

VICTORIA GOVERNMENT GAZETTE.

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No. 190.]

WEDNESDAY, NOVEMBER

1924.

ACT OF PARLIAMENT.

PROCLAMATION

y 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.

THE Governor of the State of Victória, in the Commonday 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 relating to Industrial and Provident Societies."

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

STRADBROKE. (L.S.)

By His Excellency's Command,

G. M. PRENDERGAST.

GOD SAVE THE KING!

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 Ilis 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 Commonday, 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 enable the Treasurer of Victoria to arrange for the Repayment of certain Moneys advanced by Banks" to the Victorian Wheatgrowers Corporation Limited in connexion with the Marketing of the Wheat Harvest of the Season 1924-1925 and for other purposes."

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

STRADBROKE. (L.S.)

By His Excellency's Command,

G. M. PRENDERGAST.
God save the King!

PUBLIC HOLIDAYS.

- PROCLAMATION

PROCLAMATION

By Ilis 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 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 or Public Half-Holidays (as the case may be) at the places respectively specified, viz.:—

Public Holidays :-

Tuesday, the 18th bay of November, 1924, throughout the Shire of Wodonga;

Wednesday, the 19th day of November, 1924, throughout the Borough of Wangaratta and the Shire of Beechworth;

THURSDAY, THE 20TH DAY OF NOVEMBER, 1924, throughout the Shire of Benalla;

SATURDAY, THE 22ND DAY OF NOVEMBER, 1924, throughout the Shires of Bairnsdale and Avon, and throughout the South and West Ridings of the Shire of Dimboola;

THURSDAY, THE 27TH DAY OF NOVEMBER, 1924, throughout the Shire of Berwick;

THESDAY, THE 2ND DAY OF DECEMBER, 1924, throughout the Shire of Seymour;*

SATURDAY, THE 6TH DAY OF DECEMBER, 1924, throughout the Shire of Minhamite.

Public Half-Holidays from the hour of Twelve o'clock noon:-WEDNESDAY, THE 19TH DAY OF NOVEMBER, 1924, throughout the Shire of Wodonga;

the Shire of Wodonga;

Wednesday, the 26th day of November, 1924, and Thursday, the 27th day of November, 1924, throughout the City of Bendigo;*

Tuesday, the 2nd day of December, 1924, throughout the Shire of Dimboola;

Thursday, the 4th day of December, 1924, throughout the Shire of Dandenong.†

* Races. + Agricultural Show

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

(L.S.)

By His Excellency's Command,

T. TUNNECLIFFE, Chief Secretary.

GOD SAVE THE KING!

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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 as 'special days to be observed as Bank Holidays or Bank Half-Holidays (as the case may be) at the places respectively mentioned, that is to say:—

Bank Holidays :-

WEDNESDAY, THE 19TH DAY OF NOVEMBER, 1924, at Beechworth;

THURSDAY, THE 20TH DAY OF NOVEMBER, 1924, at Tungamah; TUESDAY, THE 25TH DAY OF NOVEMBER, 1924, at Lance-

Bank Half-Holidays from the hour of Twelve o'clock noon:--WEDNESDAY, THE 26TH DAY OF NOVEMBER, 1924, at Eagle-

TUESDAY, THE 2ND DAY OF DECEMBER, 1924, at Dimboola; TUESDAY, THE 2ND DAY OF DECEMBER, 1924, at Seymour.

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

(L.S.),

STRADBROKE.

By His Excellency's Command,

T. TUNNECLIFFE. Chief Secretary.

GOD SAVE THE KING!

DEPARTMENT OF PUBLIC WORKS.

DEPUTY CHAIRMAN, MELBOURNE AND METRO-POLITAN TRAMWAYS BOARD.

H IS Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof, under the powers conferred by section 6 of the Melbourne and Metropolitan Tramways Act 1923 (No. 3308), doth hereby appoint Mr. THOMAS O'LOGHLEN REYNOLDS, a Member of the Board, to be Deputy Chairman of the Melbourne and Metropolitan Tramways Board, for a period of twelve months dating from the first of November, 1924.

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

At the Executive Council Chamber,

Melbourne, the 11th November, 1924.

Local Government Act 1915, Section 442. DEPARTMENT OF PUBLIC WORKS. •

AUDITOR OF MUNICIPAL ACCOUNTS.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, by Order made on the 11th day of November, 1924, under the provisions of the Local Government Act 1915 (No. 2686), has appointed Mr. M. R. CUTHBERTSON, 49 Elizabeth-street, Melbourne, auditor, to examine and report upon the municipal accounts of the City of Essendon, for the year ending 30th September, 1924, vice Mr. G. E. Dickenson, resigned.

F. W. MABBOTT,

Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 11th November, 1924. a

LAW DEPARTMENT.

APPOINTMENT.

Corrigendum.

IN the appointment of Albert John Miller as a Commissioner for taking Declarations and Affidavits at Carnegie, pursuant to the provisions of the Transfer of Land Act 1915, appearing on page \$595 of the Gazette of 5th November, 1924, the name should read ROBERT JOHN MILLER.

Gazette Office, Melbourne, 13th November, 1924.

APPOINTMENTS.

II is Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 11th day of November, 1924, been pleased to make the undermentioned appointments, to take effect from the date of commencement of duty, viz.

DEPARTMENT OF CHIEF SECRETARY Assistant Government Medical Officer,

EDGAR ALEXANDER NORTH

to be Assistant Government Medical Officer, Class "B," Professional Division; a vacancy having occurred, and the Public Service Commissioner having certified that it is expedient to fill such vacancy, and recommends, in accordance with the provisions of the Public Service Acts, the transfer, on trial for a period not exceeding three (3) months, of the person above named, in order to ascertain whether he is fit to perform the duties of such office satisfactorily.

. Officer in Charge of Female Prison, Coburg,

FANNY BRYSON

to be Officer in charge of the Female Prison at Coburg, from 10th November, 1924, during the absence of S. Nicholas, on leave.

> Medical Superintendent (Acting), GEORGE GRAY NICHOLLS (Dr.),

pursuant to the provisions of the Lunacy Act 1915, to be Medical Superintendent of the Hospital for the Insane, Ararat (Acting), from 4th November, 1924, during the absence of D. A. Campbell (Dr.), on leave.

Assistant Government Statist,

JAMES BALL HOURIGAN,

pursuant to the provisions of the Statistics Act 1915, to be Assistant Government Statist, from 13th October, 1924.

Attendant, Public Library, HAROLD GORDON HANCOCK

HAROLD GORDON HANCOCK
to be an Attendant, General Division, Public Library Branch; a vacancy having occurred, and the Public Service Commissioner having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy on probation for six months.

LUNACY DEPARTMENT-HOSPITALS FOR THE INSANE.

His Excellency 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 Orders made on the 11th day of November, 1924, been pleased to make the undermentioned appointments, viz.:—

Nurses, Grade III.,

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 dates respectively mentioned, that is to say:—

VERNICA OFFICERED From 20rd October 1994.

VERONICA O'KEEFFE, from 22nd October, 1924; EMILY MARY DUCRET, from 23rd October, 1924; ELSIE MABEL KLEMKE, from 25th October, 1924.

JAMES MURRAY GRAHAM

JAMES MURRAY GRAHAM
to be a Carter; the Permanent Head of the Department is requested that a vacancy which has occurred should be filted, 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 same, 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 twelve months from 23rd November, 1924.

DEPARTMENT OF LANDS AND SURVEY.

Garden Labourers,

GEORGE PENTY and THOMAS SWAIN

to be Garden Labourers, General Division, Melbourne Botanic Gardens; vacancies having occurred, and the Public Service Commissioner having certified that appointments are required,

H. D. PARKINSON,

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 six months. probation for six months.

DEPARTMENT OF LAW-ATTORNEY-GENERAL,

Acting Judge of the Supreme Court,

THEYRE A'BECKETT WEIGALL, Esq., K.C., Barrister-at-Law of Victoria, who has practised for a longer period than eight years,

to be an Acting Judge of the Supreme Court of the State of Victoria, during the absence on leave of the Honorable William John Schutt, from the 1st January, 1925, to 29th December, 1925 (both dates inclusive). (Section 11 of Act No. 2733.)

Sheriff's Bailiff,

GEORGE LOUTIT, Melbourne,

to be a Sheriff's Bailiff at Melbourne.

Official Liquidator,

ARTHUR STOUGHTON BLOOMFIELD, 84-88 William-street, Melbourne.

to be an Official Liquidator, pursuant to the provisions of section 148 of the Companies Act 1915.

DEPARTMENT OF LAW-SOLICITOR-GENERAL.

.Magistrates,

JOHN PATRICK SLATTERY, Bald Hills, and PATRICK McMahon, Kariah,

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

MICHAEL BRODERICK, 550 Heidelberg-road, Ivanhoe, and THOMAS COTTER, 362 Victoria-street, East Brunswick, to Keep the Peace in the Central Bailiwick of the State of

PATRICK WILLIAM MAHER, North Deniliquin, to Keep the Peace in the Central, Northern, Southern, Eastern, Western, and Midland Bailiwicks of the State of Victoria.

Commissioners for taking Declarations, &c.,

MARTIN NICHOLAS DOWNES, Clunes, MARTIN RIGHTAN OF THE METCHARDT, Clunes, FRIEDRICH WILHELM WEICKHARDT, Clunes, WILLIAM LUPTON, 171 Gillies-street, Fairfield, JAMES JOSEPH RYAN, 38 Mansfield-street, Thornbury, CHARLES WYNYATT MURRAY, Murrumbeena-road, Murrum-

beena,
ROY RICHARD LAMBETH, Edwardes-street, Reservoir,
ALAN ANDREWS, 146 Charles-street, Northcote,
JOHN ALBERT THOMSON, 41 Mitchell-street, Northcote,
NELSON HORATIO JOHN HARRY, 15 Alexandra-street, North-

cote, and HERBERT ARTHUR PIPER, 202 Bay-street, Brighton,

to be Commissioners for taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the Evidence Act 1915 (No. 2647), to resign on removing from the neighbourhood of the addresses respectively mentioned

Clerk of Petty Sessions (Acting),~

WILLIAM BEN CORKER, Constable of Police, Macarthur, to be also Clerk of Petty Sessions (Acting) at Macarthur, vice A. E. Aitken, resigned.

Bailiffs of Court,

JOHN SCOTT, Senior Constable of Police, THOMAS BROPHY CUGLEY, Constable of Police, and WILLIAM MCDONALD, Constable of Police, Rochester, to be also Bailiffs of the County Court at Echuca.

DEPARTMENT OF MINES.

Warden's Clerks,

KEITH IAN MCMILLAN

to act as Warden's Clerk at Omeo, vice W. C. Baker, resigned;

P. M. A. BOURKE

to act as Warden's Clerk at Heidelberg, during the absence on leave of A. C. Tingate.

DEPARTMENT OF PUBLIC INSTRUCTION.

Members of Council, Technical School,

The undermentioned persons to be Members of the Council of the Warnambool Technical School, from the 1st January, 1925, to the 31st December, 1926 :-

B. Abbey,
J. D. Anderson,
F. W. Bloore,
J. D. Deany, M.L.A.,
A. Donaldson,
B. Miller, R. J. Russell H. H. SMITH, J. SWAN, A. E. THORNE, M.A., J. E. VILLIERS, and H. J. WORLAND.

Members of Council, School of Mines,

The undermentioned persons to be Members of the Council of the Ballarat School of Mines, from the 1st January, 1925, to the 31st December, 1926:—

LEDERMAN, L.,
LEVEY, A. (Mayor),
MADDERN, R.,
MARTIN, M.,
MARWELL, D.,
MIDDLETON, W. H.,
RONALDSON, D.,
SAUNDERS, F.,
SPRING, Dr. W. A.,
STEPHENSON, R.,
STUEBS, A. O., and
TULLOCH, J. BARAGWANATH, W., BARAGWANATH, W.,
BARROW, F.,
BERRY, H. B.,
CHAMPION, E.,
ELSWORTH, W.,
FITCHES, G. H.,
FLEAY, W. H.,
GOWER, J. W.,
HATRICE, A., o
HUMPHREYS, W. T.,
JOHN, M. W. B.,
KEAN, J.,
KEAN, J., KEAN, J., TULLOCH, J.

Inspector of Secondary Schools (Female),

SYBIL AUDREY AUGUSTA LIEWELYN

SYBIL AUDREY AUGUSTA LLEWELEN
to be an Inspector of Secondary Schools (Female), Classes "C"
and "B," Professional Division; a vacancy having occurred,
and the Public Service Commissioner having certified that an
appointment is required, that there is no person available and
fit in the Public Service to be promoted or transferred to fill
the vacant office, and that the person named is a fit and proper
person, and duly qualified to be appointed to fill such vacancy
on probation for three (3) months.

DEPARTMENT OF PUBLIC WORKS.

Country Roads Board, Prosecuting Officer,

ALEXANDER NORMAN COMRIE, Ranger of the Ballarat Common,

to be Prosecuting Officer on behalf of the Board, as from the 27th October, 1924.

DEPARTMENT OF TREASURER.

Receivers of Revenue and Paymasters,

The undermentioned persons to act as Receivers of Revenue and Paymasters at the places named:—

Paymasters at the places named:—
Rochester.—G. L. POWELL, during the absence of G. F. Fletcher, on leave.
Melbourne.—George H. J. Stevens, † during the absence of W. P. H. Owen, on leave.
Bright.—J. T. SWALE, during the absence of W. R. Stoneham, on leave.
Casterton.—Ionatius Horan, † during the absence of J. R. Burke, on leave.
Wonthaggi.—N. F. Curtain, † vice D. G. Blair, relieved.

Secretary, Tender Board, and Collector of Imposts,

E. T. HOPTON†

to act as Secretary to the Tender Board and Collector of Imposts at Melbourne, during the absence of J. G. White, on

Collector of Imposts,

M. E. BLAIR+

to act as Collector of Imposts in connexion with the Departments of the Attorney-General and the Solicitor-General during the absence of H. A. Gullifer, on leave.

+ In accordance with the recommendation of the Public Service Commissioner (section 168 of Act No. 2713).

STATE RIVERS AND WATER SUPPLY COMMISSION.

Waterworks Trust Commissioner,

FRANK WOODS

to be a Commissioner of the Devenish Waterworks Trust, vice Charles Grant, resigned, and to hold office as such for a period of four years from the 11th November, 1924, subject to the provisions of the Water Acts.

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

At the Executive Council Chamber, Melbourne, the 11th November, 1924.

APPOINTMENTS.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 13th day of November, 1924, been pleased to make the undermentioned appointments, to take effect from the date of commencement of duty, viz.:—

DEPARTMENT OF LANDS AND SURVEY.

Bailiff of Crown Lands,

SAMUEL BENJAMIN HARRISON, of Apollo Bay, to be a Bailiff of Crown Lands, without salary.

Trustees of Site,

The undermentioned persons to be Trustees of the land temporarily reserved, on the 7th January, 1861, as a site for Wesleyan Church purposes at Heywood, viz.:—

EDGAR WILLIAM BOND, JOSEPH PRICE, and JOHN BEAVIS,

in the room of William Rigby and George Price, both deceased, and John James Barclay, resigned.

The undermentioned persons to be Trustees of the land temporarily reserved on the 22nd July, 1912, as a site for a Public Hall at Boulka, viz.:—

WILLIAM ROBERT MCKELLAR, WALTER CLARENCE DUTHIE, HUGH NELSON EMMETT,

. //

ROBERT WILLIAM WEIR, an GEORGE ALLANBY GILL,

in the room of John William Farrell, Edward Joseph Glowery Thomas Dowsley, Duncan McInnes, and Constance May Gerloff, all resigned.

The undermentioned person to be a Trustee of the Williamstown Race-course and Recreation Reserve, viz.:—

The Honorable John Lemmon, M.L.A.,

in the room of William James Urwin, deceased.

Melbourne General Market Advisory Committee, FREDERICK WILLIAM VEAR, ALBERT EDWARD WILLIAMS, and GEORGE BROWNFIELD

to be a Committee to advise the Council of the City of Melbourne on matters affecting the Melbourne General Market, for a period of three (3) years from 26th November, 1923.

DEPARTMENT OF TREASURER.

Receiver of Revenue and Paymaster,

DOUGLAS G. BLAIR†

to act as Receiver of Revenue and Paymaster at Creswick, during the absence of D. J. Duggan, on leave.

Collector of Imposts, ERNEST S. WALL

to act as Collector of Imposts at Trentham for the purpose of collecting the fees payable on miners' rights which may be issued by him, vice D. Watson, resigned, at a remuneration of 10 per centum on his collections.

+ The Public Service Commissioner has approved und tion 168 of Act No. 2713.

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

At the Executive Council Chamber, Melbourne, the 13th November, 1924.

RESIGNATIONS.

Is Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 11th day of November, 1924, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

HOSPITALS FOR THE INSANE.

DOREEN VIVIENNE WILLIAMS, as Nurse, Grade III., from 4th

October, 1924;
GLADYS MARGARET KEARNS, as Nurse, Grade III., from 1st November, 1924;
MYRA MARY LEAHY, as Nurse, Grade III., from 1st November, 1924;

Description of the control of the c

IVY KATHLEEN BAYLY, as Nurse, Grade III., from 3rd November, 1924;
ELIZA CATHERINE CURTAIN, as Nurse, Grade III., from 5th November, 1924; MARY MARGARETTE EILEEN CAREY, as Cook, from 18th Octo-

her. 1924: FRANCIS JOSEPH NOLAN, as Attendant, Grade III., from 26th

October, 1924: LESLIE MELBOURNE, as Attendant, Grade III., from 1st November, 1924.

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

At the Executive Council-Chamber, Melbourne, the 11th November, 1924.

Public Service Act 1915. PRIVATE WORK.

Notes the provisions of section 161 of the Public Service Act 1915 (6 Geo. V. No. 2713), 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 11th day of November, 1924, granted permission to the undermentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor, subject to the condition that the work be performed by him only during hours outside the ordinary hours fixed for the discharge of his duties in the Public Service:—

Name of Officer.	Department.	Nature of Work.
John Bystt	Department of Public Instruc- tion	Organization of Vacation School, 1924.

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

At the Executive Council Chamber, Melbourne, the 11th November, 1924.

Act No. 2713, Section 71 (VIII.).

REGULATIONS.—CLASSIFICATION OF GENERAL DIVISION.—CHAPTER VI.

THE Public Service Commissioner, in pursuance of the powers vested in him, hereby amends Chapter Vt. of the Public Service Regulations as shown below, and submits the same for the approval of the Governor in Council:—. Clause 5—

Add-

In the case of officers of the Taxation Branch, Department of Treasurer, increments may be granted in accordance with the Schedule.

To take effect as from the 15th December, 1923.

C. S. MOPHERSON, Public Service Commissioner.

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner, Melbourne, 7th November, 1924.

wed by the Governor in Council, the 11th November, 1924. Approved by

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

Act No. 2713, Section 71 (I.).

REGULATIONS -PROFESSIONAL DIVISION.

CHAPTER II.

THE Public Service Commissioner, in pursuance of the powers vested in him, hereby amonds Chapter II. of the Public Service Regulations as shown below, and submits the same for the approval

f the Governor in Council:—	Yearly Rat	e of Salary
- Department and Office.	Minimum.	Maximum
DEPARTMENT OF PUBLIC INSTRUCTION.	£	£
CLASS "D."		j · -
Senior Assistant (Female), Technical School To take effect as from the 1st January, 1924.	264 -	۵۵د خ <u>با</u> ا
	McPHERS	
W. A Office of the Public Service Commissioner, Melbourne, 6th November, 1924.	A. ROBINS	SON, lecretary.

Approved by the Governor in Council, the 11th November, 1924. F. W. MARKOTT, Clerk of the Executive Council.

3729

Act No. 2713, Section 71 (I.).

REGULATIONS.—PROFESSIONAL DIVISION.

CHAPTER II.

THE Public Service Commissioner, in pursuance of the powers vested in him, hereby amends Chapter II. of the Public Service Regulations as shown below, and submits the same for the approval of the Governor in Council:—

	Yearly Rat	e of Salary.
Department and Office.	Minimum.	Maximum.
DEPARTMENT OF CHIEF SECRETARY.	£ /	£
Add— Assistant Government Medical Officer	. 600	650
To take effect as from the 30th October, 1924.	<u>/</u>	<u> </u>
C/S Public S	. MoPHERS Service Com	SON, nissioner
	W. McILI	ROY, Secretary
Office of the Public Service Commissioner, Melbourne, 30th October, 1924.		
Approved by the Governor in Council, the 11th November, 1924.	. *	
F. W. MABBOTT, Clerk of the Executive Council.		

Act No. 2713, Section 71 (VIII.)

REGULATIONS.—CLASSIFICATION OF GENERAL DIVISION.

CHAPTER VI

THE Public Service Commissioner, in pursuance of the powers vested in him, hereby amends Chapter VI. of the Public Service Regulations as shown below, and submits the same for the approval of the Governor in Council:—

,	Yearly	Salary.
Department and Office.	Minimum.	Maximum.
DEPARTMENT OF PUBLIC WORKS.	£	£
Add		
Assistant	,	208
Repeal— Batteryman (Electrical)	200	204
To take effect as from the 31st October, 1924.	<u> </u>	

C. S. McPHERSON, Public Service Commissioner.

> W. A. ROBINSON, Secretary

Office of the Public Service Commissioner, Melbourne, 31st October, 1924.

Approved by the Governor in Council, the 11th November, 1924.

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

- Act No. 2713, Section 71 (VIII.)

REGULATIONS.—CLASSIFICATION OF GENERAL DIVISION. CHAPTER VI.

THE Public Service Commissioner, in pursuance of the powers vested in him, hereby amends Chapter VI. of the Public Service Regulations as shown below, and submits the same for the approval of the Governer in Council:—

Yearly	Balary.
Minimum.	Maximum.
£	£
200	240
221	273
	£ 200

Public Service Commissioner.

W. A. ROBINSON, Secretary

Office of the Public Service Commis Melbourne, 30th October, 1924. ice Commissioner.

Approved by the Governor in Council, the 11th November, 1924. F. W. MABBOTT, Clerk of the Executive Council.

CRIER, COURTS, MELBOURNE, GENERAL DIVISION, DEPARTMENT OF LAW.

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

Yearly Salary.—£200, minimum; £204, maximum. (Revised, £208, minimum; £221, maximum.)

Duties.—To keep order in Court, under the direction of the presiding Judge; to administer the oath to witnesses; to take charge of juries engaged on cases (capital and otherwise) in Court; to clean Gourts, &c.

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 28th November, 1924.

By order,

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 18th November, 1924.

EXAMINATION OF APPLICANTS FOR LICENCE AS SHORTHAND WRITER.

I T is hereby notified that an examination of applicants for licence as Shorthand Writer will be held at the Law Courts, Melbourne, on Saturday, the 6th December, 1924, at Eleven o'clock a.m.

Applications for permission to attend the examination must be forwarded to reach this office, Geological Museum Building, Gisborne-street, Melbourne (where a copy of the Regulations may be obtained), not later than the 21st November, 1924, and should be accompanied by satisfactory evidence of—

Name in full;
 having attained the age of twenty-one (21) years;
 good moral character.

A postal note for Ten shillings and sixpence (10s. 6d.), made payable to the Secretary to the Public Service Commissioner (Victoria), should be forwarded not later than the 29th November, 1924.

By order,

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 22nd October, 1924.

GARDENER, GRADE II., GENERAL DIVISION, DEPARTMENT OF PUBLIC WORKS.

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

Salary.-£208 a year. (Revised, £221 a year.)

Qualifications.—Applicants should be experienced in the use of the scythe and the mowing machine, and have a general knowledge of gardening work.

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 28th November, 1924.

By order,

W. A. ROBINSON,

Secretary. Office of the Public Service Commissioner (Victoria), Melbourne, 17th November, 1924.

NOTICE TO CLERKS OF PETTY SESSIONS. Real Estate Agents Act 1922 (No. 3216),

I' has been brought to the notice of this Department that some Clerks of Courts have failed to observe the directions contained in circular memorandum No. 394 of the 7th November, 1923, particularly where it directs that—

(1) Returns of licences granted, &c., must be forwarded promptly to the Department of Treasurer;
(2) In no case is a renewal licence to be issued after the 31st December.

Clerks of Petty Sessions are therefore enjoined to make themselves fully conversant with the requirements of the circular referred to, and specially note that the Returns of Licences issued during next December (including those issued after hours on the last working day of that month) must be carefully prepared and promptly furnished to the Treasury, in order that a corrected copy of the Register of Real Estate Agents may be gazetted at an early date thereafter.

A. T. LEWIS, Secretary to the Law Department.

Crown Law Offices, November, 1924.

DEPARTMENT OF LAW-SOLICITOR-GENERAL. COURTS OF PETTY SESSIONS. ALTERATION OF TIME.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of section 61 of the Justices Act 1915, has, by Orders made on the 11th day of November, 1924, directed that the hours for holding Courts of Petty Sessions at the places named in the Schedule hereunder shall be those therein respectively specified, in lieu of the hours heretofore, appointed: appointed:

SCHEDULE

Court.	Hour appointed.	To take effect from.
Cheltenham	10 o'clock a.m	1st January, 1925
Sunbury	10 o'clock a.m	1st January, 1925

F. W. MABBOTT Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 11th November, 1924.

DEPARTMENT OF TREASURER.

MELBOURNE AND METROPOLITAN TRAMWAYS ACTS 1923 (No. 3308).

1923 (No. 3308).

IIS Excellency the Governor in Council doth, under section 8 of the above-mentioned Act, by this Order direct that, notwithstanding any provision relating to a Sinking Fund contained in the Order in Council of the 28th day of August, 1924, which authorized the Melbourne and Metropolitan Tramways Board to raise by way of loan a sum not exceeding Seven hundred thousand pounds (£700,000), it will not be necessary for the said Board to provide a Sinking Fund in connexion with the said loan during such time as the Board repays the further sum of Seven thousand pounds (£7,000) per annum on account of its loan of Five hundred thousand pounds authorized by Order in Council of the 28th day of July, 1924, in addition to the payment of interest and other amounts previously provided for in respect of the said Five hundred thousand pounds loan. sand pounds loan.

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

At the Executive Council Chamber, Melbourne, the 11th day of November, 1924.

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 areas hereinafter described, doth hereby declare that on and after the 12th day of December, 1924, 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 sewered property within the meaning of the Melbourne and Metropolitan Board of Works Act 1915.

The Sewerage Areas hereinbefore referred to are:-

SEWERAGE AREA NO. 578.

CITY OF BRIGHTON.—Starting at the intersection of Marriageroad and Hampton-street on the boundaries of Sewerage Areas

Nos. 234 and 555; thence generally northerly and easterly following Sewerage Area No. 234 and continuing easterly along
the northern boundaries of properties on the north side of
Camperdown-street, southerly along the eastern boundary of
No. 39 Camperdown-street, westerly along Camperdown-street,
southerly along the eastern boundary of "Wangaruru," Marriage-road, easterly along the northern boundaries of properties
on the north side of Marriage-road, southerly along the eastern
boundary of "Aston," Marriage-road, and a line to a point
about 115 feet south of the south side of Marriage-road,
westerly by a line, the southern boundary of "Talmage,"
Marriage-road, and a line southerly along the eastern boundaries of properties on the east side of Walstab-street, generally westerly, northerly and westerly following Sewerage Area
No. 555 to the starting point at the intersection of Marriageroad and Hampton-street.

SEWERAGE AREA No. 579.

CITY OF BRUNSWICK.—Starting at the intersection of Cross and Victoria streets on the boundary of Sewerage Area No. 245; thence westerly and northerly following Sewerage Area No. 245, easterly, northerly and easterly following Sewerage No. 24b, easterly, northerly and easterly following Sewerage Area No. 382, generally southerly following Sewerage Area No. 458, westerly along Victoria-street to a fence about 240 feet from the east side of Myrtle-street, southerly by said fence a distance of about 120 feet south of the south side of Victoria-street, generally westerly by a fence and a line to Cross-street, northerly following Sewerage Area No. 245 to the starting point at the intersection of Cross and Victoria streets.

SEWERAGE AREA No. 580.

CITY OF NORTHCOTE.—Starting at the intersection of Merri Vale-grove and Lewis-street; thence northerly along Merri Vale-grove, westerly along Smith-street, northerly along Comasgrove, further northerly, easterly, southerly and easterly following Sewerage Area No. 556, southerly and easterly following Sewerage Area No. 410, southerly following Sewerage Area No. 284, westerly along Normanby-avenue, generally northerly along the western, boundaries of lot 87, Normanby-avenue, and lot 9, Lewis-street, westerly along Lewis-street to the starting point at the intersection of Merri Vale-grove and Lewis-street.

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

pe of the Melbourne and Metropolitan Boards of Works, 110 Spencer-street, Melbourne, 11th November, 1924.

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 undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 22 William-street, Melbourne, on or before the 9th January, 1925, or they may be excluded from the distribution of the estate when the assets are being distribution.

tributed:—
CARRINGTON, AMELIA MAY ELIZABETH, late of Nyah West, boardinghouse-keeper, died 24th June, 1923, intestate.
COX. JOHN ROBERT (with will annexed), late of Echuca, and formerly of Boileau, fisherman, died 13th May, 1917.
GETTIGAN, JAMES, late of Whangarei, New Zealand, formerly of Nagambio, gum-digger, died 30th October, 1919, intestate.
HUNTER, WILLIAM THOMAS, late of steamship Moeraki, mariner, died 21st October, 1924, intestate.
JORG, GEORGE, late of Narre Warren-road, Cranbourne, labourer, died 23rd September, 1924, intestate.
STEPHENSON, EDWARD JAMES, late of Ultima, contractor, died 8th September, 1924, intestate.
STEWART, DAVID, late of Greensborough, farmer, died 23rd September, 1924, intestate.
WALTER B. HOUSE,

WALTER B. HOUSE,

Curator of the Estates of Deceased Persons. Melbourne, 14th November, 1924.

M INING LEASES AND LICENCE DECLARED VOID.

7139, Beechworth; John Jas. Moore; Woods Point. 7123, Castlemaine; New Guildford Dredging Syndicate N.L.;

7599, Castlemaine; James Alfred Mantell; Daylesford.
7601, Castlemaine; Edwin Ernest Leggo; near Eganstown.
4889, Gippsland; John William Gardner; Mt. St. Bernard.
4890, Gippsland; John William Gardner; Mt. St. Bernard.
9744, Bendigo; Horace Vernon Lansell; Bendigo.
794, Tailings licence; James Chilvers Hutchings; Stawell.

A. H. MERRIN, Secretary for Mines

APPLICATIONS FOR MINING LEASES.

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

7802, Ballarat; Durham No. 1 G. M. Co. N.L.; 245 acres; Hardies Hill, Parish of Enfield. Excising allotments 8 and

7803, Ballarat; Durham No. 1 G. M. Co. N.L.; 83a. 3r. 35p.; Hardies Hill, Parish of Enfield. Excising allotment 25, and to a depth of 100 fect allotment 25a. 7694, Castlemaine; Annands North & South Gr M. Co. N.L.; 14a. Ir. 4p.; Welshman's Reef, Parishes of Tarrengower and North

Maldon.
4115, Mineral: John Wallis and Ernest Jas. Burgess;
27a, 1r. 30p.; Outtrim. Excising allotments 17, 18, 30,
32 part (owned by J. G. Duffy), 33, 34, 35 part (owned by
Jane Duffy), of block D; 35, 36 part (owned by T. Blackley),
all of allotment 59.

D. L. McNAMARA, Minister of Mines.

PPLICATIONS FOR MINING LEASES ABANDONED.

7804, Ballarat; Grand Trunk Quartz Co. N.L.; 35 acres; o

7707, Castlemaine; William Evans; 200 acres; Sandy Creek,

7707, Castlemanie; William Evans; 200 acres; Standy Creek, Maldon.
9840, Bendigo; E. Lansell, E. F. V. Norbury, and L. V. Lansell; 30 acres; New Chum Reef, Bendigo.
4401, Mineral; Benjamin Jno. Blake; 38a. 0r. 18p.; about 3 miles south-west of Tresco, Parish of Kunat Kunat.
4477, Mineral; William G. Wilson; 640 acres; Parishes of Burupga, Boigbeat, and Tyrrell.
4481, Mineral; James John Fraser; 640 acres; Parish of Tyrrell.
4536, Mineral; Alfred John Ing; 80 acres; Trafalgar.

D. L. McNAMARA, Minister of Mines.

MINING DEVELOPMENT ACTS.

WHEREAS Cathcart Victory Gold Mines No Liability, whose registered office is situate at Main-street, Stawell, in the State of Victoria (hereinafter called "the mortgagor"), has made default in payment of interest due and payable by the mortgagor under and by virtue of mortgages from the mortgagor to the Treasurer of the State of Victoria and bills of sale numbered 153612, 157673, and 160147, respectively, in the office of the Registrar-General.

And whereas the said mortgages and the said bills of sale were given to secure the repayment of moneys advanced by way of loan, together with interest on such moneys, on the days and in the manner set forth in such securities:

Now therefore the Honorable George Michael Prendergast. Treasurer of the State of Victoria for the time being, doth hereby give notice in accordance with the provisions of the said securities that it is his intention to enforce compliance with the provisions thereof.

the provisions thereof.

