the Permanent Head of the Department having requested that a vacancy which has occurred should be filled, and the Inspector-General of the Insane 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 hereunder is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy, such appointment to be on probation for twelve months, and to take effect from the date mentioned, that is to say:

MARY ROSE CATHERING CHARLIGON from 25th May 1920

MARY ROSE CATHERINE CHARLTON, from 25th May, 1920.

Assistant Carpenter, ROBERT DEVERALL

to be an Assistant Carpenter; the Permanent Head of the Department having requested that a vacancy should be filled, and the Inspector-General of the Insane 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 a period of twelve months. twelve months.

Officer of the Fifth Class, JOHN WEBB O'NEIL

to be a Fifth Class Clerk, Office of the Chief Commissioner of Police; 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 Acts 1915, to be appointed to fill such vacancy on probation for six months.

DEPARTMENT OF LAW-SOLICITOR-GENERAL.

Official Accountant in Insolvency,

HENRY ALFRED GULLIFER

to be an Official Accountant in Insolvency, Second Class, Clerical Division; a vacancy having occurred, and the Public Service Commissioner having certified that it is expedient to fill such vacancy, he recommends, in accordance with the provisions of the Public Service Acts, the person above-named for appointment to the vacancy in question, to date from the left Acris 1999. 19th April, 1920.

Trainee Draughtsman, AUBREY CLIFFORD BLADON

to be a Trainee Draughtsman, Class "I," Professional Division, Survey Branch, Office of Titles; 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 a fit and proper person and duly qualified to be appointed to fill such vacancy on probation for three months.

Probation Officer

EDITH WARREN, Warrnambool,

pursuant to the provisions of section 8 of the Children's Court Act 1915, to be a Probation Officer for the Children's Court at Warrnambool.

Clerk of Petty Sessions (Acting),

FREDERICK MUMFORD, Senior Constable of Police, Coleraine, to be also Clerk of Petty Sessions (Acting), at Coleraine, vice G. Harrington, resigned; to take effect from the date of commencement of duty.

DEPARTMENT OF TREASURER.

Acting Receivers of Revenue and Paymasters,

The undermentioned persons to be Acting Receivers of Revenue and Paymasters at the places named, in accordance with the recommendation of the Public Service Commissioner (section 168 of Act No. 2713):—

Inglewood.—A. L. MoPherson, during the absence of S. E. Kiddle, on leave; Tallangatta.—D. Grant, during the absence of A. O'Leary,

on leave;
Wodonga.—R. T. HOLLAND, during the absence of R. J. Fitzpatrick, on leave.

DEPARTMENT OF LANDS AND SURVEY.

Trustees of Site,

The undermentioned persons to be Trustees of the land temporarily reserved on the 15th July, 1862, as a site for Wesleyan Church purposes at Myrtleford:—

CHARLES JOHN WHITBOURNE. JOHN MATTHEWS, HENRY FOSTER LOWERSON, and HAROLD CLEMENS,

in the room of Charles John Whitbourn, deceased, William Matthews, Henry Lowerson, and Charles Benjamin Cook, all resigned.

Managers of Common,

The Honorable FREDERICK BRAWN, M.L.C., GEORGE CROCKER,
WILLIAM DUGUID HILL,
THOMAS TURE HOLLWAY,
JOHN BAIRD,
GEORGE C. STEWART, and
DAVID WALTON

to be Managers of the Ballaarat West Town Common for a term of two (2) years from 1st January, 1920.

Photographer's Assistant, ALBERT ERNEST FRASER

to be a Photographer's Assistant, General Division; a vacaucy 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 six months.

Bailiffs of Crown Lands, -

W. FORD, Mounted Constable, No. 5861, Korong Vale, EDWARD MORRIS, HARRY THOMAS WALTER, and JOHN MINEHAN

to be Bailiffs of Crown Lands in and for the State of Victoria.

Inspector under the Vermin Destruction Act 1915,

ROBERT JOHN HAGAN

to be an Inspector in pursuance of the provisions of section 10 of the Vermin Destruction Act 1915; appointment to date from 1st April, 1920.

DEPARTMENT OF MINES.

District Mining Registrar.

GEORGE H. BROWN

to act as District Mining neground. District, rice A. C. Tingate, resigned. act as District Mining Registrar for the Gippsland Mining

Mining Registrar,

HERBERT S. MASON

to act as Mining Registrar for the Yackandandah South Division of the Beechworth Mining District, vice John Molyneux,

DEPARTMENT OF LABOUR. Member of Special Board, WILLIAM HERBERT HUGHES

to be a Member of the Factory Engine Drivers Board constituted under the provisions of the Factories and Shops Acts (representative of employees), vice John Hamden, resigned.

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

Local Government Act 1915.

DEPARTMENT OF PUBLIC WORKS. AUDITOR OF MUNICIPAL ACCOUNTS.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 15th day of June, 1920, under the provisions of section 442 of the Local Government Act 1915 (No. 2686), appointed Mr. H. C. Plaisten, 308 Collins-street, Melbourne, an auditor to examine and report upon the Municipal Accounts of the borough of Stawell, for the year ending 30th September, 1920, at the remuneration set forth in the Order aforesaid.

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

DEPARTMENT OF PUBLIC WORKS.

OFFICER APPOINTED TO PREPARE VOTERS' ROLL FOR THE NEW BOROUGH OF MILDURA.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 15th day of June, 1920, been pleased to appoint Mr. Stephen Henry Semmens to prepare, make out, and sign the Voters' Roll for the recently constituted borough of Mildura, pursuant to the provisions of section 103 of the Local Government Act 1915 (No. 2836).

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

Local Government Act 1915. DEPARTMENT OF PUBLIC WORKS,

APPOINTMENT OF RETURNING OFFICER TO CON-DUCT ELECTION OF COUNCILLORS FOR THE NEW BOROUGH OF MILDURA, AND DAY FOR HOLDING

In pursuance of the provisions of section 123 of the Local Government Act 1915 (No. 2686), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 16th day of June, 1920, appointed the gentleman whose name appears hereunder Returning Officer for the recently constituted borough of Mildura, by and before whom an election of nine (9) Councillors shall be conducted, viz.:—

Mildura Borough.-Mr. STEPHEN HENRY SEMMENS

And, furthermore, His Excellency has, by the same Order, and in pursuance of section 112 of the said Act, appointed Thursday, the 26th day of August, 1920, as the day of holding such election.

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

LAW DEPARTMENT-ATTORNEY-GENERAL.

PERSON AUTHORIZED TO ATTEST INSTRUMENTS AND POWERS OF ATTORNEY.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of section 191 of the Transfer of Land Act 1915, has, by an Order made on the 15th day of June, 1920, authorized

GEORGE ERNEST MALE, of the English, Scottish, and Australian Bank Limited, Melbourne,

to attest instruments and powers of attorney under the said Act signed by any person within the limits of Victoria.

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

DEPARTMENT OF LANDS AND SURVEY.

COMMITTEE OF MANAGEMENT.—CANCELLATION OF APPOINTMENTS.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has cancelled the Orders in Council bearing dates 12th October, 1915, 11th September, 1916, 31st July, 1917, 25th September, 1917, and 17th September, 1918, whereby Edmund John Cotter, M.P., David Martin, Hector Hercules Bell, Alexander Bruce Lang, John Cronin, John Joseph Strafford, and Joseph Hugh Robinson were appointed as Members of the Committee of Management of the Richmond Park, in the city of Richmond.

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

Health Act 1919. PLACES FOR PUBLIC VACCINATION.

THE Commission of Public Health hereby appoints places for public vaccination, and notifies the days and hours for vaccination set out opposite each, as follows, namely:—

	Place.		Days and Hours.
The surgery Learmonth	of Dr.	Atkinson,	Tuesdays, from 1 to 3 p.m.
"Stanmore" Marshall),	the sur	gery of Dr.	Wednesdays, at 2.30 p.m.
The surgery	of Dr. F	leed, Rado-	Thursdays, from 9.30 to 11 a m.

18th June, 1920.

T. DIMELOW,

RESIGNATIONS.

H IS Excellency the Lieutenant-Governor of the State of Councer thereof, has, by Orders made on the 15th day of June, 1920, accepted the resignations by the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF PUBLIC INSTRUCTION.

JESSIE M. DAVIES, Shorthand and Type Writer, from the 30th June, 1920.

LAW DEPARTMENT-SOLICITOR-GENERAL.

GARRETT HARRINGTON

as Clerk of Petty Sessions (Acting) at Coleraine.

COMMISSION OF PUBLIC HEALTH.

RAYMUND STANLEY WHITFORD, M.B., ALBERT ROBERT THORNE, M.B., and MORTIMER DURNFORD NESBITT, M.B.,

as Public Vaccinators at North Carlton, Ouyen, and Lancefield, respectively.

DEPARTMENT OF LABOUR.

JOHN HAMDEN

as Member (representative of employees) of the Factory Engine Drivers Board.

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

Public Service Act 1915.

PRIVATE WORK.

UNDER the provisions of section 161 of the Public Service Act 1915 (6 Geo. V., No. 2713), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 15th day of June, 1920, granted permission to the undermentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor:

Name of Officer.	Department.	Nature of Work.
Vera Emily Hopton, Junior Teacher, School No. 3110, Miller-street, North Fitzroy	Public In- struction	To form and instruct a class in physical culture at Miller- street School, No. 3110, and at Presbyterian Church, Clifton Hill

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

Public Service Act 1915 (No. 2713), Section 91. EXEMPTIONS.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Cannoil thereof, and upon the recommendation of the Public Service Commissioner, has, by Order made on the 15th day of June, 1920, exempted the officers specified hereunder from the provisions of section 91 of the Public Service Act 1915 (No. 2713), that is to say:—

DEPARTMENT OF LAW.

Officers of the Conveyancing Branch of the Crown Solicitor's Office who are required to work overtime in connexion with the purchase and transfer of estates for the settlement of soldiers; such exemption to be operative from 1st May, 1920, to 30th June, 1920.

DEPARTMENT OF LANDS AND SURVEY.

One (1) officer of the Fourth Class, and two (2) officers of the Fifth Class, Clerical Division; five (5) Type-writers, General Division; and one (1) temporary Clerk, Letters and Circulars Branch; such exemptions to be operative for a period of ten days.

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

EXAMINATION OF APPLICANTS FOR LICENCE AS SHORTHAND WRITER.

T is hereby notified that an examination of applicants for licence as shorthand writer will be held at the Law Courts, Melbourne, on Saturday, the 24th July, 1920, at Eleven o'clock

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 9th July, 1920, and should be accompanied by satisfactory evidence of—

(1) name in full; (2) having attained the age of twenty-one (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 not later than the 17th July,

By order,

J. B. A. SAYERS, Acting Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 30th April, 1920.

EXAMINATION FOR THE OFFICE OF POLICE MAGISTRATE.

MAGISTRATE.

I T is hereby notified that an examination of officers of the Public Service of Victoria eligible to apply, who are desirous of qualifying for the office of Police Magistrate, will be held on Friday, the 6th, and Saturday, the 7th August, 1920, commencing at half-past Ten o'clock a.m. each day. No officer of any grade or standing lower than the Fourth Class, Clerical Division, may be a candidate.

Applications, addressed to the Public Service Commissioner (Victoria), Geological Museum Building, Gisborne-street, Melbourne, will be received up to the 25th June, 1920.

By order,

J. B. A. SAYERS, Acting Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 15th March, 1920.

ASSISTANT, CLASS "I," PROFESSIONAL DIVISION, PUBLIC LIBRARY, DEPARTMENT OF CHIEF SECRETARY.

TARY.

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

Yearly Salary.—£156, minimum: £192, maximum.

Applicants must have passed an examination of the University of Melbourne (or some examination which the Commissioner may judge equivalent) in at least three languages.

Applications (which should be accompanied by evidence of qualifications, &c.), are required to be lodged at the office of the Commissioner, Geological Museum Building, Gisbornestreet, Melbourne, not later than Friday, the 2nd July, 1920.

By Order.

By Order,

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 18th June, 1920.

THIRD CLASS CLERK, STAMPS OFFICE, DEPARTMENT OF LAW.

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

Qualifications.—To be competent to supervise the proper collection of all moneys payable under the Stamps Acts, to act as Deputy Collector of Imposts, and to perform the duties generally allotted to a Chief Clerk. To have a knowledge of the Stamps Acts and of the various instruments liable to stamp duty thereunder, particularly of bills of exchange and promissory notes in all their varied forms. To have the ability to deal with all claims for refund of stamp duty made under the provisions of such Acts.

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 25th June, 1920.

By order.

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 14th June, 1920.

SHORTHAND AND TYPE WRITER (MALE), GRADE II., GENERAL DIVISION, DEPARTMENT OF AGRICUL-TURE. -

A PPLICATIONS, accompanied by evidence of experience and qualifications, will be received by the Public Service Commissioner (Victoria), Geological Museum Building, Gisborne-street, Melbourne, from officers of the General Division of the Public Service of Victoria, who are qualified, for appointment to the above-mentioned position, up to Friday, the 2nd July, 1920.

Yearly Salary.-£144, minimum; £180, maximum.

By order,

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 22nd June, 1920.

FOURTH CLASS CLERK, BUILDINGS BRANCH, DEPARTMENT OF PUBLIC INSTRUCTION.

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.

Duties.—To deal with applications for subsidies and to make recommendations and check claims in connexion therewith to deal with applications for allowance for conveyance of children to schools; to arrange for the reservation of sites by Lands Department, the completion of transfers of purchased sites, and the leasing of buildings for school purposes; to assist in conducting correspondence and to be in charge during absence of Head of Branch.

Qualifications.—To have an intimate knowledge of the Regulations affecting the Buildings Branch; to be able to understand plans of buildings; to be capable of conducting inquiries into applications for the establishment of schools, &c., in the absence of the Head of the Branch.

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 25th June, 1920.

By order,

W. A. ROBINSON, pro Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 15th June, 1920.

ζ.

TEACHER, SCHOOL FOR FEEBLE-MINDED LEAU LEACHER, SCHOOL FOR FEEBLE-MINDED CHILDREN, CLASS "G," PROFESSIONAL DIVISION, DEPARTMENT OF PUBLIC INSTRUCTION.

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

Yearly Salary.-£252, minimum; £300, maximum.

Duties.—To act as head teacher of the Special School at Bell-street, Fitzroy, and of the adjunct at Montague; to conduct intelligence tests whenever necessary; to train young teachers in special methods for defectives.

Applicants should state their knowledge of psychology and of Kindergarten and Montessori methods, and give particulars of any experience they may have had in the teaching of defectives.

Applications are required to be lodged at the office of the Commissioner, Geological Museum Building, Gisborne-street, Melbourne, not later than Monday, the 5th July, 1920.

By order,

J. B. A. SAYERS, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 8th June, 1920.

> Land Tax Acts. NOTICE TO PAY TAX.

NOTICE is hereby given that, in pursuance of the above-named Acts, the tax chargeable on all assessments of Land Tax for the year commencing on the 1st day of January, 1920, made or done after the 22nd day of Jule, 1920, and on or before the 6th day of July, 1920, shall be payable at the Taxation Office, Railway Buildings, Flinders-street, Melbourne, on or before the 21st day of July, 1920.

R. M. WELDON, Commissioner of Taxes.

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

Provident Societies Act 1915.

NOTICE is hereby given that a Provident Society, called "The Victorian Farmers Union Distributing Agency Limited," is duly registered under the provisions of the above Act.

Dated the 16th day of June, 1920.

GEO. B. VASEY, Registrar of Friendly Societies.

Provident Societies Act 1915.

NOTICE is hereby given that a Provident Society called "Cooper Traders Limited" is duly registered under the provisions of the above Act.

-Dated the 15th day of June, 1920.

GEO. B. VASEY, Registrar of Friendly Societies.

DEPARTMENT OF CHIEF SECRETARY.

BOARD OF INQUIRY RE BROWN COAL AT MORWELL. ORDER AMENDED.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 15th day of June, 1920, amended the Order in Council of the 8th day of June, 1920, published on page 2087 of the Gazette of 16th June, 1920, re the above mentioned Board of Inquiry, by the insertion between the words "employed by the State at Morwell" and "in connexion with mining there for brown coal," the following: the following :-

Also conditions relating to change rooms, night shift, overtime, shelter sheds, and housing accommodation.

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

ANNUAL LICENCES.

ANNUAL LICENCES.

ICENCES to carry on in Victoria, from the 1st June to the 31st December, 1920, insurance business as shown, were issued to the undermentioned companies on the 3rd June, 1920. Norwegian Atlas Insurance Co. Limited, Fire and Marine. Eveil Français Insurance Co. Limited, Fire and Marine. Washington Marine Insurance Company, Marine Insurance.

HENRY F. METZNER,
Collector of Imposts (Stamps Acts).

Chief Office for Stamp Duties, 267 Queen-street, Melbourne, 17th June, 1920.

STATE RIVERS AND WATER SUPPLY COMMISSION. CARISBROOK WATERWORKS TRUST.

AUTHORITY TO OBTAIN A BANK OVERDRAFT.

AUthority to Getain A Bank Overbraft.

H Is Excellency the Licutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 15th day of June, 1920, authorized, in pursuance of section 273 of the Water Act 1915 (No. 2747), the Carisbrook Waterworks Trust to obtain an overdraft at the London Bank of Australia Limited, Carisbrook, provided that such overdraft shall not exceed at any one time the sum of Twenty-five pounds (£25).

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

RULES OF THE SUPREME COURT OF THE STATE OF VICTORIA.

A. On and after the first day of July, 1920, Rules 27 (10), 27 (12), 27 (38B), and 27 (48) of Order LXV., Chapter I. (Rules of Procedure in Civil Proceedings), of the Rules of the Supreme Court, 1916, and Appendix N (ordinary and special scale) to such Order shall be repealed and of no effect, except so far as regards all business in all causes, actions and matters done before the said day, and on and after the said day the Rules and Appendix N (ordinary and special scale) hereinafter set out shall come into force, and shall apply to all business in all causes, actions and matters done on or after that date, and shall, with respect to such last-mentioned business, be deemed to be substituted for the Rules and Appendix repealed as aforesaid.

CHAPTER I.

RULES OF PROCEDURE IN CIVIL PROCEEDINGS.

ORDER LXV.

- 27. (10) As to agency correspondence in country agency causes and matters, if it be shown to the satisfaction of the Taxing Officer that such correspondence has been special or extensive he is to be at liberty to make such special allowance in respect thereof as he in his discretion may think proper.
- 27. (12) As to attendance at the Judges' Chambers where from the length of the attendance or from the difficulty of the case the Judge shall think the highest of the fees an insufficient remuneration for the service, performed, or where the preparation of the case or matter to lay it before the Judge shall have required skill and labour, for which no fee has been allowed, the Judge may allow such fee in lieu of the fee provided, not exceeding £5 5s., as in his discretion he may think fit; and where the preparation of the case or matter to lay it before a Judge in Chambers on a summons shall have required and received from the solicitor such extraordinary skill and labour as materially to conduce to the satisfactory and speedy disposal of the business, and therefore shall appear to the Judge to deserve higher remuneration than the ordinary fees, the Judge may allow to the solicitor, by a memorandum in writing expressly made for that purpose and signed by the Judge, specifying distinctly the grounds of such allowance, such fee, not exceeding £10 10s., as in his discretion he may think fit, instead of the fee of £5 5s.
- 27. (38B) If on the taxation of a bill of costs, payable out of a fund or estate (real or personal), or out of the assets of a company in liquidation, the amount of the professional charges and disbursements contained in the bill is reduced by a sixth part, no costs shall be allowed to the solicitor leaving the bill for taxation, for drawing or copying it, nor for attending the taxation.
- 27. (48) As to refresher fees in any cause or matter, whether witnesses are examined or not, if the trial or hearing shall occupy either on the first day only, or partly on the first day and partly on a subsequent day or days, more than six working hours without being concluded, the Taxing Officer may allow for every five working hours, subsequent to the expiration of the first six hours, the following fees:—

To the leading counsel, not exceeding £12 12s.

To the second of two or three counsel, not exceeding £8 8s.

To the third of three counsel, not exceeding £5 5s.

The final refresher may be allowed for such period less than five hours that the trial or hearing may occupy.

APPENDIX N.

OBDINABY SCALE OF COSTS.

Subject Matter.

•	E	Subject M	fatter.							
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1 77.4 -15		Writ								
1. Writ of Summons for the commen 2. Indersement of claim (if special)	cement of	an actic	n or other	writ no	t specially	y provid	led for		15	
2. Indorsement of claim (if special) 3. If more than three folios, for every 4. Concurrent Writ of Summons 5. Citation in matrimonial causes 6. Writ of Mandamus 7. Writ of Subpena duces tecum 8. Writ of Subpena duces tecum 9. If any of the above writs (except.)	z extra fol	io	• • •	• • •	• •		• •	0	6 2	
4. Concurrent Writ of Summons	• •	• •			••		• •	0	8	0
6. Writ of Mandamus	• •	••	••	• •	• •	• •	•,•		12	
7. Writ of Subpoena duces tecum	••	• • •		• • • • • • • • • • • • • • • • • • • •		••	• •		17 10	
8. Writ of Subpoens ad testificandum									- 9	
9. If any of the above writs (except these fees include all indersement								0	2	0
attendances to issue or seal, b	ut not the	Court fe	исст <i>ре</i> в 101 968.	. где од	naer sreon	ng then	a, and			
	Summ	ionses and	l Warrants							
10. Summons to attend at Judges' Che	-		•					۸	8	Λ
10. Summons to attend at Judges' Cha 11. Or, if special, at Taxing Officer's d 12. Warrant for proceeding in Master's	iscretion :	not excee	ding			::	• • •		17	
12. Warrant for proceeding in Master's	s Office				• • • •				8	
13. Originating summonses for proceed to file)	rmga m C	nambers	(including	arawing	, engrossi	ng, and	сору	۸	12	n
to file) 14. Or, at Taxing Officer's discretion, 15. And attending to issue, including a No allowance is to be made for over	not excee	ding				• • • • • • • • • • • • • • • • • • • •			5	
15. And attending to issue, including a	attendance	e to get d	late of retu	rn fixed	l	• •	***	0	10	0
No allowance is to be made for pro	evshea nun	-на вЪсота	and exce	eding th	THE IONOS.	•				
	Notice	s and M	emoranda.							
16. In proceedings to wind up compar	nies, for m	raparing	or filling a	ın esab	natice to	oradit.				
contributories	p	Immerial	Ar immig (· b escu	φ. 10 θυμυμ	oreditoi	or to	0	2	0
contributories 17. If special, at Taxing Officer's discret. 18. Notice to produce or admit (includ 19. If more than seven folios, for each 20. Notice of originating motion 21. Notice of interlocutory motion 22. Or per folio	etion, not	exceeding	g per folio					0	2	0
19. If more than seven folios for each	ung prepa extra foli	ration an	d one copy	to serv	е)		•		10	
20. Notice of originating motion		•			• • •	• •	• •		2 12	
21. Notice of interlocutory motion	• •				• •			0	8	0
23. Any necessary or proper notice or	nemoren	dum not	othermies :	 monidad	· · ·	<u>.</u>			2	
This provision shall not apply to she	ort notice	or mem	oranda ind	loreed or	other do	ny demi		U	5	0
the words or follos therein n	nay be all	owed as p	part of the	documer	t so indo	rsed.	,			
24. If special, or necessarily exceeding The above allowances include prep	three toh	os, for ea	oh folio			• •		0	2	0
When notice of filing affidavits is re	guired, or	ilv one ne	otice is to b	y tor ser se allowe	d for a se	t of affi	devite			
filed, or which ought to be	filed, toge	ther.				, or pm				
		Appeara								
25. Preparing and attending entering a 26. If entered at one time for more than	ppearano	8 ,,			•;	ā *.*			10	
27. If a person appearing to a Writ of	Summon	son, for e a to reco	very geien ver land, li	dant be mita his	yond the	tirst ha his a		0	2	0
randum of appearance, in add	ition to the	he above			.,		remo.	0	á	0
28. Sealed copy appearance for service	• •	• •	••	••		••	• •	0	1	
		Y a ś a ś ć								
00 T ititut lefe-1		Instructi			_					
29. To sue, institute, or defend any act 30. To make or oppose any motion or a	uon, cause innlication	, or mat	ter, includi	ing appe Indon in	als the Tune	or D.		1	1	0
or insolvency Jurisdictions, or	r in procee	edings un	der the Co	mpanies	Acts			0	12	0
31. For documents to be brought into	Judges' C	ham berg	or the Off	fice of th	ie Master	in-Equ	ity or	_		-
Master-in-Lunacy, such as pro-	posais, sta	tements		ports, ac	counts, a	nd for a	pecial		_	_
32. For interrogatories		•••	· •	••	• •	••	••		8 12	
33. To institute or oppose an interlocut	tory proce	eding no	t otherwise	provide	d for	••	••		8	
34. For Statement of Claim, Special Ca 35. For indorsement of writ (where no	ise, or Pet further S	ation -	of Claim	Defense	Country	olośi - T	 Doml-	1	10	0.
Answer in Matrimonial Cause.	anv other	pleading	not otherw	rise prov	ided for f	or nerti	ou laws			
in lieu of pleading and for ame	andmanta	of pleadi	na (if not i	merely s	rarhel)	-		0	12	0
Instructions are not to be allowed charged for and allowed in det	in cases v toil	vuere the	work inte	nded to	be includ	led ther	ein is			
36. For Counsel to advise on evidence,	when the	evidence	in chief is	to be to	ken orali	V		0	16	0
 For Counsel to make an application 	n to the C	ourt whe	re no other	brief		٠			8	
38. For brief on hearing of originating apecial injunction (if the work	motion, s	ummons, 10t. allow	or petitic	on, speci	al case o	r motio	n for			
of coats)						-		0	16	0
39. For brief on hearing or trial of actio	n or cause	upon no	tice of tria	l, or not	ice of jud	gment g	iven,			
whether such trial be before a or be the trial of an issue of fe	ı əuago, v act before	a Judge	or referee.	ry, or b	etore a sp	ecial re	feree,			
or on the hearing of an appeal	when wit:	lesses are	to be exam	nined or	cross-exa	mined	- ~	1	10	0
Instead of the above fees for Inst	ructions.	such lar	Per sum m	av ha a	llowed or	the T	o vin~			•
Officer may think reasonable to the other allowances made.	The fees	egara to	au the ci	rcumsta brief a=	nces of t	ne case,	and			
on further consideration in Cou	irt, when	an order	for account	ts and in	quiries ha	as been	arıng made			
without such hearing or trial a	us above n	nentioned	, but not	otherwis	θ.					
			., -							
	-	-	other Docu							
40. Pleadings, including Petitions (but eight folios	not inch	iding Par			onses), n	ot exce	- 3	^	• •	^
41. If exceeding eight folios, for every	xtra folio		• •	• •	;;	• •	. ::		12 1	
÷ * * * * *				-			• •	•	-	•

SCALE OF COSTS—continued.

	Subject Matter.	_			
	to the section to the	£	2. 1	d. 6	
42.	Any other necessary document, per folio Allowance is not to be made to a Solicitor for drawing a document actually drawn by Counsel, but the Taxing Officer shall allow for drawing matter necessary in order to instruct Counsel. In making allowances for drawing the Taxing Officer may disallow anything which, in his opinion, is a repetition or adaptation of matter for the drawing of which allowance has otherwise been made in the same action or matter.	v	1	•	
	· Copies.				
	Of documents, where no other provision is made, per folio	0	0	8	
44.	Carbon or machine-made copies Where two or more copies could have been made with a typewriter by the same impression, the Taxing Officer may allow for each copy, however made, the same rate only as for carbon copies. This rule may be applied in cases where both or all copies are made by hand.	0	0	•	
	Close copies are not to be allowed as of course, but the allowance is to depend on the propriety of making or sending the copies, which in each case is to be shown to and considered by the Taxing Officer.				
	Printing.				
	When, pursuant to Rules of Court, or for any sufficient reason, any document is printed, the Solicitor of the party printing shall be allowed for a copy for the printer (except where made by the Officer of the Court) at por folio And for examining the proof print, at per folio	-	0	6	
46. 47.	And for examining the proof print, at per folio And, for printing, the amount actually and properly paid to the printer, not exceeding per folio	0	0	2 0	
	In addition, all necessary attendances on the printer. And, when any part shall properly be printed in a foreign language, or as a fac-simile, or in any unusual or special manner, or where any alteration in the document being printed becomes necessary after the first proof, such further allowance shall be made as the Taxing Officer shall think reasonable.				
	Attendances.				
48. 49.	Personal service of any process or proceeding, where necessary If served at a distance of more than 2 miles from the nearest place of business or office of the	0	12	0	
50.	Solicitor serving the same, according to the time occupied and fares paid. Where in consequence of the distance of the party to be served, it is proper to effect such service through an agent other than the Melbourne agent, instead of the allowance for	0	8	0	
51.	service, for correspondence	ì	ì		
	Or the amount actually and reasonably charged by and paid to the person serving. Where more than one attendance is necessary to effect service, or to ground an application for substituted service, such further allowance shall be made as the Taxing Officer shall				
	think reasonable. For service out of the jurisdiction such allowance is to be made as the Taxing Officer shall think reasonable.				
52.	Service on the Solicitor for a party who has issued process or entered an appearance, or at the address for service of a party		5	0	
53.	Or, if authorized to be served by post When any two or more documents have to be, or may be, served together, one fee only for such service may be allowed.	U	, 2	0	
		^		^	
54. 55.	On Consel with brief or other papers or to appoint consultation of connectation. If Counsel's fee one guinea to four guineas If over four guineas To mark refresher On conference, if Counsel's fee one guinea If over one guinea If over one guinea If conference or consultation occupies more than one hour, at the discretion of the Taxing		6 12	0	
56.	To mark refresher		6		
57. 58.	On consultation		12	0	
59.	If over one guines	1	4	0	
	Onicor, not to exceed per nour; after the diet mean		12	0	
61.	Examining Appeal Books, per hour		8	0	
63.	On a Summons or other application in Chambers Or according to circumstances, not to exceed			Ö	
64.	On Motion, Special Case, Petition, Application adjourned from the Judges Chambers, Appeal, or other application to the Court, when in list or likely to be heard	0	12	0	
65.	When heard	1	0	0	`
66. 67	Or according to circumstances, not to exceed	0	4 12	0	
68.	On hearing or trial of any action, cause, or matter, or issue of fact, whether before a Judge with	`^	14	0	
	or without a jury, special referee, or on assessment of damages, when in the had		16 10	Õ	
70.	When heard or tried		5 0	0	
71.	For every hour, after the first two hours, including attendance to hear judgment As to attendances at Court or in Chambers, when the Solicitor has not given personal attendance, the maximum allowances shall be as follows:—	•	v	Ů	
	Applications in Chambers £2 2 0 Motions or other applications to the Court				
	Hearing or trial of actions, &c., per hour 12 0				
	or per day				
	When in the opinion of the Taxing Officer it is necessary for two principals, or for a Solicitor and managing clerk to attend the trial, an additional allowance may be made per day of	2	2	0	
	Attending by appointment or on application at Judges' Chambers or before the Chief Clerk, the Prothonotary, the Master-in-Equity or Master-in-Lunacy Or if the Judge, Prothonotary, Chief Clerk, or Master shall certify that a further sum should	0	12	0	
	be allowed, not exceeding	3	3	0	
75. 76.	On examination of witnesses before an Examiner, Officer, or other person	3	16 3	0	
	Or, if without Counsel, at the discretion of the Taxing Officer. To settle judgment or order, per hour.		12	0	
78.	On taxation of costs Or, according to circumstances, not to exceed per day of six hours (including luncheon adjourn-	0	12	0	
10.	ment) , , , , , , , , , , , , , , , , , , ,	3	3	0	

SCALB OF COSTS-continued.

