



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

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

No. 114.]

WEDNESDAY, OCTOBER 11.

[1922.

ACT OF PARLIAMENT.

PROCLAMATION

By His Excellency Colonel the Right. Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., Aide-de-Camp to His Majesty the King; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

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

“An Act to apply out of the Consolidated Revenue the sum of Two hundred thousand pounds to the service of the year One thousand nine hundred and twenty-two and One thousand nine hundred and twenty-three.”

Given under my Hand and the Seal of the State of Victoria, at Melbourne, this ninth day of October, in the year of our Lord One thousand nine hundred and twenty-two, and in the thirteenth year of the reign of His Majesty King George V.

(L.S.)

STRADBROKE.

By His Excellency's Command,

H. S. W. LAWSON.

GOD SAVE THE KING!

PUBLIC HOLIDAYS.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., Aide-de-Camp to His Majesty the King; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

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

Public Holidays:—

WEDNESDAY, THE 11TH DAY OF OCTOBER, 1922, throughout the shires of Huntly† and Melton†;

No. 114.—14972.—PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

THURSDAY, THE 12TH DAY OF OCTOBER, 1922, throughout the shires of East Loddon† and Huntly†;

WEDNESDAY, THE 18TH DAY OF OCTOBER, 1922, throughout the borough of Maryborough†, the shires of Talbot†, Tullaroop†, and Waranga, the North and South Ridings of the shire of Avocat, and the North and South Ridings of the shire of Huntly†;

FRIDAY, THE 20TH DAY OF OCTOBER, 1922, throughout the North-West and South-West Ridings of the shire of Kerang†;

WEDNESDAY, THE 25TH DAY OF OCTOBER, 1922, throughout the shires of Kerang†, Shepparton†, and Waranga†, and the Devenish Riding of the shire of Benalla†;

THURSDAY, THE 26TH DAY OF OCTOBER, 1922, throughout the shire of Dundast†;

FRIDAY, THE 27TH DAY OF OCTOBER, 1922, throughout the shires of Buninyong and Grenville†;

WEDNESDAY, THE 1ST DAY OF NOVEMBER, 1922, throughout the shires of Benalla† and Werrisbee† and the North and West Ridings of the shire of Huntly†;

THURSDAY, THE 9TH DAY OF NOVEMBER, 1922, throughout the shire of Creswick†;

WEDNESDAY, THE 15TH DAY OF NOVEMBER, 1922, throughout the city of Port Melbourne†;

SATURDAY, THE 18TH DAY OF NOVEMBER, 1922, throughout the shire of Bairnsdale†;

TUESDAY, THE 21ST DAY OF NOVEMBER, 1922, throughout the shire of Kyneton†;

WEDNESDAY, THE 22ND DAY OF NOVEMBER, 1922, throughout the borough of Daylesford† and the shires of Glenlyon† and Winchelsea†;

THURSDAY, THE 23RD DAY OF NOVEMBER, 1922, throughout the borough of Clunes† and the shire of Talbot†.

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

WEDNESDAY, THE 18TH DAY OF OCTOBER, 1922, throughout the city of Geelong†.

† Agricultural Show.

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

MATTHEW BAIRD,
Chief Secretary.

GOD SAVE THE KING!

BANK HOLIDAYS.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., Aide-de-Camp to His Majesty the King; Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

IN pursuance of the provisions contained in Part III. of the *Banks and Currency Act 1915* (6 Geo. V. No. 2618), I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates named hereunder special days to be observed as Bank Holidays and Bank Half-Holidays (as the case may be) at the places respectively mentioned, that is to say:—

Bank Holidays:—

FRIDAY, THE 13TH DAY OF OCTOBER, 1922, at Yackandandah;
WEDNESDAY, THE 1ST DAY OF NOVEMBER, 1922, at Murtoa.

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

WEDNESDAY, THE 18TH DAY OF OCTOBER, 1922, at Cohuna, Donald, Echuca, Geelong, Maryborough, Pyramid Hill, Rupanyup, and Rutherglen;

WEDNESDAY, THE 25TH DAY OF OCTOBER, 1922, at Kerang and Mooroopna;

THURSDAY, THE 26TH DAY OF OCTOBER, 1922, at Rainbow;
WEDNESDAY, THE 8TH DAY OF NOVEMBER, 1922, at Heathcote;

TUESDAY, THE 14TH DAY OF NOVEMBER, 1922, at Sale;

WEDNESDAY, THE 15TH DAY OF NOVEMBER, 1922, at Mooropna.

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

MATTHEW BAIRD,

Chief Secretary.

GOD SAVE THE KING!

APPOINTMENTS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 3rd day of October, 1922, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Registrars of Births and Deaths,

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

Boolarra.—EFFIE FLORA ROGERS, fees, from commencement of duty, vice Emma L. Rogers, resigned;

Inglewood.—KATHERINE BAILIE, fees, from commencement of duty, vice Alexander R. Taysom, relieved.

Electoral Registrar,

FREDERICK AUGUSTUS RAWLINGS (Constable of Police) to be Electoral Registrar for the Mirboo Division of the Electoral District of Gippsland West, to date from 23rd September, 1922, vice Constable James Green, resigned.

Inspector,

NICHOLAS MARSHALL,

to be an Inspector under the provisions of section 95 of the *Marine Act 1915*.

Warders, Penal and Gaols Branch,

FRANCIS THOMAS CARLSON,
HENRY GILBERT CHAPMAN,
STANLEY LEWIS GARTON, and
OLAF MALCOLM HANSEN,

to be Warders, General Division, Penal and Gaols Branch; vacancies having occurred, and the Public Service Commissioner having certified that appointments are required, that there are no persons available and fit in the Public Service to be promoted or transferred to fill the vacant offices, and that the persons named are entitled, under the provisions of the Public Service Acts, to be appointed to fill such vacancies on probation for twelve months.

LUNACY DEPARTMENT—HOSPITALS FOR THE INSANE.

The 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, by Order made on the 3rd day of October, 1922, been pleased to make the undermentioned appointments, viz.:—

Nurses, Grade III,

(The persons named hereunder to be Nurses, Grade III, the Permanent Head of the Department having requested that vacancies which have occurred should be filled, and the Inspector-General of the Insane having certified that appointments are required, that there are no persons available and fit in the Public Service to be promoted or transferred to fill the vacant offices, and that the persons named hereunder are entitled, under the provisions of the *Public Service Act 1915*, to be appointed to fill such vacancies, such appointments to be on probation for twelve months, and to take effect from the date mentioned in each case, that is to say:—

KATHLEEN LOUISE MORRIS, from 12th September, 1922.

MARGARET PATTERSON, from 9th September, 1922.

Attendant,

THOMAS HENDERSON JOHNSTON,

to be an Attendant, Grade III; 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 from 4th September, 1922.

DEPARTMENT OF PUBLIC INSTRUCTION.

Member of Advisory Council,

R. M. BLACK

to be a Member of the Advisory Council of the Mildura High School, for the period ending 30th June, 1923, the appointment to be terminable at any time should the Governor in Council so order.

Members of Council of Technical School,

WILLIAM POLMEAR and
HAROLD LIDDELOW

to be Members of the Council of the Beechworth Technical School, for the period ending 31st December, 1922, vice T. G. Ferguson and A. J. Bryant, resigned.

DEPARTMENT OF LAW—ATTORNEY-GENERAL.

Labourer,

GEORGE WILLIAM MACAULAY

to be a Labourer, General Division, 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 entitled, under the provisions of the Public Service Acts, to be appointed to fill such vacancy on probation for six months.

LAW DEPARTMENT—SOLICITOR-GENERAL.

Magistrates,

CHARLES WALKER, Ballarat,

to Keep the Peace in the Central, Northern, Eastern, Western, and Midland Bailiwicks of the State of Victoria;

ARTHUR WILLIAM LEWIS FITCHER, Ivanhoe,

HAROLD VICTOR ROSE, Seymour,

FREDERICK TENNYSON GRAY, 603 Little Collins-street, Melbourne, and

WILLIAM YOUNG, 25 Alma-road, St. Kilda.

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

JOHN FRANCIS BROWN, Milawa.

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

Commissioners for taking Declarations, &c.

JOHN GEORGE McDONALD, 4 Lyndhurst-crescent, East Brunswick,

to be a Commissioner for taking Declarations and Affidavits under the provisions of Part IV. of the *Evidence Act 1915*, to resign on removing from the neighbourhood of East Brunswick;

JAMES FREDERICK WYATT, Officer,

to be a Commissioner for taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the *Evidence Act 1915*, to resign on removing from the neighbourhood of Officer.

Probation Officer,

JOHN ANDREW GOULD, Warracknabeal,

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 Warracknabeal.

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

At the Executive Council Chamber,
Melbourne, 3rd October, 1922.

DEPARTMENT OF LANDS AND SURVEY.

DISCHARGED SOLDIERS SETTLEMENT INQUIRY BOARD.

IN pursuance of section 22 of the *Discharged Soldiers' Settlement Act 1917* (No. 2916), and section 11 of the *Discharged Soldiers' Settlement Act 1919* (No. 3039), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 10th day of October, 1922, appointed

HENRY OCTAVIUS ALLAN, Chief Clerk, Lands Department;
THOMAS EDWARD WYATT, Senior Clerk, Closer Settlement Branch; and
ARTHUR MADDOCK DAVID, representative of the Returned Sailors' and Soldiers' Imperial League of Australia.

a Discharged Soldiers Settlement Inquiry Board to inquire into matters in respect of the dealing with applications for allotments on Dyer's Estate, Rupanyup, particularly block 9, and to report thereon.

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

At the Executive Council Chamber,
Melbourne, the 10th October, 1922.

SUMMONING OFFICER.

I HEREBY appoint the undermentioned person, under section 31 of the *Education Act 1915*, to summon parents within the State of Victoria:—

Constable JOSEPH COONERTY, No. 5894,

A. J. PEACOCK,
Minister of Public Instruction.

Education Department,
Melbourne, 2nd October, 1922.

JUSTICE OF THE PEACE EMPOWERED TO GIVE CONSENT TO THE MARRIAGE OF MINORS.

HIS Honour the Chief Justice has been pleased to empower the undermentioned Justice of the Peace to consent to the marriage of minors, under the provisions of the *Marriage Act 1915*:—

Name.	Residence.	Jurisdiction.
John Thomas Ellison	Preston	Within the Preston district

This appointment is in lieu of that published in the *Government Gazette* of 4th October, 1922, page 2621.

Prothonotary's Office,
Melbourne, 5th October, 1922.

WM. RICHARDS,
Prothonotary.

RESIGNATIONS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 3rd day of October, 1922, accepted the resignations by the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

JAMES GREEN (Constable of Police), as Electoral Registrar for the Mirboo Division of the Electoral District of Gippsland West, to date from 22nd September, 1922;
EMMA LOUISA ROGERS, as Registrar of Births and Deaths at Boolarra.

HOSPITALS FOR THE INSANE.

SYDNEY ALBERT BEGNONE, as Attendant, Grade III., from 17th August, 1922;
JOHN JOSEPH BYRNE, as Attendant, Grade III., from 24th September, 1922.

Nurses, Grade III.,

LULLIAN COOK, from 16th September, 1922;
MYRTLE HANLEY, from 21st September, 1922;
MAUD PHILLIS KEARNEY, from 11th September, 1922;
MARY KELLY, from 30th September, 1922;
BRIDGET MURPHY, from 15th September, 1922;
LUCY LOUISA SWIFT, from 25th September, 1922.

DEPARTMENT OF LAW—ATTORNEY-GENERAL.

REGINALD ALFRED SMITHERS, as an officer of the Fifth Class, Clerical Division, Office of Titles, to take effect as from and after the 7th October, 1922;
FREDERICK AUGUSTUS RAWLINGS, from the office of Clerk of Petty Sessions (Acting) at Walhalla;
JOSEPH CHENHALL, from the position of Bailiff of the County Court at Traralgon.

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

At the Executive Council Chamber,
Melbourne, the 3rd October, 1922.

DRAUGHTSMAN, CLASS "C," PROFESSIONAL DIVISION. DEPARTMENT OF LANDS AND SURVEY.

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

Yearly Salary.—£384, minimum; £492, maximum.

Duties.—To check and examine diagrams on Crown grants and leases.

Qualifications.—An applicant must be a good draughtsman, and have had experience in the compilation of plans and the checking of surveyors' plans and field notes.

Applications (which should be addressed to the Secretary to the Commissioner, and accompanied by evidence of experience and qualifications) must be lodged at this office not later than Friday, the 20th October, 1922.

By order,

W. A. ROBINSON,
pro Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 9th October, 1922.

FOURTH CLASS CLERK, OFFICE OF TITLES, DEPARTMENT OF LAW.

APPLICATIONS 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 examine and check all dealings, &c., submitted for registration, and to pass for registration all such dealings as, in the opinion of the officer concerned, do not require to be referred for legal advice to the Commissioner or Registrar of Titles.

Qualifications.—A thorough knowledge of the transfer of Land Acts and all other Acts dealing with transactions in real and leasehold property, administration of deceased persons' estates, &c., and a close and intimate knowledge of the practice of the Office of Titles.

Applications (which should be addressed to the Secretary to the Commissioner, and accompanied by evidence of experience, &c.) must be lodged at this office not later than Friday, the 20th October, 1922.

By order,

W. A. ROBINSON,
pro Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 9th October, 1922.

CARETAKER, GENERAL DIVISION, CROWN LAW OFFICES, DEPARTMENT OF LAW.

APPLICATIONS will be received by the Public Service Commissioner (Victoria), up to Friday, the 20th October, 1922, from officers of the General Division of the Public Service of Victoria, for appointment to the above-mentioned position.

Yearly Salary.—£192, minimum; £228, maximum; with quarters when required to reside on premises. (Quarters comprise four rooms and a bathroom).

Applicants should be not less than 35 years of age, and married.

By order,

W. A. ROBINSON,
pro Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 10th October, 1922.

Public Service Act 1915 (No. 2713), Section 170.
SERVICES DISPENSED WITH.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council, has, by Order made on the 3rd day of October, 1922, directed that the Order in Council dated the 4th day of August, 1922, consenting to the dispensing by the Public Service Commissioner with the services of William James Henderson, Warder, General Division, Penal and Gaols Branch, Department of Chief Secretary, from the Public Service, take effect as from the 12th August, 1922.

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

At the Executive Council Chamber,
Melbourne, the 3rd October, 1922.

POLICE SALE.—POLICE STATION, ST. ARNAUD.

THE undermentioned unclaimed property will, if not previously claimed, be sold by public auction, on Friday, 3rd November, 1922, at Two p.m., at the above-mentioned place:—

4 pairs of curtains	2 rolls of blind print.
1 roll of denim.	17 books.
1 bed quilt.	1 brush and 1 comb.
1 tablecloth.	1 reflector.
4 rolls of sheeting.	2 writing pads.
18 pillow-cases.	Glassware.
2 pieces of print.	

A. NICHOLSON,
Chief Commissioner of Police.

Chief Commissioner's Office, Melbourne, 7th October, 1922.

POLICE SALE.—A. S. MUIR'S PIG BAZAAR, KERANG.

THE undermentioned unclaimed articles will, if not previously claimed, be sold by public auction, on Thursday, 2nd November, 1922, at One p.m., at the above-mentioned place:—

- 1 bag, containing 13 water-rat skins.

A. NICHOLSON,
Chief Commissioner of Police.

Office of Chief Commissioner of Police,
Melbourne, 27th September, 1922.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

GENERAL NOTICE.

THE Melbourne and Metropolitan Board of Works having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid, and which are included within the sewerage area hereinafter described, doth hereby declare that on and after the 4th day of November, 1922, each and every property which, or any part of which, abuts on the said streets or parts of streets shall be deemed to be a severed property within the meaning of the *Melbourne and Metropolitan Board of Works Act 1915*.

The Sewerage Area hereinbefore referred to is:—

SEWERAGE AREA No. 520.

City of Northcote.—Starting at the intersection of Dundas and Newcastle streets on the boundary of Sewerage Area No. 356; thence easterly along Dundas-street, southerly along the eastern boundaries of properties on the east side of Victoria-road, westerly by a fence on the south side of Flinders-street, further westerly following Sewerage Area No. 478, northerly following Sewerage Areas Nos. 429 and 356 to the starting point at the intersection of Dundas and Newcastle streets.

By order of the Board,
GEO. A. GIBBS, Secretary.

Office of the Melbourne and Metropolitan Board of Works,
110 Spencer-street, Melbourne, 3rd October, 1922.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

BY-LAW No. 21.—REVOCATION OF STANDING ORDER No. 14 OF BY-LAW No. 17.

THE Melbourne and Metropolitan Board of Works (hereinafter called the Board), pursuant to and in exercise of the powers and authorities conferred on it by the *Melbourne and Metropolitan Board of Works Act 1915* (No. 2696), and in exercise of all other powers possessed by or vested in such Board, doth hereby rescind and revoke Standing Order No. 14 of By-law No. 17, as follows:—

Standing Order No. 14.

"14. A motion for altering or revoking any resolution or act of the Board can be made only at a meeting specially convened for the purpose, and if negatived the same shall not be again entertained until after the first day of March, or the first day of September, whichever shall next follow."

The above revocation shall take effect the day after the notification in the *Government Gazette* of the approval thereto by the Governor in Council.

The common seal of the said Board was hereunto affixed the 31st day of August, One thousand nine hundred and twenty-two, in the presence of—

(SEAL) W. J. CARRE RIDDELL, Chairman.
F. F. READ, Member.
GEO. A. GIBBS, Secretary.

Approved by the Governor in Council,
the 10th October, 1922.

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

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

BY-LAW No. 21.—STANDING ORDERS.

THE Melbourne and Metropolitan Board of Works (hereinafter called the Board), pursuant to and in exercise of the powers and authorities conferred on it by the *Melbourne and Metropolitan Board of Works Act 1915* (No. 2696), and in exercise of all other powers possessed by or vested in such Board, doth hereby make the By-law and Regulation following:—

Clause 81 of By-law No. 17 of the By-laws and Regulations of the Board, which are therein called Standing Orders of the Board, shall be rescinded and revoked as from the date hereinafter mentioned, and the following clause 81 substituted therefor:—

81. Except as may from time to time be directed by the Board no moneys shall be drawn out of any moneys standing to the credit of the Metropolitan General Fund Account with any bank, save by cheque, signed by one member being a member of the Finance Committee, and countersigned by the secretary or treasurer, or by cheque signed by (a) the secretary or the assistant secretary of the Board, and (b) countersigned by the treasurer or the accountant of the Board. The chairman of the Board, however, shall have power to appoint a substitute for either the secretary or the assistant secretary or the treasurer or the accountant and the same from time to time to remove and another to appoint for the purpose of signing cheques.

NOTE.—The following is the Standing Order to be revoked:—

Standing Order No. 81.

"81. Except as may from time to time be directed by the Board, no moneys shall be drawn out of any moneys standing to the credit of the Metropolitan General Fund Account with any bank, save by cheque, signed by two members being members of the Finance Committee, and countersigned by the secretary and treasurer. The chairman of the Board, however, shall have power to appoint a substitute for either the secretary or treasurer for the purpose of countersigning cheques."

The above revocation shall take effect the day after the notification in the *Government Gazette* of the approval of this By-law and Regulation by the Governor in Council.

The foregoing By-law was made and passed by the Melbourne and Metropolitan Board of Works on the twenty-second day of August, One thousand nine hundred and twenty-two, subject to approval by the Governor in Council.

The common seal of the said Board was hereunto affixed the 31st day of August, One thousand nine hundred and twenty-two, in the presence of—

(SEAL) W. J. CARRE RIDDELL, Chairman.
F. F. READ, Member.
GEO. A. GIBBS, Secretary.

Approved by the Governor in Council,
the 10th October, 1922.

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

Local Government Act 1915.—Part 39, Section 732.
 LICENCES TO OCCUPY UNUSED ROADS.
 NOTICE is hereby given that Licences to occupy Unused Roads have been issued to the following approved applicants, and that the Licence Fee specified in each case may be received by the undermentioned Officers.

Department of Public Works (Unused Roads and Water Frontages Branch),
 Melbourne, 4th day of October, 1922.

FRANK CLARKE,
 Commissioner of Public Works.

Number of Licence.	Name and Address of Licensee.	Area.	Municipality.	Parish.	Abutting on— Allotments and Sections.	Date of Issue of Licence.	Date of Expiry of Licence.	Fee for Licence.		Payable to Receiver of Revenue at—
								£	d.	
17351	McPherson, R. J., Melton.	1 1 0	Melton	Yancreedook	62 Melton Park Estate	1.1.1921	31.12.1923	0	40	Melbourne
17352	Robinson and Son, Campbell's Creek	0 1 4	Newstead and Mt. Alexandra	Castlemaine	132 and 133, sec. 1A	1.1.1922	31.12.1924	0	2 9	Castlemaine
17353	Pixton, Joseph, Doveton-street, Ballarat	55 2 0	Ararat	Waigania	101, 73, 73A, 38, 58A, 102A, 72, 75, 75A, 76, 76A, 102A, 102, 101A, 101, 98A, 98, 97A, 97	"	"	2	15 6	Ararat
17354	King, P. J., "Sunside," Mortlake	1 3 0	Mortlake	Connewarre	1, sec. 1	1.1.1921	31.12.1923	0	5 0	Camperdown
17355	Knights, Sydney, Sebastopol	1 2 0	Greenville	Yarrowee	7, 6, 8, sec. 10	1.1.1922	31.12.1924	0	11 3	Bairatard
17356	Shison, C. E., Rosentath, Casterton	17 0 0	Glenelg	Margholm	1A	"	"	0	13 3	Casterton
17357	Truby, A., "Brooklands," Mia Mia	9 0 0	McIvor	Spring Plains	58, Spring Plains Estate	1.1.1919	31.12.1921	1	7 6	Heathcote
17358	O'Konghne, James, Capell's Crossing, <i>vid</i>	2 2 0	Kerang	Murrabit West	8B	"	"	0	2 6	Kerang
17359	Smith, Henry, Serpentine	2 0 0	East Loddon	Janamber East	56B1	1.1.1905	31.12.1907	0	8 0	Ingliswood
17360	Crossley, New, Bumbra, <i>vid</i> Dean's Marsh	4 2 0	Winchelsea	Van Yan Gurt	46A, 47A, 48A, 49A, 30A	1.1.1920	31.12.1922	0	43 6	Guston
17361	King, Yeap P. O.	5 0 0	Yea	Bilgan	10 and 9	"	"	0	10 0	Kilmore
17362	Smith, John, Main-street, Ringwood	0 0 10	Lillydale	Ringwood	Part 17, sec. A	1.1.1922	31.12.1924	0	2 6	Melbourne
17363	Hudson, Clara, Heakurst	1 3 0	Mount Rouse	Yalumba	71, 99, part 100	1.1.1921	31.12.1923	0	7 4	Hobart
17364	Kearney, Hugh M., Gisborne	9 0 0	Gisborne	Gisborne	10, 11, 12, 3, sec. P	1.1.1923	31.12.1924	1	16 0	Melbourne
17365	McIntosh, J. C. B., Campbelltown	3 0 0	Gresswick	Campbelltown	3 and 4, Glangower Eskato	"	"	0	7 6	Daylesford

Licence/No. 17358, renew to 31st December, 1922; No. 17359, renew to 31st December, 1921; No. 17360, special condition, viz.: Unlocked swing gates to be erected; Nos. 17362 and 17366, rent to be charged from 1st July, 1922; No. 17361, rent to be charged from 1st May, 1920; No. 17363, rent to be charged from 1st September, 1921.

6 George V. No. 2611, Sections 76 and 94.

6 George V. No. 2741, Section 31.

NOTICE.

A RULE to administer the estate of each of the under-mentioned 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 14th November, 1922, or they may be excluded from the distribution of the estate when the assets are being distributed:—

AMELIA DE LACEY, late of 54 Albert-street, East Melbourne, spinster, died 8th September, 1922, intestate.

MARY ANN DODSWORTH (with the will annexed), late of Rowan-street, Wangaratta, widow, died 21st August, 1922.

DAVID HALL, late of Waterholes, *via* Bairnsdale, formerly of Nicholson, old-age pensioner, died 11th August, 1922, intestate.

GEORGE HOPSON, late of No. 19 St. John-street, Windsor, and formerly of No. 1 Albert-street, Windsor, and Cecil-street, South Melbourne, hotelkeeper and gentleman, died 13th September, 1922, intestate.

ANNIE McDONALD, late of No. 60 Osborne-street, South Yarra, spinster, died 30th August, 1922, intestate.

CHARLES McDOWALL, late of Perth, Western Australia, and formerly of Swanston-street, Melbourne, auctioneer, died 13th July, 1916, intestate.

FANNY LOUISA SHORT, late of No. 100 Cecil-street, South Melbourne, married woman, died 9th August, 1922, intestate.

KATE SULLIVAN, late of Ararat, nurse, died 10th May, 1922, intestate.

MARY ANN ADELAIDE THERESA THURLOW, late of Broadmeadows, old-age pensioner, died 10th July, 1921, intestate.

MARY TUCKER, late of No. 20 Bayles-street, Parkville, widow, died 15th September, 1922, intestate.

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

Melbourne, 2nd October, 1922.

6 George V. No. 2611, Section 76.

6 George V. No. 2741, Section 31.

NOTICE.

A RULE to administer the estate of each of the under-mentioned 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 21st November, 1922, or they may be excluded from the distribution of the estate when the assets are being distributed:—

HENRY HEWATT, late of Upper Beaconsfield, labourer, died 14th July, 1922, intestate.

JAMES ALEXANDER MAITLAND (with the will annexed), late of A.I.F. abroad, soldier, formerly of number 66 Lang-street, South Yarra, and sometime of Inverurie, Aberdeenshire, Scotland, bus conductor, died 28th August, 1918.

BRIDGET MALONEY, late of number 34 Asling-street, Brighton, laundress, died 5th July, 1922, intestate.

EDWARD CHARLES WALSH (with the will annexed), late of Broken Hill, New South Wales, blacksmith, died 28th April, 1922.

JOHN DIPLOCK WARD (with the will annexed), late of Victorian Homes for Aged and Infirm, Royal Park, and formerly of Cleone, near Portland, in the State of Oregon, United States of America, clerk, died 6th August, 1922.

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

Melbourne, 5th October, 1922.

ESTATES OF DECEASED PERSONS.

PARTICULARS of the Estates of Deceased Persons which the Curator has been appointed to administer during the past month*
September, 1922.

No.	Name of Deceased.	Australian Residence.	Supposed British or Foreign Residence.	Date of Order.	Value or Estimated Value of Estate.	Date of Death.
*1	Armstrong, John Francis ...	Wentworth, New South Wales; formerly of 18 Gordon-place, Melbourne	None ...	1922. 8 September	£ s. d. 105 4 0	13 July, 1922
2	Bennell, Julia Phillipa Mary (otherwise Gould, Julia Bennell)	3 Convery-square; formerly of 89 Tope-street, South Melbourne	England ...	15 " ...	23 4 7	30 August, 1922
3	Bice, John James ...	Inglewood ...	None ...	15 " ...	50 2 6	17 July, 1922
4	Blumel, George ...	Receiving House, Royal Park; formerly of 115 Weston-street, Brunswick	England ...	22 " ...	204 18 4	22 August, 1922
5	Clarke, William Probitas ...	Black Rock; formerly of Frankston-road, Chelsea	England ...	1 " ...	54 6 0	21 April, 1922
6	Croft, James ...	30 Errol-street, East Prahran ..	England ...	8 " ...	796 9 7	13 August, 1922
7	De Lacy, Amelia ...	54 Albert-street, East Melbourne	Ireland ...	22 " ...	664 6 7	8 September, 1922
*8	Dodsworth, Mary Ann ...	Rowan-street, Wangaratta ...	None ...	22 " ...	650 0 0	21 August, 1922
9	Hall, David ...	Waterholes, <i>vid</i> Bairnsdale; formerly of Nicholson	Scotland ...	22 " ...	71 14 4	11 August, 1922
10	Hansson, Annie Victorine ...	14 Gardner-street, North Richmond	None ...	15 " ...	287 10 0	23 August, 1922
11	Hennington, Dorothy Hilda ..	86 Mont Albert-road, Camberwell	England ...	15 " ...	26 12 0	21 August, 1922
12	Hewatt, Henry ...	Upper Beaconsfield ...	None ...	29 " ...	19 0 0	14 July, 1922
13	Hopson, George ...	19 St. John-street, Windsor; formerly of 1 Albert-street, Windsor, and Cecil-street, South Melbourne	England ...	22 " ...	749 1 2	13 September, 1922
*14	Hughes, Catherine Margaret (otherwise Wilson, Catherine); to supersede previous grant	People's Palace, King-street, Melbourne; formerly of Traralgon	None ..	8 " ...	175 4 8	21 July, 1919
15	Jackson, William ...	Melbourne Benevolent Asylum, Cheltenham	Ireland ...	8 " ...	147 12 2	22 August, 1922
16	Jones, Thomas ...	Harwood-road, Lyndhurst ...	England ...	8 " ...	15 13 6	30 August, 1922
17	Kahn, Gunni ...	Munro ...	India ...	15 " ...	78 9 7	16 April, 1922
18	Kean, Julia ...	19 Tennyson-street, Brighton ...	England ...	8 " ...	34 0 11	15 August, 1922
19	Long, James ...	Springmount, <i>vid</i> Creswick ...	Ireland ...	15 " ...	69 9 3	On or about 23th July 1922
*20	Lyons, Claude Herbert ...	Sydney, New South Wales ...	Unknown ...	15 " ...	20 0 0	21 April, 1921
*21	Maitland, James Alexander ...	A.I.F., abroad; formerly of 66 Lang-street, South Yarra	Scotland ...	29 " ...	402 19 11	23 August, 1918
22	Maloney, Bridget ...	34 Asling-street, Brighton ...	None ...	29 " ...	117 18 9	5 July, 1922
23	Mansfield, Catherine...	21 Bath-street, St. Kilda ...	Unknown ...	15 " ...	37 16 1	16 August, 1922
24	May, Catherine Stevenson ...	Frankston ...	Scotland ...	15 " ...	50 0 0	10 September, 1909
25	McDonald, Annie ...	60 Osborne-street, South Yarra	Unknown ...	22 " ...	103 11 9	30 August, 1922
26	McDowall, Charles ...	Perth, Western Australia; formerly of Swanston-street, Melbourne	None ...	22 " ...	25 0 0	13 July, 1916
27	Reaper, George Henry ...	None; formerly of Murrabit, Victoria	New Zealand	8 " ...	50 0 0	11 June, 1920
28	Riley, William ...	Athlone ...	None ...	1 " ...	76 12 0	26 June, 1922
*29	Searle, Cornelius ...	Cowling-terrace, Moonta Mines, South Australia	None ...	8 " ...	57 10 0	25 July, 1922
30	Short, Fanny Louisa...	100 Cecil-street, South Melbourne	England ...	22 " ...	120 18 1	9 August, 1922
*31	Stewart, John Francis (otherwise Stewart, Francis John); to supersede previous grant	Castlereagh-street, Penrith, New South Wales	Unknown ...	3 " ...	980 0 0	17 December, 1920
32	Stonehouse, James ...	84 Childers-street, Kow ...	England ...	29 " ...	104 0 0	8 September, 1922
33	Sullivan, Kate ...	Ararat ...	Ireland ...	22 " ...	368 13 0	10 May, 1922
34	Tate, Samuel ...	1019 Punt-road, East Melbourne	Ireland ...	8 " ...	18 0 0	27 May, 1922
35	Thurlow, Mary Ann Adelaide Theresa	Broadmeadows ...	None ...	22 " ...	11 0 9	10 July, 1921
36	Tucker, Mary ...	20 Bayles-street, Parkville ...	None ...	22 " ...	75 0 0	15 September, 1922
37	Turner, Francis ...	120 Berkeley-street, Carlton ...	None ...	1 " ...	34 10 8	25 March, 1922
*38	Walsh, Edward Charles ...	Broken Hill, New South Wales	Unknown ...	29 " ...	235 18 8	23 April, 1922
*39	Ward, John Diplock...	Victorian Homes for the Aged and Infirm, Royal Park	England ...	29 " ...	222 0 0	6 August, 1922
40	Welsh, Ellen ...	333 Rathdown-street, Carlton ...	Ireland ...	8 " ...	16 2 6	19 August, 1922
41	Williams, Leonard Maurice ...	Kilmore ...	None ...	1 " ...	1,868 19 5	3 August, 1922
42	Worrell, Rachel Ann (otherwise Morgan, Rachel Ann)	Collingwood ...	None ...	15 " ...	77 16 4	8 August, 1920

* With the will annexed.

Dated at Melbourne this third day of October, 1922.

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

MEDICAL BOARD OF VICTORIA.

THE following additional List of Legally Qualified Medical Practitioners, registered under the provisions of Part I. of the *Medical Act 1915* is published for general information:—

No. of Certificate.	Date of Registration.	Name.	Address.	Qualification
	1922.			
3656	5th October ...	Webb, John Newton ...	"Edgarleigh," corner Nepean-road and Cochrane-street, Elsternwick ...	M.B., B.S., Adelaide, 1917; D.P.H. Lond, 1920
3657	" ...	Grant, Frank John Audas ...	K7, High-street, Windsor ...	M.B., B.S., Melb, 1922
3658	" ...	Hewer, George Frederick ...	c/o W. Ramsay, 80 Swanston-street, Melbourne	M.B., M.S., Sydney, 1919
3659	" ...	Alpers, Philip Jacob ...	The Manse, Mannim, S.A. ...	M.B., B.S., Melb., 1922

Additional qualification registered—

No. 3449. Alan Edward Lee, M.D., Melb., 1921.

Names of deceased practitioners removed from the Register:—

No. 1622. Alexander Lewers.

No. 2639. Stuart Patrick Croom.

W. J. ATTWOOD,

Secretary.

Medical Board of Victoria,
Melbourne, 5th October, 1922.

Mining Development Act 1915.

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 Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 3rd day of October, 1922, granted advances by way of loans to the parties of miners named hereunder, for the purpose of enabling and assisting the said parties to prospect for gold, or any minerals or metals other than gold, in the localities mentioned:—

Name.	Locality.	Amount.		
		£	s.	d.
A. S. Anderson and party ...	Aberfeldy ...	50	0	0
J. Miller and party ...	Chewton ...	22	10	0

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne the 3rd October, 1922.

APPLICATIONS FOR MINING LEASES.

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

7143, Beechworth; James Shea; 249a. 2r. 18p.; Killawarra Flats, parish of Killawarra.

7144, Beechworth; Frederick Ried; 141a. 3r. 4p.; Killawarra Flats, parish of Killawarra.

7199, Beechworth; James Shea, 211a. 1r. 2p.; Killawarra Flats, parish of Killawarra.

3990, Mineral; Albert Hy. Close, 9a. 2r. 3p.; parish of Jilwain.

S. BARNES,

Minister of Mines.

MINING LEASES GRANTED.

THE undermentioned Mining Leases have been granted. Any lease not executed by the 4th proximo will be liable to forfeiture:—

7726, Ballarat; O. H. S. Lockyer.

7111, Beechworth; Willie A. Butler.

7157, Beechworth; H. H. Caldwell and E. Neilson.

7561, Castlemaine; H. M. McLean.

7574, Castlemaine; Daylesford Alluvials N. L.

9712, Bendigo; Jos. Shelton.

9713, Bendigo; Jos. Shelton.

9744, Bendigo; H. V. Lansell.

3986, Mineral; E. A. Jensen.

3987, Mineral; W. H. Burgess.

3988, Mineral; J. J. Taylor.

S. BARNES,

Minister of Mines.

APPLICATIONS FOR MINING LEASES ABANDONED.

7596, Castlemaine; James Cox; 72a. 3r. 36p.; Holcombe, parish of Holcombe.

4876, Gippsland; Howard H. Miller; 70 acres; Mount Wills.

4886, Gippsland; Wm. Hy. Lincoln and J. G. Whittles (transferred to John G. Whittles); 50 acres; Walhalla.

4892, Gippsland; Nicholas Woolcock; 30 acres; 3 miles north-east of Walhalla.

S. BARNES,

Minister of Mines.

LICENCES GRANTED TO LET TRIBUTES.

9682, Bendigo; Bendigo Amalgamated Gold-fields Ltd.

9683, Bendigo; Bendigo Amalgamated Gold-fields Ltd.

9684, Bendigo; Bendigo Amalgamated Gold-fields Ltd.

9685, Bendigo; Bendigo Amalgamated Gold-fields Ltd.

9686, Bendigo; Bendigo Amalgamated Gold-fields Ltd.