Dated the 14th day of November, One thousand nine hundred and twenty-four.

G. M. PRENDERGAST, Treasurer of the State of Victoria.

Water Act 1915 (No. 2747)-Fifth Schedule STATE RIVERS AND WATER SUPPLY COMMISSION.
COLIBAN DISTRICT WATER SUPPLY.

NOTICE to owners of tenements in the undermentioned streets and the private streets, lanes, courts, and alleys opening thereto:—

Bendigo. Chapel-street, from McCrae-street to Howard-street; thence along Howard-street to a point 21 chains south of Chapel-

street. Road, between allotments 1 and 2, sections 5 and 4, Parish of Huntly, from main Murray-road to a point 10 chains

Havlin-street, from Hallam-street to a point 3 chains southerly.

Lloyd-street, from Charleston-road to a point 4 chains south-

Bath-lane, 5 chains northerly from a point 6 chains north of Short-street.

of Short-street.
Houston-street, southerly, 2 chains from Goldwin-street.
Wolstencroft-street, southerly, 1½ chains from a point 6 chains south of Miller-street.
Fox-street, northerly, 7 chains from Lloyd-street.
Retreat-road, northerly, 5 chains from a point 24 chains north of One Tree Hill-road.
Short-street, from High-street south-easterly to Queenstreet.

Arthur-street, from Queen-street south-easterly to Garsed-

street. Edward-street, from Queen-street south-easterly to Garsed-Raywood.

Road, between allotment 23 and Railway Station Reserve, 8 chains northerly from Inglewood-street.

Castlemaine.

Wimble-street, east 41 chains from a point 3 chains east of

Wimble-street, east 4½ chains from a point 3 chains east of Hargreaves-street.

Urquhart-street, from Hunter-street 3½ chains northerly.

Wheeler-street, from Saint-street 3 chains southerly.

Daws-road, north-westerly 6 chains from a point 12 chains north-west of Richards-road and Mary-street.

North-street, west 2½ chains from allotment 8 to allotment 5, section 39.

section 39.

Unnamed road off Maldon-road, south 18 chains to allotment 1a, section F1.

Milkmaids Flat, south-east 4 chains from a point on town boundary 4 chains north of allotment 11, section 153.

Farnsworth-street, south 3 chains 4 feet from Tomkies-road.

Farnsworth-street, north 14 chains from northern boundary of allotment 128, section D9.

North-street, east 10 chains from a point 4 chains north of Myring-street.

Campbell's Creek.

Shadforth-street, north-east 4 chains to allotment 5, section В.

Unnamed street off Guildford road, south-west 83 chains from railway line to boundary of allotment 11, section V. Poverty street, east 6 chains from Campbell's Creek-road to allotment 119, section 1A.

Harcourt.

Unnamed street, south 31 chains from allotment 5 to boun dary of allotment 2.

Chewton. Church-street, north-west 21 chains from unnamed street between Fryers street and Church-street to allotment 75,

section F.

Barker's Creek.

Unnamed road off Barker's Creek-road, south-east 7 chains to boundary of allotment 1, section D13.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 19th day of December next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

WM. CATTANACH, Chairman,

State Rivers and Water Supply Commission, Melbourne, 14th November, 1924.

Water Act 1915 (No. 2747)-Fifth Schedule. STATE RIVERS AND WATER SUPPLY COMMISSION. OUYEN URBAN DISTRICT.

NOTICE to owners of tenements in the undermentioned streets in the Ouyen Urban District and the private streets, lanes, courts, and alleys opening thereto:—

William-street, from Rowe-street to Johnston-street.
Farrell-street, from the end of existing main to a point opposite to allotment 5 of section XVII.

Emmett-street, from Farrell-street to Johnston-street.
Johnston-street, from Emmett-street to a point opposite to allotment 14 of section XVII.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 19th day of December next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

WM, CATTANACH, Chairman.

State Rivers and Water Supply Commission, Melbourne, 14th November, 1924.

STATE RIVERS AND WATER SUPPLY COMMISSION.

THE licence granted to R. B. Rees to divert water from Long

Lake for irrigation purposes has been cancelled.

The licence granted to the Australian Portland Cement Company Proprietary Limited to divert water from Barwon River to the coment works has been renewed for 5 (five) years from 1st July, 1924.

M. NALLY, Secretary.

14th November, 1924.

Under-Tressurer of Victoria. H. A. PITT,

-REAL ESTATE AGENTS ACT 1922 (No. 3216).

N accordance with the provisions of the Real Estate Agents Act 1922 (No. 3216), the following is published for general information :--

(a) Supplementary list of persons to whom Licences under the Real Estate Agents Act 1922 were issued during the period ended the 31st October, 1924.
(b) List of names removed from the Real Estate Agents Register during the month of October, 1924.

The Treasury,

Melbourne, 12th November, 1924.

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Date from which	Licence Effective.		6.10.24 30.10.24 3.10.24 14.10.24	8.10.24 23.10.24	10.10.24 7.10.24 2.10.24	0.10.24 17.10.24	10.10.24	10.10.24 13.10.24 3.10.24	8.10.24	7.10.24 22.10.24 10.10.24 3.10.24	4.9.24 24.10.24	22.10.24 14.10.24 16.10.24	7.10.24	23.10.24 27.10.24 13.10.24 10.10.24	8.10.24	29.9.24 24.10.24 17.10.24 1.10.24 15.10.24	
Court at which Licence Granted,	Renewed, or Transferred.		Dandenong Box Hill Melbourne	Geelong	Lilydale Quambatook Woomelang	Fitzroy Prahran	Nyah West	Coburg Malvern Melbourne	; ; F #	Wonthaggi Coburg Lilydale Carlton	Healesville Mornington	Ouyen	Richmond Echuca	Ballarat Warrnambool Malvern Melbourne	. :	Chelsea Bruuswick Lilydale Caulfield Ouyn	
Licence held on behalf of the	undermentioned Corporation.	-	::::	:::	:::	:::	:::	::::	::	::::	::	:::	::::	- :::::	G. G. Hender-		:
Names of Partners	, (if any).		F. E. and J. S. Allchin F. C. Drake	::::	:::	:::	::::	::::	G. R. Hardy	::::	::	:::		B. V. Philpott	. :	P. B. George	
Carries on Bustness under	Firm Name of—	•	F. C. Drake and Co	:::	R. Bibby and Son		Powers, Butherford, and Co.	::::	G. R. Hardy and Co	::::	::	T. To Tourson on the Co.		W. H. Philpott and Co	: :	George Brothers	
Principal Business	Address.		Spring Vale Scott-street, Vermont 68 of deen-street, Melbourne 69 (1. Collins-street, Melbourne	250 William-street, Melbourne Merrer-street, Geelong 121 Oueen-street, Melbourne		57 Bennet street, North Fitzroy 14 Chapel-street, Windsor	Nyah West 117 William-street, Melbourne 117 William-street, West 1	Mcivilie-street, Numurkan 9 Strathairn-avenue, Coburg 2 Anderson-street, Malvern East Bonrke House, Bourke-street, Mel-	bourne 97 Elizabeth-street. Melbourne Equitable Buildings, Collins-street, Melbourne	Inverloch 38 Sydrey-road, Coburg Lilydale 789 Rathdown-street, North Carlton	Marysville Main-street, Mornington	Murrayville Melbourne		Janostong 14 Junction-street, Ballarat Kepler-street, Warrnambool 22 Armadale-street, Armdale Equitable Buildings, Collins-street,	Melbourne " " " "	Chelsea 46 Sydney-road, Brinswick	Melhourne
Licensee:	Christian Names.		David A Norman Harold T	:::	. g :		Gilbert J. C	Alfred G	Henry P Proprietary Ltd	Joseph D Christopher J Joseph Arthur B	Felix St. H	William J Stanley J		Catherine w. James P. Wm. H. Alfred W.	Francis K		:
] .	Surname.		Allchin Armstrong Baker	Batty			Dyett Drewett Friend	Girdler Gilles Goeby	Hardy Henderson G. G.	Holmes Howlett Hamill Johnston	Jellicoe Jacobs		Murphy	Nolan Philpott Payne Righetti	Samreon	Smithwick Spencer Touring Turner Thurber	_
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LIST OF NAMES REMOVED PROM THE REGISTER OF REAL ESTATE AGENTS DURING THE PERIOD ENDED THE SIST OCTOBER, 1928.

Beason for Bemoval.	Licence transferred to G. Wood Licence transferred to Arthur Jacobs Licence transferred to A. B. Johnston
Date of Removal.	8.10.24 24.10.24 3.10.24
Address.	166 High-street, St. Kilda Main-street, Mortington 89 Rathdown-street, North Carlton
Name.	Green John

Local Government Act 1915, Part 39, Section 732.

3733

LICENCES TO OCCUPY WATER FRONTAGES.

NOTIOE is hereby given that Licences to occupy Water Frontages have been issued to the following approved applicants, and that the Licence Fee specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

12624 Gardiner, W., Pine-grove, Waaia 12626 O'Neill, Charles, Upper Sandy Creek 12626 Boice, H., Tynong, Transgon South 12628 Miles, A. P. Transgon South 12628 Miles, A. P. Transgon South 12629 Robins Stong H. B., Willow Grove 12629 Robins Roy C., Willow Grove 12629	Upper Sandy Greek	pi ed 1 1	Numurkah	Wasia	 				_			
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					0	:	:		: =	=	0 2 6	Warragul
Johnson, Peter, Miles, A. P. Tra Robins, Sidney J	:		Berwick	Bunyip	729 72		: `	: : :-:	=		0 11 3	Traralgon
Miles, A. P. Tra Robins, Sidney J		:	Traralgon	Loy Yang	742		:		=	=	0 11 3	=
Robins, Sidney H.	South		:			í	:	:	=	=	- t	z ;
Robins Roy C . V	Willow Grove	;	Narracan	:	-	:	÷	:	:	=	- 4	A love ndra
	' Grove	:		Alexandra	101M, 1	01M, 101N, 101A, 101B	÷	:	=	=	12.0	Kerano
_	P.O. ,	;	A lexandra	Murrabit West		, 1A, 33, 11, 12, sec. C	٠.		Ξ.	=	12.0	Malbourne
12632 Muir, Andrew S.,, Kerang		:	Nerwig	Corinella	136B	:	:	:	=	E	2	
12633 Edden, John, Kernot	:	:	Woolamai				•				0 6,0	Warragul
TT Dishand Didney B O South Ginns.	B O South Gious-	:	Woorayl	Mirboo South	26	:	:-	:	· = 	:		
12054 Henry, Michaele, 11480	The state of the s											
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Licence No. 12624, special condition—"(Unlocked swing gates to be erected"; No. 12631, rent to be charged from Department of Public Works (Unused Roads and Water Frontages Branch),
Melbourne, 7th day of November, 1924.

VICTORIAN RAILWAYS.

VICTORIAN RAILWAYS COMMISSIONERS.

BY-LAW No. 266.

MHE VICTORIAN RAILWAYS COMMISSIONERS, in pursuance of the powers Conferred in that behalf, do hereby make the following By-law, and do hereby repeal so much of the provisions of all previous By-laws as conflicts therewith:—

(A) PASSENGER FARES.

(1) Transfer of Periodical Tickets other than Suburban.

(a) The provisions of By-law No. 253, General Regulation 14, in so far as they relate to the temporary transfer of interstate yearly and half-yearly tickets, are hereby cancelled; provided that in the event of death, sickness, resignation, or dismissal of the holder of a yearly or half-yearly interstate ticket a yearly ticket may, on application to the General Passenger and Freight Agent, and subject to the production of satisfactory evidence, be transferred twice and a half-yearly ticket once on payment of 12s, for each transfer.

(b) Temporary transfers of Victorian country yearly and half-yearly tickets shall not be allowed to directors of companies unless they are managing or working directors permanently and exclusively engaged in the business of the company.

(2) Fares between Spencer-street and Flinders-street Stations-

The first class single fare between Spencer-street and Flinders-street Stations shall be 1 d. .

(3) St. Kilda-Brighton Electric Street Railway: Book Tickets-

Books of tickets available between St. Kilda and the first section of the St. Kilda-Brighton Electric Street Railway shall be issued to holders of St. Kilda periodical tickets at 6s, each. The books shall contain 60 tickets, and shall be honoured only during the currency of the month for which they

(4) Abolition of Alternative Routes, Suburban Lines-

Subject to the exceptions prescribed hereunder, the alternative route provisions in respect of return and periodical tickets available on the suburban lines as shown on pages 35 to 38 inclusive of By-law No. 253 are hereby abolished:—

EXCEPTIONS .-

(A) RETURN TICKETS.

Return tickets issued from Melbourne to the Are available to travel on the return journey to Melbourne from the following stations: following stations:-

Ashburton Burwood Canterbury Deepdene Deer Park Hartwell Roystead Surrey Hills

Glen Iris Surrey Hills or Tooronga Riversdale Kew

Albion Canterbury Canterbury Burwood

Return tickets issued to Melbourne from the stations specified in the first column are also available

to return from Melbourne to the stations specified in the second column.

Daily tickets between Melbourne or stations on the south suburban lines, and all stations Royal Park to Mernda inclusive, are available via either Clifton Hill or North Melbourne.

Daily tickets between Melbourne and suburban stations will be available to and from Spencer-street or Flinders street.

(B) PERIODICAL TICKETS.

Suburban periodical tickets issued between Melbourne and-Glen Iris 😘 Ashburton Tooronga Riversdale or Roystead Kew Burwood Canterbury Deepdene Deer Park Albion Canterbury Hartwell Canterbury Roystead Burwood Surrey Hills

Periodical tickets between Melbourne and all stations, North Carlton to Mernda inclusive, are available via either Clifton Hill or Royal Park, and are available for break of journey on either route. Periodical tickets between Melbourne and Royal Park are available via North Melbourne only, and passengers from Royal Park desiring to avail themselves of the alternative route via Clifton Hill shall be issued periodical tickets between Melbourne and North Carlton.

street or Flinders-street.

(5) Concession Fares for Educational Purposes—

Students attending the Postal Institute Classes shall be granted the concessions in fares allowed to students attending Technical Colleges and Training Classes, as prescribed in By-law No. 253, pages 38 and 39.

(6) Youths and Females in Business-

Clause 3 on page 39 of By-law No. 253 shall read :--

"The applicant must not be in receipt of more than 30s. per week remuneration from any source whether in cash or kind."

(7) Workmen's Daily Return Fares, Suburban Lines-

The following fares shall be charged for the distances shown :a. d. Exceeding 20 but not exceeding 25 miles
25 , 30 , 30 , 30 , 35 , 35 , 35 , 41 ,, $\begin{array}{ccc} 1 & 10 \\ 2 & 2 \\ 2 & 6 \\ 2 & 10 \end{array}$ " "

(8) Rail-motor Fares-

The adult second class single fares to and from authorized stopping places between stations shall

- Miles

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(9) Fares between Echuca and Echuca Wharf Town Platform-

The return fare between Echuca and Echuca Wharf Town Platform, irrespective of class, shall be Children under fourteen (14) years of age 4d.

(10) Vacation Fares for Students for Travel in Victoria-

Students sixteen years of age and over shall be issued single tickets at one-third Holiday Excursion fare for travel in Victoria under the conditions prescribed in Clause C on page 69 of By-law No. 253.

(11) Conveyance of Circuses.

Small Circuses, not exceeding 200 tons, which can be conveyed by ordinary goods trains when as are suitable, will be provided with special trains, as may be approved, in consequence of no

Twelve shillings (12s.) per mile, subject to a minimum charge of £12 10s., and in addition a charge of three shillings (3s.) per mile, subject to a minimum charge of £12 10s., and in addition a charge of three shillings (3s.) per mile for any mileage incurred in running light engines in order to provide for such special trains. The charge for the hire of carriage stock required for the sole use of the circus shall be twenty-five shillings (25s.) per car per day.

The Department reserves the right to use such special trains as they may require.

(12) Interstate Fares, Availability of Tickets—

Between stations in Victoria and New South Wales, Victoria and Queensland, Victoria and South Australia, Victoria and Western Australia, New South Wales and South Australia, New South Wales and Western Australia, Queensland and South Australia, and Queensland and Western Australia.

(a) Single Tickets.—Ordinary single tickets will be available only by the through train on which a journey is commenced, or by the first connecting train when a change of trains is necessary to enable the passenger to reach his destination.

The journey cannot be broken except as provided hereunder:—

(i) At capital cities, en route, but in each case it must be continued not later than-

In the case of the first capital city en route-14 days after the date of the issue of the ticket second " 28 third 42 56

fourth ,, (ii) At Albury. (New South Wales), Ballarat (Victoria), and Peterborough and Port Augusta (South Australia), five (5) days each, while passengers holding tickets to or from Brisbane and beyond in Queensland may break the journey for five (5) days in all at Stanthorpe, Warwick, and Toowoomba. Such break of journey shall form portion of the period allowed at the capital city of the State in which the intermediate break is permitted. In cases, however, where the journey commences at the capital city of the state in which the intermediate break is permitted, the break allowed shall form portion of the following state's allotment, vide example 2, and where the journey terminates at the capital city of the state in which the intermediate break is permitted, the break allowed shall form portion of the preceding state's allotment, vide example 6; but in no instance shall the maximum period allowed between intervening capital cities be exceeded.

In computing the number of days the day of issue shall not be counted.

Frample — A ticket issued on say Monday, the first day of the month, is available from the part

Example.—A ticket issued on, say, Monday, the first day of the month, is available from the next intervening capital city on the second following Monday, i.e., the 15th of that month.

Should the day of issue be a Sunday and there be no train from an intermediate capital city on the last day, the journey should be continued, or if the day on which the journey should be continued from any break of journey point fall on a Sunday, the ticket will be available on the following day.

Each passenger breaking the journey at an intermediate station other than a capital city must affix his or her signature in the space provided therefor on the butt of the ticket, and shall deliver the ticket at such station when the journey is broken and obtain a receipt therefor. This receipt must be delivered to the Stationmaster when the journey is resumed, when the passenger must affix his or her signature to the receipt in the presence of the Stationmaster, who shall compare such signature with that on the butt on the ticket, and, if satisfied that the signatures are the same, shall return the ticket to the passenger.

to the passenger.

For the purpose of break of journey privileges, Kalgoorlie and Rockhampton shall be deemed to be capital cities.

BREAK OF JOURNEY EXAMPLES.

- (1) Melbourne to Adelaide.—The journey may be broken at Ballarat only, and must be continued not later than five (5) days after the date of issue. For example:—A passenger holding a ticket dated for a Monday must continue the journey from Ballarat not later than the following Saturday, but if dated for a Tuesday may continue the journey from Ballarat not later than the following Monday, there being no train from Ballarat to Adelaide on Sunday.
- (2) Melbourne to Port Augusta.—The journey may be broken at Ballarat, Adelaide, and Peterborough only. Fourteen (14) days exclusive of date of issue are allowed at Adelaide. Portion of this period—not exceeding five (5) days at either place—may be spent at Ballarat and Peterborough, but the passenger must leave Peterborough not later than fourteen (14) days after the date of issue.
- (3) Melbourne to Perth.—The journey may be broken at Ballarat, Adelaide, Peterborough, Port Augusta, and Kalgoorlie only. Fourteen (14) days exclusive of date of issue are allowed at Adelaide Portion of this period—not exceeding five (5) days at either place—may be spent at Ballarat, Peterborough, and Port Augusta, but the passenger must leave Port Augusta not later than fourteen (14) days after the date of issue. Fourteen (14) days are also allowed at Kalgoorlie, but the passenger must eave Kalgoorlie not later than twenty-eight (28) days after the date of issue.
- (4) Melbourne to Sydney or Intermediate Stations.—The journey may be broken at Albury only, and must be continued not later than five (5) days after the date of issue.

(5) Bailarat to Sydney. The journey may be broken at Melbourne and Albury only. Fourteen (14) days, exclusive of date of issue, are allowed at Melbourne. Portion of this period not exceeding (16) days may be spent at Albury, but the passenger must leave Albury not later than fourteen (14) days after the date of issue.

(6) Melbourne to Brisbane.—The journey may be broken at Albury, Sydney, Stanthorpe, Warwick, and Toowoomba only. Fourteen (14) days, exclusive of the date of issue, are allowed at Sydney. Portion of this period—not exceeding five (5) days—may be spent at Albury, and a period not exceeding five (5) days in all may be spent at Stanthorpe, Warwick, and Toowoomba; but the journey must be completed on the same day as if it had been continued from Sydney not later than fourteen (14) days after the date of issue.

days after the date of issue.

(7) Melbourne to Townsville.—The journey may be broken at Albury, Sydney, Stanthorpe, Warvick, Toowoomba, Brisbane, and Rockhampton only. Fourteen (14) days exclusive of date of issue wick, Toowoomba, Brisbane, and Rockhampton only. Fourteen (14) days exclusive of date of issue rallowed at Sydney; portion of this period not exceeding five (5) days may be spent at Albury. Fourteen (14) days also are allowed at Brisbane. Portion of the Brisbane period—not exceeding five (5) days in all—may be spent at Stanthorpe, Warwick, and Toowoomba. Fourteen (14) days are (5) days and allowed at Rockhampton, but the passenger must leave Brisbane not later than twenty-eight (28) days after the date of issue, and Rockhampton not later than forty-two (42) days after the date of issue.

(8) Perth to Brisbane.—The journey may be broken at Kalgoorlie, Port Augusta, Peterborough, Adelaide, Ballarat, Melbourne, Albury, Sydney, Stanthorpe, Warwick, and Toowoomba only. Fourteen (14) days exclusive of date of issue are allowed at Kalgoorlie, and fourteen (14) days are allowed at Kalgoorlie, and fourteen (14) days are allowed at Adelaide. Portion of the Adelaide period—not exceeding five (5) days, at either place—may be spent at Port Augusta and Peterborough, but the passenger must leave Adelaide not later than twenty-eight at Port Augusta and Peterborough, but the passenger must leave Adelaide not later than twenty-eight (28) days after the date of issue. Fourteen (14) days are also allowed at Melbourne. Portion of the Melbourne period—not exceeding five (5) days may be spent at Ballarat, but the passenger must leave Melbourne not later than forty-two (42) days after the date of issue. Fourteen (14) days are also Melbourne not later than forty-two (42) days after the date of issue. Fourteen (14) days are also Albury, and a period—not exceeding five (5) days in all—may be spent at Stanthorpe, Warwick, and Toowoomba, but the journey must be completed on the same day as if it had been continued from Toowoomba, but the journey must be completed on the same day as if it had been continued from Sydney not later than fity-six (56) days after the date of issue.

(b) Holiday Excursion Tickets.—Holiday Excursion tickets are to be issued only on dates specially

Sydney not later than fifty-six (56) days after the date of issue.

(b) Holiday Excursion Tickets.—Holiday Excursion tickets are to be issued only on dates specially advertised. They will be available on the forward journey, and the journey may be broken as prescribed in clause (a) in respect of Ordinary single tickets.

The coupon attached to the Holiday Excursion ticket issued on the forward journey must be exchanged for a single ticket on the date the return journey is commenced, which shall be within two months (Western Australia three months) from the date of issue of the original ticket, and the single months (Western Australia three months) from the date of issue of the original ticket, and the single months (Western Australia three months) from the date of issue of the original ticket, and the single months (Western Australia three months) from the date of issue of the original ticket, and the single months (Western Australia three months) from the date of issue of the original ticket.

- (c) Concession Tickets.—Concession tickets will have the same availability as an Ordinary single ticket.

 (c) Concession Tickets.—Concession tickets will be available only by the through train on which the journey is commenced, or by the first connecting train when a change of trains is necessary to reach the passenger's destination, and the journey cannot be broken, except that such tickets issued to representatives of the press, members of theatrical, concert, and circus companies, and to students travelling on vacation, will be available for break of journey as prescribed in clause (a) with respect to Ordinary single tickets, and that other concession tickets will be available for break of journey for one day only when passing through each capital city.

 (d) Pinnaroe via Pinnaroe Border, and Mount Cambier and Intermediate Stations via Mount Cambier
- (d) Pinnaroo via Pinnaroo Border, and Mount Gambier and Intermediate Stations via Mount Gambier

 (d) Pinnaroo via Pinnaroo Border, and Mount Gambier and Intermediate Stations via Mount Gambier

 Border.—Tickots issued between Victorian stations and the above stations shall be available as prescribed for interstate tickets in the preceding clauses.
- (e) Victorian Stations and Albury, and Stations on the Denliquin and Moama Line.—Tickets issued between Victorian stations and the above stations shall be available as prescribed for Victorian tickets in By-law No. 253, page 16, General Regulation 19.

(13) Concession Fares for Interstate Journeys—
Subject to the conditions prescribed on pages 115 to 118 of By-law No. 253, return tickets at single fare and one-third shall be issued in respect of interstate travel to—

Athletic bodies. Athletic bodies,
Delegates to conferences,
Theatrical, concert and circus, &c., companies,
Competitors at educational competitions,
Judges attending shows,
Press representatives,
Students on vacation,
Attendents on reachorses.

Attendants on racehorses,
Blind people (between Victoria and South Australia only),
Examiners of the Melbourne University (between Melbourne and Adelaide only), provided that single tickets may also be issued to members of theatrical, concert, and circus, &c., companies or to press representatives at two thirds of the single fare.

(14) Delegates Attending Conferences, Interstate-The minimum number of delegates attending any interstate conference, in order to obtain the concession fares specified on page 115 of By-law No. 253, shall be 20.

(B) PARCELS.

(1) Uniform Classification for Local and Interstate Traffic-

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(a) Perishable Traffic.—The perishable articles prescribed hereunder shall be carried by passenger trains at half parcels rates, except where otherwise specified:—
          §Bacon
                                                                                                       †Milk fresh (Victoria only when cheaper than
package rates)
Milk, in bottles
            Bait for fishing
            Bone, green, cut
Bread
                                                                                                          Moss for floral purposes
            Butchers' small goods consisting of-
                                                                                                          Mushrooms
                                                                                                         Mushrooms
Nuts, edible
Olives, fresh
Pastry (Queensland maximum, 56 lbs.)
Pigeons, equab, dead
Plants, including tobacco and tomato, and
vegetable and flower seedlings (not packed
in soil)
Poultry dead fresh skilled as feed
                    Sausages
                   Saveloys
Frankfurts
Puddings, black and white
Heads and feet
Cooked meats (not tinned)
Uncooked hams and bacon (sliced)
                    Dripping
                                                                                                       Poultry, dead, fresh, chilled or frozen *Rabbits, dead, fresh, chilled or frozen
         *Butter
           Butterine
                                                                                                         Tomatoes
Vegetables, in bags, cases, or crates, of a highly perishable nature, including—
           Cake (Queensland maximum, 56 lbs.)
         §Cheese
†Cream (Victoria only)
Cuttings (not packed in soil)
§Eggs (other than for hatching)
                                                                                                                Asparagus
Beans, green
Brussels sprouts
Cabbages
                                                                                                                                                        Lettuce
                                                                                                                                                        Paraloy
                                                                                                                                                       Peas, green
Radish
Rhubarb
         §Egg pulp
Ferns (other than tree, staghorn, and elkhorn),
                                                                                                                 Cauliflowers
        not packed in soil
†Fish, fresh or smoked (Victoria only)
                                                                                                                 Cucumbers.
                                                                                                                                                       Spinach
       Flowers, fresh
*§Fruit, pulped or dried
*†Fruit, fresh (Victoria only)
Game, dead
                                                                                                                 Celery
                                                                                                                                                      Spring onions
                                                                                                                 Cress
                                                                                                         Vegetables, in bags, cases, or crates, not likely to deteriorate quickly, including the following, to be charged full rates, viz.:—
         Grass, pampas
Hares, dead
                                                                                                                Artichokes
Beet
                                                                                                                                                      Melons, jam
         &Hame
                                                                                                                                                      Onions
         §Honey
                                                                                                                Carrots
                                                                                                                                                       Pumpking
        Ice (one-quarter rate)
§Ice-cream (one-third rate)
                                                                                                                 Chokos
                                                                                                                                                      Parenips
Potatoes
                                                                                                                 Eschalota
          Lard
                                                                                                                Garlic
                                                                                                                                                      Turnipa
Squash
          Leaves, green
                                                                                                                Leeks
         Margarine
                                                                                                                Marrows
      Margarine
Meat, fresh or salt, chilled or frozen
Melons, water and rock, in bags, cases, or
crates
$Milk, concentrated (liquid)
                                                                                                        Wattle blossom and branches
                                                                                                       Wreathings, green (for decorative purposes)
Yeast (liquid yeast to be accepted only in
secure containers, packed in bags)
 Conditions :-
     Prepayment of freight-
        Local Traffic.—With the exception of items indicated by * freight shall be prepaid on the above articles which shall not otherwise be accepted for carriage.

Interstate Traffic.—Freight must be prepaid except that consignments may be sent to pay from unattended and caretaker stations to stations where there is a regular staff.
        Each state's local minimum shall apply to its proportion of the freight.
    Computation of charges-
        The freight charges on the perishable articles specified shall be computed on the bulk weight of the consignment, whether mixed or otherwise, when consigned at one station at the same time from one consignor to one consignee at the same destination station.
    Alternative rates at Owner's Risk or Commissioners' Risk-
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Perishable articles shall be accepted for carriage at Commissioners' Risk on payment of 10 per cent. additional on the freight charge subject to a minimum of 4d for each State.

† For Interstate journeys each state's local rates and conditions shall apply. § Except in Queensland, where local rates and conditions apply.

(b) Admeasurement Traffic by Passenger Train.—Any package which contains fragile articles or the are fragile or are-very bulky in proportion to their weight, such as—

Animals and birds, stuffed, in cases Baskets in bundles, or loose §Hats Kapok Mirrors Basketware Machines, gold saving §Millinery Models Musical instruments Barometers Barometers
Bioycle wheels, rims, and frames (for bicycles
set up, see mileage rates therefor)
Birds, live (other than poultry, pigeons, and
squabs), in cages, baskets, or boxes
Bioycles, with extra parts attached
Bioxeles, dedicing when marked "With Perambulators packed with luggage Picture mouldings §Bottles of medicines, when marked "With Care" Pictures Picture frames Sewing machines or stands Stalls, wooden Boxes, hat or bonnet Brittle articles, such as glass, ohina, crockery-ware, porcelain, &c. Cakes, wedding *Sulkies, trotting, in pieces Thermometers Typewriting machines, unless packed in wooden boxes Cameras Clocks, when not securely packed in cases Wicker work Coffine Wire cages Wire flower baskets Wire flower stands Dress stands Feathers Flowers, artificial Furniture (except ambulance stretchers, folding deck chairs, and wire mattresses) Wire fish traps Wire rat traps Wire wreaths Gramaphone horns Hand carts, small Wheels for trotting sulkies

shall be charged 50 per cent. more than ordinary parcels rates.

Any package measuring more than 18 cubic feet or weighing more than 3 cwt. shall be charged 50 per cent. more than ordinary parcels rates, provided that special authority must first be obtained in respect of the carriage of any package weighing more than 3 cwt. or measuring more than 36 cubic

Suiktes, trotting, set up (a) loaded in same box as horse, 14d, per mile, minimum, 3s. 8d, each; (b) loaded on a sruck by passenger train, ordinary vehicle rate to apply; (c) not to be accepted for conveyance in brake vans.
 § Except in Queensland, where local rates and conditions apply.

(c) Motor Cycles and Sidecars by Passenger Train.—Motor cycles and sidecars, which must be detached, shall be charged for separately at ordinary parcels rates.

(2) Perishable Consignments in Lots of Two or More-

Perishable consignments in lots of two or more which are charged at a reduced rate shall be subject to the booking fee of 25 per cent. additional, with a minimum of 3d. and a maximum of 1s. 2d. when the freight charges are not prepaid.

(3) Cloak-Room Charges-

1. The following charges shall be imposed for the custody of parcels, luggage, &c., deposited in cloak rooms, viz. :-

For the day of lodging and for one clear day thereafter :-Each package, bicycle, tricycle, perambulator, or invalid chair Each motor cycle or side car .. ls. 6d.

For additional days-

Each package, bicycle, tricycle, perambulator, or invalid chair, 4d. per day for 3 days, then 2d. per day for 11 days, after which these charges must be repeated as often as necessary, i.e., the 15th, 16th, and 17th days will be charged at 4d. per day, and the next 11 days at 2d. per day, and so on.

Each motor cycle or side car

Holidays shall be charged for as working days at all stations, and except at stations at which the cloak room is open on Sundays, Sunday shall not be taken into account in calculating cloak room

A charge shall be imposed for each individual article or package. A package is deemed to be one or more articles wholly or securely enclosed in a covering of paper, canvas, leather, &c., or a number of articles, such as a rug, coat, cushion, or tennis racquet enclosed in one of such articles and tied in a compact bundle.

A depositor presenting a package or bag with a rug, coat, cushion, tennis racquet or other small article securely fastened thereto shall be charged as for two packages. If more than one of such articles be deposited with a package or bag the depositor must be requested to fold the articles into one compact bundle, and securely attach it to the bag or other luggage receptacle, when a charge shall be made as for two separate articles only, otherwise each article shall be charged for separately.

Umbrellas and walking sticks must be detached, and a separate ticket obtained for each article in avery instance.

every instance.

Motor cycles must not be accepted unless the conditions prescribed in By-law No. 253 are

complied with.