SCALE OF COSTS—COMMUNICAL				
Subject Matter.		_	•	
80: If for any purpose, such as attending a trial, conference with Counsel, taxation of costs, or collection of evidence, it is in the opinion of the Taxing Officer necessary for a Solicitor to leave the town where he resides or carries on business and journey to another place, for each day (coxcept Sunday) that he is necessarily absent from such town	£		ď.	
81. And expenses (besides actual reasonable fares or payment for transport), each day (24 hours)	4	4	v	
of necessary absence	0	15	0	
not have been satisfactorily accomplished by an agent. If the journey be not undertaken solely for purposes of the cause or matter, such proportion of the above fees may be allowed as the Taxing Officer shall think reasonable.				
82. To file, lodge, or deliver any document or other papers (including filing in lieu of service, but not other services), to obtain an appointment from any officer of the Court, to insert advertisement, or other attendance of a similar nature capable of performance-by a junior clerk	0	5	0	
83. If the attendance is one requiring the personal attendance of the Solicitor or his managing clork and involving the exercise of skill or legal knowledge, per hour	Λ	12	0	
84. Or such larger amount as the Taxing Officer may think reasonable having regard to the importance or difficulty of the subject-matter of the attendance, not exceeding per hour 85. Any attendance, for which no other provision is made	1 0	5 8	0	
Perusals.				
86. Of all Pleadings, including Petitions, Amendments of Pleadings (exceeding three folios), and				
Originating Summonses, Interrogatories, Answers thereto, Special Cases, Statements of Facts, Notices of Defendants' Claim under Order XVI. Rule 49, Special Affidavits or Declarations, Draft Orders submitted for approval by the Solicitor for another party, Drafts of Documents to be settled by an Officer of the Court, Orders (unless an allowance has been made previously for perusal of the draft thereof), Notices of Motion, by the Solicitor for	0	,/	•	
the party to whom the same are delivered, per folio	0	i	0	
88. Notices to produce or admit, deeds, correspondence and other documents, including exhibits which are necessary and proper to be perused, per folio	0	0	6	
But if the Solicitor is already familiar with the contents of the document or if it is not necessary to carefully read the whole, such smaller sum (if any) as the Taxing Officer may think reasonable.				
No allowance is to be made for perusal of letters received by the Solicitor, nor of notices or summonses except where specially provided.				
89. For perusal of a bill of costs, with a view to taxing the same adversely, at the discretion of the Taxing Officer, not exceeding per folio	0	0	4	•
Oaths, Exhibits, and Special Bail.				
90. Commissioners to take oaths or affidavits, for every oath, declaration, or affirmation 91. The Solicitor for preparing each exhibit	0	1	6	
92. The Commissioner for marking each exhibit	Ö	0	6	
93. The Commissioner on taking special bail	1	l	0	
Correspondence, Agency, &c.				
94. Letters, if ordinary	0	4 6	0	
Or at the discretion of the Taxing Officer. If the letter be in fact an opinion on a question of	0	ì	0	
law, the Taxing Officer may allow a reasonable fee for work done in order to give such opinion.				
97. In cases where an agent is employed, for correspondence per quarter of the year		to	0	
Or, if special or extensive, at the discretion of the Taxing Officer.	1	5	0	
These provisions shall apply although the correspondence be not in a cause or matter. An allowance may also be made, if the circumstances warrant it, for the necessary expense of				
postage, carriage, and transmission of documents. 98. Solicitor's Managing Clerk's fee, where there is a trial or hearing, at which witnesses are				
examined or cross-examined	1	4	0	
CONVEYANCING.				
Instructions for and Drawing and Perusing Deeds, Wills, and Other Documents.				
Such fees for instructions as, having regard to the care and labour required, the number and the papers to be perused, and the other circumstances of the case, may be fair and reasonable. It cases, as to drawing, &c., the allowance shall be—	leng n ord	ths lina	ry	
For drawing				Í
For fair copying 6d. ,,				
For engrossing				
Attendances. s. d. In ordinary cases				
In extraordinary cases the Taxing Officer may increase or diminish the above charge, if for seasons he shall think fit.	ny s	рес	ial	
Abstracts of Title (where not covered by the above Scales). 5. d. Prawing each brief sheet of eight folios 6 8				
Fair copy				
Journeys from Home. £ s. d.				
ln ordinary cases for every day of not less than seven hours employed				
on business or in travelling				
In extraordinary cases the Taxing Officer may increase or diminish the above allowance, if for a reasons he shall think fit.	ny •	pec	al	

SPECIAL SCALE OF COSTS.

_	SPECIAL SUALE OF COSTS.						
		clai	med	mount does i £250.	o and n	ver s ot ex £50	ceeding
_		£	8.	d.	£	8.	` d.
	Letter before action Instructions to sue, including preparation of writ and particulars of claim	0	6	0	ō	6	ö
	and copy to file, including attendance to issue	1	16	0	2	10	0
3.	Each copy writ for service	0	2	0	0	2	ŏ
4.	Instructions to defend, including appearance and attending, entering notice thereof, copy and service	l ı	0	0	l 1	5	0
5.	Summons for directions, including copy for service and attendance to	_			•		v
6.	issue	0	12	0 6	0	16 1	0 6
7.	Attendance at Judge's Chambers on hearing	ŏ	8	ŏ		12	0
	Instructions for interrogatories or affidavits in answer Drawing interrogatories or affidavit in answer—per folio	0	8	0 6	0	12	0
	Copies thereof—at per folio	0	ò	6	0	0	6 6
	Perusing interrogatories or affidavits answering same	0	8	0	0	8	0
13.	Attendance on counsel to settle interrogatories or answers Fee to counsel and clerk—not exceeding	0 2	6 4	0 6	0 2	8 4	0 6
	Instructions for any other special affidavit	0	8	0	ō	12	ő
15.	Subpoena ad test for any number of persons, including three copies, pracipe, and attendance to issue	0	9	0	٥	12	0
	Each necessary copy beyond third	ŏ	õ	6	ŏ	ō	6
17.	Subpæna duces tecum, including copy to serve præcipe and attendance to issue	0	9	0	، ا	10	0
18.	If subpoens duces tecum more than three folios—for each folio beyond				"		U
19.	three	0	1 9	6 0	, o	1 12	6
20.	The like to admit documents or facts—copy and service		9	ö		12	ŏ
	Instructions for or to defend set-off or counterclaim	0	12	0	0	12	0
	service ,,	0	12	0	0	18	0
	Perusing notice to produce or admit Instructions for brief for counsel, including all attendances on the party	0	7	6	0	10	0
27.	and his witnesses in connexion with the preparation for hearing-not						
94	exceeding	10		0		15	0
20.	Copy thereof—per folio	0	1 0	6 8	0	1 0	6 8
90	Copy documents to accompany—per folio	0	0	8	0	0	8
	Attendance on counsel therewith Fee to counsel and clerk, amount actually paid—not exceeding	0	8 12	0	11	12 0	0
28.	Attendance, arranging conference with counsel, and attending same	0	15	0	1	ō	Ó
30.	Fee to counsel and clerk	0	3 12	6 0	2	4 12	6 0
31.	Attendance at court on trial with counsel	2	10	0	3	0	Ó
	Each day after the first	2 0	6	0	2 0	10 6	0
	Refresher fee to counsel, for each day after the first-fee actually paid		_				
35.	not exceeding	5	10	0	7	12	0
36	are examined or cross-examined		12	0		18	0
37.	For each copy		10	6 8	0	0	6 8
	Appointment to tax copy and service		12	0		12	0
	Writ of Fieri Facias, including copy præcipe and attending to issue		$\frac{12}{12}$	0		18 12	0
41.	Attending to lodge	0	5	0	0	5	0
	Perusing deeds, correspondence, accounts, affidavits, and other docu-	0	5	0	0	5	0
	ments not hereinbefore provided for and thought necessary on taxation		_			_	_
44.	-at per folio Plans, charts, or models where necessary for use at hearing, not	0	0	6	0	0	6
	exceeding	2	2	0	3	3	0
	Letters necessary during progress of action	. 0	4	0	0	4	0
	folio	0 0	1	6	0	1	6
48.	In all cases where carbon copies of documents are used, for each such	0	0	8	0	0	8
ďα	copy after the first—per folio	0	0	4	0	0	4
10.	directions, including copy for service and at ending to issue	σ	8	0	0	12	0
50.	All necessary attendances at the office of the Prothonotary, at Judge's						
	Chambers, on Commissioner for taking Affidavits, on opposite party or his societor, and on client	0	6	0	0	8	0
51.	Attendance on examination of witness or witnesses before any examiner,	_		.	Ī		
.•	officer, or other person	0 1	12 5	0	0		0
	Brief to counsel on examination	ō	12	0	0	18	0
54.	Attendance on counsel therewith	0 2	6 4	6	3	6 5	0 6
55.	Service or filing in lieu of service of any writ, summons, interrogatories, affidavit, order, notice, or other document on a party who has not			ļ		-	
	entered an appearance and if not authorized to be served by post	0	12	0	0	12	0
KR	(Note.—This involves personal service.)				-	_	
. · ·	If served at a distance of more than 2 miles from nearest place of business or office of solicitor serving the same, according to the time occupied]			
57	and farcs paid. Where in consequence of the distance of the party to be served it is proper						
	to effect such service through an agent—for correspondence, in addition	0	8	0	0	8	0

SPECIAL SCALE OF COSTS-continued.

· —	clai	med	mount does £250.	and no	er £ t ex £600	ceeding
	£	8.	d.	£	8.	<i>d</i> .
8. Correspondent's charges	1	1	0	1	1	0
9. If authorized to be served by post	0	2	0	0	2	
O. Service where an appearance has been entered on the solicitor or party	0	5	0	0	5	0
l. For preparing any necessary or proper notice, memorandum, or demand not otherwise provided for	0	5	0	0	5	0
2. Or if special and necessarily exceeding three folios—for each folio beyond three	0	1	6	0	1	6
3. Where counsel employed on any application to Judge in Chambers and				1		
certified for by the Judge-brief to counsel in such cases	0	12	0		18	
4. Attendance on counsel therewith	0	6	0	0	6	0
5. Fee to counsel and clerk—not exceeding	2	4	6	. 2	4	6
6. Attending court	1	0	0.	1	10	0
7. Fee to counsel and clerk—not exceeding		.10		7	12	0

B. On and after the first day of July, 1920, in Chapter VII. (Rules under the Companies Act 1915), of the Rules of the Supreme Court, 1916, all the words near the end of such Chapter, from and including the heading, "Fees in respect of Proceedings under the Companies Act", down to and including the words "as near as the circumstances will allow" shall be repealed.

Dated this 14th day of June, 1920.

(SEAL)

W. H. IRVINE, C.J. J. H. HOOD, J. L. F. CUSSEN, J. W. J. SCHUTT, J. F. W. MANN, J. STEWART McARTHUR, J.

By the Court,

WM. RICHARDS, Prothonotary.

THE COUNCIL OF LEGAL EDUCATION. THE NINETEENTH DAY OF MAY, ONE THOUSAND NINE HUNDRED AND TWENTY.

AND TWENTY.

In pursuance of the authority in this behalf conferred upon the Council of Legal Education by the Legal Profession Practice Act 1915, such Council hereby makes the following rules, that is to say:—

The rules dated the nineteenth day of April, One thousand nine hundred and fifteen, as amended on the tenth day of October, One thousand nine hundred and eighteen, are amended as follows:—

[1] Rule 5 (2) is amended by continued.

tober, One thousand nine hundred and eighteen, are ended as follows:—

(1) Rule 5 (2) is amended by omitting the words "that he has passed at a public examination in Latin," and inserting in their stead the words "that either he has passed at a public examination in Latin or is deemed for the purpose of any subsequent University requirements to have passed a public examination in that subject."

(2) Rule 7 is amended by omitting the words "a certificate from the Registrar of the University of Melbourne either that he has matriculated or that he is qualified to matriculate, and in either case that he has passed at a public examination in Latin," and inserting in their stead the words "the certificate referred to in sub-rule 2 of Rule 5."

(3) Rule 19 (1) is amended by omitting the words "Subsection (2) of Rule 5," and inserting in their stead the words "sub-rule 2 of Rule 5."

(4) Rule 19 (2) (a) is amended by omitting the words "a certificate from the Registrar of the University of Melbourne that he was qualified to matriculate and had passed at a public examination in Latin," and inserting in their stead the words "the certificate referred to in sub-rule (2) of Rule 5."

(5) Rule 19 (3) (e) is amended by omitting the words "a certificate from the Registrar of the University of Melbourne that he was qualified to matriculate and that he had passed at a public examination in Latin," and inserting in their stead the words "the certificate referred to in sub-rule 2 of Rule 5."

On behalf of the Council of Legal Education,

W. H. IRVINE, President.

On behalf of the Council of Legal Education,

W. H. IRVINE, President. G. FORREST DAVIES, Acting Hon. Sec.

Laid before the Governor in Council, the 15th June, 1920. F. W. MABBOTT, Clerk of the Executive Council.

Infectious Discases Hospital Act 1914.

NOMINATIONS FOR TRIENNIAL ELECTION OF REPRESENTATIVES ON THE HOSPITAL BOARD.

- In pursuance of the provisions of the Infectious Discases Hospital Act 1914, and of Regulations made thereunder, I hereby give notice that I have specified Monday, the 16th day of August, 1920, as the day on or before which the Council of the City of Melbourne may nominate a suitable person to be its representative member on the Queen's Memorial Infectious Diseases Hospital Board; and, further, that I have specified Monday, the 16th day of August, 1920, as the day on or before which—
 - The Council of each of the Municipalities composing the "A" Group, viz.:—Collingwood, Fitzroy, Richmond, Heidelberg, and Whittlesea;
 - 2. The Council of each of the Municipalities composing the "B" Group, viz.—Williamstown, Footscray, Braybrook, Essendon, Coburg. Brunswick, Preston, Northcote, Broadmeadows, and Werribee;
 - 3. The Council of each of the Municipalities composing the "C" Group, viz.:—Malvern, Hawthorn, Kew, Camberwell, Nunawading, Dandenong, Upper Yarra, and Bacchus Marsh;
 - The Council of each of the Municipalities composing the "D" Group, viz.:—Port Melbourne, South Mel-bourne, St. Kilda, and Brighton;
 - 5. The Council of each of the Municipalities composing the "E" Group, viz.:—Prahran, Caulfield, Moorabbin, Oakleigh, Frankston and Hastings, and Mornington and Sandringham

respectively, may nominate a suitable person to be its representative member on the Queen's Memorial Infectious Diseases Hospital Board.

Dated at Melbourne, this 22nd day of June, 1920.

E. ROBERTSON, Returning Officer, Public Health Department,

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 undermentioned Officiating Ministers of Religion have been registered at this office for the celebration of marriages in Victoria:—

No. in legister.	Name.		Designati	ion.	Denomination.		Res	sidence.		Date of Registration
	_									1920.
6013 6014 6015	Southgate, Sidney John Glaysher, Clive Leonard Balcke, Henry Louis	Breretor	Evangeli Priest Minister	•••	Observation of The state of A	of	211 Don-street, I Yarra Glen Swan Hill	Bendigo 		25th May
6016	Day, Ernest Clement	•••	#		Presbyterian Church Victoria	of	Charlton			27th May
6017	Morris, Richard Samuel			•••		of	Port Fairy			28th May
6018	Bradbury, Vivian Roy	•••	"			of	Portland			29th May
6019 6020	Parslow, John William Humphrey, Stanley		Evangeli Minister		Church of Christ	of	47 Duke-street, 'Lannecoorie	Windsor 		29th May 31st May
6021	Cleaveley, George Henry	7	"	•••	Congregational Union Victoria	of	Stawell		:	4th June
6022 6023 6024	Eagle, William Arthur Wolstenholme, Edward Mahaffy, Robert John		Evangeli Priest Minister	,	Church of Christ	iii	Brim Pyramid Hill 3 Hall-street, M		onds	4th June 5th June 8th June
5025	Lynch, Patrick	•••	Priest	•••	Dames Cathelle		Dandenong	•••		16th June

Office of the Government Statist, Melbourne, 18th June, 1920.

A. M. LAUGHTON, Government Statists.

Coal Mines Regulation Act 1915.

REGULATION RESPECTING THE HOLDING AND ADMINISTRATION OF THE SINKING FUND AND THE DEPRECIATION FUND ESTABLISHED IN CONNEXION WITH THE STATE COAL MINE AT WONTHAGGI.

IN this Regulation the word "Act" means the Coal Mines Regulation Act 1915; the word "Commissioners" means The Victorian Railways Commissioners; and the word "mine" means the State Coal Mine opened and established at Won-

- nears the State Coal lattice opened and established at worthaggi.

 2. The amount of the net surplus profits from the mine as ascertained in accordance with the provisions of section 96 of the Act shall in respect of each and every year after the close of the year and when such profits have been ascertained be dealt with in the following manner, viz.:—

 (a) There shall in the first place be paid into the Sinking Fund either the whole of the profits of the year (if the Treasurer considers that such provision is necessary) or such part of the profits of the year as the Treasurer considers necessary or desirable to be so paid in order to provide for the extinguishment of any indebtedness in respect of stock theretofore issued in pursuance of Part II. of the Act then remaining unpaid, or to recoup the Consolidated Revenue with profits earned from the mine;

 (b) if in any year there remain any balance of not surplus profits after satisfying the requirements of paragraph (a) hereof the same shall be placed to the credit of the Depreciation Fund in respect of capital expended.

expended.

- expended.

 3. The Treasurer in deciding what, amount in his opinion should in respect of any year be carried to the Sinking Fund in respect of stock issued and outstanding at the end of the next preceding financial year for the purposes of the mine, shall having regard to the money available fix the said amount at such sum as appears to him to be reasonably necessary to provide at the expiration of the estimated life of the mine for the extinguishment of the indebtedness on such stock by yearly instalments which (having regard to the prospective earnings of the mine and to all reasonable possibilities of the net profits therefrom fluctuating or ceasing for any feason) shall as nearly as can be estimated be of an approximately equal amount.

 4. The amount to be carried in any year to the Sinking
- approximately equal amount.

 4. The amount to be carried in any year to the Sinking Fund to recoup to the Consolidated Revenue any moneys paid thereout for or on account of the mine and not previously recouped shall so far as the money available after providing for the extinguishment of the indebtedness on the stock will permit be such sum as in the opinion of the Treasurer will be sufficient to liquidate the indebtedness of the mine to the Consolidated Revenue by equal yearly instalments before the expiration of the estimated life of the mine.
- 5. The whole or any part of the moneys paid into the Sinking Fund for the purpose of recouping the Consolidated Revenue shall be paid to the credit of the Consolidated Revenue

at such time or times as shall be determined by the Treasurer, and the indebtedness of the mine to the Consolidated Revenue shall be reduced to the extent of the payment or payments so

- 6. All transactions on the Sinking Fund and on the Depreciation Fund shall be fully and properly recorded in the books of the Treasurer of Victoria.
- 7. Money placed to the credit of the Sinking Fund in respect Aloney placed to the creat of the sinking Fund in respect of stock issued may from time to time as opportunity offers and so far as the same will extend be applied by the Treasurer in redeeming stock issued pursuant to Part II. of the Act unless the Treasurer thinks fit (as hereinafter provided) to invest such moneys in Victorian Government Stock at par.
- 8. All moneys at the credit of the Sinking Fund together with moneys at credit of the Depreciation Fund (not likely to be immediately required) shall be invested in Victorian Government stock at par.
- 9. The Treasurer shall arrange that all moneys invested in Victorian Government Stock on account of the Sinking Fund or of the Depreciation Fund shall be redeemable at par when required for the purposes of those funds.
- 10. Interest paid on Victorian Government Stock in which any money at credit of the Sinking Fund or of the Depreciation Fund shall have been invested shall be credited to the fund on account of which the stock herein referred to is held.
- 11. The Depreciation Fund shall be available for the following purposes and no other:—
 - (a) Constructing works as approved by the Commissioners
 (to an amount not exceeding the amount by which
 the various works and assets of the mine have previously been depreciated and written down) which
 would otherwise be chargeable to capital
 - (b) Replacing, renewing or making good any kind of plant or machinery wholly or partly worn out or wholly or partly worn out or wholly or partly destroyed or which has become obsolete or useless for the work required or for constructing or acquiring works plant or machinery at a cost not exceeding the amount by which the assets of the mine have previously been depreciated and written down.

The common seal of the Victorian Railways Commissioners was affixed hereto this 1st day of June, in the year of our Lord One thousand nine hundred and twenty, in the presence of-

C. E. NORMAN, W. M. SHANNON, Victorian Railways Commissioners. (SEAL) S. BARNES. Minister of Mines.

Confirmed by the Governor in Council, the 15th June, 1920.

F. W. MABBOTT, Clerk of the Executive Council, Mining Development Acts Amendment Act 1915. ADVANCE TO PROSPECTING SYNDICATE.

ORDER AMENDED.

In pursuance of the provisions of the Mining Development Acts Amendment Act 1915 (No. 2752), His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 15th day of June, 1920, amended the Order dated 26th August, 1919, published in the Gazette of the 3rd September, 1919, granting an advance by way of loan of Seventy-five pounds to J. Shelton and others, Bendigo, by the substitution of the name "E. G. Yeates" for that of "J. Shelton."

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

> Mining Development Act. DEPARTMENT OF MINES.

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 Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 15th day of June, 1920, granted an advance by way of loan to A. Richard and party, of Porepunkah, of an amount of Forty-one pounds (£41) for the purpose of enabling and assisting the said party to prospect for gold, or any minerals or metals other than gold, in the locality mentioned.

F. W. MABBOTT ADVANCES TO MINERS FOR PROSPECTING.

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

MINING LEASES AND WATER RIGHT LICENCE GRANTED.

THE undermentioned Mining Leases and Water Right Licence have been granted. Any lease not executed by the 17th prox. will be liable to forfeiture:—

7518, Castlemaine; J. N. Dunn and W. H. Hussey. 7537, Castlemaine; J. N. Dunn and W. H. Hussey. 9629, Bendigo; New Red White and Blue Consolidated Coy.

N. L. 9840, Bendigo; New Red White and Blue Consolidated Coy. N. L. 9630, Bendigo; E. F. Lansell, G. V. Lansell, and L. V.

Lansell. ansett. 9632, Bendigo; Bendigo Amalgamated Goldfields N. L. 3587, Mineral; G. W. Shirrefs. 1018, Water right; F. I. Richardson and R. Wilding.

S. BARNES, Minister of Mines.

DECLARED

VOID.

. Office of Mines, Melbourne, 19th June, 1920.

 $\overline{M^{ ext{ining}}}$ LEASES

7640, Ballarat; Creswick Creek; M. O'Dea.
7650, Ballarat; parish of Dereel; H. Trende.
7650, Ballarat; Ballarat East; W. Taylor and W. Miller.
7666, Ballarat; Ballarat East; W. Taylor and W. Miller.
7678, Ballarat; Ballarat East; E. Smith.
5890, Beechworth; parish of Yackandandah; Ada Wallace.
6929, Castlemaine; North Drummond; H. E. Knapman.
7475, Castlemaine; Trentham; A. Adams.
4792, Gippsland; Aberfeldy; Lily of the Valley No Liability
4810, Gippsland; Aberfeldy; A. Hagg.
91441, Bendigo; Bendigo; R. Rogers.
9545, Bendigo; Kangaroo Gully; E. Peel.
*2436, Mineral; Buchan; The Victorian Manganese Mines
Iron & Steel Co. N. L.
*Applicant for forfeiture will be granted a new lease under
section 91 of the Mines Act 1915.

W. DICKSON,

W. DICKSON, Secretary for Mines.

APPLICATIONS FOR MINING LEASES.

SUBJECT to any necessary excisions, &c., it is intended to grant the following:—

3560, Mineral; J. W. Cerchi; 33a. 3r.; parish of Barrakee. 3562, Mineral; J. W. Cerchi; 77a. 1r. 31p.; parish of

Barrakee. 3588, Mineral; R. N. Wells; 40a. 3r. 25p.; parish of Cana bore.

S. BARNES, Minister of Mines.

A PPLICATIONS FOR MINING LEASES ABANDONED.

For renewal of lease No. 5707, Beechworth; J. Bell, 139a. 1r. 8 p.; parish of Buckland.
3591, Mineral; W. J. Williamson; 298 acres; parish of Tre-

3637, Mineral; G. Scannell; 100 acres; Toora.

S. BARNES, Minister of Mines.

6 George V. No. 2611, Section 76. 6 George V. No. 2741, Section 31.

NOTICE.

RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 483 Collins-street, Melbourne, on or before the 30th July, 1920, or they may be excluded from the distribution of the estate when the assets are being distributed:—

WILLIAM GEORGE BRAND, late of No. 540 Lonsdale-street, Melbourne, waiter, died 18th May, 1920, intestate.

ELIZABETH BRENNAN, late of No. 33 John-street, North Williamstown, widow, died 27th January, 1920, intestate.

HERBERT BUCKLEY (with the will annexed), late of Shepparton-avenue. Murrumbeena, discharged soldier, formerly plumber, died 24th May, 1920.

ALBERT GORDON BURT (with the will annexed), late of A.I.F. abroad, soldier, formerly of Wangaratta, State-school teacher, died 4th September, 1919.

FRANCIS GOLDING, late of No. 29 High-street, Kew, fish-monger, died 5th January, 1914, intestate.

MARY KIESSILLS, late of Kew Asylum, formerly of Jerilderie, N.S.W., governess, died 9th April, 1920, intestate.

THOMAS METCALFE, late of Yannathan, farmer, died 26th May, 1920, intestate.

George Roberts, late of 10 Hill-street, South Melbourne, commission agent, died 22nd May, 1920, intestate.

MARY SIPPLE (formerly Mary Nash), late of 7 Albert-street, East Melbourne, formerly of 7 Erin-street, Richmond, married woman died 10th May, 1920, intestate.

HARRY GEORGE ALBERT WOOD (also known as Harry Albert George Wood, Harold George Wood, Harry Wood, Harold George Albert Wood, and Harry George Wood), late of Woodville, in the provincial district of Hawkes Bay, in the Dominion of New Zealand, hairdresser and tobacconist, died 1st December, 1918, intestate.

THOMAS HENRY TRAVERS, late of Burramine East, old-age pensioner, died 7th March, 1920, intestate.

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

Melbourne, 15th June, 1920.

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

A RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 483 Collins-street, Melbourne, on or before the 2nd August, 1920, or they may be excluded from the distribution of the estate when the assets are being distributed:—

SYDNEY FREDERICK CHANTER (with the will annexed), late of Barham, New South Wales, saw-mill manager, died 13th. May,

MAURICE H. HIGHETT, late of No. 9 Princess-street, Fitzroy, prospector, died 20th May, 1920, intestate.

JAMES MASTERSON, late of No. 38 Rankins road, Kensington, carrier, died 8th May, 1920, intestate.

James Murray, late of No. 13 Argyle-square, South Carlton, old-age pensioner, died 12th May, 1920, intestate.

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

Melbourne, 18th June, 1920.

CONTRACTS ACCEPTED.—(Series 1919-20.)