9688, Bendigo; Bendigo Amalgamated Gold-fields Ltd.

S. BARNES,

Minister of Mines.

LICENCES TO TRANSFER OR MORTGAGE MINING LEASES.

6991, Beechworth; The Rose Thistle and Shamrock Gold Mines N. L., to transfer to Rose Thistle & Shamrock G. M. Co. N. L.

7092, Beechworth; The Rose Thistle and Shamrock Gold Mines N. L., to transfer to Rose Thistle & Shamrock G. M. Co. N. L.

7476, Castlemaine; Basic Color Producers Ppy. Ltd., to transfer to the President, Councillors and Ratepayers of the Shire of Heidelberg.

7605, Castlemaine; William T. Wallace, to transfer to May Queen Gold Mines N. L.

7605, Castlemaine; William T. Wallace, to mortgage to the Hon. William M. McPherson, Treasurer of the State of Victoria.

9476, Bendigo; William H. Cundy, to transfer to New Deborah Reef G. M. Co. N. L.

9690, Bendigo; George Kingsley, to transfer to Herbert Jackson Lead.

3553, Mineral; G. J. D'Beak and D. Abbott, to transfer to The Mount Alwa Tin Mines Co. N. L.

3651, Mineral; John P. Browne, to transfer to Arthur H. Hasell.

3665, Mineral; Benjamin McWilliam, to mortgage to Ernest J. Burgess.

3853, Mineral; Creswick Clays Ppy. Ltd., to transfer to Creswick Brick Tile and Potteries Ltd.

S. BARNES,

Minister of Mines.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY LAW NO. 1178.—GENERAL RATE.—TONGALA IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Tongala.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act* 1915, by Frank Bassett, valuer, returned on the 21st day of July, 1917, and adopted by the said Commission on the 23rd day of July, 1917, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 1st day of September, 1920, and adopted by the said Commission on the 20th day of September, 1920, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the *Water Act* 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of July, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1179.—IRRIGATION CHARGE.—MERBEIN IRRIGATION AREA.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all homestead allotments to which water rights have, under the provisions of the Water Acts, been apportioned by the Commission within the Merbein Irrigation Area, which area is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water (apportioned as water rights) for the irrigation of such lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Sixty shillings for each and every acre to which water has been apportioned as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of August, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 20th day of October, 1922, at the office of the Commission, at Merbein.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of July, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1180.—IRRIGATION CHARGE.—NYAH IRRIGATION AREA.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all homestead allotments to which water rights have, under the provisions of the Water Acts, been apportioned by the Commission within the Nyah Irrigation Area, which area is, by notice given in the *Government Gazette* of 28th September, 1921,

declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water (apportioned as water rights) for the irrigation of such lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Fifty shillings for each and every acre to which water has been apportioned as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of August, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 20th day of October, 1922, at the office of the Commission, at Nyah.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 31st day of July, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1181.—GENERAL RATE.—BACCHUS MARSH IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Bacchus Marsh.

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

4. For making and levying such rate, the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act* 1915, by Frank Bassett, valuer, returned on the 27th day of August, 1917, and adopted by the said Commission on the 27th day of August, 1917, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the *Water Act* 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 21st day of August, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1183.—BERRIWILLOCK URBAN DISTRICT WITHIN THE SEA LAKE WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-two pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-two pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned

rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Birchip.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

**RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1184.—
BEULAH URBAN DISTRICT WITHIN THE KARKAROO WATERWORKS DISTRICT.**

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Warracknabeal.

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

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

**RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1185.—
BIRCHIP URBAN DISTRICT WITHIN THE BIRCHIP WATERWORKS DISTRICT.**

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Birchip.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1186.—
CARRUM URBAN DISTRICT WITHIN THE MORNINGTON PENINSULA WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Eightpence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Thirty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Eightpence in the pound of the valuation of such lands. Provided that the rate for the supply of water as aforesaid to such lands shall not be less than the sum of Seven shillings and sixpence per year.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Chelsea.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

WM. CATTANACH, Chairman.

(SEAL) J. S. DETHRIDGE, Commissioner.

E. SHAW, Commissioner.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1187.—
CULGOA URBAN DISTRICT WITHIN THE SEA LAKE WATERWORKS DISTRICT.

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

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

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

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-eight pence in the pound of the valuation of such lands.

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

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Birchip.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

WM. CATTANACH, Chairman.

(SEAL) J. S. DETHRIDGE, Commissioner.

E. SHAW, Commissioner.

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1188.—
DANDENONG URBAN DISTRICT WITHIN THE MORNINGTON PENINSULA WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Eightpence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Eightpence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Dandenong.

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

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

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

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

**RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1189.—
DIMBOOLA URBAN DISTRICT WITHIN THE WESTERN WIMMERA
WATERWORKS DISTRICT.**

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-one pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-one pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Horsham.

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

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

measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Twelvence per 1,000 gallons.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

**RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1190.—
FRANKSTON URBAN DISTRICT WITHIN THE MORNINGTON PENIN-
SULA WATERWORKS DISTRICT.**

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Thirty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such lands. Provided that the rate for the supply of water as aforesaid to such lands shall not be less than the sum of Seven shillings and sixpence per year.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Frankston.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

**RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1191.—
HOPETOUN URBAN DISTRICT WITHIN THE KARKAROOO WATER-
WORKS DISTRICT.**

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such land.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Warracknabeal.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

**RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1192.—
JEPARIT URBAN DISTRICT WITHIN THE WESTERN WIMMERA
WATERWORKS DISTRICT.**

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

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

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

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-seven pence in the pound of the valuation of such lands.

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

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Horsham.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

**RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1193.—
JUNG JUNG URBAN DISTRICT WITHIN THE WESTERN WIMMERA
WATERWORKS DISTRICT.**

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

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

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

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

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

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the

thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Horsham.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1194.—KOONDRUOK URBAN DISTRICT WITHIN THE KOONDRUOK WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Kerang.

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

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

rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1195.—LAKE BOGA URBAN DISTRICT WITHIN THE LONG LAKE WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made, and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Swan Hill.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1196.—
LASCELLES URBAN DISTRICT WITHIN THE KARKAROOO WATER-
WORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no
building) situate in a street in which a pipe for the
supply of water has been laid down—a rate of
Forty-two pence in the pound of the valuation of
such tenement. Provided that the rate for the supply
of water as aforesaid to such tenement shall not be
less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a
street in which a pipe for the supply of water has
been laid down—a rate of Forty-two pence in the
pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building
situate otherwise than in a street in which a pipe for
the supply of water has been laid down and which
tenement or land is not supplied with water by
reticulation from such pipe and being within a
quarter of a mile of any stand-pipe for the supply of
water, one-half of the before-mentioned rates, and
where such tenement or land is over a quarter of a
mile from such stand-pipe and within half-a-mile
thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year
beginning with the first day of July, 1922, and ending with the
thirtieth day of June, 1923, and shall be payable on the thir-
teenth day of October, 1922, at the office of the said Commis-
sion, at Warracknabeal.

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

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

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

The foregoing By-law was made by the State Rivers and
Water Supply Commission on the 11th day of Septem-
ber, 1922, and the common seal of the said Commission
was hereunto affixed the 2nd day of October, 1922,
in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1197.—
MERBEIN URBAN DISTRICT WITHIN THE MERBEIN WATER-
WORKS DISTRICT.

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

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

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

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

2. Such rates are made and shall be levied for the year
beginning with the first day of July, 1922, and ending with the
thirtieth day of June, 1923, and shall be payable on the twen-
tieth day of October, 1922, at the office of the said Commis-
sion, at Merbein.

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

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

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

The foregoing By-law was made by the State Rivers and
Water Supply Commission on the 11th day of Septem-
ber, 1922, and the common seal of the said Commission
was hereunto affixed on the 2nd day of October, 1922,
in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1198.—
URBAN DISTRICT OF MINYIP WITHIN THE WIMMERA UNITED
WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no
building) situate in a street in which a pipe for the
supply of water has been laid down—a rate of
Thirty-six pence in the pound of the valuation of
such tenement. Provided that the rate for the supply
of water as aforesaid to such tenement shall not be
less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a
street in which a pipe for the supply of water has
been laid down—a rate of Thirty-six pence in the
pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building
situate otherwise than in a street in which a pipe for
the supply of water has been laid down and which
tenement or land is not supplied with water by
reticulation from such pipe and being within a
quarter of a mile of any stand-pipe for the supply of
water, one-half of the before-mentioned rates, and
where such tenement or land is over a quarter of a
mile from such stand-pipe and within half-a-mile
thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year
beginning with the first day of July, 1922, and ending with the
thirtieth day of June, 1923, and shall be payable on the thir-
teenth day of October, 1922, at the office of the said Commis-
sion, at Murtosa.

3. For making and levying such rates the valuation for the
time being of such lands and tenements for the municipal rate
of the municipality in the municipal district of which such

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1199.—
MORNINGTON URBAN DISTRICT WITHIN THE MORNINGTON
PENINSULA WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Thirty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such lands. Provided that the rate for the supply of water as aforesaid to such lands shall not be less than the sum of Seven shillings and sixpence per year.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Mornington.

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

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

measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Twelvence per 1,000 gallons.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1200.—
NATIMUK URBAN DISTRICT WITHIN THE WESTERN WIMMERA
WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Horsham.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1201.—
NYAH URBAN DISTRICT WITHIN THE NYAH WATERWORKS
DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building—situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Nyah.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1202.—
OUYEN URBAN DISTRICT WITHIN THE TYRRELL WATERWORKS
DISTRICT.

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

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

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

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-three pence in the pound of the valuation of such lands.

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

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Ouyen.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1203.—
RAINBOW URBAN DISTRICT WITHIN THE KARKAROO WATER-
WORKS DISTRICT.

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

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

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

(2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-seven pence in the pound of the valuation of such lands.

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

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Horsham.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1204.—URBAN DISTRICT OF RUPANYUP WITHIN THE WIMMERA UNITED WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Murtoa.

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

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

5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that

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purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1205.—SEA LAKE URBAN DISTRICT WITHIN THE SEA LAKE WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Birchlip.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1206.—SOUTH FRANKSTON URBAN DISTRICT WITHIN THE MORNINGTON PENINSULA WATERWORKS DISTRICT.

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

1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and

shall be levied upon the occupiers or owners of lands and tenements within the South Frankston Urban District within the Mornington Peninsula Waterworks District:—

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Sixty pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of One hundred shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Sixty pence in the pound of the valuation of such lands. Provided that the rate for the supply of water as aforesaid to such lands shall not be less than the sum of Twenty shillings per year.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Frankston.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1207.—
ULTIMA URBAN DISTRICT WITHIN THE LONG LAKE WATER-
WORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty-six pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by

reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Swan Hill.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1208.—
URBAN DISTRICT OF WATCHEM WITHIN THE UPPER WIMMERA
UNITED WATERWORKS DISTRICT.

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

1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Urban District of Watchem within the Upper Wimmera United Waterworks District:—

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-two pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Forty-two pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Murtoa.

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

4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in

cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Eighteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Eighteenpence per 1,000 gallons.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1209.—
WERRIBEE URBAN DISTRICT WITHIN THE WERRIBEE WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made, and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Werribee.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1210.—
WONTHAGGI URBAN DISTRICT WITHIN THE WONTHAGGI WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Wonthaggi.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1211.—
WOOMELANG URBAN DISTRICT WITHIN THE SEA LAKE WATERWORKS DISTRICT.

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

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

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

- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Birchip.
3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.
4. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Fifteenpence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Fifteenpence per 1,000 gallons.
5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1212.—WYCHEPROOF URBAN DISTRICT WITHIN THE WYCHEPROOF WATERWORKS DISTRICT.

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

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

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Thirty pence in the pound of the valuation of such lands.
 - (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.
2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Birchip.
3. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to

be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for all the purposes of such rates be determined by a Police Magistrate.

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1213.—URBAN DIVISION WITHIN THE BACCHUS MARSH IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following rates for the supply of water for domestic purposes, otherwise than by measure, are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Urban Division within the Bacchus Marsh Irrigation and Water Supply District:—

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Eighteenpence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made, and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Bacchus Marsh.

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

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

5. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for

purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rates, and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1214.—COHUNA URBAN DIVISION WITHIN THE COHUNA IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Cohuna Urban Division within the Cohuna Irrigation and Water Supply District:—

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Cohuna.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

RATE AND CHARGE FOR WATER SUPPLIED.—BY-LAW NO. 1215.—COROP URBAN DIVISION WITHIN THE DEAKIN IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall

be levied upon the occupiers or owners of lands and tenements within the Corop Urban Division within the Deakin Irrigation and Water Supply District:—

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty shillings per year.
- (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Twenty-four pence in the pound of the valuation of such lands.
- (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down and which tenement or land is not supplied with water by reticulation from such pipe and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half-a-mile thereof, one-fourth of the before-mentioned rates.

2. Such rates are made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Tongala.

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

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

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1216.—IRRIGATION CHARGE.—BACCHUS MARSH IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Bacchus Marsh Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised register of lands adopted by the Commission on the 28th day of August, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of the 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Twenty-two shillings and sixpence for each and every acre-foot of water apportioned to such lands as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of October, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 13th day of October, 1922, at the office of the said Commission, at Bacchus Marsh.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1217.—IRRIGATION CHARGE.—COHUNA IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Cohuna Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 20th day of October, 1922, at the office of the said Commission, at Cohuna.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1218.—IRRIGATION CHARGE.—DINGEE IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Dingee Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said District, which District is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 13th day of October, 1922, at the office of the said Commission, at Pyramid Hill.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1219.—IRRIGATION CHARGE.—GANNAWARRA IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Gannawarra Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 20th day of October, 1922, at the office of the said Commission, at Cohuna.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1220.—IRRIGATION CHARGE.—KOONDROOK IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Koondrook Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 13th day of October, 1922, at the office of the Commission, at Kerang.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1221.—IRRIGATION CHARGE.—ROCHESTER IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Rochester Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 13th day of October, 1922, at the office of the Commission, at Rochester.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1222.—IRRIGATION CHARGE.—RODNEY
IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Rodney Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 13th day of October, 1922, at the office of the Commission, at Tatura.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1223.—IRRIGATION CHARGE.—SHEPPARTON
IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Shepparton Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 13th day of October, 1922, at the office of the Commission, at Shepparton.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1224.—IRRIGATION CHARGE.—STANHOPE
IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Stanhope Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 13th day of October, 1922, at the office of the Commission, at Tongala.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1225.—IRRIGATION CHARGE.—SWAN HILL
IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Swan Hill Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 13th day of October, 1922, at the office of the Commission, at Swan Hill.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1226.—IRRIGATION CHARGE.—TONGALA
IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Tongala Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district,

which district is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 13th day of October, 1922, at the office of the Commission, at Tongala.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed on the 2nd day of October, 1922, in the presence of—

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

BY-LAW No. 1227.—IRRIGATION CHARGE.—TRAGOWEL PLAINS IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Tragowel Plains Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 13th day of October, 1922, at the office of the Commission, at Pyramid Hill.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW No. 1228.—IRRIGATION CHARGE.—WERRIBEE IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Werribee Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 28th day of August, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of 28th September, 1921, declared to be supplied with water for irrigation under the provisions of the said Acts:—

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

2. Such charge is made, and shall be levied for the period beginning with the 1st day of October, 1922, and ending with the 30th day of April, 1923, and shall be payable on the 13th day of October, 1922, at the office of the Commission, at Werribee.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW No. 1229.—GENERAL RATE.—DINGEE IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1922, and ending with the 30th day of July, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Pyramid Hill.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act* 1915, by Frank Bassett, valuer, returned on the 16th day of August, 1919, and adopted by the said Commission on the 18th day of August, 1919, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the *Water Act* 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW No. 1230.—GENERAL RATE.—SHEPPARTON IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Shepparton.

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

4. For making and levying such rate, the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act* 1915, by John Augustine Carey, valuer, returned on the 31st day of August, 1922, and adopted by the said Commission on the 4th day of September, 1922, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the *Water Act* 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1231.—GENERAL RATE.—STANHOPE IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Tongala.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 26th day of August, 1918, and adopted by the said Commission on the 26th day of August, 1918, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 1st day of September, 1920, and adopted by the said Commission on the 20th day of September, 1920, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1232.—GENERAL RATE.—SWAN HILL IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Swan Hill.

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

4. For making and levying such rate, the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 26th day of September, 1921, and adopted by the said Commission on the 10th day of October, 1921, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1233.—GENERAL RATE.—WERRIBEE IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Werribee Irrigation and Water Supply District, except within any Urban Division

thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Werribee.

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

4. For making and levying such rate, the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 27th day of October, 1917, and adopted by the said Commission on the 29th day of October, 1917, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1234.—GENERAL RATE.—BOORT IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

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

(2) Of all lands in the Second Division, comprising allotment 183 and allotment 183A, in the parish of Mysia; and allotment 23A of section D, allotment 7 of section C, allotment 7 of section E, allotment 3 of section F, allotment 4 of section F, and allotment 31a of section F, in the parish of Boort, allotment 53A, and an area of three acres (being the holding of the Appin Butter Factory Trading Company), in the parish of Leaghur—a rate of Twelvepence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Pyramid Hill.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the twenty-sixth day of August, 1918, and adopted by the said Commission on the twenty-sixth day of August, 1918, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1235.—GENERAL RATE.—CAMPASPE IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

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

(2) Of all lands in the Second Division, comprising Crown allotments 29, 29A, 36, 37, 42A, 42B, 43, 44, 45, 80, 81, 82A, 82B, and 83, all in the parish of Rochester West; Crown allotment 89, in the parish of Diggorra; Crown allotments 26A, 26B, 60, 63, 69, 70, 75, 76, 77, 78, 79, 80, 81, 82, 83, part of Crown allotment 1, containing 33 acres, part of Crown allotment 2, containing 30 acres, and part of Crown allotment 3, containing 22 acres, all in the parish of Rochester; Crown allotments 7, 8, 9, and 10, in the parish of Bonn—a rate of Twelvepence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division, comprising Crown allotments 59, 60, 61, 62, 76, 76A, 76B, 89, 90, 91, 92, 93, and 94, lots 41 and 42 of the Restdown Estate, allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, and 18 of the township of Restdown Estate, all in the parish of Rochester West; Crown allotments A, B, C, D, E, F, G, H, J, 48, 49, 50, 51, 52, 53, 54, 55, 56, 57, 58, 58A, 74, 75B, and 76, all in the parish of Diggorra; Crown allotments 21, 22, 23, and 5, part of Crown allotment 1, containing 9 acres, part of Crown allotment 2, containing 20 acres, and part of Crown allotment 3, containing 30 acres, all in the parish of Rochester—a rate of sixpence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Rochester.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 26th day of August, 1918, and adopted by the said Commission on the 26th day of August, 1918, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1236.—GENERAL RATE.—COHUNA IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

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

(2) Of all lands in the Second Division, comprising part of allotment 9 of section E, containing 11 acres, being the holding of the Federal Milk Pty. Ltd.; and part allotment 11 of section E, containing 22 acres, being the holding of C. L. King, all in the parish of Cohuna; part allotment 30 of section 2, containing 1 acre, being the holding of Alexander Smith; part allotment 2 of section 4, containing 1 acre, being the holding of W. Campbell; and part allotment 9c of section 4, being the holding of Messrs. Ludlow and Osborne, in the parish of Gunbower West—a rate of Twelvepence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the twentieth day of October, 1922, at the office of the said Commission, at Cohuna.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in respect of the Cohuna Irrigation and Water Supply District, in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1237.—GENERAL RATE.—DEAKIN IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

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

(2) Of all lands in the Second Division, comprising allotments 104, 105, 122, 123, 124, 125, and part of allotment 55, containing 117 acres, being the holding of G. J. Pell, of the parish of Kyabram; allotments 3 and 4 of section IV., allotments 2a and 2b of section V., allotments 1 and 2 of section VI., allotments A1 and 6 of section VII., allotment A (Tonzala P.R.), and allotment A2 of section III., of the parish of Wvuna; allotments 24, 30, 30A, 30B, 33A, 35A, 35B, 35D, 51A, 97, and part of allotment 106A, containing 53 acres, and part of allotment 106B, containing 100 acres (being the holding of Wm. Hy. Barlow), of the parish of Wansalta; allotment 18, parish of Waranaga; Crown allotments 1A, 3A, 4A, and lots 50 and 52B of the Colbinabbin Estate, of the parish of Burraboot East; allotments 30, 31, and 44 of the township and parish of Corop; allotment 152A of the parish of Carag Carag; allotments 22, 23, and 26 of the parish of Timmering; allotments 118, 119, and 120 of the township of Roileau, of the parish of Felcna North; allotments 82, 83, 86A, 102, 103, 104, 105, 107, 108, 114, 115A, 122B, 123, 124, 125, 126, 127, 128, 129, 131A, 143, 143A, 147, 156, and 156A, and the part of allotment 84 south of railway, all of section B, of the parish of Kanvarella—a rate of Tennence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division, comprising allotments 1A, 1B, 2, 3, 4, section I., allotments 1A1, 1A2, 1B1, 1B2, 2A, 2B, 3, section II., allotments 1, 2, 3, 4, and 5, section III., allotments 1, 2, section IV., allotments 3, 4, section VI., allotment A2 of section VII., allotments 1, 1A, 2A1, 2B1, 2B2, and 3, section

VIII, allotments 1A, 1B, 2A, 2B, 3, 3A, 3B, 4A, 4B, and 4C, section IX., of the parish of Wyuna; allotments 1A, 1B, 12, 13A, 14, 15, 26, 39, 40, 46, 46A, 47, 47A, 59A, 59B, 63, 63A, 65A, 65B, 65C, 65D, 88, 88A, 88B, 88C, 88D, 88E, 88F, 88G, 89, 90A, 90B, 90C, 90D, 90E, 90F, 90G, 90H, 90I, 90J, 90K, 90L, 90M, 90N, 90O, 90P, 90Q, 90R, 90S, 90T, and allotments south-west of allotment 90T, and the parts of allotments 29, 29A, 34, 36C, 49, and 90, on the left side of the Waranga-Campaspe Channel, of the parish of Moora; allotments 14, 24A, 24B, 26, 26A, 26B, 26F, 44, 45, 45A, 46, 46A, 47, 48, 49, 49A, 50, 51, 51A, 52, 53, and 55, of the parish of Waranga; allotments 3, 4, 29A, 33, 35, 35C, 37B, 37C, 46, 48, 53, 54, 55, 55A, 56, 58, 58A, 87, 87A, 87B, 107A, 107B, and 107C, of the parish of Wanalta; lots 2, 3, 4, 5, 6, 7, 8, 9, 10, 12, 13B, 13C, 14, 15, 16, 18, 19, 20, 21, 22, 26, 27, of section A, of the Colbinabbin Estate, of the parish of Burrumbout, lots 9, 10, 11, and 14, of section C, of the Colbinabbin Estate, of the parish of Colbinabbin; Crown allotments 8, 9, 10, 11, 15, 16A, 16B, 17, 34, 35, 36, 37A, 37B, 38, 44, 45, 46, 47A, 47B, 64, 65, 66A, 66B, 67, 68, 69, 70, 71, 80, 81, 82A, 82B, 83, 84, 85, 98, 99, 100, 113, 114, 115, 116, 117, 132, 133, 134, 135, 160, 160A, 160B, 160C, 161, 162, 163, 164, 165, 166, 167, 168, 169, 170, 171, 172, 201, 202A, 202B, and 203, the parts of Crown allotments 14, 39A, 39C, 43, 72, 78, 79, 101, 102, 112, 156, 157, 158, and 159, lying on the left side of the Waranga-Campaspe Channel, lots 1, 2, 3, 4, section B, of the Colbinabbin Estate, of the parish of Corop; allotments 1, 2, and 20 of section J., allotments 45 to 74 (inclusive), 100, 103, 104, 105, 108, 109, and 110, the part of allotment 3 of section L, and the parts of allotments 13, 14, 19, and 25, on the left side of the Waranga-Campaspe Channel, of the township and parish of Corop; allotments 2, 3, 4, 6, 37B, 38, 39A, 39B, 40A, 40B, 41A, 41B, 42A, 42B, 43A, 43B, 44A, 44B, 44C, 49B, 51, 52, and 56A, of the parish of Carag Carag; allotments 138, 139A, 139B, 140, 141, 142, 143, 144A, 144B, 145, 176, 177, 178, 179, 180, 181, 182, and 184, and the parts of allotments 135, 137, 183, 185, and 186, on the left side of the Waranga-Campaspe Channel, of the parish of Nanneella; allotments 114, 115, 116, 117, suburban allotments 1 to 11 inclusive, 11A, 12, 12A, 13, to 45 inclusive, 45A, 46, 47, 48, 48A, 49 to 59 inclusive, and allotment north of 46, all of section A, and allotments along River Murray frontage (being the holdings of Jane Minton and John Telley), of the parish of Echuca North; allotments 1, 2, 3, 4, 4A, 5, 6A, 6B, 7A, 7B, 8A, 8B, 21, 29 to 36 inclusive, 37A, 38, 38A, 38B, 39, 40, 41, 41A, 42, 43, and 44 of section A, allotments 11A, 12, 12A, 13, and adjoining allotments containing 736 acres, being part of a Timber reserve, allotments 14, 105A, 106A, 109, 110, 111A, 111B, 112, 113A, 113B, 115A, 116, 117, 118A, 118B, 119, 120, 121, 122A, 130, 143A, 144, 145, 146, 148, 148A, 148B, 148C, 149, 149A, 149B, 149C, 149D, 149E, 149F, 150A, 150B, 151, 152, 152A, 153, 154, 154A, 155A, 155B, the Timber reserve north of allotments 154A and 155B, allotments 157, 158, 159, 160, 160A, 160B, 160C, 161, 161A, 162, 163, 164, 165, 166, 166A, 166B, 167, and 168 of section B of the parish of Kanyapella—a rate of Fivepence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Tongala.

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

4. For making and levying such rate the value of the lands set out in the valuation made in accordance with the provisions of the *Water Act* 1915, by John Augustine Carey, valuer, returned on the 19th day of October, 1920, and adopted by the said Commission on the 25th day of October, 1920, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the *Water Act* 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW No. 1238.—GENERAL RATE.—ECHUCA NORTH IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

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

- (1) Of all lands in the First Division, comprising all lands in the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twelvecpence in the pound of the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising allotments 1, 2, 3, 4, 5, 6, 10, 11, 72B, 72C, and 72D of the parish of Echuca North—a rate of Sixpence in the pound of the rateable value of such lands.

3. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Rochester.

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

5. For making and levying such rate the value of the lands set out in the valuations made, in accordance with the provisions of the *Water Act* 1915, in respect of the Deakin Irrigation and Water Supply District and the Rochester Irrigation and Water Supply District, portions of which districts have been excised therefrom and are now comprised within the said Echuca North Irrigation and Water Supply District, and which valuations were made and returned by the valuers and adopted by the Commission on the dates stated, viz.:—

Name of Irrigation and Water Supply District.	Name of Valuer.	Date on which Valuation was returned.	Date on which Valuation was adopted by the Commission.
Deakin	John Augustine Carey	19th October, 1920	25th October, 1920
Rochester	Frank Lassett	26th August, 1918	26th August, 1918

and in the supplementary valuation made by the said John Augustine Carey, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands unless altered or amended, as provided by the *Water Acts*, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW No. 1239.—GENERAL RATE.—GANNAWARRA IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the *Water Acts*, and shall be levied upon the

occupiers or owners of all lands within the Gannawarra Irrigation and Water Supply District, except within any Urban Division thereof:—

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

- (1) Of all lands in the First Division, comprising all lands within the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twenty-four pence in the pound of the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising allotment 1 of section A, in the parish of Cohuna; allotment 78a; and that land known as McDonald's Swamp, containing 940 acres, in the parish of Gannawarra—a rate of Twelvepence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the twentieth day of October, 1922, at the office of the said Commission, at Cohuna.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by John Augustine Carey, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1240.—GENERAL RATE.—KERANG IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

- (1) Of all lands in the First Division, comprising all lands within the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a rate of Thirty pence in the pound of the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising allotments 5, 16, 17, 17B, 17F, 18B, 18C, 19C, 31, and 46A, in the parish of Tragowel; an area of one acre and a half, being part of allotment 46, in the said parish, and being the site of a store; and an area of three hundred and fifty acres, known as the Two-mile Swamp, also in the said parish; allotments 8 and 9 of section 5, allotment 15 of section B, and allotment 39A of section C, in the parish of Kerang; allotments 47 and 48 of section 1, in the parish of Meering; and allotment 24 of section F, in the parish of Macorna—a rate of Fifteen pence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, comprising allotments 1a and 1c of section D, both in the parish of Macorna—a rate of Seven and one-half pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Kerang.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the 26th day of August, 1918, and adopted by the said Commission on the 26th day of August, 1918, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1241.—GENERAL RATE.—KOONDOOK IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

- (1) Of all lands in the First Division, comprising all lands within the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twenty-four pence in the pound of the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising four thousand five hundred and ninety-three acres, and known as the Benwell and Guttram Reserve, and allotments 17 and 33b of section D, and allotments 1, 9, 20, and 21 of no section, in the parish of Murrabit—a rate of Twelvepence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Kerang.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by John Augustine Carey, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1242.—GENERAL RATE.—ROCHESTER IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

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

(2) Of all lands in the Second Division, comprising lots 21, 22, 23, 24, 25, 26, 27, 33, part of lot 28, containing 44 acres, and part of lot 32, containing 95 acres, all of the Restdown Estate, in the parish of Ballendella; allotments 1 to 5 inclusive, 9, 10, 11, 22, 23, and 24 of section 1, allotments 12 to 19 of section 4, blacksmith's shop and dwelling, the holding of E. B. Sinclair, and shop and dwelling, the holding of Thomas Cunningham, all in the township of Bamawm, in the parish of Bamawm; allotments 57, 58, 59, 65, 66, 67, 68, 69, and lot 2 of Cornelia Creek Estate, all in the parish of Echuca North; allotments 1 to 6 inclusive, 8 to 14 inclusive, 16, 17, 22, 24, 28, and 29 of the township of Strathallan, in the Cornelia Creek Estate, all in the parish of Echuca South; Crown allotments 1A, 2A, 12, 13, 23A, 24, 25A, 25B, 26A, 26B, 35, 36, 49, 50, 59, and lots 69 and 69A of the Marathon Estate, all in the parish of Millewa; Crown allotments 29 and 30 in the parish of Nanneella; part of Crown allotment 46A, containing 20 acres, part of Crown allotment 46B, containing 74 acres, lots 1, 3, and 6 of the Pannoo Estate, all in the parish of Pannoomilloo; Crown allotment 12 of section 1 in the parish of Turrumberry North; Crown allotments 46A, 47A, 48A, 49A, 50, 51, 52, 53, 77, 200, and 200B, in the parish of Wharparilla—a rate of Sixpence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division comprising Crown allotment 2, in the parish of Ballendella; lots 46 to 48 inclusive, of the Restdown Estate, in the parish of Rochester; Crown allotments 72C, 72D, and 90 to 110 inclusive, in the parish of Echuca North; Crown allotments 1A¹ to 23A¹ inclusive, 149 to 156 inclusive; lots 51 to 66 inclusive, and the township of Strathallan of the Cornelia Creek Estate, all in the parish of Echuca South; Crown allotment 2A, 11, 14, 23, 29A, 29B, 29C, 29D, 70, and 75, and lots 16, 17, 18, 28, and 77 of the Marathon Estate, all in the parish of Millewa; Crown allotments 184, 184B, 185, 186, 187A, 187B, 188B, 189A, 190A, 190B, 191B, in the parish of Wharparilla—a rate of Threepence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirtieth day of October, 1922, at the office of the said Commission, at Rochester.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 26th day of August, 1918, and adopted by the said Commission on the 26th day of August, 1918, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1243.—GENERAL RATE.—RODNEY IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

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

(2) Of all lands in the Second Division, comprising allotment 9 of section 19, part of allotment 87, being

the holding of Trustees of Byrneside Public Hall, part of said allotment 87, being the holding of Peter and John Buckley, part of allotment 100, being the holding of Charlotte Byham, parts of allotment 125, being the holdings of Joseph Dunn, Peter and John Buckley, and William Sheales, of the parish of Toolamba West; allotments 7, 59, 71, 79, 80, 112, 113, 133, and 137, part of allotment 9, being the holding of executors of William S. Archer, part of allotment 125, being the site of a public hall, and parts of allotment 94, being the holding of James Daly, of the parish of Toolamba; allotments 7, 17A, 30A, 31A, 231, and 231A, an area of about one and a half acres, being the holding of William Small, the site of an old hotel; Village Settlement allotments 1 to 7 inclusive of section 7; Village Settlement allotments 1, 2, 3, 3A, 4, 4A, 5, 6, 7, 8, 9, 9A, 10, 10A, 11, 12, 12A, 13, 14, 15, and 16 of section 8, Village Settlement allotment 3 of section 12, an area of about one acre, being part of section 1, the holding of Johanna Nevitt, areas between the Village Settlement and the River Goulburn, being the holdings of John Barron, James B. E. Lockwood, and Ernest Bathman; and part of old Cemetery Site, being the holding of Mary Ann Bathman, all of the parish of Murchison North; allotment 11, of the parish of Murchison; allotments 45, 62A, 63B, 75, 91A, 155, and 171; and part of allotment 79A¹, being the holding of John Ind & Sons, of the parish of Mooroopna; allotment 25A, parts of allotment 68, being the holdings of the Merrigum Butter Factory Company, Anton Abrahamson, Boe C. Miller, William Manley, and Thos. R. Brown, parts of allotment 86, being the holdings of Executors of John Stewart, James Duguid, Peter Costello, Matthias Rosan, Florence Pettifer, and the Bank of Victoria Limited, of the parish of Mooroopna West; parts of allotment 83, being the holdings of Thos. Smith, Lucy McKissock, and Wm. Jas. Curtis, John Davison Wilson, Annie Pavey, Matthias Rosan, James P. Judd, and Richard E. James, part of allotment 16, being the site of the Lancaster Fruit-growers' Hall, parts of allotment 84, being the holdings of Thomas R. Brown, Augusta White, and Merrigum Bakery; and allotment 84A, being the holding of Exors. of Catherine Heaphy, of the parish of Kyabram East; allotment A, parts of allotment 16 of section B, comprising about eleven acres and the site of a hall and hotel, being the holdings of Augustine O'Grady, and the site of a store and five acres, being the holdings of Frank B. Tonkin and George Myers, parts of allotment 17 of said section B, being the holdings of Sarah Dryden and William Beckwith, and the site of a blacksmith's shop, being the holding of Anne A. Locke, and allotments 1, 2, and 3, of section D of the parish of Undera; allotments 23, 43A, 60, 62, 63, 63A, 64, 65A, 65B, 67, and 69 of the parish of Coomboona—a rate of Sixpence in the pound of the rateable value of such lands.

(3) Of all lands in the Third Division, comprising allotment 23, subdivisions 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 19, 20, 21, and 22 of allotment 103, and subdivisions 29, 30, and 31 of allotment 104, of the parish of Toolamba West; an area of about twenty-nine acres of land south of allotment 40, being the holding of Rasmus J. Larsen, allotment 89, an area of about thirty acres of Crown land east of allotment 22, subdivisions 1 to 25 inclusive of allotment 135, part of said allotment 135 being the holding of William Small and Mary E. Phillips, and the west part of said allotment 135, being the holding of Mary Ann Taylor, allotments 8, 58, 100, 114, and 117, and part of allotment 124, being the holding of James Teese, of the parish of Toolamba; allotments 11A, 12A, 17B, 189A, 205, 205A, 207, 230, 232, 232A, 233, 235, 235A, and 236, part of allotment 234, being the holding of Wm. Cusack, part of allotment 206A, being the holding of William Anderson, the part of allotment 75 east of Waranga Reservoir, and the part of allotment 80 east of the Goulburn-Waranga Channel of the parish of Murchison North; parts of allotment 84, being the holding of Charles William Norton, an area of about two acres and a half of land south of allotment 84, being the holding of William Maloney, allotments 75A, 75B, 75C, 82, 82A, 91, 91B, 91C, 161, 184, and 185 of the parish of Mooroopna; allotments 23, 24, 26, and 29, of section A, of the parish of Girgaree East; allotments 53, 54, and 55 of section C; allotments 6A, 7, 8, 9, 9A, 10, 11, 12, 13, 14, 15, 15A, and 16, of section D; allotments 2, 2A, 3, 4, 7, 8, 9, 10, 11, 12, 13, 13A, 14, 18, and 19 of section E, of the parish of Undera; allotments 1A, 57, 61, 70, and 73, of the parish of Coomboona—a rate of Threepence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the

thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Tatura.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by John Augustine Carey, valuer, returned on the fourteenth day of September, 1918, and adopted by the said Commission on the sixteenth day of September, 1918, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1244.—GENERAL RATE.—TRAGOWEL PLAINS IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

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

(2) Of all lands in the Second Division, comprising allotment 28, part of allotment 29, and allotment 30 of section B of the parish of Tragowel; allotment 24b of section A of the parish of Macorna; the holdings of John McKay, Henry Mauly, Robert Henry Fieldew, Frederick Hawkins, E. T. Quayle, and A. L. Wheeler in the township of Mincha; allotment 55a and allotment 55b of section A of the parish of Loddon; allotment 15a, allotment 27, allotment 1, allotment 2, allotment 3, allotment 6, allotment 11, allotment 13, allotment 13a, part of allotment 14, allotments 8, 8A, 9, 10, 12, 15, and 16 of section B of the parish of Yarrowalla; allotment 17 of section E of the parish of Yarrowalla; allotment 9 and allotment 13b of section F of the parish of Yarrowalla; and the holdings of William Sinclair and Angus McPherson, in the township of Durham Ox; also forty acres, known as part of Duck Swamp P.R., being the holding of Philip Smith—a rate of Sixpence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Pyramid Hill.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the twenty-sixth day of August, 1918, and adopted by the said Commission on the twenty-sixth day of August, 1918, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1245.—GENERAL RATE.—AXE CREEK WATERWORKS DISTRICT.