Motor cycles with sidecars attached, trotting sulkies, and fruit or fish barrows, or other similar cumbersome articles must not under any conditions be accepted for storage in cloak rooms.

2. Persons depositing articles in the cloak room must pay the prescribed charges to the officer in charge, who will issue a separate ticket for each article lodged indicating the amount paid, and attach the duplicate portion of the ticket to the article. Articles must not be accepted unless the charges are prepaid. The article will be delivered on production of the ticket issued to the depositor, and on payment of any overtime charges that may be due. Before delivery is effected, the applicant must, if

perfection of any vocation charges that may be due. Before delivery is enected, the applicant must, if necessary, be asked to describe the article.

In any instance in which a depositor desires to obtain possession of any portion of the contents of a package, the cloak-room ticket issued to him shall be collected, and another ticket issued and charged for as a fresh deposit.

- 3. If the cloak-room ticket be lost, the depositor will require to make and produce a statutory declaration to that effect on the prescribed form, and furnish a correct description of the article; or, in the case of a package, a detailed and correct statement of its contents. Delivery will then be given on payment of any storage due, and of a fee of One shilling (1s.).
- 4. Traders' cloak-room tickets of the value of 4d, each are provided for the convenience of traders and others to use on parcels sent direct to the cloak rooms at the metropolitan and certain country stations. On any such article or package not removed within one clear day after the day of lodgment storage charges in accordance with the scale shown in clause I shall be imposed.
- 5. Where an article or package, the value of which exceeds £10, is deposited with the Commissioners, their liability in respect of its loss, or of any damage or injury which may be done to it shall not exceed the sum of £10, unless at the time of its deposit its true value and nature are declared in writing by the person depositing it, and the sum of 1d. per pound sterling of such declared value is paid by such person in addition to the other charges payable hereunder.
- 6. Cloak-room, Fees for Bicycles.—Holders of periodical tickets, including workmen's weekly tickets, shall be charged 2s. 4d. a month for storage of bicycles. Passengers with other tickets shall be charged 3s. 6d. a month. These charges cover storage at the issuing station only.

 Owners of machines who hold periodical cloak-room tickets must provide locks, and employees must see that each machine is locked when left on railway premises.

- 7. Free cloak-room (owner's risk) is allowed as under :-(a) Member of Parliament (but not a member's family)
 (b) Employees on annual leave
- Employees on annual leave
 Employees on annual leave
 Members of the relieving staff on duty
 Luggage
 Luggage Luggage or samples, 24 hours* (2) Commercial travellers not holding yearly or half-yearly Luggage and samples, 12 hours*
- (f) Periodical ticket holders whose tickets include "bicycle" Bicycle or motor cycle, 24 hours* or "motor cycle"
- (g) Through passengers waiting at a junction station for the Luggage first connecting train
- (h) Passengers just arrived by train Van luggage only, 12 hours.*
 Date of receipt to be recorded

A free cloak-room ticket shall be issued in each case except in respect of item (h).

(4) Lost Property

The following charges shall be collected in connexion with lost property:-

- (1) A uniform inquiry fee of is, shall be collected before the inquiry is made in all cases where communication is necessary with any station other than that at which the loss is made
- (2) Cloak-room charges shall be enforced on all lost articles placed in Lost Property Office
- according to scale.

 (3) Where transit by rail is involved, ordinary parcels rates shall apply, except that the booking fee shall not be charged.

When lost property is forwarded to another station in response to an inquiry the nature and time of such inquiry must be shown on the way-bill, i.e., telegram 3 p.m., or telephone 3 p.m.

After which the charges in accordance with the scales shown in clause 1 shall be imposed.

(5) Luggage—

The free allowance of bona fide luggage accompanying passengers by the same train is as follows:-First class. Second class. 112 lb. 84 lb.

Ordinary state and interstate passengers
Oversea interstate passengers when specially authorized
by the General Passenger and Freight Agent
Cheap excursion passengers 42 Rail motor passengers-(a) When no trailer is attached 28 ,, (b) When trailer is attached and room is available .. 112 ,,

Half fare passengers half the above weight in each instance.
The following articles, when accompanied by the owners or users and required for immediate personal use, subject to the conditions mentioned, may be accepted as free luggage at owner's risk, provided that in each instance the weight when included with bona fide luggage does not exceed the authorized allowance, viz.:—

Apiarists' hive tools, smokers, honey knives, &c. (maximum weight 28 lbs.). Artisans' tools of trade (large or awkward sizes and dangerous articles excepted).

Artists' equipment. Dentists' instruments.

Package or parcel for delivery, maximum weight 56 lbs., with messenger in car (suburban lines only).

Packages or parcels, one or more, for personal use and not for disposal, with passenger in car (maximum weight, Victoria, 28 lb.; interstate, 14 lb.).

Photographers' camera and stand.

Photographers' camera and stand.

Picnic hampers.

Riding saddle (other than new).

Samples of tallow and wheat, with employee of wool, skin, or grain merchant (north suburban lines only).

Sporting material, such as cricket bats, tennis racquets, &c.

Sporting tackle, including live ferrets in approved boxes, and dead game and fish in approved bags (maximum weight, first class, 56 lb.; second class, 42 lb.).

Telephone with employee of Postal Department.

Typewriter, with employee of typewriter supply firm (suburban lines only).

Water meter, with plumber.

No article of an offensive or objectionable nature shall be taken in a carriage.

No article shall be taken in a carriage unless it be of such a size as to admit of its being put under the seat or in the rack without danger or inconvenience to other passengers, and without encroaching on the space to which other passengers are entitled.

The following is a list of articles which shall not be accepted for free carriage as luggage:-

Animals. Bird cages. Birds in containers.

Cinomatographic films.
Fish in baskets or otherwise other than when accompanied by sportsmen.

Glass, panes of, and other highly breakable commodities. Machines other than those specified. Motor tires.

Piping, &c., lengths of.
Rabbits, in baskets, bundles or otherwise other than when accompanied by sportsmen.
Timber in awkward lengths.
Ware's accompanying hawkers.

(C) LIVE STOCK.

(1) Rates for the Carriage of Racehorses by Passenger Trains, Owner's Risk-

(a) Racehorses kept solely for racing and not used for any other purpose whatsoever shall, when booked to specified race meetings, be charged as follow:—

One horse
Two horses for same consignor in one box
Three horses for same consignor in one box
Each additional horse for same consignor in one box

9d. per mile; minimum, 14s. 9d.
1s. 1d. per mile; minimum, £1 3s. 7d.
1s. 6d. per mile; minimum, £1 10s.

box . ..

6d. per mile; minimum, 7s.

When a racing club pays the "Full" freight on the racehorses, such club shall be treated as a "Consignor," provided that the club arranges for a representative to consign the racehorses in its own name at the forwarding station and take delivery at the receiving station both on the forward and return journey.

(b) Racchorses booked at suburban stations to meetings held within the suburban area, viz., Ascot, Aspendale, Caulfield, Epsom, Flemington, Mentone, Moonee Valley, Richmond, Sandown, Werribee, and Williamstown shall be charged 6d. per mile per horse; minimum, 11s. 3d.

(c) The charge for racehorses between Newmarket and Aspendale, and Caulfield or Newmarket and Werribee, shall be calculated in accordance with clause (t) on the basis of the actual mileage.

If the horses be sold, the same rates will be charged on the return journey, but, it unsold, they will be returned free to the station from which they were originally sent to the race meeting.

(2) Rates for the Carriage of Live Stock by Passenger Trains, Owner's Risk-

In horse boxes-

2s. 2d. per mile; minimum, £2 18s. 10d. 6d. per mile; minimum, 12s.

The provisions of this By-law shall become effective on and from the 24th day of November, 1924.

In witness whereof the Common Seal of the Victorian Railway Commissioners was affixed hereto this seventh day of November, 1924, in the presence

(SEAL)

HAROLD W. CLAPP, W. M. SHANNON, T. B. MOLOMBY,

Victorian Railways Commissioners.

Confirmed by the Governor in Council, this 11th day of November, 1924.

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

SHIRE OF FERN TREE GULLY.

ORDER DECLARING PUBLIC HIGHWAY, AND ORDER FOR DEVIATION OF HIGHWAY.

Order Confirmed.

In pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1915, the Council of the Shire of Fern Tree Gully do hereby order that the land hereinafter described, which has been acquired by them, shall be a public highway from and after the date of publication of this Order in the Government Gazette, viz.:—

All that piece or parcel of land being part of Crown allotment 113, Parish of Narree Worran, County of Mornington, in the State of Victoria: Commencing at a point on the northern boundary of the said Crown allotment, distant 1,922½ links westerly from the north-eastern angle thereof; thence bounded by lines of bearing and length successively as follows:—S. 10 deg. 42 min. E. 2,489 links, S. 33 deg. 53 min. W. 142 and four-tenths links, N. 10 deg. 42 min. E. 2,481 links, N. 10 deg. 42 min. E. 2,484 links, N. 10 deg. 42 min. W. 2,434 links, N. 45 deg. 38 min. W. 315 and threetenths links, S. 80 deg. 45 min. E. 298½ links to the point of commencement.

And the said Council do hereby declare that the land above described shall, from the date of said publication in the

Government Gazette, be a public highway in lieu of the land bereinafter described, that is to say:---

All that piece or parcel of land being part of an existing Government road in the Parish of Narree Worran, County of Mornington, in the State of Victoria: Commencing at the south-eastern angle of Crown allotment 113 in the said parish and county; thence bounded by lines of bearing and length successively as follows:—X. 80 deg. 50 min. W. 1,409 and nine-tenths links, N. 9 deg. 12 min. E. 2,247 links; N. 80 deg. 48 min. W. 100 links, S. 9 deg. 12 min. W. 2,347 links, S. 80 deg. 50 min. E. 1,464 links, N. 33 deg. 53 min. E. 110 links to the point of commencement.

In witness whereof the Corporation of the President, Councillors, and Ratepayers of the Shire of Fern Tree Gully have caused their common seal to be hereunto affixed this 28th day of April, 1924.

(SEAL)

A. E. CHANDLER, President. K. HILDEBRAND, Councillor. G. H. KNOX, Councillor. PERCY J. LESTER, Shire Secretary.

Confirmed by the Governor in Council, the 11th November, 1924.

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

DEPARTMENT OF PUBLIC WORKS.

PPROVAL OF BY-LAW No. 22, MADE BY THE MELBOURNE AND METROPOLITAN BOARD OF WORKS-REGULATIONS FOR THE GUIDANCE OF OFFICERS.

IS Excellency the Governor in Council, under the provisions of section 30 of the Melbourne and Metropolitan Board of Works Act 1915 (No. 2696), has approved of the penalties as set out in By-law No. 22 hereunder (Regulations for Guidance of Officers), made by the Melbourne and Metropolitan Board of Works.

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

At the Executive Council Chamber, Melbourne, the 11th November, 1924.

REGULATIONS FOR THE GUIDANCE OF OFFICERS.

REGULATIONS FOR THE GUIDANCE OF OFFICERS.

Whereas by the Melbourne and Metropolitan Board of Works 1et 1915 (No. 2696) (hereinafter called "the Act"), it is amongst other things enacted that, subject to the provisions of that Act, the Board may from time to time make such By-laws and Regulations as it thinks fit with respect to, inter alia, the duties, discipline, and regulation of all officers and servants of the Board under that Act, and may also in such By-laws, with the approval of the Governor in Council, impose reasonable penalties, not in any case exceeding the sum of £20, for the violation of any such By-laws and Regulations. Now, therefore, the Melbourne and Metropolitan Board of Works, hereinafter called "the Board," doth hereby, pursuant to and in exercise of the powers and authorities conferred as aforesaid, or otherwise possessed by the Board, make the By-laws and Regulations following, which shall be binding upon all officers and servants of the Board, in addition to the provisions as to officers which are prescribed and enacted in the Act, sections 39 to 46 inclusive.

clusive.

The Regulations under the Public Service Act 1890, made by the Public Service Board, approved by the Governor in Council, and published in the Government Gazette, 5th January, 1891, shall apply to all officers of the Board who have rights protected by the 68th and 69th sections of Act No. 2696; substituting for verbiage of the said Regulations, which relates to the Government or to administrators or officers thereof, verbiage applying as nearly as the circumstances will admit to the Board, and its administration, but shall not apply in so far as the said Regulations are overridden by, or are inconsistent with, the provisions of this By-law.

ATTENDANCE,

ATTENDANCE.

1. The hours of attendance at the office of the Board shall be from Nine o'clock a.m. to Five o'clock p.m., except on Saturdays, when the hours of attendance shall be from Nine o'clock a.m. to Twelve o'clock noon.

2. One hour will be allowed.

2. One hour will be allowed for luncheon, from 12.30 o'clock

2. One hour will be allowed for luncheon, from 12.30 o'clock until 1.30 o'clock p.m.

3. The times of arrival and departure both in the morning and at luncheon time shall be recorded in the attendance-books, which shall not be available for signature after five minutes past the time for arrival in the morning, or after the time for arrival in the afternoon. All officers, excepting those specially exempted by the Secretary, Treasurer, or Engineers of Sewerage and Water Supply, shall sign the attendance-books, which shall be in the custody of the officers in charge.

4. Any officer arriving at the office after the regulation time for arrival shall report himself to the officer in charge, who shall record the time of his so arriving in the attendance-book.

5. Every officer in charge shall at the end of every month report to the Secretary, through the head of his branch, any irregularity of attendance during the month on the part of officers under him. If any officer shall be found to have been irregular in his attendance for more than three times, he shall be deemed guilty of a breach of these Regulations.

Absence from Duty.

ABSENCE FROM DUTY.

ABSENCE FROM DUTY.

6. Any officer who shall be absent from duty without permission shall be guilty of a breach of these Regulations.

7. The Officers and Servants' Committee, upon the recommendation of the chief officer of the branch, may grant holiday leave of absence which shall not exceed in one year eighteen working days, exclusive of gazetted public holidays, and will be granted only when the work will permit of the absence of the officer, and will, moreover, be dependent upon the applicant's good conduct and regular attention to duty.

8. Applications for leave of absence on the ground of illness shall be addressed to the Secretary, and shall be supported by medical testimony. When any officer or employee is prevented by illness, or other cause, from attending to his duties he must send notice to the chief officer of his branch by telegram or otherwise, on the day he is absent. If the absence extend beyond two days, a medical certificate must be forwarded, accompanied by an application for leave of absence. By direction of the Chairman or Secretary the applicant may be subjected to medical examination. The duties of any absent officer shall be performed by his brother officers, without additional salary or remuneration, in such manner as the responsible officer may authorize or direct.

9. Any officer obtaining leave of absence on account of illness, or in any other emergency, shall not be entitled to receive pay during such absence. Nevertheless, the Officers and Servants' Committee may, if it think fit, order that the absent officer shall receive pay for such periods and at such rates as the committee may direct, and the Board approve.

DUTIES OF OFFICERS.

10. Any officer guilty of any incivility or discourtesy in his official intercourse with the public shall be guilty of a breach of these Regulations.

official intercourse with the public shall be guilty of a breach of these Regulations.

11. Every officer shall obey promptly all instructions that may be given to him by the officer under whose immediate control or supervision be is placed. If any officer should think that he has ground of complaint, arising out of such instructions, or from any other cause whatsoever, he may at all times report the same, through his immediate superior, to the Chairman.

12. In the matter of accounts and the collection and payment of the Board's moneys, officers are enjoined to conform strictly to the provisions of the Audit Act 1915, as modified by the Board's Act, and to such Regulations and directions as may from time to time be issued by order of the Board.

13. No officer shall be authorized to incur, or shall attempt to incur, any liability, or shall have authority to make, or shall attempt to make, any contract on behalf of the Board without the authority in writing of the Chairman. The general conditions and forms of specifications and of contracts which may from time to time be prescribed shall be strictly adhered to by the professional and other officers, unless under special circumstances an alteration therein be made, and be approved in writing by the Chairman.

14. Officers in charge shall be at all times accountable for the maintenance of good order and the Regulations, and shall afford in all respects the utmost aid and support to the head of the branch. All monetary transactions between officers or between them and any person employed under them are strictly forbidden.

15. Except in the course of official duty no information concerning the business of the Board shall be given by any officer directly or indirectly, without the express direction or permission of the Chairman.

sion of the Chairman.

16. Officers will be held responsible for the careful use and preservation of all property and buildings in their possession, custody, or care, and shall in the event of repairs being required, make a requisition for the same.

17. The application of any officer for promotion, leave of absence, change of quarters; or upon any other matter affecting his position, shall be made through the head of his branch to the Secretary.

his position, shall be made through the head of his branch to the Secretary.

18. Stores are only to be obtained upon orders signed by the Chairman, Secretary Treasurer, Engineer of Sewerage, or Engineers of Water Supply.

19. If any officer in charge shall observe that any one under his direction or supervision is unfit to perform his duties properly by reason of over-indulgence in intoxicating liquor he shall temporarily suspend him from duty, and immediately report the matter through the head of his branch to the Secretary, who shall inform the Chairman forthwith.

20. Officers will be required to perform duty beyond the usual hours whenever it may be necessary to bring up arrears of work, or in any temporary pressure of business or other emergency.

word, or in any temporary presents are required to acquaint themselves with these Regulations, and must comply with and give effect to the same, and to all instructions issued for their guidance in the performance of any duty which may be entrusted to them.

TRAVELLING ALLOWANCES.

22. The sum of 10s. per day will be allowed to all-officers for expenses while travelling. In special cases where expenses exceed that amount accounts must be submitted to the Officers and Servants' Committee for consideration.

A full day's allowance shall only be made when the absence

necessitates the obtaining of breakfast, dinner, tea, and bed. All other allowances shall be pro rata.

When officers are absent on duty in fixed or other localities for more than one week, special weekly allowances will be made at reduced rates by the Officers and Servants' Committee. Incidental expenses for motor hire, horse hire, coach hire, buggy hire, &c., will only be allowed upon the certificate of the Chairman. Secretary, Treasurer, Engineer of Sewerage, or Engineer of Water Supply.

RATE COLLECTORS.

23. All rates due in each district must be collected and paid in by the expiration of each half-year, and collectors will be held liable for all arrears, unless proper steps have been taken

held liable for all arrears, unless proper steps have been taken to recover same.

24. Collecting-books will be supplied as early as practicable each half-year, and any difficulty experienced in obtaining a sufficient number weekly must be reported in writing at the time to the Officers and Servants' Committee.

25. The notices are to be delivered with all despatch, and if payment be not made within seven days a "Final Notice" may then be served, and should the amount not be paid at the expiration of one week from the date of serving "Final Notice," a warrant of distress is to be issued. The dates of serving the notices, likewise of payment, must be entered in the blocks of the collecting-books. The writing of receipts, &c., otherwise than in ink, is expressly forbidden.

- 26. The collections are to be lodged as often as possible to the credit of the Melbourne and Metropolitan Board of Works, Metropolitan General Fund, in such bank as may be directed, and in no case shall a collector retain any sums amounting to Twenty pounds beyond the day after receipt of same. Collectors must not dispose of any such moneys otherwise than as herein directed.
- 27. When cheques are received for rates they are to be at once crossed, and the words "by Cheque" written on the face
- 28. All cheques received should be drawn by the person paying the rates, or endorsed by him to identify the payment; the practice of accepting cheques for a larger amount than due and giving change is prohibited.
- 29. Cash only must be taken from any person whose cheque has on a previous occasion been returned from the bank dishonoured.
- 30. Receiving payment for rates without giving the proper official receipt for same, or altering any receipt, is expressly forbidden, and shall be deemed an offence against this By-law.
- 31. A detailed statement must be rendered by each collector or receiver, on the usual form, to the Treasurer to the Board, at such times as may be directed, of every rate collected or received, supported by duplicate bank vouchers for amount of same. All duplicate bank-slips are to have the list of cheques endorsed thereon.
- 32. Collecting-books must be delivered up for examination at such time as required by the Treasurer.
- 33. Duty stamps must be affixed to all receipts for £5 and upwards for water rates, and for £2 and upwards for other

MISCELLANEOUS.

34. All officers entering or who have entered the service of the Board, and whose names are not included in the 5th Schedule to Act No. 2696, shall insure their lives in the form of an endowment, payable at the age of sixty years, or sooner in the event of death. The amount of the insurance shall be upon the following scale:—

Salary or Wages.	Amount of Insurance.	
Not exceeding £100 per annum	£100 ื	
Above £100, but not exceeding £200	200	
Above £200, but not exceeding £300	300	
Above £300, but not exceeding £400	400 `	
Above £400, but not exceeding £500	500	

and so on, the insurance being in every case increased by £100 in the above proportion as successive advances in salary of £100 or fractions thereof are made. The policies shall be in the names of the assured, who shall duly assign the same to the Board, and shall be deposited with and retained by the treasurer to the Board, during the officer's employment under the Board; and upon cessation of such employment the policy shall be reassigned and returned.

It shall be the duty of the said treasurer to deduct from the salary or wages of the assured the premiums due to the insurance companies, and to pay the same to the said companies.

Upon any officer leaving the service of the Board, or upon dismissal, the insurance policy or policies in his name shall be reassigned and returned to him, and in case of death shall be assigned and given to his legal representative.

- assigned and given to his legal representative.

 35. Before any officer or servant of the Board enters upon any office or employment by reason whereof he will or may be entrusted with the custody or control of money, the Board will require and take from him such security for the faithful execution of such office or employment, and for duly accounting for all moneys which may be entrusted to him by reason thereof, as it thinks sufficient. In all cases of security given to the Board, the expense of giving such security shall be borne by the person providing the same.
- 36. Any officer proved to the satisfaction of the Officers and Servants' Committee to have committed a breach of these Regulations shall be liable to a penalty not exceeding £5, which may be deducted from any salary, wages, or moneys coming due or owing to him by the Board, to be suspended from employment pending the Board's dealing with the committee's report upon the case, and to be dismissed or otherwise dealt with.

The foregoing By-law was made and passed by the Melbourne and Metropolitan Board of Works on the 28th day of October, One thousand nine hundred and twenty-four, subject to approval by the Governor in Council of the penalties imposed thereby for offences against the provisions thereof.

(SEAL)

W. J. CARRE RIDDELL, Chairman. W. BURTON, Member. GEO. A. GIBBS, Secretary.'

DEPARTMENT OF PUBLIC INSTRUCTION.

ORDER AMENDED.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 11th day of November, 1924, amended the Order in Council of the 27th October, 1924, in regard to Regulation XVIII.—Holidays, under the provisions of the Education Act 1915, No. 2644, by substituting "Section 24 (e)" in lieu of "Section 18" as appearing therein.

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

At the Executive Council Chamber, Melbourne, the 11th November, 1924.

COLAC WATERWORKS TRUST.

RATING BY-LAW FOR 1925.

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

BY-LAW No. 17.

The following are the rates and charges which the occupiers or owners of lands and tenements liable to be rated shall pay for the year 1925 in respect of water supplied by the Trust within the said Urban District:—

- 1. For every house and tenement of £15 annual municipal value and under, the sum of £1 2s. 6d. (One pound two shillings and sixpence).
- 2. For every house and tenement of £16 annual municipal value and upwards, an amount of One shilling and sixpence in the £1 upon the annual municipal value of such property.
- 3. Houses unoccupied for a period of not less than six calendar months in all during the year, shall be charged two-third
- 4. For every unoccupied piece or allotment of land unsupplied with water from the works of the Trust of Six pounds annual municipal value and under, the sum of Ten shillings
- 5. For every unoccupied piece or allotment of land unsupplied with water from the works of the Trust of Seven pounds annual municipal value and upwards, an amount of One shilling and sixpence in the pound upon the annual municipal value of such property.
- 6. Private water troughs will be charged for at the rate of 20s. per annum where the valuation of the property on which such trough is situated does not exceed £20. Such trough charge of 20s. will mean to include the rate of valuation. Where the valuation of the property exceeds £20 the trough to be exempt from rating purposes except where, in the opinion of the Trust, a meter shall be necessary.
- 7. Water supplied to cricket, bowling, or tennis clubs and to Government Departments, mechanics' institutes, churches, show grounds, cattle yards, and similar properties shall be charged for by measurement at 6d. (Sixpence) per 1,000 gallons, provided that the minimum quantity to be-charged for shall not be less than 45,000 gallons per annum.
- 8. For water supplied from stand-pipe or hydrant, there shall a charge for every 200 gallons or under of the sum of One
- 9. For a supply during the erection of new buildings, there shall be a charge of Ten shillings per cent. on the amount charged or paid for such stonework, brickwork, or plastering.
- charged or paid for such stonework, brickwork, or plastering.

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

 11. Water supplied to market transpars shall be abarred for
- 11. Water supplied to market gardeners shall be charged for by measurement only.
- 12. For water supplied to botanic gardens, the charge shall be Twopence per 1,000 gallons, and the supply must be taken through the meter.
- .13. The fee to be paid for a plumber's licence shall be £1; renewals, 5s.
- 14. Provided that where persons within the Waterworks Trust District desire to have the service-pipe of the Trust extended to their properties, and are willing to pay the cost of

such extension, the Trust shall have power to make a special

such extension, the Trust shall have power to make a special agreement with them regarding the payment of water supply so as to cover their outlay.

That the before-mentioned rates and charges shall be payable yearly on the fourteenth day of July, 1925.

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

purpose shall be dustribled to define the recover the said rates and charges.

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

Description of the Speed days of October 1924

Passed this 22nd day of October, 1924.

(SEAL)

C. STEWART, Chairman. J. S. BROWN, P. J. McLEOD, Commissioners. ALLAN McKENZIE, Secretary.

Approved by the Governor in Council, the 11th November, 1924.

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

LOWAN SHIRE WATERWORKS TRUST.

RATING BY-LAW.

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

"BY-LAW FOR THE MAKING OF THE RATE FOR THE YEAR 1925."

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

Such rate shall be payable upon the 1st day of January, 1995.

Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand and receive the said rate. The foregoing By-law was made on the 9th day of October, 1924, by the Commissioners of the Lowan Shire Waterworks

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

GEO. BOLWELL, Chairman, PERCY CRESSWELL, Secretary. (SEAL)

Approved by the Governor in Council, the 11th November, 1924.

F. W. MARBOTT,

Clerk of the Executive Council.

NHILL WATERWORKS TRUST.

RATING BY-LAW FOR 1925.

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

The following are the rates and charges which the occupiers of all lands and terments shall pay in respect of water sup-plied by this Trust within its Waterworks District, that is to

say:—

1. Minimum.—Every allotment of land, whether occupied or otherwise, of less than Eight pounds sterling annual value, the sum of Two shillings and sixpence in the pound on the amount of the municipal valuation.

2. Minimum.—For every house or tenement used either wholly or partly as a domicile, whether occupied or otherwise, of less than Eight pennds sterling annual value, the sum of One pound sterling per annum.

3. On Valuation above Minimum.—For every house or tenement used wholly or partly as a domicile, or allotment of land, whether occupied or otherwise, of Eight pounds sterling, or more than Eight pounds annual value, an amount equal to Two shillings and sixpence in the pound on the amount of the valuation.

Two shillings and sixpence in the pound on the amount of the valuation.

4. Special Rates.—For all tenements or allotments of land, whether occupied or otherwise, in the said district situate otherwise than on streets in which the pipes for the supply of water have been laid down, and which tenements or allotments of land, whether occupied or otherwise, are not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the above-mentioned rates, and where such tenements or allotments of land, whether occupied or otherwise, are over a quarter of a mile from such stand-pipe and within half a mile thereof, one-fourth of the above-mentioned rates.

5. Minimum Meter Charge.—Excess Meter Charge.—Such owners as are supplied with water by meter shall pay at the rate of Two shillings and one penny per 1.000 gallons up to the

quantity they would be entitled to receive according to their

assessment and at the rate of One shilling and threepence per 1,000 gallons for anything over that quantity.

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

ment.

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

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

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

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

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

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

Period of Rate.—That the before-mentioned rate is made for one year, commencing on the 1st day of January, 1925, and ending on the 31st day of December, 1925, and shall be payable in one moiety, in advance, on the 1st day of January, 1925.

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

By-law passed and adopted this 28th day of October, 1924.

The scal of the said Trust was affixed hereto in the presence of—

E. C. DAVIS, Chairman. PERCY CRESSWELL, Secretary.

Approved by the Governor in Council, , the 11th November, 1924.

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

SHIRE OF TALBOT.

TALBOT WATER SUPPLY RATING BY-LAW FOR THE YEAR 1925.

THE President, Councillors, and Ratepayers of the Shire of Talbot, pursuant to and in exercise of the powers and authorities conferred by the Water Acts, do hereby make the following By-law for the purpose of levying a water rate for the year 1925 upon all lands and tenements liable to be rated within that portion of the municipality of the Shire of Talbot which has been proclaimed a Water Supply District, also for the purpose of determining the charges to be made for the sale of water within such district: of water within such district:-

The following are the rates which the occupiers or owners of lands and tenements liable to be rated shall pay for the year 1925 in respect of water supplied within the aforesaid district:—

district:—

1. For every house or tenement of Twenty pounds (£20) municipal value and under, the sum of One pound six shillings and eightpence (£1 6s. \$d.).

2. For every house or tenement of above Twenty pounds (£20) annual municipal value, a rate of One shilling and fourpence (1s. 4d.) in the pound.

3. For every hotel, a rate of Eight pounds (£8) per cent. upon the annual municipal value of such property.

4. Government Departments, railways, and other properties supplied by meter, a charge of Two shillings and eightpence (2s. \$d.) per thousand (1,000) gallons shall be made.

5. Government offices supplied with water by special arrangement with the Council the following shall be the charges made:—

Post Office. Two shillings and eightpence (2s. 8d.) per thousand (1,000) gallons, minimum 20,000 gallons per annum.

Police Station. Two shillings and eightpence (2s. 8d.) per thousand (1,000) gallons. minimum 30,000 gallons per annum.

State School, Two shillings and eightpence (2s. 8d.) per thousand (1,000) gallons, minimum 15,000 gallons per

6. The charge to be made for loads of water from stand-pipes shall be One shilling and sixpence (1s. 6d.) for each load of 400 gallons or less.

7. For every water-trough connected with hotels, Ten shillings (10s.) per annum, the minhuum quantity of water to be charged for shall be 10.000 gallons,

8. For every factory, mill, tenement where steam machinery is attached and working, the rate shall be Two shillings and

is attached and working, the rate shall be Two shillings and sixpence (2s. 6d.) in the pound on the annual municipal value of each property, or the water may be supplied and charged for by agreement whichever the Council may decide on.

9. For market gardens where water is supplied by meter the charge shall be Threepence (3d.) per 1,000 gallons, and the minimum quantity to be charged for shall be 180,000 gallons per acre, and 90,000 gallons per half-acre or less area.

10. For water supplied to market gardens and orchards a charge of Threepence (3d.) per 1,000 gallons shall be made, and the minimum quantity to be charged for shall be 180,000 gallons per acre where supplied from open race, with a minimum charge of One pound six shillings and eightpence (£1 6s. 8d.).

mum charge of One pound six snillings and eighthere (£1 6s. 8d.).

11. For water supplied to syphon pumps, a charge of Ten shillings (10s.) per annum shall be made.

12. For the water supplied to mining companies, dredges, &c., a charge of One penny per 1,000 gallons shall be made, and the minimum quantity to be charged for shall be 120,000 mallons per week gallons per week.

The before-mentioned rates shall be payable half-yearly in advance on the 1st day of January, 1925, and the 1st day of July, 1925, and the charges for water shall be payable half-yearly, or as may be demanded.

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

Passed this 27th day of October, 1924.

(SEAL)

S. EAD, President. E. P. DOWDING, Shire Secretary.

Approved by the Governor in Council, the 11th November, 1924.

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

TRARALGON WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1925.

A By-law for making a rate for the year 1925, on the rateable property within the Waterworks District of the Traralgon Waterworks Trust, which district has, for the purpose of the Water Acts, been proclaimed an Urban District, also for dealing with the charges for the sale of water by measure from the works of the Trust.

A RATE of One shilling and sixpence in the pound shall be paid on the annual value of all rateable property in the Waterworks District, according to the valuation for the time being of all lands and tenements for the municipal rate for the Shire of Traralgon, but no such rate for tenements shall be less than One pound five shillings (£1 5s.).

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

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

When the water is supplied solely for other than domestic purposes, the charges shall be One shilling and sixpence per 1,000 gallons, and the minimum quantity to be supplied during the year ending the 31st of December shall be 10,000 gallons. The charge hereby made shall be payable on demand of the Trust.

The charge hereby made shall be payable on demand of the Trust.

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

When water is supplied for use on any land exceeding five acres in area, such water will be supplied by measure only, and the owner or occupier of such land must provide a meter.

In all cases not herein provided for the Trust shall make such special provision as may be deemed necessary.

The service pipes from the main, being the property of the owners or occupiers of the tenements supplied by such service pipes, the owner or occupier shall, in every instance in which damage is caused by reason of such service pipe being leaky, or otherwise out of repair or broken, be guilty of an offence.

If any person neglect to repair any such service pipe conveying water from the pipes of the Trust into the premises of such person after having received notice from the proper officer of the Trust that such service pipe requires repairing, the

Trust may stop the water from flowing into the premises, either by cutting off the service pipe or otherwise, as the Trust may see fit, until the necessary repairs have been effected

effected.