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.
	MINES-	£ s. d.			
2424	(2)-Protection of abandoned Battery Sand Heaps at site of void lease, New Imperial Mine, Bunin-	39 7 6	F. Coswello	Sludge Abatement Board	S. Barnes, Minister of Mines. 11.5.1920.
2425	yong, from erosion	93 0 0	J. M. Williams	Votes	S. Barnes, Minister of Mines. 7.6.1920.
	PUBLIC WORKS (PORTS AND HARBORS)—				
2426	Brighton Beach Jetties during period 1st July, 1919, to 30th June, 1920 (9 lamps) [In lieu of Serial No. 305—(1) Brighton (Middle and Beach), 9 gas, £103—appearing on page 1636 of Gazette dated 16th	103 10 0	Brighton Gas Co. 1	Division 68/5. Wharf and Jetty Lights	Arthur Robinson.
	July, 1919]			. •	·
2427	VICTORIAN RAILWAYS—	516 3 4	Public Works De-	Railway Stores Sus-	
. 2421	Sleepers and 10 in. x 5 in. Crossing Timbers, delivered at Tocumwal. (Not publicly advertised)	310 3 4	partment, New South Wales	pense Account, Act 2716, Section 105	
	—Country of manufacture or production : Australia				
2428	Supply and delivery of Building Bricks, at £2 5s. per 1,000, delivered at contractor's siding, Ballarat. (Not publicly advertised) — Country of manufacture or production: Australia	Rates	R. Selkirk, Ballarat	Ditto	
2429	(1)—Supply and delivery of Cast-iron Scrap, at £11 per ton, delivered at Bendigo —Country of manufacture or production: Australia	Ditto	Cameron and Suther- land, Miller street, South Melbourne	Ditto	
2430	Supply and delivery of Cigars, Tobacco, and Cigarettes, delivered at Spencer-street. (Not publicly advertised) —Country of manufacture or production: Australia	125 2 9	W. D. and H. O. Wills (Australia) Ltd , Bourke-st , Melbourne	Ditto	
2431	(1)—Supply and delivery of Russian Black Duck, delivered at Spencer-street— Item No. 1. 72 in. wide, at 11s. 6d. per lin.	Rates	Evan Evans, Eliza- beth-street, Mel- bourne	Ditto	
	yard Item No. 2, 36 in. wide, at 5s. 6d. per lin. yard —Country of manufacture or production:		~	,	
24 32	Great Britain (2)—Supply and delivery of Sal Ammoniac, at £110 per ton, delivered at Spencer-street —Country of manufacture or production: Great Britain	Ditto	H. B. Selby and Co., Rourke-st., Mel- bourne	Ditto	Geo. H. Sutton, Secretary, two order of the Victorial Railways Commissioners 21.6 1120.
2433	(3)—Supply and delivery of Round Brass Rod, delivered at Spencer-street— Item No. 1. § in. diameter, at £11 13s. 4d. per cwt. Item No. 2. ½ in. diameter, at £11 13s. 4d. per cwt. Item No. 3. ½ in., hexagonal, at £12 2s. 8d.	Ditto	Noyes Bros. (Mel- bourne) Pty. Ltd., Bourke-st., Mel- bourne	Ditto	
	per cwt. —Country of manufacture or production: Australia				
2434	(4)—Supply and delivery of Sawn Oregon Timber, 10 in. x 2½ in. x 20 ft., at £2 18s. 9d. por 100 super. feet, delivered at Spencer-street —Country of manufacture or production:	Ditto	J. Sharp and Sons Ltd., City-road, South Melbourne	Ditto	
2435	United States of America (5)—Supply and delivery of I.W. and B.W. Screws, delivered at Spencer-streat —Country of manufacture or production: Great Britain	1,110 0 0	Briscoe and Co. Ltd., Little Collins-st., Melbourne	Ditto	
2436	(6)—Supply and delivery of Iron Bolts, hexagon head, round neck, hexagon nut, delivered at	Rates	G. F. Sewell, Cross- street, West Foot- scray	Ditto	
	Item No. 3. 4 in. x ½ in., at £3 5s. per cwt. Item No. 6. 2½ in. x ¾ in., at £2 18s. per cwt. Item No. 7. 2 in. x ¾ in., at £2 18s. per cwt. —Country of manufacture or production: Australia			Bu	
2437		Ditto	A. L. Scrutton and Co. Pty. Ltd., Syd- ney	Ditto	

⁽¹⁾ Fulfilled previous contracts satisfactorily.

^{*} Order in Council obtained.

CONTRACTS ACCEPTED.—(Series 1919-20)—continued.

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.	Charged against Vote or Fund.	Authorized according to Regulations on the date stated.
2438	VICTORIAN RAILWAYS—continued— (6)—Supply and delivery of Printing Paper, &c., delivered at Spencer-street— Item No 1. Printing Paper, Demy, 60 lbs., at £2 18s, 91. per ream Item No. 2. Royal Pasteboards, 20 in. x 25 in., 21 lbs., at £1 4s, 9d. per gross— —Country of manufacture or production: Item No: 1—Great Britain; No. 2— United States of America.	Rates	J. Spicer and Sons Ltd., Lonsdale-st., Melbourne	Railway /Stores Sus- pense Account, Act 2716, Section 105	
2439	(4'—Supply and delivery of Stores, as order-d, from 1st January, 1920, to 30th June, 1920, delivered at Spencer-street, &c.— Item No. 3. Oil, "Gargoyle Cylinder Loco.", at 3s. 8d. per gallon of 9 lbs. avoirdupois Item No. 4. Oil, "4103," Class No. 2, at 3s. 4d. per gallon of 9 lbs. avoirdupois—Country of manufacture or production: Item No. 3.—Australia; No. 4.— United States of America	Ditto	Vacuum Oil Co. Pty. Ltd., William-st., Melbourne	Ditto	
2410	(6)-Supply and delivery of Coach Bolts, § in. x 2 in., at £1 per gross, delivered at State Coal Mine Station -Country of manufacture or production:	Ditto	G. F. Sewell, Cross- street, Footscray	State Coal Mine Stores Suspense Account	-
2441	(2)—Supply and delivery of Victorian Sawn Hardwood Timber, delivered at Forrest. Deposit, £36— Item No. 14. 16 ft. 6 in. x 7½ in. x 2½ in., at	Ditto	Sanderson and Grant, Forrest	Railway Stores Sus- pense Account, Act 2716, Section 105	
24 42	El 12s. per 100 enper. feet of 1 in. thickness Item No 2a. 17 ft. x 9 in. x 2½ in., at £1 12s. per 100 super. feet of 1 in. thickness —Country of manufacture or production: Australia (1)—Supply and delivery of Hewn Grey Box and Red Ironback Timber (Victorian), 25 ft. 6 in. x 10 in. x 4½ in., at £1 12s. 6d. per 100 super. feet of 1 in. thickness, delivered at Orbost, Waygara, Tostare, Nowa Nowa, and Bruthen. Deposit, £16 —Country of manufacture or production:	Ditto	Robert Bulmer, Lakes Entrance	Ditto	
2443	Australia (3)—Discharging and loading Coal, &c, at Ararat Coal Depôt. Deposit, £3	Rates as per Annex	J. Copley and party, High-street, Ararat	Working Expenses, Rolling Stock and Way and Works	Geo. H. Sutton, Secretary, by order of the Victorian
2444	(3)—Discharging and loading Coal, &c., at Camperdown Coal Depôt. Deposit, £3	Ditto	George W. Powell	Branches Ditto	Railways Commissioners 21.6.1920.
2445	(3)—Supply and delivery of Sawn Oregon Timber, at £2 7s. per 100 super. feet, delivered at Spencer-atrest —Country of manufacture or production: —Thirty States of America.	Rates	J. Sharp and Sons Ltd., City - rosd, South Melbourne	Railway Stores Suspense Account, Act 2716, Section 105	,
2446	United States of America (10)—Supply and delivery of Galvanized Corrugated Iron Sheet, delivered at North Melbourne and Spencer-street— Item No. 1. 6 ft., 24 gauge, at £61 per ton Item No. 2. 7 ft., 24 gauge, at £61 per ton Item No. 3. 8 ft., 24 gauge, at £63 per ton Item No. 4. 5 ft., 26 gauge, at £68 per ton Item No. 6. 7 ft., 26 gauge, at £68 per ton Item No. 7. 8 ft., 26 gauge, at £68 per ton Item No. 8. 9 ft., 26 gauge, at £68 per ton Item No. 9. 10 ft., 26 gauge, at £68 per ton —Country of manufacture or production:	Ditto	Edw. Duckett and Sons. Lonsdale-st., Melbourne	Ditto	
2447	(2.—Supply and delivery of 1 Secondland Double Domy Printing Press, delivered at Spencer- street —Country of manufacture or production:	£ a. d. 350 0 0	S. Cooke Pty. Ltd., Queen-street, Mel- bourne	Ditto	
2448	Great Britain (2)—Supply and delivery of Bright Soft Drawn Steel Wire, No. 8 gauge, at £40 per ton, de- livered at North Melbourne —Country of manufacture or production:	Rates	P. Young, Little Lonedale-st., Mel- bourne	Ditto	
2449	Australia (3)—Supply and delivery of Closet Pans, delivered at Spencer-street— Item No. 1. "A" Class, at 16s. 9d. each Item No. 2. "H" Class, at 12s. 6d. e.ch —Country of manufacture or production:	Ditto	Galvanized Products Pty. Ltd., City-rd., South Melbourne	Dicto	
2450	Supply and delivery of First-class Sleepers, de- livered at Newport. (Not-publicly advertised)— Item No. 1. 9 ft. x 10 in. x 5 in., at 4s. each tem No. 2. 4 ft. 6 in. x 10 in. x 5 in., at 2s. each —Country of manufacture or production:	Ditto	Commonwealth of Australia (Central Wool Committee), William-st., Mel- bourne	Ditto	
2451	—Gountry of manufacture or production: Australia (1)—Supply and delivery of White, Blue, and Buff Ticket Boards, at £54 17s. 9d. per ton, delivered at Spencer-street —Country of manufacture or production: Australia	Ditto	R. R. Woolcott and Co. Pty. Ltd., Lonsdale-st., Mel- bourne	Ditto	}

Annex to Contract No. 2443.

J. Copley and party.

Contract.—Discharging and loading Coal, &c., at Ararat Coal Depôt.

No. of Item.	Description of Works.	Rate.
1	To discharge all hopper tracks of coal immediately on arrival, and trim the coal between the roads, or	
		3d. per ton
2	To discharge all ballast trucks of coal immediately on arrival and trim the goal between the	013
	trim and stack the coal on the coal stage when ordered	2½d. per ton
3	To discharge all medium trucks of coal immediately on arrival, and keep the top decking of coal stage clear	1d no. 4
	of coal, or trim and stack the coal on stage when ordered	4d. per ton
4	10 discharge all 10-ton trucks of coal immediately on arrival and keep the ten deal-	4d. per ton
5	of coal, or trim and stack the coal on stage when ordered	ac. per ton
Ð	To discharge all QR trucks of coal immediately on arrival, and keep the top decking of coal stage clear	4d. per ton
6		id. per ton
v	To discharge all NN trucks of coal immediately on arrival, and keep the top decking of coal stage clear	4d. per ton
7		por 10L
•	To discharge all medium trucks of coal (partly filled) immediately on arrival, and keep the top decking of	4d. per ton
8		, rav ber oou
Ü	To thoroughly break up all lumps of coal to not more than six (6) inches in size; fill coal barrows or baskets;	8d. per ton
	also to enter the correct weight supplied each engine on fuel receipt book; obtain driver's signature to same: and report any neglect to store clerk	
9		
•	To discharge medium I trucks on ground, and stacking coal three (3) feet from rail to a height of seven (7) feet to be built solidly as directed	4s. 2d. per truel
10	To discharge 15 ton trucks, do. do	•
11	To discharge OP transfer do de	6s. 3d. per truck
12	To discharge happer twoler do do	8s. 8d. per truck
13	To load up all coal from ground into medium I truoleg an discated	3s. 6d. per truck
14	10 load RD all coal from ground into 15 ton timeles and innet. 3	7s. 6d. per truck
15 ·	10 load up all coal from ground into DR trucks as directed	11s. per truck
16	To load up all coal from ground into hopper trucks as directed	13s. per truck
21	Discharging sand into kilns or from medium I trucks immediately on amine 1	4s. 7d. per truck
22	Discharking Sand into Kinds of Irom 10-ton trucks immediately on engine of dischal	4s. 6d. per trucl
24		6s. per truck
		7s. per truck
26		10.
28	To discharge method from incutant 1 bracks immediately on arrival the wood to be bont about about it is in	10s. per truck
		3s. 6d. per truck
29	To discharge firewood from 15-ton trucks immediately on arrival, the wood to be kept clear of the piles of	4s. 3d. per truck
20		48. ou. per truck
30	To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of	7s. per truck
31		10. Dot truck
32	To load firewood into 15 ton trucks	3s. per truck
33		4s. 6d. per truck
34	10 1080 DIEWOOD INTO MEDIUM I trucks and ducharge cares when seeming	5s. per truck
35	10 10au lifewood life 10-lon tricks, and discharge same when required	7s. per truck
36	10 1080 SIRCK COSI From linder stage	4s. per truck
	To put figuring up wood on engines, five (b) feet or more, as directed	2d. per engine
37 38	Watering coal in trucks when necessary	5 d. per ton

Annex to Contract No. 2444.

G. W. Powell and party.

Contract.—Discharging and loading Coal, &c., at Camperdown Coal Depôt.

To discharge all 15-ton trucks of coal immediately on arrival, and keep the top decking of coal stage clear of coal, or trim and stack the coal on stage when ordered To discharge all QR trucks of coal immediately on arrival, and keep the top decking of coal stage clear of coal, or trim and stack the coal on stage when ordered To thoroughly break up all lumps of coal to not more than six (6) inches in size; fill coal barrows or baskets; and supply all engines with the quantities to gauge-plate levels or as directed by the officer in charge; also to enter the correct weight supplied each engine on fuel receipt book; obtain driver's signature to feet, to be built solidly, as directed in the discharge medium I trucks on ground, and stacking coal three (3) feet from rail to a height of seven (7) feet, to be built solidly, as directed in to load up all coal from ground into E-ton trucks, as directed in the load up all coal from ground into QR trucks, as directed in the load up all coal from ground into QR trucks immediately on arrival, as directed in the load up all coal from ground into Wilns or from medium I trucks immediately on arrival, as directed in the load up all coal from ground into Wilns or from medium I trucks immediately on arrival, as directed in the place of the piles of the load ashes into 15-ton trucks, to be filled to water level. No ashes to be left between the roads to discharge firewood from medium I trucks immediately on arrival, the wood to be kept clear of the piles of ramp and the load specific trucks immediately on arrival, the wood to be kept clear of the piles of ramp and of the load specific trucks immediately on arrival, the wood to be kept clear of the piles of ramp and to discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of ramp and the load specific trucks immediately on arrival, the wood to be kept clear of the piles of ramp and the load specific trucks immediately on arrival, the wood to be kept clear of the piles of ramp and the load s	No. of Item.	Description of Works.	Rate.
To discharge all 15-ton trucks of coal immediately on arrival, and keep the top decking of coal stage clear of coal, or trim and stack the coal on stage when ordered To discharge all QR trucks of coal immediately on arrival, and keep the top decking of coal stage clear of coal, or trim and stack the coal on stage when ordered To theroughly break up all lumps of coal to not more than six (6) inches in size; fill coal barrows or baskets; and supply all engines with the quantities to gauge-plate levels or as directed by the officer in charge; also to enter the correct weight supplied each engine on fuel receipt book; obtain driver's signature to same; and report any neglect to store clerk To discharge medium I trucks on ground, and stacking coal three (3) feet from rail to a height of seven (7) feet, to be built solidly, as directed To load up all coal from ground into medium I trucks, as directed	3		6d. per ton
To discharge all QR trucks of coal immediately on arrival, and keep the top decking of coal stage clear of coal, or trim and stack the coal on stage when ordered To thoroughly break up all lumps of coal to not more than six (6) inches in size; fill coal barrows or baskets; and supply all engines with the quantities to gauge-plate levels or as directed by the officer in charge; allso to enter the correct weight supplied each engine on the receipt book; obtain driver's signature to same; and report any neglect to store clerk To discharge medium I trucks on ground, and stacking coal three (3) feet from rail to a height of seven (7) feet, to be built solidly, as directed To load up all coal from ground into medium I trucks, as directed	4	To discharge all 15-ton trucks of coal immediately on arrival, and keep the top decking of coal stage clear	6d. per ton
To thoroughly break up all lumps of coal to not more than six (6) inches in size; fill coal barrows or baskets; and supply all engines with the quantities to gauge-plate levels or as directed by the officer in charge; also to enter the correct weight supplied each engine on fuel receipt book; obtain driver's signature to same; and report any neglect to store clerk To discharge medium I trucks on ground, and stacking coal three (3) feet from rail to a height of seven (7) feet, to be built solidly, as directed To load up all coal from ground into medium I trucks, as directed To load up all coal from ground into QR trucks, as directed To load up all coal from ground into QR trucks, as directed Discharging sand into kilns or from medium I trucks immediately on arrival, as directed To keep all the schpits clean, lift the grates in the ashpits and clean out the catchpits daily, and load the ashes into medium I trucks, to be filled to water level. No ashes to be left between the roads To discharge firewood from medium I trucks immediately on arrival, the wood to be kept clear of the piles of ramp To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of ramp To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of ramp To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of ramp To load slack coal from under stage To load slack coal from under stage To load slack coal from under stage	5	To discharge all QR trucks of coal immediately on arrival, and keep the top decking of coal stage clear of	6d. per ton
To discharge medium I trucks on ground, and stacking coal three (3) feet from rail to a height of seven (7) feet, to be built solidly, as directed To load up all coal from ground into medium I trucks, as directed To load up all coal from ground into 15-ton trucks, as directed To load up all coal from ground into 26 trucks, as directed To load up all coal from ground into 26 trucks, as directed Discharging sand into kilns or from medium I trucks immediately on arrival, as directed To keep all the ashpits clean, lift the grates in the ashpits and clean out the catchpits daily, and load the ashes into medium I trucks, to be filled to water level. No ashes to be left between the roads To load ashes into 15-ton trucks, to be filled to water level. No ashes to be left between the roads To discharge firewood from medium I trucks immediately on arrival, the wood to be kept clear of the piles of ramp To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of ramp To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of ramp To doad slack coal from under stage To load slack coal from under stage	8	To thoroughly break up all lumps of coal to not more than six (6) inches in size; fill coal barrows or baskets; and supply all engines with the quantities to gauge-plate levels or as directed by the officer in charge; also to enter the correct weight supplied each engine on fuel receipt book; obtain driver's signature to same; and report may needed to stone clark.	6d. per ton
To load up all coal from ground into medium I trucks, as directed	9	To discharge medium I trucks on ground, and stacking coal three (3) fact from miles 1.	6s. per truck
To load up all coal from ground into 15-ton trucks, as directed	13	To load up all coal from ground into medium I trucks as directed	•
Discharging sand into kilns or from medium I trucks immediately on arrival, as directed		To load up all coal from ground into 15 ton trucks, as directed	10s, per truck
Discharging sand into kilns or from medium I trucks immediately on arrival, as directed		1 To load up all coal from ground into OR trucks as directed	10s. per truck
Discharging sand into kins of from 10-ton tricks immediately on arrival, as directed. To keep all the ashpits clean, lift the grates in the ashpits and clean out the catchpits daily, and load the ashe into medium I trucks, to be filled to water level. No ashes to be left between the roads To discharge firewood from medium I trucks immediately on arrival, the wood to be kept clear of the piles of ramp To discharge firewood from 15-ton trucks immediately on arrival, the wood to be kept clear of the piles of ramp To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of ramp To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of ramp To load slack coal from under stage		Discharging sand into kilns or from medium I trucks immediately on aming!	10s. per truck
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28 To discharge firewood from medium I trucks immediately on arrival, the wood to be kept clear of the piles of ramp 29 To discharge firewood from 15-ton trucks immediately on arrival, the wood to be kept clear of the piles of ramp 30 To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of ramp To load slack coal from under stare 32. per to 33. 6d. per to 15 to 1		I 10 Keep all the ashbits clear lift the grates in the achrite and clear out al	14s. per truck 7s. 6d. per tru
of ramp To discharge firewood from 15-ton trucks immediately on arrival, the wood to be kept clear of the piles of ramp To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of ramp To load slack coal from under stare 25. per trucks immediately on arrival, the wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival, the wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival to wood to be kept clear of the piles of 3s. 6d. per trucks immediately on arrival	28 .	To lead ashes into 15 tou twicks to be filled to water level. No ashes to be left between the roads	
To discharge firewood from 15-ton trucks immediately on arrival, the wood to be kept clear of the piles of ramp To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of ramp To load slack coal from under stage		of ramp	12s. per truck 2s. per truck
To discharge firewood from QR trucks immediately on arrival, the wood to be kept clear of the piles of To load slack coal from under stage	29	To discharge firewood from 15-ton trucks immediately on arrival, the wood to be kept clear of the piles of	3s. per truck
35 To load slack coal from under stage	30	To discharge freewood from QR trucks immediately on arrival, the wood to be kent clear of the piles of	3s. 6d. per tru
To put lighting up gread on against for (E) for the control of the party of the par	35	To load slack coal from under stage	F W U
	36	To put lighting-up wood on engines five (5) feet or more as discated	10s. per truck
To stack firewood on ground (50 cubic feet = 1 ton)		To stack firewood on ground (50 cubic feet = 1 ton)	1d. per engine

ORDERS IN COUNCIL. -(Series 1919-20.)

Seriel No.	Purpose and Partic	ulars.		Amo	ount.		Name for Approval.	Charged against Vote or Fund.	Authority.
2452	MINES— Purchase of 15 tons Chaff, delwell Brown Coal Mine	livered at	the Mor-	£ 136	6	d. 2	R. W. Judd	Votes	Approved by the Governor in Council, 15th June, 1920.—F. W. Mabbott, Clerk of the Executive Council.
2453	PUBLIC WORKS (PORTS A Supply of 100 tons of Engine Matthew Flinders at the rate (Purchased as directed by the Office)	Coal to the of £1 15c	ie Dredge s. per ton.	175	0	0	Melbourne Steam- ship Co. 1	Division 68/6. Dredg- ing Operations	Approved by the Governor in Council, 8th June, 1920.—F. W. Mabbott, Clerk of the Executive Council.
2454	VICTORIAN RAILWAYS— 20 gross of Gauge Glasses			688	0	0	McPherson's Pty.	Railway Stores Sus- pense Account	1)
2455	Quantity of Mild Steel		4	505	0	0	Broken Hill Pty. Co. Ltd.	Ditto	Approved by the Governor
2456	Quantity of Glass			127	16	9	Brooks, Robinson, and Co., Pty. Ltd.	Ditto	in Council, 15th June, 1920 F. W. Mabbott, Clerk of the Executive
2457				2,144	0	0	Forestry Commission, New South Wales	Ditto	Council.
2458 2459	20,000 Solid Metal Table Kniv Quantity of Spring Steel			787 114		0	Boswell and Co T. Firth and Sons Pty. Ltd.	Ditto Ditto]

(1) Fulfilled previous contracts satisfactorily.

Melbourne, 23rd June, 1920.

Mclbourne 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 UNDERMENTIONED 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 as under are hereby required, on or before the 26th July, 1920 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, 15th June, 1920.

Camberwell.

. Carramar-avenue, from Cooloongatta-road to Glyndon-road.

Caulfield.

Hawson-avenue, from Dorothy-avenue westwards 11 chains. Dorothy-avenue, from Culma-street to Hawson-avenue. Booran-road, from Bundeera-road to Eumeralla-road. Eumeralla-road, from Booran-road westwards 183 chains. Railway-road, from Neerim-road southwards 14 chains. Clifton-street, from Queen's-avenue to Derby-crescent Clarke-avenue, from Glen Huntly-road northwards 111 chains. Griffith-street, from Glen Huntly-road to Field-street. Field-street, from Griffith-street westwards 21 chains. Sycamore-street, from Hawthorn-road eastwards 13 chains.

Footscray.

Leander-street, from 8 chains north of Barkly-street north-Leanner-street, from commission of Barkly-street northwards 132 chains
Edward-street, from Leander-street to Dudley-street,
Dudley-street, from Edward-street northwards 22 chains
and southwards 33 chains.
Stafford-street, from Edward-street northwards 33 chains.

Kew.

Banool-avenue, from Stawell-street to Studley Park-road.
Argyle-road, from Normanby-road westwards 12 chains.
Thomas-street, from Sackville-street to Lytton-street.
Lytton-street, from Thomas-street westwards 12 chains.
Stoke-avenue, from Burke-road westwards 7½ chains.
Wishart-street, from Campbell-street southward 6½ chains.
Winton-street, from Campbell-street to Segtoune-street.
Segtoune-street, from Winton-street to Adeney-avenue.
Adeney-avenue, from Segtoune-street northwards 1½ chains.

Malvern.

Childers-road, from Victoria-road to Ewart-street. Valley View-road, from Dorrington-road to Wattletree-road

Richmond.

Right-of-way west of Chestnut-street, from Balmain-street southwards 54 chains.
Walnut-street, from Gordon-street northwards 14 chains and southwards 14 chains.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE MUSICIANS BOARD.

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

Representatives of Employers—. GEORGE TALLIS, ARTHUR JAMES DAVIDSON, JOHN CECIL LANGLEY.

Representatives of Employees-WILLIAM JOSEPH HOPKINS, EDWIN ALFRED J. RAWLINS, WILLIAM MAIR ROBB.

WILLIAM MAIR ROBB.

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

MATTHEW BAIRD. Minister of Labour.

16th June, 1920.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE GAS METER BOARD. $\dot{}$

UNDER the powers in that behalf conferred by the Factories and Shops Acts, I hereby nominate the following persons for appointment as Members of the Gas Meter Board:—

Representatives of Employers-JAMES MARSHALL MAUFARLANE, JOHN WILLIAM THOMPSON, JOHN SIMPSON WEIR.

Representatives of Employees-RAYMOND PHILIP JONES, ALBERT EDWARD THOMPSON, ROBERT WRIGHT.

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

MATTHEW BAIRD, Minister of Labour.

16th June, 1920.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE COUNTRY AGRICULTURAL IMPLEMENTS BOARD.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, I hereby nominate the following persons for appointment as Members of the Country Agricultural Implements Board:—

Representatives of Employers— JOSEPH HENRY BOLDEN, EDWARD COUZENS DAVIS, SAMUEL, ROBERT MAY, GEORGE RAWLING, EDGAR HOWARD TUCKER.

Representatives of Employeespresentatives of Emplo John Cartwright, John Ernest Elliott, John Henderson, Davis Lewis, Frank Oakley.

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

MATTHEW BAIRD, Minister of Labour.

16th June, 1920.

- Factories and Shops Acts. FORM OF INDENTURE PRESCRIBED BY THE PRINTERS BOARD.

IIIS indenture made the day of 19 apprentice employer parent or guardian for themselves their executors administrators or assigns.

Witnesseth that the said hereby covenant with the said the employer doth apprentice and parent or guardian that he the said employer will-

(a) Take and receive the said apprentice as his apprentice for the full term of years from the 19

day of (b) To the best of his power knowledge and ability teach and instruct or cause to be taught and instructed the said apprentice in the process trade or business of

ness of and in all things incident or relating thereto.

(c) Pay to the said appreutice (during such time as he shall observe and perform the terms of this indenture) wages at the rate following (that is to say):—

During the currency of this indenture—

Dui	ing one	currency	~			**	
1st ye	ar †			per	week	of	hours
	,,				,,		,,
	,,				,,		,,
	,,				1)	•	"
	••				**		,,
26th				,			4.4

(d) Pay to the said apprentice such further rates for evertime worked as may be fixed by the Printers

overtime worked as may be fixed by the Printers Board.

(e) Provide all plant and materials necessary to enable the said apprentice during the term of this indenture to perform his work.

(f) On the execution of these presents by all parties hand over to the said apprentice a copy of this agreement.

(g) On completion of the term herein named hand over to the said apprentice this copy of agreement with a certificate thereon to the effect that the said term has been served. Provided that this shall be conditional on the said apprentice serving the said term and observing and fulfilling the covenants herein.

(h) If at any time during the said term he shall die or cease to carry on the business aforesaid in all its branches as now carried on by him he or his executors administrators or assigns or one of them will within one month thereafter find and provide some other employer or employers carrying on the business aforesaid in all its branches and will assign and transfer the said apprentice to such employer or employers upon and subject to the same or the like conditions and stipulations as afe hereinbefore provided. provided.

provided.

(i) Not employ the said apprentice on linetype work at any time before the commencement of the last year of the said term.

§ (i) Throughout the term of the apprenticeship keep at his place of business and use in and for the purposes of the said process trade or business at least one cylinder machine.

|| (k) Not employ the said apprentice upon work other than composing except during the first two years of the term.

No. 132.-June 23, 1920.-10119.-2

* (1) Permit the said apprentice during the currency of the third fourth and fifth years of the term of this indenture to attend technical classes for **

(wherever such classes are held within a radius of five miles from his place of business) for at least one half-day in each week when such classes are

in session.

++(m) Cause the apprentice to receive each week the following minimum amounts of hand composition:—

During the second year of the term 3,000 ens per week, during the third year 4,000 ens per week, during the fourth year 5,000 ens per week, and during the fifth and sixth years of apprenticeship 6,000 ens per week.

And that the said And that the said apprentice and parent or guardian covenant with the said employer that he parent or guardian covenant with the said employer that he the said apprentice during the said term (unless the employer shall remove his business to some place beyond the radius of three miles from his present place of business in which case the parent or guardian may if he so elect claim to have this indenture assigned to some other employer within the radius if any there he or if there he none such to have this indenture cancelled) will—

(a) Well faithfully and honestly serve the said employer as an apprentice in his trade or business aforesaid.
(b) Willingly obey the lawful orders and commands of the said employer or of such of his representatives as he the said apprentice shall be placed under in the said business.

(c) Not do or commit nor suffer to be done or committed or do or commit not such to be done or other injury to the property or goods of the said employer or any firm or company of which he may be a member or lend them to any person without the consent of the said em-

(d) Not unlawfully absent himself from the service of the

said employer during business hours.
(c) Not by word or action induce other apprentices to disobedience.

And it is hereby specially agreed by all the parties to this indenture that in case any of the covenants hereof are broken by any party hereto the Secretary for Labour or any Police Magistrate of Victoria shall have power to cancel and make an end of this indenture of apprenticeship if he is satisfied that any covenant or covenants have been broken and that it is desirable to do so.

It is hereby further agreed-

is hereby further agreed—

 That the said apprentice shall be paid for all days named as public holidays in the Determination of the Printers Board and for New Year's day.
 That the said apprentice shall not be paid for any time he shall be absent from his said duties through his own wilful default and neglect or through illness or through absenting himself from his said employer's service without leave or licence.

 That the said apprentice shall not be entitled to a higher rate of pay until he has actually worked for a period of twelve months at the next preceding rate.
 That in computing the period of twelve months all time worked as overtime shall be allowed as a set off against any absence during the said period.
 and for the true performance of all and every of the said

And for the true performance of all and every of the said tovenants and agreements each of the said parties bindeth himself to the other by these presents.