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

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

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Bendigo.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such land unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1246.—GENERAL RATE.—HARCOURT WATERWORKS DISTRICT.

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

1. A General Rate of Eighteenpence in the pound of the rateable value of all lands within the Harcourt Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made, and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Castlemaine.

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

4. For making and levying such rate, the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the 28th day of August, 1918, and adopted by the said Commission on the 2nd day of September, 1918, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1247.—GENERAL RATE.—KERANG NORTH-WEST LAKES WATERWORKS DISTRICT.

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

1. A General Rate of Sixpence in the pound of the rateable value of all lands within the Kerang North-West Lakes Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the 30th day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Kerang.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the 1st day of September, 1919, and adopted by the said Commission on the 1st day of September, 1919, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1248.—GENERAL RATE.—MERBEIN WATERWORKS DISTRICT.

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

1. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Merbein Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1922, and ending with the 30th day of June, 1923, and shall be payable on the 20th day of October, 1922, at the office of the said Commission, at Merbein.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1249.—GENERAL RATE.—NYAH WATERWORKS DISTRICT.

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

1. A General Rate of Twelvepence in the pound of the rateable value of all lands within the Nyah Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1922, and ending with the 30th day of June, 1923, and shall be payable on the 20th day of October, 1922, at the office of the said Commission, at Nyah.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands, unless

altered or amended as provided by the *Water Act 1915*, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1250.—GENERAL RATE.—WERRIBEE WATERWORKS DISTRICT.

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

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

2. Such rate is made, and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Werribee.

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

4. For making and levying such rate, the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the 9th day of September, 1918, and adopted by the said Commission on the 9th day of September, 1918, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1251.—GENERAL RATE.—YELTA WATERWORKS DISTRICT.

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

1. A General Rate of Forty pence in the pound of the rateable value of all lands within the Yelta Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the twentieth day of October, 1922, at the office of the said Commission, at Merbein.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the 19th day of August, 1918, and adopted by the said Commission on the 19th day of August, 1918, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1252.—GENERAL RATE.—BIRCHIP WATERWORKS DISTRICT.

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

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

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

- (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Birchip, the office of the municipality of Birchip at Birchip, the Post Office at Watchuppa, and the Post Office of Curyo—a rate of Twenty-eight pence in the pound of the rateable value of such lands, with the minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Fourteenpence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Sevenpence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Birchip.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 24th day of September, 1919, and adopted by the said Commission on the 29th day of September, 1919, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1253.—GENERAL RATE.—CARWARP WATERWORKS DISTRICT.

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

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

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

- (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the Post Office at Yatpool, and the Post Office at Carwarp—a rate of Forty-six pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Twenty-three pence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Eleven and one-half pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the twentieth day of October, 1922, at the office of the said Commission, at Merbein.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Alfred Stephen Kenyon, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1254.—GENERAL RATE.—KARKAROOG WATERWORKS DISTRICT.

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

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

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

- (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Warracknabeal, the office of the Municipality of Karkaroc at Hopetoun, the Post Office at Beulah, the Post Office at Minapre, and the Post Office at Rainbow—a rate of Twenty-six pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence for each holding of six hundred and forty acres in extent, and with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Thirteenpence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Six and one-half pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the twenty-seventh day of October, 1922, at the office of the said Commission, at Warracknabeal.

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

4. For making and levying such rate the net annual value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1255.—GENERAL RATE.—LONG LAKE WATERWORKS DISTRICT.

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

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

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

(1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Swan Hill, the Post Office at Goschen, the Post Office at Ultima, and the Post Office at Lalbert—a rate of Thirty-four pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.

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

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

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Swan Hill.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1256.—GENERAL RATE.—SEA LAKE WATERWORKS DISTRICT.

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

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

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

(1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Birchip, the Post Office at Sea Lake, the Post Office at Minapre, the Post Office at Culgoa, and the Post Office at Waitchie—a rate of Thirty-two pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.

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

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

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Birchip.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 18th day of September, 1920, and adopted by the said Commission on the 20th day of September, 1920, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1257.—GENERAL RATE.—TYNTYNDER WATERWORKS DISTRICT.

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

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

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

(1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the offices of the Commission at Swan Hill and Nyah, and the Post Office at Waitchie—a rate of Forty pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.

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

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

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the twenty-seventh day of October, 1922, at the office of the said Commission, at Nyah.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1258.—GENERAL RATE.—TYRRELL WATERWORKS DISTRICT.

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

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

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

- (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Birchip, the Post Office at Sea Lake, the Post Office at Chillingollah, the Post Office at Waitchie, and Mr. Edwards' store at Cocamba Railway Station—a rate of Forty pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Twenty pence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Tenpence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Birchip.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the 24th day of September, 1919, and adopted by the said Commission on the 29th day of September, 1919, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1259.—GENERAL RATE.—UPPER WESTERN WIMMERA WATERWORKS DISTRICT.

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

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

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

- (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Horsham, the office of the Municipality of Borung at Warracknabeal, the office of the Municipality of Dimboola at Jeparit, the Post Office at Brim, and the Post Office at Willenabrina—a rate of Eighteenpence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Ninepence in the pound of the rateable value of such lands.

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

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Horsham.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the 29th day of August, 1921, and adopted by the said Commission on the 10th day of October, 1921, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1260.—GENERAL RATE.—UPPER WIMMERA UNITED WATERWORKS DISTRICT.

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

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

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

- (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Murtoa, the office of the Municipality of Birchip at Birchip, the office of the Municipality of Borung at Warracknabeal, the office of the Municipality of Donald at Donald, the Post Office at Bangerang North, the Post Office at Brim, and the Post Office at Watchem, a rate of Eighteenpence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Ninepence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Four and one-half pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Murtoa.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act 1915*, by Frank Bassett, valuer, returned on the 6th day of October, 1921, and adopted by the said Commission on the 10th day of October, 1921, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the *Water Act 1915*, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1261.—GENERAL RATE.—WYCHEPROOF WATERWORKS DISTRICT.

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

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

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

- (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Birchip, the office of the Municipality of Wycheproof at Wycheproof, the Post Office at Nullawil, and the Post Office at Calgoa—a rate of Twenty-eight pence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Ten pounds thirteen shillings and fourpence for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Fourteenpence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Sevenpence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Birchip.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act* 1915, by Frank Bassett, valuer, returned on the 24th day of September, 1919, and adopted by the said Commission on the 29th day of September, 1919, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the *Water Act* 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1262.—GENERAL RATE.—WESTERN WIMMERA WATERWORKS DISTRICT.

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

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

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

- (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Horsham, the office of the Municipality of Arapiles at Noradjuha, the office of the Municipality of Borung at Warracknabeal, the office of the Municipality of Horsham, at Horsham, the Post Office at Brimpaen, the Post Office at Dimboola, the Post Office at Jung Jung, the Post Office at Murra Wurra, and the Post Office at Natimuk—a rate of Fourteenpence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Eight pounds for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.

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

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

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Horsham.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the *Water Act* 1915, by Frank Bassett, valuer, returned on the 29th day of August, 1921, and adopted by the said Commission on the 10th day of October, 1921, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the *Water Act* 1915; and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1263.—GENERAL RATE.—WIMMERA UNITED WATERWORKS DISTRICT.

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

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

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

- (1) Of all lands in the First Division, as shown coloured red on a plan signed and sealed by the Commission, and lodged at the office of such Commission at Melbourne, and authenticated copies of which are also lodged at the office of the Commission at Murtoa, the office of the Municipality of Borung at Warracknabeal, the office of the Municipality of Donald at Donald, the office of the Municipality of Dunmunkle at Rupanyup, the Post Office at Aregra, the Post Office at Minyip, and the Post Office at Banyena—a rate of Fourteenpence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Eight pounds for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.
- (2) Of all lands in the Second Division, as shown coloured green on the aforesaid plan—a rate of Sevenpence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division, as shown coloured brown on the aforesaid plan—a rate of Three and one-half pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Murtoa.

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

4. For making and levying such rate the value of the lands set out in the valuation made in accordance with the provisions of the *Water Act* 1915, by Frank Bassett, valuer, returned on the 6th day of October, 1921, and adopted by the said Commission on the 10th day of October, 1921, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the *Water Act* 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW No. 1264.—GENERAL RATE.—WALPEUP EAST WATERWORKS DISTRICT.

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

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

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

- (1) Of all lands in the First Division, comprising all lands in the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Ninepence in the pound of the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising allotments 2, 3, 4, 5, 6, 6A, 7, 8, 8A, 9, 10, 11, 13, 15, 16, 17, 21, 22, 23, 24, 25, 26, 28, 30, 31, 32, 33, 34, 35, 40, and 43 of the parish of Paignie; allotments 2, 3, 4, 6, 7, 8, 10, 11, 13, 13A, 14, 15, 18, 19, 20, 21, 22, 23, 24, 25, 26, 27, 28, 29, 30, 32, 34, 36, 37, 38, 39, 44, 45, 46, 49, 50, 51, 52, 52A, 53, 54, 55, 56, 57, 58, 61, 62, and 64 of the parish of Walpeup; allotments 1, 2, 5, and 8 of the parish of Nulkwyne; allotments 1, 2, 4, 5, 6, 6A, 7, 8, 9, 12, 15, 18, 19, 20, 21, 22, 23, 24, 26, 27, 28, 29, 30, 32, 33, 34, 35, 37, 41, 42, 43, 45, 47, 48, 50, 51, 53, 54, 56, 57, 58, 60, 61, 62, and 63 of the parish of Tiega; allotments 1, 2, 3, 6, 7, 8, 9, 10, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 22, 26, 27, 28, 32, 37, 39, 40, 42, 45, 37A, 44, 46, 56, and 58 of the parish of Timberoo; allotments 4, 7, 8, 9, 10, 16, and 19 of the parish of Kia; allotments 1, 2, 3, 4, 5, 6, 7, 9, 10, 24, 25, 26, 29, 30, 32, 32A, 33, 35, 56, and 57 of the parish of Boulka; allotment 30 of the parish of Mitiyan; allotments 1, 3, 4, 5, 8, 9, 10, 11, 12, and 13 of the parish of Burrell; and allotment 1 of the parish of Patchawollock—a rate of Four and one-half pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Ouyen.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Alfred Stephen Kenyon, valuer, returned on the 16th day of September, 1918, and adopted by the said Commission on the 16th day of September, 1918, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW No. 1265.—GENERAL RATE.—WALPEUP WEST WATERWORKS DISTRICT.

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

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

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

- (1) Of all lands in the First Division, comprising all lands in the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Sevenpence in the pound of the rateable value of such lands, with a minimum amount of rate in respect of such lands of Three pounds six shillings and eightpence for each holding of six hundred and forty acres in extent, with a proportionate sum as a minimum for any holding of a greater or less area.

- (2) Of all lands in the Second Division, comprising allotments 2, 5, 9, 10, 11, 12, 13, 15, 19, 24, 25, 26, 27, 28, 30, 39, 40, 41, and 42 of the parish of Kattyong; allotments 1, 2, 5, 6, 7, 8, 9, 12, 18, 19, 20, 21, 23, 24, 25, 27, 30, 31, 32, 33, 36, 37, 38, 40, 41, 42, 43, 44, 45, 46, 47, 48, 50, 51, 53, 54, 56, 57, 58, and 59 of the parish of Nyang; allotments 9, 10, 12, 13, 14, 18, 19, 22, 27, 33, and 34 of the parish of Danko; allotments 1, 2, 3, 4, 7, 8, 13, 17, 19, 20, 21, 22, and 25 of the parish of Manpy; allotments 2, 3, 4, 8, 11, 12, 13, 16, 23, 25, 26, 27, 31, 32, 33, 34A, 37, 39, 40, 41, 42, 51, 53, 55, 56, 57, 60, and 61 of the parish of Underbool; allotments 5, 6, 8, 9, 10, 11, 12, 18, 19, 20, 29, 30, and 38 of the parish of Gnarr; allotments 1, 2, 3, 10, and 11 of the parish of Furnya; allotments 1, 2, 15, 22, 24, 30, 31, 41, 39, 46, 49, 50, 54, 60, and 62 of the parish of Boinka; allotments 6, 10, 14, and 20 of the parish of Worooa; allotments 6, 9, 12, 16, 17, 18, 19, 20, 21, and 22 of the parish of Bunurouk; allotments 6, 10, 11, 15, 16, 19, 21, 28, 30, 31, 30, 38, 40, 41, 42, 47, 48, 49, 50, 53, and 58 of the parish of Tutye; allotments 1, 2, 6, 7, 11, 28, 29, 30, 36, and 39 of the parish of Tyalla; allotments 14 and 15 of the parish of Koonda; allotments 7, 9, 20, 21, and 24 of the parish of Pallarang; allotments 5, 8, and 19 of the parish of Walpa; allotments 5, 11, and 12 of the parish of Gooengee; allotments 1, 2, 3, 4, 5, 8, 9, 15, 16, 18, 19, 20, 21, 27, 28, 30, 33, 49, 34, 36, 37, 40, 48, 50, 51, and 57 of the parish of Duddo; allotments 1, 2, 3, 4, 5, 6, 7, 9, 10, 11, 12, 14, 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 27, 28, 29, 30, 31, 32, 33, 34, 35, 36, 37, 44, 47, 48, 49, 50, 51, 53, 54, 55, 56, 59, 62, 63, and 64 in the parish of Mulera; allotments 1A, 2, 3, 4, 4A, 4B, 4C, 4D, 4E, 4F, 5, 6, 11, 12, 13, 15, 16, 16A, 18, 19, 22, 27, 28, 32, 35, 43, 45, 49, 51, 52, 50, 53, 55 and 56 in the parish of Danyo; allotments 1, 2, 3, 4, 6, 6A, 7, 7A, 8, 9, 10, 11, 12, 13, 14, 15, 16, 18, 21, 22, 23, 24, 24A, 25, 25A, 26, 39, 29, 30, 31, 32, 34, 35, 35A, 36, 38, 40, 41, 44, 45, 51, 52, 53, 54, 54A, 55, 55A, 57, 58, 60, 61, 62, 63, and 64 of the parish of Carina; allotments 2, 4, 5, 7, 10, 12, 13, 14, 15, 17, 18, 19, 20, 21, 23, 24, 25, 26, 27, 29, 31, 32, 34, 35, 37, 28, 38, 39, 40, 41, 42, 44, 40, 49, 50, 53, 55, 56, 57, 58, 59, 60, and 61 of the parish of Ngallo; allotments 1, 2, 3, 6, 9, 10, 12, 13, 14, 15, 16, 17, 18, 21, 22, 23, 24, 25, 27, 28, 30, 33, 34, 36, and 37 of the parish of Gunamalary; allotments 3 and 8 of the parish of Mamengorooock; allotments 1 and 2 of the parish of Woatwoara; and allotments 1 and 2 of section 2 of township of Murrayville—a rate of Three and one-half pence in the pound of the rateable value of such lands.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Ouyen.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Alfred Stephen Kenyon, valuer, returned on the 16th day of September, 1918, and adopted by the said Commission on the 16th day of September, 1918, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW No. 1266.—FLOOD PROTECTION RATE.—ECHUCA (HIGH-STREET) FLOOD PROTECTION DISTRICT.

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

1. A Flood Protection Rate of Thirty-six pence in the pound of the rateable value of all lands within the Echuca (High-street) Flood Protection District is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the service rendered to such district by the flood protection works constructed for such service.

2. Such rate is made and shall be levied for the year beginning with the first day of July, 1922, and ending with the thirtieth day of June, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Rochester.

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

4. For making and levying such rate the value of the lands set out in the valuation made in accordance with the provisions of the Water Acts, by Alfred Stephen Kenyon, valuer, returned on the 24th day of January, 1921, and adopted by the said Commission on the 28th day of February, 1921, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Acts, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

BY-LAW NO. 1267.—IRRIGATION CHARGE.—ECHUCA NORTH IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

2. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Echuca North Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the Register of Lands adopted by the Commission on the 24th day of July, 1922), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the *Government Gazette* of 13th September, 1922, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Seven shillings and sixpence for each and every acre-foot of water apportioned to such lands as water rights.

3. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1922, and ending with the 30th day of April, 1923, and shall be payable on the thirteenth day of October, 1922, at the office of the said Commission, at Rochester.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 11th day of September, 1922, and the common seal of the said Commission was hereunto affixed the 2nd day of October, 1922, in the presence of—

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

The foregoing By-laws, Nos. 1178 to 1181 inclusive, and 1183 to 1267 inclusive, were approved by the Governor in Council the 3rd October, 1922.

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

Factories and Shops Acts.

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

At the Executive Council Chamber, Melbourne, the tenth day of October, 1922.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Lawson | Sir A. J. Peacock
Mr. McPherson | Mr. Merritt.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, upon a petition signed by a majority of all the shopkeepers (exclusive of hawkers and pedlars) keeping shops within the Township of Wodonga within the Municipal District of the Shire of Wodonga, of the particular classes to be affected, doth hereby make the following Regulations, that is to say:—

- (1) All shops (except shops for the sale of fresh uncooked meat, hairdressers' shops, tobacconists' shops, and shops of the classes or kinds mentioned in the Fourth Schedule to the *Factories and Shops Act 1915*) within the Township of Wodonga within the Municipal District of the Shire of Wodonga shall be exempted from the provisions of section 77 of the *Factories and Shops Act 1915*.
- (2) All such shops shall be closed in each week during the whole of each year from the hour of—
 - (a) Nine o'clock on the evening of Saturday.
 - (b) Seven o'clock on the evening of Friday.
 - (c) One o'clock on the afternoon of Wednesday.

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

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

Dairy Supervision Act 1915 (No. 2639), Section 31 (a).

ORDER IN COUNCIL PROHIBITING THE KEEPING, GRAZING, OR MILKING OF COWS WITHIN A CERTAIN SPECIFIED AREA OF THE MUNICIPAL DISTRICT OF THE CITY OF BRIGHTON.

At the Executive Council Chamber, Melbourne, the third day of October, 1922.

PRESENT:

His Excellency the Governor of Victoria.

Mr. McPherson | Mr. Merritt.

WHEREAS by section 31, sub-section (a) of the *Dairy Supervision Act 1915* the Governor in Council is empowered, on the application of the Council of any municipal district, whether wholly or partially within a Milk Area or not, if approved by the Minister, to prohibit any person keeping, grazing, or milking cows on any part or parts or in any part of such area or district: And whereas the Council of the municipal district of the city of Brighton has applied to the Governor in Council to prohibit any person keeping, grazing, or milking cows in the following specified area of such municipality:—

Commencing from Port Phillip Bay; thence easterly by Head-street to St. Kilda-street; thence northerly by St. Kilda-street to Glenhuntly-road; thence easterly by Glenhuntly-road to Point Nepean-road; thence south-easterly by Point Nepean-road to North-road; thence westerly by North-road to the railway; thence southerly by the railway to Bay-street; thence westerly by Bay-street to the commencing point:

And whereas the Minister administering for the time being the *Dairy Supervision Act 1915* has approved of such application to prohibit as aforesaid: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby prohibit any person keeping, grazing, or milking cows on any part of such specified area of the municipal district of the city of Brighton, in the State of Victoria aforesaid, from the 1st day of December, 1922.

And the Honorable Harry Sutherland Wightman Lawson, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

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

Discharged Soldiers Settlement Act 1917.
ORDERS PARTLY REVOKED.

At the Executive Council Chamber, Melbourne, the third day of October, 1922.

PRESENT:

His Excellency the Governor of Victoria.
Mr. McPherson | Mr. Merritt.

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 His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, doth by this Order partly revoke the following mentioned Orders, that is to say:—

The Orders in Council dated 28th January, 1919, setting apart land under the said section of the aforesaid Act, being certain allotments in the parishes of Myall, Larundel, Talgarno, and Carwarp West, so far as regards only 9 and 9A in the parish of Myall.

The Order in Council dated 29th August, 1921, setting apart land under the said section of the aforesaid Act, being certain allotments in the parishes of Patchewollock, Dennyning, Nyppo, &c., so far as regards only allotment 22 in the parish of Margooya.

And the Honorable D. S. Oman, 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.

Discharged Soldiers Settlement Act 1917.

At the Executive Council Chamber, Melbourne, the third day of October, 1922.

PRESENT:

His Excellency the Governor of Victoria.
Mr. McPherson | Mr. Merritt.

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 His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, doth by this Order set apart for discharged soldiers the land comprised in the Schedule hereunder:—

SCHEDULE REFERRED TO.

County.	Parish.	Allotment.	Section.	Area.
				A. R. P.
Grenville ...	Dereel ...	46A, 24A	...	210 0 0
Karkaroc ..	Wagant ...	6	...	724 0 31

And the Honorable D. S. Oman, 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.

Land Act 1915.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES INCREASED AND DIMINISHED.

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., Aide-de-Camp to His Majesty the King: Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c.

WHEREAS 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 Gazette*, at any time increase or diminish the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said *Land Act 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 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, and 7 respectively of the classes mentioned in section 5 of the *Land Act 1915* aforesaid to the extent set forth in the subjoined Schedules (that is to say):—

Schedules referred to.

CLASSES DIMINISHED OR INCREASED.

County.	Parish.	Allotment.	Area.	Diminished.	Increased.	Description.
				Class.	Class.	
			A. R. P.			
Talbot ...	Craigie ...	4B, sec. A	15 0 23	7	3	
Tanjil ...	Glenmaggie ...	5A, sec. B	39 0 14	3	6	
Grenville ...	Dereel ...	46A, 24A	210 0 0	7	2	

CLASSES INCREASED.

County.	Parish.	Allotment.	Area.	Class.	Description.
			A. R. P.		
Gladstone ...	Wehla ...	2A, 2B, sec. B	18 0 0	3	
Gladstone ...	Tarnagulla ...	23, 23A, sec. A	18 0 0	1	
Grenville ...	Lynchfield ...	14A, sec. D	80 0 0	2	

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

(L.S.)

By His Excellency's Command,

STRADBROKE,
D. S. OMAN,
Commissioner of Crown Lands and Survey.

CONTRACTS ACCEPTED.—(Series 1922-23).

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
LANDS AND SURVEY—			
Loan Act 2916—			
1461	Erection of House (2 rooms, store, and porch), "S5" type (labour only), for T. Cummings, of Marnoo, on allotment 4, Warranooke Estate, parish of Burrum Burrum (Contract No. 386)	£ s. d. 64 10 0	Whelan and Everett, Marnoo
1462	Erection of House (3 rooms and verandah), "S1" type (labour only), for H. V. Fletcher, of Skipton, on allotment 58, Mount Bute Estate, parish of Borriyalloak (Contract No. 387)	57 0 0	W. P. Tregan, 2 Henty-st., West Richmond
1463	Erection of House (4 rooms and verandah), "S5" type amended (labour only), for L. W. Bizley, of Woornoo, on allotment 12, Mount Violet Estate, parish of Ligar (Contract No. 388)	65 0 0	P. B. Newton, Mount Violet, <i>vid</i> Camperdown
1464	The following prices have been accepted for building material for standard type houses for October, 1922, "S1" type, £178 12s. 1d.; "S2" type, £236 11s. 8d.; "S3" type, £267 1s. 8d.; "S4" type, £162 12s. 8d.; "S5" type, £211 1s. 5d.; "S12" type, £189 12s. 10d.; "S14" type, £117 15s. 9d. (Contract No. 388a)	Rates ...	Jas. Moore and Sons, South Melbourne
1465	The following prices have been accepted for building material for standard type houses for October, 1922, "S9" type, £229 17s. 11d. (Contract No. 388b)	Ditto ...	Jno. Sharp and Sons, South Melbourne
1466	Erection of Hall, "Special" type (labour only), as the Annuello Public Hall, parish of Annuello (Contract No. 389)	89 0 0	Geo. Patterson, Annuello
1467	Dismantling and re-erecting Secondhand House for R. A. McPherson, of Numurkah, on allotment 10, section D, parish of Katunga (Contract No. 396)	220 0 0	J. P. Murray, Numurkah
1468	Removal and re-erection of House for A. Emery, of Mincha, on allotment 1, Canary Island, parish of Loddon (Contract No. 391)	75 0 0	I. M. Makepeace, Kirkwood-st., Eaglehawk
1469	Repairs and renovations to House for G. S. Strachan, of Waubra, on allotment 20, Mount Mitchell, parish of Ereidoun (Contract No. 392)	105 0 0	Harrison and Pinnell, Waubra
1470	Erection of House (2 rooms and verandah), "S4" type, for F. L. P. Starrs, of Mulcra, on allotment 13, parish of Mulcra (Contract No. 393)	278 0 0	H. Crossbie, Merbein
1471	Extras on Contract No. 962, Serial No. 1813, <i>Gazette</i> page 3672 of 26th October, 1921—For E. W. Borthwick, on allotment 8, Hay's Estate, parish of Framlingham East	5 0 0	Chiller and Sons, Terang
1472	Extras on Contract No. 1339, Serial No. 3198, <i>Gazette</i> page 738 of 8th March, 1922—For F. B. Tricks, on allotment 9, Mount Violet Estate, parish of Terrinallum	1 4 0	Jno. Graydon, 55 Nicholson-street, Carlton
1473	Extras on Contract No. 93, Serial No. 3794, <i>Gazette</i> page 1294 of 17th May, 1922—For J. Brodie, on allotment 62, Mount Violet Estate, parish of Terrinallum	0 7 9	Jno. Graydon, 55 Nicholson-street, Carlton
1474	Extras on Contract No. 214, Serial No. 456, <i>Gazette</i> page 1827 of 19th July, 1922—For F. H. Durand, Troy's Estate, parish of Beac	14 0 0	W. Stephens, Beac
1475	Extras on Contract No. 290, Serial No. 812, <i>Gazette</i> page 2279 of 23rd August, 1922—For C. Wallace, on allotment 7, Narrapumelap Estate, parish of Wickliffe North	2 17 6	W. Titmus, 88 Bowen-st., Moonee Ponds
1476	Extras on Contract No. 1390, Serial No. 3317, <i>Gazette</i> page 871 of 22nd March, 1922, for B. A. Tudor, allotment 2, Chadwick's Estate, parish of Toora —For the Closer Settlement Board.—Jas. W. BUTLER, Secretary. 10.10.1922.	6 0 0	W. H. Cameron, Toora Nth.
VICTORIAN RAILWAYS—			
Railway Stores Suspense Account, Act 2716, Section 105—			
1477	Supply and delivery of Tobacco, Cigarettes, and Cigars. (Not publicly advertised) ... —Country of manufacture or production: Australia	1,314 16 5	W. D. and H. O. Wills (Aust.) Ltd., Bourke-street, Melbourne
1478	Supply and delivery of Confectionery. (Not publicly advertised) ... —Country of manufacture or production: Australia	126 18 0	Nestlé's and Anglo-Swiss Condensed Milk Co. (Australasia) Ltd., Bourke-st., Melbourne
1479	(1)—Supply and delivery of "Orb" brand, Galvanized, Corrugated, Sheet Iron, 26 gauge, 6, 7, and 8 feet, at £31 per ton —Country of manufacture or production: Great Britain	Rates ...	Edward Duckett and Sons, Lonsdale-street, Melbourne
1480	(8)—Supply and delivery of High-speed Tool Steel, "A.W." quality, suitable for dies and machine tools, at 3s. 3d. per lb. —Country of manufacture or production: Great Britain	Ditto ...	Gilbert, Lodge, and Co. Ltd., Market-street, Melbourne
1481	(6)—Supply and delivery of Soft-drawn Bare Copper Wire, No. 6 gauge —Country of manufacture or production: Australia	153 6 6	Herbert Dell Cott Pty. Ltd., Little Bourke-street, Melbourne
1482	(10)—Supply and delivery of Firewood for Benalla, at 7s. 10d. per ton of 50 feet	Rates ...	J. Kneebone, Chiltern
1483	(5)—Supply and delivery of Ironbark Timber (Hewn)— Item No. 1. 12 in. x 5 in. x 8 ft., at £1 10s. per 100 super. feet of 1 in. thick Item No. 2. 12 in. x 4½ in. x 9 ft. 6 in., at £1 10s. 6d. per 100 super. feet of 1 in. thick Item No. 3. 12 in. x 4½ in. x 8 ft. 6 in., at £1 10s. per 100 super. feet of 1 in. thick	Ditto ...	P. Martens, Bruthen
1484	(4)—Manufacture, supply, and delivery of Uniforms for the period from 1st July, 1922, to 30th June, 1923 * —Country of manufacture or production: Australia	Rates as per Annex	Commonwealth Clothing Factory, Miles-street, South Melbourne
1485	Supply and delivery of Red Ironbark and Yellow Stringybark Sleepers. (Not publicly advertised)	115 8 8	A. C. Brabet and Co., Bairnsdale
1486	Supply and delivery of Red Ironbark Sleepers. (Not publicly advertised)	135 3 4	W. Bradley, Costerfield
1487	(2)—Supply and delivery of Gravel Ballast between Dunolly and Inglewood, at 2s. 3d. per cubic yard	Rates ...	G. H. Johnstone, Dunolly
1488	(4)—Supply and delivery of Gravel Ballast between Cathkin and Koriella, at 2s. 3d. per cubic yard	Ditto ...	C. Aldeberg, Mansfield
1489	(7)—Supply and delivery of Gravel Ballast at Bealiba and Dunolly, at 3s. 6d. per cubic yard	Ditto ...	J. Black, Adelaide Lead
1490	(7)—Supply and delivery of Firewood for Seymour District, at 10s. per ton of 50 feet	Ditto ...	L. G. Saunders, Avenel
1491	Supply and delivery of Redgum Sleepers. (Not publicly advertised) ... Votes and Loans—	116 3 8	A. A. Hird, Koondrook
1492	Supply and delivery of Picture Films. (Not publicly advertised)	106 16 1	Australasian Films Ltd., Flinders-street, Melbourne
1493	Construction of "T" Class Truck Bodies at Newport, 2 at £62 per truck. (Not publicly advertised)	124 0 0	C. Beever and W. Armstrong
1494	Construction of "T" Class Truck Bodies at Newport, 2 at £62 per truck. (Not publicly advertised)	124 0 0	E. Fridmore and A. King
1495	Construction of "T" Class Truck Bodies at Newport, 2 at £62 per truck. (Not publicly advertised)	124 0 0	H. G. Gallagher and O'Callaghan
1496	Construction of "T" Class Truck Bodies at Newport, 2 at £62 per truck. (Not publicly advertised)	124 0 0	J. Rankin and G. Shilling
1497	Construction of "T" Class Truck Bodies at Newport, 2 at £62 per truck. (Not publicly advertised)	124 0 0	J. Quirk and A. W. Tonkin
1498	Working Expenses, Rolling Stock Branch— Repairing, &c., of various classes of Trucks at Newport, at scheduled rates. (Not publicly advertised)	Rates ...	W. Whitford and Paton

* Order in Council obtained.

CONTRACTS ACCEPTED.—(Series 1922-23)—continued.

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
1499	<p>VICTORIAN RAILWAYS—continued— State Coal-Mine Stores Suspense Account— (5)—Supply and delivery of Galvanized Corrugated Iron— Item No. 1. 6 ft., at £1 6s. 9d. per cwt. Item No. 2. 7 ft., at £1 6s. 9d. per cwt. Item No. 3. 8 ft., at £1 6s. 9d. per cwt. Item No. 4. 9 ft., at £1 7s. 3d. per cwt. Item No. 5. 10 ft., at £1 7s. 9d. per cwt. —Country of manufacture or production: Great Britain —J. S. REES, Acting Secretary, by order of the Victorian Railways Commissioners. 5.10.1922.</p>	Rates ...	Briacoe and Co. Ltd., Little Collins-street, Melbourne

Corrigenda.

Lands and Survey.—Contract No. 300, Serial No. 997, *Gazette* page 2405 of 6th September, 1922—G. R. Warren, D.S. lessee, and West and King, contractors, should read Special Funds Act 1910, C.S. Fire Insurance Fund, and not charged to Loan Act 2916 as gazetted.

" " Contract No. 708, Serial No. 781, *Gazette* page 2803, of 27th July, 1921—A. H. McCracken, jun., D.S. lessee, and L. E. Hartnett, contractor, contract price should read £35, not £42 10s. as gazetted; £7 10s. deducted for non-completion of job and paid to D.S. lessee as a direct advance.

—JAS. W. BUTLER, Secretary, Closer Settlement Board. 10.10.1922.

Victorian Railways.—J. E. Lee and J. Cavehill, *Gazette* No. 109 of 27th September, 1922—Should read Contract transferred to T. W. White and T. B. Parker.—J. S. REES, Acting Secretary, by order of the Victorian Railways Commissioners. 5.10.1922.

Contracts Cancelled.

Lands and Survey.—Contract No. 122, Serial No. 3482, *Gazette* page 1463, of 30th May, 1922—J. W. Daw, D.S. lessee, and A. Harrison, contractor, has been cancelled.

" " Contract No. 762, Serial No. 925, *Gazette* page 2987 of 10th August, 1921—J. McDade, D.S. lessee, and W. J. Watt, contractor, has been cancelled.

—JAS. W. BUTLER, Secretary, Closer Settlement Board. 10.10.1922.

Melbourne, 11th October, 1922.

ANNEX TO CONTRACT NO. 1484.
Commonwealth Clothing Factory.

Contract.—Manufacture, Supply, and delivery of Uniforms for the period from 1st July, 1922, to 30th June, 1923.