The Trust may, at any time, when found necessary, repair or renew any pipes and stop cocks laid for conveying a supply of water to any tenement, and may charge the owner thereof with the cost of expense of providing and laying, repairing or renewing the same, and such cost and expense shall be a debt due by such owner to the Trust, and shall-be recovered in any Court of competent jurisdiction.

The foregoing rates are made payable on the first day of March, 1925.

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

Passed on the 9th day of October, 1924.

(SEAL)

W. CUMMING, Chairman. R. CANFIELD, Commissioners.
A. H. CROSS,
WALTER WEST, Secretary.

Approved by the Governor in Council, the 11th November, 1924.

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

Education Act 1915. REGULATION ADDED.

At the Executive Council Chamber, Melbourne, the eleventh day of November, 1924.

PRESENT:

His Excellency the Governor of Victoria in Council.

H Is Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of section 18 of the Education Act 1915, doth hereby make the following addition to the Regulations under the aforesaid Act, that is to say:—

REGULATION XII. (6).—TRAINED TEACHER'S CERTIFICATE (COMMERCIAL SUBJECTS).

(LOMMERCIAL SUBJECTS).

1. The Minister may, on the recommendation of the Director, award studentships in a course of training to be conducted at the Teachers' College and the Essendon High School, or such other institutions as the Director may determine, for persons desirous of qualifying as teachers of commercial subjects. This course shall be under the supervision of the Principal of the Teachers' College, the Head Master of the Essendon High School, and such other officers as may be appointed.

2. These studentships shall carry with them the salary to which the holders would be entitled as junior teachers in State schools, and shall be awarded under the following conditions:—

- (a) Applicants shall be junior teachers in the service of the Education Department, and shall be not less than 17 years of age on the date of commencement of the course.
- of the course.

 (b) They shall have passed the School Intermediate examination, or some higher examination of the University of Melbourne, or shall hold an approved equivalent qualification.

 (c) They shall produce satisfactory evidence of having undergone sufficient preliminary preparation in commercial subjects to enable them to enter on the course.
- (d) They shall furnish satisfactory evidence of good moral character, of sound bodily health, and of freedom from defects likely to impair their usefulness as teachers.

teachers.

3. Students who satisfactorily complete the course of training mentioned in clause 1 above shall be awarded the Trained Teacher's Certificate (Commercial Subjects).

4. For the purpose of classification, appointment, and promotion, the Trained Teacher's Certificate (Commercial Subjects) shall be regarded as equivalent to the Trained Primary Teacher's Certificate under Regulation XII. (A); and the conditions specified in that Regulation with regard to agreement to serve, failure to pass examinations, and discipline shall apply mutatis mutandis to students under this Regulation.

shall apply matters matter.

5. This Regulation shall come into force as from 1st January, 1925, and shall expire on 31st December, 1925. Provided, however, that, in a special case, a student who does not complete his course during the year 1925 may have his studentship extended during the whole or portion of the year 1926.

And the Honorable John Lemmon, His Majesty's Minister of Public Instruction for the State of Victoria, shall give the necessary directions herein accordingly.

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

VOTING BY POST AT MUNICIPAL ELECTIONS.

Division 13 of Part V. of The Constitution Act Amendment Act 7915 (No. 2632), as amended by Division 2 of Part II. of the Electoral Act 1923 (No. 3331), made applicable to Municipal Elections of Councillors under the provisions of section 148 of the Local Government Act 1915 (No. 2686).

At the Executive Council Chamber, Melbourne, . . . the eleventh day of November, 1924.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon

Mr. Beckett Mr. Webber.

Mr. Tunnecliffe Mr. McNamara

H IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, and pursuant to the petition of the Council of the Municipality of

Shire of Wycheproof,

Suire of Wycheproof, doth by this Order, under the provisions of section 148 of the Local Government Act 1915 (No. 2686), direct that the provisions of Division 13 of Part V. of The Constitution Act Amendment Act 1915, as amended by Division 2 of Part II. of the Electoral Act 1923 (No. 3331), applicable and severally hereinafter set out, shall apply to the election of councillors for the said municipality, with the alterations of such provisions as are shown below, the same being alterations deemed necessary for the purpose of carrying into effect such provisions as so applied.

VOTING BY POST.

Obtaining of Forms of Application for Postal Ballot papers.

271. (1) Any ratepayer for any municipality in which an election is about to be held whose name appears on the voters' roll for such municipality who satisfies the returning officer—

(a) that he resides at least 5 miles from the nearest polling place at which he is entitled to vote; or
(b) that he has reason to believe that on the polling day during the hours of polling he will not be within 5 miles of the nearest polling place at which he is entitled-to-vote; or
(c) that on account of ill health or infirmity he will be prevented from voting personally at any such polling place

place,

may before the polling day make application in the form in the 25th Schedule or to the like effect to the returning officer for such municipality for a postal ballot-paper enabling-him to vote through the post at such election instead of attending per-sonally to tender his vote thereat.

(2) In the case of an application on the ground that he has reason to believe that on the polling day, during the hours of polling, he will not be within 5 miles of the nearest polling place at which he is entitled to vote, the applicant shall state in his application the reason for such belief.

Application to be Signed in Presence of Authorized Witness.

- (3) With respect to applications for postal ballot-papers the following provisions shall have effect:—

 - (a) The following directions with respect to such applications shall be substantially observed:—

 (i) When so much of the form of application as precedes the places for the signature has been filled in and otherwise completed, the ratepayer shall exhibit his form of application to an authorized witness: witness:

- witness;
 (ii) The ratepayer shall then, in the presence of the authorized witness, sign his name in his own handwriting on the form of application in the place provided for the signature of the ratepayer; and
 (iii) The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the authorized witness, and shall add the title under which he acts as an authorized witness, his residence, and the date;
- (b) An authorized witness shall not witness the signature of any ratepayer on any application for a postal ballot-paper unless the authorized witness—
 - (i) has satisfied himself as to the identity of the rate-

has satisfied himself at the application in the payer; has seen the ratepayer sign the application in the ratepayer's own handwriting; and knows that the statements contained in the application are true, or has satisfied himself (whether by inquiry from the ratepayer or otherwise) that the said statements are true.

Authorized Witness Not to Induce, &c., Persons to Apply for Postal Ballot-papers.

(c) An authorized witness shall not persuade or induce, or associate himself with any person in persuading or inducing any person to make application for a postal ballotpaper.

- Authorized Witness Not to Visit Ratepayer to Witness Signature to Application except on Account of Ill Health or Infirmity.
 - (d) An authorized witness shall not-

 (i) visit any ratepayer for the purpose of witnessing the signature of such ratepayer to his application for a postal ballot-paper; or
 (ii) witness the signature of any ratepayer to any such application in any place other than the ordinary residence or place of business of the authorized witness:

Provided that if any ratepayer desires to make applica-tion for a postal ballot-paper, and is unable on account of ill health or infirmity to present himself before an autho-rized witness, any member of the Police Force or other authorized witness, when so requested by any such rate-payer in writing, may visit such ratepayer for the purpose of witnessing his signature to such application.

Penaltu.

(e) Any authorized witness guilty of any contravention of or failure to observe any of the provisions of this subsection shall be liable to a penalty of not more than One hundred pounds, or to imprisonment for a term of not more than three months.

(f) A list contribute the

(f). A list containing the names of all applicants for postal ballot-papers and the respective addresses to which they have been requested to be sent, shall be posted for public inspection outside the office of the returning officer of the district for which they are issued.

On Application, Returning Officer to Supply Postal Ballot-paper.

Ballot-paper.

273. (1) (a) On receiving from any ratepayer an application for a postal ballot-paper, the returning officer having ascertained that the name of the applicant is upon the voters' roll to be used at the election for the municipality specified in the application, and that the applicant is not prohibited from voting, and if satisfied that the applicant is properly signed by the applicant and is properly witnessed, and that the applicant is entitled according to the statements contained in his application to a postal ballot-paper, shall deliver to the applicant or post to him at the postal address named in the application a postal ballot-paper (with a counterfoil attached), or if such voter appears by the roll to be entitled to give more votes than one, then so many ballot-papers as may be equal to the number of votes not exceeding three which such voter so appears to be entitled to give in the form of the 26th Schedule or to the-like effect, together with an envelope addressed to such returning officer at the polling place at which he intends to preside. Such envelope:shall be marked "Postal Ballot-paper."

(b) If the returning officer is not satisfied that the application is properly witnessed, or that the applicant is entitled to vote by post, he shall forthwith post to the applicant a notice in the form of the 27th Schedule or to the like effect.

Folding of Ballot-paper.

Folding of Ballot-paper.

(2) Each ballot-paper before being enclosed shall be folded to the counterfoil.

Effect of Immaterial Error.

274. No application for a postal ballot-paper shall, if properly signed by the applicant and properly witnessed, be deemed insufficient or invalid by reason only that in such application there is an omission or incorrect or insufficient description or misdescription in respect of any of the particulars required by law to be contained therein, if the returning officer is satisfied that the applicant is entitled to a postal ballot-paper.

Initialling and Numbering of Ballot-papers.

275. (1) The returning officer shall-

(a) initial each postal ballot-paper issued;
(b) write on the back thereof the number and figures and special mark required by section 141 of the Local Government Act 1915, and in the manner thereby respectively prescribed;
(c) keep and number the applications therefor in consecutive order, writing the corresponding number on the counterfoil of the ballot-paper.

(2) On the counterfoil the returning officer shall also write the number on the voters' roll of the rategayer to whom the postal ballot-paper is issued.

Record of Issue of Voting by Postal Ballot-paper.

276. (1) The returning officer shall on the voters' rolls to be used at the election for the municipality to which such postal ballot-paper relates note opposite the applicant's name wherever it appears the fact that such postal ballot-paper'has been issued to such applicant, and the date of such issue.

Notification to Presiding Officers.

(2) In case there is not time to note the fact of the issue of any postal ballot-paper on every such roll on which such applicant's name appears which is to be used at the election, the returning officer shall in such manner as he thinks fit immediately notify such issue to the deputy returning officer at every polling place for such municipality at which a roll is to be used on which such applicant's name appears:

Mode of Voting by Means of Postal Ballot-papers.

277. The following directions for regulating voting by means of postal ballot-papers shall be substantially observed:—
(1) The elector shall exhibit his postal ballot-paper (in blank)

to an authorized witness

to an authorized witness;
(2) The elector shall, in the presence of the authorized witness, write the surname of the candidate for whom he votes, but so that the witness cannot see the vote;
(3) In the case of more candidates than one having the same surname the elector shall also insert in the ballot-paper the christian or other names of the candidate for whom he votes, and if the surname and christian or other names of two or more candidates are the same they shall be distinguished by the addition of their residence and occupation;
(4) If the elector's sight is so impaired that he is unable to vote without assistance, the authorized witness, at the request of the elector, shall mark his vote on the ballot-paper, and shall (if the elector so desires) mark the same in the presence of another person;

another person;

(5) The elector shall then refold the ballot-paper and fasten the same;
(6) The elector shall then sign his name in his own handwriting on the counterfoil in the place provided for the signature of the voter;
(7) The authorized witness shall then sign his name in his

(7) The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the witness, and shall add the title under which he acts as an authorized witness, his residence, and the date;
(8) The elector shall then place the ballot-paper with the counterfoil attached into the envelope addressed to the returning officer, fasten the envelope in the presence of the authorized witness, and post it.

Duty of Authorized Witness.

278. (1) The authorized witness shall-

(3) the authorized witness shall—

(a) see that the foregoing directions are substantially complied with;
(b) refrain from looking at the vote given by the elector, except where the elector cannot vote without assistance and the elector requests his assistance;
(c) not disclose any knowledge officially acquired by him touching the vote of the elector, save in answer to some question which he is legally bound to answer, or in compliance with the express provisions of the law relating to municipal elections. law relating to municipal elections.

Witnessing Signature to Postal Ballot-paper or Counterfoil. (2) An authorized witness shall not-

 (a) visit any elector for the purpose of witnessing the signature of such elector to his postal ballot-paper;
 (b) witness the signature of any elector to his postal ballot-paper in any place other than the ordinary residence or place of business of the authorized witness; or
 (c) witness the signature of any elector to his postal ballot-paper unless the authorized witness has satisfied himself as to the identity of the elector and her fied himself as to the identity of the elector, and has seen the elector sign the counterfoil in the elector's own handwriting.

Provided that if any elector has received a postal ballot-paper, and is unable, on account of ill health or infirmity, to present himself before an authorized witness, any member of the Police Force or other authorized witness, when so requested by any such elector in writing, may visit such elector for the purpose of witnessing his signature to such postal ballot-paper.

Penalty.

(3) Any authorized witness guilty of any contravention of any of the provisions of this section shall be liable to a penalty of not more than One hundred pounds, or to imprisonment, with or without hard labour, for a term of not more than three

. Mistakes in Spelling Immaterial.

279. No postal ballot-paper shall be rejected because of any mistake in spelling the name of a candidate if the intention is

Ratepayer who has Received Postal Ballot-paper. Not to Vote Personally Without Giving up Such Paper.

Personally Without Giving up onen raper.

280. (1) No ratepayer to whom a postal ballot-paper for any election has been sent shall be entitled to vote personally at any poll unless he previously gives up such postal ballot-paper in blank form to the returning officer or deputy at the polling place at which he is entitled to vote.

(2) Such officer shall immediately cancel such postal ballot-maner and retain it.

paper and retain it.

Provision when Elector Claims to Vote, although Postal Ballotpaper already issued.

281. (1) If any elector to whom a postal ballot-paper appears
to have been sent states that he has not received such postal
ballot-paper and claims to vote personally at any polling-place
within the municipality to which such postal ballot-paper
relates the returning officer or deputy at such booth may take
from such elector a declaration in the form of the Twenty-eight
Schedule or to the like effect. Thereupon such elector shall be
enfitled to vote personally at such poll and his vote shall be
taken in the ordinary way.

(2) If such vote is received by the deputy returning officer he shall immediately advise the returning officer of the fact of such elector having voted personally and shall forward the declaration to the returning officer with the ballot-papers, and if any postal ballot-paper purports to have been received from the same elector such postal ballot-paper shall be rejected at the counting of the votes and the returning officer shall state thereon the reason of such rejection.

Additional Question to be put on Tender of Vote Personally. 282. (i) The returning officer or deputy shall before any person personally tendering his vote at any election for any municipality receives a ballot-paper (but not afterwards), put to such person the following question in addition to any others he may lawfully put:—

Have you received a postal ballot-paper enabling you to vote at the election for a councillor or councillors for the Shire of Wycheproof to-day? [In the case of an adjourned poll the day from which the poll was adjourned should also be named in the question.]

Refusal, &c., to Answer.

(2) If any person having tendered his vote when such question is put as aforesaid or refuses or omits distinctly to answer the same, or if he answers the question in the affirmative but does not deliver up his postal ballot-paper in blank form he shall be and be deemed prohibited from voting then and afterwards at such election, and shall be guilty of an offence, and shall be liable to a penalty of not more than Twenty pounds or to imprisonment with or without hard labour for a term of not less than one month. not less than one month.

Penalty for False Answer.

(3) if any person wilfully makes a false answer to such question put as aforesaid he shall be guilty of an offence, and shall be liable to a penalty of not more than Fifty pounds or to imprisonment with or without hard labour for a term of not more than three months.

Inclusion of Votes through the Post at Close of Poll.

Inclusion of Votes through the Post at Close of Poll.

283. When immediately upon the close of any poll the returning officer is proceeding to ascertain the number of votes for each candidate, the returning officer shall produce unopened all envelopes containing postal ballot-papers received by him through the post up to the close of the poll, and such envelopes shall be opened in the presence of the scrutineers present and poll clerk (if any) but of no other person and shall be dealt with as follows, namely:—

(a) The returning officer shall produce all applications for postal ballot-papers:

(b) The returning officer without unfolding each postal ballot-paper or allowing it to be inspected shall compare the signature of the voter on the counterfoil with the signature to the application and allow the scrutineers to inspect the same and the returning officer shall determine whether or not the signature on the postal ballot-paper is that of the applicant:

(c) If the postal ballot-paper is allowed by the returning officer he shall tear off the counterfoil without seeing the names of the candidate or candidates voted for, and shall insert the folded postal ballot-paper in a ballot-box separate from that used during the polling; and when all such postal ballot-papers have been so inserted the counting of the votes recorded therein shall commence:

(d) Any postal ballot-paper, not witnessed as required by this Act shall be disaffowed by the returning officer:

(e) The returning officer shall attach all the counterfoils together:

(f) The list of the number of votes received by each candi-283. When immediately upon the close of any poll the return-

(e) The returning officer shall attach all the counterfoils together:

(f) The list of the number of votes received by each candidate shall show separately the votes tendered personally and the votes given by postal ballot-papers:

(g) If the returning officer disallows a postal ballot-paper then such ballot-paper shall be included in the sealed parcel of ballot-papers set aside for separate custody and shall be transmitted to the clerk of the municipality.

Certain Offences to be Bribery.

The following persons shall be deemed guilty of 285. bribery

(a) Every person who directly or indirectly makes overtures to any person for the acquiring by gift or purchase or who acquires by gift or purchase from any
person any postal ballot-paper; and
(b) Every ratepayer who directly or indirectly makes overtures to any person for the giving away or parting
with the possession of or selling any postal ballotpaper or who gives away any such paper or who
sells or (except as in this Division provided) parts
with the possession of any postal ballot-paper.

Making False Application a Misdemeanour.

286. If in any application for a postal ballot-paper any person makes any false statement or if any person applics for a postal ballot-paper to which some other person is entitled he shall be guilty of a misdemeanour and shall be liable to imprisonment with or without hard labour for a term of not more than two years.

False Declaration Perjury

287. Any person who wilfully makes and subscribes any declaration for the purposes of this Division the same being untrue or false in any particular shall be deemed to be guilty of wilful and corrupt perjury.

Inducing Disclosure of Vote by Post, &c., an Offence.

- 288. Any person who—

 (a) directly or indirectly requires induces or attempts to induce any person to show by producing his postal ballot-paper for whom he intends to vote at any elec-
- tion; or

 wiless authorized by this Division writes the name or
 names of any candidate or candidates in any postal
 ballot-paper not issued to such person; or

 (c) opens any-envelope addressed to a teturning officer
 not being duly authorized so to do by such returning officer—
 shall be guilty of an offence and shall be liable to imprisonment
 with or without hard labour for a term of not more than one

Inducing Persons to Vote for any Particular Candidate.

Inducing Persons to Vote for any Particular Candidate.
289. (1) Any person who requires induces or attempts to induce any person in his employment to obtain a postal ballotpaper with the intention of influencing such person by bribery
or intimidation to record his vote in favour of any particular
candidate he shall be guilty of an offence and shall be liable
to a penalty of not more than Fifty pounds to be recovered in
a summary way before a court of petty sessions by any person
who sues for the same.

(2) Bribery or intimidation shall for the purposes of this
section include any promise or threat either expressed implied
or understood of any benefit or disadvantage to accrue directly
or indirectly to such person from such first-mentioned person.

Authorized Vitnesses

Authorized Witnesses.

290. The following persons being resident in Victoria shall be authorized witnesses in and for Victoria within the meaning of this Division:—

- of this Division:—

 (a) All returning officers and electoral registrars appointed under any Act relating to elections for the Legislative Council or the Legislative Assembly; all postmasters or postmistresses or persons in charge of post offices; all police magistrates; all justices; all commissioners for taking declarations and affidavits; all head teachers of State Schools; all members of the Police Force; all clerks of petty sessions; all railway stationmasters; all councillors of and the clerk or secretary of any city, town, borough, or shire; all barristers and solicitors; and all legally qualified medical practitioners

 (b) All persons or classes of persons employed in the Public Service of Victoria who are appointed by the Covernor in Council to be authorized witnesses within the meaning of this Division.

 No Person who is a Candidate at any Election shall be an Authorized Witness at any Election.

 Applications and Counterfoils to be Forwarded to Municipal

Applications and Counterfoils to be Forwarded to Municipal Clerk after Declaration of Poll and to be Open to Inspection. Notwithstanding anything in the Local Government Act 1915—

(a) all applications for postal ballot-papers and all counterfoils of postal ballot-papers received by a returning officer—

(i) shall not be made up or enclosed in the scaled parcels as required by sections 144 and 145 of the said Act, but shall be made up and enclosed in a special packet which shall be endorsed with a description of the contents and the name of the ward or riding (as the case may require) the name of the municipality and the date of the polling (which endorsement shall be signed by the returning officer) and forthwith after the declaration of the poll shall be forwarded by the returning officer to the municipality and the date.

Preservation of Applications and Counterfoils.

Preservation of Applications and Counterfoils.

(ii) shall be safely kept by the municipal clerk for six months; and

Applications and Counterfoils Open to Public Inspection.

- ns and Counterfoils Open to Public Inspection.

 (iii) after receipt thereof by the municipal clerk shall be open to public inspection at all convenient times during office hours at the office of the municipality until the expiration of the said period of six months; and (iv) after the period of six months referred to the postal ballot-papers and all counterfoils of ballot-papers shall be destroyed as provided by section 145 of the Local Government Act;

Municipal Clerk to Give Receipt for Packet.

'b) the municipal clerk shall forthwith give or send to the returning officer a receipt under his hand for every such special packet received by him;

Production before Police Magistrate.

- (c) the municipal clerk shall produce any such applications or qualifications when required to do so by any police magistrate for the purposes of any recount of votes by such police magistrate;
 - Applications and Counterfoils to be in Evidence.
- Applications and Counterfoils to be in Evidence.

 (d) any application for a postal ballot-paper and any counterfoil of a postal ballot-paper taken from any such special packet and having written thereon respectively under the hand of the municipal clerk a certificate of the several particulars required by this section to be enforsed upon such packet, and that the same was taken from such packet shall be evidence in any court or before any justice—

 (1) that the same was so taken; and

 (ii) that the same, if an application, was received by the returning officer (at the election to which such endorsement and writing relate) and that the postal ballot-paper the counterfoil of which bears the application number corresponding with the application number written on the application was issued by the returning officer to the applicant whose name appears on the application; and

 - cant whose name appears on the applica-tion; and

 (iii) that the same, if a counterfoil, was the coun-terfoil of the postal ballot-paper used at the said election and bearing the roll num-ber corresponding with the roll number written on the counterfoil.

SCHEDULES.

TWENTY-FIFTH SCHEDULE.

(Section 271.)

Application for a Postal Ballot-paper.

Application for a Postal Ballot-paper.

To the Returning Officer for the (a) Ward [or Riding.] or of (b) of (b) of (c) Ward or Riding.] or hereby apply for a postal ballot-paper.

(1) I am a ratepayer for the (d) Ward or Riding [or Municipality].

(a) Here insert name of Ward or Riding; (b) here insert name of Municipality; (c) here insert christian or other name or names, surname, residence and occupation; (d) here insert name of Ward or Riding or Municipality.

(2) The ground on which I apply for the postal ballot-paper is—

The ground on which I apply to a paper is—

*(a) That I reside at least 5 miles from the nearest polling place at which I am entitled to vote.

*(b) That I have reason to believe that on the polling day during the hours of polling I will not be within 5 miles of the nearest polling place at which I am entitled to vote.

My reasons for this belief are :-......

*(c) That on account of ill health or infirmity I will be prevented from voting nersonally on polling day.

*Note.—The ratepayer will strike out any two of the above grounds which do not apply to his particular case, as only one ground is necessary for the application.

The returning officer to number the application, such number to bear the number corresponding with the number written on the counterfoil of ballot-paper issued.

(3) I request that the postal ballot-paper may be forwarded to me at (e)

or (ag.the case may be) be delivered to me personally. (e) Here state address to which postal ballot-paper is to be Bent.

Signed by the ratepayer in his own handwriting in my (Signature of authorized witness in own hand-

writing).

(Signature of ratepayer in own handwriting).

Title under which witness acts as an authorized

witness.

Residence of authorized witness.

Dated at

2

CAUTION.—Any person making a false statement in an appli-cation is liable to imprisonment for a term of not more than

Authorized Witnesses.

The following persons being resident in Victoria are authorized witnesses in and for Victoria:—

(a) All returning officers and electoral registrars appointed under any Act relating to elections for the Legisla-tive Council or the Legislative Assembly; all post-masters or postmistresses or persons in charge of post offices; all police magistrates; all justices; all commissioners for taking declarations and affidavits; all head teachers of State'schools; all members of

the Police Force; all clerks of petty sessions; all railway stationmasters; all councillors of and the clerk or secretary of any city, town, borough, or shire; all barristers and solicitors; and all legally qualified medical practitioners.

(b) All persons or classes of persons employed in the Public Service of Victoria who are appointed by the Governor in Council to be authorized witnesses.

No person who is a candidate at any election shall be an authorized witness at that election.

Instruction to Ratepayer and Authorized Witness.

Instruction to Ratepayer and Authorized Witness.

(a) When so much of the form of application as precedes the places for the signatures has been filled in and otherwise completed the ratepayer shall exhibit his form of application to an authorized witness.

(b) The ratepayer shall then in the presence of the authorized witness sign his name in his own handwriting on the form of application in the place provided for the signature of the ratepayer.

(c) The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the authorized witness, and shall add the title under which he acts as an authorized witness, his residence, and the date.

Offences and Penalties.

(a) An authorized witness shall not witness the signature of any ratepayer on any application for a postal ballot-paper unless the authorized witness—

(i) has satisfied himself as to the identity of the

(i) has satisfied himself as to the identity of the ratepayer;

(ii) has seen the ratepayer sign the application in the ratepayer's own handwriting; and (iii) knows that the statements contained in the application are true or has satisfied himself (whether by inquiry from the ratepayer or otherwise) that the said statements are true.

(b) An authorized witness shall not persuade or induce or associate himself with any person in persuading or inducing any person to make application for a postal ballot-paper.

(c) An authorized witness shall not—

(i) visit any ratepayer for the purpose of witnessing

n authorized witness shall not—

(i) visit any ratepayer for the purpose of witnessing
the signature of such ratepayer to his application for a postal ballot-paper; or

(ii) witness the signature of any ratepayer to any
such application in any place other than the
ordinary residence or place of business of the
authorized witness:

d that if any ratepayer desires to wake application

authorized witness:

Provided that if any ratepayer desires to make application for a postal ballot-paper, and is unable on account of ill health or infirmity to present himself before an authorized witness any member of the Police Force or other authorized witness when so requested by any such ratepayer in writing may visit such ratepayer for the purpose of witnessing his signature to such application.

Any authorized witness guilty of any of these offences is liable to a penalty of not more than One hundred pounds, or to imprisonment for a term of not more than three months.

TWENTY-SIXTH SCHEDULE.

(Section 273.)

Postal Ballot-paper.

Riding of the Shire of Wycheproof.

(Below write the name of the Candidate you vote for.)

(a) Counterfoil.

Riding (b) No. of Application

Voters' Roll No.

(b) No. of Application Voters' Roll No.

(a) To be printed so that it shall be on the outside when the ballot-paper is folded, and so that it may be read and tormoff without the names of candidates voted for being seen.

(b) To be filled in by the returning officer before posting. I declare that I have not already posted a ballot-paper in respect of or voted personally at any election held or to be held on the polling day of the election for which this vote is given.

Signature of voter Witness

[Authorized witness to sign here and insert the title under which he acts as an authorized witness, his residence, and the date.]

Instructions to Elector.

Instructions to Elector.

(a) The elector shall exhibit his postal ballot-paper (in blank) to an authorized witness.

(b) The elector shall in the presence of the authorized witness write the surname of the candidate for whom he votes, but so that the witness cannot see the vote.

(c) In the case of more candidates than one having the same surname, the elector shall also insert in the ballot-paper the christian or other names of the candidate for whom he votes; and if the surnames and christian or other names of two or more candidates are the same they shall be distinguished by the addition of their residence and occupation.

(d) If the elector's sight is so impaired that he is unable to vote without assistance, the authorized witness, at the request of the elector; shall mark his vote on the

ballot-paper, and shall (if the elector so desires) mark the same in the presence of another person.

(c) The elector shall then re-fold the ballot-paper and fasten the same.

fasten the same.

The elector shall then sign his name in his own handwriting on the counterfoil in the place provided for the signature of the voter.

The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the witness, and shall add the title under which he acts as an authorized witness, his residence, and the data

which he acts as an authorized witness, his residence, and the date.

(h) The elector shall then place the ballot-paper with the counterfoil attached into the envelope addressed to the returning officer, fasten the envelope in the presence of the authorized witness, and post it.

(i) This ballot-paper cannot be counted in the election unless it is received by the returning officer before the closing of the poll.

Instructions to Authorized Witness.

The authorized witness shall-

- (a) see that the foregoing directions are substantially com-
- (a) see that the foregoing directions are substantially complied with;
 (b) refrain from looking at the vote given by the elector, except where the elector cannot vote without assistance, and the elector requests his assistance;
 (c) not disclose any knowledge officially acquired by him touching the vote of the elector, save in answer to some question which he is legally bound to answer or in compliance with the express provisions of the law relating to municipal elections.

An authorized witness shall not-

- a unthorized witness shall not—

 (a) visit any elector for the purpose of witnessing the signature of such elector to his postal ballot-paper;
 (b) witness the signature of any elector to his postal ballot-paper in any place other than the ordinary residence or place of business of the authorized witness; or
 (c) witness the signature of any elector to his postal ballot-paper unless the authorized witness has satisfied himself as to the identity of the elector, and has seen the elector sign the counterfoil in the elector's own handwriting.

own handwriting.

Provided that if any elector has received a postal ballot paper and is unable, on account of ill health or infirmity, to present himself before an authorized witness, any member of the Police Force or other authorized witness, when so requested by any such elector in writing, may visit such elector for the purpose of witnessing his signature to such postal ballot-paper.

Any authorized witness guilty of a contravention of any of these instructions to authorized witnesses is liable to a penalty of not more than One hundred pounds, or to imprisonment with or without hard labour for a term of not more than three months.

TWENTY-SEVENTH SCHEDULE.

(Section 273, as amended by section 55 (3), Act No. 3331.) As returning officer for the Riding of the Shire of Wycheproof, I desire to inform you that after perusing your application for a postal ballot-paper, I am not satisfied—

* that your application is properly signed; or
* that your application is properly witnessed; or
* that you are entitled to vote through the post at the forthcoming election for the municipality of

Therefore, if you desire to vote at that election, you will have to attend personally at the polling booth and tender your vote. Dated at this day of, 19.

*Note.—The returning officer will strike out any of these statements which is inapplicable to the particular case.

TWENTY-EIGHTH SCHEDULE.

(Section 281.)

Declaration of Ratepayer Claiming to Vote at Polling Booth. I. , residing at the Voters' Roll for the Riding of the Shire of Wycheproof, and that I have not received a postal ballot-paper entitling me to vote by post at the election of a councillor (or councillors) now being held in the said Shire of Wycheproof, and that I desire to vote personally at such election.

Signed and declared at Polling Booth this in the presence of—

day of

Returning Officer or Deputy Returning Officer. Caution.—Any person who wilfully makes and subscribes a declaration which is untrue or false in any particular is deemed to be guilty of wilful and corrupt perjury, and is punishable accordingly.

And the Honorable J. P. Jones, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

DEPARTMENT OF PUBLIC HEALTH, VICTORIA.

COMMISSION OF PUBLIC HEALTH.

Health Act 1919.

REGULATIONS RELATING TO THE QUALIFICATIONS REQUIRED BY-INSPECTORS AND THE EXAMINATION OF PERSONS DESIROUS OF OBTAINING CERTIFICATES OF COMPETENCY AS INSPECTORS.

At the Executive Council Chamber, Melbourne, the eleventh day of November, 1924.

P_{RESENT} :

His Excellency the Governor of Victoria.

Mr. Lemmon

Mr. Beckett

Mr. Tunnecliffe

Mr. Webber.

Mr. McNamara

NDER the powers conferred by the Health Act 1919 (No. 3041), and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, doth hereby make the Regulations following (that is to say):-

1. These Regulations may be cited as the "Regulations relating to Inspectors," and shall come into operation on publication in the

Government Gazette.

2. All regulations heretofore made, so far as they relate to matters and things provided for herein, are hereby repealed.

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

"Approved" means approved by the Commission.
"Board" means the Board of Examiners appointed by the Com-

mission for the purposes of these Regulations.
"The Act" means the Health Act 1919, and includes the Regulations thereunder.

4. No person may be appointed as an Inspector of the Department of Public Health or of any Council-

(a) unless he has been granted a certificate of competency after

examination by the Commission of Public Health; or
(b) unless he shall have held the office of inspector for the five years immediately prior to the 24th day of March, 1920;

(c) unless he holds a certificate of competency as a Sanitary Inspector granted by the Royal Sanitary Institute, London, England, or any other certificate of competency granted by an approved authority in the British Dominions: Provided that in such latter case such certificate is granted after examination and courses of training substantially equivalent to that laid down by the aforesaid Institute.

5. Every person desirous of obtaining a certificate of competency as an Inspector by examination under the Act shall satisfy the Commis-

sion that-

(1) he has completed the several courses of training in accordance with the rules of the Royal Sanitary Institute, London, or has undergone such other approved courses of training as are substantially equivalent thereto; or

(2) (a) he has been employed for a period of not less than 12 months by a Council in carrying out such duties as pertain to the office of Inspector; and

(b) has undergone approved courses of instruction including practical demonstrations, in the several subjects prescribed in Schedule 1 hereto.