Signed, sealed, and delivered by the said—
Employer—
Apprentice—

(L.s.) Witness(L.s.) Witness-Parent or guardian-(L.S.) Witness-

* Here insert description of the trade to be learned by the apprentice.

apprentice.

† The rates to be inserted should be based upon the scale fixed by the latest Determination of the Board.

fixed by the latest Determination of the Board.

Strike out if not applicable owing to previous experience.
Strike out this clause if the process, trade, or business be not that of a letterpress machinist.

Strike out this clause if the process, trade, or business be not that of a compositor.

Strike out this clause if the business of the employer be not that of a daily newspaper office.

Here insert the word "compositors" or the words letterpress machinists," according to the nature of the process, trade, or business which the apprentice is to be taught.
Histrike out this clause if the business of the employer be not that of a daily newspaper office, or if the process, trade, or business be not that, of a compositor.

This is the amended form of indenture approved by the Printers Board.

E. NOTLEY MOORE, P.M. Chairman. 10th June, 1920.

Approved—
MATTHEW BAIRD,
16th June, 1920.

0

FRANK CLARKE, Commissioner "Public Works.

l Local Government Act 1915.—Part 39, Section 732.

LICENORS TO OCCUPY UNUSED ROADS.

may be received by the undermentioned each case NOTICE is hereby given that Licences to occupy Jussed Roads bave been issued to the following approved applicants, and that the Licence Fee'specified in

Department of Public Works (Unused Roads and Water Frontages Branch, Melbourne, 14th day, of Juna, 1920.

		_		-							
Name and Address of Licensee.	. [Area.	Municipality	Parish.	Abutting on- Allotments and Sections.		Date of Issue of Licunce.	Date of Issue Date of Expire of Licence.	Fee for Liceme	Payable to Receiver	0
		A. B. P							9		
Fry, Norman, Bell-street, Penshurst	:	21 0 0	Mount Rouse	Yalimba East	7, 8, 6, 54, 58, 4, 28, secs. IX and VIII	111	1.1.1920	31.12.1929		Hamilton	
Jones 1) Boolerra	፥	4.0	Heytesbury	rumbete	118A		1.1.1917	31.12.1919	4	Camperdown	
et, Northcot	: 4	- e - e - e - e - e - e - e - e - e - e	Broadmeadows	Guim.	21, sec. A		1.1.1920	31.12.1922	0 0	Translgon	•
Turner, Archibald, Powers Creek, P.B.,	•	5 2 0	Glenelg	:: ::		: :	: =		e c	Carterion	
Ross, Andrew, "Braeside," Newlyn	;	10 0 0	Swap Hill	Bogs			: :			17	
Craske, J., Eastern Hill, Whittlesea		4-1	Whittlesea	Macarthur Toorourrang, township	5, sec. B, G. Fraser's allot 8, 9, sec. 13		: : :	·	. 8 6	Portland	
Crossley, Frank W., Noradjuha	-	11 2 0	Arapiles		•	:	<u>.</u>) i	Meiodurne	
England, R. F., "Arama," Leslie-road, Essendon		1 2 0		ırwen ı		: :	1.1.1914	31.12,1916	n 0 0 m	Horsham Alexandra	
Pikes John, jun., Goldsborough		63 5	Dunoily	Painswick	Dunolly P.R. 14	:	1.1.1912	31.12.1914	9 0	Dundly	
Scanlan, John D., Tallangatta Valley	_	28.		Ledcourt	233, 234, 235	:	1.1.1918	31.12.1915	0 13 6	Stawell	
		4200		:	30)	:	1.1.1914	31.12.1916	96	Tallangatta	
Carter, Thomas, Mirboo North		0 0 1		Allambee East	399, 35c	:	1, 1, 1910	01.12.1917	0 c	Wassen	
Berger, F. W., Winter-street, Malvern'		15 0	Swan Hill	Castle Donnington		: :	1.1.1917	31.12.1919	9 2 2	Swan Hill	•
	_	90		:	· · · · · · · · · · · · · · · · · · ·	:	ŧ	=	1 11 0	=	
Scott, P. E., Delvine, via Fernbank		000	Ayon		29 29 1 1 A 59.1	:	1.1.1918	31.12.1920	0 5 0	Alexandra	
	_	8	Yea	: :		: :	1.1.1920	31 12 1929	27.00	Sale	
Lionand, Joseph, Dewaridge	:	0 0 11	Korong	Kinypaniel	:		=	=	20	Wedderburn	
				-			_	-		•	

Licence No. 15673, renew to 31st December, 1921; No. 15650, renew to 31st December, 1919, then to 31st December, 1921; No. 15650, renew to 31st December, 1921; No. 15650, renew to 31st December, 1920; No. 15650, special condition:—Unlocked swing gates to be creeted; No. 15652, special condition:—Unlocked swing gates to be creeted on road south of all charged from 1st April, 1920; No. 15659, special condition:—Unlocked swing gates to be creeted on road south of all the second control of the second cont

the undermentioned Officers

Local Government Act 1915, Part 39, Section 732.

ρĄ received **,** may Case овср Ξ. specified Fee LICENOES TO OCCUPY WATER FRONTAGES.

Authorized by the Treasurer to collect Territorial Revenue. Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 8th day of June, 1920.

of of Licenoe.	Name and Address of Licensee.	Area.	Municipality.	Parish.	Abuttang on— Allottnents and Sections.	tions.	Date of Issue of Licence.	Date of Issue Date of Expiry of Licence.	Fee for Licence	Payable to Receiver of Revenue at-
10740	10740 Turner, Archibald, Power's Creek P. B., Derg-	A B ::	Kowree	Kadnook	78a	. :	1.1.1920	31 19 1099	00 o	
10741	., Macarthur Mary, Mount Alfred		Dundas	Macarthur	5, sec. B	:		=	0 19 6	Casterion Portland
10743	Ride (Mrs.) Ellen, Benalia Robinson, Rev. Colin, Chaltanhana	: :	Benalla	Benalla		: ;		31, 12, 1913 31, 12, 1915	90	Bethanga Renall:
10745	Hern, Oatherine, Macedon.	: :	Gisborne	Macedon	19, sec. VII	::	1.1.1915	31.12.1917	5 W F	Warragul
10747	Cardwell, Rachel, Mitta Mitta	: : -		Darragan	. 42	:		=	1 0 0	Horsham
1074S 10749	·ck	:	Upper Yarra	Woori Yallock		::	: :		သင တလ	Tallangatta Melbanan
10750	Hearn, F. M., Gilderoy) }':	Upper Yarra	Beenak	57A	:	= :	:	30.0	Bainsdale
10762	Robinson, William, Cowelltown Robinson, William, Guildford	:	Nowates de		-	: :	= =		0 F 0	Melbourne
	-		Alexa		11, 12, 10, 47, 48, secs. 18, 7	:	=	=	0 15 0	Castlemaine

Local Government Act 1915, Part 39, Section 732. LICENCES TO OCCUPY UNUSED ROADS.—LICENCES CANCELLED, ETC.

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

Licence No. 14846, Crilly, W. J., gazetted 18th December, 1918, page 3530. Transfer to P. M. Walter, of Balmattum, gazetted 27th May, 1920, page 1947, should read P.O., Euroa, in lieu of Melbourne. Pay office, Euroa.

Licence No. 1563, Nisbet, T., gazetted 29th August, 1906, page 3680. Cancelled as from 31st December, 1916. Pay office, Yackandandah.

Licence No. 3569, Vincent, J. A., gazetted 29th May, 1907, page 2290. Transferred to George Cribbes, Wangaratta. Pay office, Wangaratta.

Licence No. 7550, Herbert, W., gazetted 1st April, 1910, page 1930. Amend as from 1st January, 1911, by including 1 acre of road through grazing block in parish of Painswick, increasing area to 2½ acres, and rent to 4s. per annum. Pay office, Dunolly.

increasing area to 2½ acres, and rent to 4s. per annum. Pay office, Dunolly.

Licence No. 14260, Watson, exors. of W., deceased, gazetted 31st October, 1907, page 3334. Transferred to J. Bell, 238 Flinders-lane, Melbourne. Pay office, Mansfield.

Licence No. 5656, O'Reilly, P., gazetted 3rd February, 1909, page 982. Read name Matthew O'Reilly, jun., Tallangatta. Pay office, Tallangatta.

Licence No. 9243, Neal, Frederick, gazetted 25th October, 1911, page 5234. Transferred to Mrs. A. D. B. McKechnie, St. Arnaud. Pay office, Ararat.

Licence No. 14246, Lascelles, Mrs. E., gazetted 17th October, 1917, page 3280. Amend as from 1st January, 1920, by excising road south of allotment 39, reducing area to 35½ acres, and rental to £4 10s. per annum. Pay office, Geelong.

Licence No. 8339, Fairbairn, trustees of C. O., gazetted 1st February, 1911, page 896. Transferred to C. O., Fairbairn, of Banangill, Streatham. Pay office, Camperdown.

Licence No. 13669, Fairbairn, Trustees of C. O., gazetted 6th September, 1916, page 3456. Transferred to C. O. Fairbairn, of Banangill, Streatham. Pay office, Ballarat.

Licence No. 11003, Bryant, John, gazetted 27th December, 1912, pages 5343-4. Transferred to Mrs. S. M. Virgo, Glenorchy. Pay office, Stawell.

Licence No. 7113, Robbins, exors. of W., gazetted 1st December, 1909, page 5178. Cancelled as from 31st December, 1919. Pay office, Bendigo.

Licence No. 12546, Darling, J., gazetted 12th August, 1914, page 3586. Read name Exors. of J. Darling, c/o Bank of Victoria, Leongatha. Pay office, Melbourne.

Licence No. 11539, Guy, John, gazetted 13th March, 1906, page 2368. Cancellation gazetted 27th May, 1920, page 1947,

2270. Cancelled as from 31st December, 1913. Pay office, Boort.

Licence No. 944. Ross, A. R., gazetted 13th March, 1906, page 2368. Cancellation gazetted 27th May, 1920, page 1947, should read date of cancellation 30th April, 1920, in lieu of 31st December, 1920. Pay office, Hamilton.

Licence No. 9890, Sinclair, A., gazetted 17th April, 1912, pages 1550-1. Cancellation gazetted 27th May, 1920, page 1947, should read date of cancellation 31st December, 1920, page 1947, should read date of cancellation 31st December, 1910, in lieu of 31st December, 1920. Pay office, Yackandandah.

Licence No. 15174, Wilcox, David H., gazetted 23rd July, 1919, page 1663. Transferred to Mrs. L. J. Dalgleish, Boort. Pay office, Boort.

Licence No. 13859, Moss, W. E., gazetted 21st February, 1917, page 682. Read rent 2s. 6d. per annum from date of issue. Pay office, Warragul.

Licence No. 6741, McConnell, John, gazetted 29th September, 1909, page 4355. Read rent 2s. 6d. per annum from 1st January, 1914. Pay office, Warrambool.

Licence No. 11781, Heywood, W. D., gazetted 3rd September, 1913, pages 3990-1. Transferred to Loucy Kit, Loucy Ah Chee, Wee Non, and Kee Hew, of White Hills, Bendigo, from 1st January, 1920. Pay office, Bendigo.

Licence No. 4960, Quigley, Martin, gazetted 14th October, 1968, page 4976. Read name Michael Quigley. Pay office, Geelong.

Licence No. 14256, Creed, S. W. H., gazetted 31st October.

1968, page 49/6. Read Hamber Licence No. 14256, Creed, S. W. H., gazetted 31st October, 1917, page 3394. Amend as from 1st July, 1919, by excising road east of allotment 38A2, reducing area to 74 acres, and rent to £1 9s. per annum. Pay office, Geelong.

Licence No. 4799, Fahey, W., gazetted 27th May, 1908, page 2756. Cancelled as from 31st December, 1919. Pay office,

Licence No. 7144, Fahey, exors, of W., gazetted 8th December, 1909, page 5269. Read rent 10s, per annum from 1st January, 1921. Pay office, Colac.

Licence No. 9884, Vance, A., gazetted 17th April, 1912, pages 1550-1. Cancelled as from 31st December, 1913. Pay office, Stawall

Licence No. 9884, Vance, A., gazetted 17th April, 1912, pages 1550-1. Cancelled as from 31st December, 1913. Pay office, Stawell.

Licence No. 14246, Lascelles, E., gazetted 17th October, 1197, page 3280. Transferred to Charles Fairbairn, Wooloomanata, Lara. Pay office, Geelong.

Licence No. 14798, Allan, E. M., gazetted 6th November, 1918, page 3247. Transferred to W. Bourke, of Lethbridge. Pay office, Geelong.

Licence No. 5535, McNicol, J., gazetted 13th January, 1909, age 83. Transferred to John Terrill, of Rutherglen. Pay

page 83. Transferred to John Terrin, of Advanced office, Tallangatta.

Licence No. 11491, Eaton, M., gazetted 21st May, 1913, page 2197. Cancelled as from 31st December, 1920. Pay office,

Melbourne.

Licence No. 14391, Cox, S. G., gazetted 6th February, 1918, page 697. Cancelled as from 31st December, 1919. Pay office, Melbourne.

Licence No. 11503, Pollard, Joseph, gazetted 28th May, 1913, page 2278. Transferred to John MacDonald, Wycheproof, from 1st January, 1920. Pay office, Charlton.

FRANK CLARKE Commissioner of Public Works.

Department of Public Works. (Unused Roads and Water Frontages Branch), Melbourne, 9th day of June, 1920.

Factories and Shops Acts

At the Executive Council Chamber, Melbourne, the fifteenth day of June, 1920. PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Mr. Oman Mr. Hicks.

Mr. Hutchinson

RESCISSION OF EXEMPTION FROM SATURDAY HALF-HOLIDAY AND REGULATION OF CERTAIN SHOPS IN THE TOWNSHIP OF GARFIELD.

IN THE TOWNSHIP OF GARFIELD.

Under the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, upon a petition signed by a majority of all the shopkeepers (exclusive of hawkers and pedlers) keeping shops within the township of Garfield, within the municipal district of the shire of Berwick, of the particular classes to be affected, doth hereby revoke the Regulations made on the 5th day of January, 1917, providing that all shops (except shops for the sale of fresh uncooked meat, hairdressers' shops, and shops of the classes or kinds mentioned in the Fourth Schedule to the Factories and Shops Act 1915), within the said township of Garfield, shall be exempted from the Saturday half-holiday and fixing the closing hours on Saturdays, Fridays, and Wednesdays.

REGULATION OF TOBACCONISTS' SHOPS WITHIN THE BOROUGH OF PORT FAIRY.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, upon a petition certified by the municipal clerk of the municipal district of the borough of Port Fairy, as signed by a majority of all the shopkeepers of the particular class to be affected, doth hereby make the following Regulation, that is to say:—

It shall be lawful for the shop of any tobacconist within

It shall be lawful for the shop of any tobacconist within the municipal district of the borough of Port Fairy to keep open on the evenings of Monday, Tuesday, and Thursday in each week until Eight o'clock.

And the Honorable Matthew Baird, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

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

ROAD IN THE PARISH OF WERRIGAR REDUCED IN WIDTH.

At the Executive Council Chamber, Melbourne, the fifteenth day of June, 1920.

PRESENT:

His, Excellency the Lieutenant-Governor of Victoria.

Mr. Lawson Mr. Hutchinson

Mr. Oman Mr. Hicks.

Mr. Hutchinson

IS Excellency the Lieutenant-Governor of the State; of thereof, in accordance with the advice of the Executive Council thereof, in accordance with the provisions of and in exercise of the powers conferred by section 485 of the Local Government Act 1915 (6 Geo. V. No. 2686), doth by this Order confirm the scheme for the reduction in width of the road in the parish of Werrigar, in the State of Victoria, as set out on a plan attached to such scheme, and deposited in the office of Lands and Survey, Melbourne, the said scheme being under the seal, of the corporation of the President, Councillors, and Ratepayers of the shire of Borung of the first part, the seal of the Board of Land and Works of the second part, and under the hand and seal of a person whose signature is subscribed and seal affixed to the said scheme, and who is called the party of the third part.

And the Homorable H. S. W. Lawson His Majesty's Com-

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

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

Health Act 1919.

COMMISSION OF PUBLIC HEALTH.

REGULATIONS RELATING TO THE PREVENTION OF THE INFECTIOUS DISEASE, DIPHTHERIA.

At the Executive Council Chamber, Melbourne, the eighth day of June, 1920.

. Present:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Lawson Mr. Hutchinson Mr. Clarke Mr. Barnes

Mr. Oman Mr. Mackinnon Mr. Campbell Mr. Hicks.

NT. Barnes

NT. Barnes

UNDER the powers conferred by the Health Act 1919 (No. 3041) and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, on the recommendation of the Commission of Public Ilealth, with the advice of the Executive Council of the said State, doth hereby make the Regulations following relating to the prevention of the spread of the infectious disease known as diphtheria (that is to say):—

1 These Regulations may be cited as the "Diphtheric Regulations may be cited as t

as dipluteria (that is to say):—

1. These Regulations may be cited as the "Diphtheria Regulations 1920," and shall come into operation on publication in the Government Gazette.

2. All regulations heretofore made relating to matters provided for herein are hereby repealed.

3. In these Regulations, unless inconsistent with the context or subject matter—

or subject matter—

"Authorized" means authorized by a Council.

"Contact" means, for the purposes of these regulations, any inmate of a house wherein a case of diphtheria has occurred.

"Council" means Council of a Municipality.

"Patient" means person suffering or convalescing from

diphtheria.

4. On receipt of notification of a case of diphtheria the Council shall forthwith cause the house wherein the patient dwells to be visited by the Medical Officer of Health, or by an authorized person, and such Officer of Health or authorized person shall—

- (a) Ascertain whether the patient is effectually isolated.
 (b) Give the occupier such instructions as will enable him to prevent the conveyance of the disease from patient to others.
- (c) Take swabs, when necessary, from every contact, and send same to a competent bacteriologist for examination.
- (d) Make such inquiries and obtain such particulars as are necessary to enable the source of infection to be

5. Every Council shall cause every patient and every carrier to be effectually isolated, and detained in isolation, and every Council is hereby authorized to use such guards and force as are necessary for these purposes, and no such patient or carrier shall be released from detention until swabs, taken at an interval of not less than 48 hours, are declared negative by a councetant heaterialogist competent bacteriologist.

competent bacteriologist.

6. In the case of any carrier still remaining positive after the expiration of one month after isolation, the Medical Officer of Health may release such carrier, subject to such carrier undertaking to faithfully carry out his instructions: provided that if such carrier fails or neglects to carry out such instructions the Medical Officer of Health shall take such action as is necessary to again isolate such arrier.

such instructions the Medical Officer of Health shall take such action as is necessary to again isolate such carrier.

7. The Council shall cause all contacts under school age, and all those attending school, to be isolated until the Medical Officer of Health is satisfied that they are not a danger to the public health; all other contacts shall be kept under surveillance by the Medical Officer of Health for such period of time as he considers necessary.

8. The roccupier of any house wherein a case of diphtherin occurs, and in which any child attending school resides, shall, on becoming aware of the existence of such case, forthwith inform the head teacher, or person in charge of the school, whereat the said child attends, of the occurrence of such case.

9. Every Council shall in respect of every case of diphtheria reported to the Council ascertain whether any immate of the house wherein the case, occurs, attends any school, and, if so, the Council shall inform the head teacher, or person in charge of such school, of the occurrence of such case.

10. The head teacher, or person in charge of every school,

on learning that any scholar is absent owing to being infected with diphtheria, or to the existence of diphtheria at the house whereat such scholar resides, shall forthwith inform the Council of the district wherein the pupil resides of the circumstants. cuinstances.

11. Where a case of diphtheria occurs at any dairy or place where milk is kept for sale, the Medical Officer of Health shall, by order, in writing, prohibit the sale of milk for such time as he considers necessary to safeguard the public health.

2165

12. Every dairyman or seller of milk on whose premises a case of diphtheria occurs shall-

(a) immediately discontinue the sale of milk until authorized by the Medical Officer of Health to

resume; (b) forthwith inform the Council of the occurrence of

such case; and

(c) on demand by the Medical Officer of Health, or any authorized person, give names and addresses of cus-tomers supplied, and also particulars as to sources of supply

13. Where any Council has reasonable grounds for believing that milk, produced in another municipal district, is a factor in spreading infection, such Council shall inform the Council of the district wherein such milk is produced of the circumstances, and such latter Council shall forthwith cause inquiries to be made, and take such action as is necessary to safeguard the public health.

14 No natient nor any cervier shall enter or remain in

sateguard the public health.

14. No patient nor any carrier shall enter or remain in any public place, or any public conveyance, or handle food intended for consumption by others.

15. The Council shall cause every house where a case of diphtheria has occurred to be disinfected, in whole or in part, when and as the Medical Officer of Health directs.

16. Every Council, on the recommendation of the Medical Officer of Health, shall supply, free of charge, antitoxic serum in every necessitous case.

17. Every carrier and every contact shall submit to and carry out such instructions as the Medical Officer of Health specifies, and for such period of time as he directs.

18. Every person shall truly answer any question asked by

specifies, and for such period of time as he directs.

18. Every person shall truly answer any question asked by the Medical Officer of Health, or authorized person, in respect of any matter relating to any of the provisions of these regulations.

19. Every Council and its officers are hereby authorized and required to superintend and see to the execution of these regulations, and at its own cost to do and provide all such acts, matters, and things as are necessary for such purposes.

20. Any Council'or person who fails to comply with any of the provisions of these regulations, or is guilty of any neglect or disobedience thereof, is liable to a penalty of not more than £20, and in the case of a continuing offence to a further daily penalty of not more than £5.

Pursuant to the provisions of section 310(3), these are hereby declared to be emergency regulations.

And the Honorable Matthew Baird, His Majesty's Minister

And the Honorable Matthew Baird, His Majesty's Minister of Public Health for the State of Victoria, shall give the necessary directions herein accordingly.

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

In lieu of notice appearing on page 2102 of the Victoria Government Gazette, No. 126, dated 16th June, 1920.

Land Tax Act 1915.

EXTENSION OF TIME FOR MAKING ASSESSMENTS OF LAND TAX FOR THE YEAR COMMENCING 1st JANUARY, 1920.

At the Executive Council Chamber, Melbourne, the fifteenth day of June, 1920.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Lawson . Mr. Hutchinson

Mr. Oman Mr. Hicks.

Mr. Lawson Mr. Hutchinson Mr. Hicks.

WHEREAS under the Land Tax Act 1915 (No. 2680) it is amongst other things enacted that if anything required by or under the said Act to be done at or within a fixed time cannot be or is not so done the Governor by Order in Council may from time to time appoint a further or other time for doing the same whether the time within which the same ought to have been done has or has not expired: And whereas the assessments of Land Tax for the year commencing on the 1st day of January, 1920, cannot be made or done on or before 15th day of June, 1920, the date on or before which the notice required by section 54 of the said Act would require to be served to require the payment of tax at the Taxation Office, Railway Buildings, Flinders-street, Melbourne, on or before the 30th day of June, 1920: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby appoint that all assessments of Land Tax for the year commencing on the 1st day of January, 1920, which were not made or done on or before the 15th day of June, 1920, shall be made or done on or before the 15th day of June, 1920, shall be made or done on or before the 15th day of September, 1920; and the tax payable on all assessments made or done after the 12nd day of June, 1920, shall be payable on or before the 7th day of June, 1920, shall be payable on or before the 21nd day of July, 1920; shall be payable on or before the 21nd day of July, 1920; shall be payable on or before the 21nd day of July, 1920; and the tax payable on all assessments made or done after the 22nd day of June, 1920, and on or before the 6th day of July, 1920; shall be payable on or before the 21nd day of July, 1920; and the

tax payable on all assessments made or done after the 6th day of July, 1920, and on or before the 20th day of July, 1920, shall be payable on or before the 4th day of August, 1920; and the tax payable on all assessments made on or after the 20th day of July, 1920, and on or before the 3rd day of August, 1920; shall be payable on or before the 18th day of August, 1920; and the tax payable on all assessments made or done after the 3rd day of August, 1920, and on or before the 17th day of August, 1920, shall be payable on all assessments made or done after the 17th day of August, 1920, and the tax payable on all assessments made or done after the 17th day of August, 1920, and on or before the 31st day of August, 1920, shall be payable on or bfore the 15th day of September, 1920; and the tax payable on all assessments made or done after the 31st day of August, 1920, and on or before the 14th day of September, 1920, shall be payable on or before the 19th day of September, 1920, shall be payable on or before the 29th day of September, 1920, shall be payable on or before the 29th day of September, 1920, M. McPherson, His Majesty's Trea-

And the Honorable W. M. McPherson, His Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

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

TOWNSHIP PROCLAIMED.

PROCLAMATION

By His Excellency the Honorable Sir William Hill Irvine, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

Austraina, &c., &c., &c.

I. THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of provisions contained in Part I., section 19, of the Land Act 1915 (6 Geo. V. No. 2676), do hereby proclaim as a township under the designation of Marnoo the land comprised within the boundaries hereinafter described, that is to say:—

Land Act 1915, Section 19.

Township of Marnoo.—County of Kara Kara, parish of Marnoo: Commencing at the north-east angle of allotment 1388; thence by a 3-chain road bearing N. 10 deg. 0 min. W. 1,404.8 links; thence by a 1-chain road bearing S. 30 deg. 51 min. W. 382.2 links; thence by a line bearing S. 10 deg. 0 min. E. 1,115.7 links to the northern boundary of allotment 1388, and by that allotment bearing N. 80 deg. 0 min. E. 250 links to the point of commencement.—(M.467(3) (20.C.69662).

Given under my Hand and the Scal of the State of Victoria, at Melbourne, this fifteenth day of June, in the year of our Lord One thousand nine hundred and twenty, and in the eleventh year of the reign of His Majesty King George V.

(L.S.) By His Excellency's Command,

W. H. IRVINE.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

COMMON DIMINISHED.

. PROCLAMATION

PROCLAMATION

By His Excellency the Honorable Sir William Hill Irvine, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by Division 10 of Part I. of the Land Act 1915 (6 Geo. V. No. 2676), it is amongst other things enacted that the Governor in Council may from time to time increase, and, after one month's notice in the Government Gazette, diminish, alter, or abolish any common, and may from time to time re-proclaim the whole or any part of any such common for any of the purposes and subject to the provisions of the said Part of the said Act, and that nothing therein contained shall prevent the exercise of the powers conferred by the said Part of the said Act with respect to the leasing or licensing of any land comprised in any common: Now therefore I, the Licutenant-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 hereby diminish the

DUNOLLY BOROUGH COMMON

by deducting therefrom all that portion thereof lying outside the Dunolly borough boundary published in the Gazette of the 5th May, 1920, page 1758.

Given under my Hand and the Scal of the State of Victoria aforesaid, at Melbourne, this fifteenth day of June, in the year of our Lord One thousand nime hundred and twenty, and in the eleventh year of the reign of His Majesty King George V.

(L.S.)

W. H. IRVINE.

(L.S.) By His Excellency's Command,

II. S. W. LAWSON, Commissioner of Crown Lands and Survey. GOD SAVE THE KING!

Discharged Soldiers Settlement Act 1917.

PROCLAMATION

By His Excellency the Bonorable Sir William Hill Irvine, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

HEREAS by section 6 of the Discharged Soldiers Settlement Act 1917 (8 Geo. V. No. 2916), it is amongst other things enacted that the Governor in Council may, by Order published in the Government Gazette, set apart any area of Crown land for the purpose of being disposed of under the said Act to discharged soldiers in the manner set out in the said Act, and may amend or revoke any such Order: Now therefore I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Order set apart for discharged soldiers the lands comprised in the Schedule hereunder:—

SCHEDULE REFERRED TO.

Cou	inty.	 Parish.	Allotment.	Section.	År	ea.
Buln Buln Weeah Grant	 :.:	 Alberton West Bunurouk Barrarbool	57 8, 27, 28	 16	A. 126 914 8	R. P. 2 20 2 21 2 39

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

(L.S.)

W. H. IRVINE.

Ay His Excellency's Command,

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Discharged Soldiers Settlement Act 1917. PROCLAMATION PARTLY REVOKED.

PROCLAMATION

By His Excellency the Honorable Sir William Hill Irvine, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Lieutenant Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

WHEREAS by section 6 of the Discharged Soldiers Settlement Act 1917 (8 Geo. V. No. 2916), it is amongst other things enacted that the Governor in Council may, by Order published in the Government Gazette, set apart any area of Crown land for the purpose of being disposed of under the said Act to discharged soldiers in the manner set out in the said Act, and may amend or revoke any such Order: Now therefore I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Order revoke the Order dated the eighteenth day of May, 1920, page 1964, setting apart for discharged soldiers certain allotments in the parishes of Kaladbro, Ardno, &c., so far as regards allotment 68 in the parish of Ardno.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fifteenth day of June, in the year of our Lord One thousand nine liundred and twenty, and in the eleventh year of the reign of His Majesty King George V.

(L.S.)

W. H. IRVINE.

By His Excellency's Command,

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

PROCLAMATION OF TOWNSHIP PARTLY RESCINDED.

PROCLAMATION

By His Excellency the Honorable Sir William Hill Irvine, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

Australia, &c., &c., &c.

WHEREAS by Proclamation as hereunder set forth, certain Crown lands were proclaimed as a town: And whereas it is expedient to rescind (in part) the said Proclamation: Now therefore I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of provisions contained in section 19 of the Land Act 1915, do hereby order as follows, viz.:—

Land Act 1915, do hereby order as follows, viz.:—

GRANTE FLAT.—The Proclamation bearing date the 19th October, 1891, by which certain Crown lands at Granite Flat, in the parish of Magorra, were proclamed as a township, is hereby rescinded so far only as it relates to the portion of the said township hereinafter described, viz.:—County of Bogong, parish of Magorra: Commencing at a point on the right bank of the Snowy Creek in line with the road forming the south boundary of section 4; thence by a line and that road bearing S. 81 deg. 25 min. E. along the south boundary of section 4; thence N. 8 deg. 35 min. E. by the road forming the eastern boundaries of sections 4, 3, 2, and 1, and by that road bearing N. 31 deg. 2 min. W. and a line in continuation thereof to the south boundary and a line to the Snowy Creek; thence south-westerly by that boundary and a line to the Snowy Creek; thence south-easterly by that Creek to the point of commencement.—

(G.229(1) and M.529(3) (H.85276).