Item No.	Description of Articles, &c.	Rate each.
	The articles described in Items numbered 1, 2, 3, 4, 5, 6, 7, and 8 respectively are to be made of WORSTED CLOTH. (20 oz. per lineal yard.)	£ s. d.
1	Coat, as per sample (worn by Stationmasters)	2 5 0
2	Coat, as per sample (worn by Assistant Stationmasters)	2 5 0
3	Coat (including badges), as per sample (worn by Conductors)	2 7 6
4	Coat, as per sample (worn by Head Porters)	2 4 0
5	Coat, as per sample. Silver-plated buttons equal to sample (worn by Passenger Guards)	1 14 5
6	Vest, as per sample (worn by Stationmasters, Assistant Stationmasters, Conductors, and Head Porters)...	0 11 3
7	Vest, as per sample. Silver-plated buttons to be equal to sample (worn by Passenger Guards)	0 11 9
8	Trousers, as per sample (worn by Stationmasters, Assistant Stationmasters, Conductors, Passenger Guards, and Head Porters)	1 2 4
	The articles described in Items numbered 9, 10, 11, 12, 13, and 14 respectively are to be made of SERGE. (24 oz. per lineal yard.) (For Winter wear.)	
9	Coat, as per sample. Silver-plated buttons to be equal to sample (worn by Goods and Suburban Guards)	1 9 6
10	Coat, as per sample. Silver-plated buttons to be equal to sample (worn by Porters, &c.)... ..	1 9 3
11	Vest, as per sample as regards make, and including brown piping on collar and leather edging on cuffs and pockets. Silver-plated buttons to be equal to sample (worn by Motormen, Electric Trains)	1 10 3
12	Vest, as per sample as regards make. Silver-plated buttons to be equal to sample (worn by Motormen, Electric Trains)	0 10 0
13	Vest, as per sample. Silver-plated buttons to be equal to sample (worn by Goods and Suburban Guards and Porters, &c.)	0 9 9
14	Trousers, as per sample (worn by Goods and Suburban Guards, Motormen (Electric Trains), Porters, &c.)	0 16 6
	The articles described in Items Nos. 15, 16, 17, 18, 19, 20, 21, 22, 23, 24, 25, and 26 respectively are to be made of SERGE. (17 oz. per lineal yard.) (For Summer wear.)	
15	Coat (including badges), as per sample (worn by Conductors)	1 19 5
16	Coat, as per sample (worn by Head Porters)	1 15 11
17	Coat, as per sample. Silver-plated buttons equal to sample (worn by Passenger Guards)...	1 6 4
18	Coat, as per sample. Silver-plated buttons equal to sample (worn by Motormen, Electric Trains), and including brown piping on collar and leather on cuffs and pockets	1 7 0
19	Vest, as per sample (worn by Conductors and Head Porters)	0 9 5
20	Vest, as per sample. Silver-plated buttons to be equal to sample (worn by Passenger Guards)	0 9 11
21	Vest, as per sample. Silver-plated buttons to be equal to sample (worn by Motormen, Electric Trains) ...	0 9 3
22	Trousers, as per sample (worn by Conductors, Passenger Guards, and Head Porters)	0 16 1
23	Coat, as per sample. Silver-plated buttons to be equal to sample (worn by Goods and Suburban Guards)	1 6 3
24	Coat, as per sample. Silver-plated buttons to be equal to sample (worn by Porters, &c.)... ..	1 6 0
25	Vest, as per sample. Silver-plated buttons to be equal to sample (worn by Goods and Suburban Guards and Porters, &c.)	0 9 0
26	Trousers, as per sample (worn by Goods and Suburban Guards, Motormen (Electric Trains), Porters, &c.)	0 14 3
	The articles described in Item No. 27 are to be made of DUNGAREE.	
27	Garibaldi Jackets, as per sample (worn by Porters)	0 6 0
		Rate per suit.
28	Allowance for alteration to cutting out completed suit and adapting same to another-suit on order ...	0 1 3
29	Allowance for braided suit (which has progressed beyond the cutting out stage or has been completed) being altered and adapted to another suit on order	0 4 6
30	Allowance for plain serge suit (which has progressed beyond the cutting out stage or has been completed) being altered and adapted to another suit on order	0 3 0
31	Allowance for alteration to plain or braided trousers and adapting same to another trousers on order ...	0 1 9

CONTRACTS ACCEPTED.—(Series 1922-23.)
PROVISIONS, 1922-23.

Note for information of Departments ordering under Contracts for Provisions, 1922-23.

The ruling market rate for the following supply for the week ending 7th October, 1922, is:—

Flour	£12 per ton.
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—JNO. G. WHITE, Secretary to the Tender Board. 9.10.1922.

APPROACHING LAND SALES.

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

	No. of Gazette.
Chiltern—Thursday, 26th October, 1922	108
Heathcote—Friday, 10th November, 1922	111
Swan Hill—Thursday, 12th October, 1922	100
Seymour—Friday, 24th November, 1922	114
Wodonga—Wednesday, 25th October, 1922	108

Lands and Survey Office, Melbourne.

SALE (No. 9455) OF CROWN LANDS IN FEE SIMPLE AT SEYMOUR, ON 24TH NOVEMBER, 1922. TO BE CONDUCTED BY C. J. TATTAM, Esq., LAND OFFICER.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to direct that a sale by auction of the undermentioned Crown lands will be holden at Eleven o'clock in the forenoon on Friday, the 24th day of November, 1922, at the Court House, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively.

The lands will be sold in fee simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council by an Order in Council dated the 19th day of October, 1915, and published in the *Government Gazette* of the 21st October, 1915, page 4046, as amended by Order in Council dated the 8th day of February, 1921, published 16th February, 1921, page 585.

A deposit of twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, or bank notes, or cheques approved of by the Receiver and Paymaster, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times, being one of such last days of any of the periods of six months stated above; such residue of payment will bear interest at the rate of £5 per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

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

SCALE OF PAYMENTS.

£20 and under, not more than 6 instalments.
Over £20, and not exceeding £50, not more than 8 instalments.
Over £50, and not exceeding £100, not more than 10 instalments.
Over £100, and not exceeding £200, not more than 12 instalments.
Over £200, and not exceeding £300, not more than 14 instalments.
Over £300, and not exceeding £400, not more than 16 instalments.
Over £400, and not exceeding £500, not more than 18 instalments.
Over £500, not more than 20 instalments.

D. S. OMAN,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 9th October, 1922.

SEYMOUR.—Sale (No. 9455), at ELEVEN o'clock a.m., FRIDAY, 24th NOVEMBER, 1922, at the COURT HOUSE. To be conducted by C. J. TATTAM, Esq., Land Officer.

TOWN LOTS.

DABYMINGA (TALLAROOK), PARISH OF LOWRY, COUNTY OF DALHOUSIE.

Fronting the Main Road.

Upset price £7 per lot.—Charge for survey £2 5s.
*Lot 1. Area 2r. 31p., allotment 7, section 1.
*Lot 2. Area 2r. 35p., allotment 8, section 1.

GAVAN DUFFY, PARISH OF GLENBURNIE, COUNTY OF DALHOUSIE.

Upset price £6 per lot.—Charge for survey £4 8s.
*Lot 3. Area 3a. 2r. 4p., allotments 1 and 2, section 3.
Upset price £3 per lot.—Charge for survey £3.
*Lot 4. Area 3 roads, allotments 9 and 12, section 7.

Upset price £5 per lot.—Charge for survey £3 2s. 6d.

*Lot 5. Area 1a. 1r., allotment 1, section 7.

Upset price £2 per lot.—Charge for survey £3.

*Lot 6. Area 2 roads, allotment 10, section 10.

YEA, PARISH OF YEA, COUNTY OF ANGLESEY.

Corner of Duke and East Streets.

Upset price £10 per lot.—Charge for survey £2 5s.

Lot 7. Area 2r. 37½p., allotment 1, section 32.

BROADFORD, PARISH OF BROADFORD, COUNTY OF DALHOUSIE.

Corner of Powllett and Hawdon Streets.

Upset price £4 10s. per lot.—Charge for survey £1.

Lot 8. Area 1r. 1 6-10p., allotment 7, section 27. One month allowed to remove fencing.

Fronting White-street.

Upset price £6 per lot.—Charge for survey £1.

Lot 9. Area 38 perches, allotment 19, section 10. Improvements sold with land.

Upset price £7 per lot.—Charge for survey £1.

Lot 10. Area 38 perches, allotment 18, section 10. Improvements sold with land.

Fronting Govett-street.

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

Lot 11. Area 38 2-10 perches, allotment 6, section 23.

Fronting Piper-street.

Upset price £4 10s. per lot.—Charge for survey £1.

Lot 12. Area 38 perches, allotment 17, section 34.

*Sold subject to special mining condition similar to section 81, *Land Act* 1915.

CROWN LANDS WITHDRAWN FROM SALE.

IT is hereby notified that the Sale (No. 9453) of Crown lands, advertised to be held at the Court House, Birchip, on Tuesday, 31st October, 1922, has been cancelled.

D. S. OMAN,

Commissioner of Crown Lands and Survey.
Melbourne, 4th October, 1922.

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^o on 20th September, 1922, pursuant to Orders of the 12th September, 1922.

BUNINYONG.—The temporary reservation by Order of 29th January, 1889, of 1 acre of land in the municipal district of Buninyong as a site for Public purposes is about to be revoked.—(B.501 (2) (21.C.72506)).

COOROPAJERRUP.—The temporary reservation by Order of the 17th July, 1882, of 5 acres of land in the parish of Cooropajerrup as a site for Public purposes (State School) is about to be revoked.—(C.426 (2) (21.C.72565)).

NEWMERELLA.—The temporary reservation by Order of 20th April, 1914, of 2 acres of land in the parish of Newmerella as a site for a State School is about to be revoked.—(N.136 (3) (Rs.1447)).

TOONGABBIE.—The temporary reservation by Order of 15th July, 1893, of 2a. 1r. 23p. of land in the township of Toongabbie as a site for the supply of Gravel is about to be revoked.—(T.164B) (22.Rs.2166)).

The following Notices were gazetted 1^o on 27th September, 1922, pursuant to Orders of 19th September, 1922.

BITTERN.—The temporary reservation by Order of 15th December, 1873, of 5 acres of land in the parish of Bittern, being part of allotment 111B, as a site for State School purposes is about to be revoked.—(B.397 (6) (22.C.73137)).

DURDIDWARRAH.—The temporary reservation by Order of 16th September, 1878, of 17 acres 3 roads 5 perches of land in the parish of Durdidwarrah, being allotment A7, as a site for Watering purposes is about to be revoked, the State Rivers and Water Supply Commission having duly certified that the area is no longer required for water supply purposes.—(D.135 (8) (20.C.71498)).

KOETONG.—The temporary reservation by Order of 26th October, 1903, of 170 acres of land in the parish of Koetong as a site for Camping and Watering purposes is about to be revoked.—(K.169 (2) (22.Rs.1942)).

METUNG.—The temporary reservation by Order of 30th July, 1893, of 2 roads 16 perches of land in the village of Metung, being allotment 12 of section A, as a site for Wharf purposes is about to be revoked.—(B.99B) (22.Rs.2019)).

NEWSTEAD.—The temporary reservation by Order of 26th June, 1893, of 3 roods 17 9-10 perches of land in the town of Newstead as a site for a Shire Hall and other Municipal purposes, being part of section 5A, is about to be revoked.—(N.42A) (22.C.73227).

TITTYRONG.—The temporary reservation by Order of 16th October, 1899, of 464 acres of land in the parish of Tittybong as a site for Water Supply purposes is about to be revoked.—(T.282⁽²⁾) (22.C.73258).

TRARALGON.—The temporary reservation, by Order of 15th January, 1906, of 1 rood 13 perches of land in the township of Traralgon, being allotment 5 of section 25, for Road purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—8 perches, township of Traralgon, county of Buln Buln: Commencing at the north-east angle of allotment 6, section 25; bounded thence by that allotment bearing west 332 links, by a road bearing north 15 links, by a line bearing east 332 links, and by a road bearing south 15 links to the commencing point.—(T.1156) (22.C.73121).

The following Notices were gazetted 1^o on 4th October, 1922, pursuant to Orders of 27th September, 1922.

ASHENS.—The temporary reservation by Order of 24th December, 1896, of 223 acres 1 rood 1 perch of land in the parish of Ashens, being part of allotment 158, as a site for Water Supply purposes is about to be revoked.—(A168⁽⁴⁾) (22.Rs.903).

BRUARONG.—The temporary reservation by Order of 3rd November, 1879, of 50 acres, more or less, of land in the parish of Kergunyah (now Bruarong), as a site for affording access to Water is about to be revoked, so far only as it relates to the portion thereof hereinafter described, viz.:—6 acres 1 rood 11 perches, parish of Bruarong, county of Bogong, being allotment 14, section 6: Commencing at the south-east angle of allotment 13; bounded thence by that allotment bearing N. 2 deg. 19 min. E. 972½ links, by lines bearing S. 73 deg. 34 min. E. 206 links, N. 56 deg. 12 min. E. 459 links, S. 14 deg. 56 min. E. 95 links, S. 83 deg. 28 min. E. 303 links, and S. 1 deg. 39 min. W. 463 links, and by roads bearing N. 87 deg. 41 min. W. 600 links, S. 1 deg. 39 min. W. 602 links, and N. 87 deg. 41 min. W. 371 links to the commencing point.—(B.639^(*)) (19.C.69548).

CARLTON.—The temporary reservation by Order of 30th December, 1867, of 2 roods 33 perches of land, at Carlton, for Common School purposes is about to be revoked.—(M.313⁽¹²⁾) (22.Rs.2528).

DROMANA.—The temporary reservation by Order of 1st August, 1864, of 36 perches of land in the township of Dromana, being allotment 1, block 13, as a site for Office for the use of the Kangerong District Road Board is about to be revoked.—(20.C.71037) (D.98A).

WALLUP.—The temporary reservation by Order of 17th November, 1885, of 62 acres 2 roods 33 perches of land in the parish of Wallup as a site for Watering purposes is about to be revoked, so far only as it relates to the portion thereof hereinafter described:—6 acres 3 roods 2 perches, parish of Wallup, county of Borung, being allotment 118: Commencing at a point bearing from the north-east angle of allotment 64 S. 89 deg. 50 min. E. 150 links and S. 0 deg. 10 min. W. 70 links; bounded thence by a channel reserve bearing S. 89 deg. 50 min. E. 800 links, by a road bearing S. 0 deg. 10 min. W. 845 links, by a line bearing N. 89 deg. 50 min. W. 800 links, and by a channel reserve bearing N. 0 deg. 10 min. E. 845 links to the commencing point.—(W.331⁽²⁾) (20.C.71049).

D. S. OMAN,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

LAND PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

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 reserve from sale, *permanently*, the land hereunder described, viz.:—

The following Notice was gazetted 1^o on 27th September, 1922, pursuant to Order of 19th September, 1922.

PYRAMID HILL.—Site for Show Yards about to be permanently reserved.—9 acres 3 roods 39 perches, township of Pyramid Hill, county of Gunbower, being part of the site temporarily reserved for Show Yards of the Pyramid Hill and District Agricultural Society, by Order of 3rd December, 1888: Commencing at the north-west angle of the said site; bounded thence by the township boundary bearing N. 89 deg. 58 min. E. 1,300 links, by the Pyramid Hill Recreation Reserve bearing S. 0 deg. 2 min. E. 769 links, by suburban allotment 4 bearing S. 89 deg. 58 min. W. 1,300 links, and by the said township boundary bearing N. 0 deg. 2 min. W. 769 links to the commencing point.—(P.171⁽¹⁾) (22.Rs.26).

D. S. OMAN,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

RESCISSION OF APPOINTMENT OF A COMMITTEE OF MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE PARISH OF DROUIN WEST (PICNIC POINT).

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council of 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 rescind the appointment made on 25th May, 1917, whereby the Council of the Shire of Buln Buln was appointed a Committee of Management of the land temporarily reserved by Order in Council of 8th May, 1917, is a site for Public Recreation in the parish of Drouin West (Picnic Point).

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 4th day of October, One thousand nine hundred and twenty-two, in the presence of—

(SEAL)

D. S. OMAN, President.

(Rs.1507.)

A. A. PEVERILL, Member.

COMMITTEES OF MANAGEMENT OF 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 of the Reserves named:—

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF DROUIN WEST (PICNIC POINT).

George Bain, senior, William Proctor, Edwin Freeman, Robert Boxshall, and William Henry Haxsom as a Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 8th May, 1917, as a site for Public Recreation in the parish of Drouin West (Picnic Point).—(Rs.1507).

RESERVE FOR PUBLIC RECREATION IN THE TOWN OF DUNKELD.

Thomas S. Woodburn and William McPhee as Members of the Committee of Management, for a period of three (3) years, of the land temporarily reserved as a site for Public Recreation in the town of Dunkeld, in the room of George Arthur Bull and John Duckmanton, both deceased.—(Rs.2590).

RESERVE FOR RECREATION AND OTHER PUBLIC PURPOSES IN THE PARISH OF HARROW.

Martin Hamilton Stapleton Bree, William Jones, John Thomas Boland, and George Parker Turner as Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 7th February, 1876, as a site for Recreation and other Public Purposes in the parish of Harrow, in the room of Walter Alfred Beevor Potts and Arthur Benson, both resigned, and James Donaldson and John Foley, both deceased.—(Rs.2542.)

PORTION OF A RESERVE FOR PUBLIC PURPOSES IN THE PARISH OF KIRRAK.

Richard Nutter Scott, Owen Longstaff Ullithorne, Thomas Henry Bartlett, Talbot Adkins, John Hamilton, Peter Pesca, Ernest Edward Sutton, Thomas Stanislaus Collins, William Egbert Brunt, John Western, Thomas Henderson, and Charles Walker to be a Committee of Management, for a period of three (3) years, of such portion of the Reserve for Public Purposes in the parish of Kirrak as is indicated by pink tint on plan marked A/14.1.15 with Lands Correspondence Rs.771, in the room of Richard Nutter Scott, Owen Longstaff Ullithorne, Thomas Henry Bartlett, John Western, Andrew Adolph Anderson, Martin Neil, James Dixon, Stephen William Hehir, Edward Bellingham, Bertram Harcourt Edwards, and John Henderson, whose term of appointment has expired.—(Rs.771.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF KOO-WEE-RUP.

Alexander John Bethune to be a Member of the Committee of Management, for the period ending 1st June, 1923, of the land temporarily reserved by Order in Council of 31st March, 1905, as a site for Public Recreation in the parish of Koo-wee-rup, in the room of John Bethune, resigned.—(Rs.658.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF NAYOOK.

John Y. Woolstencroft, Andrew Wilson, Claude N. English, Edward Barr, and Edward H. Vickerman to be Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 10th September, 1907, as a site for Public Recreation in the parish of Nayook, in the room of John Young Woolstencroft, Andrew Wilson, Claude Neerim English, Francis William Blencowe, and Edward Henry Vickerman, whose term of appointment has expired.—(Rs.349.)

RESERVE FOR A RACE-COURSE AND OTHER PURPOSES OF PUBLIC RECREATION IN THE TOWNSHIP OF NUMURKAH.

Michael Kelly, William John Kinniard, and Harold Segrave to be Members of the Committee of Management, for the period of twelve (12) months from 5th July, 1922, of the land temporarily reserved by Order in Council of 4th July, 1906, as a site for a Race-course and other purposes of Public Recreation in the township of Numurkah, in the room of the same gentlemen, whose term of office has expired.—(Rs.1506.)

RESERVE FOR CRICKET GROUND AND OTHER PURPOSES OF PUBLIC RECREATION IN THE MUNICIPAL DISTRICT OF PORTLAND

Henry Annett, Thomas Francis Cruse, George Alexander Fisher, and William Taylor to be Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 1st October, 1877, as a site for Cricket Ground and other purposes of Public Recreation in the municipal district of Portland, in the room of William Haglon and Arvon Eilon Jones, both resigned, and Hugh John Munro Campbell and Thomas Huxley, both deceased.—(Rs.2525.)

PORTION OF A RESERVE FOR PUBLIC PURPOSES WITHIN THE SHIRE OF ROSEDALE.

The Council of the Shire of Rosedale to be a Committee of Management of the portion of the Foreshore Reserve, within the municipality situated in the parishes of Giffard, Wulla Wullock, Dulungalong, Booran, Seacombe, and Boole Poole.—(C.73508.)

RESERVE FOR THE PURPOSES OF CRICKET AND PUBLIC RECREATION AT SALE.

Thomas Victor Trood, Joseph Lemuel Reynolds, Patrick Thomas Dowd, Leslie Cyril Treloar, and Hubert Rebecchi to be Members of the Committee of Management, for a term of three (3) years, of the reserve for the purposes of Cricket and Public Recreation at Sale, in the room of William Manston Fletcher, Leslie Cyril Treloar, Langton Mollott Crofton Staveley, and Thomas Victor Trood, whose term of appointment has expired, and William Arthur McLachlan, deceased.—(Rs.1072.)

RESERVE FOR A CRICKET GROUND AND PUBLIC RECREATION AT WINCHELSEA.

Allan McKenzie McDonald, John S. Caldwell, Alexander Anderson, Arthur G. Birrell, and George Richmond to be a Committee of Management, for a term of three (3) years, of the land set apart on the 6th June, 1859, as a site for a Cricket Ground and Public Recreation at Winchelsea.—(Rs.2462.)

RESERVE FOR RECREATION PURPOSES IN THE PARISH OF YANIPY.

Malcolm Roderick McDonald, Ellis William Moar, and Albert Richards Tink as a Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 22nd March, 1922, as a site for Recreation purposes in the parish of Yanipy.—(Rs.2249.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 4th day of October. One thousand nine hundred and twenty-two, in the presence of—

(SEAL) D. S. OMAN, President.
A. A. PEVERILL, Member.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 25TH SECTION OF THE LAND ACT 1915.

NOTICE is hereby given that at the times and places mentioned in the schedule hereunder, applications for leases and licences under the Land Acts objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture will be publicly heard by the persons whose names are set opposite such places respectively in such schedule, being persons appointed by me the responsible Minister of the Crown administering the Land Acts to hear the same and report thereon in writing to me.

D. S. OMAN,
Commissioner of Crown Lands and Survey and
President of the Board of Land and Works.
Department of Lands and Survey,
Melbourne, 10th October, 1922.

SCHEDULE.

ORBOST, Friday, 27th October, 1922, at Ten a.m., J. D. Coady, Esq.
HEATHCOTE, Friday, 10th November, 1922, at Two p.m., C. J. Tattam, Esq.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 25TH SECTION OF THE LAND ACT 1915.

NOTICE is hereby given that reasons against the forfeiture of the licences and leases in the Schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the persons in the said Schedule mentioned as holders of such licences and leases will be allowed to show cause against the same at the places and on the dates mentioned in the Schedule hereto.

D. S. OMAN,

Commissioner of Crown Lands and Survey, being the responsible Minister of the Crown administering the Land Acts.

Department of Lands and Survey,
Melbourne, 10th October, 1922.

SCHEDULE.

BAIRNSDALE, 25th October, 1922, Land Officer—
011/56, Dennis E. Varney, 342a. Or. 30p., Coongulmerang;
3433/56, Charles B. Irvine, 327a. 3r. 12p., Bumberrah;
0142/56, William G. Oliver, 573a. 1r. 37p., Sarsfield.
ORBOST, 27th October, 1922, Land Officer—
0100/56, Herbert Farmer (executor of will of Henry Farmer, deceased), 552a. 1r. 30p., Winyar; 0124/56, John Considine, 521a. 1r. 38p., Goolengook; 3018/49, John McKinnon, 46a. 3r. 30p., Noorinbee.
HEATHCOTE, 10th November, 1922, Land Officer—
031. B. Fogarty, 2 acres, Warrawitue.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Discharged Soldiers Settlement Acts.

RIVERSIDE ESTATE, KOONDROOK (TYE'S LAND).

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE allotments mentioned in the Schedule hereunder are available for application under the Discharged Soldiers Settlement Acts for discharged soldiers who hold Irrigation Qualification Certificates, and may be taken up under Conditional Purchase Lease. Applications should be lodged at the Enquiry Branch, Lands Department, Melbourne, not later than noon, 30th October, 1922. A Discharged Soldiers Settlement Board to deal with the applications will be held at the Shire Hall, Kerang, 1st November, 1922, at Ten a.m.

Schedule of Arcus and Valuations.

Subject to adjustment after Survey.

Parishes of Murrabit West and Benjeroop.

Allotment.	Area (acres).	Price per acre.
7G	26	40
7H	23	45
7I	23	50
7J	25	55
7K	25	40
7L	25	55
7M	26	55
16J	22	30
16I	25	30
16H	24	25
16K	28	19
16L	21	16
16G	28	18
16F	23	17
16E	22	16
15M	24	35
15N	28	15

Applications may also be lodged by others than qualified discharged soldiers, to apply only to such allotments as may not be applied for under Discharged Soldiers Settlement Act. Board will deal with such applications after the recommendations in respect to discharged soldier applicants have been decided.

Plans of above allotments on view at Offices of State Rivers and Water Supply Commission at Melbourne, Kerang, and Swan Hill, and at Enquiry Branch, Lands Department, Melbourne.

D. S. OMAN,

Commissioner of Crown Lands and Survey,
Lands Department,
Melbourne, 10th October, 1922.

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

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

Estate.	Parish.	Lot.	Section.	Area.		Capital Value, not including Buildings.	
				A.	R. P.	£	s. d.
Devonshire's land (1) ...	Woranga ...	1	...	179	1 0	2,330	0 0
" " (1) ...	" ...	2	...	90	0 0	2,025	0 0
" " (1, 2) ...	" ...	3	...	99	1 3	1,985	8 0
" " (1, 3) ...	" ...	4	...	104	1 32	2,350	0 0
" " (1) ...	" ...	5	...	110	2 5	2,139	0 0

(1) Subject to alteration when improvements adjusted.—(2) £70 to be added to capital value for mill, tank, and troughs.—(3) Capital value includes windmill and tank.

Department of Lands and Survey,
Melbourne, 10th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

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

Estate.	Parish.	Allot.	Section.	Area.		Capital Value.	
				A.	R. P.	£	s. d.
Whittenbury's land (1) ...	Burrumbeet ...	33, 34, and 34A	...	385	3 3	2,499	19 6
Leahrum (2, 3) ...	Lah-arum ...	43A	...	6	0 11	21	4 10
Edenhope (4) ...	Edenhope ...	60	...	275	2 9	413	6 9
Gardner's land (5, 6) ...	Thornton ...	34, part 35, and 34B	...	75	1 12	1,333	11 3
Section 20 (7) ...	Mambourin ...	8	17	84	1 0	2,050	0 0
McKinney's (8) ...	Congupna ...	31, 31A	B	320	1 21	2,242	10 6
Noy's land (2) ...	Shepparton ...	48c	...	48	0 13	788	8 11

(1) Lessee in occupation.—(2) Soldier in occupation.—(3) In lieu of notice gazetted 6.9.22, p. 2422.—(4) Subject to payment of improvements (if any).—(5) £100 of valuation of improvements to be treated as an advance.—(6) Soldier in possession.—(7) Incoming lessee to take over improvements, £42 10s., as an advance repayable in 20 years.—(8) Capital value does not include any improvements.

Department of Lands and Survey,
Melbourne, 10th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

Discharged Soldiers Settlement Act 1917.

ALLOTMENT AVAILABLE FOR DISCHARGED SOLDIERS.

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

County.	Parish.	Allotment.	Section.	Area.	Class.	Value per acre.
				A. R. P.		£ s. d.
Karkaroc (1) ...	Yatpool... ..	40A	...	450	3 0	3rd 0 18 0

(1) Improvements (if any) to be valued.

Department of Lands and Survey
Melbourne, 10th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

The Closer Settlement Act 1915.

THE Farm Allotments mentioned in the Schedule hereunder are hereby proclaimed available for application, and may be taken up under Conditional Purchase Lease.

Estate.	Parish.	Allotment.	Section.	Area.	Capital Value.		Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarks.	
					A. R. P.	£ s. d.				
Section 20 (1, 2) ...	Toolamba West	Pt. 23, 26	...	140	0 0	2,240	0 0	71 5 0	67 4 0	

(1) Subject to adjustment after survey.—(2) In lieu of notice gazetted 24th April, 1922, page 1077.

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

Department of Lands and Survey,
Melbourne, 10th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

Closer Settlement Act 1915, Section 86, as varied by the Discharged Soldiers Settlement Acts.

APPLICATIONS FOR LEASES APPROVED.

THE following applications for leases under Section 86 of the *Closer Settlement Act 1915*, as varied by the Discharged Soldiers Settlement Acts, having been approved, it is hereby notified that the instalment specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue. Payments to be made half-yearly.

Department of Lands and Survey,
Melbourne, 6th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

No. of Lease.	Name of Lessee.	Estate.	Parish.	Area.	Allotment.	Section.	Date Lease.	Term.	Capital Value.	Adjustment Amount.	First Instalment Due.	Half-yearly Instalment.	Payable to Receiver of Revenue at—
				A. R. P.					£ s. d.	£ s. d.	£ s. d.	£ s. d.	
4557/86.6	David MacTier ..	Section 20	Mooroopna	154 1 30	21c		1.9.20	39½ years	1,978 8 4	0 18 4	1.3.24	59 6 6	Shepparton
4616/86.6	Ernest Blackburn ..	Newham 8	Mooroopna West	19 2 20	87b		17.1.21	37½ years	650 2 5	0 2 5	17.7.22	19 10 0	"
4558/86.6	Godfrey E. Clayton	Section 20	Kyabram	60 1 21	147c		1.3.20	"	1,397 5 4	2 5 4	1.9.21	41 17 0	Echuca
4652/86.6	William A. Bailey	Kyabram No 2	"	34 2 23	14	B	2.5.21	39½ years	519 13 1	4 13 1	2.11.24	15 9 0	"
4653/86.6	George Mapleback	"	"	124 1 38	1	C	"	"	1,307 3 6	2 3 6	"	39 3 0	"
4659/86.6	Glaude H. Newton	"	"	126 0 16	2	C	"	"	1,261 0 0	1 0 0	"	37 16 0	"
2925/86.6	Horace W. Hicks	Section 20	Echuca South	298 0 9	122	B	1.6.20	"	2,444 8 10	1 18 10	1.12.23	73 5 6	"
4573/86.6	Francis J. Ludbrook	Aspinall's	Tongala	33 0 30	84, 85, 86	B	28.2.21	"	583 6 0	0 16 0	28.8.24	17 9 6	"
2876/86.6	Arthur J. B. Raybould, the younger	"	"	35 0 30	78	B	15.11.20	"	646 8 5	1 8 5	15.5.24	19 7 0	"
2877/86.6	Ernest R. Rogers	"	"	36 3 15	80	B	"	"	647 7 6	2 7 6	"	19 7 0	"
2916/86.6	James A. Condict	Tongala	"	63 1 39	81	C	1.7.20	37½ years	1,342 18 6	0 8 6	1.1.22	40 5 6	"
2927/86.6	Robert R. D. Middleton	"	"	31 2 5	53	C	24.10.19	"	666 10 11	1 10 11	24.4.21	19 19 0	"
4620/86.6	John S. Neale	Stanhope	Girgarre	53 1 34	50	D	11.4.21	39½ years	748 9 6	0 19 6	11.10.24	22 8 6	Rushworth
4627/86.6	Herbert K. Crosssett	"	"	84 3 10	58	D	"	"	869 6 7	1 16 7	"	26 0 6	"
4628/86.6	Joseph H. Lewer	"	"	75 0 38	56	D	"	"	699 18 0	2 8 0	"	18 4 6	"
4639/86.6	Ernest A. Blith	"	"	22 2 12	60	D	18.4.21	"	484 3 5	1 13 5	18.10.24	14 9 6	"
4679/86.6	Francis E. T. Johnstone	"	"	52 3 13	1	B	9.5.21	"	686 16 2	1 16 2	9.11.24	20 11 0	"
4681/86.6	Gerard K. Donaldson	"	"	19 0 9	40	E	"	"	231 18 0	1 18 0	"	6 18 0	"
4736/86.6	Kenneth W. Fuller	"	"	63 1 16	2, 2A, 3, 3A	C	13.6.21	"	795 8 3	0 8 3	13.12.24	23 17 0	"
4782/86.6	Frederick Wilson	"	"	48 0 37	4, 4A, 5	C	25.7.21	"	180 12 5	0 12 5	25.1.25	18 9 0	"
4783/86.6	William A. R. Jeffers	"	"	12 1 33	36	E	"	"	806 0 5	1 0 5	1.5.24	24 3 0	"
2853/86.6	William E. Clayton	"	"	55 2 14	9, 10	G	1.11.20	"	679 5 8	4 5 8	24.6.24	20 5 0	"
2900/86.6	Maurice A. Goodwin	"	"	135 3 17	19	G	24.12.20	"	671 16 6	1 16 6	11.10.24	20 2 0	"
4623/86.6	William E. Doyle	"	"	47 3 38	64	D	11.4.21	"	702 5 9	2 5 9	"	21 0 0	"
4624/86.6	Francis E. Wilkinson	"	"	73 3 28	57	D	"	"	205 10 9	0 10 9	25.1.25	6 3 0	"
4784/86.6	William H. Cassidy	"	"	14 0 28	37	E	25.7.21	"	1,604 0 0	1 10 0	1.10.21	48 1 6	Swan Hill
4552/86.6	Henry Burgess ..	Section 20	Tynnynder	40 0 0	D1		1.4.20	37½ years					

NOTE.—Re lease No. 3504/86.6, gazetted 6th September, 1922, p. 2425, lessee's name should be Allan Ferrie Dodd, not Allan Ferrie Bodd.

Closer Settlement Act 1915, Section 86, as varied by the Discharged Soldiers Settlement Acts.

PERMIT CANCELLED.

NOTICE is hereby given that the Permit mentioned in the Schedule hereunder has been cancelled.

Department of Lands and Survey,
Melbourne, 9th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Lessee.	Section of Closer Settlement Act under which Leased.	Parish.	Allotment.	Area.	Pay Office.
Benalla ...	3379	Arthur J. A. Delaney	86'6	Congupna ...	31 and 31A, sec. B	A. R. P. 320 1 9	Shepparton

Land Act 1915.

TRANSFER APPROVED.

THE following Applications for Transfer of Licences under the 121st section of the *Land Act 1915* having been approved it is hereby notified that the rent specified may be received by the undermentioned Revenue Officer.

Number of Licence.	Name of Transferor	Name of Transferee	Area, subject to modification of boundaries and areas.	Parish.	Held under Section.	Date of Licence.	Yearly Payment.	Transfer Fee and where paid	Rent Payable to Revenue Officer at—
0363	Chas. H. Ingle ...	Frank Scholes ...	A. R. P. 149 0 0	Rosedale	121	1.1.21	£ s. d. 0 12 6	10s., Melbourne	Traralgon

Department of Lands and Survey,
Melbourne, 6th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

Land Acts.

APPLICATIONS FOR LEASES APPROVED.

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

Date of Lease.	Name of Lessee.	Parish.	Class.	Extent.	Amount to be Collected.				Payable to the Officer authorized by the Treasurer to collect Territorial Revenue at—
					Rent payable Half-yearly.	Rent due to date.	Lease Fee.	Total to pay.	
Under Section 56 of the <i>Land Act 1901</i> as amended by the Land Acts 1904-9-11.									
1.7.22	Arthur Peck ...	Billian ...	3rd	146 1 39	£ s. d. 1 16 9	£ s. d. 1 16 9	£ 1	£ s. d. 2 16 9	Kilmore 0253
Under Section 222 of the <i>Land Act 1901</i> .									
1.4.17	John Campbell (1) ...	Nyang ...	2nd	749 1 27	£ s. d. 8 4 2	£ s. d. 6 15 5	£ 1	£ s. d. 6 15 5	Horsham
2.10.17	Johann Friedrich Pahl (2, 3)	Gunamalary ...	2nd	691 2 26	£ s. d. 7 12 1	£ s. d. 76 3 10	£ 1	£ s. d. 76 3 10	"
1.4.16	Michael Peter Marwick (4)	Walpeup ...	1st	626 3 26	£ s. d. 8 16 5	£ s. d. 223 9 10	£ 1	£ s. d. 224 9 10	Warracknabeal
1.2.17	Henry Patrick O'Bryan (5)	Gerahmin ...	3rd	639 3 9	£ s. d. 4 8 0	£ s. d. 4 8 0	£ 1	£ s. d. 4 8 0	"

(1) Allotment 56.—(2) Includes balance interest due under licence, 3s.—(3) Allotments 31 and 32.—(4) Allotment 3.—(5) Allotment 9.

Department of Lands and Survey,
Melbourne, 9th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

Land Act 1915, Section 46, as varied by the Discharged Soldiers Settlement Act.

APPLICATION FOR A LEASE APPROVED.

THE following Application for a Lease under Section 46 of the *Land Act 1915*, as varied by the Discharged Soldiers Settlement Act, having been approved, it is hereby notified that the rent and fee specified may be received by the undermentioned Officer authorized by the Treasurer to collect Territorial Revenue. Payments to be made half-yearly.

Department of Lands and Survey,
Melbourne, 6th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

Number of Lease.	Name and Address of Lessee.	Area.	Parish.	Allotment.	Section.	Class.	Date of Lease.	Term.	Amount to be Collected.			Payable to Receiver of Revenue at—	
									Survey Charge 12 half-yearly instalments.	Half-yearly rent, including amount of Survey Charge (if any).	First instalment due.		Total Amount of First Payment.
17046-6	Charles Grimmer, Wickliffe (1, 2, 3)	A. B. P. 17 3 29	Wickliffe South	B ¹²	...	1st	1.10.20	23 years ...	£ s. d. ...	£ s. d. 1 15 11	1.10.23	£ s. d. 1 15 11	Ararat

(1) Subject to special mining condition, section 81, *Land Act 1915*.—(2) Subject to interest charge, *vide* section 306, *Land Act 1915*, after first six years.—(3) Special valuation, £4 per acre.

Land Act 1915.

ACCEPTANCE OF SURRENDER OF LICENCE UNDER SECTION 103 OF THE LAND ACT 1901 AND ISSUE OF LEASE UNDER DIVISION 4, PART I, OF THE LAND ACT 1915 IN LIEU THEREOF (VIDE SECTION 87, LAND ACT 1915).