6. Any person who has satisfied the Commission that he has complied with the provisions of the immediately preceding Regulation shall be eligible to sit for examination for the certificate of competency, and every such person who satisfies the Board that he is competent to carry out the duties imposed and conferred on inspectors by or under the Act shall receive such certificate in the prescribed form A in Schedule 11,

7. Examinations shall be held at such times and places as the Commission may determine.

8. Every application for examination shall be made in the prescribed form B in Schedule 11 hereto, and shall be accompanied by testimonials, certificates, or other documents on which the applicant relies to prove that he has complied with the requirements of Regulation 5, and such application shall, together with a fee of £1, be lodged. with the Secretary of the Commission at least 14 days before the date of the examination at which the applicant desires to sit.

9. The Commission shall appoint a Board of Examiners for the purposes of these Regulations, and it shall be the duty of the Board to ascertain, by written, oral and practical tests, whether a candidate is competent to carry out the duties imposed and conferred on inspectors

by and under the Act.

·10. The Board shall, as soon as practicable after every examination, forward to the Secretary of the Commission a return showing the names of the candidates who have passed the examination and the marks allotted, together with any comments they deem fit.

11. Each examiner shall be paid a fee of Two shillings and sixpence for every candidate examined, including all work associated with the examination: Provided that the minimum fee payable to each examiner shall be Two guineas.

12. A register shall be kept by the Secretary of the Commission of the name and address of every person-

- (a) to whom a certificate of competency has been granted by the Commission after examination;
- (b) who has held office as an inspector for five years immediately prior to the commencement of the Act, and has been approved of by the Commission;
- (c) who by reason of his holding a certificate under Regulation 4 (c) may be appointed as an inspector.

The entry in the register shall in each case indicate the nature of the qualifications in virtue of which such entry is made.

SCHEDULE I.

COMMISSION OF PUBLIC HEALTH.

Examination for Certificate of Competency as an Inspector Under The Health Act 1919.

Syllabus of Subjects.

A general knowledge of the *Health Act* 1919, and the unrepealed provisions of the *Health Act* 1915, and a special knowledge of all provisions and regulations thereunder relating to Sanitation, Infectious Diseases, and the Duties of an Inspector, including legal procedure in regard to prosecutions. INSPECTION, METHODS OF-

Thorough practical knowledge of the methods of inspection generally, and a special knowledge in relation to Dwellings, Lodging Houses, Boarding Houses, Eating Houses, Shops, Food Stores, Factories, Dairies, Stables, Piggeries, Abattoirs, and Nuisances, especially those associated with Offensive and Dangerous

- (a) Special knowledge of the characteristics of good and bad food (such as Meat, Milk, Milk Products, Fish, Fruit, Vegetables, and Bread), including parasites and vermin;
 (b) A good knowledge of the preparation and packing of foods for sale;
 (c) An accurate knowledge of the methods of sampling, packing, labelling, and scaling of foods (including water) for analysis. INFECTIOUS DISEASES

An elementary knowledge of the causes and methods of spread of Infectious Diseases, and of the practical measures that are necessary to prevent or mitigate outbreaks.

The principles of disinfection, and a practical knowledge of the use of Disinfectants and Disinfecting Appliances.

AR AND VENTILATION—

- (a) An elementary knowledge of the physiology of Breathing; the composition of Pure Air and the various causes of its deterioration.

 (b) Principles of Ventilation, and practical methods of Ventilating Dwellings, Public Buildings, and Factories.

 Building Construction—

 - (a) An elementary knowledge of the materials, and general methods of construction used in the building of houses;
 (b) Interpretation of Plans, and making simple outline sketches to deale;
 (c) Methods of solving simple questions in calculation of space;
 (d) A good knowledge of the sanitary principles involved in selection of sites, and in the aspect, design, and arrangement of houses;
 (c) Elementary knowledge of the sanitary aspects of the Heating and Lighting of houses.

SCAVENGING-

A good knowledge of the character of Domestic and Trades Wastes and of Storage, Collection, Transport, and Disposal of same.

OFFENSIVE TRADES AND DANGEROUS TRADES-

A general practical knowledge of the trade processes involved in the conduct of these Trades, and the best practical means for preventing and abating nuisances and dangerous conditions in connexion therewith.

WATER SUPPLY-PUBLIC AND DOMESTIC-

- (a) Physical characteristics of good Drinking Water;
 (b) Sources of Water Supply;
 (c) General knowledge of the methods in use for the collection, storage, distribution and purification of water;
 (d) Sources of Pollution and methods of prevention.

DRAINAGE-

- (a) An elementary knowledge of the physical characteristics of materials used for construction of Sewers and Drains;
 (b) A good general knowledge of the principles of sanitation applicable to and the fittings used in connexion with drainage of buildings (including baths, sinks, lavatories, and water closets.)

NIGHTSOIL AND URINE-

A good knowledge of-

- (a) The design and structure of pan and chemical closets and urinals;
 (b) The methods of collection, removal and disposal of nightsoil;
 (c) Septic Tank installations and disposal of effluent.

A good knowledge of the duties pertaining to the Office of Inspector, including the keeping of books, and records the issue of notices under the Act, and the writing of reports.

SCHEDULE 11.

FORM A.

COMMISSION OF PUBLIC HEALTH, VICTORIA AUSTRALIA.

Certificate of Competency as an Inspector.

This is to certify that , at an examination held by the Commission in the month of , 192, satisfied the examiners as to his competency to act as an inspector under the Health Acts.

In witness whereof this Certificate has been awarded, and is signed by

Order of the Commission.

Secretary to the Commission.

SCHEDULE 11

FORM B.

COMMISSION OF PUBLIC HEALTH, VICTORIA, AUSTRALIA.

Application for Examination for Certificate of Competency as an Inspector.

To the Secretary of the Commission of Public Health.

I(a) , of (b) beg to inform you that I am desirous of presenting myself as a candidate for a Certificate of Competency as an Inspector at the examination to be held at on the day of 192 , and I hereby make application to sit at such examination.

I have complied with the requirements of Regulation 5 (1) (2) (c), and in confirmation thereof I submit the following (d):—

I enclose herewith £1, the prescribed fee for examination.

Signature of Applicant. Date

- (a) Name in full in legible letters.
- Address. Strike out figure inapplicable.
- (d) Describe briefly the testimonials, cartificates, &c., submitted in support of the application.

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

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

Factories and Shops Acts

At the Executive Council Chamber, Melbourne, the eleventh day of November, 1924.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon Mr. Tunneclisse Mr. McNamara

Mr. Beckett Mr. Webber,

A WHARFS AND JETTIES BOARD TO BE APPOINTED.: .

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, doth hereby-

 Declare that it is expedient to appoint a Wages Board to determine the lowest prices or rates which may be paid to any persons employed in the trade of constructing wooden wharfs, piers, or jetties;
 Order that a Wages Board, consisting of six members and a chairman, three of such members being appointed as representatives of employers and three as representatives of employers are the such as the process of the process of the process of the process. as representatives of employees, be constituted and appointed to determine the lowest prices or rates which may be paid to any persons employed in the trade of constructing wooden wharfs, piers, or

trade of constructing wooden wharfs, piers, or jetties.

Also that such Wages Board may in any regulation, determination, order, instrument, or legal proceeding be described for all purposes as the Wharfs and Jetties Board, and the area or locality within which the determination of such Wages Board shall be operative shall be the Metropolitan District as defined in the Factories and Shops Acts, the cities of Ballarat. Bendigo, Geelong, Sandringham, and Warrnambool, the towns of Geelong West and Newtown and Chilwell, and the boroughs of Eaglehawk and Sebastopol.

APPOINTMENT OF A WOODWORKERS BOARD AND OF A WOODWORKERS (COUNTRY) BOARD, IN LIEU OF THE TIMBER FELLERS BOARD. THE WOODWORKERS BOARD, AND THE COUNTRY WOODWORKERS BOARD.

BOARD, AND THE COUNTRY WOODWORKERS BOARD. Whereas in pursuance of a Resolution passed by the Legislative Assembly on the 16th day of December, 1912, and by the Legislative Council on the 19th day of December, 1912, the Governor in Council by Order made on the 13th day of January, 1913, appointed a Timber Fellers Board: And whereas in pursuance of a Resolution passed by the Legislative Assembly on the 27th day of November, 1918, and by the Legislative Council on the 20th day of December, 1918, the Governor in Council by Order made on the 20th day of January, 1919, appointed the Woodworkers Board and the Country Woodworkers Board. Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under the provisions of the Factories and Shops Acts, doth hereby—

(a) Revoke the said Resolutions and the said Orders

- (a) Revoke the said Resolutions and the said Orders appointing the said Timber Fellers Board, the said Woodworkers Board, and the said Country Woodworkers Board.
- (b) Abolish the said Timber Fellers Board, the said Woodworkers Board, and the said Country Woodworkers
- Board.

 (a) Order that, in place of the abolished Boards—

 (1) A new Wages Board, consisting of ten members and a chairman; five of such members being appointed as representatives of employers and five as representatives of employees, be constituted and appointed to determine the lowest prices or rates which may be paid to any persons (other than persons under the jurisdiction of the Carpenters' Agricultural Implements, Fuel and Fodder, or Picture Frame Boards, or persons engaged in ship or boat building, or the erection of bridges, wharfs, or similar structures), employed as—

 (a) carpenters, joiners, or box-makers;

 - ar structures), employed as—

 (a) carpenters, joiners, or box-makers;

 (b) stackers, sorters, loaders, or unloaders of sawn, hewn, or split timber or logs;

 (c) saw-mill, timber-yard, timber seasoning plant, box factory, or joiner's workshop employees;

 (d) tramway builders, aerial workers, timber-fellers, hewers or splitters in connexion with a saw-mill;

 (e) forest workers conveying timber to a saw-
 - (e) forest workers conveying timber to a saw-mill;
 - (f) workers conveying timber from a saw-mill by

(f) workers conveying timber from a saw-mill by tramway;
(g) woodworkers making articles not under the jurisdiction of any Wages Board heretofore appointed or hereafter to be appointed.

Also that such Wages Board may in any regulation determination, order or instrument, or legal proceeding, be described for all purposes as the Woodworkers Board, and that the area or locality within which the determination of such Wages Board shall be operative shall be the Metropolitan District as defined in the

Factories and Shops Acts, the cities of Ballarat, Bendigo, Geelong, Sandringham, and Warrnambool, the towns of Geelong West and Newtown and Chilwell, and the boroughs of Eaglehawk and Sebastopol.

(2) A new Wages Board, consisting of ten members being appointed as representatives of such memberrs being appointed as representatives of employees, be constituted and appointed to determine the lowest prices or rates which may be paid to any persons (other than persons under the jurisdiction of the Carpenters, Country Agricultural Implements, Country Fuel and Fodder, or Picture Frame Boards, or persons engaged in ship or boat building, or the erection of bridges, wharfs, or similar structures) employed as:—

(a) curpenters, joiners, or box-makers;
(b) stackers, sorters, loaders, or unloaders of sawn, hewn or split timber or logs;
(c) saw-mill, timber-yard, timber seasoning plant, box factory, or joiner's workshop employees:

tramway builders, aerial workers, timber-fellers, hewers, or splitters in connexion with a saw-mill;

(e) forest workers conveying timber to a saw-

(f) workers conveying timber from a saw-mill by

(f) workers conveying timber from a saw-mill by tramway;
(g) woodworkers making articles not under the jurisdiction of any Wages Board heretofore appointed or hereafter to be appointed.

Also that such Wages Board may in any regulation, determination, order or instrument, or legal proceeding, be described for all purposes as the Woodworkers (Country) Board, and that the area or locality within which the determination of such Wages Board shall be operative shall be the whole of the State of Victoria outside and excepting the Metropolitan District as defined in the Factorics and Shops Acts, the cities of Ballarat, Bendigo, Geelong, Sandringham, and Warrnambool, the towns of Geelong West and Newtown and Chilwell, and the boroughs of Eaglehawk and Sebastopol.

APPOINTMENT OF A CLERKS (TIMBER TRADE) BOARD AND ADJUSTMENT OF THE POWERS OF SUCH BOARD AND OF THE COMMERCIAL CLERKS BOARD. 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, doth hereby—

Victoria, by and with the advice of the Executive Council thereof. doth hereby—

(1) Declare that it is expedient to appoint a Wages Board to determine the lowest prices or rates which may be paid to any person employed in connexion with the timber trade as a clerk;

(2) Order that a Wages Board, consisting of six members and a chairman, three of such members being appointed as representatives of employers and three as representatives of employees, be constituted and appointed to determine the lowest prices or rates which may be paid to any person employed in connexion with the timber trade as a clerk.

Also that such Wages Board may in any regulation, determination, order, instrument, or legal proceeding be described for all purposes as the Clerks (Timber Trade) Board, and the area or locality within which the determination of such Wages Board shall be operative shall be the whole of the State of Victoria.

(3) Adjust the powers of the Commercial Clerks Board and of the Clerks (Timber Trade) Board of the power to determine the lowest prices or rates which may be paid to any person employed in connexion with the timber trade as a clerk, and conferring such power exclusively on the Clerks (Timber Trade) Board.

RE-DEFINITION OF AREA OR LOCALITY WITHIN WHICH THE DETERMINATION OF THE UNDERTAKERS BOARD SHALL BE OPERATIVE.

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, doth hereby make the following Order, that is to say:

The area or locality within which the determination of the Undertakers Board shall be operative shall be the whole of the State of Victoria.

And the Honorable John Lemmon, 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.

Vegetation and Vine Diseases Act 1915 (No. 2744). PART I.-REGULATIONS.

At the Executive Council Thamber, Melbourne, the eleventh day of November, 1924.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon Mr. Tunnecliffe Mr. McNamara Mr. Beckett

Mr. Webber.

U NDER the powers in that behalf conferred by the Vegeta-tation and Vine Discases Act 1915 (6 Geo. V. No. 2744), the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth make the following Regulations:-

1. For the purpose of these Regulations-

"Approved" means approved by an inspector appointed under the provisions of this Act.
"Citrus" means all varieties of the citrus family which

"Citrus" means all varieties of the citrus tamily which include the bergamot, citron, kumquat, lemon, lime, mandarin, pomel, orange, and shaddock.

"Deciduous" means any tree or plant which sheds and renews its leaves annually.

"Evergreen" means all trees or plants which retain their foliage throughout the year.

"Inspector" means an inspector appointed under the provisions of the Vegetation and Vine Diseases Act.

visions of the Vegetation and Vine Diseases Act.

2. The owner or occupier of any land on which are any trees, plants or vegetables infected with or likely to be affected with insects fungi or diseases shall take all such measurements of the measurement of the measurement of the measurement of the following measures or acts as an inspector orders to be taken for the effectual treatment of diseased trees, plants or vegetables and the effectual eradication of disease and the destruction of any insect or fungus.

3. The following measures or acts are prescribed for the effectual treatment of diseased trees, plants or vegetables and the effectual eradication of disease and the destruction of the insect or fungus mentioned hereunder:—

(a) Fruit Fly.

All fallen fruit of whatever kind (and whether harbouring insects or not) shall be gathered before noon of each day by the owner or occupier of any place where a fruit tree is grown, and all pest-infested fruit shall be submitted to the process of boiling for not less than fifteen minutes or be buried beneath

boiling for not less than fifteen minutes or be buried beneath not less than thirty inches of solid earth, or treated in-such manner as may be directed by an inspector.

All trees carrying fruit liable to be attacked by fruit fly shall be sprayed with an approved poison bait at such times and in such manner as shall be directed by an inspector.

Approved traps shall be placed in at least 10 per cent. of trees carrying fruit as aforesaid, and the whole of the land on which such trees are growing shall be cultivated to a depth of not less than three inches as frequently as an inspector directs.

directs.

All split or damaged fruit and all out-of-season fruit shall be collected and destroyed as aforesaid or treated in such manner as may be directed by an inspector. For the purpose of this regulation all citrus fruit which does not ripen with the main citrus crop shall be deemed to be out of season. The owner or occupier of any land on which cucurbitaceous plants (cucumber, melon, &c.) or tomato plants are beifig grown shall gather and collect all fruit of such plants which exhibit evidence of being infested with fruit fly, and, further, where necessary, shall remove all such plants which it is impracticable to effectually treat for disease and destroy same by boiling or burying as aforesaid or as otherwise directed by an inspector. an inspector.

(b) Coccidae (Scale Insects).

All trees or plants affected by scale insects shall be sprayed with an approved scalecide or fumigated with an approved fumigant. In the case of deciduous trees these must be sprayed during the dormant season with lime-sulphur, miscible oil, or an approved insecticide. Subsequent sprayings shall be given at intervals if deemed necessary by an inspector. In the case of citrus and evergreen trees all affected trees shall be sprayed with an approved scalecide or fumigated with an approved fumigant or treated otherwise as may be directed by an inspector. by an inspector.

(c) Aphidac (Woolly Aphis, Peach Aphis, &c.).

All trees or plants affected with Aphidae, phytophagus insects (leaf-eating) must be sprayed with an insecticide approved by an inspector as frequently and at such times as are necessary for its control.

(d) Codlin Moth.

All apple and pear trees shall be sprayed with arsenate of lead or an approved insecticide to the satisfaction of an inspector. The strength of the spraying mixture shall be not

less than one pound of arsenate of lead paste or its equivalent less than one pound of arsenate of lead paste or its equivalent to twenty gallons of water. In addition to spraying as aforesaid all infested apples and pears and other infested fruits shall be collected by the owner or occupier of any land and destroyed at least once in each period of four days.

All apple and pear trees shall be kept clear of dead or loose bark and broken limbs. Any stakes, props or other material likely in the opinion of an inspector to harbour the larvae or pupae of the codlin moth shall be removed, and if found to be infested, shall be destroyed.

(e) Root Borer.

In plantations where this beetle is present zinc bands or approved traps shall be placed on the trunks of trees. All beetles must be collected and destroyed at least twice a week. (Provided however that with the permission of an inspector beetles may be kept in a secure cage to allow of the hymenopterous parasite by which it is often attacked to complete its metamorphosis.

During late spring and early summer the foliage of all trees on which beetles are found must be sprayed to the satisfaction of an inspector with an approved insecticide.

(f) Black Spot.

Apple and pear trees must be sprayed with Bordeaux mixture, copper-soda, lime-sulphur or other approved fungicide. Not less than one spraying shall be given before twenty per cent. of the flower buds are open. Additional sprayings shall be given if necessary to effectively control the disease.

(g) Brown Rot. Leaf Curl of Peach. Shot Hole.

Trees subject to any of the fungi named above must be sprayed with Bordeaux mixture, lime sulphur, or other approved fungicide as often and at such times as necessary to prevent these fungous diseases.

4. The form of notice to be served on an owner or occupier of land on which are trees, plants or vegetables infected with any insect, fungus or disease shall be in the form prescribed in Schedule I. of these Regulations.

5. The following penalties are hereby prescribed for breaches of these Regulations:—

For a first offence, a penalty not exceeding One pound. For any subsequent offence, a penalty not exceeding Ten

SCHEDULE I.

Order for Effectual Treatment of Insects, Fungi, or Diseases.

t, of hybridian reaction of insects, Fungi, or Discasca, to of height an inspector appointed under the provisions of the Vegetation and Vine Discasca Act 1915, hereby give you of notice that trees, plants, or vegetables on land owned or/and occupied by you at

. And I hereby order you to take the measures mentioned hereunder within days

for the effectual eradication thereof.

Date

Inspector.

And the Honorable Edmond John Hogan, His Majesty's Minister for Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

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

Land Act 1915, Section 303.

UNUSED AND UNMADE ROAD CLOSED.

At the Executive Council Chamber, Melbourne, the cleventh day of November, 1924.

Present:

His Excellency the Governor of Victoria;

Mr Lemmon

Mr. Tunnecliffe Mr. McNamara

Mr. Beckett Mr. Webber.

I N pursuance of the provisions of section 303 of the Land Act 1915 (No. 2676), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by Order made on this date, direct that the unused and unmade road referred to hereunder be closed.

Parish of Karnak, County of Lowan, being the road lying north of allotment 33A and west of allotment 33.—(K.132(2) (Z.18372).

And the Honorable H. S. Bailey, 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.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the eleventh day of November, 1924.

Present.

His Excellency the Governor of Victoria.

Mr. Lemmon

Mr. Beckett Mr. Webber.

Mr. Tunnecliffe Mr. McNamara

Country Roads Act 1915 (No. 2635) and Developmental Roads Act 1918 (No. 2944).

DECLARATION OF A DEVIATION FROM THE KERNOT-KROWERA ROAD IN THE SHIRE OF PHILLIP ISLAND AND WOOLAMAI AND DISCONTINUANCE OF PART OF OLD ROAD.

W HEREAS by section 58 of the Country Roads Act 1915 (Act No. 2635) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has by Resolution declared a deviation to be a developmental road the said Board may also declare that such deviation shall be in lieu of the existing road or part thereof named in such resolution and that on publication in the Government Gazette of the Order confirming such resolution the existing road or part thereof shall cease to be a developmental road or be discontinued as provided in the resolution: And whereas the said Board has by resolution declared the deviation on the land described in the First Schedule to such Resolution to be a developmental road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in of the part of the existing road being the land described in the Second Schedule to the said Resolution and that such part of the said existing road as is described in the Third Schedule shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO. Resolution of the Country Roads Board declaring Road on Site taken for a deviation of a Developmental Road fit for use.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1915 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway) such Board at a meeting now holden acting under the authority conferred upon it by section 50 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto and that such part of the said existing road as is described in the Third Schedule shall be discontinued. Whereas the land the site of the road the course of which

FIRST SCHEDULE.

Shire of Phillip Island and Woolamai.

13.-Kernot-Krowera Road (13163) .- All that piece of land 13. Kernot-Krowera-Road (13163).—All that piece of land in the Parish of Jumbunna, and being a roadway one chain or more in width the southern boundary of which commences at a point on the northern boundary of allotment 22 of the said parish, distant 121 deg. 25 min. 612 links and 85 deg. 38 min. 254 links from the north-western angle of the said allotment; thence generally south-easterly through that allotment, generally easterly through allotment 30, across and along a one-chain road to the south-eastern angle of allotment 30s; thence north-easterly to the south-western angle of allotment 51s of the said parish. Also

All that piece of land in allotment 22A, Parish of Jumbunna, the boundaries of which are as follow:—Commencing at a point on the southern boundary of the said allotment, distant 121 deg. 25 min. 174 links from the south-western angle thereof; thence by lines bearing respectively 110 deg. 9 min. 658 links, 265 deg. 38 min. 219 links and 301 deg. 25 min. 467 links to the point of commencement.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 754, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Phillip Island and Woolamai.

13. Kernot-Krowera Road.-All that piece of land in the Parish of Jumbunna, and being a roadway one chain or more in width, the northern boundary of which commences at a point on the southern boundary of allotment 22A of the said parish, distant 121 deg. 25 min. 641 links and 85 deg. 38 min. 483 links from the south-western angle of the said allotment; thence generally easterly and south-easterly along the southern boundaries of the said allotment and allotment 30n to a point on the last-mentioned allotment boundary, distant 249 deg. 31 min. 211 links, 221 deg. 4 min. 596 links and 255 deg. 8 min. 140 links from the south-eastern angle of the said allotment 30n.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured light and dark blue on survey plan No. 754, lodged in the office of the Country Roads Board.

THIRD SCHEDULE.

THIRD SCHEDULE.

Shire of Phillip Island and Woolamai.
All that piece of land in the Parish of Jumbunna and being a roadway one chain or more in width the northern boundary of which commences at a point, on the southern boundary of allotment 30s of the said parish, distant 109 deg. 43 min. 790 links from the south-western angle of the said allotment; thence easterly and generally southeasterly along part of the southern boundary of the said allotment to a point distant 240 deg. 31 min. 211 links, 221 deg. 4 min. 596 links, and 255 deg. 8 min. 140 links from the south-eastern angle of the said allotment 30s.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured dark-blue on survey plan No. 754, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed at Melbourne, this twenty-seventh day of October, One thousand nine hundred and twenty-four in the presence of-

(SEAL)

W. McCORMACK, Acting Chairman, F. W. FRICKE, Member. R. JANSEN, Acting Secretary.

RDER APPROVING OF A DEVIATION FROM DEVELOPMENTAL ROAD IN THE SHIRE OF OMEO.

ORDER APPROVING OF A DEVIATION FROM A DEVELOPMENTAL ROAD IN THE SHIRE OF OMEO.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Reedy Creek Road in the Shire of Omeo (declared to be a developmental road under the Developmental Roads Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 3rd September, 1919, on page 2015) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said first-cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All those pieces of land in the Parish of Numbie Mungie, the boundaries of which are as follow:—

- All those pieces of land in the Parish of Numbie Mungie, the boundaries of which are as follow:
 - the boundaries of which are as follow:

 (a) Commencing at the south-eastern angle of allotment 12, Township of Ensay, of the said parish; thence by lines bearing respectively 247 deg. 48 min. 68 links, 338 deg. 37 min. 376 links, 32 deg. 17 min. 212 links, 157 deg. 48 min. 123 links, 212 deg. 17 min. 90 links, 158 deg. 37 min. 124 links, 247 deg. 48 min. 35 links, and 158 deg. 37 min. 200 links to the point of commencement.

 (b) Commencing at the south-eastern angle of Ensay Estate State School of the said parish; thence by lines bearing respectively 267 deg. 14 min. 428 links, 62 deg. 38 min. 468 links, and 176 deg. 23 min. 195 links to the point of commencement; which said pieces of land are particularly delineated and shown coloured red on survey plan No. 1591, lodged in the office of the Country Roads Board.

ORDER APPROVING OF A NEW DEVELOPMENTAL ROAD IN THE SHIRE OF MAFFRA.

RUAD IN THE SHIKE OF MAFFRA.

[Whereas the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that a new developmental road in the Shire of Maffra should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road is proposed to be made

and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say: say:

All that piece of land in the Parish of Stratford, the boundaries of which are as follow:—Commencing at the north-western angle of the Bushy Park Station ground in the said parish; thence 177 deg. 30 min. 328.2 links; thence by the are of a circle of radius 1,900 links for a distance of 831 links; thence by lines bearing respectively 252 deg. 32 min. 670.9 links, 349 deg. 30 min. 100.7 links, 72 deg. 32 min. 647.7 links, 60 deg. 0 min. 752.7 links, 357 deg. 30 min. 313.7 links, 47 deg. 8 min. 628.7 links, 317 deg. 8 min. 393 links, 81 deg. 36 min. 121.3 links, 137 deg. 8 min. 393 links, 81 deg. 36 min. 121.3 links, 137 deg. 8 min. 424.4 links, and 227 deg. 8 min. 682.5 links to the point of commencement; which said piece of land is particularly delineated and shown coloured red on Survey Plan No. 1595 lodged in the Office of the Country Roards Board.

ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF AVON.

SHIRE OF AVON.

WHBREAS the Country Roards Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the new main road in the Shire of Avon should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map and plans marked "A" and "B" respectively and an estimate showing the points between which and on and through what land the said new road is proposed to be made and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said map and plans and a consideration of the said tion of the said map and plans and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say: is to say:-

All those pieces of land in the Parishes of Stratford and Bundalaguah, the boundaries of which are as follow:—

(a) Commencing at the north-western angle of allotment 1, section 1, Township of Stratford, in the parish first named; thence by lines bearing respectively 89 deg. 53 min. 150 links, 236 deg. 12 min. 180.3 links, and 359 deg. 53 min. 100 links to the point of commencement.

commencement.

(b) Commencing at the most easterly angle of allotment 25a, section 9, of the parish last named; thence by lines bearing respectively 225 deg. 13 min. 318 links, 26 deg. 8 min. 336.5 links, and 135 deg. 13 min. 110 links to the point of commencement; which said pieces of land are particularly delineated and shown coloured red on Survey Plans Nos. 1596 and 1597 ledged in the Office of the Country Ronds Board

lodged in the Office of the Country Roads Board.

And the Honorable John Percy Jones, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Country Roads Act 1915.

REGULATION REDUCING WEIGHTS TO BE CARRIED ON THE TRAFALGAR THORPDALE AND YARRAGON-LEONGATHA ROADS, IN THE SHIRE OF NARRACAN.

At the Executive Jouncil Chamber, Melbourne, the eleventh day of November, 1924. PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon Mr. Tunnecliffe

Mr. Beckett Mr. Webber.

Mr. McNamara

N pursuance of the powers conferred by section 59 of the Country Roads Act 1915 and section 569 of the Local Government Act 1915, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following regulation,

No person shall in or by means of a vehicle carry on the main roads following, namely, the Trafalgar-Thorpdale and Yarragon-Leongatha roads, in the Shire of Narracan, a greater weight than the next mentioned (that is to say) —For each wheel of any two-wheeled vehicle a total weight of 23 hundredweight avoirdupois and for each No. 190.-17449.-3

wheel of any four-wheeled vehicle a total weight of 3 hundredweight avoirdupois for each half-inch of width of bearing surface of the tyre or felloe. The weight of the vehicle shall in all cases be reckoned as part of the weight that may be so carried.

And the Honorable John Percy Jones, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

DEPARTMENT OF PUBLIC HEALTH.

Health Act 1919.

REGULATIONS AMENDING THE FOOD AND DRUG STANDARDS REGULATIONS 1924.

At the Executive Council Chamber, Melbourne, the eleventh day of November, 1924.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon

Mr. Tunnecliffe Mr. McNamara

Mr. Beckett Mr. Webber.

NDER the powers conferred by the Health Act 1919 (No. 3041), and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, and on the recommendation of the Food Standards Committee, doth hereby amend the Food and Drug Standards Regulations 1924 as follows:—

1. These Regulations may be cited as the Amending Food and Drug Standards Regulations 1924, and shall come into operation on publication in the Government Gazette.

2. To Regulation 25 there shall be added the following parameters.

(6) This Regulation shall not come into operation until the first day of July, 1925.

3. To Regulation 28 there shall be added the following paragraph:-

aph:—

(18) Addition of Nitrite in Lieu of Nitrate.

Wherever in this Regulation a specified weight of saltpetre is permitted to be added such permission shall be taken to allow in lieu thereof the addition of one-fourteenth of such specified weight of nitrite of potassium or nitrite of sodium.

4. Regulation 79 is hereby repealed and the following subitived therefor:—

stituted therefor:-

79. Patent and Proprietary Medicines.

(1) Every package containing a patent or proprietary medicine shall have attached thereto a label in which shall be inscribed legibly and prominently in English or Latin the names of the drugs therein which have any therepartie section

which have any therapeutic action.

(2) This Regulation shall not come into operation until the first day of January, 1926.

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

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

DEPARTMENT OF PUBLIC WORKS.

APPROVAL OF BY-LAW No. 6 MADE BY THE MEL-BOURNE AND METROPOLITAN TRAMWAYS BOARD PRESCRIBING FORMS WITH REGARD TO THE ISSUE OF INSCRIBED STOCK.

At the Executive Council Chamber, Melbourne, the eleventh day of November, 1924.

PRESENT :

His Excellency the Governor of Victoria.

Mr. Lemmon Mr. Tunnecliffe

Mr. Beckett Mr. Webber.

Mr. McNamara

Mr. McNamara !

IIS Excellency the Governor in Council of the State of Victoria, with the advice of the Executive Council thereof, in pursuance of the provisions of section 121 (1) (b) of the Melbourne and Metropolitan Tramways Act 1918 (No. 2995), doth by this Order approve of By-law No. 6 made by the Melbourne and Metropolitan Tramways Board prescribing forms (Nos. 1 to 17) to be used for the several purposes in connexion with the issue by the Board of Melbourne and Metropolitan Tramways Inscribed Stock and transactions therein; and furthermore doth order that such approval be endorsed upon such forms attached to Correspondence No. 24/1142, and deposited in the Public Works Department in evidence of such approval.

And the Honorable John Percy Jones, His Majesty's, Com-

And the Honorable John Percy Jones, His Majesty's, Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Wheat Marketing (Winding Up) Act 1924 (No. 3338). AUTHORITY TO DESTROY BOOKS, PAPERS, AND DOCUMENTS.

At the Executive Council Chamber, Melbourne, the eleventh day of November, 1924.

PRESENT:

His Excellency the Governor of Victoria. '

Mr. Lemmon

Mr. Beckett Mr. Webber.

Mr. Tunnecliffe Mr. McNamara

W HEREAS by the Wheat Marketing (Winding Up) Act 1924 (No. 3338) it is provided that the Governor in Council, if satisfied that any books, papers, or documents of the Victorian Wheat Commission are no longer required for the purposes of the Wheat Marketing Acts and the Wheat Marketing and Transportation Act 1920, may, by Order, direct that the same be destroyed or otherwise disposed of. Now therefore I, the Governor of the State of Victoria, acting by and with the advice of the Executive Council of the said State, do hereby order that all books papers, and documents relating and with the advice of the Executive Council of the said State, do hereby order that all books, papers, and documents relating to any acts, matters, or things done by the said Commission under the said recited Acts, shall be destroyed or otherwise disposed of. Provided that such books, papers, or documents as are now in the possession of the Treasurer, and which refer to any unclaimed moneys held by the said Treasurer, shall be destroyed from time to time as the said Treasurer may think fit

And the Honorable Edmond John Hogan, His Majesty's Minister for Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

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

DEPARTMENT OF LANDS AND SURVEY.