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

W. H. IRVINE.

By His Excellency's Command,

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Land Act 1915.

UNUSED AND UNMADE ROAD AND PORTION OF AN UNUSED AND UNMADE ROAD CLOSED.

, PROCLAMATION

By His Excellency the Honorable Sir William Hill Irvine, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

THIE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Excentive Council of the said State, and in pursuance of section 303 of the Land Act 1915 (6 Geo. V. No. 2676), do by this Order direct that the unused and unmade road and portion of an unused and unmade road as described hereunder be closed, that is to say:—

Land Act 1915, Section 303.

UNUSED AND UNMADE ROAD IN THE PARISH OF WOOLAMAI CLOSED.

County of Mornington, parish of Woolamai.—The road forming the northern boundary of allotments 97s and 97r.—(W. 189(f) (20.G.38564).

PORTION OF AN UNUSED AND UNMADE ROAD, PARISH OF MINDAI, COUNTY OF GRENVILLE, CLOSED.

The road forming the eastern boundary of the Cemetery site, temporarly reserved by Order of 21st December, 1868, parish of Mindai.—(M.122(3) (20.C.70636).

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

W. H. IRVINE

By His Excellency's Command,

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Land Act 1915.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES INCREASED AND DIMINISHED.

PROCLAMATION

By His Excellency the Honorable Sir William Hill Irvine, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George; Lieutenant-Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

W HEREAS by the Land Act 1915 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gacette, at any time increase or diminish the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said Land Act 1915, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Lieutenant-Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and 117 of the Land Act 1915 aforesaid, do hereby increase or diminish (as the case may be) the areas of Crown lands comprised in Classes 1, 2, 3, 6, 7, and 8 respectively of the classes mentioned in section 5 of the Land Act 1915 aforesaid to the extent set forth in the subjoined Schedules referred to

Schedules referred to. CLASSES DIMINISHED OR INCREASED.

							Diminished.	Increased.	,
Cou	mty.	Parish,		Allotment.	Λ	rea,	Class.	Class.	Description.
Talbot Bogong Evelyn Kara Kara Talbot Talbot Talbot Talbot		 Holcombe Barwidgee Greensborough Warrenmang Castlemaine Yandoit Craigie Chewton Castlemaine	, , ,	18J 2A. sec. 12 77, 62, 61, 60, sec. D 47A, sec. 1 32, sec. G ³ 1A, sec. 12 43A, sec. 10 D22 1, sec. 7c	4 835 65 1 100 100 20 50 5	к. р. 2 37 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	7 7 7 8 7 7	6 3 2 6 3 3 1	In west of parish Adjoining township of Kingstown (Panton Hill) In east of parish In south-west of parish About one mile south of Majorca In the east of parish At Campbell's Creek township

Con	nty.		Parish.	Allotment.	Area.	Class.	Description.
Talbot	•••		Daylesford	sec. 31a	Δ. R. P. 0 3 35 ₁ %	_	
Gladstone]	Wehla	30, sec. B	70 0 0	1.	North of the township of Wehla

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

(L.S.)

W., H. IRVINE.

By His Excellency's Command,

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

APPROACHING LAND SALES.

SALES of Crown Lands in Fee simple to be held at the under-

,	mentioned places and dates, visit			o. of zette
	Colac-Tuesday, 13th July, 1920	•••		114
	Omeo-Friday, 2nd July, 1920			114
	Port Fairy-Friday, 25th June, 1920		***	109
	Friday, 2nd July, 1920			117
	Rainbow-Friday, 25th June, 1920			107
L	ands and Survey Office, Melbourne.	,		

REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

OF LANDS.

In pursuance of the provisions of the Land Act 1915, Ilis Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 15th day of June, 1920, revoked the temporary reservation of the lands hereinafter referred to, viz.:—

CARRAIL.—Site for affording Supply of Firewood.
CONNANGORACH.—Site for Water Supply purposes.
GUNBOWER WEST.—Site for Public purposes (State School).
MINCHA WEST.—Site for Watering purposes (partly re-

кесі). Strathmerton.—Site for Water Supply purposes. Toolamba West.—Site for Public purposes (State School). For descriptions re the above, see Gazette of 5th May, 1920, page 1758.

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

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 Notices were gazetted 1° on 9th June, 1920, pursuant to Orders of 1st June, 1920.

Boga.—The temporary reservation by Order of the 22nd September, 1890, of 123 acres 1 rood 8 perches of land in the parish of Boga, as a site for Public purposes, is about to be revoked.—(B.684(2) (20.W.44917).

ELMORE.—The temporary reservation by Order of the 13th January, 1873, of 51 acres 1 rood, more or less, of land in the parish of Elmore, being allotment 6 of section 5, as a site for Watering purposes, is about to be revoked, so far as regards the portion thereof hereinafter described, viz., 30 acres, more or less, parish of Elmore, county of Bendigo: Commencing at the south-west angle of the site; bounded thence by roads bearing north 19 deg. 33 min. E. 1,235.5 links, and north 81 deg. 23 min. E. 713.5 links, by lines bearing south 8 deg. 37 min. E. 600 links, north 81 deg. 23 min. E. 500 links, and north 8 deg. 23 min. E. to the permanent reserve on the Campaspe River, by that reserve bearing south-easterly to a road, and by that road bearing west to the point of commencement.—(E.38(3) (20.C.70092).

QUEENSTOWN.—The temporary reservation by Order of the 18th August, 1908, of 6 acres 26 perches of land in the parish of Queenstown, as a site for a State School, is about to be revoked.—(Q.22(3) (20.C.70938).

TALBOT.—The temporary reservation by Order of the 5th May, 1862, of 2 acres 3 roods 16 perches of land at Talbot, as a site for a Market, is about to be revoked.—(T.136(*)

The following Notices were gazetted 1° on 23rd June, 1920, pursuant to Orders of 15th June, 1920.

KATANDRA.—The temporary reservation, by Order of the 11th September, 1893, of 16a. 3r. 37p. of land in the township of Katandra, as a site for Public Recreation and Watering purposes, is about to be revoked.—(K.1298), (H.97128), (Rs.2038).

(Rs.2038).

MANNOO.—The temporary reservation, by Order of the 11th January, 1875, of 450 acres of land in the parish of Marmoo, being portions 138, 147, and 151, as a site for Watering purposes and for Supply of Timber, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—3a. Or. 24p., county of Kara Kara, parish of Marmoo: Commencing at the north-east angle of allotment 138n; thence by a 3-chain road bearing N. 10 deg. 0 min. W. 1,404.8 links; thence by a 1-chain road bearing S. 30 deg. 51 min. W. 382.2 links; thence by a line bearing S. 10 deg. 0 min. E. 1,115.7 links to the northern boundary of allotment 138n, and by that allotment bearing N. 80 deg. 0 min. E. 250 links to the point of commencement.—(M.467(3) (20.C.69662).

Orrost East.—The temporary reservation, by Order of the

Obbost East.—The temporary reservation, by Order of the 31st July, 1917, of 2a, 3r, 36p, of land in the parish of Orbost East, as a site for Quarry, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—22 perches: Commencing at a point bearing N. 3 deg. 35 min. E. 323 links from the south-oastern angle of the present site, and bounded by lines bearing respectively N. 3 deg. 35 min. E. 10 links, N. 43 deg. 35 min. E. 173 1-10 links, S. 89 deg. 11 min. E. 73 6-10 links, and S. 40 deg. 6 min. W. 300 links to the point of commencement.—(0.23(6) (Rs. 1658).

YALCA.—The temporary reservation, by Order of the 10th November, 1909, of 13a, 3r, 30p, of land in the parish of Valca, county of Moira, as a site for Public Recreation, is about to be revoked.—(Y.94(2) (20.C.69884).

About to be revoked.—(4.34(2) (20.C.63884).

YALGA.—The temporary reservation of the 19th January. 1886, of 53a. Or. 26p. of land in the parish of Yalca, county of Moira, comprising part of allotment 3 of section E, as a site for Watering purposes, revoked as to parts by Orders of the 12th of October, 1909, and the 29th April, 1914, is about to be revoked so far as regards the remaining portion, comprising an area of 21a. 1r. 39p.—(Y.94(2) (13.C.58558).

II. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

LAND TEMPORARILY RESERVED FROM SALE, ETC.

IN pursuance of the provisions of the Land Act 1915, notice is hereby given that His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 15th day of June, 1920, reserved, temporarily, from sale and leasing, and from having a licence granted in respect thereof, and has also excepted from occupation for residence or business under any miner's right or business licence the land hereinafter described, viz. —

GLENMONA.—Site for Supply of Gravel, also excepted from occupation for residence or business under any miner's right or business licence.—4a. Ir. 24p., county of Gladstone, parish of Glenmona: Commencing at the north-east angle of the site, being a point bearing S. 41 deg. 0 min. E. 235 links from the south-west angle of allotment 13A; bounded thence by lines bearing respectively S. 24 deg. 33 min. W. 967 links, S. 41 deg. 0 min. E. 300 links, N. 49 deg. 0 min. E. 880 links, and by a road bearing N. 41 deg. 0 min. W. 700 links to the point of commencement.—(G.155(2), (20.W.44554), (Rs.2155).

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

At the Executive Council Chamber, Melbourne, the 15th June, 1929.

COMMON ABOUT TO BE DIMINISHED.

I N pursuance of the provisions contained in Division 10 of Part I. of the Land Act 1915 (6 Geo. V. No. 2876), notice is hereby given that it is the intention of the Governor in Council to diminish the common hereinafter mentioned, viz.:—

The following Notice was gazetted 10 on 16th June, 1920, pursuant to Order of 8th June, 1920.

The United Town and Farmers' Common of Shelford is about to be diminished by deducting therefrom 627a. 3r. 1p., being Crown allotments 50 and 60, county of Grant, parish of County - (Re 2067) Carrah .- (Rs.2067.)

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

LAND EXCEPTED FROM OCCUPATION, ETC.

In pursuance of the provisions of section 10 of the Land Act 1915. His Excellency che Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 15th day of June, 1920, excepted from occupation for mining purposes or for residence or business under any miner's right or business licence the land hereinafter mentioned:—

STAWELL.-Land excepted from occupation for mining pur STAWELL.—Land excepted from occupation for mining purposes or for residence or business under any miner's right or business. Licence.—121 acres, more or less, township and borough of Stawell, parish of Stawell, county of Borung: Commencing at the north-west angle of allotinent 1, section 270; bounded thence by that allotinent bearing S. 17 deg. W. 340 6-10 links and S. 73 deg. E. 237 links, by Playford-street bearing S. 17 deg. W. 450 links, by Thornfeldt-street bearing N. 73 deg. W. 1,141 7-10 links, by a road and a line bearing north to the Railway reserve, by that reserve bearing easterly to a point due north of the commencing point, and by a line bearing south to the commencing point.—(S.324X1 and 2) (19.Z.16934).

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

At the Executive Council Chamber, Melbourne, the 15th June, 1920.

COMMITTEES OF MANAGEMENT FOR RESERVES.

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 the undermentioned persons to be Members of the Committees of Management named:—

RESERVE FOR A MECHANICS' INSTITUTE AND FREE LIBRARY IN THE TOWN OF LEARMONTH.

Frank Collings to be a Member of the Committee of Management of the land temporarily reserved by Order in Council of 2nd December, 1912, as a site for a Mechanics' Institute and Free Library in the town of Learmonth, in the room of Richard Lovelock Medwell, deceased.—(Rs. 494.)

RESERVE FOR PUBLIC RECREATION IN THE-TOWNHSIP OF

George Ernest Thompson to be a Member of the Committee of Management, for a term of three years, of the land temporarily reserved by Order in Council of 19th March, 1906, as a site for Public Recreation in the township of Tatong, in the room of Henry Bilham, resigned.—(Rs.101.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 17th day of June, One thousand nine hundred and twenty, in the presence of—

(SEAL)

W. HUTCHINSON, Vice-President. A. A. PEVERILL, Member.

PUBLIC HEARING BY A PERSON 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 Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of Commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture, will be publicly heard by the person whose name is set opposite such places respectively in such Schedule, being a person appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

H. S. W. LAWSON, Commissioner for Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 22nd June, 1920.

SCHEDULE.

RUTHERGLEN, Tuesday, 6th July, at ELEVEN a.m., E. Giblett, Esq.

CHILTERN, Tuesday, 6th July, at half-past TWO p.m., E. Giblett, Esq.

Discharged Soldiers Scitlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE Allotments mentioned in the Schedule hereunder are hereby proclaimed available for Discharged Soldiers who hold Qualification Certificates, and may be taken up under Selection Purchase Lease.

	County	7.			Parish.		Allotment.	Section.	Area.	Class.	Value per acre.
Tambo Karkarooc		•••		Colquhoun ningham Myall Yatpool	(Township o	f Cun-	- 8 - 2 28A, 28B	3	A. R. P. 99 0 8 773 1 26 631 0 0	1st 3rd 1st	£ s. d. 1 2 6 0 13 0 To be valued
H		•••	141	11			40A		450 3 0	1st	10 be valued

Department of Lands and Survey, Melbourne, 22nd June, 1920.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Discharged Soldiers Scttlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

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

Estate	•		Parish		Allotment.	Section.	· Area.	Capital Value.
Lilley's land		,	Mildura	,	6, 16, 17	51	A. R. P.	£ s. d.
		•			32, 32A 33, 33A 45 43, 43A 44, 44A	 	400 0 0 400 0 0 312 0 0 237 0 0 237 0 0	2,339
Pcechelba (1, 2)	 ,		Peechelba		57, 57A 58 59 60 61 62, 63 64, 65 66		152 0 0 196 0 0 196 0 0 196 0 0 227 0 0 357 0 0 357 0 0 220 0 0	1,625 0 0 2,296 0 0 2,296 0 0 2,296 0 0 2,500 0 0 2,500 0 0 2,500 0 0 2,500 0 0

⁽¹⁾ Additional improvements as under to be charged as advances on allotments specified. This does not include buildings. Allotment 45, £37; allotment 61, £38; allotments 62, 63, £40; allotments 64, 65, £40; allotment 66, £38.

(2) Subject to alteration when survey completed and improvements adjusted.

Department of Lands and Survey, Melbourne, 22nd June, 1920.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Land Act 1915, Section 2.

APPLICATIONS FOR LEASES APPROVED.

THE following Applications for Leases having been approved, it is hereby notified that the Rents and Fees specified in each case may be received by the undermentioned Revenue Officers. When Lease is ready for execution, Lessee will be duly advised.

									Amou	nt to b	e Collect	ted.		Payable to the (Maay
Date of Lease.	Name of Lessee.	Parish.		Class.	Exte	nt.	able	t pay- Half- irly.	, ne	nt due date.	Lcase Fee.		otal pay.	authorized by the to collect Terri Revenue at	Treasurer torial
					A. 1	R. P.	£	в. d.	£	s. d.	£	£	8. d	i.	
	:		Un	der Section	1 56 of 1	the L	and A	(ct 19	01.						
1.3.16	John Matthew McGlade	Bungywarr]	3rd $\dot{\mathbf{V}}$, C.	615	1 14	3 1	7 0	34	13 0	1	36	3 (0 Bairnsdale	0109
1.7.19 $1.11.18$	Edmund H. Taylor	Bellellen	:::	3rd V.C. 3rd	614 (96 (0 23 0 33	3 1 1	6 11 4 3	7 2	13 10 8 6	1	8	13 16 8 6	Stawell	$0277 \\ 0154$
			Und	ler Section	222 of t	the I	and .	1ct 19	01.						
1.1.20 1.7.15	Hugh J. Pearce (2) Frederick Le Couteur	Pier Millan Tiega	::: }	3rd 1st		31 L 19	2 1 8 1		88 88	19 3 0 10	1 1	3 89	19 ; 0 10		
1.9.17 2.10.17 1.7.15	James J. Smith (4) Arthur A. Rewell (5, 6) George Nimmo (7)	Bunurouk		2nd 1st 1st		34 34 33		5 8 0 0 5 10		2 8 iii 10	1 ::-		2 8 15 10	H	

Includes 10s. fee for endorsing advance on lease.
 Allotment 72.
 Allotments 10, 11, and 31.
 Allotments 16.

⁽⁵⁾ Allotment 14.(6) Rent paid to 2nd October, 1920.(7) Allotment 9.

Land Act 1915, Section 2.

LICENCES UNDER THE LAND ACTS 1901, 1904, 1909, AND 1911 EXPIRED.

NOTICE is hereby given that the Licences mentioned in the Schedule hereunder have expired.

For areas made available, see Special Heading in next issue of "Gazette"—"Fortnightly List of Crown Lands available (other than Mallee Lands)."

Department of Lands and Survey, Melbourne, 17th June, 1920.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Licenses.	Section of Land Act under which Licensed.	Parish.	Allotment.	Ares.	Class.	Reasons for Forfeiture, &c.	Pay Office.
						A. R. P.		-	
			Licene	es under Land	Acts 1901-	4-9-11.		· ,	
Beechworth	0449	James Barry Denis T. Ryan	47 B	eechworth	5 sec. A	20 0 0 69 0 0	1st 3rd	Expired	Beechworth

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

ļ				Date of		Amount C	ollected.	·	D-14 4 - 5	
orr. No.	Name.	Area.	Parish.	Payment.	Balance.	Grant Fee.	Assur- ance Fec.	Total Amount.	Paid to Rec Revenue	
<u> </u>		A. B. P.			£ s. d.	£ s. d.	£ s d.	£ s. d.	-	
	Ur	der Section	44 of the Land Act	1890 as ame	nded by the	Land Ac	t 1898.			•
2803	George William Rainbow	195 0 ð	Newlingrook	19.3.20	7 6 4	1 6 0	0 5 4	8 17 8	Colac	2.7.06
	Un	der Section	50 of the Land Act	1890 as am	ended by th	e Land A	let 1898.			
2364	Annie Rogan (1)	319 3 34	Jeruk	17.6.20		1 11 6	0 10 n	2 1 6	Melbourne	1.1.06
			Under Section 49	of the Land	l Act 1901.					
	John Murphy (1, 2) Jane Grayling (1)	$\begin{array}{c ccccccccccccccccccccccccccccccccccc$	Drik Drik Yalong South	30.4.20 26.3.20	$\begin{array}{cccc}1&5&6\\2&5&0\end{array}$	$\begin{bmatrix} 1 & 1 & 0 \\ 1 & 1 & 0 \end{bmatrix}$	0 1 1	$\begin{array}{cccc} 2 & 11 & 1 \\ 3 & 6 & 8 \end{array}$	Portland Melbourne	2.1.05 1.7.09
	Uı	nder Section	49 of the Land Act	1901 as ame	nded by th	e Land A	ct 1904.			
0128	Administrator of the estate of Jessie Mor-		Borhoneyghurk		15 13 6	1 1 0	0 1 3	16 15 9	Melbourne	1.1,10
0131	rison (deceased) (3) Administrator of the estate of Thomas Mor- rison (deceased) (4)	28 2 1	"	"	26 12 1	1 1 0	0 2 2	27 15 3	11	1.1.10
	Under	Section 49	of the Land Act 190	l as amende	d by the L	and Acts	1904-9-11			
0731	Rose Mary Crompton (5)			16.3.20				1 1 8	Ballarat	
	•		Under Section 51	of the Land	Act 1901.					
0228 3323	Margaret Little (5) Margaret Stephens (1)	180 0 0 0	Landsborough Thalia	3.6.20	$\begin{array}{cccc} 5 & 0 & 0 \\ 23 & 12 & 6 \end{array}$	$\begin{bmatrix} 1 & 1 & 0 \\ 1 & 6 & 0 \end{bmatrix}$	$\begin{bmatrix} 0 & 0 & 8 \\ 0 & 5 & 8 \end{bmatrix}$	$\begin{vmatrix} 6 & 1 & 8 \\ 25 & 4 & 2 \end{vmatrix}$	Stawell Melbourne	1.1.10
	•		Under Section 56							•
2362	James Hanson (6)	1148 1 19	Gerong	14.2.20	35 11 1	1 6 0	0 3 2	37 0 3 ₁	Ballarat	1.12.02
		-	Under Section 13	of the Lan	d Act 1911.					
251	Alexander McKinnon (7)	16 0 36				1 1 0	0 0 9	12 19 9	Meibourne	1.4.14
			Under Section 175							
33 [Edward Bellingham (8)	20 0 0	Burrumbeep	12.1.20	5 15 0	1 1 0	0 1 3	6 17 3	Ararat	
			Under Section 326	of the Lan	d Act 1915.		•	:		
01176	Christopher Alfred Calaby (9)	0 1 104	Wonthaggi	25.5.20		1 1 0	0 0 5	5 15 2	Melbourne -	
		Unde	r Sections 5-10 of the	Settlement	on Lands A	tet 1893.				
6168	James Joseph Manning	15 . 0 10	Blackwood	27.2.20		1 1 0	0 0 8	1 1 8	Daylesford	
7386	John McKinley (11)	15 - 3 37	Bullarto	27.5.20	4 12 0	1 1 0	0 3 10	7 10 10	"	1.7.0

(1) Second class.
(2) Interest (36.d.) also paid.
(3) First class. Special valuation, £2 10a per acre.
(4) First class. Special valuation, £1 15s. per acre.
(5) Second class. From licence.
(6) Third class.

[7] First class.
[8] Purchase money, £30.
[9] Purchase money, £10.
[10] £25 (monetary aid) repaid.
[11] Includes £1 14s., balance of monetary aid.

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Land Act 1915, Sections 121, 129, and 141.

APPLICATIONS FOR LICENCES APPROVED.

The 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

Department of Lands and Survey, Melbourne. 17th June, 1920.

	Melbourne, 17th June, 1920.							•	Com	H. S.	H. S. W. LAWSON, ioner, of Crown Lands a	H. S. W. LAWSON, Commissioner of Crown Lands and Survey.	
Number	Nome and 131	Area, subject to	•						Атопр	Amount to be Collected.	oted.		
Livence,	Aume and Address of Licensee.	boundaries	Parish or Situation,	Allotment.	Section.	Olass.	Date of Licence.	Survey Charge payable in 12 Half-yearly Instalments.	Payment, in- cluding instalment of Survey Charge	Pee for Licence,	Total Amount of	Payable to Receiver of Revenue ab	
-	3	A. B. P.						£ 8. d.	(II any).	35 F. G.	f ay useut.		•
0162	0162 H. L. Treasure. Dargo High Phijan 12 and	9	Under Section 121 of the Land Act 1915.—Payment to be made veerly.	Act 1915.—Pay1	nent to b	made ve	arly.		i	;	;		
0162	J. Culhane, Talbotville (1.2)	23,900 0 0	Thornley	Eastern half of Block 5	:	:	1.1.20	ī	6 12 6	0 2 0	5 15 5	Omeo	
0467	Walter Grieve, Meeniyan (3, 4)	•		Western half of Block 5	:	:	z	i	11 15 0	0 5 0	10 0 10	=	
:	2	•	Lownship of Meeniyan, parish of Nerrena	;	:	:	1.4.20	i	0 10 0	0 2 0	0 15 0	Melbourne	217
0373	A. Martin, Pimpinio (2, 5)	50	Kalkee	State School	::	::	1.5.20		0 25 0	20 20	1 2 1	Horshain	-
0118	0118 W. H. Browne, Mininera (2)	45 0 0	Mininera	joining 73	:	·.	16 90	!		,	.		
1080	Tohn O.3. II II II	•	Under Section 129 of the Land Act 1915Payment to be made yearly.	Act 1915. —Payn	ent to be	made ve	arly.	:		000	0 0 .	Ararat	
610	Violet Ridding, Wallalco East (2)	3000	Ballarat	:	:	· -	1.4.20		- -	-		;	
G.34379	7	2 0 0	Harrow	;00	:49	: :	1.1.20	: :		::	0 0	Ballarat Stavell	
	bourne J. G. Newman, Inverloch (7)	;	Trepend	Bathing-box site, 33A	:	:	1.1.20	::	0 10	::	0 00	Casterton Melbourne	
	A. M. Black, Tarwin Robert Throne Gorwell Womethness 191	: i	Drumdlemara	Jetty site		:	1.4.20	:	0 10 0	:	0 10 0	=	
01503	Edgar George Williams, Wonthaggi (2)	0 0 0 0 0	Vonthaggi'	6 6	: 6	:::	1.11.19	:::	000	1:	000	Wonthaggi	
01500	01500 W. H. Hird, 128 Rathmines-street.		er Sec	Act 1915.—Pay	ment to b	s made ye	arly.		•	:	2	ŧ	
_	Auburn (7)		minimus	P 69	:	:	1.4.20	:	1 0 0 1	:	1 0 0 1	Melbourne	
;				_	-	_		•		_	_		

(1) Expires 31st October, 1920.——(2) Amount paid.——(3) Rent paid to 30th September, 1920.——(4) Permission to fence.——(5) Expires 30th September, 1920.——(6) Overpayment (6s. 8d.) credited as part rent due

Land Act 1915, Sections 46, 50, and 198.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

VOTIOE is hereby given that Permits to compy Grown Lands have been issued to the following approved applicants, and that the Rents and Fees specified in each case may be received by the undermentioned by the Treasurer to collect Territorial Revenue. H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 18th June, 1920.

Payable to Receiver of Revenue at— 5 4 6 Warrnambool 3 11 3 Geelong 3 Brirnsdale | 018 9 | 1 0 0 | 118 9 | Traralgon 8 '9 4 [.1 0 0 | 9 9 4 | Horsham £8. d. 6. 6. Amount to he Collected. 00 00 £,8. d. Fee for Lease. 0 00 9 8 . 9 £ 8, d, 4 **4** 2 11 0 ~ 4 13 0 £ 8. d. **/**: : : 1.4.20 Date of Lease. 1.6.20 Under Section, 198 of the Land Act 1915.—Payment to be made half-yearly. Under Section, 46 of the Land Act 1915, -Payment to be made half yearly. Payment to be made half-yearly. 3rd V.C. 2nd Class. 2nd3rd 3rd Section. PB Under Section 50 of the Land Act 1915. 60 and Part 59 55 14 Part 120 Allotment. # 90 : : : Parish or Situation. Nullawarre Moreep ... | Moondarra Woroos Tambo Bondi Area, subject to modification of Boundaries and Area. 0 ei G 00 773 2 28 • 03 00 32 37 118 % % % ÷ `: 180 | Elliott Roughton, 286 Bourke-street, | Melbourne (3) : 3 351 Emma Owen, Wiseleigh
304 William Oliver. Lower Bendoc,
Delegate, New South Wales (1)
James Fleming, Grartuk ...
341 Peter Woods, Steiglitz (2) ..., Name and Address of Lessoe. ; . 01053/198 | Oliver C. Jones, Boinka No. of Lease.

(1) Subject to section 81, Land Act 1915.——(2) Subject to special gold mining condition, section 81, Land Act 1915.——(3) Subject to special mining condition, section 81, Land Act 1915.

Land Act 1915.

LICENCE SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Licence mentioned in the Schedule hereunder for the

Department of Lands and Survey, Melbourne, 17th June, 1920.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name.	Section of Land Act under which Licensed.	Parish.	Allotment.	Area.	Beason.	Pay Office.
Ararat	17 3 9 .	William E. Neil	103	Glenlogie		A. R. P. 20 0 0	Area purchased by the Closer Settlement Board	Avoca

Mallee Lands.

REDUCTION OF AREA.

IT is hereby notified that the area of the undermentioned Mallee Agricultural Allotment has been reduced as specified, and rent adjusted accordingly. • 1

Melbourne, 17th June, 1920.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Schedule.

Allotment.	Parish.	Lessee.	Area reduced to—	Annual Rent reduced to—	Amount previously paid to be credited to Purchase Money.	Pay Office.
63	Carapugna	James H. Smith	A. R. P. 227 0 0	£ s. d. 2 16 10 1	£ s. d. 46 11 8	Charlton

(1) Next rent due 1st January, 1918.

MALLEE LANDS.

IT is hereby notified that the Transfer of portion of the Agricultural Allotment scheduled hereunder has been registered at the Office of Titles.

Melbourne, 17th June, 1920.

H. S. W. LAWSON, Commissioner of Crown Lands and Survey.

Schedule.

Allotment.	Parish.	Area in Acres.	Classifi- cation.	Name of Former Lesses.	Name of Present Lessee.	Rent per annum payable on transferred portion.	Amount previously paid to be credited to Purchase Money.	Pay Office.
63A	Carapugna	371	3rd	James H. Smith	Felix J. Smith	£ s. d. 4 12 10 1	£ s. d. 46`11 8	Charlton

(1) Next rent due 1st January, 1918.

COURTS.

ELECTORAL REVISION COURT.—Notice is hereby given that an Electoral Revision Court will be heavy The Court House, Beaufort, on the 5th day of July, 1920, at Two o'clock in the afternoon, for the purpose of revising the Special General List of Electors for the Legislative Assembly for the Beaufort Division of the Electoral District of Hampden. Dated at Beaufort this 17th day of June, 1920.—Gilbert Lovitt, Clerk of Revision Court.

ELECTORAL REVISION COURT.—Notice is hereby given that a Revision Court will be held at the Court House, Birregurra, on 'Monday, the 5th day of July,' 1920, at halfe-past Two o'clock in the afternoon, for the purpose of revising the Special General List of Electors for the Legislative Assembly for the Winchelsea Division of the Electoral District of Polwarth. Dated at Birregurra the 11th day of June, 1920.—Albert C. Dungey, Clerk of the Revision Court.

Auction Sales Act 1915.

TRARALGON.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House, Traralgon, on the 23rd day of July, 1920, at Ten a.m., for the purpose of considering an application by John English for an Auctioneer's Licence. Dated at Traralgon, the 19th day of June, 1920.—J. E. Thomson, Clerk of Petry Sessions.