THE surrender of the Licence issued to the person named in the Schedule hereunder having been accepted, it is hereby notified that the issue of Lease under Division 4, Part I, of the *Land Act 1915* has been approved. All rents paid on the surrendered Licence to be credited.

Department of Lands and Survey,
Melbourne, 3rd October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

Schedule referred to.

Number of new Lease.	Name and Address of Lessee.	Area, subject to modification of boundaries.	Parish or Situation.	Allotment.	Section.	Class.	Date of Lease.	Term.	Amount to be Collected.			Payable to Receiver of Revenue at—	Number of old Licence.	
									Half-yearly Payment.	Amount of Rent paid to be credited.	Fee for new Lease.			Total amount of new Payment.
603/50	Esther Cain, Nattetallock (1)	A. B. P. 19 3 37	Glenmona ...	18	H	1st	1.10.20	20 years	£ s. d. 0 10 0	£ s. d. 16 0 0	£ s. d. 1 0 0	£ s. d. ...	Avoca ...	1158/103

(1) Subject to special mining condition, section 81, *Land Act 1915*.

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

Corr. No.	Name.	Area.	Parish.	Date of Payment.	AMOUNT COLLECTED.				Paid to Receiver of Revenue at—	
					Balance.	Grant Fee.	Assurance Fee.	Total Amount.		
					£ s. d.	£ s. d.	s. d.	£ s. d.		
Under Section 44 of the <i>Land Act</i> 1890 as amended by the <i>Land Act</i> 1898.										
2586	Sidney J. P. Moar (1)	155 3 29	Lawloit	{ 3.3.22 12.9.22	5 17 0	1 6 0	4 11	5 17 0 1 10 11	Nhill Melbourne	2.8.08
Under Section 49 of the <i>Land Act</i> 1901.										
3794	Jane Ross (1)	154 3 18	Muckieford and Castle-maine	19.9.22	11 12 8	1 6 0	4 11	13 3 7	Castlemaine	1.10.10
4254	John Garvey (2)	19 3 10	Yackandandah	11.9.22	..	1 1 0	0 10	1 1 10	Yackandandah	
Under Section 49 of the <i>Land Act</i> 1901 as amended by the <i>Land Acts</i> 1904-9-11.										
01078	E. R. Harris (3)	19 0 0	Tangambalanga	19.9.22	..	1 1 0	0 10	1 1 10	Yackandandah	
0339	Isabella Selina Pope (4)	20 0 0	Ararat	22.9.22	..	1 1 0	0 8	1 1 8	Ararat	
Under Section 56 of the <i>Land Act</i> 1901.										
2008	Edward Anderson (5)	121 3 18	Boroaka	{ 5.7.22 12.9.22	1 10 6	1 6 0	2 7	1 10 6 1 8 7	Stawell Melbourne	1.1.03
Under Section 218 of the <i>Land Act</i> 1901.										
05660/218	Philip Mackenzie	10 3 8	Balrootan	12.9.22	1 5 6	0 10 6	0 2	1 16 2	Melbourne	
H.53/218	John Wellesley Warner	639 3 26	"	3.3.21	16 0 0	1 11 6	6 8	17 18 2	Nhill	
H.535/218	John Wellesley Warner (6)	263 2 3	"	8.3.20	5 6 6	1 6 0	2 9	7 13 6	"	
Under Section 322 of the <i>Land Act</i> 1901.										
7200	John A. Crombie, the younger	7 2 10	Byambynee	{ 19.12.21 24.8.22	1 16 0	1 1 0	3 0	1 16 0 1 4 0	Hamilton Melbourne	1.7.02
Under Section 383 of the <i>Land Act</i> 1901.										
4402	R. J. Barton	122 2 17	Yarroweyah	9.9.22	134 8 0	1 6 0	9 3	136 3 3	Numurkah	1.1.05
Under Section 5-10 of <i>Settlement on Lands Act</i> 1893.										
7470/5-10	R. Stephen (7)	18 1 22	Yarragon	14.9.22	..	1 1 0	4 9	1 5 9	Warragul	
Under Section 8 of the <i>Land Act</i> 1911.										
408	Ernest H. Welch (1)	36 3 3	Warburton	26.9.22	18 0 2	1 1 0	1 2	19 2 4	Melbourne	1.2.16
Under Section 46 of the <i>Land Act</i> 1915.										
360	Chas. Edward Ball (4)	20 0 0	Beaufort	22.9.22	9 0 0	1 1 0	0 8	10 1 8	Ballarat	
699	Frank Arnold (3)	20 0 0	Tarnagulla	12.9.22	..	1 1 0	0 10	1 1 10	Dunolly	
287	Farrell J. Reilly (3)	20 0 0	Neilborough	7.9.22	..	1 1 0	0 10	1 1 10	Bendigo	
696	Alfred Geehman (8)	11 0 0	Wombat	11.9.22	1 13 0	1 1 0	0 3	2 14 3	Daylesford	
Under Section 50 of the <i>Land Act</i> 1915.										
253	James Young (4)	20 0 0	Clonbinane	28.7.22	..	1 1 0	0 8	1 1 8	Kilmore	
693	Ellen Halbert (2)	19 3 22	Glenalbyn	17.8.22	7 0 0	1 1 0	0 10	8 1 10	Inglewood	1.7.14
Under Section 172 of the <i>Land Act</i> 1915.										
H.96966	E. Lalor	1 0 0	Waggarandal	18.7.22	3 10 0	0 10 6	0 2	4 0 8	Benalla	
H.93863	S. Britton	1 3 24	Yackandandah	26.7.22	4 0 0	0 10 6	0 2	4 10 8	Yackandandah	
M.507	Henry Ewart (9)	1 0 9 ⁵ / ₈	Woori Yallock	28.8.22	5 6 6	2 1 0	0 3	7 7 9	Melbourne	
W.40628	S. J. Davies (9)	1 2 21	Laanecoorie	15.8.22	22 1 9	2 1 0	1 0	24 3 9	Bendigo	
W.51549	Wm. Ward	19 3 29	Terrick Terrick West	21.8.22	70 0 0	1 1 0	2 11	71 3 11	"	
W.51550	Wm. Ward	6 1 17	"	"	20 0 0	1 1 0	0 10	21 1 10	"	
J.18523	T. J. Swinger	2 0 27	Ballarat	31.7.22	8 13 6	1 1 0	0 5	9 14 11	Ballarat	
H.102280	Wm. J. Trim (9)	0 0 17	Beechworth	6.9.22	1 14 0	1 10 6	0 1	3 4 7	Melbourne	
W.40212	Executors of John Catto (9)	5 0 11	Kangeraar	24.3.21	17 14 10	2 1 0	0 9	19 16 7	Inglewood	
W.47059	H. Burns (9)	1 3 0	Woodend	5.9.22	107 0 0	2 1 0	0 9	109 1 9	Kyneton	
W.44856	W. and C. Thompson (9)	1 3 1	Inglewood	8.9.22	5 5 5	2 1 0	0 3	7 6 8	Inglewood	
Mis. 506	T. Doran (9)	6 2 14	Toora	5.9.22	52 14 0	2 1 0	2 3	54 17 3	Melbourne	
J.14358	E. A. Cornfort	0 0 1 ⁵ / ₈	Ballarat (City)	21.7.22	7 0 0	1 1 0	0 4	8 1 4	"	
J.14358	E. A. Cornfort	0 0 2 ⁵ / ₈	"	"	11 0 0	1 1 0	0 6	12 1 6	"	
W.41395	G. Goddard, jun. (9)	7 2 0	Wycheproof	27.9.22	50 0 0	2 1 0	2 1	52 3 1	"	
Mis. 510	Executors of H. Beattie, deceased (9)	3 2 31	Buttlejork	25.9.22	22 3 3	2 1 0	1 0	24 5 3	"	
Under Section 50 of the <i>Closer Settlement Act</i> 1904.										
649/50	Allan Price	1 1 24 ⁵ / ₈	Wangoom	1.7.22	18 13 1	1 1 0	1 6	19 15 7	The Secretary, Closer Settlement Board, Melbourne	
285/50	Gertrude A. Press	0 1 32 ⁵ / ₈	Prahran	2.10.22	..	1 1 0	3 2	1 4 2	"	
423/50	Mrs. Ulricke A. Berndt	0 0 31 ⁵ / ₈	Jika Jika	12.9.22	..	1 1 0	4 0	1 5 0	"	
211/50	George Mildren Barker	0 1 0	Cut-Paw-Paw	24.8.22	..	1 1 0	1 7	1 2 7	"	

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS—continued.

Corr. No.	Name.	Area.	Parish.	Date of Payment.	AMOUNT COLLECTED.				Paid to Receiver of Revenue at—
					Balance.	Grant Fee.	Assurance Fee.	Total Amount.	
					£ s. d.	£ s. d.	s. d.	£ s. d.	
Under Section 93 of the <i>Closer Settlement Act 1915.</i>									
121/93	The trustees of the Werneth Soldiers' Memorial Park	3 2 0	Yarima	6.8.21	..	1 1 0	1 0	1 2 0	The Secretary, Closer Settlement Board, Melbourne
120/93	The Minister for Education ..	3 0 0	Galla	5.7.22	30 0 0	1 1 0	1 3	31 2 3	" "

- (1) Second class.
- (2) First class.
- (3) First class. From licence. Section 86, *Land Act 1915.*
- (4) Second class. From licence. Section 86, *Land Act 1915.*
- (5) Third class.

- (6) Includes 18s. 3d. interest.
- (7) £114 rent paid credited.
- (8) Third class. From licence. Section 86, *Land Act 1915.*
- (9) Grant fee includes £1 plan fee.

Department of Lands and Survey,
Melbourne, 6th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

LEASES.—TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

RETURN of all transfers registered at the Office of Titles issued under sections 42-44, 47-49, 59-61, 54-56, 8, and 46-49 of the Land Acts 1890, 1898, 1901, 1904, 1909, 1911, and 1915; and sections 49, 85, 86.6, and 170 of the Closer Settlement Acts, for the following period:—

Corr. No.	Name of Transferor.	Name of Transferee.	Particulars of Land Transferred.				Receiver of Revenue at—
			Parish.	Allotment.	Section.	Extent.	
							A. R. F.
Period ending the 23rd day of June, 1922.							
12089/42-44	W. Boswell ...	Thomas Hogan, White-street, Alphington	Nangana	91B	...	56 3 31	Melbourne
11827/42-44	The Bank of Australasia ...	Garrett Dwyer, Glenferrie	Allambee	37A	...	105 3 5	Warragul
11379/42-44	J. W. K. Freeman (as sheriff of Victoria)	Valentine Vincent Mogg, Ballan	Gunyah	3	Pt. 4	239 0 21	Traralgon
4334/42-44	H. Blanksby and P. Johnson (as executors of J. M. Guntzler) and M. Guntzler, V. Guntzler, G. Guntzler, H. Guntzler, M. Johnson, and E. Challman (as tenants in common in equal shares)	George Guntzler and H. Guntzler, Upper Traralgon Creek	Callignee	7H	...	62 0 0	"
4345/42-44	H. Blanksby and P. Johnson (as executors of J. M. Guntzler) and M. Guntzler, V. Guntzler, G. Guntzler, H. Guntzler, M. Johnson, and E. Challman (as tenants in common in equal shares)	George Guntzler and H. Guntzler, Upper Traralgon Creek	"	7M	...	156 2 0	"
18099/47-49	A. H. Buckley ...	Charles Curry Onsley, Foster	Woorarra	40	A	174 1 9	Yarram
2083/54-56	Ballarat Trustees, Executors, and Agency Co. Ltd. (as admin. of F. Bucknall)	Percy George Smith, Mumbannar	Dartmoor	27, 27A, 27B, 27C	...	639 3 17	Portland
01/47-49	F. W. Hupfield ...	Henry Duver, Warracknabeal	Warracknabeal	8	...	9 1 14	Warracknabeal
0221/54-56	J. M. Balfour ...	George Harcourt Williams, Willowgrove	Tanjil	17A	...	115 0 3	Traralgon
0173/54-56	N. McLaren and E. McLaren (as executors of P. McLaren)	Fanny McLaren, Willowgrove	"	48	...	361 0 30	"
2376/54-56	J. Hogarth ...	The Castlemaine Woollen Coy. Ltd., Castlemaine	Walmer	9, 10, 10A	10, 7	357 2 9	Castlemaine
2382/54-56	J. Hogarth ...	The Castlemaine Woollen Coy. Ltd., Castlemaine	"	5, 25, 26	...	48 1 32	"
3221/54-56	S. Derby ...	Alexander Anderson, Korong Vale	Borong	73	B	99 3 13	Wedderburg
14095/54-56	H. B. Scott ...	Francis William Scott, 14 Milton-street, St. Kilda (as surviving executor)	French Island	50	...	388 3 30	Melbourne
4247/59-61	H. A. Dickeson ...	Edward Francis Dowd, Longford	Coolungoolon	37	A	279 0 8	Sale
2/8	F. W. Hupfield ...	Henry Duver, Warracknabeal	Warracknabeal	11	1	9 1 18	Warracknabeal
267/8-11	J. Robertson, jun. ...	John Morris, Port Albert	Alberton East	129	...	9 0 3	Yarram
157/8-11	T. Hackett ...	William Henry Carlile, Granya	Bungil	20	8	57 0 17	Bethanga
157/8-11	T. Hackett ...	Richard Carlile, Granya	"	21, 22	8	63 3 14	"
137/46-49	E. E. Booth ...	Louis John King, Canite	Tittybong	21A, 21B	1	319 1 24	Wycheproof
LEASES UNDER THE CLOSER SETTLEMENT ACTS.							
2514/49	J. J. Cleary (as assignee in the estate of W. Harris, insolvent)	Bryce Robertson, Kilmany South	Wurruck	43	B	99 3 3	Sale
1220/86.6	G. W. Stirling ...	Thomas James Brown, Stanhope	Girgarre	27	D	68 3 15	Rushworth
3335/86	V. C. Seeger ...	Alfred Edward Couper, Mordialloc	Mordialloc	12	A	13 2 3	The Secretary, Closer Settlement Board, Melbourne
192/86	J. J. Cleary (as assignee in the estate of William Harris, insolvent)	Bryce Robertson, Kilmany South	Wurruck	39	B	125 0 15	Sale
951/170	E. Widdicombe, E. Dunstan, and E. J. Black (as executors of J. W. Widdicombe)	Francis Richard Willis Widdicombe, Casterton	Casterton	6	H	104 0 22	Casterton

Department of Lands and Survey,
Melbourne, 9th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey

Land Act 1915, Sections 46 and 50.

APPLICATIONS FOR LEASES APPROVED.

THE following Applications for Leases under Sections 46 and 50 of the Land Act 1915 having been approved, it is hereby notified that the rents and fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue. Payment to be made half-yearly.

Department of Lands and Survey,
Melbourne, 6th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

No. of Lease.	Name and Address of Lessee.	Area.	Parish.	Allotment.	Section.	Class.	Date of Lease.	Term.	Survey Charge Payable in 12 Half-yearly Instalments.	Amount to be Collected.			Parable to Receiver of Revenue at—
										Half-yearly Rent including Instalment Charge (1 s. d.)	Fee for Lease.	Total Amount of First Payment.	
339/50	Ada V. Kreyborg, Bell Bird, <i>vis</i> Orbest (1)	A. R. 106 1 30	Jilwain	10B, 10C, 10D	A	3rd	1.1.1921	20 years	£ s. d. 1 6 9	£ s. d. 1 0 0	£ s. d. 6 7 0	Bairnsdale	
212/50	John Glass, Sale (2)	61 1 22	Coolangoolun	4G		3rd	1.1.1921	20 years	0 15 6	1 0 0	4 2 0	"	
275/46	Joseph J. Green, Seacombe (3)	639 2 34	Booran	23		3rd	1.1.1921	40 years	4 0 0	1 0 0	17 0 6	"	
165/46	Albert Stout, Talbotville (1)	169 1 8	Bimboka	2 and 3	A	3rd	1.7.1921	20 years	2 2 6	1 0 0	7 7 6	Wangaratta	
739/46	Dorothy Campbell, Chesnut (1)	466 1 21	Wabonga South	5A	2	3rd	2.1.1922	20 years	5 14 9	1 0 0	12 8 6	Tallangatta	
414/46	William Wright, Tallangatta Valley (1, 4)	317 2 36	Wyeboob	16A		3rd	1.10.1920	20 years	3 19 6	1 0 0	16 18 0	"	
597/46	George Y. McKenzie, Cudgewa (1, 5)	123 3 27	Cudgewa	3B, 3C	10	3rd	1.1.1921	20 years	1 11 0	1 0 0	7 4 0	"	
632/46	Michael O'Brien, Bolga (1, 4)	319 1 9	Beethang	3 and 3A		2nd	1.1.1920	20 years	6 0 0	1 0 0	37 0 0	"	
534/46	Thomas E. Scammell, Thowgla (1)	107 3 28	Thowgla	33	1	3rd	1.4.1922	20 years	1 7 0	1 0 0	2 7 0	"	
807/46	Benjamin G. Hindle, Bullioch (1, 6)	389 1 5	Bungil East	3B, 3C	3	3rd	1.1.1921	20 years	4 17 6	1 0 0	20 10 0	Beethanga	
517/46	Henry Corcoran, Osborne's Flat (1, 4)	164 3 7	Yackandandah	277A		3rd	"	20 years	2 1 3	1 0 0	9 5 0	Yackandandah	
181/50	Stephen G. H. Gordon, Ararat (1, 7, 8)	7 3 2	Warrak	62A		1st	1.8.1917	20 years	0 4 0	1 0 0	0 0 0	Ararat	
715/46	Ernest J. Findlay, Fumina (1, 9, 10)	15 3 7	Fumina	100A		2nd	1.6.1920	20 years	0 6 0	1 0 0	0 0 0	Warragul	
975/50	William McIlroy, Sale (1, 11)	241 0 28	Woori Yallock	71A		2nd	1.1.1921	20 years	4 10 9	1 0 0	19 3 0	Melbourne	
978/46	Wallace A. McIlroy, St. Arnaud (1, 12, 13, 14)	165 1 13	"	46A, 46B		2nd	1.1.1916	40 years	1 11 2	1 0 0	11 19 0	"	
974/50	Wallace A. McIlroy, St. Arnaud (1, 15)	145 0 19	"	71		2nd	1.1.1921	20 years	2 14 9	1 0 0	11 19 0	"	
263/50	Caleb E. Kilsby, Mount Gambier, South Australia (4)	212 0 7	Werrikoo	19C, 19F, 19G, 19H		3rd	"	20 years	2 13 3	1 0 0	11 13 0	Casterton	
499/50	Hanorah Ryan, Edenhope (11)	118 2 9	Yallakar	14	B	3rd	"	20 years	1 9 9	1 0 0	6 19 0	"	
431/46	Alexander McIntyre, Woololong, Sth. Australia (16)	319 3 20	Melangaroo	5		3rd	"	40 years	2 0 0	1 0 0	9 0 0	"	
246/50	Kenneth D. McEachern, Strathdownie (17)	345 3 2	Myaring	1	A	3rd	"	20 years	4 6 6	1 0 0	18 6 0	"	
257/46	John T. Donohoe, Digby (18, 19)	479 1 11	Weecura	29G	C	3rd	1.1.1918	40 years	3 0 8	1 0 0	0 0 0	"	
374/46	Jano H. Fenrose, Connemurroco (12, 20, 21)	77 3 9	Connemurroco	39A		2nd	1.1.1915	40 years	0 14 8	1 0 0	0 0 0	"	
414/50	Reginald F. Dancocks, Casterton	275 3 0	Nangolela	33A	6	3rd	1.1.1921	20 years	3 0 0	1 0 0	14 16 0	"	
455/46	John Flynn, Apsley (22)	19 2 15	Edenhope	84		2nd	"	40 years	0 7 6	1 0 0	2 10 0	"	
248/46	Amy B. Rogers, Mooralla, <i>vis</i> Cavendish (23)	199 3 20	Beear	32B		3rd	"	40 years	1 5 0	1 0 0	6 0 0	Hamilton	
279/46	Mary G. Henry, Mooralla (4)	466 3 18	Wanwin	43		3rd	"	40 years	2 18 5	1 0 0	12 13 8	"	
332/50	John W. Moynahan, Wanwin (24)	319 3 37	Wanwin	33A		2nd	1.7.1920	20 years	6 0 0	1 0 0	31 0 0	Portland	
466/46	Percy G. Smith, Mumbannar (11)	139 1 15	Kinkella	85, 86		3rd	1.1.1916	40 years	0 17 6	1 0 0	4 10 0	"	
206/46	James McIntyre, Dartmoor (25, 26)	218 2 25	Awonga	28A		3rd	1.1.1921	20 years	1 7 5	1 0 0	0 0 0	"	
234/46	Marion S. Burns, Edenhope (18)	420 0 21	Morea	46, 40A		3rd	1.1.1921	20 years	5 5 3	1 0 0	22 1 0	Horsham	
305/46	Jessie M. Hinch, Booroopki (27)	637 0 33	Morea	46, 40A		3rd	"	20 years	7 19 6	1 0 0	32 18 0	"	

(1) Subject to special mining condition, section 81, Land Act 1915.—(2) In lieu of lease dated 1st January, 1900, under section 29, Land Act 1898.—(3) In lieu of lease dated 1st May, 1907, under section 35, Land Act 1901.—(4) Portion of lease dated 1st January, 1900, under section 29, Land Act 1898, balance of lease expired.—(5) Portion of lease dated 2nd July, 1900, under section 29, Land Act 1898, balance of lease expired.—(6) In lieu of leasehold certificate of title, vol. 990, fol. 19784e.—(7) In lieu of lease under residence conditions gazetted 25th June, 1919, p. 1479.—(8) £1 16s. rent paid under section 46 credited. £1 lease fee and 10s. conversion fee paid.—(9) Subject to special condition re clearing of timber on roads.—(10) Rent and fee paid on permit credited.—(11) Portion of lease, dated 1st July, 1902, under section 29, Land Act 1898, balance of lease expired.—(12) This is an ante-dated lease.—(13) In lieu of leasehold certificate of title, vol. 996, fol. 199082.—(14) £6 19s. 2d. of rent paid under section 29, and £13 6s. rent paid under section 46, credited. £1 fee for lease paid.—(15) In lieu of leasehold certificate of title, vol. 996, fol. 199082.—(16) In lieu of lease dated 2nd July, 1900, under section 29, and £13 6s. rent paid under section 46, credited. £1 fee for lease paid.—(17) Portion of leasehold certificate of title, vol. 824, fol. 164712, balance of leasehold expired.—(18) Portion of lease dated 1st July, 1901, under section 29, Land Act 1898, balance of lease expired.—(19) £6 of rent paid under section 29, and £18 rent paid under section 46, credited. £1 fee for lease paid.—(20) In lieu of lease dated 1st January, 1901, under section 29, Land Act 1898, balance of lease expired.—(21) £3 18s. of rent paid under section 29, and £4 18s. rent paid under section 46, credited. £1 fee for lease paid.—(22) In lieu of leasehold certificate of title, vol. 862, fol. 172257.—(23) In lieu of lease dated 1st January, 1918, under section 32, Land Act 1915.—(24) In lieu of lease dated 1st July, 1904, under section 35, Land Act 1901.—(25) In lieu of certificate of title, vol. 953, fol. 190470.—(26) £4 11s. 8d. of rent paid under section 46, credited. £1 fee for lease paid.—(27) In lieu of lease dated 1st July, 1902, under section 29, Land Act 1898.

Land Act 1915, Sections 2, 86, 121, 129, 132, and 138.

APPLICATIONS FOR LICENCES APPROVED.

THE following applications for Licences under Sections 47, 54, 86, 121, 129, 132, and 138 of the Land Acts having been approved, it is hereby notified that the rents and fees specified in each case may be received by the undersigned officers authorized by the Treasurer to collect Territorial Revenue.
Department of Lands and Survey,
Melbourne, 6th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

Number of Licence.	Name and Address of Licensee.	Area, subject to modification of boundaries and area.	Parish or Situation.	Allotment.	Section.	Class.	Date of Licence.	Survey Charge Payable in 12 Half-yearly Instalments.	Amount to be Collected.			Payable to Receiver of Revenue at—			
									Payment, including in-charge survey (if any).	Fee for Licence.	Total Amount of Payment.				
		Ac.	B.	R.			£.	s.	d.	£.	s.	d.	£.	s.	d.
022w	Timothy Ryan, Leah (1, 2, 3, 4)	45 0 0	Warraaknabeal	28 and 26a		3rd	1.7.1916	0 11 3	1 0 0	Warraaknabeal		
	(1) This is ante-dated licence.—(2) In lieu of leasehold, certificate of title, vol. 985, fol. 196849.—(3) Subject to special water supply condition.—(4) £2 6s. 6d. rent paid under section 29, and £4 8s. 6d. licence-fees paid under section 47, credited. £1 fee for licence paid.														
0331	Annie Firmin, Yinnar (1, 2, 3)	201 0 0	Giffard	290	C	3rd	1.7.1918	2 10 3	1 0 0	2 18 3	Sale		
0265	William Wall, Woorough (2, 4)	567 0 0	Woorough	31		3rd	1.1.1921	7 1 9	1 0 0	29 7 0	Seymour		
0387	Robert Montgomery, Neumarup (4, 5)	252 0 0	Boorookpi	85b		3rd	1.7.1914	3 3 0	1 0 0	Horsham		
	(1) This is an amended licence in lieu of former licence gazetted 9th July, 1919, p. 1582.—(2) Subject to special mining condition, section 88, Land Act 1901.—(3) £19 14s. licence-fees paid under former licence, credited. £1 fee for licence paid.—(4) In lieu of lease dated 1st January, 1900, under section 29, Land Act 1898.—(5) £6 16s. 6d. rent paid under section 29, and £30 19s. 6d., licence-fees paid under section 54, credited. £1 for licence paid.														
0308	John Benzie, Sandy Creek	7 0 0	Tangambalanga	14D	15		1.4.1922	0 10 0	0 2 6	0 12 6	Tallangatta		
0323	Emily E. Richardson, Talgarno	20 0 0	Berrings	34	7		1.12.1921	1 0 0	0 2 6	1 2 6	Bothanga		
06689	R. C. Purdue, Cowangie	100 0 0	Duddo	17			1.9.1922	1 0 0	0 5 0	1 5 0	Horsham		
0175	J. K. McDougall, Marooch	439 0 0	Watgania	1.7.1922	4 0 0	0 5 0	5 5 0	Ararat		
0419	J. McMaster, Ross-street, Sale (1, 2)	1 2 28	Portion of canal reserve, adjoining allotment 42A, parish of Sale	1.5.1919	2 5 0	0 5 0	8 13 9	Sale		
W.47731	John Falls, Donald (3)	240 0 0	Swanwater	2.10.1922	47 16 0	0 5 0	49 1 0	St. Arnaud		
064	John P. Mann, Taradale (3)	1 2 0	Elphinstone	22	9		"	1 1 0	0 5 0	1 6 0	Castlemaine		
0260	Thomas Howard, Goornong (3)	6 0 0	Goornong	"	1 0 0	0 5 0	1 5 0	Bendigo		
0315	Raymond Barber, Corack East (3)	151 0 0	Narraport	240	"	4 15 0	0 5 0	5 0 0	Birchip		
0226	F. W. Maloney, Barmah (3)	544 0 0	Moira	"	3 0 0	0 5 0	3 5 0	Echuca		
0247	A. F. R., and H. Lyness, Woorook (3)	709 0 0	Woorook	"	80 10 0	0 5 0	80 15 0	Charlton		
0304	W. J. Huggard, Toolamba (3)	98 0 0	Murchison North	"	16 0 0	0 5 0	15 5 0	Rushworth		
3882	Henry T. Proctor, Archdale (3)	30 0 0	Archdale	"	6 0 0	0 5 0	6 5 0	Dunolly		
0142	T. Connors, Shepparton (1)	1 0 14	Shepparton	1.7.1922	1 0 0	..	1 0 0	Shepparton		
254	David N. Murray, Balmoral (1)	1 0 0	Telangatuk	110A	1.7.1922	0 10 0	..	0 10 0	Horsham		
264A	David N. Murray, Balmoral (1)	560 0 0	Telangatuk and Balmoral	1.7.1922	1 3 4	..	1 3 4	Horsham		

(1) Amount paid.

Land Act 1915.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

NOTICE is hereby given that Permits to occupy Crown Lands have been issued to the following approved applicants, and that the Rents and Fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

Department of Lands and Survey, Melbourne, 9th October, 1922. D. S. OMAN, Commissioner of Crown Lands and Survey.

No. of Licence or Lease.	Name and Address of Licensee of Lease.	Area, subject to modification of Boundaries and Area.	Parish or Situation.	Allotment.	Section.	Class.	Date of Licence or Lease.	Amount to be Collected.				Payable to Receiver of Revenue at—
								Survey Charge, payable in Twelve Half-yearly Instalments.	Payment, including Charge of Survey (if any).	Fee for Licence or Lease.	Total Amount of First Payment.	
		A. R. P.					£ s. d.	£ s. d.	£ s. d.	£ s. d.	£ s. d.	
0208	Ernest John Naismith, jun., Gun-bower (1)	3 0 0	Patho	1.10.22	...	1 0 0	...	0 5 0	Echuca
762	C. Hartin, Tallangatta Valley	638 2 19	Canabore	1.7.22	...	7 19 9	1 0 0	8 19 9	Tallangatta
933	George William Young, Lang Lang (2)	319 1 29	Lang Lang	"	...	6 0 0	1 0 0	7 0 0	Melbourne
284	James Campbell Wailes, Echuca	46 1 2	Kanyapella	2.1.22	...	1 3 6	1 0 0	3 7 0	Echuca
496	Charles James Morris, Forge Creek, Bairnsdale	239 0 0	Bairnsdale	2.10.22	...	1 9 11	1 0 0	2 9 11	Bairnsdale
805	Alexander George Eastman, 74 Nor-many-avenue, Thornbury (1)	49 1 7	Kinglake	A	1.7.22	...	0 18 9	1 0 0	1 18 9	Melbourne
0680	James Braybrook, Mount Clear	4 1 19	Ballaarat	1.9.22	...	0 10 0	0 2 6	0 12 6	Ballaarat
0704	Arthur John Bradley, Mount Clear	6 0 11	"	"	...	0 10 0	0 2 6	0 12 6	"
01872	Gilbert Stanley Dunstan, Underbool	636 2 2	Mansengrook	1.10.22	...	6 19 5	1 0 0	7 19 5	Horsham

(1) Licence will not confer any right to obtain freehold of the land.—(2) Subject to special mining condition, section 81, Land Act 1915.

FORTNIGHTLY LIST OF CROWN LANDS AVAILABLE (INCLUDING MALEE LANDS).

THE undermentioned areas are available for application, as provided by various sections of the *Land Act 1915*, and all applications received on or before Wednesday, the 8th November, 1922, will be deemed to have been simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board. Applications may obtain from Local Land Officers, or the Enquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket at concession fares to enable them to inspect available areas or to attend Local Land Board. Specially reduced rates are also allowed for a selector when granted an allotment for removal of his family and belongings to the land. Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Land Officers, Alexandra, Ararat, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Omeo, Sale, Seymour, Stawell, St. Arnaud, and Warracknabeal.

Department of Crown Lands and Survey,
Melbourne, 11th October, 1922.

D. S. OMAN,

Commissioner of Crown Lands and Survey.

* Improvements may be subject to re-valuation after land has been granted to an applicant.

Local Land Office.	County.	Parish.	Allotment.	Section.	Area.	How available.		Valuation of Improvements (if any).	Location of Land, &c.	Nearest Railway Station or Township and Distance in miles therefrom.	How accessible.	Water Supply.	General Description of Land—Soil, Timber, Suitability (Grazing, &c.).
						Classification.	Value per Acre.						
		A. R. P.		£ s. d.		£ s. d.							
AGRICULTURAL AND GRAZING LANDS.—Selection Purchase Allotments.—Division 4, Part 1, Land Act 1915.													
Bairnsdale	Crossing-long	Bonaug	37		185 2 16	3rd	0 10 0	15 2 6	To be valued	In north of parish (415/50)	Bush road	Creek	Hilly country; timbered with gum and stringybark
"	Tambo	Colquhoun	1	E	18 0 29	1st	3 0 0	4 12 6	To be valued	In east of parish (200/46)	Bush road	Lake Tyers	Undulating country; timbered with stringybark
Sale	Tanjil	Erigolong	99		78 2 0	1st	0 10 0	0 7 6	To be valued	In north of parish (9336/121)	Bush road	George's Creek	Hilly country; timbered with stringybark
Alexandria	Womans-gatta	Boorilite	77		410 0 0	3rd	0 10 0	0 16 10 0	To be valued	In south of parish (417/29)	Bush road	Mopoke Creek	Hilly country; timbered with stringybark and box
"	"	Howqua	103		312 0 13	3rd	0 10 0	0 18 15 0	To be valued	In north-east of parish (738/29)	Bush road	Howqua River	Hilly country; timbered with box, peppermint, and gum
"	"	Mainton-goona	33A, 33B, 33C	A	722 2 17	3rd	0 10 0	0 18 15 0	To be valued	In centre of parish. (9235/121)	Bush road	Gully	Hilly country; timbered with box and stringybark
Beechworth	Bonambra	Bungil East	9, 10	2	757 1 30	3rd	0 10 0	0 18 15 0	To be valued	In south-east of parish (0747/121)	By road	To be conserved	Hilly country, suitable for grazing; timbered with gum, apple, and stringybark
"	"	Koetong	46		805 0 0	3rd	0 10 0	0 18 15 0	To be valued	In south-west of parish (1768/29)	By road	To be conserved	Rangy country, suitable for grazing; timbered with gum and stringybark
"	"	Keelangaie	45		557 0 0	3rd	0 10 0	0 25 17 6	To be valued	In south of parish (0819/121)	By road	Tallangatta Creek	Rangy country, suitable for grazing; timbered with gum and peppermint
"	"	Yabba	99		195 0 0	3rd	0 10 0	0 11 7 6	To be valued	In south-east of parish (13/29)	By road	To be conserved	Rangy country, suitable for grazing; timbered with apple, gum, and stringybark
"	"	Burrowye	13A, 13B, 13C	1	327 0 0	3rd	0 10 0	0 15 5 0	To be valued	In north-east of parish (404/29)	By road	To be conserved	Hilly country, medium soil; suitable for grazing; timbered with messmate and stringybark
Benalla	Delatic	Whitfield	19		597 0 0	3rd	0 10 0	0 18 15 0	To be valued	In west of parish (181/46)	By road	Fifteen Mile Creek	Rangy country, suitable for grazing; timbered with gum and peppermint
Hamilton	Normanby	Hotspur (Glenaulin)	26, 27, 22A	1B	628 1 18	3rd	0 10 0	0 14 7 6	To be valued	In south-west of Hotspur and North of Glenaulin (0946/121)	By road	Crawford River	High undulating country, portion fairly well grassed; timbered with peppermint, gum, and stringybark

Horsham ..	Lowan ..	Koonik Koonik	77, 78, 78A	..	470	1	24	3rd	0	10	0	12	15	0	Fencing and ringing, 526 sq. To be valued	In south-west of parish (187/8)	4 miles from Goreke R.S.	By road ..	Spring and Swamp	Undulating sandy country, suitable for grazing; timbered with box, stringybark, and scrub
Stawell (a)	Kara Kara	Landsborough	18	1	20	0	0	2nd	0	15	0	4	12	6	To be valued	In north-east of parish (0176/50)	1 mile from Landsborough R.S.	By road ..	To be conserved	Slightly undulating country, good brown loam; timbered with box and peppermint
Bendigo (a)	Gladstone	Tarnagulla	23, 23A	A	18	0	0	1st	2	0	0	4	12	6	To be valued if any Nil	In centre of parish (W.48037)	2 miles from Llanelly R.S.	By road ..	To be conserved	Suitable for cultivation and grazing
Geelong	"	"	A6	C	6	0	0	1st	1	0	0	3	15	0	Nil	In west of parish (W.45630)	1 1/2 miles from Tarnagulla R.S.	By road ..	To be conserved	Suitable for cultivation and grazing
Melbourne	Heytesbury	Peorappe	7, 7A	2	508	2	23	3rd	0	10	0	18	15	0	Fencing, \$69 10s.	In north of parish (860/35)	4 miles from Timboon R.S.	By road ..	To be conserved	Thickly timbered with mesquite and gum and a heavy growth of scrub
"	Mornington	Kongwak	40B	..	212	0	0	3rd	0	10	0	11	17	6	To be valued	In south-east of parish (0521/121)	8 miles from Outtrim R.S.	By road ..	To be conserved	Open plain country, suitable for grazing; covered with bayonet grass and healthy scrub, etc.
"	"	"	41	..	713	0	0	3rd	0	10	0	18	15	0	To be valued for 640 acres	In south-east of parish (0529/121)	8 miles from Outtrim R.S.	By road ..	To be conserved	Flat country, suitable for grazing; timbered with mesquite, titree, and bayonet grass
"	"	French Island	60B	..	694	0	33	3rd	0	10	0	13	15	0	To be valued for 320 acres	In west of parish (0604/121)	4 miles from Tankerton Jetty, thence 4 miles across Western Port to Stony Point R.S.	By road ..	To be conserved	Flat country, sandy soil, suitable for grazing; covered with bayonet grass and heath
"	Buln Buln	Woodside	22A	1	23	3	3	3rd	0	10	0	4	7	6	To be valued	In centre of parish (0561/121)	3 miles from Woodside R.S.	By road ..	To be conserved	Flat country, sandy loam, suitable for grazing; timbered with stringybark and titree
"	"	Mirboo South	6F	..	22	0	0	1st	1	0	0	8	5	0	To be valued	In north of parish (0601/121)	8 miles from Mirboo North R.S.	By road ..	To be conserved	Hilly country, fair soil, suitable for grazing; timbered with blackbutt, gums, &c.
"	"	Boonyarn	42B	..	169	1	5	2nd	0	15	0	10	17	6	To be valued	In west of parish (0533/121)	4 miles from Won Wron R.S.	By road ..	Creek	Hilly country, good grey soil, suitable for grazing and cultivation; timbered with hazel, musk, &c.
"	"	Waratah North	40A	..	62	2	30	3rd	0	10	0	6	17	6	To be valued	In south-west of parish (0514/121)	12 miles from Fish Creek R.S.	By road ..	To be conserved	Sandy ridges, suitable for grazing; covered with bayonet grass and healthy scrub
"	"	"	34A	..	71	0	0	3rd	0	10	0	7	17	6	To be valued	In north-west of parish (0550/121)	10 miles from Fish Creek R.S.	By road ..	To be conserved	Undulating country, suitable for grazing; covered with bayonet grass, heath, &c.
"	"	Toora	23C	..	24	2	12	3rd	0	10	0	5	5	0	Nil	In south-west of parish (G.43213)	2 1/2 miles from Toora R.S.	By road ..	To be conserved	Flat swampy land; timbered with titree and mangroves; area requires reclaiming
"	"	Tarwin	56	..	783	0	0	3rd	0	10	0	18	15	0	To be valued for 640 acres	In north of parish (0494/121)	8 miles from Buffalo R.S.	By road ..	To be conserved	Flat country, suitable for grazing; covered with mesquite, bayonet grass, heath, &c.
"	"	Tarwin South	38A	..	62	0	32	3rd	0	10	0	7	7	6	To be valued	In south of parish (0515/121)	10 miles from Fish Creek R.S.	By road ..	To be conserved	Undulating country, suitable for grazing; covered with bayonet grass, heath, scrub, grass trees
"	Evelyn	Warburton	34A, 344A	..	35	0	0	2nd	0	15	0	7	12	6	To be valued	In south of parish (820/46)	3 miles from Yarra Junction R.S.	By road ..	Little Yarra River	Hilly country, fair soil, suitable for fruit-growing; timbered with peppermint and mesquite
Ballarat (a)	Grant	Buninyong	31D	..	100	0	0	2nd	0	15	0	8	17	6	To be valued	1 mile north-east of township of Burham Lead (J.18516)	2 1/2 miles from Buninyong R.S.	By road ..	To be conserved	Hilly country, light gravelly soil, suitable for grazing; timbered with small stringybark, peppermint, and gum

For Notes see next Page.