Land Act 1915, Section 303.

UNUSED AND UNMADE ROADS CLOSED.

At the Executive Council Chamber, Melbourne, the thirteenth day of November, 1924.

PRESENT:

His Excellency the Governor of Victoria.

Prendergast Mr. McNamara
Lemmon Mr. Beckett
Jones Mr. Webber. Mr. Prendergast Mr. Lemmon

Mr. Jones

In pursuance of the provisions of section 303 of the Land Act 1915 (No. 2676), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Orders made on this date direct that the unused and unmade roads referred to hereunder be closed, viz.:-

Town of Ballan, Parish of Ballan, being the road lying between allotments 3, 4, and 5 of section I and allotments 6, 7, and 10 of section H.—(B.23(2) (J.15154).

Parish of Dollin, being the road lying between allotment 5, Parish of Dollin, and allotments 44 and 44a, Parish of Wonwondah.—(D.195(2), W.327(4) (Z.18466).

wondah.—(D.195(2), W.327(4) (Z.18466).

Parishes of Spring Plains and Glenhope, being the road lying between allotments 7 of section B, Parish of Glenhope, 113A, Parish of Spring Plains, and allotments 9 and 4 of section B. Parish of Glenhope, 125 and 176; Parish of Spring Plains; also the road dying between allotments 4 of section B, Glenhope, 125, Spring Plains, and allotments 124A, 124, and 176, Parish of Spring Plains.—(S.303(2), G.64(5), (W.49220).

Parish of Wonwondah, being the road lying between allotment 27 and allotment 28.—(W.327(4) (Z.18137).

And the Honorable H. S. Bailey, 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.

DIGGING OR REMOVING STONE, ETC., FROM CERTAIN CROWN LAND PROHIBITED.—PARISH OF MANAN-GATANG.

PROCLAMATION

y 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.

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 pursuance of provisions contained in section 162 of the Land Act 1915 (6 Geo. V. No. 2676), do hereby declare as follows, viz.:—

Manangatang.—No person, although he be duly licensed or otherwise authorized, shall dig or remove stone, gravel, sand, loam, brick, or other earth on or from the Crown lands comprised within that portion of the Water Reserve, being allotment 16, Parish of Manangatang, liying west of the Bryden's Tank to Manangatang railway and north of the Township of Manangatang.—(M.571c(1) (M.20180).

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

H. S. BAILEY. Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

PUBLIC HIGHWAY.—SHIRE OF COLAC

PROCLAMATION OF STREET.

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.

WHEREAS by the Local Government Act 1915 (6 Geo. V. No. 2686), sections 472 and 473, it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the council of any municipality, by notice in the Governor Gazette. to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley, or right-of-way to be a public highway, and that such land shall thereupon and themseforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force: And whereas the Council of the Shire of Colac has requested that the land hereinafter mentioned, which has been reserved, used, or acquired by the said Council for the purpose of making a street within the said shire, be so declared to be a public highway: 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, do by this Proclamation declare the land reserved, used, or acquired for the street hereinafter, named and described, and situated within the Shire of Colac aforesaid, to be a Public Highway within the meaning of the said Act, viz.:—

PUBLIC HIGHWAY, SHIRE OF COLAG. .

Name of Street.	Extent.	Width of Carriage-way.	Width of Footpath on each Side.	Total Width.
Campbell-street	From Wilson-street to Hearn street	42 feet	12 feet	66 feet

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

(L.S.)

By His Excellency's Command,

STRADBROKE.

J. P. JONES, Commissioner of Public Works.

Health Act 1922, Section 2. DUTY OF SEWERAGE AUTHORITY AS TO REMOVAL OF NIGHT-SOIL FROM PAN CLOSETS.

PROCLAMATION

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., &c.

By virtue of the powers conferred by the Health Acts, I, the Governor of the State of Victoria, in the Commonwealth of Australia, on the recommendation of the Commonwealth of Australia, and by and with the advice of the Executive Council of the said State, do by this Proclamation fix the first day of January, 1925, as the date when the provisions of section 44 of the Health Act 1919 (No. 3041) as the same is enacted in section 2 of the Health Act 1912 (No. 3256), relating to the duty of every sewerage authority to provide for the collection, removal, and disposal of night-soil from all pan closets on all unsewered premises within the sewerage district of such sewerage authority shall come into operation within the sewerage districts of the metropolis, as defined by or under section 3 of the Melbourne and Metropolitan Board of Works Act 1915, Bendigo and Geelong Waterworks and Sewerage Trust.

All Proclamations previously in force in relation to matters

All Proclamations previously in force in relation to matters herein provided for are hereby repealed.

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

STRADBROKE.

By His Excellency's Command,

J. P. JONES, Minister of Public Health.

GOD SAVE THE KING!

APPROACHING LAND SALES.

ALES of Crown Lands in Fee Simple to be held at the unde mentioned places and dates, viz. :-No of

		Gazette.
Benalla-Friday, 19th December, 1924	,	190
Birchip-Tuesday, 16th December, 1924		188
Geelong -Tuesday, 25th November, 1924		180
Loch-Friday, 12th December, 1924		190
Murrayville-Friday, 5th December, 1924		183
Myrtleford-Wednesday, 10th December, 1924		188
Ouyen-Thursday, 4th December, 1924	•••	183
Pyramid-Thursday, 18th December, 1924		188
Rochester-Thursday, 11th December, 1924		188
St. Arnaud-Thursday, 20th November, 1924		178
Tongala—Thursday, 4th December, 1924		183

Lands and Survey Office, Melbourne

Closer Settlement Act 1915, Section 111 (as amended). SALE OF CROWN LANDS IN FEE SIMPLE BY PUBLIC AUCTION.

A SALE of the undermentioned Crown lands in fee simple by public auction will be held at the OFFICE of the VICTORIAN PRODUCERS' CO-OPERATIVE COMPANY-LIMITED, BENALLA, on FRIDAY, 19th DECEMBER, 1924, at half-past TWO p.m. To be conducted by W. MURRAY, Esq., Land Officer. Auctioneers: VICTORIAN PRODUCERS'

DESCRIPTION OF LAND.

Allotment 60A, Parish of Bungeet, County of Moira, containing 319 acres 3 roods 37 perches, situated 6 miles from Goorambat Railway Station and 13 miles from Benalla. Recently held by W. J. Ellis. Level country, grey soil, suitable for grazing and cultivation. Improvements consist of 160 chains of fencing, shed, and dam.

TERMS AND CONDITIONS.

The full conditions will be read at the sale. Deposit payable on acceptance of bid, one-tenth of purchase

price.

Balance of purchase money payable in 20 half-yearly instalments, together with interest on the unpaid balance at 5 per cent. per annum. Purchaser may pay up full balance of purchase money at any time prior to due date, together with interest to date of payment only, or may transfer his interest in the purchase (prior to the final payment) on payment of a fee of Ten shillings.

Immediate possession. No residence condition. Crown grant on completion of purchase.
Particulars are obtainable from the auctioneers, from Land Officer, Benalla or Seymour, or Lands Department, Melbourne.

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Melbourne, 18th November, 1924.

Closer Settlement Act 1915, Section III. (as amended). SALE OF CROWN LANDS IN FEE SIMPLE BY PUBLIC AUCTION.

SALE of the undermentioned Crown lands in fee simple A by public auction will be held at the SALE-YARDS of Messrs. ALEX. SCOTT & CO. PTY. LTD., LOCH, on FRIDAY, 12th DECEMBER, 1924, at half-past TWELVE o'clock. To be conducted by E. T. A. WILSON, Esq., Land Officer. Auctioneers: Messrs. ALEX. SCOTT & CO. PTY. LTD., Dandenong.

BASS PARK ESTATE HOMESTEAD AREA.

Allotment 85s, Parish of Corinella, County of Mornington, containing 69 acres and 3 perches, situated 5 miles from Woolamai Railway Station. The land consists of rich flats with a heavy sole of English grasses; suitable for dairying, from which an immediate return is obtainable. Subdivided into three naddocks. into three paddocks.

Improvements.

The homestead contains 10 main rooms, bathroom with porcelain bath, kitchen, wash-house, linen-press, and two pantries. Walls are of oregon, externally covered with stucco rough-cast and weatherboards. Linings are of fibro-cement. Water laid on from tanks. Underground well, shed, fowl-houses and yards, barn and separator room.

The homestead has recently been renovated and painted, and is in first-class order. Extensive pine plantations provide good shelter.

TERMS AND CONDITIONS.

The full conditions will be read at the sale. Deposit payable on acceptance of bid, one-tenth of purchase

Balance of purchase money will be payable in 20 equal half-yearly instalments, together with interest on the unpaid balance at 5 per cent. per annum. Purchaser may pay up the full pur-chase money at any time prior to the due date, with interest to date of payment only, or may transfer his interest in the purchase (prior to final payment) on payment of a fee of Ten shillings.

shillings.

Buildings to be insured in favour of the Closer Settlement Board, and the policy to be lodged with the Board until completion of purchase. No improvements to be removed without Board's previous written consent.

Immediate possession. No residence condition. Crown grant on completion of purchase.

Particulars are obtainable from the auctioneers or from Inquiry Branch, Lands Department, Melbourne.

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Melbourne, 18th November, 1924.

LAND PERMANENTLY RESERVED.

FLINDERS, ETC. 1971/19 SITE FOR PUBLIC PURPOSES. 1927 3 2 C To for four (4) consecutive weeks of the intention of the Governor in Council to permanently reserve as a site for Public purposes, land in the Parishes of Flinders, Bittern, Lang Lang, and Corinella, and in the Township of San Remo. Parish of Woolamai, His Excellency the Governor in Council has approved that the said land be permanently reserved therefor.

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

At the Executive Council Chamber, Melbourne, the 13th November, 1924.

REVOCATION OF THE TEMPORARY RESERVATION OF LAND.

IN pursuance of the provisions of the Land Act 1915, 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 13th day of November, 1924, revoked the temporary reservation of the land hereinafter referred to,

NEILBOROUGH.—Site for a Reservoir.

For description see Gazette of 22nd October, 1924, page 3467.

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

At the Executive Council Chamber, Melbourne, the 13th November, 1924.

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

N pursuance of the provisions of the Land Act 1915, notice is hereby given that it is the interest. is hereby given that it is the intention of the Governor on Council to revoke the temporary reservation of the lands hereinafter referred to, viz.:-

The following Notices were gazetted 1° on 29th October, 1924, pursuant to Order of the 22nd October, 1921.

pursuant to Order of the 22nd October, 1922, pursuant to Order of the 22nd October, 1923.

GIFFARD.—The temporary reservation, by Order in Council of the 7th January, 1878, of 255 acres 0 roods 25 perches of land (incorrectly described as 225 acres 0 roods 25 perches) in the Parish of Giffard as a site for Recreation purposes, revoked as to part by Orders of the 19th October, 1915, and the 20th January, 1923, so far as regards the portion thereof hereinafter described, viz.:—15 acres 3 roods 25 perches, Parish of Giffard, County of Buln Buln: Commencing at a point bearing S. 9 deg. 21 min. W. 3,386 5-10 links from the north-west angle of the Recreation Reserve; bounded thence by a road bearing S. 80 deg. 39 min. E. 900 links, by a road and a line bearing S. 9d eg. 21 min. W. 2,170 links; and thence by roads bearing N. 29 deg. 43 min. W. 315 links, N. 46 deg. 32 min. W. 847 5-10 links, and N. 9 deg. 21 min. E. 1,450 links to the commencing point.—(G.63 (3), O.P. 1923/387) (Rs.1360).

Kaniva.—The temporary reservation, by Order in Council of the 22nd May, 1882, of 129 acres 3 roods 30 perches in the Parish-7of Kaniva as a site for the Conservation of Water, revoked as to part by Order of the 22nd October, 1890, so far as regards the remaining portion comprising 127 acres 3 roods 30 perches.—(K.147 (2)) (Rs.2962).

The following Notices were gazetted 10 on 5th November, 1924, pursuant to Orders of the 27th October, 1924.

BUCKLAND.—The temporary reservation, by Order in Council of the 16th November, 1868, of 1 acre 0 roods 33 perches of land in the Parish of Buckland as a site for Common School purposes.—(P.70c) (H.05161, C.75156)

BUCKLAND.—The temporary reservation, by Order in Council of the 30th July, 1877, of 1 acre 0 roods 1 perch of land in the Parish of Buckland as a site for Public purposes, in addition to and adjoining the site temporarily reserved for Common School purposes, by Order of the 16th November, 1868.—(P.70c) (H.05161, C.75156).

The following Notices were gazetted 1° on 12th November, 1924, pursuant to Orders of the 5th November, 1924.

Kerang.—The temporary reservation by Order in Council of the 21st August, 1865, of I rood of land, Township, now Town, of Kerang, being part of allotment 1 of section 7, as a site for the Office of the Swan Hill District Road Board.—
(K 10(5) (Pc. 2605) (K.19(5) (Rs.2695).

LAKE BOGA.—The temporary reservation by Order in Council of the 22nd November, 1909, of 2 acres 2 roods 5 6-10 perches of land, in the Township of Lake Boga, being allotment 33 of section 1, as a site for a Public Park.—(L.8(1)) (C.74868).

The following Notices were gazetted 10 on 19th November, 1924, pursuant to Orders of the 13th November, 1924.

CHEWTON.—The temporary-reservation, by Order in Council of the 21st June, 1875, of 1 acre 3 roods 18 4-10 perches of land in the Parish of Chewton, situate in section E, as a site for State School.—(C.219 (5) (C.75180).

YAUGHER.—(C.219 (c.73180).

YAUGHER.—The temporary reservation, by Order in Council of the 10th February, 1915, of 10 acres 0 roods 18 perches of land in the Parish of Yaugher as a site for Watering and Camping purposes, so far as regards the portion thereof hereinafter described, viz.:—3 acres: Commencing at the north-east angle of allotment 71 of section A; bounded thence by said allotment bearing S. 89 deg. 50 min. W. 457 5-10 links, by a line bearing N. 0 deg. 3 min. W. 655 5-10 links; and thence by roads bearing N. 89 deg. 50 min. E. 457 5-10 links and S. 0 deg. 3 min. E. 655 5-10 links to the commencing point.—(Y.115 (5) (Rs. 538).

The following Notices were gazetted 10 on 19th November, 1924, pursuant to Orders of the 11th November, 1924.

BALNARRING.—The temporary reservation by Order in Council of the 5th July, 1869, of 1 rood of land in the Township of Balnarring, being part of suburban allotment 1, as a site for the Flinders District Road Board Office, is about to be revoked.—(B.72) (C.75007).

revoked.—(B.72) (C.75007).

KINNABULLA.—The temporary reservation by Order in Council of the 16th February, 1898, of 50 acres of land in the parish of Kinabulla, being part of Mallee allotment (provisionally numbered) 6508, as a site for Water Supply purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—37 acres 3 roods 12 perches: Commencing at a point bearing south 1,199 links from the northeast angle of the Water Reserve; bounded thence by roads bearing south 1,199 links and S. 89 deg. 42 min. W. 2,076 links, by allotment 6 bearing N. 0 deg. 18 min. W. 2,398 links and

N. 89 deg. 42 min. E. 1,076 links; and thence by lines bearing S. 0 deg. 18 min. E. 1,199 links and N. 89 deg 42 min. E. 1,006 links to the commencing point.—(K.197(1) (C.73674).

MURRARIT WEST.—The temporary reservation by Order in Council of the 13th August, 1900, of 1 rood in the parish of Murrabit West, as a site for a Public Hall, is about to be revoked.—(M.474(4) (C.74729).

H. S. BAILEY, Commissioner of Crown Lands and Survey... Department of Lands and Survey, Melbourne.

LAND TEMPORARILY RESERVED FROM SALE, ETC.

N pursuance of the provisions of the Land Act 1915, notice I h pursuance of the provisions of the Land Act 1915, notice is hereby given that His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 11th day of November, 1924, reserved temporarily, and has also excepted from occupation for mining purposes or for residence or business under any miner's right or business licence the land hereinafter described:—

CORRYONG.—Site for Municipal Purposes, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 23rd October, 1916.—2 roods, being allotment 9, section 17, Town of Corryong, Parish of Towong, County of Benambra: Commencing at the south-east angle of allotment 8 of section 17; bounded thence by Wheeler-street bearing S. 54 deg. 54 min. W. 100 links, by allotment 10, being the reserve for Municipal Purposes, bearing N. 35 deg. 6 min. W. 500 links; and thence by allotment 8 bearing S. 35 deg. 6 min. E. 500 links to the commencing point.—(C.427(1) (Rs.1260).

GOROKE.—Site for a State School.—1 acre, Parish of Goroke, County of Lowan: Commencing at the south-east angle of allotment 74; bounded thence by a road bearing south 300 links, and thence by allotment 74 bearing east 333 3-10 links to the commencing point.—(G.214(4) (Rs.3031).

F. W. MABBOTT, CORRYONG.-Site for Municipal Purposes, in addition to and

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

At the Executive Council Chamber, Melbourne, the 11th November, 1924.

LAND TEMPORARILY RESERVED FROM SALE, ETC.

IN pursuance of the provisions of the Land Act 1915, notice is hereby given that His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 13th day of November, 1924, reserved temporarily, and has also excepted from occupation for mining purposes or for residence or business under any miner's right or business licence the land hereinafter described to the control of the con described :-

BAMBRA.—Site for a Stone Reserve.—3 roods 33 perches, being allotment 71B, Parish of Bambra, County of Polwarth: Commencing at the north-west angle of allotment 71D; bounded thence by allotment 71 bearing N. 0 deg. 44 min. W. 195 links, by a road bearing N. 89 deg. 41 min. E. 370 links and S. 52 deg. 22 min. E. 312 links; and thence by allotment 71D bearing S. 89 deg. 24 min. W. 615 links to the commencing point.—B.90F(1) (Rs.3032).

EMERALD.—Site for Public Recreation in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 27th August, 1894.—2 roods, Township of Emerald, Parish of Gembrook, County of Evelyn: Commencing at a point bearing N. 0 deg. 5 min. E. 915 9-10 links from the north-east angle of allotment 10 of section A; bounded thence by the Recreation Reserve bearing N. 89 deg. 55 min. W. 200 links and N. 0 deg. 5 min. E. 214 7-10 links and S. 0 deg. 5 min. W. 289 1-10 links to the commencing point.—(E.110(3) (Rs.22).

EMERALD.—Site for a Mechanics' Institute and Free Library.

5 min. W. 289 1-10 links to the commencing point.—(E.110(\$\struct{3}\$). (Rs.22).

EMERALD.—Site for a Mechanics' Institute and Free Library.—2 roods, Township of Emerald, Parish of Gembrook, County of Evelyn: Commencing at a point bearing N. 22 deg. 32 min. E. 108 3-10 links from the north-west angle of allotment 10 of section A; bounded thence by a road bearing N. 14 deg. 18 min. E. 165 1-10 links, by the Recreation Reserve hearing east 293 4-10 links and south 160 links; and thence by a road bearing west 334 2-10 links to the commencing point.—(E.110(\$\struct{3}\$) (Rs.3039).

Manangatang.—Site for Public Recreation in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 2nd March, 1922.—37 acres 0 roods 18 perches, Parish of Manangatang, County of Karkarooc: Commencing at the north-west angle of the Recreation Reserve; bounded thence by lines bearing N. 45 deg. 3 min. E. 1,459 links, S. 89 deg. 57 min. E. 1,106 links, S. 16 deg. 5 min. E. 1,391 links, south 951 links, S. 73 deg. 15 min. W. 733 links, and 8. 59 deg. 7 min. W. 308 links, by a road bearing N. 89 deg. 57 min. W. 328 links; and thence by the said Recreation Reserve bearing N. 0 deg. 3 min. E. 1,626 links and N. 89 deg. 57 min. W. 1,230 links to the commencing point.—(M.571c(1) (Rs.2499).

Clerk of the Executive Council Chamber,

Melbourne the 13th November 1924

At the Executive Council Chamber, Melbourne, the 13th November, 1924.

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. to me.

H. S. BAILEY, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 17th November, 1924.

SCHEDULE.

SCHEDULE.

DUNOLLY, Thursday, 4th December, 1924, at Ten a.m., J. W. Macpherson, Esq.

ECHUCA, Friday, 12th December, 1924, at Three p.m., J. W. Macpherson, Esq.

HEATHCOTE, Tuesday, 16th December, 1924, at half-past Nine a.m., J. W. Macpherson, Esq.

MARYBOROUGH, Friday, 5th December, 1924, at Ten a.m., J. W. Macpherson, Esq.

SWIFT'S CREEK, Wednesday, 10th December, 1924, at Ten a.m., S. K. McLeod, Esq.

HEARING OF REASONS AGAINST THE FOREEITURE 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.

H. S. BAILEY,

Commissioner of Crown Lands and Survey, being the Responsible Minister of the Crown administering the Land Acts.

Department of Lands and Survey, Melbourne, 17th November, 1924.

SCHEDULE.

CASTLEMAINE, 10th December, 1924, at Ten a.m., Land

620/46.81, F. H. Strong, 11 acres, Chewton.

ECHUCA, 12th December, 1924, at Three p.m., Land Officer-584/129, Jas. Moloney, 3 acres, Moira; 585/129, Catherine Moloney, 3 acres, Barnah.

DUNOLLY, 4th December, 1924, at Two p.m., Land Officer-To consider the question of abolishing the Dunolly Borough Common.

Land Act 1915.

RE CROWN LANDS AVAILABLE (MALLEE LANDS).

THE notice gazetted 13th August, 1924, page 2684, is hereby cancelled as far as relates to the allotment in the Schedule hereunder.

County.	Parish.	Allotment.	Section.	Area.
Karkarooc	Wathe	30		A. R. P. 639 3 3 5

H. S. BAILEY. Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 17th November, 1924.

Discharged Soldiers Settlement Acts.

LAND WITHDRAWN FROM APPLICATION.

IT is hereby notified that the undermentioned land has been withdrawn from application:—

County.	Parish.	Allotment.	Section.	Area.			
Buln Buln	Meeniyan	49c, 49e		A. R. P. 168 2 0			

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 17th November, 1924.

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.	Allotment.	Section.	Area.	Capital Value.		
				A. R. P.	£ s, d.		
Mt. Elephant (1, 2) Section 20, Richards's (3)	Cranbourne	41B 72A	···	87 3 7 114 1 27	669 8 6 1,976 11 8		

(1) Soldier in occupation.—(2) Improvements, when valued, to be paid for in addition.—(3) Capital value includes original improvements, £382, and previous lessee's improvements, £79 10s.

Department of Lands and Survey, Melbourne, 17th November, 1924.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Closer Settlement Acts, as varied by the Discharged Soldiers Settlement Acts.

PERMITS CANCELLED.

NOTICE is hereby given that the Permits mentioned in the Schedule hereunder have been cancelled.

~ '				,	,				
District.	District. Corr. No. Name of Permit Holder.		Parish.	Allot,	Sec.	Area.	Block.	Pay Office.	
Stawell Melbourne	881/86.6 4518/86.6 5462/86.6 5437/86.6	Harry C. Richardson Patrick Fitzgerald	Wirchilleba Mordialloc Nar-nar-goon Koo-wee-rup	70 1 20 28	 Q.	A. R. P. 366 2 3 3 3 0 58 0 0 62 0 0		Stawell Melbourne "	

Department of Lands and Survey, Melbourne, 17th November, 1924.

The Closer Settlement Act 1915.

THE Farm Allotmants mentioned in the Schedule hereunder are hereby proclaimed available for application, and may be taken up under Conditional Purchase Lease.

Estate.	Parish.	Allotment or Lot.	Section.	Area,	Capital Value	Deposit, including Lease and Registration	Half-yearly Instalment.	Remarks.
Mt. Elephant (1, 2) Section 20 (3) Swan Hill, No. 4 (4, 5) Gringegalgona (2) Outhwaite's (6, 7)	Dunnawalla Wirchilleba Tyntynder Wategat Meeniyan	41 70 40J, 40M 11 49c, 49E		A. B. P. 72 3 0 366 2 3 23 2 35 918 2 22 168 2 0	709 6 3 2,500 0 0 264 0 0 3,330 1 2		£ s. d. 20 5 0 72 15 0 7 13 0 96 18 0 72 6 0	4170/86.6 881/86:6 03790/86.6 536/86.6 4953/86.6

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

(1) Settler in occupation. ——(2) Improvements, when valued, to be paid for in addition. ——(3) Improvements, £250 12s. 8d., treated as an advance in addition. ——(4) Improvements, £889, to be charged. ——(5) In lieu of notice gazetted 5.11.24, page 3621. ——(6) Capital value includes original improvements, £686. ——(7) Renovations to house, £21 4s. 2d., and previous lessee's improvements, £78 15s., to be paid for in addition.

Department of Lands and Survey, Melbourne, 17th November, 1924. H. S. BAILEY, Commissioner of Crown Lands and Survey

· Closer Settlement Acts, Section 51.

LEASE SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Lease mentioned in the Schedule hereunder for the reason specified.

Corr. No.	Name.	Section of C.S. Act under which Leased.	Estate.	Parish.	Allotment.	, Area	Reason.	Pay Office,
84/51	William M. Allan	51	Kyabram	Kyabram	6, sec. A	A. R. P. 16 2 8	New lease to issue under section 49, Closer Settle- ment Acts	Echuca

Department of Lands and Survey, Melbourne, 5th November, 1924. H. S. BAILEY, Commissioner of Crown Lands and Survey.

Closer Settlement Acts.

LEASE UNDER THE CLOSER SETTLEMENT ACTS DECLARED VOID.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Governor in Council for the reason specified.

District.	Corr. No.		Section of C.S. Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reasons for Forfeiture, &c.	Pay Office.
Hamilton	1882	Frederick S. Heath	49	Casterton	20	A. R. P. 731 3 19		Non-compliance with conditions	Casterton

Department of Lands and Survey, Melbourne, 5th November, 1924.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Closer Settlement Act 1915, Section 86, as varied by the Discharged Soldiers Settlement Acts.

LEASE SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Lease mentioned in the Schedule hereunder for the reason specified.

Corr' No.	Name.	Section of C.S. Act under which Leased.	Estate.	Parlah.	Allotment.	Arca.	Reason.	Pay Office.
4222	William Macdonald	86.6	Foley's land	Wonga Wonga	2, sec. A	A. R. P. 140 0 26	New lease to issue for reduced area and capital value	Yarram

Department of Lands and Survey, Melbourne, 5th November, 1921.

Closer Settlement Act 1915, Section 86, as varied by the Discharged Soldiers Settlement Acts.

LEASE UNDER THE CLOSER SETTLEMENT ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, DECLARED VOID.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Governor in Council for the

District.	Corr. No.	Name of Lessee.	Section of C.S. Act under which leased.	Parish.	Allot.	Ares.	Reasons for Forfeiture, &c.	Pay Office.
Melbourne	4 815	Rupert S. Plumridge	86.6	Ringwood	33л	A. R. P. 30 3 13	Non-payment of instal- ments	Melbourne

Department of Lands and Survey, Melbourne, 5th November, 1924.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Land Act 1915.

TRANSFERS 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 in each case may be received by the undermentioned Revenue Officers.

Number of Licence	Name of Transferor.	Name of Transferes,	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 Revenus Officer at—
2338 0158 09 096 0112 0151	Michael Gleeson Maria Kirkpatrick F. C. Mitchell F. C. Mitchell F. C. Mitchell F. C. Mitchell	William M. Gleeson Annie G. Campbell Frank S. Westcott Frank S. Westcott Frank S. Westcott Frank S. Westcott	A. R. P. 172 0 0 100 0 0 21 0 0 5 0 0 5 0 0 6 0 0	Donald Corack Ballaarat "	121 121 121 121 121 121	1:10 24 1.7:09 1.12:08 1.5:14 1.2:16 1.3:21	£ s. d. 12 18 0 8 10 0 1 11 6 0 5 0 0 5 0 0 6 0	10s., Melbourne 10s.	Donald Ballaarat " ' '

Department of Lands and Survey, Melbourne, 13th November, 1924.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Land Acts.

APPLICATIONS FOR LEASES APPROVED.

TITE 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.

										•	An	aou	nt te	o be	Coll	ecte	d.			1	Payable to the	Officer .
Uate of Lease.	Name of Lessee.	Parish.		Class.	F	Extent.			Ren ble ye		Ψt-		t di date		Lea Fee			rota pay			authorized by the Treasurer to collect Territorial Revenue at—	
					٨	. в	. Р		£	в.	d.	£	s.	d.	£	.	£	в.	d.			
			Un	der Sectio	n 49	of t	he J	Lan	d A	let.	1901.											
1.1.23	Francis F. Baker (1)	Chiltern West	1	1sti	1	6 3	3 14	1	0 1	6 1	11.	0	15	8	1	1	0	15	8	ţ	Rutherglen	01106
			Մո	der Sectio	n 51	of t	he .	Lan	d A	ct	1901											
2.7.23	Mary Ann Terrill	Wodenga	1	2nd	•								7	6	l 1	I	3	7	6	١	Wodonga	0848
			Un	der Section																		
1.1.23				3rd **	319 276 89	3 0	31 0 21		4 3 1	9	0 0	1	0 	6			5	0	6	į	Horsham Alexandra Tailangatta	0336 0279 1069
		nder Section 56 o	f the	Land Act)4-9	9-11				J	
1.7.22	Walter Bryant House. Curator of Estates of Deceased Persons, as	Chilpin		3rd	319	0	6		4	0	0	20	0	0	1		21	. 0	0		Bairnsdale	0236
	administrator of the estate of Charles J. B. Woodhouse (de-		ŀ																	İ	v	
l	ceased).		ا	1	ĺ						ار					ł			٠	1		
	,		(1) Special	valu	atio	n,	£2 1	er	acr	e.									•	ATT DIX	

Department of Lands and Survey, Melbourne, 13th November, 1924.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Land Act 1915, Section 110.

LEASE SURRENDERED.

NOTICE is hereby given that the Governor in Conneil has accepted the surrender of the Lease mentioned in the Schedule hereunder for the reason specified.

District.	Corr. No.	Name.	Section of Land Act under which Leased.	Parish.	Allot.	Arca.	a. Class. Reason.		Pay Office.
Hamilton	0560	Leslie R. Rundell	110	Condah	1, sec. 12	A. R. P. 43 1 20	,	New conditional purchase lease to issue	Portland

Department of Lands and Survey, Melbourne, 5th November, 1924.

H. S. BAILEY, 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 Clouer 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.

No. of Losse.	Name of Lessee,	Estate.	Parish.	Area,	Allotment.	Section.	Date of Lease.	7. 13.	Capital Value.	Adjustment Amount,	First Instalment Due.	Haif-yearly Instalment.	Payable to Beceiver of Bevenue at—
				A. B. P.				<u>.</u>	£ 8. d.	. 3. d.	•	£ 8. d.	
5378/86.6 3449/86.6	Joseph G. Mol. Grieve James A. Florence	Section 20 Shepparton No. 5	Mooroopna			ان: ـ	20.9.19		ထားမှာ	တတ	20.3.21	50 11 0 22 4 0	Shepparton
3967/86.6 5012/86.6	William J. Mulconry Victor Weatherley	Section 20	Murrabit West	42 2 17	59 37A	Q V	12, 12, 21		1,616 18 6 758 18 0	3 18 5 0 6 0	18.1.23	ာက္သ	Kerang Memberenisch
5048/86.6 4400/86.6	William J. White William Robb	Glengower Dreeite	Kodborough Dreeite	7 co		: m	27.3.22	years		0.	27.9.23	61 19 0	Colse
3629/86.6	Frank Kester Frederick W. Hanlon	::	::	n 0		::	6.9.20	years	90	: 12	6.3.23	-0	
3621/86.6	George A. Graham	::	::	- 0		::	::	years	00	::	: :	 	
3615/86.6	las	::	: :	<		æ		years	.o <u>7</u>	4 5 0	•	83	•
3613/86.6	Peter A. Cowley John A. Collyer	: :	::	900	610 43	:m°		years	4 C	4 4 : 8	: :2	-00	,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
4495/86.6	Vivian Scroggie Albert A. Pohlner	Section 20 Kenna and Cover-	Glenormiston Kolora	≎ es		D 10	3.10.22	years years	1,899 3 9	3.9	3.4.25	59.17	camparaona.
4282/86.6	Thomas Lamont	(. :	159 3 39 180 3 14	61 69		23.12.21	Vears		. :2	23.6.23	0	
4434/86.6	1		:::	00	or 100	.00	6.3.22	years	90	4 6 4	6.9.23 31.1.25	60 15 0 70 10 0	: 1
4283/86.6	Ringrose B. Tuff		Ellerslie	145 1 3	41 404		23.12.21 9.2.22	years		2 16 8 1 16 8	9.8.24	- 9	Terang .
3968/86.6 3948/86.6	Charles Wallace Stanley Donnelly	Narrapumelap Mt. Bute	Wickliffe North Borriyalloak		27.	15 A	19.5.21			. 5 3	19.11.23	18	Ararat Ballaarat
943/86.6 942/86.6	Joseph W. C. Greasey Thomas C. Creasey	Section 20	Wail (Quantong	307 2 25. 305 2 12	218 90	::	4.5.20	years	1,791 14 3	1 14 3	4 11 21	14 8	Horsham
4524/86.6	Archer R. Hanlon William H. Robbins	Mackey's Section 20	Bunguluke Gembrook	377 ÷ 38 30 0 0	3,34 210	:м:	25.2.21 27.3.20	384 years 374 years	0 71	: :	25.8.23 27.9.21	73 1 0 17 8 0	Wycheproof Melbourne
													•

Department of Lands and Survey, Melbourne, 13th November, 1924.