MELBOURNE.—AUCTIONEERS' LICENCES.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House, at the corner of Latrobe and Russell streets, Melbourne, on Monday, the nineteenth day of July, 1920, at Ten o'clock in the forenoon, for the consideration of applications for Auctioneers' Licences. Dated at Melbourne this fifteenth day of June, 1920.—R. Molver, Clerk of Petty Sessions.

SITTINGS of the Supreme Court for the hearing of Criminal Trials and Trials of Cauges for the year 1920; pursuant to Order in Council of 18th day of November, 1919.

Tuesday, 10th August Tuesday, 17th August BALLARAT BENDIGO Tuesday, 20th July CASTLEMAINE GEELONG ... Tuesday, 26th August ... HAMILTON Thursday, 14th October ... HORSHAM Tuesday, 7th September Thursday, 18th November MARYBOROUGH ... Thursday, 15th July MELBOURNE Tuesday, 27th July SALE · ... Tuesday, 14th September SHEPPARTON ST. ARNAUD Tuesday, 16th November ۷., WANGARATTA Tuesday, 26th October Tuesday, 24th August WARRNAMBOOL

CENERAL SESSIONS in Council of 9th day	for of	year 1920; pursuant to Order December, 1919.
ARARAT		Wednesday, 27th October
BAIRNSDALE		Wednesday, 4th August
BALLARAT		Thursday, 1st July
BEECHWORTH	•••	Wednesday, 18th August
BENALLA		Wednesday, 15th September
BENDIGO		Wednesday, 4th August
CAMPERDOWN		Wednesday, 7th July
CASTERTON		Thursday, 19th August
CASTLEMAINE		Tuesday, 24th August
CHARLTON		Wednesday, 7th July
COLAC		Wednesday, 8th September
DAYLESFORD		Wednesday, 25th August
DONALD	• • •	Tuesday, 14th September
ECHUCA		Tuesday, 3rd August
GEELONG		Wednesday, 14th July
HAMILTON		Wednesday, 18th August
HORSHAM	•••	Wednesday, 11th August
KERANG		Wednesday, 21st July
KORUMBURRA		Tuesday, 13th July
KYNETON		Wednesday, 25th August
MANSFIELD		Wednesday, 22nd September
MARYBOROUGH		Thursday, 16th September
MELBOURNE		Thursday, 1st July
MILDURA		Tuesday, 24th August
NHILL		Thursday, 25th November
OMEO	***	Wednesday, 27th October
SALE		Wednesday, 6th October
SEYMOUR	•••	Tuesday, 13th July
SHEPPARTON		Wednesday, 14th July
ST. ARNAUD	•••	Wednesday, 15th September
STAWELL		Tuesday, 26th October
WANGARATTA		Tuesday, 14th September
WARRACKNABEAL		Thursday, 23rd September
WARRAGUL	•••	Thursday, 29th July
WARRNAMBOOL	•••	Tuesday, 6th July
YARRAM YARRAM		Wednesday, 29th September

MELBOURNE.—COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1920 (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.
July 1st and 19th August 2nd and 16th September 1st and 15th October 1st and 18th November 1st and 15th December 1st and 8th	July 1st August 2nd September 1st October 1st November 1st December 1st	July 19th August 16th September 15th Uctober 18th November 15th December 8th

Dated at Melbourne this 5th day of December, 1919.

By order of the Judges,

A. J. CLARK, Registrar, Melbourne.

COUNTY COURTS.—Notice is hereby given that County Courts will be held during the year 1920 at the undermentioned places, on the days hereunder named:—

mentioned places,	OH CHO		
ARARAT			Wednesday, 27th October
BAIRNSDALE	• • •		Wednesday, 4th August
BALLARAT			Thursday, 1st July
BEECHWORTH			Wednesday, 18th August
BENALLA			Wednesday, 15th September
BENDIGO			Wednesday, 4th August
CAMPERDOWN		•••	Wednesday, 7th July
CASTERTON			Thursday, 19th August
CASTLEMAINE			Tuesday, 24th August
CHARLTON			Wednesday, 7th July
COLAC	***		Wednesday, 8th September
DAYLESFORD	•••		Wednesday, 25th August
DONALD			Tuesday, 27th July
ECHUCA	•••	~	Tuesday, 3rd August

GEELONG .		Wednesday, 14th July
HAMILTON .		Wednesday, 18th August
HORSHAM		Wednesday, 11th August
KERANG		Wednesday, 21st July
KORUMBURRA .		Tuesday, 13th July
KYNE'TON		Wednesday, 25th August
MANSFIELD .		Wednesday, 22nd September
MARYBOROUGH .	′	Thursday, 16th September
MELBOURNE .		Thursday, 1st July
MILDURA .		Tuesday, 24th August
NHILL		Thursday, 25th November
NUMURKAH		Thursday, 15th July
омео		Wednesday, 27th October
OUYEN		Wednesday, 25th August
SALE		Wednesday, 6th October
SEA LAKE .		Tuesday, 6th July .
SEYMOUR .		Tuesday, 13th July
SHEPPARTON .		Wednesday, 14th July
ST. ARNAUD .		Wednesday, 28th July
STAWELL		Tuesday, 26th October
SWAN HILL		Wednesday, 6th October
TRARALGON		Wednesday, 14th July
WANGARATTA .		Tuesday, 14th September
WARRACKNABEA	L	Thursday, 23rd September
WARRAGUL		Thursday, 29th July
WARRNAMBOOL	•••	Tuesday, 6th July
WONTHAGGI .		Wednesday, 1st September
YARRAM YARRAM	м	Wednesday, 29th September
		• • •

Dated at Melbourne this 5th day of December, 1919.

(By order of the Judges),

A. J. CLARK, Registrar, Melbourne.

						
COURTS OF	MINES.	—Dates	fixed	by	$_{ m the}$	Judges.
	COURT OF	CHIEF	JUSTICE	; . .		
Melbourne -			_		_	
	ARAR	AT DIST	RICT.			
Ararat		Wed	lnesday,	27th	Octo	be r
Stawell		Tue	sday, 26	th O	ctober	
	BALLA	RAT DIS	•			
Ballarat			rsday, l	st Ju	ıly	
	Beech w	orth D	ISTRICT.			
Beechworth		We	inesday,	18th	Augu	ıst
Benalla		Wed	lnesday,	15th	Septe	mber
Mansfield	`	We	lnesday,	22nd	Sept	ember
	Bendi	GO DIST	rrict.			
Bendigo		We	lnesday,	4th	Augus	t
,*	CASTLEM	AINE D	ISTRICT.			
Castlemaine		Tue	sday, 24	th A	ıgust	
Heidelberg (at M	felbourne)	_			
Hepburn (Dayle	sford)	Wed	lnesday,	25th	Augu	st
Kyneton	'	Wed	lnesday,	25 th	Augu	st
	GIPPSL	AND DIS	TRICT.			
Bairnsdale		Wed	lnesday,	4th	Augus	it
Omeo		Wed	lnesday,	27th	Octob	er .
Sale		Wed	lnesday,	6th	Octobe	r
Yarram Yarram	•••	Wed	lnesday,	29 th	Septe	mber
	MARYBOR	ough L	ISTRICT.			
Maryborough		Thu	rsday, 1	6th 8	Septen	ıber
St. Arnaud	•••		lnesday,			

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

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

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

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

24th June, 1920.

Johanna River.—New wooden building, State School No. 3439. Particulars at State School No. 3469, Weeaproinah, and Police Station, Colac. Preliminary deposit, £5. Final deposit, 5 per cent.

Hamilton.—New brick building, High School. Particulars at Police Station, Hamilton, Public Offices, Ballarat and Geelong, and with Inspector of Works, Warrnambool. Preliminary deposit, £20. Final deposit, 5 per cent.

Dooen.—Additions, repairs, and painting, State School No. 1782. Particulars at Police Station, Horsham, and with Inspector of Works, Ararat. Preliminary deposit, £5. Final deposit, 5 per cent.

Wangerrip.—New building, State School No. 3474. Particulars at Police Station, Colac, and with Inspector of Works, Geolong. Preliminary deposit, £5. Final deposit, 5 per cent. Wyelangta.—Extension of building, State School No. 3577. Particulars at Police Station, Colac, and Public Offices, Geclong. Preliminary deposit, £5. Final deposit, 5 per cent.

Sea Lake.—Additions to Higher Elementary School (alternative tenders in concrete and wood). Particulars at Police Station, Sea Lake, and with Inspector of Works, Bendigo. Preliminary deposit, £10. Final deposit, 5 per cent.

Hilldene.—Removal of teacher's residence from State School, Broadford, and re-erection as State School No. 2361. Particulars at Police Station, Seymour. Preliminary deposit, £5. Final deposit, 5 per cent.

Flinders.—Repairs to jetty. Particulars at Police Station, Cowes. Preliminary deposit, £5. Final deposit, 5 per cent. Stony Point and Rhyll, Western Port Bay.—Repairs to jettles. Particulars at Police Station, Cowes. Preliminary deposit, £5. Final deposit, 5 per cent.

Royal Park.—Installation of hot-water calorifier and steam pipe at Acute Mental Hospital. Preliminary deposit, £5. Final deposit, 5 per cent.

Melbourne.—Alterations and painting, Police Depôt, St. Kilda-road. Preliminary deposit, £5. Final deposit, 5 per

Melbourne.—Fitting up science room, High School, Spring-street. Preliminary deposit, £5. Final deposit, 5 per cent.

1st July, 1920.

Caulfield.—Brick building for Technical School. liminary deposit, £25. Final deposit, 5 per cent.

Nathalia.—New building, Higher Elementary School, and, alternatively, alterations and additions to present building for Higher Elementary School. Particulars at office of Inspector of Works, Shepparton, and at Police Stations, Nathalia and Numurkah. Preliminary deposit, £15. Final deposit, 5

Melbourne.—Sweeping chimneys of Government buildings. from 1st July, 1920, to 30th June, 1921. Preliminary deposit,

Melbourne.—Emptying dustbins from Government buildings, from 1st July, 1920, to 30th June, 1921. Preliminary deposit, £5.

Melbourne,—Tarpaving, metropolitan area, from 1st July, 1920, to 30th June, 1921. Preliminary deposit, £5.

Wonthaggi.—Excavation of No. 3 drain, Crown Lands. Particulars at Police Stations, Wonthaggi and Korumburra. Preliminary deposit, £5.

Melbourne.—Maintenance of hydraulic lifts in Government buildings, from 1st July, 1920, to 30th June, 1921. Pre-liminary deposit, £5: Final deposit, 5 per cent.

Eltham.—Repairs, painting, &c., Police Station. lars at Police Station, Eltham. Preliminary d Final deposit, 5 per cent. Particu:

8th July, 1920.

Camperdown.—New building, Higher Elementary School.
Particulars at Police Station, Camperdown, and with Inspector
of Works, Geelong. Preliminary deposit, £20. Final deposit, 5 per cent.

Alvie.—Teacher's residence, State School No. 3038. Particulars at Police Station, Colac, and Public Offices, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

Minyip.—Additions, &c., State School No. 2167. Particulars at Police Station, Murtoa, and with Inspector of Works, Ararat. Preliminary deposit, £5. Final deposit, 5 per cent.

Caramut.—General repairs, papering, and painting, Police Station. Particulars at Police Stations, Mortlake and Hamilton. Preliminary deposit, £3. Final deposit, 5 per cent.

Hallam's Road.—Additions to State School No. 244. Particulars at Police Station, Dandenong. Preliminary deposit, £5. Final deposit, 5 per cent.

Meeniyan.—Additions, &c., State School No. 3165. Particulars at Police Stations, Leongatha and Korumburra. Preliminary deposit, £5. Final deposit, 5 per cent.

Tea Garden Creek.—New building, State School No. 1221.
Particulars at Police Stations, Beechworth and Wangaratta.
Preliminary deposit, £5. Final deposit, 5 per cent.

Wonga Park.—Teacher's residence, State School No. 3241. Preliminary deposit, £10. Final deposit, 5 per cent.

15th July, 1920.

Gardiner.—Additions to State School No. 3888. Preliminary deposit, £20. Final deposit, 5 per cent.

Deepdene.—Additions to State School No. 3680. Preliminary deposit, £20. Final deposit, 5 per cent.

Bannockburn.—Remodelling and additions, State School No. 932. Particulars at Public Offices, Geelong and Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Wyclangta.—'Leacher's residence, State School No. 3577.
Particulars at Police Station, Colae, and Public Offices, Geclong. Preliminary deposit, £5. Final deposit, 5 per cent.

Yarram.—Additions to Higher Elementary School. ticulars at Police Stations, Yarram and Korumburra. liminary deposit, £10. Final deposit, 5 per cent.

Sarsfield.—Remodeling State School No. 1228. Particulars at State School, Sarsfield, and at Police Station, Sale. Preliminary deposit, £5. Final deposit, 5 per cent.

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

FRANK CLARKE. Commissioner of Public Works.

Melbourne, 23rd June, 1920.

VICTORIAN RAILWAYS.

SEPARATE Tenders are invited for the undermentioned works, &c. Tenders indorsed "Tender for "" must be lodged, with the preliminary deposit, in the Tenderbox, Railway Offices, Melbourne, at or before Eleven a.m. on the date specified. Particulars at the Contractors' Room, Spenger-streat and sec stated. Spencer-street, and as stated.

30th June .- Mild steel, non-slip lead-filled treads, supply of.

P.D. ½ per cent.

30th June.—Split fencing posts, supply of (fresh tenders).

P.D., ½ per cent. 30th June.—Rolled steel joists, angle braces, &c., supply of.

P.D., a per cent.
30th June.—Reactances and condensers, supply of. P.D.,

per cent.
7th July.—Cable, 2,200 volt, manufacture and supply of.

7th July.—Cable, 2,200 voit, manufacture and supply on. P.D., ½ per cent.

14th July.—Track relays, supply of. P.D., ½ per cent.

14th July.—Twin wire cable, supply of. P.D., ½ per cent.

14th July.—80-lb. steel rails and fishplates, supply of.

P.D., 9d. for each and every ton of rails and fishplates.

14th July.—Canvas, supply of. P.D., ½ per cent.

21st July.—Machine tools (various), supply of. P.D., ½ per cent.

28th July.—Tarpaulin canvas, supply of. P.D., ½ per cent. 28th July.—Three-phase crane motor, supply of. P.D.,

28th July.—Three-phase crane motor, supply of. r.D.,

per cent.

4th August.—Machines for Ballarat and Bendigo Workshops,
supply of.—Plate edge planing machine; combination turred
lathes; tool room lathes; 9-inch movable gap lathes; vertical
and horizontal quadrant link grinders; 6-ft. high-speed radial
drilling machines; 7-ft. radial high-speed drilling machines;
5-ft. high-speed belt-driven radial drilling machine; vertical
plate-bending rolls; high-speed vertical drilling machine;
automatic surface-grinding machines; duplex cylinder boring
and facing machine; punching, shearing, and angle-iron cutting
machine. P.D., ½ per cent.

25th August.—Material for locomotives, C.S. wheel centres;
solid drawn-steel superheater elements; best steel boiler plates;

acenne. The process.

25th August.—Material for locomotives, C.S. wheel centres; solid drawn-steel superheater elements; best steel boiler plates; cope and half-round M.S. bars; copper plates; steel channel bars; M.S. angles and tees; locomotive seamless copper tubes and pipes; solid drawn-brass or copper boiler tubes; lubricators: copper rod; solid drawn copper or steel flue tubes; steel tyres; M.S. sheets and hoop; round and flat spring steel; solid drawn-steel tubes; M.S. plates; Yorkshire iron or mild steel boiler angles; steel blooms; best Yorkshire iron bars (separate contracts). P.D., ½ per cent. in each case.

25th August.—Insulators, porcelain, "A" pattern, supply of. P.D., ½ per cent.

15th September.—Glassware (globes, lamp chimneys, battery cells, &c., supply of. P.D., ½ per cent.

15th September.—Sulphate of copper, supply of, P.D., ½ per cent.

15th September.—Wool waste, supply of. Particulars also at Ballarat, Geelong, and Warrnambool stations. P.D., ½ per

29th September.—Telephone cables and insulating sleeves, supply of. P.D., ½ per cent.
29th September.—Lubricating oil and greases, supply of. P.D., ½ per cent.

LEASING RAILWAY LANDS.

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

No tenders will necessarily be accepted.

GEO. H. SUTTON, Secretary.

TENDERS FOR THE SERVICE.

PROVISIONS FOR 1920-21.

TENDERS will be received until Eleven o'clock a.m. on Friday, 25th June, 1920, from persons willing to farnish Butter, Cheese, and Potatoes for institutions in the following districts, Melbourne, Mont Park, Ararat, Beechworth, Balarat, Lara, and Sunbury: Potatoes at Geelong, and Butter at Greenvale, in such quantities as may be ordered by the Victorian Government—delivery to be made at the undermentioned places—during the three calendar months commencing on the list July, 1920.

Preliminary deposit as shown on tender form.

Tenders are required on the basis of a percentage off reduction or increase on ruling market rates, as provided in the tonder form tender form.

rinted forms of tender and the conditions of contract may, in all cases, be obtained from the Secretary to the Tender Board, Treasury, Melbourne: and for the respective districts from the Receivers and Paymasters at Geelong. Ararat, Ballarat, and Beechworth; for Sunbury, from the Medical Superintendent, Hospital for the Insane; for Lara, from the Superintendent of the Inebriates Retreat, and the Receiver and Paymaster at Geelong; for Greenvale, from the Superintendent at the Sanatorium, by whom also any information or explanation will be offered to persons tendering. will be offered to persons tendering.

The conditions of contract and particulars of advertisement are those published in the Government Gazette of 12th May, 1920, page 1871:

II. S. W. LAWSON, for Treasurer.

The Treasury, -Melbourne, 10th June, 1920.

LEASE OF AGRICULTURAL COLLEGE AREA.

TENDERS will be received until Noon of 6th July, 1920, for lease of allotment 1A, Agricultural College Reserve, parish of Quambatook, for a term of thirty years, under provisions of Agricultural Colleges Act 1915, for Agricultural or Grazing, or both such purposes, purpose to be stated. A deposit of 10 per cent. on the amount of first year's rent must accompany each tender.

Tenders to be indorsed "Tender for College Reserve." Further particulars, and plans, price 1s., can be obtained on application.

The Council reserves the right of accepting or rejecting any tender.

T. J. PURVIS Secretary, Council of Agricultural Education.

Public Offices, Melbourne.

INSOLVENCY NOTICES.

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

NOTICE is hereby given that the estate of William James Walker, of South Yarra, labourer, has been sequestrated, and that a General Meeting of Creditors in the said estate will be holden at the Insolvency Court Offices, the Law Courts, in the city of Melbourne, on Wednesday, the 30th day of June, A.D., 1920, at the hour of half-past Ten o'clock in the forenoon, for the election of particle, and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at Melbourne, this 21st day of June, A.D. 1920.

O

A. J. CLARK, Chief Clerk.

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

NOTICE is hereby given that the estate of James Jones, of Northwood, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Seymour Court House, on Wednesday, the 30th day of June, A.D. 1920, 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 Seymour this sixteenth day of June, A.D. 1920.

M. C. CAMPBELL, Chief Clerk.

PRIVATE ADVERTISEMENTS.

CITY OF SOUTH MELBOURNE. BY-LAW NO. 205.

A By-law for appointing stands in public places in the City of South Melbourne for the sale of foodstuffs and flowers, and for licensing and regulating street hawkers and itinerant traders dealing in such goods.

IN pursuance of the powers confermed by the Local Government Acts, and of every other power in that behalf, the Council of the City of South Melbourne doth hereby make the By-law following, that is to say:—

By-law following, that is to Say:—

By-law following that is the First Sabable beggte and

the By-law following, that is to say:—

1. The places mentioned in the First Schedule hereto and such other places as may from time to time be fixed in lieu of or in addition thereto by the Council, shall be stands for the sale of foodstuffs and/or flowers in the said city.

2. No person shall take up or occupy or sell or attempt to sell or assist in selling from such stands or from any position on such stands unless licensed to do so as hereinafter provided, but this prohibition shall not prevent any itinerant hawker (holding a permit in that behalf) from vending foodstuffs or, flowers from house to house.

3. The Council may from time to time—

flowers from house to house.
3. The Council may from time to time—,
(a) Abolish, enlarge or diminish any stand or position.
(b) Move any stand or position in any direction in its vicinity either temporarily or permanently.
(c) Appoint any new stand or stands and fix the number of positions not exceeding two on such stand or stands and the charges to be paid for same.
Notice in writing of the exercise of any of the powers by this clause conferred shall be given to any licensee concerned.
4 Any verson desiring to sell or to assist in selling foodstuffs

this clause conterred shall be given to any neensee concerned.

4. Any person desiring to sell or to assist in selling foodstuffs and/or flowers from such stands shall apply in writing to the Town Clerk of the said city in one of the forms or to the effect set out in the Second Schedule hereto, and such application shall be accompanied by a certificate of good character signed by at least two ratepayers of the said city.

5. The Town Clerk shall bring all such amplications before

5. The Town Clerk shall bring all such applications before the Council, and the Council shall at its discretion grant, refuse, or otherwise deal with such applications.

6. If an application is granted a licence subject to the condition, of this By-law will be issued to the applicant by the Town Clerk on payment of the prescribed charges, and such licence shall state the stand and position on such stand to be occupied by the heensee and the description of the goods licensed to be sold.

7. No corporation shall be entitled to a licence and no child (as defined by the Factories and Shops Act 1915) shall be employed as a street hawker or itinerant trader, nor be permitted to manage or occupy a stand in any street, road, or public

8. No person shall hold a licence for more than one position.

9. (1) When a licence is issued pursuant to this By-law to occupy a position on any stand the person named in such licence or his permitted transferee and/or assistant (if any) and none others shall have the right to use or occupy such position.

(2) A licence for a position on any stand may with the consent of the Council be transferred to any person not being the licensee of or interested in any other position. • A form of transfer will be provided by the Council.

(3) Where a proposed transferee is approved by the Council, the licence and transfer duly executed shall be lodged with the Town Clerk, who shall retain the transfer and note on the licence the particulars of such transfer.

The licence shall then be delivered to the transferee who with his assistant (if any) shall thereupon be the only persons authorized to occupy the position described in the licence.

(4) The charge for transfer of a licence shall be Two skill.

(4) The charge for transfer of a licence shall be Two shillings and sixpence, which shall be paid when the licence and transfer shall be lodged with the Town Clerk as aforesaid.

10. The Council may at any time revoke any licence issued hereunder if the holder, in the opinion of the Council—

(a) Has committed any offence against this By-law.
(b) Has been guilty of offensive or unbecoming conduct or behaviour on or near his position.
(c) Has not kept his cart, truck, barrow or other vehicle clean, or has not kept himself cleanly in habits and appearance while on his position.
(d) Has been convicted of any offence under the Health, Fish and Game, Fruit, or Weights and Measures Acts.

When the licence is revoked, the right thereunder to occupy the position or to act as assistant thereat shall then cease, and any moneys paid in advance shall be forfeited to the said Council, and the licence shall be delivered to the Town Clerk.

11. The hours within which positions or stands may be occupied shall be between 8 a.m. and 8 p.m. on Mondays, Tuesdays, Wednesdays, Thursdays, and Saturdays, and between 8 a.m. and 9 p.m. on Fridays, but no person shall

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occupy any position or sell or attempt to sell or assist in selling from any position on Sundays, Christmas Day, or Good Friday.

12. The charges for licences shall be fixed from time to time by the Council, and shall be payable in advance either weekly, monthly or quarterly, but no charge for any one position on any stand shall exceed the rate of 20s. a week or be less than 2s. a week.

13. If a stand or ant position thereon is abolished during the currency of a licence in respect thereof, the Council may allot to the licensee of the abolished position a new position on any stand in lieu thereof or shall at the licensee's option repay him a proportionate amount of the charges paid by him in advance for such abolished position in full satisfaction of all claims and demands.

14. The following rules shall be observed by every licensee, that is to say, he shall—

(a) Keep clean the position on the stand mentioned in his there or any other position he may from time to time be authorized by the Town Clerk to occupy and also keep the footway and roadway contiguous thereto clean and free from paper, fruit stems, peelings, refuse and rubbish during all such time as the said stand is occupied.

said stand is occupied.

(b) Not at any time cause or permit or suffer any nuisance to exist on or contiguous to the position he is for the time being authorized to occupy.

(c) Not (without special permission) place any box, basket, receptacle, or other thing (except his vehicle) upon the said position or on the roadway or footpath contiguous to the same.

(d) Not permit or suffer any horse or other animal to be attached to his vehicle while on the said position or when usuattached to be upon the said position.

or when unattached to be upon the said position or 'to remain upon the street, road, or other public place where the said position is situate.

(e) Not cry out or shout his goods at any time while on the said position or while going to or from the

same.

(f) Produce his licence to any inspector of the said Council or any police or special constable when demanded.

(g) Unless licensed as assistant only have and keep his name in a conspicuous place on the right or off side 'of his vehicle in Roman letters of not less than one and a half inches in the shortest diameter of the same.

(h). Not use any flap, shelf or other device on his vehicle whereby the length or width thereof is increased beyond the measurements specified in clause 15 hereof.

(i) Not sell at any place other than at the position on the stand he is licensed to occupy within the hours named in clause 11 hereof.

(j) Not paint or write on his vehicle or display, affix or carry thereon or suspend therefrom any trade or other advertisement or any placard, poster, streamer, flag or signboard of any kind whatsoever unless special permission be first had and obtained from the Council

the Council.

(k) Personally attend his position unless he shall by reason of illness, accident or other cause, procure a permit in writing from the Town Clerk, authorizing him to place a licensed assistant in occupation of the position.

15: No cart, truck, barrow, or other vehicle shall be used on any position unless the same-

(a) has been previously approved by the Market Inspec-

(b) is not greater in length than ten feet or in width four feet. No vehicle shall be approved for the sale of foodstuffs unless the same be provided with a roof or cover and have provision for protection of the goods offered for sale, from sun, dust

and flies. '16. The Town Clerk may move any position on any stand in no. The flown Clerk may move any position on any stand in any direction in its vicinity either temporarily or permanently, and shall give notice in writing of such change of position to the licensee of such position, who shall forthwith remove to the new position, and such notice shall be accompanied by an authority to the licensee to occupy the same.

17. No fish of any kind shall be sold or offered for sale on any stand or position or in any street, road, or lane in the said city unless the same shall have been previously cleaned (gutted) to the satisfaction of the Market Inspector.

18. No fish shall be cleaned (gutted) at or near any stand or position.

19. Where under this By-law notice in writing is required to be served on any licensee, such notice may be served personally or sent through the post in a registered letter addressed to such licensee at the address mentioned in his licence and where service is by registered letter it shall be deemed to have been made within twenty-four hours from the posting thereof.

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20. Any person who shall offend against any of the provisions of this By-law or being a licensee offend against any of the rules enumerated in Clause 14 hereof shall on conviction for every such offence be liable to a penalty not exceeding Ten pounds.

FIRST SCHEDULE HEREINBEFORE REFERRED TO.
Positions for Street Stands.
1. City-road at Hanna-street. 2. Clarendon-street at City-road. 3. Sturt-street at Coventry-street. 5. Ferrars-place at Albert-road. 7. South Melbourne Station at Dorcas-street.
9. Montague-street at St. Vincent Gardens. 10. Mills-street at Beaconsfield-parade. 11. Clarendon-street at entrance to Albert Park. 12. Canterbury-road at Middle Park Station. 13. Foote-street at Beaconsfield-parade. 14. Nimmo-street at Beaconsfield-parade.
14. Nimmo-street at Beaconsfield-parade, 15. Near Montague Station, 16. Richardson-street at Kerferd-road.
17. Sturt-street at City-road. 18. At Queen's Bridge Viaduct.
SECOND SCHEDULE HEREINBEFORE REFERRED TO.
CITY OF SOUTH MELBOURNE.
Application for Position on Stand as Vendor, for Sale of
The Town Clerk, Town Hall,
South Melbourne.
I,, residing at
I
set forth in By-law No. 205, which I have read and understand.
Signature Occupation Place of Residence
Date
We, being ratepayers of the city of South Melbourne, certify that the above-named applicant is known to us, and is of good character.
Signature Address

CITY OF SOUTH MELBOURNE,
Application for Licence to act as Assistant to Street Hawker.
The Town Clerk, Town Hall. South Melbourne.
with the state of
I
Occupation Place of Residence Date
We, being ratepayers of the city of South Melbourne, certify that the above-named applicant is known to us, and is of good tharacter.
Signature

Resolution adopting this By-law agreed to by Council the list day of April, 1920, and confirmed the 19th day of May,

Address ,....

ERNEST A. WELLS, Mayor.
DONALD MCARTHUR, Councillor.
E. C. CROCKFORD, Town Clerk. (L.S.) 8386

The Geelong Hurbor Trust Act 1915 and the Meat Supervision Act 1915.

NOTICE is hereby given that D. Robinson, of Melbourne road, North Geelong, has been appointed by the Geelong Harbor Trust Commissioners a Meat Inspector for the Geelong Harbor Trust Meat Area and Freezing Works and Abattoirs therein, to act in place of Thomas McAuslan, of 53 Britannia-street, Geelong West, the Inspector at present holding that office having been transferred.

Dated this eighth day of June, 1920.

J. H. GREY, Secretary.

SHIRE OF BACCHUS MARSH. BY-LAW No. 21.

A By-law of the Council of the Shire of Bacchus Marsh, made under Section 228 of the Local Government Act 1915, and Numbered 21, for repealing certain By-laws and Regulations of the Shire of Bacchus Marsh, which the Council of the said Shire do not consider it desirable to retain.

F By-laws and Regulations of the said Shire of Bacchus Marsh, hereinafter mentioned, shall be repealed.

By-laws and Regulations of the said Shire of Bacchus arsh, hereinafter mentioned, shall be repealed.

(a) Rules to Regulate the Proceedings of the Council of the Shire of Bacchus Marsh, published in the Government Gazette, 19th December, 1884, page 3582, and Numbered 3.

(b) By-law for permitting certain Shops to be kept open after-certain hours, for closing certain Shops for one afternoon in each week, and for imposing penal ties for certain breaches of the By-law, published in the Government Gazette, 24th December, 1886, page 3777, and Numbered 4.