FORFEITABLE LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLES LANDS)—continued
 * Improvements may be subject to re-valuation after land has been granted to an applicant.

Local Land Office.	County.	Parish.	Allotment.	Section.	Area.	How available.		Valuation of Improvements (if any).	Location of Land, &c.	Nearest Railway Station or Township in miles therefrom.	How accessible.	Water Supply.	General Description of Land—Bot. Timber, Suitability (Grazing, &c.).
						Classification.	Value per Acre.						
		A. R. P.		£ s. d.		£ s. d.							
St. Arnaud.	Karbaroo	Mitivan	19	..	843 1 16	3rd	0 13 15 0	Nil	In east of parish. Forfeited by W. R. Woodward (02237/198)	2 miles from Bronzewing R.S.	By road	To be conserved	High sandy ridges, good red soil on flats suitable for growing cereals; timbered with mallee, broom, and heath
"	"	Watlie	24	..	698 3 38	2nd	0 18 0 12 10 0	Nil	In east of parish. Forfeited by A. E. O'Brien (02571/198)	2½ miles from Gama R.S.	By road	To be conserved	Good red and loamy flats, suitable for growing cereals, timbered with mallee, spinifex, and turpentines
"	Wooah	Walpa	18	..	738 2 14	2nd	0 18 0 12 10 0	Nil	In north of parish. Forfeited by A. J. Fallet (01868/22)	1½ miles from Danyo R.S.	By road	To be conserved	Good red and gray soil, suitable for growing cereals; timbered with mallee, pine, spinifex, turpentines, and tittoe
"	"	Maanya	8	..	824 0 9	3rd	0 13 15 0	To be valued	In west of parish. Forfeited by G. J. Leach (02722/198)	8 miles from Panitya R.S.	By road	To be conserved	Sandy rises, red loamy flats, suitable for growing cereals; timbered with mallee, titree, scrub, pine, and broom bush

MALLEE LANDS.

Selection Purchase Allotments.—Division I., Part 2, Land Act 1915.

* Improvements may be subject to revaluation after land has been granted to an applicant.
 (a) Subject to special mining condition, section 81, Land Act 1915.
 (b) Subject to special water storage condition.

Closter Settlement Act 1915, Section 86, as varied by the Discharged Soldiers Settlement Act.—Mallee.
APPLICATIONS FOR LEASES APPROVED.

THE following applications for leases under Section 86 of the Closter Settlement Act 1915, as varied by the Discharged Soldiers Settlement Act, having been approved, it is hereby notified that the instalment specified in each case may be received by the undermentioned officers authorized by the Treasurer to collect Territorial Revenue. Payments to be made half-yearly.

Number of Lease.	Name and Address of Lessee.	Area.	Parish.	Allotment.	Section.	Class.	Date of Lease.	Term.	Adjustment Amount.	Amount to be Collected.			Payable to Receiver of Revenue at—
										Half-yearly Rent.	Date of First Payment.	Total Amount of First Payment.	
03637	George Meekison Hamilton, Nyah	A. R. P. 23 0 0	Tynnynder West	39x and 39L	12.7.20	39½ years	£ s. d. 1 15 0	£ s. d. 8 14 0	12.1.24	10 9 0	Swan Hill
03739	John Hutchins, Rainbow	630 0 0	Nanowie	7	18.3.20	38½ years	0 4 3	41 5 0	18.9.22	41 9 3	Horsham

Department of Lands and Survey,
 Melbourne, 6th October, 1922.

D. S. OMAN,
 Commissioner of Crown Lands and Survey.

Land Act 1915, Section 2.—Mallee.

PERMIT UNDER THE LAND ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, CANCELLED.

NOTICE is hereby given that the Permit mentioned in the Schedule hereunder has been cancelled for the reason specified.

Department of Lands and Survey,
Melbourne, 6th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reasons for Forfeiture, &c.	Pay Office.
Mallee	04616	Charles Robert Steele	198	Duddo	14	A. R. P. 619 1 36	3rd	Land surrendered	Horsham

MALLEE LANDS.

IT is hereby notified that the transfers of Agricultural Allotments scheduled hereunder have been registered at the Office of Titles.

Melbourne, 6th October, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

Schedule.

Allotment.	Parish.	Area in Acres.	Name of Former Lessee.	Name of Present Lessee.	Next Rent due.	Pay Office.
14A and 15	Bitohigal	712	J. P. Ryan	August Friedrich Weckert	1.7.22	Birchip
35	Carwarp West	645	M. A. Miller	William James Oliver Bertie and William Scott	Pt. of 1.7.22	Mildura
26	Boulka	639	E. J. Glowrey	William Frederick Jenkins	Pt. of 1.1.23	Birchip
19	Nyrraby	593	J. J. Noonan (executors of)	Ellen Wilson	1.1.23	Swan Hill
10	Wilhelmina	475	W. T. Griffin	Isabella Keddie Downey	"	Warracknabeal

Land Act 1911.—Mallee.

LEASE UNDER THE LAND ACT 1915 DECLARED VOID.

NOTICE is hereby given that the Lease mentioned in the schedule hereunder has been declared void for the reason specified.

Department of Lands and Survey,
Melbourne, 27th September, 1922.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reasons for Forfeiture, &c.	Pay Office.
Mallee	03008	Florence E. Craigen	198	Pirro	69	A. R. P. 631 0 25	3rd	Non-compliance with conditions	Birchip

COURTS.

The Auction Sales Act 1915.

Auction Sales Act 1915.

BAIRNSDALE.—Notice is hereby given that the Annual Meeting for the Licensing of Auctioneers will be holden at the Court House, Nicholson-street, Bairnsdale, on Tuesday, the 28th day of November, 1922, at Ten o'clock in the forenoon, for the special purpose of taking into consideration applications for licences. Dated at Bairnsdale this 6th day of October, 1922.—GEO. H. BROWN, Clerk of Petty Sessions.

Auction Sales Act 1915.

CASTLEMAINE.—Notice is hereby given that the Annual Meeting for the Licensing of Auctioneers will be held at the Court House, Castlemaine, on Tuesday, the 28th day of November, 1922, at Ten a.m. Dated at Castlemaine, this 7th day of November, 1922.—R. H. DOWN, Clerk of Petty Sessions.

INGLEWOOD.—AUCTIONEERS' ANNUAL LICENCES.—A General Meeting of Justices will be held at the Court House, Inglewood, on Tuesday, 28th November, 1922, at Ten o'clock a.m., for the purpose of considering applications for licences. Dated at Inglewood this 6th day of October, 1922.—HY. TAYSON, Clerk of Petty Sessions (Acting).

KILMORE.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Kilmore, on Tuesday, the 28th day of November, 1922, at Ten o'clock in the forenoon. Dated at Kilmore, this 6th day of October, 1922.—M. C. CAMPBELL, Clerk of Petty Sessions.

NOTICE is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be holden at the Court House, Benalla, on Tuesday, the twenty-eighth day of November, 1922. Dated at Benalla this 5th day of October, 1922.—G. W. AKEROYD, Clerk of Petty Sessions.

SEYMOUR.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Seymour, on Tuesday, the 28th day of November, 1922, at Ten o'clock in the forenoon. Dated at Seymour, this 7th day of October, 1922.—M. C. CAMPBELL, Clerk of Petty Sessions.

SHEPPARTON.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Shepparton, on Tuesday, 28th November, 1922, at Ten a.m. Dated at Shepparton this 6th day of October, 1922.—W. P. ELDER, Clerk of Petty Sessions.

Auction Sales Act 1915.

SWAN HILL.—Notice is hereby given that the Annual Meeting of Justices will be held in the Court House at Swan Hill on Tuesday, the twenty-eighth day of November, 1922, at Ten o'clock in the forenoon, to consider applications for renewals of Auctioneers' Licences for the year 1923. Dated at Swan Hill this 6th day of October, 1922.—C. M. S. POWER, Clerk of Petty Sessions.

SITTINGS of the Supreme Court for the hearing of Criminal Trials and Trials of Causes for the year 1922; pursuant to Order in Council of 22nd day of November, 1921.

BALLARAT	Tuesday, 17th October
BFNDIGO	Tuesday, 24th October
CASTLEMAINE	Thursday, 14th December.
GEEELONG	Tuesday, 14th November
HAMILTON	Thursday, 19th October
MARYBOROUGH	Thursday, 23rd November
MELBOURNE	Monday, 16th October
SALE	Tuesday, 23th November
ST. ARNAUD	Tuesday, 21st November

KYNETON	Tuesday, 12th December.
MELBOURNE	Wednesday, 1st November
NHILL	Wednesday, 15th November
OMEO	Wednesday, 25th October
SALE	Wednesday, 18th October
SHEPPARTON	Wednesday, 29th November
STAWELL	Tuesday, 24th October
TRARALGON	Wednesday, 25th October
WANGARATTA	Tuesday, 14th November
WARRAGUL	Tuesday, 24th October
WARRNAMBOOL	Tuesday, 12th December

GENERAL SESSIONS for year 1922; pursuant to Order in Council of 6th day of December, 1921.

ARARAT	Wednesday, 25th October
BAIRNSDALE	Tuesday, 17th October
BALLARAT	Tuesday, 21st November
BENDIGO	Wednesday, 22nd November
CAMPERDOWN	Wednesday, 13th December
CASTERTON	Thursday, 2nd November
CASTLEMAINE	Wednesday, 13th December
COLAC	Wednesday, 6th December
DAYLESFORD	Tuesday, 5th December
ECHUCA	Tuesday, 21st November
GEEELONG	Tuesday, 5th December
HAMILTON	Wednesday, 1st November
MELBOURNE	Wednesday, 1st November
NHILL	Wednesday, 15th November
OMEO	Wednesday, 25th October
SALE	Wednesday, 18th October
SHEPPARTON	Wednesday, 29th November
STAWELL	Tuesday, 24th October
WANGARATTA	Tuesday, 14th November
WARRAGUL	Tuesday, 24th October
WARRNAMBOOL	Tuesday, 12th December

This notice is in lieu of that previously published in the *Government Gazette*, on page 3179, of the 31st day of August, 1921. Except at Melbourne, Courts of Insolvency and Courts of Mines will be held on the days above mentioned at each of the above places as have been appointed for holding such Courts.

Dated at Melbourne this 6th day of December, 1921.

(By order of the Judges),

A. J. CLARK,
Registrar, Melbourne.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

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

Particulars may be learnt at 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.

12th October, 1922.

Everton Upper.—Repairs, painting, &c., State School No. 1198. Particulars at Police Station and Inspector of Works, Beechworth. Preliminary deposit, £5.

Pakenham.—New building, State School No. 3847. Particulars at Police Station, Drouin. Preliminary deposit, £10. Final deposit, 5 per cent.

Pakenham Upper.—New State School No. 2152. Particulars at Police Stations, Drouin and Pakenham. Preliminary deposit, £10. Final deposit, 5 per cent.

Three Mile.—Remodelling, &c., State School No. 736. Particulars at Inspector of Works, Beechworth. Preliminary deposit, £5.

Turriff.—New school building, State School No. 3735. Particulars at Police Station, St. Arnaud, and Inspector of Works, Maryborough, till 5th October, 1922, and Police Station, Turriff, till 12th October, 1922. Preliminary deposit, £15. Final deposit, 5 per cent.

Wooroonooke East.—Removal, re-erection, and remodelling, State School No. 2201. Particulars at Police Station, Charlton, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Big Hill.—New wash-house, out-offices, and fencing teacher's residence, State School No. 1551. Particulars at Inspector of Works, Bendigo. Preliminary deposit, £5.

Queenscliff.—Filling in angle and repairs to new jetty. Particulars at Police Stations, Geelong and Queenscliff. Preliminary deposit, £5. Final deposit, 5 per cent.

Queenscliff.—Construction of works to arrest erosion on foreshore. Particulars at Police Stations, Geelong and Queenscliff. Preliminary deposit, £5. Final deposit, 5 per cent.

10th October, 1922.

Ballarat East.—Removal of State School No. 2872. Clementston, and re-erection at Sloyd Center. Particulars at Public Offices, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Ballarat East.—Fencing, filling, &c., State School No. 34. Particulars at Public Offices, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Bundalong South.—Repairs, painting, &c., State School No. 2109. Particulars at Police Stations, Benalla and Wangaratta, and Inspector of Works, Beechworth. Preliminary deposit, £5.

MELBOURNE.—COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1922 (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.
October 16th November 1st and 15th December 1st	November 1st December 1st	October 16th November 15th December 1st

Dated at Melbourne this 6th day of December, 1921.

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 1922 at the under-mentioned places on the days hereunder named:—

ARARAT	Wednesday, 25th October
BAIRNSDALE	Tuesday, 17th October
BALLARAT	Tuesday, 21st November
BENDIGO	Wednesday, 22nd November
CAMPERDOWN	Wednesday, 13th December
CASTERTON	Thursday, 2nd November
CASTLEMAINE	Wednesday, 13th December
COLAC	Wednesday, 6th December
DAYLESFORD	Tuesday, 5th December
ECHUCA	Tuesday 21st November
GEEELONG	Tuesday, 5th December
HAMILTON	Wednesday, 1st November
HORSHAM	Tuesday, 14th November

Calawadda South.—Renovating floor, repairs, and fencing, State School No. 2750. Particulars at Police Station and Inspector of Works, Ararat. Preliminary deposit, £5.

Fawcner.—New building, State School No. 3590. Preliminary deposit, £20. Final deposit, £5 per cent.

Gerang.—Painting and repairs, enlarging room, State School No. 2618. Particulars at Police Station, Nhill, and Inspector of Works, Horsham. Preliminary deposit, £5.

Lascelles.—Additions, State School No. 3571. Particulars at Police Station, St. Arnaud, and Inspector of Works, Maryborough. Preliminary deposit, £10. Final deposit, 5 per cent.

Lower Plenty.—New building, State School No. 1295. Particulars at Police Station, Whittlesea. Preliminary deposit, £10. Final deposit, 5 per cent.

Melbourne.—Installation electric lighting, power, and heating points, Anatomical Building, University. Preliminary deposit, £25. Final deposit, 5 per cent.

Penshurst.—Repairs, painting, new chimney, &c., State School No. 486. Particulars at Police Station, Hamilton, and Inspector of Works, Warrnambool. Preliminary deposit, £5. Final deposit, 5 per cent.

Redcliffs East.—New building, &c., State School No. 4123. Particulars at Police Station, Mildura, and Inspector of Works, Maryborough. Preliminary deposit, £20. Final deposit, 5 per cent.

Swan Reach.—Painting residence and school, State School No. 1631. Particulars at School and Police Station, Bairnsdale. Preliminary deposit, £5. Final deposit, 5 per cent.

Yarraville.—New out-offices, repairs, and renovations, State School No. 1501. Preliminary deposit, £10. Final deposit, 5 per cent.

26th October, 1922.

Blackburn South.—Removal of State School No. 3680, Deepdene, and re-erection at State School No. 4138. Preliminary deposit, £5. Final deposit, 5 per cent.

Carina.—New building, State School No. 4101. Particulars at Police Station, Murrayville, and Inspector of Works, Maryborough. Preliminary deposit, £10. Final deposit, 5 per cent.

Donald.—Remodelling, &c., State School No. 1465. Particulars at Police Station, Donald, and Inspector of Works, Maryborough. Preliminary deposit, £15. Final deposit, 5 per cent.

Duddo Wells.—New building, State School No. 3906. Particulars at Police Station, Murrayville, and Inspector of Works, Maryborough. Preliminary deposit, £10. Final deposit, 5 per cent.

Illabrook.—Additions and repairs, State School No. 722. Particulars at Inspector of Works, Colac, and Public Offices, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Kew.—Renovations, repairs to gardener's cottage, and repairs to fencing, Hospital for Insane. Preliminary deposit, £5. Final deposit, 5 per cent.

Kyneton.—Repairs, new press, &c., High School. Particulars at Police Station, Kyneton, and Inspector of Works, Bendigo. Preliminary deposit, £5.

Melbourne.—Lockers, Counsel Robing Room, Law Courts. Preliminary deposit, £5.

Pomborneit North.—New building, State School No. 4126. Particulars at Police Stations, Colac and Camperdown. Preliminary deposit, £10. Final deposit, 5 per cent.

Rochford.—Repairs, painting, &c., to teacher's residence, State School No. 540. Particulars at Police Station, Lancefield. Preliminary deposit, £5. Final deposit, 5 per cent.

Rosedale.—Repairs, painting, &c., to residence, State School No. 770. Particulars at Police Stations, Rosedale and Traralgon. Preliminary deposit, £5.

Royal Park.—Installation of heating and hot-water systems, Neglected Children's Depot. Preliminary deposit, £25. Final deposit, 5 per cent.

Wy Yung.—New State School No. 1616. Particulars at Police Station and Inspector of Works, Bairnsdale. Preliminary deposit, £10. Final deposit, 5 per cent.

2nd November, 1922.

California Gully and Eaglehawk.—Fitting up science and cookery rooms, repairs, painting, &c., amended plan, State Schools Nos. 123 and 210. Particulars at Public Offices, Bendigo. Preliminary deposit, £15. Final deposit, 5 per cent.

Canterbury.—Remodelling pavilion class-rooms, State School No. 3572. Preliminary deposit, £5. Final deposit, 5 per cent.

Danedit.—New building, State School No. 3898. Particulars at Police Station, Camperdown, and Inspector of Works, Warrnambool. Preliminary deposit, £10. Final deposit, 5 per cent.

Dering.—New building, State School No. 4141. Particulars at Inspector of Works, Maryborough. Preliminary deposit, £10. Final deposit, 5 per cent.

Garfield.—Additions, State School No. 2724. Particulars at Police Station, Drouin. Preliminary deposit, £5. Final deposit, 5 per cent.

Kingslake West.—New building, State School No. 3255. Preliminary deposit, £10. Final deposit, 5 per cent.

Milne's Bridge.—New State School No. 3237. Particulars at Police Station, Kerang, and Inspector of Works, Bendigo. Preliminary deposit, £10. Final deposit, 5 per cent.

Mullindolingong.—New State School No. 2551. Particulars at Inspector of Works, Beechworth. Preliminary deposit, £5. Final deposit, 5 per cent.

Mvola.—Renovations to school and residence, new wash-house, &c., State School No. 1988. Particulars at Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Red Cliffs.—New building, State School No. 4057. Particulars at Police Station, Mildura, and Inspector of Works, Maryborough. Preliminary deposit, £25. Final deposit, 5 per cent.

Tallangatta.—Renovations, residence, painting, &c., State School No. 1365. Particulars at Police Stations, Tallangatta and Wodonga, and Inspector of Works, Beechworth. Preliminary deposit, £5. Final deposit, 5 per cent.

Toongabbie.—Additions and repairs, State School No. 856. Particulars at Police Stations, Traralgon and Sale. Preliminary deposit, £10. Final deposit, 5 per cent.

Upper Hospital Creek.—Removal of building from Lardner and re-erection at State School No. 3739. Particulars at Inspector of Works, Bairnsdale. Preliminary deposit, £3. 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, 11th October, 1922.

VICTORIAN RAILWAYS.

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

18th October, 1922.—Downspikes (wrought iron or mild steel), $\frac{3}{4}$ -in. supply of. P.D., £2.

18th October, 1922.—Transformer, motor generator set and accessories, supply of. P.D., $\frac{3}{4}$ per cent.

18th October.—Flue tubes (copper or steel), supply of. P.D., $\frac{3}{4}$ per cent.

15th November.—Automatic screw-making machine, supply of. P.D., $\frac{3}{4}$ per cent.

29th November, 1922.—Engine-wheel lathe, supply of. P.D., $\frac{3}{4}$ per cent.

29th November, 1922.—Electric storage battery Industrial truck, supply of. P.D., $\frac{3}{4}$ per cent.

6th December.—Universal tilting machine, supply of. P.D., $\frac{3}{4}$ per cent. (Fresh tenders.)

20th December, 1922.—Track and line relays and shielding windings, supply of. P.D., $\frac{3}{4}$ per cent.

20th December, 1922.—Hydraulic pump and accumulator, supply of. P.D., $\frac{3}{4}$ per cent.

20th December, 1922.—Electric hoist, supply of. P.D., $\frac{3}{4}$ per cent.

20th December, 1922.—Horizontal boring machine, supply of. P.D., $\frac{3}{4}$ per cent.

LEASING RAILWAY LANDS.

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

No tenders will necessarily be accepted.

GEO. H. SUTTON, Secretary.

QUOTATIONS FOR SUPPLIES FOR THE SERVICE OF
1922.

GENERAL STORES.

QUOTATIONS, addressed to the Secretary, Tender Board, will be received until Twelve noon on Wednesday, 19th October, 1922, for the undermentioned articles, as may be ordered by the Government of Victoria, during the months of November and December, 1922, and January, 1923.

Schedule of Articles.

(1) Carbon, phosphorus, and calcium carbide; (7) cotton waste; (9) glass (window and other); (10A) window blinds and blind material; (11) gold leaf; (12) paint oils; (12A) kerosene, turpentine, and other volatile spirits; (13) hinges (brass and other); (14) lamps, lampware, burners, and chimneys; (14B) lamps, lampware, and wicks; (14C) lamps (incandescent gas); (15) electric wires and fittings; (17) metals (iron, tin, and steel); (19) nails (wire); (19A) nails (brass-headed and other); (21) paints (ground in oil), putty, whitening, &c.; (22) paints (dry colours); (23) soda (caustic and silicate), grease, (anti-friction), tallow, resin, &c.; (25) set-screws and washers (iron); (26) screws (brass, iron, and coach), deck spikes; (28) tubing and fittings (gas, water, and steam); (31) timber (oregon, all sizes); (32) timber battens (oregon and red deal); (35) paints and enamels; (61) timber (sawn and other).

Schedules, full particulars, and samples (if any) may be obtained from the Secretary to the Tender Board, Gisborne-street, Melbourne.

Conditions of supply and advertisement are those published in the *Victoria Government Gazette* of 11th October, 1916, page 3944.

W. M. McPHERSON,
Treasurer.

5th October, 1922.

TENDERS FOR GRAZING LANDS.

TENDERS will be received on or before Noon on Friday, 20th October, 1922, for the right to depasture stock on the undermentioned areas for the period 1st November, 1922, to 30th September, 1923, inclusive.

Plans of the area may be seen and full information obtained from the Inquiry Branch, Lands Department, Melbourne.

The fee for the full period for which the licence will be issued and fee for licence (5s.) must accompany each tender. Separate tenders must be lodged for each block.

D. S. OMAN,
Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 10th October, 1922.

Lot 1.—Area 2,880 acres, in the parish of Wymlet, the south-western angle of this area is distant 4 miles and 43 chains from the north-western angle of allotment 9 in the parish of Nulkwyne. Formerly held by W. H. Gibbins and J. R. Smith.—(Mallee, O.3405/121.)

Lot 2.—Area 2,880 acres, in the parish of Wymlet, the south-eastern angle of this area is distant 2 miles 23 chains due west from the north-western angle of allotment 9 in the parish of Nulkwyne. Formerly held by W. H. Gibbins and J. R. Smith.—(Mallee, O.3406/121.)

Lot 3.—Area 2,880 acres, in the parish of Wymlet, the south-eastern angle of this area is distant 2 miles 23 chains due west from the north-western angle of allotment 9 in the parish of Nulkwyne. Formerly held by W. H. Gibbins and J. R. Smith.—(Mallee, O.3407/121.)

INSOLVENCY NOTICES.

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

NOTICE is hereby given that the estates of John William Wilson, of 16 Mayfield-street, Coburg, railway employce; Patrick Finn Mathews, of 107 Gooch-street, Thornbury, carpenter; and Christopher Lenehan, of 12 Carlton-street, Carlton, contractor, have been sequestrated, and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, at Law Courts, Melbourne, on Wednesday, the 18th day of October, A.D. 1922, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 72nd section of the *Insolvency Act* 1915.

Dated at Melbourne this 9th day of October, A.D. 1922.

A. J. CLARK,
Chief Clerk.

In the Court of Insolvency, Midland District, at Bendigo.

NOTICE is hereby given that the estate of James Nancarrow, of Koondrook, in the State of Victoria, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Law Courts, Bendigo, on Friday, the 20th day of October, A.D. 1922, 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 Bendigo this 6th day of October, A.D. 1922.

J. H. DUNNE,
Chief Clerk.

In the Court of Insolvency, Northern District, at Wangaratta.

NOTICE is hereby given that the estate of Malachi O'Donnell, of Whitfield, brickmak-r, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Wangaratta, on Monday, the 16th day of October, A.D. 1922, 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 Wangaratta this 3rd day of October, A.D. 1922.

T. M. WILLIAMS,
Chief Clerk.

PRIVATE ADVERTISEMENTS.

CITY OF BRUNSWICK.

RATING ON UNIMPROVED VALUES ACTS.

NOTICE is hereby given that the Brunswick City Council proposes and intends to adopt the Rating on Unimproved Values Acts, and thereby subject to the provisions of these Acts and all Acts relating to Local Government within the State of Victoria, proposes and intends to make and levy rates on all rateable property within the City of Brunswick on the basis of the capital unimproved value thereof.

That if a poll of ratepayers be not demanded within the prescribed period of one month after the publication of the notice in the *Government Gazette*, and the third publication of the notice in the *Age* newspaper, the Brunswick City Council will after the period of two clear months has elapsed from the last publication of such notices proceed to adopt the Rating on Unimproved Values Acts.

Dated this 6th day of October, 1922.

By special order of the Brunswick City Council.
9345 R. A. MCGREGOR DAWSON, Town Clerk.

CITY OF MELBOURNE.

BY-LAW No. 167.

A By-law of the City of Melbourne made under Part VII, Division 1, of the *Local Government Act* 1915, and numbered 167, to regulate the Heavy Motor Vehicles used in the said city, and for other purposes.

Preamble.

WHEREAS by the *Local Government Act* 1915 (6 George V. No. 2686) it was amongst other things enacted that it should be lawful for the Council of the City of Melbourne to make By-laws for suppressing nuisances and for regulating street traffic And whereas under and pursuant to such powers a certain By-law intituled "A By-law of the City of Melbourne made under Part VII, Division 1, of the *Local Government Act* 1915 and numbered 134 to amend and consolidate the By-laws and Regulations with reference to street traffic" was made by the said Council prohibiting the use of locomotive steam engines within the said city except as therein provided And whereas certain classes of such engines owing to inventions and improvements made therein have ceased to be a nuisance and it is desirable to relax such prohibition accordingly Now therefore the Council of the City of Melbourne doth hereby in pursuance of the powers conferred by 6 George V. No. 2686 and by every other Act or power enabling it in that behalf make the By-law and order as follows:—

Definitions.

1. In this By-law unless the context otherwise requires—

"City" means the City of Melbourne.

"Council" means the Council of the City of Melbourne.

"Heavy Motor Vehicle" means a self-propelled vehicle weighing over two tons and five hundredweights and under five tons unladen and not used for the purpose of drawing more than one trailer (such trailer and its locomotive together not exceeding six and a half tons in weight unladen) but does not include a tram or other car running on fixed rails or a traction engine as defined by the *Local Government Act* 1915.

"Trailer" means a vehicle drawn by a heavy motor vehicle.

"Weight" in relation to a heavy motor vehicle when unladen means the weight of such heavy motor vehicle or trailer exclusive of the weight of any water fuel or accumulators special body or fittings which are not essential for the running of the vehicle.

"Axle weight" means in relation to the axle of a heavy motor vehicle or of a trailer the aggregate weight transmitted to the surface of the road or other base whereon the heavy motor vehicle or trailer moves or rests by the several wheels attached to that axle when the heavy motor vehicle or the trailer is loaded.

"Width" means in relation to the tire of a wheel the distance measured horizontally and in a straight line across the circumference of the wheel and between the two points in the outer surface of the tire which are farthest apart.

"Diameter" means in relation to a wheel the distance measured between the two opposite points in the outer surface of the tire which are farthest apart.

Clause 36, By-law 134, Not to Apply to Licensed Heavy Motor Vehicle.

2. The provisions of clause 36 of By-law No. 134 shall not apply to any heavy motor vehicle as defined by this By-law.

Markings to be Made on Heavy Motor Vehicle.

3. The owner of every heavy motor vehicle shall cause—

- (1) the weight of such heavy motor vehicle unladen,
 - (2) the axle weight of each axle thereof,
 - (3) the highest rate of speed at which in conformity with the provisions of this By-law such heavy motor vehicle may be driven without a trailer
- to be painted or otherwise plainly marked—

- (a) in some permanent manner in the first and second cases upon some conspicuous part of the right or off side of the heavy motor vehicle and in the third case in some conspicuous part of the left or near side of the heavy motor vehicle; and
- (b) in letters or figures of not less than one inch in height and of such shape and colour as to be clearly legible and easily distinguishable from the colour of the ground whereon the letters or figures are marked out.
- (4) From time to time all the paint or markings to be repaired or renewed so as at all times to keep the said letter and figures clearly legible and easily distinguishable.

Axle Weights.

4. The axle weight of any axle of a heavy motor vehicle shall not exceed eight tons and the sum of the axle weights of all axles of a heavy motor vehicle shall not exceed twelve tons.

Tires.

5. (1) The tire of each wheel of a heavy motor vehicle shall be smooth and shall where the tire touches the surface of the road or other base whereon the heavy motor vehicle moves or rests be flat provided however—

- (a) that the edges of the tires may be bevelled or rounded to the extent in the case of each edge of not more than half an inch; or
- (b) that if the tire is constructed of separate plates the plates may be separated by parallel spaces which shall be disposed throughout the outer surface of the tire so that nowhere shall the aggregate extent of the space or spaces in the course of a straight line drawn horizontally across the circumference of the wheel exceed one-eighth part of the width of the tire.
- (2) The width of the tire of each wheel of a heavy motor vehicle shall be determined by such of the following conditions as may apply to the circumstances of the case, that is to say:—
 - (a) The width shall in every case be not less than six inches;
 - (b) The width shall not be less than that number of half inches which is equal to the number of units of axle weight of the axle to which the wheel is attached.
- (3) The unit of axle weight shall vary according to the diameter of the wheel and the rules set forth in the subjoined scale that is to say:—
 - (a) If the wheel is three feet in diameter the unit of registered axle weight shall be seven and a half hundredweights;
 - (b) If the wheel exceeds three feet in diameter the unit of axle weight shall be seven and a half hundredweights with an addition of weight in the proportion of one hundredweight for every twelve inches by which the diameter is increased beyond three feet and in the same proportion for any increase greater or less than twelve inches; and
 - (c) If the wheel is less than three feet in diameter the unit of axle weight shall be seven and a half hundredweights with a deduction of weight in the proportion of one hundredweight for every six inches by which the diameter is reduced below three feet and in the same proportion for a reduction which is greater or less than six inches.

This section shall not apply to any tire which is pneumatic or which is made of a soft or elastic material.

Smoke.

6. A heavy motor vehicle propelled by steam shall not emit therefrom any smoke or visible vapour except from any temporary or accidental cause.

Speed.

7. The speed at which any heavy vehicle is driven on any street shall not (except as herein provided) exceed ten miles an hour Provided that—

- (a) if the weight of the heavy motor vehicle unladen exceeds three tons; or
 - (b) if the axle weight of any axle thereof exceeds six tons; or
 - (c) if the heavy motor vehicle draws a trailer;
- its speed shall not exceed six miles per hour Provided also that—

If the heavy motor vehicle has all its wheels fitted with pneumatic tires or with tires made of a soft and elastic material the speed at which the same may be driven on any street shall not exceed—

- (a) Fifteen miles an hour where the axle weight of any axle does not exceed six tons; and
- (b) Twelve miles an hour where the axle weight of any axle exceeds six tons.

Width of Vehicle and Trailer.

8. A heavy motor vehicle if its weight unladen is three tons or exceeds three tons and any trailer drawn by any such heavy motor vehicle may when measured between its extreme projecting points be of any width not exceeding seven feet six inches.

Size of Wheels.

9. The diameter of a wheel of a heavy motor vehicle unless the same be fitted with a tire which is pneumatic or made of a soft or elastic material shall not be less than two feet.

Springs.

10. Every heavy motor vehicle shall be constructed with suitable and sufficient springs between each axle and the frame of the heavy motor vehicle.

Brakes.

11. Every heavy motor vehicle shall be provided with two independent brakes, the reversing gear of such vehicle being counted as one brake.

Trailers.

12. (1) The owner of a trailer shall—

- (a) Cause to be painted or otherwise plainly marked upon some conspicuous part of the right or off side of the trailer in letters and figures not less than one inch in height and of such shape and colour as to be clearly legible and easily distinguishable from the colour of the ground whereon the letters and figures are painted or marked—
 - (i) The weight of the trailer unladen and if the weight of the trailer exceeds one ton
 - (ii) The axle weight of each axle of the trailer; and
- (b) cause the paint or marking to be from time to time repaired or renewed as often as may be necessary to keep the said letters and figures clearly legible and easily distinguishable.
- (2) The provisions of this By-law relating to the width of the tires and the sizes of the wheels of a heavy motor vehicle which are not pneumatic or are not made of a soft or elastic material shall with the necessary modifications apply and have effect with respect to a trailer exceeding one ton in weight unladen with the substitution therein of three inches for six inches as the minimum width of the tires and of references to the axle weight painted or marked upon the trailer in pursuance of this section for reference to axle weights contained in such provisions as aforesaid respectively.