APPLICATION FOR A LEASE APPROVED.

THE following application for a Lease under Section 86 of the Coser Settlement Act 1915 having been approved, it is hereby notified that the instalment specified may be received by the undermantioned Officer authorized by the Tressurer to collect Territorial Rovenue. Payment to be made half-yearly.

							,		-	Amount Paid.	Faid.		
No. of Lease.	Name of Lessee.	Estate	Parish,	di Pia	Allotment. Section. Date of Lesse.	Section.		Тетш.	Capital Value.	Deposit.	Pec for Lease Deposit. Registration Fee.		Half-yearly Payable to Receiver Instalment, of Revenue at—
			,	A. B. P.				Years	Years. £ s. d.	£ 3. d.	£ 8. d.	.b. 8. d.	
4352/86	4352/86 Alfred N. Galvin	Werribee	Deutgam	34 0 20 28	98	0	1.3.20 314	314	653 10 0	21 0 0	653 10 0 21 0 0 1 5 0 18 19 6 Melbourne	18 19 6	Melbourne
Departmen	Department of Lands and Survey,										I Jommissioner	I. S. BAILE of Crown Lan	H. S. BAILEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 13th November, 1924.

Land Act 1915.

PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.

NOTICE is hereby given that permits to occupy Grown Lands have been issued to the following approved applicants, and that the rents and fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue.

Parith or Situation. Allotment. Section. Class.		-						Amout	Amount to be Collected.	cted.	
Cacilia McLean, Moyston 20 2 24		Non,	Allotment.	Section.	Class.	Date of Lease.	Survey Charge Pay- able in 12 half-yearly Instalments.	Payment, including instalment of Survey Charge (If any).	Fee for Louis	Total Amount of First Payment.	Payable to Beceiver of Bevenue at—
Cacilia McLean, Moyston 20 2 24 Moyston 20 2 24 Moyston 20 2 24 Moyston 20 2 25	- A	<u> </u> 					£ . G.	£ e. d.	£ . d.	£ . d.	
Cocilia McJean, Moyston 20 2 24 Moyston 20 2 25	- :	6 of the La	nd Act 1915.—P	ayment to b	e made half-y	erly.					
E. E. Jones, care of A. G. Lawson, 813 0 Wallpolla 13 15 15 15 15 15 15 15	42000	:::::	 454 19 184.	;;;<	220 220 337 377 250 250 250 250 250 250 250 250 250 250	1.17.24	::::::	0 7 11 0 0 3 4 4 2 2 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	000000	1 7 11 1 7 11 1 3 9 5 2 0 5 2 9	Ararat Stawell Casterton ,,
E. G. Jones, care of A. G. Lawson, 813 0 0 Wallpolla 13 2nd, 183. Kulmine, vin Middure (1, 2) 797 0 0 Wymlet 6 3rd, 14s. R. A. J. A. McDonald, Galah 778 0 0 Murnivoong 5 3rd, 18s. E. Boston, Cowangie (1, 2) 778 0 0 Werrimall 36 4th, 9s. E. Rogers, Galah	_ D	 198 of the <i>l</i>	and Act 1915.—	Payment to	be made half-	yearly.		9		•	Milding
A. J. M. Obonald, Galah 797 0 0 Wymlet 6 8rd, 14s. 8rd, 14s. R. A. J. M. Obonald, Galah 778 0 0 Murmroong 5 2nd, 18s. 2nd, 18s. E. Rogers, Galah 778 0 0 Wymlot 38 4th, 9s 4th, 9s.	····	:	13	:	2nd, 18s.	1.10.24	o ers	1 0 0 61 0	>	0 25 0	winding.
	797 0 0 Wymlet 760 0 0 Murnroong 778 0 0 Werrimull 1,112 0 0 Wymlet	::::	35 to 15 to	:::::	3rd, 14s. 3rd, 15s. 2nd, 18s. 4th, 9s.	1.11.24 1.9.24 1.10.24	8 16 0 7 10 0 10 0 0	7 14 1 14 17 6 17 10 2 7 1 10	0000	8 14 1 15 17 6 18 10 2 8 1 10	::::

Department of Lands and Survey, Melbourne, 17th November, 1924.

(1) Term.20 years.-

H. S. BAILEY, Commissioner of Crown Lands and Survey. ---(2) Total amount of first payment includes valuation of improvements, £12.

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

No. Payment	Cort,			•		Date		AMO	THE CO	LLECTI	ID.	D.1145
Lamber Linder Section 44 of the Land Act 1890. Linder Section 49 of the Land Act 1891. Linder Section 49 of the Land Act 1892. Linder Section 49 of the Land Act 1893. Linder Section 49 of the Land Act 1893. Linder Section 49 of the Land Act 1893. Linder Section 49 of the Land Act 1894. Linder Section 49 of the Land Act 1895. Linder Section 49 of the Land Act 1894. Linder Section 49 of the Land Act 1895. Linder Section 49 o		Name.	'	Area,	Parish.		Balance	Gran	t Fec.	ance		Revenue at-
1529 Albert Edward Pearce 164 3 14 Barramunga			A.	В. Р.			£ .	đ. £	s. d.		£ . d	
1529 Albert Edward Pearce 164 3 14 Barramunga				Und	er Section 44 of :	the Land	Act 1800					•
Under Section 49 of the Land Act 1901. Continue of the Land Act 1901	1529	Albert Edward Pearce	164	-	Barramunga	[12.8.20]		7 0	5 4			i) Colac 1.1.0
2690	ı	•	1)	(30.9.24	• •	1	0 8	6 11	J	ļ
William H. Stenhouse(1) 310 336 Statshogie Chiltern West 6.9.24 1 11 6 0 0 2 1 6 1.10 2852 12850 Statshogie 19850							4ct 1901					
Ass. A. Terrill (2)							• •					. 110
Bessio J. Simpson (i) 30 0 0 0 0 0 0 0 0 0							1 2					0, ,, 1.4.1
Under Section 61 of the Land Act 1898. 2050 Joseph Tilley Brown (2, 3) . 314 1 23 Carboor . 11.4.21 25 12 6 1 1 6 6 7 27 10 7 Melbourne 1.10.0 Under Section 56 of the Land Act 1898. 2050 James Dalrymple (5) 299 1 38 Wehla . 27.10.24 11 5 0 1 6 0 6 3, 14 9 3 Inglewood 2.1.1 Under Section 10 of the Land Act 1900. 2021 Godfred Teitz . . 36 3 20 Varroweyah 10.10.24 17 5 4 1 1 0 3 11 18 9 5 Mumurkah 1.1.0 Under Section 47 6 6 6 1 1 0 0 5 4 9 5 Molbourne 11107 May Eliza McLean (6, 7) 11 0 0 Becchworth 15.9.24 3 8 0 1 1 0 0 5 4 9 5 Molbourne 11108 Vm. Fredik Hintz (7, 8) 0 0 0 Thilangata 18.9.24 3 8 0 1 1 0 0 5 4 9 5 Molbourne 11109 Vm. Fredik Hintz (7, 8) 0 0 0 Thilangata 18.9.24 3 8 0 1 1 0 0 5 1 1 5 . 11100 Vm. Fredik Hintz (7, 8) 0 0 0 Thilangata 18.9.24 3 8 0 1 1 0 0 5 1 1 5 . 11101 Vm. Fredik Hintz (7, 8) 0 0 Thilangata 18.9.8 3 0 1 1 0 0 5 1 1 5 . 11108 Vm. Fredik Hintz (7, 8) 0 0 Thilangata 18.9.8 3 0 1 1 0 0 1 1 1 0 11204 John G. Jones (10) 19 2 3 0 Voaga Wonga 28.10.24 . 1 1 0 0 1 1 1 0 1 Executors of Ellen Mason, 20 0 0 1 0 0 1 1 0 10 2 1 1 0 Executors of James Mason, 20 0 0 1 0 0 1 1 0 0 0 2 1 0 Executors of James Mason, 20 0 0 1 0 0 0 1 1 0 0 0 2 1 0 Executors of James Mason, 20 0 0 1 0 0 0 0 0 0 0 0 0	2855	Bessie J. Simpson (1)	30	0 0	,,	,,	2 5	0 1			3 7	0, 2.7.1
Under Section 56 of the Land Act 1901. Under Section 10 of the Land Act 1901. Under Section 10 of the Land Act 1901. Under Section 10 of the Land Act 1900. Under Section 10 of the Land Act 1901. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of the Closer Settlement Act 1904. Under Section 10 of	.3922	Marie van Every (1)	i 137	3 31	Gienpatrick {				î J	υ 8		Melbourne 2.7.1
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Under Section 10 of the Land Act 1900. 13	2050	Joseph Tilley Brown (2, 3)	314	-				6 1 1	1 6	6 7	27 10	7 Melbourne 1.10.00
Under Section 10 of the Land Act 1900. 13		,		Unde	er Section 56 of t	he Land A	lct 1901.				-	•
October Part	3686 [James Dalrymple (5)	299					0 1	6 0	6 3	14 9 :	3 Inglewood 2.1.1
October Part				Unde	er Section 10 of t	he Land	let 1900					•
1167 May Eliza McLean (6, 7) 11 0 0 Beechworth 15.9.24 3 8 0 1 1 0 0 5 4 9 5 Molbourne 1166 Emma Louisa Melbourne (2, 9) 17 0 30 Taliangatta 18.9.24 1 1 0 0 5 1 1 5	923 (Godfred Teitz	1 36						ı oi	3 11	18 9 4	51 Numurkah 1.1.01
1167 May Eliza McLean (6, 7) 11 0 0 Beechworth 15.9.24 3 8 0 1 1 0 0 5 4 9 5 Molbourne 1166 Emma Louisa Melbourne (2, 9) 17 0 30 Taliangatta 18.9.24 1 1 0 0 5 1 1 5	•	• •		Undo	- Soution 47 C of	f tha Tand	Anta					
Win. Fredk. Hintz (7, 8) 9 0 0 Tallangatta 18, 9, 24 1 1 0 0 5 1 1 5	01107 L	May Fliga Mel san (6.7)	11			_		0[1	1 of	0 5.	4 0 5	il Malhounno
Under Section 46 of the Land Act 1915. 1264 John G. Jones (10)	01156	Wm. Fredk. Hintz (7, 8)	9	0 0	Tallangatta	18.9.24		1	1 0	0 5	1 1 8	5 ,,
1264 John G. Jones (10)	01166 '	Emma Louisa Bielbourne (2, 9)	11	0.30	rackandandan	29.8.24	• •	1 1	ı oj	_છ	1 1 5	,,
Executors of Ellen Mason, 20 0 0 Tchuterr 24.10.24 1 0 0 1 1 0 0 10 2 1 10 Melbourne			1				let 1915.					
deceased (10) Executors of James Mason, 20 0 0 1 0 0 1 1 1 0 0 10 2 1 10 .	1264	John G. Jones (10)	19	2 30		28.10.24	• • •	1	1 0	0 10	1 1 10	Yarram
Executors of James Mason, 20 0 0	904		20	0 0	Tchuterr	24.10.24	1 0	0 1	1 0	0 10	2 1 10	Melbourne
Henry D. Ward (11, 12) 20 0 0 Lynchfield 11,10,24 1 1 0 0 8 1 1 1 8 Ballaarat 1529 Elizabeth Camm (13, 14) 8 2 37 Buninyong 7, 10, 24 3 0 0 1 1 0 0 7 4 1 7 7 7 7 1 7 7 1 7 7	905	Executors of James Mason,	20	0 0	' ,,	,,	1 0	0 1	1 0	0 10	2 1 10	,,
Sade Eliza Harding (11, 12) 20 0 0 0 3.10.24 1 1 0 0 8 1 1 8		Henry D. Ward (11, 12)					2					,
Under Section 131 of the Land Act 1915. Old Emilia Bogetti (16, 17)	534	Eliza Harding (11, 12)	20	0 0	,,	3.10.24		1	1 0	0 8	1 1 8	i ",
Emilia Bogetti (16, 17) 3 0 0 Chiltern West 18.9.24 3 0 0 1 1 0 0 6 4 1 6 Melbourne	336 (Rupert G. Cranage (3, 15) !	7	3 36 1	Edenhope 1	10.9.24	3 6	01 0 10) BI	0 2	4 16 8	Melbourne 1,10.17
Under Section 49 of the Closer Settlement Act 1904. Under Section 49 of the Closer Settlement Act 1904. Under Section 49 of the Closer Settlement Act 1904. Under Section 49 of the Closer Settlement Act 1904 as amended by the Closer Settlement Act 1915. Under Section 49 of the Closer Settlement Act 1904 as amended by the Closer Settlement Act 1915. 1/40 R. O. Lilley 27 1 26 Shepparton 24.5.24 371 16 4 1 1 0 22 1 373 19 5 Paid to the Secretary, Closer Settlement Board, Melbourne Under Section 50 of the Closer Settlement Acts. Under Section 50 of the Closer Settlement Acts. (1) Second class. (2) First class. (3) Third class. (13) First class. (13) Third class. (15) First class, with a special valuation of £1 10s. per acre.		•										
Under Section 49 of the Closer Settlement Act 1904. 162 1 23 Tongala 14.8.24 112 5 2 1 6 0 57 11 116 9 1 Secretary, Closer Settlement Board, Melbourne Under Section 49 of the Closer Settlement Act 1904 as amended by the Closer Settlement Act 1915. 1/49 R. O. Lilley 27 1 26 Shepparton 24.5.24 371 16 4 1 1 0 1 373 19 5 Paid to the Secretary, Closer Settlement Board, Melbourne Under Section 50 of the Closer Settlement Acts.												1
William Julius Martin McDon- 162 1 23 Tongala 14.8.24 112 5 2 1 6 0 57 11 116 9 1 Secretary, Closer Settlement Board, Melbourne	192 j	(,,,,,,,									٥	. ,,
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Under Section 49 of the Closer Settlement Act 190 t as amended by the Closer Settlement Act 1915. 1/49 R. O. Lilley 27 1 26 Shepparton 24.5.24 371 16 4 1 1 0 22 1 373 19 5 Paid to the Secretary, Closer Settlement Board, Melbourne Under Section 50 of the Closer Settlement Acts. Under Section 50 of the Closer Settlement Acts. Under Section 50 of the Closer Settlement Acts. 1 1 0 3 7 1 4 7 Melbourne Second class (12) £15 rent paid under licence, section 86, credited as purchase money. Chase money (13) First class, with a special valuation of £1 los. per acre.	353/49	ald (20)	102	1 20)	Tongara	19.0.29	.12 +7	1	' '¦	"	110 0 1	Settlement Board,
1/49 R. O. Lilley 27 1 26 Shepparton 24.5.24 371 16 4 1 1 0 22 1 373 19 5 Paid to the Scoretary, Closer Settlement Board, Melbourne Under Section 50 of the Closer Settlement Acts.	ı	ļ			Ţ			1	1			Melbourne
Under Section 50 of the Closer Settlement Acts. (1) Second class. (2) First class. (3) Third class. (13) First class, with a special valuation of £1 10s. per acre.		Under Section 49 of	the (Closer Se	ttlement Act 1904						Act 1915.	
Under Section 50 of the Closer Settlement Acts. Under Section 50 of the Closer Settlement Acts. Under Section 50 of the Closer Settlement Acts. (1) Second class. (2) First class. (3) Third class. (13) First class, with a special valuation of £1 los. per acre.	01/49	R. O. Lilley	27	1 26	Shepparton	24.5.24	171 16	4 1 1		2 1	373 19 5	
Under Section 50 of the Closer Settlement Acts. Under Section 50 of the Closer Settlement Acts. 3/50 Ernest St. Clair				ł		l						Settlement Board,
(1) Second class. (2) First class. (3) Third class. (13) First class, with a special valuation of £1 10s. per acre.	'	. ,							·			
(1) Second class. (2) First class. (3) Third class. (13) First class, with a special valuation of £1 10s. per acre.				_	_ ' .		lement		ı al	. 71	1 4 7	
(2) First class. (3) Third class. (13) First class, with a special valuation of £1 10s. per acre.	13/50	Ernest St. Clair		0 3016	Francan	8.11.24	••	1.	٠ ٧ <u> </u>	: 4	1 4 7	Melbourne
(2) First class. (3) Third class. (13) First class, with a special valuation of £1 10s. per acre.												•
(3) Third class. (13) First class, with a special valuation of £1 10s. per acre.						ch	ase mone	y.				•
	(3)		_									10s. per acre.
(5) Third class. Includes £1 12s. interest. (15) Includes £1 for Treasurer's receipt.	(5)	Third class. Includes £1 12s. int	teresi	t.		(15) Inch	ides £1 f	or Trea	surer			
(6) Appraised at £10 the lot. (7) £6 12s. rent paid under section 86, credited. (17) £9 rent paid, credited. (18) Appraised at £12 the lot. (19) £9 rent paid, credited.	(7) ·	66 19a rent naid under section 80	6, cre	dited.		(17) £9 re	nt paid,	credite	d.			
(8) £O rent paid under section 86, credited. (19) Appraised at £25 the lot. (19) £F part paid under section 66, credited. (19) £5s, rent paid, credited.	(8)	£9 rent paid under section 86, cre £18 rent paid under section 86, cr	eastec redito	1. ed.	i	(19) £8 5s	. rent p	iid, cre	dited.			
(10) First class. From licence, section 86 Land Act 1915. (11) Second class. From licence, section 86 Land Act 1915.	(10)	First class From licence, section	on 86	Lana A	ct 1915.							,
(11) Decoud class. From necked souther so shall see the second so shall see the second see that the second second see that the second s	(11)	pecond class. Prom heades, see		JU -241.8M	,							

Department of Lands and Survey, Melbourne, 13th November, 1924.

LEASES.—TRANSFERS RECISTERED AT THE OFFICE OF TITLES.

BETURN of all Transfers registered at the Office of Titles issued under sections 47-49, 59-61, 54-56, 8, 46, and 50 of the Land Acts 1901, 1904, 1909, 1911, and 1915; and sections 49, 50, 51, and 88.6 of the Closer Settlement Acts for the following periods:—

L Settlement	Settlement Acts for the following periods	ving periods	1						•			
						1		Partic	Particulars of Land Transferred	asferred.		Beceiver of
Corr. No.	ž	Name of Transferror.	ferror.			Name of Transferee.	Parish.		Allotment. 8	Section.	Extent.	Revenue at-
		:			<u>i</u>			<u></u> 		<u> </u>	A. B. P.	
					-	Period ending the 19th day of September, 1924.						
200	M. D. I				-	-	Echuca North	:	111	:	15 2 19	Echuca
19988/47-49	M. I. Trewin	::	::	::	: :	, University Grounds, Carlton	Tarrawarra North	Torth	936	:	5 1 24	Melbourne
3732/47-49	W. Oliver			:	:	Kobert Charles Unver, Wirrate (executor)	Buchan	: :	72A. 72B	: :	10	Bairnsdale
04/54-56	J. C. Kogers	:	:	:	:	ton, Martin James Cameron, Buchan (executors of James Cameron)		:				
2741/59-61	W. Oliver	:	:	:		executor)	Bailieston Bullich	:	110, 110a	: ◄	337 0 16	Kushworth Tallangatta
152/8-11	J. Breen C. Howland	::	::	::	::	Mary Enza Wood, Tallangatta Annie Amelia Pilmore, Gerang Gerung (executrix)	Dimboola	::	123			Horsham
	; <u> </u>	•			_	Leases under the Closer Settlement Acts.		-	-	-		_
635/49	G. C. McGregor	. 5			: #	::	Bamawm Sale	::	77B 13, 16	≺	73 2 16 83 2 31	Rochester Sale
1069/49	pany of Australasia Limited	s, Executor lasia Limite	s, and b;	geney C	<u>.</u>		Ē		. 9	۔ ــ ۔	0 01	5 H. H.
755/49	N. O. Clark	:	:	:	:	Letitia Davice Mott, Woomen	1 yntynder	: :	2 22	<u> </u>	m	Swall Little
755/49	N. O. Clark M. Brooks	: :	: :	::	::	: :	Urangara	: :	4:	ф.		Hamilton
1098/49	W. R. Brooks	:	: :	::	:,	(avendish Mary Toresa Burns	Bulart	:	2 <u>1</u> 00	K	695 1 32 106 0 3	Wangaratta
89/49	J. Burns	:	:	:	:	room (executiva), many revesa	221116	:	>	1	>	0 (
4635/86.6	W. G. Wilson	:	:	:	:	James Nigel Brock, Box Hill	Wollert	:	v N	11	51 0 22	The Secretary, Closer Settle-
									-			ment Board,
9 98/ 6798	G Dalton		:	:	:	Angus John McGillivray, Leopold	Neerim	:	364	:	0	Warragul
3883/86.6	D. Angus	::	:::	:::	: :	Horace Valentine Izzard, Yallock Francis William Parker-Marrett, Pakenham South	Yallook Koo-wee-rup	::	58, 59, 60, 62 25	:5	79 2 19 56 0 0	Bendigo The Secretary,
0.00/6416	C. M. Cincu	:	:	:	:					-		Closer Settle- ment Board,
		•				6	Powerings				169 1 39	Melbourne &
3523/86.6 2351/50	A. S. Beardmore M. Noonan	::	::	: :	::	Derbert Armstrong Lees, Dequange Catherine Noonan, Warriambool (as administratrix)	Wangoom	: :	, , , ,	12	. 27 -	Warrnambo
722/49	L, G, Cox	:	:	:	:		THE STOREGIST IN THE	: `		- :	•	9
						ne ard day of October, 1922.	u		Je:	-		(Ctomol)
2975/47-49	J. Walker	: :	::	: :		:::	Moyhu	::	28.	+ ¢		Wangaratta
0152/24-56	E. T. Smith F. T. Ponglaso (executor of M. A. Penglase)	recutor of M	I. A. Pene	·.·	::	Percy George Smith, Mumbannar	Mumbannar Nindoo	::	27, 29, 30, 34,	9.0	293 3 16	Formand Bairnsdale
01-10/0010	a Transman			,		<u>.</u>	W. 1		35, 36	•	1 0 206	Tollongotto
0685/54-56	M. M. Hanna	:	:	:	:	::	waiwa Dumbalk	: :	11A 106B	 - :	289 3 13	Warragul
2960/5961	M. J. I. Kittson (executor of M. J. Wilson)	executor of	M. J. W.	ilson)		-	Tarragal	:	LG to		536 3 17	Portland
2960/59 -61 130/8	M. J. Wilson J. Torney	::	::	::	::	Company Limited	Moolerr	::	368	- 10	0	St. Arnaud
11814 /40_50	S E Bichards	:	;	:			Woorarra	:	-	m M	79 0 4	Yarram
124/46-49	J. J. Mooney	: :	::	:	:	Ardan Mooney,	Dunneworthy	:	~ : 8	1	•	Ararat

	Manage Ad The conference					. Pa	Particulars of Land Transferred.	tanaferred.		,
33				Anns of Traditieve.		Parish.	Allotment.	Section.	Extent.	Revenue at-
<u> </u>		-		LEASES UNDER THE CLOSER SETTLEMENT ACTS.	, st				A. B. P.	
730/49 L. 1107/49 A.	L. J. McCarthy	::	::	Thomas McCarthy, Homewood Arthur Edward Hyde, Cavendish	::	Windham	22	— ₽ ₽	321 1 6 600 0 5	Seymo ur Hamilton
0.00/000		:	:	Andrew Cranstan Cocking, Dox full	:	Mulgrave	78D	:	10 3 12	The Secretary, Closer Settle-
0 90/0226	(Transfer in Journal of L. O.	1				-	-			Melbourne
	C. A. Schmidt	: :	: :	Wolffe McLellan, Dandenong William Joseph McDonald Modeings	:	Eumemmerring	16A	24	10 0 11	٠.
_	A. Buckland	:	: :	Norman Edgar Ferguson, Warragul	: :	Drouin West	95B	::	654 0 459 68 0 89	Warragul
671/86.6 J. 3116/51 W.	J. Croasdale	::	: :	Thomas James Buzza, Kyneton Thomas Norris, Casterton	:		113	::	230 1 1	Kyneton

Eand Act 1915.—Section 198—Mallee.

APPLICATIONS FOR LEASES APPROYED.

THE following applications for Leases under section 198 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.

Name and Address of Lease. Acres. Parth. Allonment, Class. Clas										Amor	Amount to be Collected	lected.	
J. Parle, Carwarp S. Carwarp E. G. G. Carwarp E. G. Carwarp E. G. G. Carwarp E. G. Carwarp E. G. G. Carwarp E. G. G. Carwarp E. G. Carwarp E. G. G. Carwarp E. G. G. Carwarp E. G. G. Carwarp E. G. G. G. G. G. G. Carwarp E. G. G. G. G. G. G. G. Carwarp E. G. G. G. G. G. G. G. G. G. Carwarp E. G.	No. of Lease.	Nsme and Address of Lessee.	Ara,	, Parish,	Allotment.	,	Date of Lease,		Survey Charge, Charge in 12 Half-yearly Instalments.	Half-yearly Rent, Including Instalment of Survey Charge (If any).	Fee for Leaso.	Total Amount of First Payment.	Payable to Receiver of Revenue at-
J. Cornell, Murrayrille 320 0 Nurnumemal 6 1st, 22s, 6d. 1.4.1918 40 years 8 17 6 1 0 0 4 12 0			Acres.						. 45	•		1.	
J. C. Cornell, Mirrayville 320 O Ngallo 43 181, 38. 40 years 11, 1922 40 years 181, 76 1 0 9 17 6 4 0 9 17 6 4 0 4 12 0 0 4 12 0 0 4 12 0 0 4 12 0 0 4 12 0 0 1 12 1 12 1 12 1 12 1 12 1 12 1 12 1 12 1 12	01979	I. Parle Carwarn	0 0 168	Numerican 1	0	.00		. (
B. C. Creenaune, Hopetoun 44 0 0 Goyura Goyura 69 a 18t, 30s. 119.1921 40 years 16 years 17 10 b 1 0 0 1 b 1 12 b	04968	J. C. Cornell, Murrayville		emai	434	1st, 22s. 6d. 2nd. 18s.	1.4.1918	40 years	:	8 17 6	0 0	9 17 6	Mildura
M. E. Shaw, Carwarp 48 1st, 22s. 6d. 1.12.1922 40 years 1.2.1922 40 years 1.2.1922 </td <td>05653</td> <td>B. C. Creenaune, Hopetoun</td> <td></td> <td></td> <td>₹69</td> <td>1st, 30s.</td> <td>1.9.1921</td> <td>40 venrs</td> <td>:</td> <td>18 0</td> <td></td> <td></td> <td>Horsnam</td>	05653	B. C. Creenaune, Hopetoun			₹69	1st, 30s.	1.9.1921	40 venrs	:	18 0			Horsnam
J. Kelly, Cowangie J. Kelly, Cowangie 48A 3rd, 12s. 6d. 1.9.1922 40 years 7 10 8 10 9 10 9 10 8 10 8 10 9 10 <th< td=""><td>02033</td><td>M. E. Shaw, Carwarp</td><td></td><td>Carwarp</td><td>48</td><td>lst, 22s. 6d.</td><td>1.12.1922</td><td>40 years</td><td>: :</td><td></td><td>000</td><td>2 2</td><td>Mildura</td></th<>	02033	M. E. Shaw, Carwarp		Carwarp	48	lst, 22s. 6d.	1.12.1922	40 years	: :		000	2 2	Mildura
R. Cattanach, Walpeup Cattanach, Walpeup 370, 178 40 years 7 10 6 1 0 8 10 6 10 8 10 <td>01510</td> <td>J. Kolly Comande</td> <td>0 0 600</td> <td>(Nurnurnema)</td> <td>484</td> <td>;</td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td> <td></td>	01510	J. Kolly Comande	0 0 600	(Nurnurnema)	48 4	;							
A. E. Perry, Hopefoun Ti6 to 0 Wathe 31 and 32 , 153. 1.6.1922 40 years 7 10 8 16 8 1 0 0 9 12 8 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 0 0 9 1 2 1 1 0 0 9 1 2 2 0 0 1 2 2 0 0 1 2 2 0 0 1 2 2 0 0 1 2 3 0 0 0 0 0 1 2 3 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	02279	R. Cattanach, Walpeup		Timberon	51 and 59	3rd, 12s, 6d.	1.9.1922	40 years	:	7 10 6	1 0 0	8 10 6	Horsham
M. Orr, Turiff 616 0 0 Dattuck 22 and 23 1.13.1922 40 years 6 18 8 1 0 0 7 1 8 1 2 V. D. Beaumout, Kulwin 81 0 0 Wagnet 49 111.1922 40 years 71 0 0 8 2 7 1 8 0 1 18 0	02567	A. E. Perry, Hopetoun		Watho	31 and 32	. TOT' 103'	1 6 1099	40 years	:	200	0 0	8 91 8	Warracknabeal
T. O'Shannessy, Murayville 36 0 0 Danyo 35 0 0 Danyo 35 0 0 Danyo 35 0 0 Danyo 35 Danyo	02586	M. Orr, Turiff		Dattuck	22 and 23	: :	1.12.1922	40 venrs	:	7 20	00		•
H. V. Besumont, Kulwin	03012				3E	1st, 40s.	1.11.1922	40 venrs	:	0 22			Homban
H. W. Lasance, Lempy 736 0 Mitteran 1.9.182 40 years 519 8 1 0 619 8 1 0 619 8 1 0 619 8 1 0 0 619 8 1 0 0 619 8 1 0 0 6 19 8 1 0 0 0 1 0 2 0 8 4 1 0 0 9 6 4 W. G. Howeli, Speed 962 0 Patchewollock 3 3rd, 14s 1.6.1923 40 years 8 8 6 1 0 9 8 4	05077			Wagant	49	3rd, 13s.	2.4.1923	40 vears	: :	2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2		9 6	Rirohin
J. W. Smith, Ansta 330 0 0 Worsagworm 58 4th, 5s 1.12,1922 40 years 1 0 8 1 0 0 2 0 8 W. L. Lyons, Mirrayville 24,1923 40 years 8 6 4 1 0 0 9 6 4 W. G. Howell, Speed 962 0 0 Patchewollock 33 3rd, 14s 1.6,1923 40 years 8 8 5 1 0 0 9 8 5	06960			Mittyan	l and 2	3rd, 133.	1.9.1922	40 years	: :	5 19 8		10	Junation
W. G. Howell, Speed 962 0 0 Patchewollock 53 3rd, 14s. 1.6.1923 40 years 8 8 4 1 0 0 9 6 4	03/30			Woraigworm	. 28	4th, 5s.	1.12.1922	40 years	:	1 0 8	0 0	90	Nhill
33 370, 148. 1.6.1923 40 years 8 8 5 1 0 0 9 8 5	05939				8 6	2nd, 188.	2.4.1923	40 years	:	8 6 4	1 0 0	9 6 4	Horsham
		· · · · · · · · · · · · · · · · · · ·	200	T STOTE WOLLDON	ç	ora, 148.	1.6.1923	40 years	;	80	1 0 0	985	Warracknabeal

Department of Lands and Survey, Melbourne, 13th November, 1924.

LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLEE LANDS).

enable If undermentioned areas are available for application, as provided by various sections of the Land Act 1915, and all applications received on or before the 29th November, 1924, will be deemed to have been 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. Marked plans of any particular area, application forms, and any further information, may be obtained from the Inquiry Office, Lands Department, Melbourne, and Land Officers, Alexandra, Ararat, Bairnsdale, Bechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Omeo, Sale, Seymour, Stawell, St. Arnaud, and Warracknabeal. Applicants may obtain from Local Land Officers, or the Inquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket at concession fares to the tast of a selector when granted an allotment for removal of his family and belongings to the land. Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria. THE

Department of Crown Lands and Survey, Melbourne, 19th November, 1924. * Improvements may be subject to re-valuation after land has been granted to an applicant.

Commissioner of Crown Lands and Survey.