(c) By-law made under Section 213 of the Local Government Act 1874, for fixing the level of Streets, kerbing, flagging, asphalting, footways, &c.; published in the Government Gazette, 24th December; 1886, page 3777, and Numbered 5.

(d) By-law for permitting certain, Shops to be kept open after certain hours, for closing certain Shops for one afternoon in each week, and for imposing penalties for certain breaches of this By-law, published in the Government Gazette, 21st August, 1891, page 3499, and Numbered 7.

(e) By-law made under Section 191 of the Local Government Act 1890, for Regulating Traffic, published in the Government Gazette, 24th November, 1893, page 4588, and Numbered 11.

(f) By-law published in the Government Gazette, 28th August, 1901, relating to conduct, &c., of Dairies, and Numbered 14.

(g) By-law made under Section 197 of the Local Government Act 1903, for Regulating Crossings over street channels, and Numbered 19.

2. This By-law shall apply to and have operation throughout the Municipal District.

The resolution for passing this By-law was agreed to by the Council on the 10th day of May, 1920, and confirmed on the 14th day of June, 1920.

8392

ROBERT LIDGETT, President.

J. McMAHON, Councillor.

W. GRANT MORTON, Councillor.

PIERS KELLY, Shire Secretary.

SHIRE OF BACCHUS MARSH. BY-LAW No. 22.

A By-law of the Council of the Shire of Bacchus Marsh, made under Sub-section 30 of Section 197 of the Local Government Act 1915, for Prohibiting or Regulating the use on any road of any Vehicle not having the nails on its wheels counter-sunk in such manner as may be specified in such By-law, or having on its wheels any bars, spikes, or other projections forbidden by such By-law.

N pursuance of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the Shire of Bacchus Marsh order as follows:—

Bars, Spikes, Grips, or Other Projections on Wheels.

1. No person shall use or cause or procure any other person to use on any public highway any Traction Engine or other vehicle having on its wheels any bars, spikes, grips, or other

This prohibition, however, shall not apply to-

(a) Any Traction Engine used only for hauting agricultural machinery, or hauling a vehicle containing such machinery only, if the projections on the driving wheels of such Engine consist only of bars at least two and three-quarter inches in width and not more than one and one-sixteenth of an inch in thickness,

than one and one-sixteenth of an inch in thickness, and the space intervening between such bars does not exceed five inches, or

(b) Any Traction Engine the driving wheels of which are cylindrical and smooth soled, and having no projections thereon other than diagonal bars of not less than three inches in width nor more than three-quarters of an inch in thickness, and extending the full width of the tire, and the space intervening between such cross bars not exceeding three inches; provided in such last-mentioned case—

(i) That the owner of such Engine has pre-

ovided in such last-mentioned case—

(i.) That the owner of such Engine has previously obtained from the Council or an Officer of the Council (duly authorized in that behalf) a permit in writing specifying the public highways on which may be used, and that the Engine is being used on one of the highways so specified.

(ii.) That the owner has agreed in writing to pay to the Council the cost of making good

any damage done to any roadway, bridge, or culvert by, such Engine or any Vehicle

or culvert by, such Engine or any venice drawn by it.

(iii.) That such Engine is not being used, unless with the written consent of the Council or an Officer of the Council (duly authorized in that behalf), to haul more than two Vehicles, exclusive of any Vehicle solely used for carrying water for such Engine.

(iv.) That the loading of any Vehicle drawn by such Engine does not exceed nine tons in weight, including the weight of such Vehicle.

weight, including the weight of such Vehicle.

(v.) That the weight carried by any Vehicle drawn by such Engine (including the weight of such Vehicle) does not exceed three hundredweight for each half-inch of bearing surface of the tire or felloe of each wheel of such Vehicle.

Weight of Engine, &c., to be Painted Thereon.

2. Every owner of a Traction Engine shall cause to be painted in legible letters not less than one inch long on a plate attached to the Engine, or on a conspicuous place on the Engine, the exact and true weight thereof, and the maximum weight of water and fuel necessary for its propulsion.

Person to be in Attendance Whilst Engine Contains in Itself Sufficient Motive Power to Move it.

3. So long as the fires of a Traction Engine are alight, or the Traction Engine contains in itself sufficient motor power to move it, one person shall remain in attendance whilst it is on any public highway, although it is stationary.

Taking Engine Across or Along Bridges, Embankments, &c. 4. No person shall take any Traction Engine across or along any bridge, culvert or embankment so as to meet or pass thereon any other Traction Engine or any person with a horse or a vehicle drawn by a horse.

Engines Not to Halt in Certain Parts of Highway.

Engines Not to Halt in Certain Parts of Highway.

5. No person shall halt (unless through unforeseen circumstances, or unless actually engaged in loading or unloading) in any part of a road where the traffic way is narrowed by fences, excavations, embankments, dangerous depressions, or such like, but shall draw off at least twenty feet from the middle of the formation in the case of a made road, or the middle of the surveyed road if unmade.

Engines Not to Halt on Bridges or Culverts.

6. No person shall permit any Traction Engine or any Vehicle attached to or drawn thereby to stop on any bridge or culvert for the purpose of drawing water, or for any other

Driving Engine Between Sunset and Sunrise.

Driving Engine Between Sunset and Sunrise.

7. No person shall drive any Traction Engine between sunset and sunrise, unless by written permission of the Council, or an officer of the Council (duly authorized in that behalf), defining the route to be travelled and the extended hours during which such travelling is permissible, such permission to be withdrawable at any time upon written notice to that effect being served on the owner or driver of the Engine or being forwarded to him by registered letter. No person who has received such written permission shall drive any Traction Engine between sunset and sunrise, unless there shall be exhibited on such Engine proper and sufficient carriage or other approved lights, one at each side on the front and one in the rear, or when a Vehicle or Vehicles are being drawn by such Engine, then in the rear of the last Vehicle.

Wooden Planks to be Carried on Engine, &c.

8. No person shall use or cause or procure to be used on any public highway any Traction Engine unless there is carried on such Engine or some Vehicle drawn by the same at least four wooden planks twelve inches in width, four inches in thickness, and at least twelve feet in length, and when crossing any bridge or culvert the driver or the person in charge of such Engine shall lay down such planks, and ne Engine shall be permitted to cross over any bridge or culvert except on such planks.

Skidding of Wheels of Engine.

9. The driver of a Traction Engine shall shut off steam immediately the driving wheels of the Engine commence to skid, and he shall not start the Engine again until he has taken all necessary and proper means to prevent damage being done to the highway by the skidding of the wheels.

Penalties.

10. Any person shall for any wilful act or default contrary to this By-law be liable to the following penalty:—

(a) For the first offence, a fine not exceeding Three pounds.
(b) For the second offence, a fine not exceeding Five pounds.
(c) For any subsequent offence, a fine not exceeding Ten pounds.

Extent of Operation of By-law.

11. This By-law shall apply to and have operation throughout the whole of the Municipal District.

The resolution for passing this By-law was agreed to by the Council on the 10th day of May, 1920, and confirmed on the 14th day of June, 1920.

8393

ROBERT LIDGETT, President.
J. McMAHON, Councillor.
W. GRANT MORTON, Councillor.
PIERS KELLY, Shire Secretary.

SHIRE OF BACCHUS MARSH.

By-law No. 23.

A By-law of the Shire of Bacchus Marsh, made under Section 197 of the Local Government Act 1915, for Regulating

A by-law of the Soure of Baccaus Marsh, made under Section 197 of the Local Government Act 1915, for Regulating Traffic and Processions.

In Spursuance of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the Shire of Bacchus Marsh order as follows:

1. The owner of every Carriage, Cart, Waggon, Dray, or other Vehicle, being driven or stopping during such driving in any street, road, or other public place within the shire of Bacchus Marsh after sunset on any day, and before sunrise on the following day, shall cause such Carriage, Cart, Waggon, Dray, or other Vehicle to be provided with proper Lamps, securely fixed and kept properly trimmed and ready for lighting, and the driver or person in charge of such Carriage, Cart, Waggon, Dray, or other Vehicle between sunset on any day and sunrise on the following day shall cause such Lamps to be properly lighted, and to be kept lighted whilst such Carriage, Cart, Waggon, Dray, or other Vehicle is being so used.

to be properly lighted, and to be kept lighted whilst such Carriage, Cart, Waggon, Dray, or other Vehicle is being so used.

2. The driver or person in charge of every Carriage, Cart, Waggon, Dray, or other Vehicle being driven or stopping during such driving in any street, road, or other public place within the said shire after sunset on any day and before sunsise on the following day shall keep a Light attached to or suspended from the off or right side of such Carriage, Cart, Waggon, Dray, or other Vehicle so as to be plainly visible to the driver or person in charge of any Carriage, Cart, Waggon, Dray, or other Vehicle proceeding along or through such street, road, or other public place, whether in the same or a contrary direction to that in which such Carriage, Cart, Waggon, Dray, or other Vehicle is being driven or stopped in the course of being so driven, so as to indicate to the front and rear the approach or position of such Carriage, Cart, Waggon, Dray, or other Vehicle.

3. Every person offending against the provisions of this Bylaw shall be liable on conviction thereof to a penalty not exceeding Five pounds (£5) for every such offence.

4. This By-law shall apply to and have operation throughout the whole Municipal District.

The resolution for passing this By-law was agreed to by the Council on the 10th day of May, 1920, and confirmed on the 14th day of June, 1920.

ROBERT LIDGETT, President.
J. McMAHON, Councillor.
W. GRANT MORTON, Councillor.
PIERS KELLY, Shire Secretary.

(SEAL) 8394

SHIRE OF BACCHUS MARSH.

BY-LAW No. 24.

By-Law No. 24.

A By-law of the Shire of Bacchus Marsh for extending to the said Shire all the Provisions of Part I. of the Police Offences Act 1915.

In pursuance of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the Shire of Bacchus Marsh order as follows:—
All the provisions of Part I. of the Police Offences Act 1915 are hereby extended to the said shire, and shall be in force therein from and after the passing hereof.
The resolution for passing this By-law was agreed to by the Council on the 10th day of May, 1920, and confirmed on the 14th day of June, 1920.

ROBERT LIDGETT. President.

BOBERT LIDGETT, President.

J. McMAHON, Councillor.

W. GRANT MORTON, Councillor.

PIERS KELLY, Shire Secretary. 8395

SHIRE OF BACCHUS MARSH. BY-LAW NO. 25.

By-Law. No. 25.

A By-law of the shire of Bacchus Marsh, made under section 197 of the Local Government Act 1915 for repealing By-laws Nos. 1 and 2 of the said shire, and for extending portions of the Thirteenth Schedule of the said Act to the shire of Bacchus Marsh.

Nos. 1 and 2 of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the shire of Bacchus Marsh order as follows:—

1. By-laws numbered 1 and 2 of the shire of Bacchus Marsh, made under the provisions of the Local Government Act 1874, for the adoption of portion of the provisions of the Thirteenth Schedule of the said Act, are hereby repealed.

2. That subdivisions (1), (3), (4), and (5) of Part I., being clauses numbered 1 to 28, both inclusive, of the Thirteenth Schedule of the Local Government Act 1915 be adopted.

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No. 132.-June 23, 1920.-10119.-4

3. That subdivision (9) of Part I., being clauses numbered 41 to 45, both inclusive, of the Thirteenth Schedule of the Local Government Act 1915 be adopted.

4. That Part II. of the Thirteenth Schedule of the Local Government Act 1915 be adopted.

5. That clauses 2, and 3 of Part IX. of the Thirteenth Schedule of the Local Government Act 1915 be adopted.

6. That Part XI. of the Thirteenth Schedule of the Local Government Act 1915 be adopted, save and except the concluding words of clause 2 of the said Part, which are as follows:—"And the rough minutes of the proceedings of the Council at any meeting shall be read at the close of such meeting." meeting

This By-law shall have operation throughout the whole

(SEAL)

This By-law snall nave operation throughout the united municipal district.

The resolution for passing this By-law was agreed to by the Council on the 10th day of May, 1920, and confirmed on the 14th day of June, 1920.

8396

ROBERT LIDGETT, President. J. MCMAHON, Councillor. W. GRANT MORTON, Councillor. PIERS KELLY, Shire Secretary.

SHIRE OF BACCHUS MARSH.

REGULATION No. 2.

A Regulation of the shire of Bacchus Marsh, made under section 610 of the Local Government Act 1915.

IN pursuance of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the shire of Bacchus Marsh order as follows:—

1. Regulation No. 1, made under section 610 of the Local Government Act 1903 is hereby repealed.

2. The Council of the shire of Bacchus Marsh shall demand, receive, and have, of and from every person selling any cattle in the Bacchus Marsh Corporation Saleyards, and from every person who shall sell cattle at any licensed yards or premises within the municipal district, and outside the said Bacchus Marsh Corporation Saleyards, and also from every person who shall use the weighing machine provided by such Council for the weighing of carts, the several sums of money as for tolls or dues hereinafter provided in that behalf, that is to say:— 2. The Council of the shire of Bacchus Marsh shall demand,

For every horse, mare, gelding, foal, ass, or mule ... 0 1 For every head of neat cattle sold for over £20 ... 0 1 For every head of neat cattle sold for under £20 ... 0 0 For every head of neat cattle, one year old and under 0 0 For every head of neat cattle, one year old and under Calves at foot, nil.
For every bull sold or exposed for sale ...
For every sheep or lamb, over 3 months old ...
For every lamb, under 3 months old ...
Lambs at foot, nil.
For every pig, over 8 weeks old ...
For every pig, up to 8 weeks old ...
Produce and sundries, for every £1 sterling (or proportion thereof) selling price ...
With a minimum charge of 6d.
For use of yards for branding cattle (minimum 1s.), per head ... $\begin{array}{ccc} 0 & 0 \\ 0 & 0 \end{array}$ 0 0 6 0 0 01 use of weighbridges, the fees in force there for For use of weighbridges, the fees in-force there for the time being.

For the use of yards by drovers for yarding cattle overnight—

Up to 50 head (per night) ...

Over 50 head and not more than 100 head ...

For every 50 head or part thereof exceeding 100 head ... 0 2 6 For every 100 head of sheep, or part of 100, up to 500 ... up to 500 ...

For every 100 head of sheep, or part of 100, exceeding 500 ...

For every horse

All vehicles, implements, and sundries not sold, left in the yards for seven days (after day of sale)...

For every week or part of week exceeding seven days 0 0 9 0 1 0

All stock offered at any sale, whether sold or unsold, must be removed within 24 hours after the close of the market. All stock not so removed shall be charged the above fees for every 24 hours, or part of 24 hours, such stock may be left in the yards exceeding the first mentioned 24 hours.

The resolution for passing this Regulation was agreed to by the Council on the 10th day of May, 1920, and confirmed on the 14th day of June, 1920.

ROBERT LIDGETT, President.
J. McMAHON, Councillor.
W. GRANT MORTON, Councillor.
PIERS KELLY, Shire Secretary. (SEAL)

8397

8430

SHIRE OF BACCHUS MARSH. Pounds Act.

NOTICE is hereby given that the President, Councillors, and Ratepayers of the shire of Bacchus Marsh have established a pound at the Municipal Sale Yards, Bacchus Marsh, and that Peter Heagney, of Lorderderg-street, Bacchus Marsh, has been duly appointed poundkeeper.

Shire Hall, Bacchus Marsh, 17th June, 1920.

ROBERT LIDGETT, President.
J. McMAHON, Councillor.
PIERS KELLY, Shire Secretary.

8398

SHIRE OF BARRARBOOL.

NOTICE OF INTENTION TO BORROW MONEY FOR PERMANENT WORKS AND UNDERTAKINGS.

WORKS AND UNDERTAKINGS.

NOTICE is hereby given that the Council of the Shire of Barrarbool proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said shire, the sum of One thousand six hundred pounds (£1,600), such sum to be raised by the issue of debentures in accordance with the provisions of Part XIV. of the Local Government Act 1915.

(1) The rate of interest to be named in such debentures shall be Six pounds per centum per annum, payable in half-yearly instalments on the first day of May and the first day of November in each year.

(2) The moneys borrowed shall be repayable at the Bank of Australasia, Geelong, on the 1st day of November, 1930, or at the Council's bankers at that time being.

(3) The purpose of erecting a new superstructure to the bridge at Pollocksford.

at Pollocksford.

(4) The loan is to be liquidated by the creation of a sinking fund. The sum of Fifteen pounds will be set aside annually for the creation of such sinking fund.

(5) The plans and specifications and estimate of the cost of the work referred to have been prepared, and are open for inspection of ratepayers interested at 21 Beach-parade, Geelect.

HENRY E. MOORS, Shire Secretary.

18th June, 1920.

SHIRE OF RIPON.

APPLICATION BY THE COUNCIL OF THE MUNICIPALITY OF THE PRESIDENT, COUNCILLORS AND RATEPAYERS OF THE SHIRE OF RIPON FOR AN ORDER AUTHORIZING SUCH COUNCIL TO SUPPLY ELECTRICITY FOR ANY PUBLIC OR PRIVATE PURPOSE WITHIN THE AREAS HEREUNDER DESCRIBED.

THE Council of the Municipality of the President, Counciliors, and Ratepayers of the Shire of Ripon hereby give notice of its intention to apply for an order under the provisions of the Electric Light and Power Act 1915.

(a) The object of the application is to obtain an order authorizing the applicant to supply electricity for any public or private purposes within the area hereunder described.

(b) The applicant is the Council of the Municipality of the President, Councillors, and Ratepayers of the Shire of Ripon, and its address is Shire Hall, Beaufort.

(c) The proposed area of the supply as to which it is intended to apply for an order as aforesaid is the whole of the township of Beaufort, and any streets, roads, or water-courses bounding or partly bounding such township. The boundaries of such area are as follows:

on the north—Victoria-street; On the south—South-street; On the west—Gregory-street; On the east—Pohlman-street.

On the west—Gregory-street;
On the east—Pohlman-street.

The exact limits of the proposed area, as described above, are shown in a map, a copy of which, before this application is lodged, will be deposited for public inspection with the Postmaster at the Beaufort Post Office, within the proposed area of supply, and at the office of the Council of the said municipal district.

(d) The streets dedicated to public use in and along which it is proposed that electric light lines be laid down or erected are the whole of the streets and roads in and through the said township of Beaufort, and any streets, roads, and water-courses bounding or partly bounding same, and more specifically shown in the aforesaid copy of map.

(d1) The applicant at present contemplates or proposes the laying down or erection of electric lines in the following streets only, or such smaller areas as may be subsequently determined, namely:—Jackson-street, Albert-street, Burke-street Willoby-street, Pratt-street, Neill-street, Cumminsstreet, Sturt-street, Fratt-street, Warburton-street, Speke-street, Livingstone-street, Lawronce-street, Church-street, Kingstreet, Livingstone-street, Lawronce-street, Church-street, Kingstreet, Havelock-street, Park-road, Brick Kiln-road.

(c) The time within which electric line or lines are to be erected cannot be specified except as to the lines in the streets or roads specified in clause (d1) as aforesaid, which applicant undertakes to lay or erect within two years from the date of the grant of the now proposed Order.

(f) The applicant proposes to take power by the Order to interfere with or break up as far as may be necessary for such purpose, and subject to certain provisions as may be inserted in such Order, all or any tramways or railways within the proposed area of supply.

(g) Printed copies of the draft Order and of the Order when made can be obtained in Melbourne at the offices of the Municipal Association, 369 Collins-street, and at the Shire Offices, Beaufort, at a price of Five shillings each. Copies of notices of objections and other documents may be served on the applicant at the following address, viz.:—Shire Offices, Resufort

Beaufort.

Every Council, company, person, or persons desirous of bringing before the Electricity Commissioners any objections respecting application must do so within three months from the date of the Government Gazette containing the advertisement of the application. A copy of every such notice of objection must be served on the applicant for the Order, or served by leaving the same at or sending the same in a registered letter to the address given in the advertisement.

Dated this 23rd day of June, 1920.

For and on behalf of the Shire of Ripon,

R. A. D. SINCLAIR, President. NORMAN B. ACTON, Shire Secretary.

SHIRE OF MILDURA.

NOTICE OF INTENTION TO BORROW THE SUM OF THREE THOUSAND THREE HUNDRED POUNDS FOR PERMANENT WORKS AND UNDERTAKINGS.

AND UNDERTAKINGS.

TAKE notice that the Council of the Shire of Mildura propose to borrow the sum of Three thousand three hundred pounds (£3,300), such sum to be raised in accordance with the provisions of the Local Government Act 1915.

The rate of interest to be paid shall be Six pounds (£6) per cent. per annum.

Such interest shall be payable on the 1st day of August and the first day of February in each year at the State Savings Bank of Victoria, Melbourne, or the Council's bankers for the time being. The debentures will be redeemable by sixty half-yearly payments at the State Savings Bank of Victoria, Melbourne, or the council's bankers for the time being, set out hereunder:—

Half-year. Instalment. Half-year. Instalment.

mg, se	ı. Out	nereun					
Half-ye	ar.		alment.	Half-ye	ar.		alment
1			£20	31		,	£50
2			20	32		`	50
3			20	33			50
· 4			20	34			55
5			25	35			55
6			25	`36			55
7			25	37			60
8			25	38			60
9			25	39	- 		60
10			25	40			65
ii			30	41		<i>:</i>	65
12			30	42			70
13			30	43			70
14			30	44			70
15	• • • •		30	45			75
16			30	46	:		75
17			30	47			80
18			35	48			80
19			35	49			85
20			35 •	50			85
21	•••	•••	35	51			90
22		• • • •	40	52			90
23			40	53		• • • •	95
24			40	54	• • •	•••	95
25			40	55	• • •	·	100
26			40	56	• • •		105
27			45	57	•••		105
28			45	58	• • • •	• • •	110
29		• • • •	45	59			115
30	***		50	60	• • • •		115
							300

by providing the above amounts in each respective half-year during the currency of the loan.

The purposes for which the loan is to be applied are as

Purchase of a Jelbart road roller ...
Purchase of steam unit for electric lighting,
together with freight and installation at
the power-house, Mildura 2.000

£3,300

The plans, specifications, and estimates of cost of such works and undertakings, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection.

Dated this 8th day of June, 1920.

STEPHEN H. SEMMENS, F.A.I.S.,
8402 Shire Secretary.

, SHIRE OF WHITTLESEA.

NOTICE is hereby given that Charles Edward Johnson has been appointed Inspector of Nuisances and Slaughter Yards, Inspector under the Pure Food and Thistle Acts, Impounding Officer, and Dog Registrar for the Whittlesea, Yan Yean, and Morang Ridings of the above-named shire, in lieu of Moses Thomas, resigned.

Dated this 22nd day of June, 1920.

JAMES RYAN, Shire Secretary.

DIOCESE OF WANGARATTA.-DIOCESAN SYNOD. NOTICE is hereby given that the Bishop of the Diocese of Wangaratta has convened the Synod of the said Diocese for Tuesday, the 20th day of July, 1920, at half-past Seven o'clock p.m., at the Cathedral Church of the Holy Trinity, at F. C. PURBRICK, Diocesan Registrar.

NOTICE is hereby given that the partnership heretofrom subsisting between the undersigned, James Watters and Alexander Wright Wales (commonly called Alexander Wales), carrying on business as contractors and quarry proprietors at Kirkdale-street, Brunswick, and other places in the State of Victoria, under the style of "Watters & Wales," has been dissolved as from the first day of June, One thousand nine hundred and twenty, by mutual consent. The said Alexander Wright Wales will continue to carry on the said business at Kirkdale-street aforesaid, and will receive all debts owing to and discharge all debts owing by the late partnership.

nership.
Dated this second day of June, One thousand nine hundred and twenty.

JAMES WATTERS. James Watters-G.

2181

Witness to the signature of MATTHEWS, solicitor, Melbourne.

Witness to the signature of Alexander Wright Wales—G. F.

Williams and Matthews, 89 Queen-street, Melbourne, solici

NOTICE is hereby given that the partnership heretofore subsisting between Joseph Foskett and John Louis Edwards, carrying on business as estate agents at 249 Glenferrie-road, Malvern, under the style of "The Gallipoli Home Builders," has been dissolved by mutual consent, as from the eighteenth day of June, 1920. All debts due to and owing by the said late firm will be received and paid by the said John Louis Edwards at the above address.

Dated the 18th day of June, 1920.

J. L. EDWARDS.

J. L. EDWARDS. J. FOSKETT.

Witness to both signatures—J. A. C. Blair, solicitor, &c., Royal Bank Chambers, 70 Elizabeth-street, Melbourne. 8440

NOTICE OF CHANGE OF NAME.

NOTICE OF CHANGE OF NAME.

HEREBY give notice that by a deed poll dated the fifth day of March, 1920, duly executed and attested, I, the undersigned Andrew Lawrence Cook, now of Armstrong, formally and absolutely renounced and abandoned my name of Atilio Lawrence Cusini and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Andrew Lawrence Cook instead of Atilio Lawrence Cusini, and so as to be at all times thereafter known and described by the name of Andrew Lawrence Cook exclusively.

Dated the twenty-first day of April, 1920.

A. L. COOK.

A. L. COOK.
Witness to signature of Andrew Lawrence Cook—Chas
COHEN, solicitor, Bendigo.

ALFRED CARTER, heretofore called and known by the name of Alfred Mather, of Yarragon, in Victoria, farmer, hereby give public notice that I have assumed and taken, and henceforth intend to use, the surname of Mather, in addition to the surname of Carter, but as my last and principal surname, and to be called and be known as Alfred Carter Mather. And further that such intended addition to my surname is formally declared and evidenced by a deed poll under my hand and seal, bearing date the 7th day of June, 1920, and intended forthwith to be deposited in the office of the Registrar-General of the Supreme Court of Victoria.

Dated this 7th day of June, 1920.

ALFRED CARTER MATHER.
(Late Alfred Carter.)
Gray and Friend, solicitors, Queen-street, Warragul.

Companies Act 1915.

OTICE is hereby given that by special resolution, duly passed on the 24th May, 1920, and confirmed on the 8th June, 1920, the members of The Torpedo Submarine Ship Cleaner Company Limited resolved that the company be wound up voluntarily, and that Mr. Robert William Berry Mackenzie, of 27 Queen-street, Melbourne, be appointed liquidator. liquidator.
Dated 16th June, 1920.

Godfrey and Godfrey, 325 Collins-street, Melbourne, solicitor for the liquidator.

THE AUSTRAL CANNING COMPANY PROPRIETARY LIMITED.

NOTICE is hereby given that the registered office of The Austral Canning Company Proprietary Limited is now situate at No. 115 Queen's Bridge-street, South Melbourne. Dated this twenty-first day of June, 1920. 8461 J. DOUGALL, Managing Director.

THE ACCOUNTANTS AND CLERKS ASSOCIATION LIMITED (IN LIQUIDATION).

NOTICE is hereby given that at an extraordinary general meeting of the above-named association, duly convened and held at the office, 317 Flinders-lane, Melbourne, at 8 p.m. on 15th June, 1920, the subjoined resolutions were duly

on 15th June, 1920, the subjoined resolutions were duly passed:—

1. That it has been proved to the satisfaction of the association that the association cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and that the association be accordingly wound up.

2. That the liquidator be Mr. Percy James Kent, of 60 Queen-street, Melbourne, official assignee.

All parties having any claims against the association are hereby required to forward the same, and particulars thereof, accompanied by a sworn affidavit in proof of debt. to the liquidator, on or before the seventh day of July, 1920, after which date the liquidator will distribute the funds amongst those persons only of whose claims notice shall then have been given. Proof of debt forms may be obtained, filled in, and sworn, at my office.

Dated this sixteenth day of June, 1920.

PERCY J. KENT, F.C.P.A., liquidator, 60 Queen-street, Melbourne.

Melbourne.

Companies Act 1915. THE DEVONDALE DAIRYING CO PROPRIETARY LIMITED.

NOTICE is hereby given that at a meeting of the share-holders of the above-named company, held on the 22nd day of May, 1920, it was resolved, by special resolution, that The Devondale Dairying Company Proprietary Limited be wound up voluntarily, and that this resolution was confirmed at a further meeting of the said shareholders, held on the 12th day of June 1920.

CESARE FERRARI, of Devondale, Secretary and Liquidator.

ator. Arthur E. George, of Cobden, solicitor for the company. 8400

Companies Act 1915.

THE DEVONDALE DAIRYING COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a meeting of the creditors of the above-named company will be held at Two p.m. on the 3rd day of July, 1920, at the Devondale Public Hall,

Devondale.

Dated this 17th day of June, 1920.

CESARE FERRARI, of Devondale, viâ Lavers Hill, Liqui-

Arthur E. George, Cobden, solicitor for the said liquidator.

In the matter of the Companies Act 1915, and in the matter of The Westend Trading Company Proprietary Limited (in voluntary liquidation)

(in voluntary liquidation)

NOTICE is hereby given that the creditors of the abovenamed company are required, on or before the 7th day
of July, 1920, to send their names and addresses and the particulars of their debts or claims, and the names and addresses
of their solicitors (if any) to Harry Douglas Giddy, of 51
Queen-street, Melbourne, liquidator of the said company, and,
if so required, by notice in writing from the said liquidator
or his solicitors, to come in and prove their said debts or
claims at such time and place as shall be specified in such
notice, or in default thereof they will be excluded from the
benefit of any distribution made before such debts or claims
are proved. Dated this 22nd day of June, 1920.

H. D. GIDDY, Liquidator.

RE JAMES GEORGE FREDERICK WYETH, DECEASED, INTESTATE.

LITESTATE.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of James George Frederick Wyeth, late of 1 Somerset-street, Gardenvale, in the State of Victoria, mantle manufacturer, deceased, intestate (who died on the 11th day of February, 1920, and letters of administration of whose estate were granted to Clara Daisy Wyeth, of 1 Somerset-street, Gardenvale aforesaid, widow of the said deceased), are hereby required to send in particulars, in writing, of such claims to the undersigned. John Joseph Carroll, the proctor for the said Clara Daisy Wyeth, on or before the 23rd day of July, 1920. And notice is hereby given that after that dafe the said Clara Daisy Wveth will proceed to distribute the assets of the said James George Frederick Wyeth, deceased, intestate, which shall have come to her hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said Clara Daisy Wyeth shall then have had notice; and the said Clara Daisy Wyeth will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated this 16th day of June, 1920.