Springs.

(3) Every trailer shall be constructed with suitable and sufficient springs between each axle and the frame of the trailer.

Brakes.

(4) Every trailer drawn by a heavy motor vehicle shall be provided with a brake in such a manner that such brake may be operated either from the driver's footplate or by a competent person carried on the trailer. Provided however that this provision shall not apply when the trailer is connected to the heavy motor vehicle by a rigid coupling.

(5) A heavy motor vehicle which is used as a stage carriage or otherwise for the conveyance of passengers for gain or hire shall not be used to draw a trailer.

(6) Not more than one trailer shall be drawn by a heavy motor vehicle and any such trailer shall be properly and securely fixed to the heavy motor vehicle in such manner that the distance between the front of the trailer and the rear of the heavy motor vehicle shall not exceed seven feet.

13. No person shall cause or permit to be used on any street or stand on any street drive or have charge of a heavy motor vehicle whether as defined by this By-law or otherwise or a trailer which is not in every respect in accordance with the provisions of this By-law or shall so use or drive the same respectively as to contravene any of the provisions of this By-law.

14. If any officer of the Council or of the police have reason to suspect that any of the provisions of this By-law have not been complied with or are not then being complied with by any person in respect of any heavy motor vehicle he may require the same to be submitted for examination and the owner or driver of such heavy motor vehicle shall for the purposes of this section cause the same to be drawn or brought to such place and at such time as such officer shall appoint.

Offence.

15. Any wilful contravention of any of the provisions of the foregoing sections by act or omission shall be an offence against this By-law.

Penalty.

16. Every person who is guilty of an offence against this By-law shall be liable on conviction to a penalty not exceeding £20.

Application of By-law.

17. This By-law shall have application throughout the whole of the municipal district of the city.

Resolution for the passing of this By-law agreed to by the Council of the City of Melbourne this fourth day of September, One thousand nine hundred and twenty-two, and confirmed at a meeting of the said Council held the second day of October, One thousand nine hundred and twenty-two.

(L.S.)

J. W. SWANSON, Lord Mayor.
T. GEO. ELLERY, Town Clerk.

9353

CITY OF GEELONG.

BY-LAW No. 89.

A By-law for the Regulation and Management of the Abattoirs of the City of Geelong.

IN exercise of the powers conferred by the *Health Act 1919* (No. 3041) and by every other Act or power enabling it in that behalf, be it enacted by the Council of the City of Geelong, hereinafter called the Council, in the name and on behalf of the Mayor, Aldermen, Councillors, and Citizens thereof, as follows, that is to say:—

1. Clauses 3, 4, 5, 6, 7, 9, 10, 11, 12, 13, 14, 15, 16, and 17 of By-law No. 70 of the Town (now City) of Geelong, made and passed on the 4th day of January, 1904, for regulating Abattoirs and Slaughterhouses, and fixing fees for use of same and for the supervision of Meat, and for fixing fees for examining animals, and branding carcasses and meat, are hereby repealed.

AS TO SUPERINTENDENCE.

2. The land of the Council held for Abattoir purposes and all buildings and structures thereon and appurtenances thereto (which land, buildings, structures and appurtenances are meant by and included in the word "Establishment," where occurring in this By-law) shall be under the charge, care, management, and direction of a superintendent, with one or more assistants, as the Council has appointed or shall appoint for that purpose.

Superintendent's Duties.

3. Along with such other duties as the Council shall assign from time to time to the superintendent, or his assistants, it shall be especially their duties to carry out and enforce the Regulations of the Council for the management of the establishment as to cleanliness and otherwise; to examine all animals slaughtered at the establishment, and take action as prescribed by law with regard to any which they may find to be unfit for human food; to see that all animals awaiting slaughter be duly supplied with food and water, and that no ill-treatment or unnecessary cruelty be inflicted upon any such animal; to take care that good order and propriety in conduct and speech be observed throughout the establishment; to collect all fees and dues and keep the register of such names of slaughtermen, and all other persons permitted to work at the establishment.

Assistants.

4. During absence of the superintendent his duties shall devolve upon and be performed by an assistant or such other person or persons in the service of the Council then in charge of the establishment, and such assistant, person, or persons shall for the time being have all the power, authority, and duties of the superintendent.

AS TO USE AND MANAGEMENT.

Use and Management.

5. The establishment shall be open for slaughtering on Tuesdays, Wednesdays, and Fridays, from Seven o'clock a.m. until Five o'clock p.m.; on Mondays and Thursdays, from Seven o'clock a.m. until Six o'clock p.m.; and on Saturdays from Seven o'clock a.m. until Eleven o'clock a.m., provided, however, that the establishment shall not be open on Sundays, Good Friday, Christmas Day, or such public holidays as may be determined by the Council; and the establishment shall be open at no other time except upon special occasions, and then upon such special conditions as may be prescribed in writing under the hand of the Town Clerk.

Use on Payment of Dues.

6. Every person who shall pay the dues and fees as prescribed in By-law 87 of the Council, or any amendment thereof, shall be entitled to the use of such portion of the establishment as shall be available, and be assigned to him for so long only as the superintendent shall deem reasonable for the slaughtering purposes required.

Stock to be Reported.

7. Every person who shall bring any stock to the establishment shall inform the superintendent of the description and number thereof, and all other details as required under any Act of Parliament or Regulation of the Commission of Public Health, and the superintendent shall enter such information in a book to be kept by him for that purpose, and shall direct and indicate the portion of the establishment in which such stock shall be placed, and such person shall place such stock in no other part of the establishment than that so directed and indicated, and shall himself be responsible for the safety and proper sustenance thereof. He must also give notice to the superintendent of his intention to commence slaughtering stock before he shall commence to slaughter same, and in no case shall any stock once brought to the establishment be removed therefrom without the consent of the superintendent.

Compartments to be Kept Clean.

8. If any person shall desire to kill live stock in any particular portion of the establishment under conditions as to time and otherwise, as the Council shall think necessary and prescribe, the superintendent shall, on application from such person, submit to the Council such proposal, and if the Council approve thereof, such person shall at all times, while using such portion of the said establishment keep the same clean, and free from offence, whether by accumulation of blood, filth, or otherwise, and keep the drainage connected therewith in proper order, and shall, further, whenever required by the superintendent, cleanse, scrape, limewash, or otherwise purify in such manner as the said superintendent shall direct, the walls, doors, floors or other parts of the portion of the said establishment, which he shall be so entitled to use, and he shall in all respects comply with the provisions of this By-law, and with any other regulations of the said Council for the government of the establishment in force for the time being.

Killing-pens to be Cleaned.

9. In every compartment of the establishment upon one or more head of large cattle which shall have been enclosed in the killing-pen being killed, and before any other beast is driven into such pen, the slaughterman must sweep or cause to be swept cleanly all the blood from such cattle into the blood drain constructed to receive the same, and must put or cause to be put any refuse which shall have resulted from such slaughtering into the separate bin or receptacle provided for it.

Offal must be Hung Up.

10. No offal which can be hung up shall be allowed to remain upon the floor of any slaughtering and dressing or hanging room, but all such offal, when produced, must be hung up upon the hooks provided for that purpose in the hanging-room or other portion of the compartment.

Refuse Not to be Removed by Users of the Establishment.

11. No refuse or offal other than such as shall be capable of being, without sanitary objection, used as or converted into human food shall be removed from the establishment by any slaughterman or person permitted to use any portion of the establishment, or any other person, without the authority of the Council.

Sheep, &c., to be Killed with a Knife.

12. No small cattle, that is to say: no sheep, lamb, or goat, shall be slaughtered in the establishment except with a knife.

Slaughter of Swine.

13. No swine shall be received at the establishment unless intended for immediate slaughter, nor shall be kept any longer time than may be necessary for immediate slaughter, and such swine when so received shall be immediately placed and kept in the piggeries erected for such purpose at the said establishment, and such piggeries shall be washed out daily and kept constantly cleaned to the satisfaction of the superintendent by the persons using same.

Swine Not to be at Large.

14. No person, being the owner, or in charge or possession, of any swine, shall permit or suffer them, or any of them, to be at large upon any portion of the establishment or roadways appertaining thereto.

Diseased Animals Not to be Removed.

15. No animal shall be removed from the establishment if affected with, or if in the opinion of the superintendent or meat inspector there are reasonable grounds for believing it to be affected with any of the following diseases, viz.:—Tuberculosis, Anthrax, Quarterill, Pleuro-Pneumonia, Swine Fever (Hog Cholera, Swine Erysipelas), Lymphatic Abscess, Actinomycosis (Lumpy Jaw), or any contagious or infectious disease; and no animal so affected shall be received at the establishment except by direct permission of the superintendent or meat inspector. Any condemned carcass or condemned portion of a carcass shall forthwith be destroyed in the manner directed by the superintendent or meat inspector.

CHILLING CHAMBERS.

Hours for Opening and Closing of Chilling Chambers.

16. The chilling chambers at the establishment shall be opened and closed daily at such times as the superintendent shall direct, and at no other times; and all persons doing business at the establishment in connexion with the chilling chambers shall conform to the directions of the superintendent or the assistant on duty at the time.

AS TO THE RIGHTS AND LIABILITIES OF THE COUNCIL.

Council Not Responsible for Loss of Carcass Meat, Fats, Offal.

17. The Council will take all reasonable care of carcasses, carcass meat, and offal while in its possession, but the Council will not be responsible for any loss thereof or any damage thereto.

Council Not Responsible for Bone-taint or for Loss of Hides and Skins.

18. The Council will take no risk or responsibility with respect to hides and skins of animals slaughtered at the establishment; and the Council will under no circumstances whatever be responsible for bone-taint or for any other condition which may occur in carcass meat in the chilling chambers.

Council to have Lien for Fees.

19. The Council shall have a lien on all stock, carcasses, skins, hides, or fat for the time being in the establishment of any person indebted to the Council; and if any person shall make default for seven days in payment of any fees due by him the Council may, without making any demand or giving any notice, sell by public auction or private contract all or any of such stock, carcasses, skins, hides, or fat, and receive the net proceeds thereof, and, after deducting all fees due, the Council shall pay the balance or surplus thereof to such person or to whom he may direct.

AS TO INSPECTION AND DISEASE.

Stock to be Inspected Before and After Slaughter.

20. Stock brought to the establishment shall in all cases be submitted for inspection, both before and after slaughter.

Carcass to be Examined and Passed Before Removal.

21. No person shall remove from the establishment any carcass or portion of a carcass slaughtered thereat until the same has been examined by a meat inspector and passed by him as fit for human food, and branded by him with the regulation brand.

Diseased Carcass to be Removed.

22. If a meat inspector shall find that any carcass or portion of a carcass is diseased, such carcass, or portion thereof, as the case may be, shall be removed to the place set apart for the treatment of diseased carcasses.

Meat Inspector empowered to Cut into Carcass Suspected to be Diseased.

23. Every meat inspector shall have power, should he suspect the existence of any disease likely to render any carcass unfit for human food, to cut into or divide the same, or any part thereof, or remove any part of such carcass, for the purpose of inspection.

Viscera, &c., Not to be Tampered With or Removed Prior to Inspection.

24. Any person tampering with any carcass or viscera so as to attempt to disguise its condition, or stripping or removing the pleura, or cutting the lung or liver from the carcass, or removing the head from the vicinity of the carcass from which it has been severed before examination by the meat inspector, shall be guilty of an offence.

Instruments and Vessels to be Sterilized.

25. All instruments and vessels used in slaughtering any diseased stock or dressing a diseased carcass shall, previous to being used for any other purpose, be sterilized, or otherwise treated as the meat inspector may direct.

AS TO SLAUGHTERMEN.

Slaughtermen.

26. No person shall be permitted to commence or continue to work for any other person at the establishment as a slaughterman unless his name shall be entered in the Register of Slaughtermen kept by the superintendent, and he shall have signed an undertaking to observe, comply with, and obey each and every of the rules of the establishment under pain (apart from any other penalty) of having his name expunged from the Register of Slaughtermen.

Slaughtermen to Wear Clean Clothes.

27. Every slaughterman and every person assisting slaughtermen in the chilling of animals or dressing of carcasses shall provide himself with proper and sufficient working clothes for the purpose to the satisfaction of the superintendent or any assistant; and every person acting as a slaughterman or assistant shall keep such clothes clean to the satisfaction of the superintendent or assistant.

Diseased Animal to be Reported.

28. Immediately any animal slaughtered is discovered to be diseased, the slaughterman in charge of the pen shall immediately stop the work of dressing such animal for food, and report the fact to the meat inspector on duty at the establishment, and shall not proceed further with such dressing until authorized by the meat inspector. No hide shall be removed from any diseased carcass until such carcass has been examined by the meat inspector.

No Carcass to be "Stripped."

29. No carcass shall be "stripped," whether for bodying or otherwise, until the sanction therefor of the meat inspector on-duty has been obtained.

Back-setting Not Permitted.

30. No carcass (other than the carcasses of lambs), whether intended for human consumption or not, shall, within the Geelong meat area, be dressed or cauled or allowed to be dressed in the manner or by the method known as back-setting; nor shall any caul fat be attached to any such carcass or otherwise used in the dressing thereof.

Diseased Organs Not to be Mixed with Healthy Organs.

31. It shall be the duty of slaughtermen to see that the organs of diseased carcasses are not mixed up with the organs of healthy carcasses.

No Smoking.

32. No slaughterman or other person shall—

(A) Smoke while dressing carcasses or handling meat.

No Writing, &c., Allowed on Walls, and no Signs, &c., to be Disfigured.

(B) Write on, soil, or disfigure any of the walls, fittings, or fixtures of the establishment, or remove, deface, or disfigure any sign, signboard, or written or printed matter or notice on or in the establishment.

Electric Light Switches, &c., Not to be Interfered With.

(C) Except with the permission of the superintendent, interfere in any way with the electric light switches, ventilation arrangements, or the steam or water pipes, or other appliances in the establishment.

Slaughtermen to Change Killing Clothes, &c.

(D) No slaughterman shall leave the establishment without first changing the killing or working clothes worn by him.

Meals in Messroom.

33. Every slaughterman and every other person having meals at the establishment shall use the messroom provided for the purpose, and shall not use any other portion of the establishment for such purpose.

Compartments to be Cleaned After Use.

34. After completion of slaughtering, and before leaving the compartment the slaughtermen shall carefully cleanse or cause to be cleansed the portion of the establishment in which they shall have been at work, and shall leave the same in a state of cleanliness and order to the satisfaction of the superintendent.

AS TO DRESS AND CONDUCT.

Repair of Damage.

35. Every person using the establishment who shall do any breakage, injury, damage, or destruction thereto, or to any of the appliances used in connexion therewith, shall make good the same to the satisfaction of the superintendent, and if he shall have so acted wantonly or maliciously he shall, upon conviction thereof, forfeit and pay a penalty not exceeding Ten pounds.

Animals Not to be Ill-treated.

36. No person shall ill-treat any animal or resort to unnecessary cruelty in slaughtering any animal at the establishment.

Food and Water for Cattle.

37. Every person who shall bring cattle to the establishment, and keep the same there for more than one day, shall provide the same with sufficient food and water.

Dogs Excluded.

38. No dogs other than cattle or sheep dogs shall be brought upon or allowed to remain in the establishment, and such cattle and sheep dogs when not in use shall be securely tied up. All other dogs found in the establishment, whether in charge of any person or not, will be destroyed.

Trespassers Not to Intrude.

39. No person, unless registered as a slaughterman, or having lawful business to transact at the establishment, shall intrude into it or remain therein; and if any such person do not leave immediately upon being requested to do so by the superintendent or other officer, he shall be guilty of an offence, and may be forcibly removed.

Penalty for Misconduct.

40. Any person who shall be drunk, or shall be guilty of profane swearing or of foul or abusive language or of obscenity or indecency, or who shall conduct himself riotously or create disturbance, or who shall obstruct in the execution of his duty, the superintendent or other officer or person appointed by the Council to conduct or aid in the good management of the establishment, or who shall neglect or refuse to comply with any lawful request of the superintendent, officer or person, made in accordance with the provisions of this By-law, shall be guilty of an offence, and may be forcibly removed from the establishment, and shall be liable to a penalty.

41. Any person who shall deposit any carcass, blood, offal, filth, or refuse-matter upon any portion of the establishment or on any land or road abutting thereon, save in the pits, bins, or receptacles provided and appointed for reception of same, shall be guilty of an offence.

Persons Engaged in Loading or Handling Meat to Wear Clean Clothing.

42. (A) Every person engaged in loading or handling meat at the establishment shall wear clean clothing of suitable material or clean overalls, and a clean cap covering the head, to the satisfaction of the superintendent or any assistant.
(B) The superintendent or any assistant may refuse to allow any person not wearing clean clothing or clean overalls and a clean cap to load or handle any meat.

Persons Suffering from Infectious Disease Not to Work at Establishment or Load or Handle Meat there.

43. No person suffering from tuberculosis or any infectious or contagious disease, or from any eruption affecting the skin of the hands, arms, face, or any portion of the body shall work in or load or handle meat at the establishment. If the superintendent or meat inspector, having reasonable grounds for believing that any person handling carcasses or meat at the establishment, or that any person engaged, employed, or about to be employed in the handling of carcasses or meat at the establishment, is affected with a dangerous communicable disease, requests such person to submit himself for medical examination at the expense of the Council of the City of Geelong, by the health officer thereof, either alone, or if such person so desires, with any other duly qualified medical practitioner at the time practising in the said city, and nominated by such person, and such person refuses to submit himself to such examination, he shall not handle or engage in handling any carcasses or meat at the establishment.

Boys Under 15 Not to be Employed.

44. No boy apparently under the age of fifteen years shall be employed at the establishment in any capacity whatever.

AS TO PENALTIES.

Penalties.

45. If any person shall infringe or fail to carry out any of the provisions hereof, or any of the Rules or Regulations of the Council for the management of the establishment, as shall for the time being be lawfully in force he shall, on conviction, be liable to a penalty not exceeding £10.

Resolution for passing this By-law agreed to by the Council of the City of Geelong the twenty-seventh day of June, 1922. Confirmed the twenty-fifth day of July, 1922.

(L.S.) HOWARD HITCHCOCK, Mayor.
A. L. WALTER, Town Clerk.

Submitted to the Commission of Public Health on the 12th day of September, 1922.

T. DIMELÖW, Secretary of the Commission.

Approved by the Governor in Council, the 27th day of September, 1922.

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

9354

CITY OF COBURG.

NOTICE OF INTENTION TO BORROW THE SUM OF TWENTY THOUSAND POUNDS (£20,000) FOR PERMANENT WORKS AND UNDERTAKINGS.

THE Council of the City of Coburg proposes to borrow the sum of Twenty thousand pounds (£20,000) on the credit of the Mayor, Councillors, and Citizens of the said city, by the issue of debentures for such amount, in accordance with the provisions of the *Local Government Act 1915*. The rate of interest to be paid shall be Six pounds two shillings and sixpence (£6 2s. 6d.) per centum per annum. The interest shall be payable on the 1st day of December and 1st day of June in each year at the Commercial Bank, Coburg, or at the Council's bankers for the time being. The debentures shall be redeemable on the 1st day of December, 1952, at the Commercial Bank, Coburg, or the Council's bankers for the time being, and the loan will be liquidated by the investment in Government Three per Cent. Stock of the following amounts in each year and every year during the currency of the loan, viz.:-

Year	Amount (£)
1923	450
1924	450
1925	450
1926	450
1927	450
1928	450
1929	450
1930	450
1931	450
1932	450

Year	Amount (£)
1933	460
1934	460
1935	460
1936	460
1937	460
1938	460
1939	460
1940	460
1941	460
1942	460
1943	470
1944	470
1945	470
1946	470
1947	470
1948	480
1949	480
1950	480
1951	490
1952	515

The above amounts will be provided out of the Municipal Fund in each respective year, and the purposes for which the loan is to be applied are as follows:-

Purchase of tar distilling plant	£2,395
Fencing municipal depot, Harding-street	300
Tar sprayer	400
Bitumen boilers	150
Pump for crusher	160
Air compressor	625
Subsidiary crusher, 24" x 6"	250
Jacks, ploughs, &c.	50
Light cart, horse, harness	70
Light roller	600
Treatment of water tables	1,000
Additional quarry land	1,250
Completion of municipal buildings	12,750
Total	£20,000

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 at the Town Hall, Bell-street, Coburg.

By order,

W. MITCHELL, Town Clerk.

Town Hall, Coburg, 10th October, 1922. 9389

BOROUGH OF MARYBOROUGH.

By-LAW No. 48.

A By-law of the Borough of Maryborough made under sections 286 and 313 of the *Health Act 1919* (No. 48), for prescribing fees to be paid to the Council for registration and renewal and transfer of registration of certain premises:

IN pursuance of the powers conferred by the *Health Act 1919* and every other power enabling it in that behalf, the Mayor, Councillors, and Burgesses of the Borough of Maryborough do hereby order as follows:-

1. The following fees shall be payable granting or annual renewal registration of the following premises respectively:-

Nature of Premises, Fees Payable.

- Offensive trade premises—One pound.
- Cattle sale yards—One pound.
- Boarding-houses—Ten shillings.
- Common lodging-houses—Ten shillings.
- Premises (whether a licensed victualler's premises or not) on which are manufactured or prepared for sale of ice-cream, ginger beer, hop beer, or any similar beer, lemonade, cordials, soda water, lithia water, or other mineral water, or any artificially aerated water—Five shillings.
- For transfer of registration of any of the above-named premises—Two shillings and sixpence.

2. This By-law shall apply to and have operation throughout the whole of the municipal district of the Borough of Maryborough.

Resolution for passing this By-law agreed to by the Council on the 20th day of July, 1922, and confirmed on the 17th day of August, 1922.

The common seal of the Mayor, Councillors, and Burgesses of the Borough of Maryborough was hereto affixed this 18th day of August, 1922, in the presence of—

J. H. PASCOE, Mayor.
(SEAL) JOHN LEAN, Councillor.
H. N. PHILLIPS, Town Clerk.

Approved by the Governor in Council, this 19th day of September, 1922.

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

9388

SHIRE OF COLAC.

By-Law No. 90.

THE President, Councillors, and Ratepayers of the Shire of Colac, in pursuance of the powers conferred by the *Local Government Act 1915*, and of every other power in that behalf thereto enabling, hereby make the following By-law, being By-law Number 90 of the said Shire:—

1. This By-law may be cited as a By-law for regulating the driving of cattle (as defined by section 3 (1) of the *Local Government Act 1915*) through the township of Colac.

2. By-law Number 66 of the said shire is hereby repealed as from the date of the coming into force of this By-law.

3. No cattle intended for sale slaughter transport by rail or when passing into or through the township of Colac shall be driven into or through any of the streets of the said township other than Forest-street on Sundays except between the hours of Six o'clock in the forenoon and Nine o'clock in the forenoon.

4. No cattle intended for sale slaughter transport by rail or when passing in into or through the township of Colac shall be driven at any time in into or through the undermentioned portions of the following streets:—

Murray-street from Church-street on the east to Corangamite-street on the west.

Manners-Sutton-street from Corangamite-street on the east to Grant-street on the west.

Dennis-street from Hesse-street on the east to Corangamite-street on the west.

Skene-street from Corangamite-street on the east to Grant-street on the west.

Hesse-street from Dennis-street on the north to Murray-street on the south.

Gellibrand-street from Dennis-street on the north to Murray-street on the south.

Provided that nothing herein contained shall apply to horses in harness or oxen in yoke.

5. Every person guilty of a breach of any provision of this By-law shall be liable for every such offence to a penalty not exceeding Twenty pounds.

Resolution for passing this By-law agreed to by the Council the twenty-first day of August, One thousand nine hundred and twenty-two.

Confirmed by the Council the eighteenth day of September, One thousand nine hundred and twenty-two.

J. P. MORRISSY, President.

E. N. THOMAS, Councillor.

DAVID M. DUNOON, Secretary.

9436

(SEAL)

NOTICE is hereby given that the partnership between Mervyn Arthur Straughair and Samuel Bailie, trading as Bailie & Merv. Straughair, as general commission agents, at Bendigo, has been dissolved. The business will be continued by Merv. Straughair alone under the name of "Merv. Straughair."

Dated this sixth day of October, 1922.

TATCHELL, DUNLOP, SMALLEY, & BALMER, Bendigo, solicitors for both parties. 9348

NOTICE is hereby given that the partnership lately existing between George Stretton Mallett and Thomas Irvine Guild, the younger, as storekeepers, carrying on business at Seymour, in the State of Victoria, was, on the 30th day of September, 1922, dissolved by mutual consent, and that all debts due and owing to or by the late firm will be received and paid by the said George Stretton Mallett.

Dated the 5th day of October, 1922.

G. S. MALLET.

T. I. GUILD, Jnr.

Witness.—A. E. Sedgfield, solicitor, Seymour. 9425

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Domenico Materazzo and Bartolo Marino, carrying on business at 93 Auburn-road, Auburn, and 128 Cotham-road, Kew, as fruiterers and greengrocers, under the style or firm name of S. Puglis, has been dissolved by mutual consent as from the fifth day of October, 1922.

The business at 93, Auburn-road, Auburn, will be carried on by the said Domenico Materazzo, and all debts due to and payable by the said firm in respect thereof will be received and paid by the said Domenico Materazzo, and the business at 128 Cotham-road, Kew, shall be carried on by the said Bartolo Marino, and all debts due to and payable by the said firm in respect thereof will be received and paid by the said Bartolo Marino.

Dated the fifth day of October, 1922.

DOMENICO MATERAZZO.

BARTOLO MARINO.

Witness to the two signatures—H. N. S. WOLLASTON, solicitor, Melbourne.

J. M. Smith & Emmerton, 352 Collins-street, Melbourne 9417

No 114.—14972.—5

NOTICE is hereby given that the partnership heretofore existing between Stephen Edwin Minot Barley and Arthur Sullivan, carrying on business at Charman-road, Cheltenham, as boot repairers and boot salesmen, under the style or firm name of "Sullivan's Boot Store," has been dissolved as from the sixth day of October, 1922. The said Stephen Edwin Minot Barley has retired from the said partnership, and the said business will be carried on by the said Arthur Sullivan at the above address, and all accounts paid by the said Arthur Sullivan.

Dated this sixth day of October, 1922.

S. E. MINOT BARLEY.
ARTHUR SULLIVAN.

Witness to both signatures—P. TULLOCH, managing clerk to Thomas Backhouse, LL.B., 339 Collins-street, Melbourne. 9395

NOTICE is hereby given that the partnership heretofore subsisting between Leonard Bacon and Charles Matheson, carrying on business under the style or firm of Matheson and Bacon, at Stratford, motor garage proprietors, has been dissolved as from the 22nd day of September, 1922, so far as concerns the said Charles Matheson, who retires from the said firm. All debts due to and owing by the late firm will be received and paid respectively by the said Leonard Bacon, who will continue to carry on the said business as heretofore at Stratford aforesaid.

Dated this fourth day of October, 1922.

LEONARD BACON.

Signed by the said Leonard Bacon in the presence of C. E. Mildenhall, Dawson-street, Stratford.

CHARLES MATHESON.

Signed by the said Charles Matheson in the presence of Eustace L. J. Murphy, solicitor, Melbourne. 9399

NOTICE is hereby given that the partnership hitherto existing between Thomas William Cronin and Eric Lowe, trading under the firm name of Cronin & Lowe, as boot manufacturers, at 288 Rae-street, North Fitzroy, has been dissolved by the retirement of the said Eric Lowe from the said partnership as and from the thirtieth day of September, 1922. The business will be carried on by the remaining partner, Thomas William Cronin.

Dated this second day of October, 1922.

THOMAS WILLIAM CRONIN.

Witness to signature—FRED. THOS. HICKFORD.

Hickford and Murray, solicitors, 418 Chancery-lane, Melbourne. 9400

NOTICE is hereby given that the business of manufacturers and suppliers of leather dressings, oils, &c., hitherto carried on by Arthur Thomas Edwards and Arthur Henry Williams, at James-street, Abbotsford, under the style of "A. T. Edwards," has been dissolved as from the first day of September, One thousand nine hundred and twenty-two, and will henceforth be carried on by the said Arthur Henry Williams and William Elliott Baden White, in partnership, under the style of "A. T. Edwards & Co.," and they will receive or pay all debts due to or owing by the late firm.

Dated this seventh day of October, One thousand nine hundred and twenty-two.

ARTHUR H. WILLIAMS.
W. WHITE.

Witness—B. JAMES PHILLIPS, clerk to W. B. and O. McCutcheon, solicitors, Melbourne. 9402

NOTICE is hereby given that the partnership heretofore existing between Albert William Stevens and Alfred Richard Brooker, who carried on business as property, estate, and insurance agents at 24 Railway-place, Newmarket, has been dissolved by mutual consent as from the thirtieth day of September, One thousand nine hundred and twenty-two.

The said Albert William Stevens will hereafter carry on business at 138 Racecourse-road, Newmarket, as A. W. Stevens.

The said Alfred Richard Brooker will carry on business with his son, Victor George Alfred Brooker, at 24 Railway-place, Newmarket, as A. R. Brooker & Son.

The said Alfred William Stevens will receive all debts owing to the late firm.

Dated this fifth day of October, 1922.

A. W. STEVENS.

A. R. BROOKER.

Witness—RICHARD H. RODDA, solicitor, &c., Melbourne. Letch and Thomson, number 410 Bourke-street, Melbourne, solicitors. 9390

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership hitherto subsisting between Edward James Cranage and William Francis Cranage, carrying on business at Edenhope, in Victoria, as general storekeepers under the style or firm of "Cranage Brothers," has been dissolved by mutual consent as from the first day of October, 1922. All debts due to and payable by the late firm of "Cranage Bros." will be received and paid by the said William Francis Cranage, who will carry on the said business in his own name at Edenhope.

Dated the second day of October, 1922.

EDWARD JAMES CRANAGE.
WILLIAM F. CRANAGE.

Witness to signatures—H. G. CARSTAIRS, solicitor, Natimuk.
9413

Companies Act 1915.

STOCK FOODS LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that a General Meeting of the Shareholders of the above company (in voluntary liquidation) will be held at 477 Latrobe-street, Melbourne, on Thursday, the 8th day of November, 1922, at Three o'clock in the afternoon.

Business.—To receive liquidator's account of the winding up and disposal of the assets of the company.

Dated this 6th day of October, 1922.

9355 B. DENNIS, Liquidator.

Companies Act 1915.—Eleventh Schedule.

THE EQUITABLE LIFE ASSURANCE COMPANY OF QUEENSLAND LIMITED.

WE, the undersigned, hereby make application to register the above company under the provisions of Part III. of the Companies Act 1915 as a company having secured assets in Victoria.

1. The name of the company is The Equitable Life Assurance Company of Queensland Limited.
2. The head office or principal place of business of the company is at Parbury House, Eagle-street, Brisbane, in the State of Queensland.
3. The head office or principal place of business of the company in Victoria is at Collins House, Collins-street, Melbourne.
4. The chairman of the company in Victoria is Povl Jorgen Holdenson, of Flinders Buildings, Flinders-street, Melbourne, merchant.
5. The directors of the company in Victoria are Povl Jorgen Holdenson, of Flinders Buildings, Flinders-street, Melbourne, merchant, and Joseph Plottel, of 31 Queen-street, Melbourne, architect.
6. The principal officer managing the life assurance business of the company in Victoria is Henry Wolff Levy, of Collins House, Collins-street, Melbourne, manager.
7. The nominal capital of the company is Two hundred thousand pounds, in Four hundred thousand shares of Ten shillings each.
8. The number of shares subscribed for is Two hundred and sixteen thousand shares, and the amount per share paid up to this date is Five shillings.
9. The amount of the assets now invested in Victoria and intended to be appropriated as secured assets within the meaning of Part III. of the Companies Act 1915 is Five thousand pounds.

Dated this sixth day of October, 1922.

P. J. HOLDENSON, Chairman.
HENRY W. LEVY, Manager.

Witness to signatures—WILLIAM J. HOME, solicitor, Melbourne.

We, POVL JORGEN HOLDENSON and HENRY WOLFF LEVY, do severally, solemnly, and sincerely declare that—

1. We are respectively the chairman and manager of the above-named company.

2. The above statement is, to the best of our knowledge and belief, true in every particular.

And we 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.

P. J. HOLDENSON.
HENRY W. LEVY.

Taken before me, at Melbourne, in the State of Victoria, this sixth day of October, 1922—W. H. WADDELL, J.P. 9396

MORESBY TRADING & AGENCY COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given, pursuant to section 196 of the Companies Act 1915, that a General Meeting of the members of the above-named company will be held at the registered office of the company, No. 84 William-street, Melbourne, on Monday, the 20th day of November, 1922, at half-

past Two o'clock in the afternoon, for the purpose of having an account laid before the members showing the manner in which the winding-up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator, and also for the purpose of passing an extraordinary resolution as to the manner in which the books, accounts, and documents of the company and of the liquidator thereof, shall be disposed of.

Dated this 4th day of October, 1922.

9394 A. S. BLOOMFIELD, Liquidator.

VICTORIAN CHEVROLET MOTORS PROPRIETARY LIMITED (in voluntary liquidation).

NOTICE is hereby given that a Fourth Dividend is intended to be declared in the above matter. All creditors who have not proved their debts by the 25th day of October, 1922, will be excluded from such dividend.

Dated this 10th day of October, 1922.

L. J. BREWER, Liquidator.

Wilson, Rattray, and Danby, public accountants, 51 Queen-street, Melbourne; and at Sydney and Adelaide. 9412

STATUTORY NOTICE TO CREDITORS.—RE CHRISTINA MEIKLE, DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Christina Meikle, late of Kooyong-road, Elsternwick, in the State of Victoria, widow, deceased (who died on the twenty-fifth day of July, One thousand nine hundred and twenty-two, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-first day of August, One thousand nine hundred and twenty-two, to Robert Burns Meikle, of Watchem, in the said State, station-master, and Aurel Victor Jung Just, of Malop-street, Geelong, in the said State, solicitor, the executors appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, at the office of the undersigned, on or before the twenty-second day of November, One thousand nine hundred and twenty-two, after which date the said executors will proceed to distribute the assets of the said Christina Meikle, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said 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 aforesaid.

Dated this ninth day of October, One thousand nine hundred and twenty-two.

WHYTE, JUST, & MOORE, proctors for the said executors. 9363

ALL persons having claims against the estate of Edgar Andrews, late of "Dorset," Cape-street, Heidelberg, gentleman, deceased, are required to send written particulars to the executor, The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, on or before the twelfth day of January, 1923, after which date the executor will proceed to distribute the assets; and will not be liable for assets so distributed to any person of whose claim it shall not then have had notice.

Dated the 10th day of October, 1922.

WILLIAMS & MATTHEWS, 89 Queen-street, Melbourne, proctors for the executor. 9409

STATUTORY NOTICE TO CREDITORS.—WILLIAM BOOTH LINDSEY, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all creditors or other persons having any claims or demands against the estate of William Booth Lindsey, late of 29 Andrew-street, Northcote, in the State of Victoria, lead worker, deceased, intestate (who died on the 14th day of August, 1922, and letters of administration of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the 22nd day of September, 1922, to The Perpetual Executors and Trustees Association of Australia Limited, of 89-91, Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims and demands to the said The Perpetual Executors and Trustees Association of Australia Limited, on or before the 20th day of November, 1922, after which date the said The Perpetual Executors and Trustees Association of Australia Limited will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which the said The Perpetual Executors and Trustees Association of Australia Limited shall then have had notice, in writing. And the said The Perpetual Executors and Trustees Association of Australia Limited will not be liable for the assets, or any part thereof, to any person of whose claim the said The Perpetual Executors and Trustees Association of Australia Limited shall not then have had notice.

Dated the 3rd day of October, 1922.

WESTLEY & DALE, Broken Hill Chambers, 31 Queen-street, Melbourne, proctors for The Perpetual Executors and Trustees Association of Australia Limited. 9414

SAMUEL SYMONS ESTATE.

PURSUANT to the *Trusts Act* 1915, notice is hereby given that all persons having any claim against the estate of Samuel Symons, late of Glenferrie-road, Hawthorn, in the State of Victoria, retired officer of His Majesty's Federal Customs, deceased (who died on the thirtieth day of July, One thousand nine hundred and twenty-two, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the eighteenth day of September, One thousand nine hundred and twenty-two, to Walter Bothwell McCutcheon, of 418 Collins-street, Melbourne, in the said State, solicitor, the executor named therein), are hereby required to send particulars, in writing, of such claims, to the said executor, care of Oliver Bertram McCutcheon, solicitor, Royal Insurance Buildings, 418 Collins-street, Melbourne, on or before the fifteenth day of November, One thousand nine hundred and twenty-two, after which date the said executor will proceed to distribute the assets of the said Samuel Symons, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said executor shall not have had notice as aforesaid.

Dated the ninth day of October, One thousand nine hundred and twenty-two.

O. B. McCUTCHEON, of Number 418 Collins-street, Melbourne, proctor for the said executor. 9403

MARGARET FINDLAY, DECEASED.—STATUTORY NOTICE TO CREDITORS.

PURSUANT to the *Trusts Acts* 1915, notice is hereby given that all creditors or other persons having any claims against the estate of Margaret Findlay, late of "Banavie," Brewster-street, Essendon, in the State of Victoria, widow, deceased (who died on the eighth day of July, One thousand nine hundred and twenty-two, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twentieth day of September, One thousand nine hundred and twenty-two, to The Trustees, Executors, and Agency Company Limited, of Number 412 Collins-street, Melbourne, in the said State, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said The Trustees, Executors, and Agency Company Limited, at its abovementioned address, on or before the eighteenth day of November, One thousand nine hundred and twenty-two, after which date the said The Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said Margaret Findlay, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which the said The Trustees, Executors, and Agency Company Limited shall then have had notice in writing. And notice is hereby further given that the said The Trustees, Executors, and Agency Company Limited will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said The Trustees, Executors, and Agency Company Limited shall not then have had notice as aforesaid.

Dated this 5th day of October, 1922.

FORD, ASPINWALL & DE GRUCHY, 128 Queen-street, Melbourne, proctors for the said The Trustees, Executors, and Agency Company Limited. 9410

PURSUANT to the *Trusts Act* 1915, notice is hereby given that all persons having claims against the estate of Frances Elizabeth Wippell, formerly of "Avoca," South Yarra, but late of "Fairhaven," Wallace-avenue, Toorak, in the State of Victoria, gentlewoman (who died on the seventeenth day of August, One thousand nine hundred and twenty-two, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the fourth day of October, One thousand nine hundred and twenty-two, to The Trustees, Executors, and Agency Company Limited, carrying on business at No. 412 Collins-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the company, at its abovementioned address, on or before the eighth day of November, One thousand nine hundred and twenty-two, after which date the said company will proceed to distribute the assets of the said Frances Elizabeth Wippell, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and notice is hereby given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said company shall not have had notice as aforesaid.

Dated this eleventh day of October, 1922.

NUNN, SMITH, & JEFFRESON, 448 Collins-street, Melbourne, proctors for the said executors. 9421

NOTICE TO CREDITORS.—RE KITTY YOUNG, DECEASED.

PURSUANT to the provisions of the *Trusts Act* 1915, notice is hereby given that all persons having any claims against the estate of Kitty Young, late of Wangaratta, in the State of Victoria, widow, deceased (who died on the twenty-second day of April, 1922, and probate of whose last will and testament was, on the thirteenth day of June, 1922, granted to Richard Manley, storekeeper, and Ernest Edgar Bould, accountant, both of Wangaratta aforesaid, the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said executors, in care of the undersigned Daniel Joseph Connell, the proctor for the said executors, on or before the eighth day of November, 1922. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Kitty Young, 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 sixth day of September, One thousand nine hundred and twenty-two.

DANIEL J. CONNELL, Murphy-street, Wangaratta, proctor for the said Richard Manley and Ernest Edgar Bould. 9116

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the *Trusts Act* 1915, notice is hereby given that all persons having claims against the estate of George Prebble, late of Somerville-road, Yarraville, in the State of Victoria, gardener (who died on the second day of July, 1922, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the sixth day of September, 1922, to The Equity, Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, in the said State, on or before the fifteenth day of November, 1922, after which date the said company will proceed to distribute the assets of the said George Prebble, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this seventh day of October, 1922.

BROCKET & KEMP, 237 Collins-street, Melbourne, proctors for the executors. 9410

PURSUANT to the *Trusts Act* 1915, notice is hereby given that all creditors and others having any claims against the estate of Thomas Carbury, late of Warrenheip, in the State of Victoria, farmer, deceased (probate of whose will was granted to Edward Wilson Carbury; farmer, Margaret Elizabeth Carbury, and Mary Jane Carbury, spinsters, all of Yendon, in the said State, the executor and executrices named in and appointed by the said will), are hereby required to send particulars of such claims on or before the fifteenth day of November, 1922, to the said executor and executrices, at the office of Messieurs Cuthbert, Morrow, and Must, of Lydiard-street, Ballarat, proctors for the said executor and executrices. And notice is hereby given that after the said date the said executor and executrices will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which they may then have had notice; and they will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this 9th day of October, 1922.

CUTHBERT, MORROW, & MUST, Ballarat, proctors for the said executor and executrices. 9374

NOTICE is hereby given that all persons having any claims against the estate of Margaret Lawson Reid (in the said will called Margaret Lawson Reid), formerly of Eddy-street, Ballarat East, in the State of Victoria, but late of 44 Steinfield-street, Ballarat East, aforesaid, widow, deceased (who died on the 7th day of June, 1922, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Ballarat Trustees, Executors, & Agency Company Limited, of Lydiard-street, Ballarat, in the said State, the executor named therein), are hereby required to send particulars, in writing, of such claims to the said company on or before the 16th day of November next, after which last-mentioned date the said company will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which it has notice; and it will not be liable for the assets so distributed to any person of whose claim it has not then received notice.

Dated the 4th day of October, 1922.

R. H. RAMSAY, 38 Lydiard-street, Ballarat, proctor for the said company. 9357

PURSUANT to the provisions of the *Trusts Act 1915*, notice is hereby given that all persons having any claims against the estate of Henry Meeks, late of Goodall-street, Hawthorn, in the State of Victoria, retired merchant, deceased (who died on the sixth day of August, One thousand nine hundred and twenty-two, and probate of whose will was, on the nineteenth day of September, One thousand nine hundred and twenty-two, granted by the Supreme Court of Victoria to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State), are hereby requested to send particulars, in writing, of their claims to the said executor at its address as above, on or before the eighteenth day of November, One thousand nine hundred and twenty-two. And notice is hereby given that after that date the said executor will proceed to distribute the assets of the said Henry Meeks, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor shall then have had notice; and the said executor will not be liable for the assets so distributed to any person of whose claim it shall not then have had notice.

Dated this sixth day of October, One thousand nine hundred and twenty-two.

DERHAM, ROBERTSON, & DERHAM, solicitors, 465 Collins-street, Melbourne. 9418

ALL persons having claims against the estate of John Moroney, late of Waana, in the State of Victoria, retired farmer, deceased (who died on the 22nd day of May, 1922, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 11th day of July, 1922, to William McCarty, of Lake Rowan, in the said State, farmer, and Patrick O'Shanassy, of Bungeet, in the said State, farmer), are hereby required to send particulars, in writing, of such claims to the said executors, care of J. Addison Hargrave, solicitor, Yarrowonga, on or before the 15th day of November, 1922, after which date the said executors will proceed to distribute the assets of the deceased amongst the parties 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 2nd day of October, 1922.

J. ADDISON HARGRAVE, Yarrowonga, proctor for the said executors. 9415

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the *Trusts Act 1915*, notice is hereby given that all persons having any claims against the estate of Elizabeth McIndoe, late of 35 Spencer-street, Northcote, in the State of Victoria, spinster, deceased (who died on the 14th day of August, 1922, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to William John Whitley Strong, of Gloucester House, Market-street, Melbourne, in the said State, solicitor, the executor named therein), are hereby required to send particulars, in writing, of such claims to the said William John Whitley Strong, at his address above stated, on or before the 15th day of November next, after which last-mentioned date the said executor will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice, and he will not be liable for the assets so distributed to any person of whose claim he shall not then have received notice.

Dated the 7th day of October, 1922.

WILLIAM J. W. STRONG, Gloucester House, Market-street, Melbourne, proctor. 9422

NOTICE is hereby given that all persons having any claims against the estate of Elizabeth Jane Short, late of Brougham street, Ballarat, in the State of Victoria, widow, deceased (who died on the 10th day of August, 1922, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to Sophia McRobinson, of Lydiard-street, Ballarat, in the said State, married woman, the executrix named therein), are hereby required to send particulars, in writing, of such claims to the undersigned, on or before the 16th day of November next, after which last-mentioned date the said executrix will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which she has notice; and she will not be liable for the assets so distributed to any person of whose claim she has not then received notice.

Dated the 4th day of October, 1922.

R. H. RAMSAY, 38 Lydiard-street, Ballarat, proctor for the executrix. 9356

STATUTORY NOTICE TO CREDITORS.—IN THE ESTATE OF JAMES HENRY RUMPF, late of Nandaley, in the State of Victoria, Farmer, Deceased, intestate.

PURSUANT to the *Trusts Act 1915*, notice is hereby given that all persons having any claims against the estate of James Henry Rumpf, late of Nandaley, in the State of Victoria, farmer, deceased, intestate (who died on the twelfth day of December, 1921, and letters of administration of whose

estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the eighth day of September, 1922, to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State), are requested to send particulars, in writing, of such claims to the above-mentioned National Trustees, Executors, and Agency Company of Australasia Limited, on or before the thirteenth day of November, 1922, after which date the said company will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to and being liable only in respect of the claims of which the said company shall then have had notice.

Dated this fifth day of October, 1922.

FRANK BRENNAN & RUNDLE, 349 Collins-street, Melbourne, proctors for the administrators. 9393

In the Supreme Court of the State of Victoria.—*Fi. Fa.*

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of William Frederick Matthews, of Koo-wee-rup, the said Sheriff will, on Wednesday, the fifteenth day of November, 1922, at the hour of One o'clock in the afternoon, cause to be sold, at Mr. F. W. Mogford's residence, on the property below mentioned (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said defendant, William Frederick Matthews, under a contract of sale and purchase, dated 1st of April, 1916, and made between William Frederick Salmon and Henry Gardner and W. F. Matthews, in all that piece of freehold land being lots 4 to 9 inclusive on plan of subdivision No. 4210, lodged in the Office of Titles, containing 31 acres 2 roods 37 perches, more or less, and being part of the land more particularly described on certificate of title, volume 2805, folio 500970. The land forms part of the Koo-wee-rup Township Estate, and is part of Crown allotment 3A, parish of Yallock, county of Mornington.

N.B.—Terms: Cash. No cheques taken.

Dated at Korumburra this 4th day of October, 1922.

A. E. DUVANEL, 9351 Sheriff's Officer.

TUESDAY, NOVEMBER 14.

At Twelve o'clock.

In the Supreme Court of the State of Victoria.—*Fi. Fa.*

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff requiring him to levy certain moneys of the real and personal estate of E. G. Duffy, of 173 Cotham-road, Kew, driver, the said Sheriff will, on Tuesday, the 14th day of November, 1922, at the hour of Twelve o'clock noon, cause to be sold at the police station, 21 Terry-street, Balwyn (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said E. G. Duffy in and to all that piece of land being part of Elgars Crown special survey, parish of Boroondara, county of Bourke, more particularly described in certificate of title, volume 4061, folio 812027, and being the land coloured red on the map in the margin thereof. Together with a right of carriage-way over the roads shown on plan of subdivision number 489, lodged in the Office of Titles.

N.B.—Terms: Cash. No cheques taken.

THOMAS WOOD, Sheriff's Officer.

Dated at Melbourne this 7th day of October, 1922. 9420

MINING NOTICES.

THE undersigned, hereby make application to register "The Golden Point Gold Mining Company No Liability" as a no-liability company under the provisions of Part II. of the *Company Act 1915*.

1. The name of the company is to be "The Golden Point Gold Mining Company No Liability."
2. The place of operations is at Chewton, near Castlemaine, in the State of Victoria.
3. The registered office of the company will be situated at 274 Collins-street, Melbourne, in the State of Victoria.
4. The value of the company's property, including leased ground or authority to enter or mine, and machinery, is £14,625.
5. The number of shares in the company is Two hundred thousand, of 2s. 6d. each.
7. The number of shares subscribed for is One hundred and thirty-four thousand.
8. The name of the manager is Enoch Evans Storey.

9. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Joseph Clark Scoles, Chewton, Victoria, miner (in trust for vendors)	65,000 shares
William Alexander John Marshall, Hill End, New South Wales, investor	16,250 shares.
Alexander Marshall, 274 Collins-street, Melbourne, engineer	16,250 shares
Duncan McLean Marshall, Lucknow, New South Wales, mine manager	16,250 shares
Gilbert Macpherson Johnston, 314 Collins-street, Melbourne, solicitor	16,250 shares
Enoch Evans Storey, 274 Collins-street, Melbourne, manager (in trust for shareholders)	4,000 shares
Enoch Evans Storey, 274 Collins-street, Melbourne, manager (in trust for company)	66,000 shares
	200,000

Dated this third day of October, 1922.

(Sd.) E. E. STOREY, Manager.

Witness to signature—GILBERT M. JOHNSTONE, solicitor, Melbourne.

I, ENOCH EVANS STOREY, of 274 Collins-street, Melbourne, in the State of Victoria, company secretary, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration on conscientiously believing the same to be true, and by virtue of the provisions of an Act of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

(Sd.) E. E. STOREY.

Taken before me, at Melbourne aforesaid, this third day of October, One thousand nine hundred and twenty-two—J. H. DAYMOND, a Justice of the Peace. 9358

DALMAYNE COLLIERIES NO LIABILITY.

NOTICE is hereby given that all shares in the above company on which the 1st Call (on the increased capital) of Threepence (3d.) per share remains unpaid will be sold by public auction, at the Stock Exchange, 380 Collins-street, Melbourne, on Thursday, 19th October, 1922, at Twelve o'clock noon.

By order of the Board,

A. MACLACHLAN, Legal Manager. 9392
Collins House, 360 Collins-street, Melbourne.

BIPLANE GOLD MINING CO. N. L.

ALL shares in the above company forfeited for non-payment of the 9th call of Threepence per share, and any previous call, will be sold by auction in the Stock Exchange vestibule, Melbourne, on Thursday, 19th October, 1922, at Two p.m., unless previously redeemed.

W. J. BECK, Manager. 9410

NORTH BIPLANE GOLD MINING CO. N. L.

ALL shares in the above company forfeited for non-payment of the 7th call of Twopence per share, and any previous call, will be sold by auction in the Stock Exchange vestibule, Melbourne, on Thursday, 19th day of October, 1922, at Two p.m., unless previously redeemed.

W. J. BECK, Manager. 9411

AJURA GOLD DREDGING COMPANY NO LIABILITY.

NOTICE is hereby given that the office of Ajura Gold Dredging Company No Liability is situated at number 47 Queen-street, Melbourne, and that Matthew Instone Murchie has been appointed manager of the said company.

Dated the fourth day of October, One thousand nine hundred and twenty-two.

(SEAL) J. HOLDENSON, } Directors.
J. A. MITCHELL, }

9401

CENTRAL AJAX COMPANY NO LIABILITY, DAYLESFORD.

NOTICE is hereby given that the registered office of the above-named company is situated at National Mutual Buildings, 395 Collins-street, Melbourne, and William Morgan Williams is the manager of the company.

Dated 10th October, 1922.

(SEAL) W. DALRYMPLE, } Directors.
FRANK SAVAGE, }
W. M. WILLIAMS, Manager.

9406

AJAX NORTH EXTENDED COMPANY NO LIABILITY, DAYLESFORD.

NOTICE is hereby given that the registered office of the above-named company has been removed from Lydiard-street, Ballarat, to Clarke Buildings, 430 Bourke-street, Melbourne.

Dated 10th October, 1922.

(SEAL) FRANK SAVAGE, } Directors.
W. DALRYMPLE, }
W. M. WILLIAMS, Manager.

9407

AJAX NORTH COMPANY NO LIABILITY, DAYLESFORD.

NOTICE is hereby given that the registered office of the above-named company has been removed from Lydiard-street, Ballarat, to Clarke Buildings, 430 Bourke-street, Melbourne.

Dated 10th October, 1922.

(SEAL) EDWARD WARD, } Directors.
W. DALRYMPLE, }
W. M. WILLIAMS, Manager.

9408

INSOLVENCY NOTICES.

The Insolvency Act.—In the Court of Insolvency, Melbourne District.

A FIRST and Final Dividend is intended to be declared in the matter of Percival Charles Ridge, Robert Charles Lucas, Albert Edward Sutherland, and Benjamin Gibson, trading as P. C. Ridge & Co., of 258A Elizabeth-street, Melbourne, in the State of Victoria, ladies and gentlemen's tailors, whose estate was assigned on the 3rd day of July, 1922. Creditors who have not proved their debts by the 26th day of October, 1922, will be excluded.

Dated at Melbourne this 11th day of October, 1922.

T. C. WALKER, trustee, Collins House, 360 Collins-street, Melbourne. 9404

The Insolvency Act.—In the Court of Insolvency, Melbourne District.

A FIRST and Final Dividend is intended to be declared in the matter of Herbert James Bell, of 45 Princes-street, North Williamstown, in the State of Victoria, motor driver, whose estate was sequestrated on the 22nd day of February, 1922. Creditors who have not proved their debts by the 26th day of October, 1922, will be excluded.

Dated at Melbourne this 11th day of October, 1922.

T. C. WALKER, assignee, Collins House, 360 Collins-street, Melbourne. 9405

The Insolvency Acts.—In the Court of Insolvency.—In the matter of PATRICK TIERNEY, of Longwarry, in the State of Victoria, farmer.

NOTICE is hereby given that I, Edward William Smail, of Broken Hill Chambers, 31 Queen-street, Melbourne, in the said State, public accountant, have been duly appointed to fill the office of trustee of the estate of the above-named insolvent, and such appointment has been duly confirmed by order of the Court of Insolvency, at Warragul, made the 21st day of September, 1922. All persons having in their possession any of the effects of the insolvent must deliver them to me as such trustee, and all debts due to the insolvent must be paid to me as such trustee. Creditors who have not proved their debts should forward their proofs to me.

Dated this 3rd day of October, 1922.

EDWARD W. SMAIL, F.C.P.A., Trustee.
Broken Hill Chambers, 31 Queen-street, Melbourne. 9397

The Insolvency Act 1915.—Notice of Application for Certificate of Discharge under section 228.—In the Court of Insolvency, Melbourne District.—In the matter of HAROLD SOLOMON, of 334 Smith-street, Collingwood, draper, an insolvent.

THE abovenamed Harold Solomon intends to apply to the Court of Insolvency, at Melbourne, on the 31st day of October, 1922, at half-past Ten o'clock in the forenoon, for a Certificate of Discharge, pursuant to the provisions of the Insolvency Act.

Dated the tenth day of October, 1922.

9426 H. SOLOMON.

The Insolvency Act 1915.—Notice of Application for Certificate of Discharge under section 228.—In the Court of Insolvency, Melbourne District.—In the matter of WILLIAM DANIELS, of 82 Erskine-street, North Melbourne, produce merchant, an insolvent.

THE abovenamed William Daniels intends to apply to the Court of Insolvency, at Melbourne, on the 31st day of October, 1922, at half-past Ten o'clock in the forenoon, for a Certificate of Discharge, pursuant to the provisions of the Insolvency Act, and to dispense with the condition mentioned in section 233 of the Act.

Dated the tenth day of October, 1922.

9427 WM. DANIELS.

IMPOUNDINGS.

ALLANSTOWN.—Impounded at Allansford, 5th October, 1922, by John Brown.
1 red cow, notch in ear, no visible brand.
If not claimed and expenses paid, to be sold on 3rd November, 1922.

9432—4/
I. G. BRISTOW,
Poundkeeper.

AVOCA. Impounded at Avoca, 9th October, 1922, by John Redpath.
1 bay pony stallion, black points, about 3 years old, no visible brand
1 bay buggy mare, star on forehead, white snip on nose, black points, JL on near shoulder, scar between knee and fetlock off front leg
If not claimed and expenses paid, to be sold on 2nd November, 1922.

9434—5/4
W. BRERETON,
Poundkeeper.

BEAUFORT.—Impounded at Beaufort.
1 red and white heifer, blotch brand off rump
1 roan heifer, like 3 off rump
1 roan steer, no visible brand
If not claimed and expenses paid, to be sold on 4th November, 1922.

9430—4/8
H. NORMAN,
Poundkeeper.

BENALLA.—Impounded at Benalla, by W. H. Land.
1 red and white spotted cow, springer branded off rump
By R. Skamp.
2 Lincoln rams, notch front near ear, slit and notch off ear, no visible brand
2 ewes, one with slit in near ear, two-tooth, no visible brand
If not claimed and expenses paid, to be sold on 24th October, 1922.

9435—6/
D. MURPHY,
Poundkeeper.

BENDIGO.—Impounded at Bendigo, 4th October, 1922.
1 strawberry cow, T L near rump
1 light-brindle heifer calf, blotched brand off rump
If not claimed and expenses paid, to be sold on 2nd November, 1922.

9362—4/
A. MOOG,
Poundkeeper.

BEVERIDGE.—Impounded at Beveridge.
1 roan steer, about 3 years old, piece out off near ear, horns turned in, no visible brand
1 spotted heifer, 2 years old, white on face, no visible brand
1 white heifer, 2 years old, red spots on neck and ears, no visible brand
1 yellow heifer, 2 years old, top off both ears, no visible brand
If not claimed and expenses paid, to be sold on 23th October, 1922.

9361—5/8
R. THANE,
Poundkeeper.

BOORT.—Impounded at Boort.
1 red bull, no visible brand
1 yellow and white cow, no visible brand
1 red yearling heifer, no visible brand
1 red and white yearling heifer, no visible brand
1 red and white yearling heifer, no visible brand
If not claimed and expenses paid, to be sold on 1st November, 1922.

9428—6/
JOHN E. HAWKINS,
Poundkeeper.

BRAYBROOK.—Impounded at Braybrook.
5 poddy heifers, good sort, all branded G
3 Ayrshires (1 red roan, 1 brown, and 1 white roan), all branded G
If not claimed and expenses paid, to be sold on 31st October, 1922.

9387—4/
J. CRADDOCK,
Poundkeeper.

BROADMEADOWS.—Impounded at Campbellfield.
1 black pony gelding, about 14 hands, near front foot white, no visible brand
If not claimed and expenses paid, to be sold on 2nd November, 1922.

9380—4/
A. OLIVER,
Poundkeeper.

CARLSRUHE.—Impounded at Carlsruhe, 7th October, 1922, by A. Ward, Shire Inspector.
1 red and white yearling bull, no visible brand
If not claimed and expenses paid, to be sold on 3rd November, 1922.

9429—4/
H. F. WALSH,
Poundkeeper.

CORRYONG.—Impounded at Corryong.
1 red and white cow, with calf, two slits in near ear, blotched brand
1 yellow-bay mare, star and snip, blotched brand
1 brown filly, star, branded M over T
1 bay filly, no visible brand
1 brown filly, no visible brand
1 brown colt, no visible brand
If not claimed and expenses paid, to be sold on 2nd November, 1922.

9377, 9391—6/8
A. L. HAMILTON,
Poundkeeper.

DANDENONG.—Impounded at Dandenong Shire Pound.
1 black and white cow, three notches off ear, like RH off rump
1 yellow and white poddy heifer calf, no visible brand
If not claimed and expenses paid, to be sold on 1st November, 1922.

9424—4/
A. E. VIZARD,
Poundkeeper.

DAYLESFORD.—Impounded at Daylesford Borough Pound, 28th September, 1922.
1 red bull, no visible brand
On 29th September.
1 strawberry heifer, like A on rump
If not claimed and expenses paid, to be sold on 2nd November, 1922.

9423—5/4
B. NINNISS,
Acting Poundkeeper.

FERNTREE GULLY.—Impounded at Ferntree Gully, by Shire Ranger.
1 iron-grey gelding, 4 years old, short mane, like J near shoulder
If not claimed and expenses paid, to be sold on 3rd November, 1922.

9373—4/
J. MASON,
Poundkeeper.

HADDON.—Impounded at Haddon.
1 red heifer, white belly, near ear marked, no visible brand
1 red and white steer, near ear marked, no visible brand
1 red steer, white spot on off thigh, off ear marked, no visible brand
1 black steer, off ear marked, no visible brand
If not claimed and expenses paid, to be sold on 25th October, 1922.

9381—5/4
THOS. KOACH,
Poundkeeper.

HEYTESBURY.—Impounded at Heytesbury, by James Fleming, Timbun.
1 brown and white heifer, top off off ear, like K off near rump
1 red and white heifer, top off off ear, like K off rump
1 yellow steer, top off off ear, both ears slit, like 12 off rump
If not claimed and expenses paid, to be sold on 20th October, 1922.

9367—5/4
R. SPALL,
Poundkeeper.

KERANG.—Impounded at Kerang.
1 strawberry bull calf, no visible brand or earmark
1 red heifer, like V out top off ear, V out top and side near ear, no visible brand
1 red bullock, bald face, like W out of near ear, like O near rump
1 red spotted bull calf, no visible brand or earmark
1 blue and white heifer, V out top of both ears, like X near rump
1 red and white bull calf, no visible brand or earmark
1 white bullock, V out of near ear, like X near rump
1 red and white bull calf, no visible brand or earmark
1 red heifer, like 3 U out of off ear, like 3 off rump
1 strawberry heifer, like N out of off ear, like H on off rump
1 yellow and white steer, yearling, piece out top off ear, no visible brand
1 bright bay mare, aged, medium draught, black points, white stripe on forehead, hollow back, no visible brand
1 dark-brown gelding, star on forehead, black points, bob tail, collar-marked, medium draught, like HH (reversed) near shoulder
1 dark-brown mare, medium draught, white on forehead and nose, collar-marked, bob tail, like S (reversed) near shoulder
If not claimed and expenses paid, to be sold on 1st November, 1922.

9369—15/4
F. NANCARROW,
Poundkeeper.

KILMORE.—Impounded at Kilmore Shire Pound.
1 bay mare, aged, spring-cart sort, star and snip, off hind fetlock white, wire marks inside hind legs, no visible brand
If not claimed and expenses paid, to be sold on 2nd November, 1922.

9364—4/
F. A. BANTOCK,
Poundkeeper.

KORUMBURRA.—Impounded at Korumburra, 29th September, 1922, by J. G. Duffy.

1 black mare, tan muzzle, no visible brand

On 4th October, by G. Hallett.

1 black and white brindle bull, P on rump

1 bay mare, aged, no visible brand

1 black gelding, white hind foot, blaze face, no visible brand

If not claimed and expenses paid, to be sold on 27th October, 1922.

On 7th October, by G. Hallett.

1 bay mare, star on forehead, E on near shoulder

1 light bay gelding, white spot on back, like MO on near shoulder

If not claimed and expenses paid, to be sold on 10th November, 1922.

9366, 9385—9/4

F. BONAR,
Poundkeeper.

MAFFRA.—Impounded at Maffra.

1 red heifer, like 7 out off ear, C off rump

1 roan heifer, slit and notch off ear, no visible brand

1 yellow cow, lump off ribs, no visible brand

1 yellow Jersey heifer, no visible brand

1 red and white Ayrshire cow, chain on neck, square and notch near ear, no visible brand

1 yellow heifer, springing, notch top off ear, like 3 off rump

1 yellow and white steer, notch top off ear, no visible brand

1 brown gelding, blotch off shoulder, < near shoulder

1 iron-grey filly, D off shoulder

1 brown colt, white face and legs, white patch on near rump, no visible brand

1 flea bitten grey mare, shod, clipped trace high, no visible brand

If not claimed and expenses paid, to be sold on 3rd November, 1922.

9382—11/4

JAMES A. DU MOUTAIN,
Poundkeeper.

MEENIYAN.—Impounded at Meeniyon.

1 Jersey heifer, two notches off ear, like B off rump

1 red and white heifer, two notches off ear, no visible brand

1 black and white heifer, two notches off ear, no visible brand

1 brindle heifer, two notches off ear, no visible brand

1 yellow heifer, two notches off ear, no visible brand

1 yellow heifer, two notches off ear, like B off rump

1 brindle and white heifer, two notches off ear, no visible brand

1 yellow and white spotted steer, two notches off ear, like B off rump

If not claimed and expenses paid, to be sold on 30th October, 1922.

9346, 9359—8/

W. GRIEVE,
Poundkeeper.

MELBOURNE.—Impounded at Melbourne City Pound, Arden-street, North Melbourne, 5th October, 1922, by J. V. Richardson.

1 red and white heifer calf, no visible brand

If not claimed and expenses paid, to be sold on 2nd November, 1922.

9352—4/8

C. CAVANAGH,
Poundkeeper.

MELTON.—Impounded at Melton.

1 yellow-brindle poddy bull, hole off ear, stick on neck.

If not claimed and expenses paid, to be sold on 3rd November, 1922.

9431—3/4

GEO. MINNS,
Poundkeeper.

MILDURA.—Impounded at Nichols Point Pound, Mildura.

2 silver Jersey bull calves (one has small notch out of back of near ear), no visible brand

If not claimed and expenses paid, to be sold on 9th October, 1922.

9349—4/

B. E. MCGINNISKIN,
Poundkeeper.

MORTLAKE.—Impounded at Mortlake, 30th September, 1922, by A. W. Richey, Block No. 9, The Sisters Cluser Settlement.—Damages £5.

1 brown and white Ayrshire bull, no visible brand or earmark

If not claimed and expenses paid, to be sold on 1st November, 1922.

9343—4/8

JAMES ABSALOM,
Poundkeeper.

MURCHISON.—Impounded at Murchison, 5th October, 1922, by Mr. Deane.

1 piebald gelding, saddle or harness, like O near shoulder

If not claimed and expenses paid, to be sold on 8th November, 1922.

9371—4/

M. MURRAY,
Poundkeeper.

NEWSTEAD.—Impounded at Newstead, by D. M. Cameron.

1 brown heifer, both ears notched, no visible brand

1 light-red heifer, right ear notched, no visible brand

1 white bull, roan neck, right ear slit, no visible brand

1 red and white heifer, right ear notched, no visible brand

1 red heifer, white streak along back, right ear notched, no visible brand

1 light-red heifer, right ear notched, no visible brand

If not claimed and expenses paid, to be sold on 1st November, 1922.

9347—7/4

JOHN BROWNE,
Poundkeeper.

OXLEY.—Impounded at Oxley from Tarrawingee.

1 red and white steer, small piece like half moon out of top near ear, indistinct brand near ribs

If not claimed and expenses paid, to be sold on 4th November, 1922.

9372—4/

H. WALKER,
Poundkeeper.

PENSHURST.—Impounded at Penshurst, by Jas. Hadden, for Mount Surgeon Estate.

1 brindle and white spotted yearling bull, slight mark top of, off ear, about 18 months old, no visible brand

1 yellow bull, about 18 months old, no visible brand

1 dark-red heifer, about 18 months old, no visible brand

1 red and white yearling heifer, no visible brand

1 yellow and white yearling heifer, no visible brand

1 white heifer, about 18 months old, like V off rump

If not claimed and expenses paid, to be sold on 1st November, 1922.

9376—8/

JOHN HADDOW,
Poundkeeper.

QUAMBATOOK.—Impounded at Quambatook.

1 red and white bull, notch out of back of near ear, no visible brand.

If not claimed and expenses paid, to be sold on 25th October, 1922.

9433—3/4

A. J. KENNEDY,
Poundkeeper.

RINGWOOD.—Impounded at Ringwood, 28th September, 1922, by the Ranger.

1 bay heavy draught mare, aged, no visible brand

1 brown pony mare, aged, white star on forehead, part clipped, J on near shoulder

1 brown pony gelding, about 6 years old, about 14 hands, no visible brand

If not claimed and expenses paid, to be sold on 21st October, 1922.

9360—6/8

J. C. CRAIG,
Poundkeeper.

ROKEWOOD.—Impounded at Rokewood.

1 bay gelding back, star and snip, hind feet white, G near shoulder

If not claimed and expenses paid, to be sold on 31st October, 1922.

9370—3/4

ALFRED LONG,
Poundkeeper.

SKIPTON.—Impounded at Skipton.

6 Ayrshire yearling calves (four bulls and two heifers), no visible brands

If not claimed and expenses paid, to be sold on 1st November, 1922.

9365—4/

DENIS DALY,
Poundkeeper.

STRATFORD.—Impounded at Stratford, 9th October, 1922, by D. Maxwell, for Avon Shire Council, from Stratford.

1 grey mare, like C or G off shoulder

1 grey pony gelding, hind and near front feet white, no visible brand

1 bay colt or gelding, snip, hind feet white, no visible brand

1 bay gelding, light draught, star, warts on nose, no visible brand

If not claimed and expenses paid, to be sold on 6th November, 1922.

9375—6/

THOMAS POOLE,
Poundkeeper.

TATURA.—Impounded at Tatura.

1 red bull, nick at bottom of off ear, no visible brand

If not claimed and expenses paid, to be sold on 2nd November, 1922.

9386—3/4

THOS. MARTIN,
Poundkeeper.

TRAFALGAR.—Impounded at Trafalgar, by the Herdsman.

1 bay gelding, aged, near hind foot white, no visible brand

1 bay gelding, aged, GG2 over 23 near rump

If not claimed and expenses paid, to be sold on 1st November, 1922.

9379—4/

H. J. PENTLAND,
Poundkeeper.

TUNGAMAH.—Impounded at Tungamah Shire Pound, by E. Lucas, Youarauk.

1 red steer (stag), tip off ear, no visible brand
If not claimed and expenses paid, to be sold on 2nd November, 1922.

9378-4/ P. RYAN, Poundkeeper.

VIOLET TOWN.—Impounded at Violet Town Shire Pound, 9th October, 1922, by J. G. Lane.—Damages, £1 10s.

1 red bull, white belly, no visible brand
1 red steer, no visible brand
1 red and white heifer, notch out both ears, no visible brand
1 red steer, white belly, white star on forehead, notch out both ears, no visible brand
1 red and white heifer, no visible brand
1 dark-red heifer, white star on forehead, no visible brand
1 red and white heifer, no visible brand
1 strawberry steer, no visible brand
1 black and white steer, no visible brand
1 brown and white heifer, no visible brand
1 red heifer, star on forehead, no visible brand

If not claimed and expenses paid, to be sold on 2nd November, 1922.

9383-12/ A. F. BLOCK, Poundkeeper.

WANGARATTA.—Impounded at Wangaratta, by Council.

1 red heifer, like E off rump
If not claimed and expenses paid, to be sold on 9th November, 1922.

9384-3/4 A. E. DAY, Poundkeeper.

WATCHEM.—Impounded at Watchem, by Mr. L. W. Rowe, Watchem.

1 brown and white bull, about 6 months old, no visible brand or earmark
If not claimed and expenses paid, to be sold on 23rd October, 1922.

9344-4/ WILLIAM BAIRD, Poundkeeper.

YARPTURK.—Impounded at Yarpturk Pound, by R. Faragher.

1 red bull, white patch on forehead, white under brisket, three splits off ear
If not claimed and expenses paid, to be sold on 2nd November, 1922.

9368-4/ A. G. MORRISS, Poundkeeper.

YINNAR.—Impounded at Yinnar, 6th October, 1922, by Mr. Thos. Simmons, of Hazelwood Flats.

1 white heifer, about 15 months old, brown spots on sides, ears, and jaws, slit under off ear, faint brand or scratch off jaw
1 white-roan bull, about 15 months old, red neck and jaws, no visible brand

If not claimed and expenses paid, to be sold on 2nd November, 1922.

9350-6/ THOS. KEOGH, Poundkeeper.

POUNDKEEPERS' REMITTANCES.

THE GOVERNMENT PRINTER acknowledges the receipt of the under-mentioned sums:—

1922.	£	s.	d.
October 6—Jas. Absalom	0	4	6
October 10—F. A. Bantock	0	5	0
October 10—A. G. Morriss	0	4	0
October 10—F. Nancarrow	1	0	0
October 10—A. Long	0	3	6
October 10—M. Murray	0	5	0
October 10—J. Craddock	0	5	4
October 10—T. Martin	0	3	4
October 11—L. G. Bristow	0	3	0
October 11—J. W. Smith	1	10	0
October 11—A. J. Kennedy	0	2	0
October 11—W. Brereton	0	12	6
October 11—D. Murphy	0	7	6

ALBERT J. MULLETT, Government Printer.

4th October 1922.

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