J. J. CARROLL, Whitchall, Bank-place, Melbourne, solicitor for the administratrix.

NOTICE TO CREDITORS .- RE JOHN BOOLS GOOD,

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all creditors and other persons having any claims or demands against the estate of John Bools Good, late of 12 Alleyne-avenue, Malvern, in the State of Victoria, shipping clerk, deceased (who died on the 15th day of April, 1920, and probate of whose will was granted by the Supreme Court of the State of Victoria, on the 4th day of June, 1920, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State, the sole executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims and demands to the said The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne aforesaid, on or before the 26th day of July, 1920, after which date the said executor will distribute the assets of the said John Bools Good, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims and demands of which the said executors 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 19th day of June, 1920.

AKEHURST & LAWEENCE, 327 Collins-street, Melbourne, proctors for the said executor.

8438

Proctors for the said executor.

PURSUANT to the Trusts Acts, notice is hereby given that all persons baving claims against the estate of William Irvine Faulkner, late of Kyneton, in the State of Victoria, doctor of medicine, deceased (who died on the 2nd day of February, 1920, and probate of whose will was, on the 29th day of March, 1920, granted to The Perpetual Executors and Trustees Association of Australia Limited, of 89-91 Queenstreet, Melbourne, the executor appointed thereby), are requested to send particulars, in writing of such claims to the said Association, at the above-mentioned address, on or before the 25th day of July, 1920, after which date the assets will be distributed amongst the persons entitled, having regard only to the claims of which the executor shall then have had notice. And the executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice.

Dated the 17th day of June, 1920.

PALMER, STEVENS, & RENNICK, proctors for the executors, Kyneton.

NOTICE TO CREDITORS.—RE JOSEPH GRIGG
TRUSCOTT, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all creditors and other persons having any claims or demands against the estate of Joseph Grigg Truscott, date of number 36 Casely-street, Long Gully, Bendigo, in the State of Victoria, retired blacksmith, deceased, intestate (who died on the fifth day of April, One thousand nine hundred and twenty, and letters of administration of whose estate were granted by the Supreme Court of the State of Victoria, on the tenth day of June, One thousand nine hundred and twenty, to the Farmers and Citizens Trustees Company Bendigo Limited, of Commercial House, Charing Cross. Bendigo, in the said State), are hereby required to send in particulars, in writing, of such claims and demands to the said Farmers and Citizens Trustees Company Bendigo Limited, of Commercial House, Charing Cross, Bendigo aforesaid, on or before the twenty-eighth day of July, One thousand nine hundred and twenty, after which date the said administrator will distribute the assets of the said Joseph Grigg Truscott, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims and demands of which the said executors shall then have had notice, in writing. And the said executors will not be liable for the assets or any claim it shall not then have had notice.

Dated this twenty-first day of June, One thousand nine hundred and twenty.

Dated this twenty-first day of June, One thousand nine hundred and twenty.

J. T. KEANE, Commercial House, Charing Cross, Bendigo, proctor for the said administrator.

8428

A LL persons having claims against the estate of Thomas Brown), formerly of 151 Park-street, Parkville, but late of 44 Gillies-street, Fairfield, in the State of Victoria, medical practitioner, deceased, are requested to forward particulars thereof to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, the executor of the will and codic'l thereto of the said deceased, on orybefore the twenty-sixth day of July, One thousand nine hundred and twenty, after which date the said company will proceed to distribute and dispose of the estate amongst the persons entitled thereto, having regard only to the claims of which the said company will not be liable for the assets so distributed, or any part thereof, to any persons of whose claim they shall not have received notice as aforesaid.

Dated this eighteenth day of June, One thousand nine hun-

dred and twenty.

J. A. WILMOTH & SON, 82 Elizabeth-street, Melbourne proctors for the said company.

844

NOTICE TO CREDITORS .-- RE THOMAS BLOOD,

NOTICE TO CREDITORS.—RE THOMAS BLOOD,

DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Thomas Blood, late of 24 Bidey-street, East Prahran, in the State of Victoria, gentleman, deceased (who died on the thirtieth day of July, One thousand nine hundred and nineteen, and probate of whose will and testament was granted to Thomas Harry Malcolm Blood, of 6 Seymour-avenue, East Caulfield, in the State of Victoria, carter, and Gwendoline Cassy McCurry (in the said will called Gwendoline Cassy Blood), of 24 Bell-street, Glenferrie, in the said State, married woman, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the undersigned, the solicitor for the said executors, on or before the thirty-first day of July, One thousand nine hundred and twenty. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Thomas Blood, 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 twenty-second day of June, 1920.

E. J. V. NIGAN, 443 Chancery-lane, Melbourne, and at Prabran. solicitor for the executors.

8442

Prabran. solicitor for the executors.

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Enoch Trickey, late of No. 258 MacPherson-street, North Carlton, in the State of Victoria, gentleman, deceased (who died on the eighteenth day of December, 1919, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the fourth day of March, 1920, to Samuel Alfred Bennett, of Queen's Walk, in the City of Melbourne, in the said State, business manager, and James Wright, of Lygon-street, Carlton, in the said State, manager of the Commercial Bank of Australia Limited, at Carlton aforesaid), are hereby required to send particulars, in writing, of such claims to the said Samuel Alfred Bennett and James Wright, care of W. R. Paling, solicitor, 415 Collins-street, Melbourne aforesaid, on or before the thirty-first day of July, 1920; after which date the said Samuel Alfred Bennett and James Wright will proceed to distribute the assets of the said Enoch Trickey, 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 the said Samuel Alfred Bennett and James Wright will not thereafter be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated this eighteenth day of June, 1920.

W. R. PALING, 415 Collins-street, Melbourne, proctor for the said executors.

NOTICE TO CREDITORS.—RE BRIDGET GRACE
HODBY, DECEASED, INTESTATE.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Bridget Grace Hodby, late of Pimpinio, in the State of Victoria, widow, deceased, intestate (who died on the first day of October, 1919, and letters of administration of whose estate were, on the 7th day of January, 1920, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to John Miller, of Glenlee, in the said State, farmer), are hereby required to send in particulars, in writing, of such claims to the said administrator, at his address at the office of the undersigned, on or before the fifth day of August, 1920, after which date the said administrator will proceed to distribute the assets of the said deceased which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of whose claims he shall not be responsible for the assets, or any part thereof, so distributed to any person or persons of whose claims he shall not then have had notice; and the said administrator will not be responsible for the assets, or any part thereof, so distributed to any person or persons of whose claims he shall not then have had notice.

Dated this 14th day of June, 1920.

J. WELDON POWER & BENNETT, Pynsent-street, Horsham, proctors for the administrator.

8451

RE JOHN THOMAS COUSENS, DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of John Thomas Cousens, late of Meerlieu, in the State of Victoria, grazier, deceased, probate of whose will was granted by the Supreme Court in the said State, in the probate jurisdiction, on the twenty-first day of April, 1920, to Thomas Edward Cousens, of Stratford, in the said State, grazier, and William Frederick Cousens, of Meerlieu aforesaid, grazier (the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned, on or before the thirty-first day of July. 1920, after which date the said executors will proceed to distribute the assets of the said John Thomas Cousens, deceased, which shall have come to their hands among the persous entitled thereto, having regard

only to the claims of which they shall then have had notice; and the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated the fifteenth day of June, 1920.

SANDFORD & MOSLEY, Bailey-street, Bairnsdale, solicitors for the said accenture.

tors for the said executors.

RE JOHN THOMAS GRIFFIN, DECEASED

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of John Thomas Griffin, late of Strathfieldsaye, in the State of Victoria, gardener, deceased (who died on the 15th day of December, 1919, and probate of whose will and codicil was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 14th day of February, 1920, to William Somerville, senior, of Strathfieldsaye, in the said State, postmaster, and John Quick, of Pall Mall, Bendigo, in the said State, barrister and solicitor, the executors named in and appointed by the said will and codicil), are hereby required to send particulars, in writing, of such claims to the said executors, at the office of the undersigned, on or before the 28th day of July, 1920, after which date the said executors will proceed to distribute the assets of the said John Thomas Griffin, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And the said executors will not be liable for the assets, or any part thereof, so distributed to, any person of whose claim they shall not then have had notice.

Dated this 18th day of June, 1920.

QUICK & LUKE MURPHY, Pall Mall, Bendigo, proctors for the said executors.

8408

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Joseph Rowan, late of 25 York-street, St. Kilda, in the State of Victoria, retired police magistrate, deceased (who died on the seventeenth day of February, 1920, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the tenth day of June, 1920, to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, and Francis Joseph Hamilton Rowan, of Casterton, in the said State, solicitor, the executors thereof), are hereby required to send particulars, in writing, of such claims to such executors, care of the said company, at its said address, on or before the 26th day of July, 1920, after which date the said executors will proceed to distribute the assets of the said Joseph Rowan, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they then shall have had notice. And notice is hereby further given that the said 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 a foresaid.

Dated this 14th day of June, 1920.

F. J. HAMILTON ROWAN, of Casterton, proctor for the said executors.

RE CHARLES HENRY LYNE, DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Charles Henry Lyne, late of 7 Mackay-street, Prahran, formerly of Hobson-street, Hawksburn, in Victoria, gentleman, deceased (who died on the 22nd January, 1920, and probate of whose last will and testament was granted to the Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat, in Victoria, the executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said company, on or before the 2nd day of August. 1920. And notice is hereby given that after that date the said company as executor aforesaid will proceed to distribute the assets of the said Charles Henry Lyne, 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 as executor aforesaid shall then have had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this 22nd day of June 1920

so distributed to any person of have had notice.

Dated this 22nd day of June, 1920.

THEO. G. GRANO, Barkly-street, Ararat, proctor for the 8468

MINING NOTICES.

ANNANDS NORTH & SOUTH GOLD MINING COMPANY NO LIABILITY, MALDON.

A LL shares on which the 2nd call of One penny per share remains unpaid are forfeited, and will be sold by public auction on Thursday, 1st July, 1920, at a quarter to One o'clock p.m., at Somer and Dabb's office, Main-street, Maldon, unless previously redeemed.

W. E. PREECE, Manager.

THE PREMIER GYPSUM & SALT COMPANY
NO LIABILITY.
POSITIVE SALE. NO POSTPONEMENT.

A LL shares in this company (included in Nos. from 1 to 75)
on which the 1st call of Three pounds per share is then
unpaid, will be sold by public auction, at Beehive Exchange,
Bendigo, on Tuesday, 6th July, 1920, at half-past Four p.m.
J. J. STANISTREET

8427 (McColl, Rankin, and Stanistreet), Manager.

Companies Act 1915.—Tenth Schedule
LALOR PROSPECTING SYNDICATE NO LIABILITY.

THE undersigned, do hereby make application to register
pany under the provisions of Part II. of the Companies Act
1915.

1915.

1. The name of the company is to be the "Lalor Prospecting Syndicate No Liability."

2. The place of operations is at Western Australia.

3. The registered office of the company will be situated at 150 Queen-street, Melbourne.

4. The value of the company's property, including claim and machinery, is nil.

4. The value of the company's property, including claim and machinery, is nil.

5. The number of shares is Seventy, of Ten pounds each.

6. The number of shares subscribed for is Sixty (60).

7. The name of the manager is Bernard Bradley.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Names, Addresses, Occupation. Number of Shares. Henry Gregory, Parliament House, Melbourne, gentleman W. II II. Story, Parliament House, Melbourne, W. II. Story, Parhament House, Melbourne, gentleman

E. B. C: Corser, Parliament House, Melbourne, gentleman

Bernard Bradley, 150 Queen-street, Melbourne, manager of companies (in trust for shareholders)

Bernard Bradley, 150 Queen-street, Melbourne, manager of companies (in trust for the company) 1 57 10 Total 70

Dated this 9th day of June, 1920. Witness to signature-Samuel Hadley Capr.

Bernard Bradley, do solemnly and sincerely declare that

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.

Rernard Bradley.

BERNARD BRADLEY. Taken before me, at Melbourne, this ninth day of June 1920—A. G. HARSTON, J.P. 845

** KINGSGATE MOLYBDENITE NO LIABILITY. **

INCREASE OF CAPITAL.

THOMAS ROLLASON, manager of the above-named company, hereby give notice that an increase in the capital of the said company was, on the seventeenth day of June, 1920, resolved upon. The mode adopted for the increase is by raising the amount of each of the one hundred thousand (100.000) shares existing in the company from Ten shillings to Fifteen shillings sterling.

THOMAS ROLLASON, Manager

31 Queen-street, Melbourne, 17th June, 1920.

8430

INSOLVENCY NOTICES.

The Insolvency Acts.—In the matter of the assigned estate of George William Church, of 64 Tinning-street, Brunswick, late of Horsham, hotelkeeper.

A FIRST and Final Dividend is intended to be declared in the matter of the above-named, whose estate was assigned for benefit of creditors on 23rd day of July, 1913. Creditors who have not proved their debts by 7th day of July, 1920, will be excluded.

Dated this 22nd day of June, 1920.

E. GERALD BALDING. Trustee.

Davey, Balding, and Co., public accountants, Broken Hill Chambers, 31 Queen-street, Melbourne.

State Producery 444 1915. In the Court of Incolumn.

The Insolvency Act 1915.—In the Court of Insolvency,
Central District, at Melbourne.

A FIRST and Final Dividend is intended to be declared
in the matter of Ernest Edward Leslie Smith, of St.
Albans, labourer, whose estate was sequestrated on 5th June,
1918. Creditors who have not proved their debts by 7th
July, 1920, will be excluded.
PERCY J. KENT, F.C.P.A., official assignee, 60 Queenstreet, Melbourne.

8443

street, Melbourne.

The Insolvency Acts.-In the Court of Insolvency, Western District, at Hamilton.

A DIVIDEND, the First and Final, is intended to be declared in the matter of William Sim, of Macarthur, labourer, whose estate was sequestrated on the fifth day of March, One thousand nine hundred and twenty. Creditors who have not proved their debts by the eighth day of July, One thousand nine hundred and twenty, will be excluded from this dividend.

Thomson-street, Hamilton, 22nd June, 1920. 8388

The Insolvency Act.—In the matter of the assigned estate of M. Quinn & Co., of Camperdown, storekeepers.

FOURTH and Final Dividend is intended to be declared A in the matter of the above-named, whose estate was assigned for bonefit of creditors on 21st day of May, 1918. Creditors who have not proved their debts by 7th day of July, 1920, will be excluded.

Duted this 22nd day of June, 1920.

E. GERALD BALDING, Trustee Davey, Balding, and Co., public accountants, Broken Hill Chambers, 31 Queen-street, Melbourne. 8446

The Insolvency Acts .- In the Court of Insolvency

DIVIDENDS are intended to be declared in the under-DIVIDENDS are intended to be declared in the undermentioned estates. Creditors who have not proved their
debts by the 1st day of July, 1920, will be excluded.
ELSIE ADA TAAFE, of Minyip, hotelkeeper, assigned 4th September, 1916. Third.
ARTHUR JOHN WITHERS, of South Yarra, grocer, sequestrated 17th February, 1913. Third.
WILLIAM BERTRAM SANDERS, of South Yarra, music dealer,
assigned 24th March, 1920. First.
Dated this 17th day of June, 1920.
EDWARD W SMAIL, F.C.P.A., public accountant and

EDWARD W. SMAIL, F.C.P.A.. public accountant and egistered trustee, Broken Hill Chambers, 31 Queen-street,

The Insolvency Acts, Central District.—In the matter of ETHEL MAY HEBARD, of Glenferrie-road, Malvern, in the State of Victoria, dressmaker.

AKE notice that I, Ethel May Hebard, intend to apply to this honorable Court, on the 23rd day of July, 1920, at the hour of half-past Ten o'clock in the forenoon, for a certificate of discharge under the Insolvency Acts, and to dispense with the conditions mentioned in section 233 of the Insolvency Act 1915.

Dated this 22nd day of June, 1920.

8429

E. M. HEBARD, the above named insolvent.

IMPOUNDINGS.

S TOLEN or strayed, black pony mare, scar near knee, W near shoulder, 11.2 hands, rug on.
P. SMITH, 265 Queensberry-street, Carlton.

A RARAT.—Impounded at Ararat Shire Pound, 14th June, 1920, by Mr. Peter McArthur, Herdsman.

291. Red and white steer, like M or W near rump

If not claimed and expenses paid, to be sold on 14th July, 1920.

M. GIBSON, Poundkeeper.

A VOCA.—Impounded at Avoca, 19th June, 1920, by D. Williams, of Tanwood.

bay draught gelding, white face, saddle-marked, old scars on near ribs, like AD (conjoined) on off shoulder
 dark-brown light draught mare, white face, no visible brand

If not claimed and expenses paid, to be sold on 16th July, 1920.

W. BRERETON, Poundkeeper. 8467--5/4

BAIRNSDALE.—Impounded at Bairnsdale Shire Pound, by Hordsman, Centre Riding.

I bay draught gelding, star, near hind foot white, enlarged near stifte, R n-ar shoulder

If not claimed and expenses paid, to be sold on 15th July, 1920.

JOS. A. TAYLOR. Poundkeeper. 8431-4/8

BALLARAT.-Impounded at Ballarat City Pound.

red cow, star, white on belly, legs, and tail bay horse, shod, white spots on back, near fore coronet white black horse, shod, like IL near shoulder

If not claimed and expenses paid, to be sold on 16th July, 1920.

C. D. CADDEN, Poundkeeper. BALLARAT.--Impounded at Ballarat Shire Pound.

1 bay filly, three white feet, blaze or running star and snip, no visible

1 chestnut filly, running star, no visible brand

If not claimed and expenses paid, to be sold on 30th June, 1920.

C. J. WILSON

RALLARAT EAST.—Impounded at Ballarat East.

black horse, hind feet white, like S on near shoulder bay draught horse, white streak on face, no visible brand

If not claimed and expenses paid, to be sold on 16th July, 1920.

G. WILLIAMS, Poundkeeper.

BENALLA.-Impounded at Benalla, by J. Lane.

chestnut mare, aged, light draught, white face, two white legs, W near shoulder; two foals at foot (one bay, one brown) If not claimed and expenses paid, to be sold on 14th July, 1920.

D. D. MURPHY, Poundkeeper.

BRANXHOLME.—Impounded at Branxholme, by Ranger, from Waliacedale roads.

roan bull calf

roan beifer calf, short tail roan heifer calf red and white steer calf

If not claimed and expenses paid, to be sold on 17th July, 1920.

HUGH DEVEREUX Poundkeeper.

8416--6/

 ${f B}^{
m ROADMEADOWS.-Impounded}$ at Campbellfield.

1 light-bay mare, star, hind feet white, little white near front foot, no visible brand; foal at foot

1 chestnut colt, star, hind feet white, no visible brand

If not claimed and expenses paid, to be sold on 15th July, 1920.

A. OLIVER, Poundkeeper.

BUNYIP SOUTH.—Impounded at Bunyip South. The five steers and two heifers previously advertised as branded like a heart or bar in circle appear to be branded B off rump. The colours are—1 black and white steer, 4 red and white steers, 1 red and white heifer, 1 red heifer. All about 18 months old.

If not claimed and expenses paid, to be sold on 16th July, 1920.

8417-5/4

R. H. BENNETT, Poundkeeper.

CHILTERN.-Impounded & Chiltern, by A. J. Plunkett.

1 brown buggy mare, fresh mouth, small star, black points, no visible

If not claimed and expenses paid, to be sold on 15th July, 1920.

J. T. HARVEY, Poundkeeper.

8384-4/

COBDEN.-Impounded at Cobden, by I. Smith.

red steer, slit off ear, stick on neck, like S off rump yellow steer, two notches off ear, like M off rump

If not claimed and expenses paid, to be sold on 2nd July, 1920.

8420 - 4/

R. SPALL, Poundkeeper.

COLAC.—Impounded at Colac, 1st June, 1920, by G. Hillman, from Colac, for trespassing.

white heifer, back notch off ear, red on neck and head ored and whith heifer, back notch off ear red and white heifer, back notch off ear red heifer, top off and notch off ear, top off near ear

On 9th June, by the Assistant Herdsman, from Colac, for trespassing.

1 yellow and white heifer, top off near ear, Colac Shire badge No. 3290;

1 yellow and white heifer, top off near ear, Colac Shire badge No. 3290; calf at foot 1 red steer, two back notches near ear, tar daub near loin, like A6 (conjoined) off rump 1 yellow steer, two notches near ear, one notch off ear, Colac Shire badge No. 4306 1 light-red heifer, notch both ears 1 white heifer, white spots on neck and head, bit out both ears, Colac Shire badge No. 4253 1 brown small poddy heifer 1 black pony mare, no visible brand 1 for not chimed and expenses paid; to be sold on 8th July, 1920.

If not claimed and expenses paid; to be sold on 8th July, 1920.

A. G. ROSS, Poundkeeper.

8399 - 14/

8415-4/8

Victoria Gazette 2185 COHUNA.-Impounded at Cohuna. EWSTEAD.-Impounded at Newstead. 1 bav gelding, hack, white star on forehead, white snip on nose, hind feet white, like PH (conjoined, P reversed) off shoulder 1 black filly, small star, off hind foot white, no visible brand If not claimed and expenses paid, to be sold on 7th July, 1920. If not claimed and expenses paid, to be sold on 14th July, 1920. JOHN BROWNE, R. BARBER, Poundkeeper. Poundkeeper. NUMURKAH.-Impounded at Numurkah, by T. Welton. ROUIN.-Impounded at Drouin. 1 white cow, piece out off ear, slit near ear, no visible brand 1 bay mare, hack, white blaze, off hind fetlock white, no visible brand If not claimed and expenses paid, to be sold on 16th July, 1920. If not claimed and expenses paid, to be sold on 17th July, 1920. S. SHADWICK, Poundkeeper. J. TREWIN, Poundkeeper. RERNTREE GULLY. - Impounded at Ferntree Gully, by A. NUNAWADING.—Impounded at Nunawading, by D. Bernand, Inspector, Doncaste 1 red steer, star, white brush on tail, no visible brand 1 brown pony mare, no visible brand 1 bay foal, no visible brand If not claimed and expenses paid, to be sold on 14th July, 1920. By J. Young, Inspector. J. MASON, 85 sheep, like red G off ribs
1 red and white buff calf, no visible brand
1 brindle and white heifer calf, no visible brand
1 dark-brown and white cow, TD off rump 8122-4/ Poundkeeper. EIDELBERG.—Impounded at Heidelberg, 18th June, 1920, by Ranger. 1 mouse-coloured gelding, cab sort, star, no visible brand If not claimed and expenses paid, to be sold on 15th July, 1920. On 22nd June. \$418, 8419-8/ 1 dark-bay or brown pony gelding, black points, off hind fetlock scarred, like 3 near shoulder Poundkeeper. If not claimed and expenses paid, to be sold on 14th July, 1920. ROCHESTER.—Impounded at Rochester, 10th June, 1920, by G. Bennett, Nanneelia. E., DOWLING, 106. Red shorthorn bull, straight horns, no visible brand 8458-6/ Poundkeeper. If not claimed and expenses paid, to be sold on 16th July, 1920. K ILMORE. - Impounded at Kilmore. J. TOVEY 8437-4/ Poundkeeper. 3 crossbred ewes, notch out near ear, two notches off ear, like H on rump 1 merino ewe, notch out off ear, dot in square on rump 1 crossbred ewe, no visible brand 1 comeback ewe, notch out near ear, blotch brand on rump 1 comeback ewe, split near ear, like H on rump SHEPPARTON.—Impounded at Shepparton, 20th June, 1920, by W. J. Sandy. 1 red heifer calf, about 8 months old, back quarter off near ear, no . If not claimed and expenses paid, to be sold on 15th July, 1920. 1 red and white steer calf, about 8 months old, back quarter off near ear, no visible brand F. A. BANTOCK, Poundkeeper. 8404--6/ If not claimed and expenses paid, to be sold on 15th July, 1920. KORUMBURRA.—Impounded at Korumburra, 17th June, 1920, by J. G. Duffy. W. STOREY, 8424-6/ Poundkeeper. 1 bay pony gelding, star, black points, long tail, poor condition, no visible brand STAWELL.-Impounded at Stawell Shire Pound, by Henry Phillips, Ledcourt. On 19th June, by Ed. Fitzgerald, Kardella. 1 bay pony mare, 3 years old, two white feet, no visible brand 1 bay pony mare, short tail, no visible brand If not claimed and expenses paid, to be sold on 10th July, 1920. If not claimed and expenses paid, to be sold on 9th July, 1920. R. B. TAYLOR, Poundkeeper. F. BONAR 8421-6/ Poundkeeper. X YABRAM.—Impounded at Kyabram. STRATFORD.—Impounded at Stratford, 16th June, 1920, by G. Maxwell, for Avon Shire Council, from Llowalong. 1 bay small draught mare, white star, like S near shoulder 1 brown mare, aged, star on forehead, off hind foot white, large lump on near front foot, no visible brand If not claimed and expenses paid, to be seld on 19th July, 1920. If not claimed and expenses paid, to be sold on 15th July, 1920. THOS. POOLE, E. CHASTON. Poundkeeper. SWAN HILL.-Impounded at Swan Hill, by W. Parkes, Swan Hill. ANG LANG.—Impounded at Lang Lang. 1 red and white steer, two small notches under off ear
1 red steer, two small notches under off ear
1 red hoifer, white tail, little white on forehead, two small notches
under off ear
1 red heiter, two small notches under off ear 1 brown and white yearling heifer, indistinct brand off rump 1 brown pony gelding, 14.2 hands, star on forehead, shod, white spots on back, no visible brand 1 brown pony mare, shod, white face, hind feet white, like J near shoulder If not claimed and expenses paid, to be sold on 14th July, 1920. If not claimed and expenses paid, to be sold on 17th July, 1920. C. S. BAKER, Poundkeeper. R. COCKERELL, 8434-6/8 Poundkeeper. 8436-6/ M ACARTHUR.—Impounded at Macarthur. TALLANGATTA.—Impounded as Tallangatta, 15th June, 1920, from Ormidale. 1 white two-year-old steer, yellow spots, forward slit and piece off top near ear, swallow fork off ear, no visible-brand 1 light-bay gelding, star and snip, no visible brand If not claimed and expenses paid, to be sold on 13th July, 1920. If not claimed and expenses paid, to be sold on 15th July, 1920.

8425-4/8

J. T. CASEY, Poundkeeper. ORNINGTON.—Impounded at Mornington Shire Pound.

1 yellow poddy heifer, no visible brand 1 yellow poddy heifer, with yoke on, no visible brand

If not claimed and expenses paid, to be sold on 14th July, 1920.

(Mrs.) B. M. DUNN, Poundkeeper. 8462-4/

TRARALGON. — Impounded at Traralgon, 21st June, 1920, by Mr. David Gilmour, Traralgon South. 1 bay draught mare, aged, white face, hind feet white, no visible brand

If not claimed and expenses paid, to be sold on 19th July, 1920.

W. H. MADDOCK,

Poundkeeper.

H. F. DU VÉ. 8406-4/ Poundkeeper. WARRNAMBOOL -Impounded at Warrnambool, 6th June, 1920.

1 bay filly, no visible brand

If not claimed and expenses paid, to be sold at Victoria Market Saleyards, Warrnambool, on 30th June, 1920.

On 8th June.

1 black bull, no visible brand

1 red and white bull, no visible brand

If not claimed and expenses paid, to be sold at Victoria Market Saleyards Warrnambool, on 7th July, 1920.

8449, 8454-8/

WILLIAM WORLAND,
Poundkeeper.

W ERRIBEE.-Impounded at Werribee, -15th June, 1920, by Inspector Rogers.

1 black horse, rope on neck, star, streak and snip, three feet white, like B off shoulder

1 bay horse, rope on neck, star, black points, no visible brand If not claimed and expenses paid, to be sold on 19th July, 1920.

8426 -5/4

TIMOTHY MAHER, Poundkeeper.

WINCHELSEA.—Impounded at Winchelsea, by A. Anderson.

1 black and white bull, about 18 months old, no visible brand If not claimed and expenses paid, to be sold on 17th July, 1920.

L. CURTIS, Poundkeeper.

YARPTURK.-Impounded at Yarpturk, by D. McGrath.

1 yellow bull calf, no visible brand 1 light-red heifer calf, no visible brand

If not claimed and expenses paid, to be sold on 15th July, 1920.

8135-4/

A. G. MORRISS, Poundkeeper.

POUNDKEEPERS' REMITTANCES.

THE GOVERNMENT PR	acknowledges the receipt of					the under-			
1920							£	8.	đ.
June 21-F. A. Bantock			•••	•••	•••		0	7	6
June 22-T. Maher		•••	•••	•••	•••	•••	0	5	4
June 22-E. Chaston			•••	***		•••	0	2	6
June 22-R. Barber			***		•••		0	5	0
June 22-H Cockerell	***	•••	•••			•••	1	0	0
June 22-A. G. Morriss	•••			•••	•••		0	3	6
June 22-C. S. Baker				•••	•••		0	7	0
June 22-J. Tovey				•••			0	4	0
June 22-E. Dowling			•••			•••	0	5	4
June 22-D. D. Murphy	•	•••		•••	***		0	5	0
June 22-J. T. Casey			'		•••	•••	0	1	4
June 23-W. Brereton				•••	•••		0	10	0
A. J. MULLETT,									

Government Printer. 23rd June, 1920.

THE "VICTORIA GOVERNMENT GAZETTE."

SUBSCRIPTIONS.—The Subscription, including Postage, is 10s. 4d. per annum, or 7s. 7d. per quarter, payable in advance.

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On an average, eleven words make a line, but for the description of a brand consisting of more than one letter, &c., placed perpendicularly, thus B, each additional letter under В

the first is charged as a line.

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All communications should be adaressed to " The Government Printer, Melbourne.'

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