S. BAILEY

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General Description of Land-Timber, Sultability (Grazing, &c.), Soil, Water Supply. How accessible. Nearest Railway Station or Township and Distance in miles therefrom. ş Location of Land, Valuation of Improve-ments (if any). £ 8. d. £ 8. d. How available Value per Acre. Classification е; Ч Area. ÷ nonoed. Allotment. Parlsh. County. Local Land Office.

gum
| Undulating country, clay, loam, sand; timbered with box, gum, oak, and stringybark
| Slightly undulating country, sandy clay subsoil; timbered with for grazing and fruit-growing; timbered with messmate and gum Undulating country, suitable for grazing; timbered with stringygum Undulating country, sandy soil; timbered with stringybark and ing; no timber Hilly country, medium soil, suitable stringybark, bull oak, and white sandy soil; open country, well grassed. Eastern end is fairly thickly timbered with bull oaks Grey and red soil, suitable for graz-Flat in centre, slightly rising To be conserved Level country, clayey and in stone gravel; timbered vyellow box

To be conserved Undulating country, sandy stimbered with stringybark gum Undulating country, timbered with gum Spring and Pilgrim Creeks
Woori Yallock
Creek To be conserved : : By road .. AGRICOLLUBAL AND GRAZING LANDS—SELECTION PURCHASE ALLOTHENTS.—Division 4, Part I., Land Act 1915. By road By road 6 To be In north of parish (182/46) 1 mile from By road valued and $\frac{1}{2}$ By road By road By road By road By road By road 2½ miles from Crossover R.S. . 6 miles from Wandin R.S. 5 miles from Greensborough R.S. 22 miles from Goroke R.S. f miles from Goroke R.S. 22 miles from Goroke R.S. 1 mile from Diapur R.S. 12 miles from Goroke R.S. 12 miles from Goroke R.S. 77 parish , parish parish parish parish parish parish parish Near township of Smythe's Gully (G.49813) In south of (595/50) In south-east of (769/50) Ħ ţ Ħ ö ij ö n south-west (0725/121) n south-west (0726/121) n north-east (0618/121) In 'south-west (Z.13654) In south-west (0619/121) Near centre (031/121) 멸 Г Ч To be valued Fencing, &c., £35 To be valued ro be valued (if any)
To be valued . pe To be valued To be valued (if any) for 640 for 640 acres 8 12 0| 3 17 7 17 2 50 9 0 15 0 15 0 10 0 10 0 10 0 10 0 15 15 3 30 | 2nd 0 15 0 ø 0 2nd 3rd2nd2nd 2nd 3rd3rdĘ lst 0.58 0 0 2 32 14 0 1 18 0 53 3 0 0 0 0 Ø 167 19 619 14 28 92 803 5 8 989 : `: : ⋖ : : : : : A 77, 78, & 79 94 & 95 207B 155c87B 22A 184 23 85° 158 Queenstown Bringalbart : • ; : Tarrangin-Booroopki Wandin Yallock Mawarra Karnak Awonga Neerim nie ; : Buln Buln Evelyn Borung Lowan : : : : . : 3 Horsham Stawell . = *

	ı	٠ .	i		ځ.
	,	General Description of Land— 804, Timber, Suitability (Grazing, &o.).			Rent per 4 12 6 To be In centre of parish 14 miles from By road To be conserved Level country, gravelly loam, suitannum annum valued (0364/103) Talbot R.S. Talbot R.S. Rent per Annum Annum
		Water Supply.		-	To be conserved
plicant.		How accessible.		-	By road
granted to an app		Nearest Railway Station or Tevnship and Distance in miles therefrom.		میں ۰	1½ miles from Talbot R.S.
ents may be subject to re-valuation after land has been granted to an applicant.		Location of Land, &c.		AURIFFROUS LAND, SECTION 86, Land Act 1915.	In centre of parish (0364/103)
to re-value		Valuation of Improve- ments (H any),		ROUS LAND,	To be valued
be subject		Survey Fee.	£ 8. d. £ 8. d.	AURIFE	4 12 6
ents may	How available.	Classification.	£ 8. d.		$ \begin{array}{c c} \text{Rent per} \\ \text{annum} \\ 0 \ 17 \ 0 \end{array} $
* Improvem		Area.	A. B. P.		16 3 31 .
′		Bection.			2E E
		Allotment.			
		Parish.			Amherst .
		County.	-		Talbot
		Local Land Office.	_		Ballaarat Talbot

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	Suitable for growing cereals	8t. Arrand Karkarooc Boulka 47 630 2 6 2nd 0 18 0 11 5 0 To be In south of parish formerly 14 miss from By road To be conserved Suitable for growing cereals belong by K. A. Heinrich Bronzewing	Suitable for growing cereals	Nulkwyne 37 1,094 1 4 3rd 0 13 0 15 0 0 To be In north-east corner to fine from By road To be conserved Suitable for growing cereals reals ish; forfeited by P. Chris. Kiaml R.S.	weeah Daalko 1 736 3 39 3rd 0 17 6 12 10 0 To be In north-east of parish; 5 miles from By road To be conserved Suitable for growing cereals form formerly held by R. A. Torrita R.S.	11 639 116 lst 1 2 6 11 5 0 To be In north-west of parish; 4 miles from By road To be conserved Suitable for growing cereals Layh (01184/198)
,	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved
915.	By road	By road	By road	By road	By road	By road
II, Land Act 11	4 miles from	Gowan R.S. 12 miles from Bronzewing	R.S. 5 miles from	Nunga K.S. 6 miles from Kiamal R.S.	5 miles from Torrita R.S.	4 miles from Tutye R.S.
LANDS, SELECTION PURCHASE ALLOTMENTS, Division 1. Part II., Land Act 1915.	n south-west of parish	(M.21737) n south of parish formerly held by K. A. Heinrich.	(02269/198) n south of parish; formerly	n north-east corner of parish; forfeited by P. Chris-	tensen (04815/198) n north-east of parish; formerly held by R. A.	Howard (01781/198) n north-west of parish; formerly held by C. F. Layh (01184/198)
URCHASE ALI	Nil	To be I	Nii	To be I	To be I.	To be Is
ION P	7 6	0 9	5	0	-	0
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	Nowie	Boulka	Воогоо	Nulkwy	Daalko	Boinka
	ere.		•		:	.:
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	Bendig	St. Am	£ ′	2	:	2

	Annual 3 0 0 Nil Near Nyah Township 2 miles from By road To be conserved Suitable for garden and residence (96328/129) Nyah West R.S.	Annual 3 0 0 To be Near Murray River at 4. miles from Bush roads Murray River Suitable for garden and residence rent 1 0 0	
	. To be conserved	Murray River	
-	By road	Bush road	
ind Act 1915.	2 miles from Nyah West R.S.	4, miles from Tol Tol B.S.	
LANDS AVALLABLE FOR RESIDENCE AND GARDEN,—Section 129, Land Act 1915.	Township (y River at ley (06868/129)	(a) Subject to anomial minima condition and an all 1 and 1 a
E AND GARDEN.	Near Nyal (06323/129	Near Murra Happy Vall	,
RESIDENCE	0 Nil	0 To be valued	-
ABLE FOR	0 8	e = 0	1 0 (1)
LANDS AVAIL	rent	Annua rent	3.4.4.101.6
	1 0 0	3 0 6	10 00
	-	:	14000
	24		i i i
	Tyntynder North	Bumbang	nooial mining
	Tatchera	Karkarooc Bumbang	Subject to a
	Bendigo (e) Tatchera Tyntynder 24 1 1 0 0	:	(0)

(a) Subject to special mining condition, section 81, Land Act 1915——(b) Subject to water supply resumption condition——(c) Subject to alteration by road excisions——(d) Subject to payment for improvements and advances existing on the block in excess of improvements.——(e) A dwelling to the value of £150 to be erecited within 18 months from date of licence.

In accordance with section 16, Land Act 1920, provision for water storage must be made by the successful applicant to the extent of approximately four (4) cubic varies per acre within two (2) years from date of lease (Mallee land only).

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Land Act 1915, Sections 2, 86, 121, and 129.

APPLICATIONS FOR LICENCES APPROVED.

that the rents and fees specified in each case may be received by the	
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		Area					-			Атопр	Amount to be Collected,	ted.	
Number of Licence,	Name and Address of Licensee.	modification of Boundaries and Area.	tion of aries rea.	Parish or Situation.		Allotment.	Section.	Olass.	Date of Licence.	Payment.	Fee for Licence.	Total Amount of First Payment.	Payable to Receiver of Revenue at—
		4	ai ei							£ . d.		£ e. d.	
0104	Elizabeth E. Renkin, Limá East (1, 2)	- 28	Under Sectic	Under Section 54 of the Land Act 1901.—Payment to be made half-yearly.	and Act 19	901.—Payment	it to be ma	nde half-ye 3rd	arly. 1.7.1920	. 0 7 0	0 0 1	:	Benalla
0629	Mary E. Meagher, Maryborough	2 6	Unde	Under Section 86 of the Land Act 1915.—Payment to be made yearly. O Cangie, (Township of Ma-	of Ma-	ct 1915.—Payn	nent to be	nade yea	rly.	0 01 0	0 2 6	:	Maryborough
			Under	Under Section 121 of the $Land$ Act 1915.—Payment to be made yearly.	re Land A	ct 1915.—Payn	nent to be	made yea	rly.		•		٠
0489	James G. Fry, Beech Forest (3) Stephen Abbott, Morrison's (3)	158 0 7 0 7 0 13	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Wyelangta Borhoneyghurk	::	42 :	::	::	1.10.1924	0 4 0 0		4 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Colac Geclong Donold
W.47771 W.47605	C. McNamy, Doman (*) George Crigg, Maldon (5) G. H. Fullarton, Nullawil (6)	86 12	000	Maldon	: :	:::	:::	:::	1.9,1924	0000	000 000	8 10 0 4 11 0	Donard Maldon Wycheproof
0351 W.4 5758	Wm. Sproat, Donald (4) Wm. Kearns, Marong (4)	269 0	0 0	Witchipool	: :	:::	:::	:::	2:	98	0 0 0	60 3 3 5	Donald Bendigo
4823 W.51049	Wm. A. Wright, St. Arnaud East (4)	822	0 0 0 K	St. Arnaud	: :	::	:::	:::		0 10 0	00 00 00	0 13 4	St. Arnaud Dunolly
068 0398	Walter G. Wooltorton, Edington (4) W. A. McPherson, Donaid (4)	224 0	# P	Eddington Witchipool	: :	; i.ģ.	: 29	::		15 0 0 1 5 0	0000	15 5 0 1 10 0	Maryborough Donald
0770 0771	Wm. A. McIlwaine, Tarwin (3) E. W. Neck, Cowes (3)	15 0	40 00 00	Meeniyan	: :	13, 14, 15,	တ မ	::		.3 0 6 .1 10 0	00. 20.20 00.00	3 5 6 1 15 0	Melbourne "
0773 0774	Alexr. Scott, Tocumwal (3)	530 0	000	Wonthaggi	::	16 41 42, 43, 44,	::	::	* *	19 15 0 31 15 0	0 0 0 0	20 0 0 32 0 0	Wonthaggi
0777 0769	A. J. Stewart, 215 Queen-street, Melbourne (3) Michael M. Malone, Campbell-street, Wonthaggi	2,000 6	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	Quail Island Wonthaggi	::	¢ + ';'	::	::	1.5.1924	20 0 0 2 0 0	0 5 0	20 5 0 3 1 8	Melbourne Wonthaggi
03030	(8) Ann Gulliver, Hopetoun (9)	116 0	0 0	Goyura	:	South-west allot 35	:	:	1.10.1924	5 16 0	0 2 0	6 1 0	Warracknabeal
		Ü	nder Sec	Under Section 129 of the Land Act 1915.—Payment to be made yearly	and Act 15	915.—Pavmeni	t to be ma	de vearly.		-	•		
, 0223 0396	George Wigney, Retreat-road, Bendigo (10) John Joseph Ryan, 369 Humffray-street, North		0 38 S 3 28 E	Sandburst Ballaarat	: :	::	::	::	1.7.1924	0 10 0	::	0 10 0	Bendigo Ballaarat
. 0680	Ballaarat East (11) Norman C. R. Widdison, 9 Dodds-street, Ballaarat East (11)	81	0 0	•	:	:	:	:	1.8.1922	0 15 0	:	0 6 3	

(1) In lieu of leaso dated 1st July, 1901 under section 29, Land Act 1898.——(2) Rent paid to 1st January, 1924. £1 fee for licence paid.———(3) Amount paid.———(4) Paid at Melbourne, 20.10.24.——(7) Paid at Melbourne, 24.10.24.——(8) £3 1s. 8d. paid at Melbourne, 20.24.———(9) Licence dated 1st October, 1918, in the name of A. Gulliver, has been cancelled.———(10) Rent paid at Melbourne, 14.10.14.———(11) Rent paid to 31.12.24.

Department of Lands and Survey, Melbourne, 13th November, 1924.

Land Act 1915, Section 2.

LICENCES UNDER THE LAND ACT 1915 EXPIRED.

NOTICE is hereby given that the Licences mentioned in the Schedule hereunder have expired for the reason specified in each case,

District.	Corr. No.	Name of Licenses.	Section of Land Act under which Licensed.	Parish.	Allotment,	,	rea.	_	Class.	Reasons for Fo	rfeitur e, &c.	Pay Office.
			-			۸.	B. P.	_				
Ballaarat	0588	Daniel Devlin	86	Kerrit Bareet	2c, 21B, sec. 14	20	0 0	, '	···	Abandoned		Ballanrat
Melbourne Castlemaine	0875 0105	William G. Shaw Bridget Smith	129 1 29	Queenstown Edgecombe	5, 6, sec. D 9, sec. 31		$\begin{array}{cc} 1 & 30 \\ 0 & 0 \end{array}$			1		Melbourne Kyneton

Department of Lands and Survey, Melbourne, 17th November, 1924. H. S. BAILEY, Commissioner of Crown Lands and Survey.

Land Act 1915, Section 198, as varied by the Discharged Soldiers Settlement Acts.—Mallee Lands.

PERMIT FOR MALLEE ALLOTMENT CANCELLED.

T is hereby notified that the Permit specified in the Schedule hereunder has been cancelled.

Corr. No.	Date of Lease.	Section of	Name of Lessee.	No. of Allotment.	Parish.	Beason.	Area.	Pay Office
03656	11.8.22	198.6	Percival D. McDonald	19, 19 _A	Kulwin	Land abandoned	A. R. P. 1,195 0 0	Birchip

Department of Lands and Survey (Mallee Branch), Melbourne, 13th November, 1924. H. S. BAILEY, Commissioner of Crown Lands and Survey.

Land Act 1915, Section 198, as varied by the Discharged Soldiers Settlement Act.—Mallee. LEASE SURRENDERED.

N OTICE is hereby given that the Governor in Council has accepted the surrender of the Lease mentioned in the Schedule hereunder for the reason specified.

					-				
District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.		Allotment.	Ares.	Class.	Reason for Forfeiture, &c.	Pay Office.
Mallee	03481	F. G. Moss	198.6	Patchewollock North	17, 18	A. R. P. 879 0 2	2nd, 18s.	New lease to issue for 976a. 3r. 25p.	Warrackna- beal

Department of Lands and Survey, Melbourne, 5th November, 1924. H. S. BAILEY, Commissioner of Crown Lands and Survey.

MALLEE LANDS.

T is hereby notified that the transfers of portions of Agricultural Allotments scheduled hereunder have been registered at the Office of Titles.

Allotment.	Parish.	Area in Acres.	Classifi- cation.	Name of For	mer Less	6e.		annun on tra	nt per n payable nsferred rtion.	previo	creď	paid	
124	Katyil	1	1	P. E. Kelm			Alwin Herbert-Kelm (1)		s. d.	156	8. 0	0	Warrack- nabeal
124B	l "	312	3rJ, 10s.	P. E. Kelm	•••		Gustav Alfred Kelm (1)			156	0	0	in maneat

(1) Grant fee, £1 11s. 6d.; assurance fund, 6s. 6d. (£1 18s. due).

Melbourne, 13th November, 1924.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Land Act 1915, Section 198, as varied by the Discharged Soldiers Settlement Acts.-Mall. e.

APPLICATIONS FOR LEASES APPROVED.

THE following spikentoms for Leases under section 198 of the Land Act 1915, as varied by the Discharged Soldiers Settlement Acts, having been approved, it is boreby notified that the rents and fees specified in each case may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Kevenue. Payment to be made half-yearly.

е		
! 	Payable to Receiver of Revenue at—	Mildura Swan Hili Mildura Swan Hill Mildura
Hected.	Total Amount of First Payment.	# # # # # # # # # # # # # # # # # # #
Amount to be Collected.	Date of First Payment.	9,9,22 21,2,26 1,2,25 1,2,25 4,9,23 1,8,20 11,11,23 12,4,25 12,4,25 1,2,1,23 1,2,1,23
Атоп	Half-yearly Rent, includ- ing Instalment of Survey Charge (if any).	788744469766668 8.0448211166768 9.02887116676878
	Survey Charge payable in 12 Half-yearly Instalments.	21222222222222222222222222222222222222
	Terna.	43 years 43 years 43 years 44 years 45 years 46 years 47 years 48 years
	Date of Lease.	9.9.20 21.2.23 12.223 2.8.22 4.9.22 4.9.27 11.11.39 22.11.20 12.4.22 3.11.120
	Class.	3rd, 138; 4th, 10s. 6d. 4th, 8s. 4th, 8s. 4th, 8s. 1st, 22s. 6d. 3rd, 13s. 3rd, 13s. 3rd, 13s. 3rd, 13s. 4th, 8s.
	Section	111111111111
	Allotment	28A and 28B 9 39 30 40 40 28 20 32 and 32A 1 11
	Parish.	Yatpool Gingmrick Keimbo Geera Xatpool Winnambool Keimbo Geera Keimbo
	Area.	Acres. 631 631 711 634 716 716 884 614 614 778 779 779 779
	Name and Address of Lessee.	J. R. Noisette, Yatprol R. F. Tenpleton, Kutwin A. Cory, Koimbo B. Roy, Knimbo R. McLean, Yatprool N. G. Jonak, Annuello R. B. Boron, D. J. Masterson, Annuello A. D. Bson, Annuello A. D. Bson, Annuello A. D. Bson, Annuello A. Michicock, Annuello A. Hitchcock, Annuello R. McGuigan, Koimbo
	Rumber of Lease.	03771 05253 05256 05257 05682 01941 02922 04007 04064

Department of Lands and Survey, Melbourne, 13th November, 1924. Tand Act 1915, Section 245.—Mallee.

APPLICATION FOR A LEASE APPROVED.

THE following application for a Lease under Section 245 of the Land Act 1915 having been approved, it is hereby notified that the rent and fee specified may be received by the undermentioned Officers authorized by the Treasurer to collect Territorial Revenue. Payment to be made half-yearly.

	Payable to Receiver of Revenue at-	Swan Hill
ollected.	Total Amount ot First Payment.	£ s. d.
Amount to be Collected.	Fee for Lease.	£ s. d.
•	Rent, including instalment of Survey Charge (if any).	£ s. d.
Surgon	Oharve Oharve payable in 12 half-yearly instalments.	.`.
	Term.	31½ years
	Date of Lease.	1.1.18
	Sec.	, 61
	Aliotment.	41
	Parish. 🗢	Tyntynder North
	Area	A. B. P.
	Name and Address of Leesee.	02631 A. Barbour, Nyah West
	No. of Lease.	02631

Department of Lands and Survey, Melbourne, 13th November, 1924.

H. S. BAILEY, Commissioner of Crown Lands and Survey,

No. 190.—17449.—4

Land Act 1915, Section 2.—Mallee.

LEASE UNDER THE LAND ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, DECLARED VOID.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Governor in Council for the reason specified.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.		Allotment.	Area	Class.	Reasons for Forfeiture, &c.	Pay Office
						A. R. P.			
Mallee	01781	R. A. Howard	198.6	Daalko	1	736 3 39	3rd, 12/6	Non-compliance with conditions	Horsham

Department of Lands and Survey, Melbourne, 5th November, 1924. H. S. BAILEY, Commissioner of Crown Lands and Survey.

MALLEE LANDS.

T is hereby notified that the transfers of Agricultural Allotments scheduled hereunder have been registered at the Office of Titles.

Allotment.	Parisb.	Area in Acres.	Name of former Lesses.	Name of present Lessee.	Next rent due.	Pay Office.
26	Talgitcha	1,061	C. and B. Singh	James Patrick Deegan and Margaret Josephine Deegan	1.1.25	Kerang
30	H	951	C. and B. Singh	James Patrick Deegan and Margaret Josephine Deegan	" .	11
34	Tyalia	762	M. Le Couilliard	Vivian Lawrence Garnet Bate- son and Vernon Clarence	**	Horsham
72, sec. A 87	Castle Donnington Leaghur	303 995	T. M. Chisholm F. W. Judd	Conrad Bateson Robert Gruer McInroy Charles Robertson, Charley Robertson, and Owen Robertson	1.7.24	Swan Hill Kerang

Melbourne, 13th November, 1924.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

LICENCE FOR MALLEE ALLOTMENT CANCELLED .- Mallee Lands.

TT is hereby notified that the Permit specified in the Schedule hereunder has been cancelled.

Corr. No.	Date of Lease.	Section of Act.	Name of Lessee.	No. of Allotment.	Parish.	, Reason,	Area.	Pay Office.
0 3039	1.12.22	129	J, F. McRae	That portion of Lake Tyrrell between the north-east cor- ner allot. 27, Parish of Bim- bourie, and the north-east cor- ner of allot. 67, Parish of Pier Millan	Bimbourie and Pier Milan	Licence expired	1	Wycheproof .

Department of Lands and Survey (Mallee Branch), Melbourne, 13th November, 1924. H. S. BAILEY, Commissioner of Crown Lands and Survey.

Land Act 1915, Section 198.—Mallee Lands.
PERMIT FOR MALLEE ALLOTMENT CANCELLED.

T'T is hereby notified that the Permit specified in the Schedule hereunder has been cancelled.

Corr. No.	Date of Lease.	Section of Act.	Name of Lessee.	No. of Allot.	Parish.	Reason.	Area.	Рау Ошсе.
06427	1.3.24	198	James S. Hards	36	Baring	Lessee relin- quished bis holding	A. R. P. 1040 0 0	

MALLEE LANDS AVAILABLE FOR APPLICATION UNDER SELECTION PURCHASE LEASE, SECTION 198, LAND ACT 1915, IN THE PARISHES OF MERINGUR AND YARRARA, COUNTY OF MILLEWA.

THE land extends westwards for a distance of 11 miles from the western boundary of the Parish of Werrimull and adjoins the Red Cliffs-Millewa railway line extension from Werrimull, and extends northwards therefrom for a varying distance of from 7 to 9 miles, and is situated south of the Murray River from 4 to 9 miles.

The land is available for general selection, but no person who has not reached the age of eighteen is eligible to apply.

Applications (with uncancelled Victorian duty stamp of 5s., or postal note for same amount, affixed) must be made on the usual form, and delivered or forwarded by post to any local Land Office or to the Under-Secretary for Lands, Lands Department, Melbourne, on or before 20th December, 1924.

Applicants may apply for one or more allotments on one application form.

The term of the lease shall be for twenty years, and no free period will be allowed.

Applicants will be hereafter notified as to the date and place of hearing of their applications by Local Land Board.

The land will be granted under selection purchase lease, and at the end of six years, if the residence, cultivation, improvement, and all other conditions have been complied with, the lease will be endorsed under the seal of the Board of Land and Works to the effect that such conditions have been complied with, and at any time within the remaining périod of fourteen years a Crown Grant will be issued on payment of the full amount of the purchase money.

The survey fee ranges from £12 10s. to £13 15s. per allotment.

A deposit of £5 will be accepted on account of survey fee, the balance to be paid with half-yearly rents in equal half-yearly instalments during the first six years of the lease.

In accordance with section 16, Land Act 1920, provision for water storage must be made on the land to the extent of approximately 4 cubic yards per acre within two years from date of lease.

The lease will contain (inter alia) conditions to the effect as follows:—

That substantial and permanent improvements shall be made on the lend. If in the third class, to the value of Five shillings per acre before the end of the third year from the date of the lease, and the balance of Five shillings per acre before the end of the sixth year of the lease. If in the fourth class, improvements to the value of Two shillings and sixpence per acre must be made on the land before the end of the third year from the date of the lease, and the balance of Two shillings and sixpence per acre before the end of the sixth year of the lease.

That the lessee shall go into residence on the land within twelve months after the date of the lease, and shall reside for at least three years and nine months on, or within 5 miles of, the land during the first six years of the term of the lease, and shall also clear and cultivate at least one-fourth of his allotment within two years from the date of the lease.

That the lessee shall not transfer, assign, mortgage, or sublet or part with the possession, or grant the use of the whole or any part of the allotment during the first six years of the term of the lease, and that after the first six years of the term of the lease the lessee shall not sell, transfer, assign, mortgage, or sublet the whole or any part of the allotment unless and until the lease has been endorsed under the seal of the Board to the effect that all the conditions and covenants of the lease during the first six years thereof have been complied with.

That a special condition shall be inserted in the lease providing that the land referred to herein shall at all times be maintained and used for the purpose of residence or agriculture and grazing, and that no person will be permitted to subsequently acquire or hold, or have an interest in any area in the Mallee country in excess of that quantity of land as set out in section 20 of the Land Act 1921.

That the lessee or grantee or owner shall preserve the timber on, or plant an area of not less than three per cent. of the total extent of his holding. (N.B.—Along the exposed boundary lines, viz., the western and southern, would be preferable.)

The price per acre on each allotment set out in the Schedule hereto includes loading for Water Supply and Road purposes.

Plans can be obtained at the Inquiry Office, Lands Department, Melbourne, and at Lands Offices, St. Arnaud, Bendigo, and Horsham.

Intending applicants may obtain warrants from any Land Officer authorizing the issue of a railway ticket at half fares for the purpose of inspecting the land.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 17th November, 1924.

SCHEDULE.

Lot.		Parish.		Area in Acres.	Class.	Price per Acre,
Lot. 1 2 and 2A 3 4 5 6 7 8 9 10 12 and 12A 13 14 15 18 19 22 and 22A 22 and 22A 23 24 25 29 30 31 32 and 32A 31 32 and 32A 32 4 5 6 7 and 7 A 8 9 and 9 A 1 5 6 7 and 12 A 11 12 15 16 17 18 19 12 and 12A 13 12 and 12A 13 15 16 17 18 19 20 21 22 23 and 23A		Parish. Meringur """ """ """ """ """ """ """		780 784 785 789 789 789 780 780 780 780 780 780 780 780 780 780	3rd "" "" "" "" "" "" "" "" "" "" "" "" "	### Acre. S. d. 17 0 17 0 17 0 17 0 17 0 17 0 17 0 17 0 18 0 18 0 19 0 19 0 19 0 19 0 19 0 19 0 21
24 25 26 27 28 29 30 32 and 32A 33 34	:::::::::::::::::::::::::::::::::::::::	17 17 17 19 19 19 19 19 19		812 760 760 760 760 812 754 754 778 778 778))))))))))))))))))))))))))	19 0 19 0 19 0 19 0 19 0 19 0 19 0 19 0
36 37 and 37A 38 39	:: ::	. 99 . 99	::	778 778 778 778	" " "	19 0 19 0 19 0 19 0

M. 28770.

MALLEE LANDS AVAILABLE FOR APPLICATION UNDER SELECTION PURCHASE LEASE, SECTION 198, LAND ACT 1915, IN THE PARISH OF TARRANGO, COUNTY OF MILLEWA.

The land is situated due south of and adjoining the Parish of Karawinna, and is from 1½ to 11 miles south of Merrinee and Karawinna railway stations on the Red Cliffs-Millewaline

The land is available for general selection, but no person who has not reached the age of eighteen is eligible to apply.

Applications (with uncancelled Victorian duty stamp of 5s, or postal note for same amount, affixed) must be made on the usual form, and delivered or forwarded by post to any local Land Office or to the Under-Secretary for Lands, Lands Department, Melbourne, on or before 20th December, 1924.

Applicants may apply for one or more allotments on one application form.

The term of the lease shall be for twenty years, and no free period will be allowed.

Applicants will be hereafter notified as to the date and place of hearing of their applications by Local Land Board.

The land will be granted under selection purchase lease, and at the end of six years, if the residence, cultivation, improvement, and all other conditions have been compiled with, the lease will be endorsed under the seal of the Board of Land and Works to the effect that such conditions have been complied with, and at any time within the remaining period of fourteen years a Crown Grant will be issued on payment of the fully amount of the purchase money.

The survey fee ranges from £12 10s. to £13 15s. per allotment.

A deposit of £5 will be accepted on account of survey fee, the balance to be paid with half-yearly rents in equal half-yearly instalments during the first six years of the lease.

In accordance with section 16, Land Act 1920, provision for water storage must be made on the land to the extent of approximately 4 cubic yards per acre within two years from the date of lease.

The lease will contain (inter alia) conditions to the effect as follows:---

That substantial and permanent improvements shall be made on the land; if in the second class, to the value of Two shillings and sixpence per acre before the end of the second year from the date of lease, another Two shillings and sixpence per acre before the end of each year of the third and fourth years, and the balance of Seven shillings and sixpence per acre before the end of the sixth year of the lease. If in the third class, improvements to the value of Five shillings per acre must be made on the leand before the end of the third year from the date of the lease, and the balance of Five shillings per acre before the end of the sixth year of the lease. If in the fourth class, improvements to the value of Two shillings and sixpence per acre must be made on the land before the end of the third year from the date of the lease, and the balance of Two shillings and sixpence per acre before the end of the sixth year of the lease. If in class 4A, improvements to the value of Four shillings per acre before the end of the third year of the lease.

That the lessee shall go into residence on the land within

That the lessee shall go into residence on the land within twelve months after the date of the lease, and shall reside for at least three years and nine months on, or within 5 miles of the land during the first six years of the term of the lease, and shall also clear and cultivate at least one-fourth of his allotment within two years from the date of the lease.

ment within two years from the date of the lease.

That the lessee shall not transfer, assign, mortgage, or sublet or part with the possession, or grant the use of the whole or any part of the alfotment during the first six years of the term of the lease, and that after the first six years of the term of the lease the lessee shall not sell, transfer, assign, mortgage, or sublet the whole or any part of the allotment unless and until the lease has been endorsed under the seal of the Board to the effect that all the conditions and covenants of the lease during the first six years thereof have been complied with.

That a special condition shall be inserted in the lease providing that the land referred to therein shall at all times be maintained and used for the purpose of residence or agriculture and grazing, and that no person will be permitted to subsequently acquire or hold, or have an interest in any area in the Mallee country in excess of that quantity of land as set out in section 20 of the Land Act 1921.

That the lessee or grantee or owner shall preserve the timber on, or plant an area of not less than three per cent. of the total extent of his holding. (N.B.—Along the exposed boundary lines, viz., the western and southern, would be exposed by the contraction of the contraction

The price per acre on each allotment set out in the Schedule 'hereto includes loading for Water Supply and Road purposes.

Plans can be obtained at the Inquiry Office, Lands Department, Melbourne, and at Lands Offices, St. Arnaud, Bendigo, and Horsham.

Intending applicants may obtain warrants from any Land Officer authorizing the issue of a railway ticket at half fares for the purpose of inspecting the land.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 17th November, 1924.

SCHEDULE.

Lot.		Parish.		Area in Acres.	Class.	Price per Acre.
						s. d.
1'	1	Tarrango	[760	3rd	18 0
2		,,		720	2nd	24 0
3		,,		670	,,	24 0
4		,,		670	,,	24 0
5		,,	[730	,,	24 0
6		,,		730	,,	24 0
7		.,,		730	,,	24 0
8		,,		730	,,	24 0
9		. "	1	670	,,	24 0
10	٠.	,,		- 670	,,	24 0
11		,,		720	,,,	24 0
12	٠.	,,		730	3rd	17 0
13		,,		750	4th	14 0
16		,,	• •	680	2nd	-24 0
17		,,	• •	700	,,	24 0
18	• •	,,		700	_,,,	24 0
19	• •	,,		740	3rd	18 0
20	• •	٠,		740	,,	18 0
21	• •	,,	••	720	,,	18 0
22	• •	,,		720	"	18 0
23		,,	• •	750	,,	18 0
24	• •	,,	•••	750	,,	18 0
25	• •	,,	• • •	800	"	18 0
26		,, .	• •	800	,,	18 0
27		,,	• • •	800	.".	18 0
28	• •	**	• •	880	4th	12 0
29	• •	,,	• •	820	,,,	13 0
30	• •	,,	• •	750 750	,,	13 0
31 32	• •	,,	• • •	750 820	"	10 0
	• •	,,		900	"	10 0
33 34 and 34A	• •	,,	• • •	950	,,	12 0
á	• •	,,		800	**	13 0
	• •	,,]	800	,,	13 0
36 37 and 37A	• •	,,		950	⁷⁷ .#	9 0
38	• •	٠,	• • •	870	,,	10 0
39	• •	,, ·	- : :	750	"	10 0
40	• •	,,	- ::	750	"	12 0
41		,,		820	,,,	11 0
42		,,,		860	,,	10 0
43		"; '		950	,,	9 0
44		i .	- :: 1	900	1	10 0
45		,,	- ::	800	"	liŏŏ
46	::	, ",		780	,,,	iŏŏ
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M. 28770.

COURTS.

SITTINGS of the Supreme Court for the hearing of Criminal Trials and Trials of Causes for the year 1924, pursuant to Order in Council of 4th day of December, 1923.

BALLARAT ... Tuesday, 2nd December ... Tuesday, 9th December BENDIGO CASTLEMAINE Thursday, 11th December . . MARYBOROUGH Thursday, 20th November MELBOURNE • • Monday, 8th December SALE Wednesday, 26th November

C ENERAL SESSIONS for the year 1924, pursuant to Order in Council of 18th day of December, 1923:—

BALLARAT .. Wednesday, 10th December CAMPERDOWN Tuesday, 9th December ... CASTLEMAINE Tuesday, 2nd December Tuesday, 2nd December COLAC ... DAYLESFORD Thursday, 4th December ... GEELONG .. Wednesday, 3rd December .. KYNETON Wednesday, 3rd December MELBOURNE . . . Monday, 1st December SHEPPARTON Tuesday, 25th November WARRNAMBOOL Wednesday, 10th December

COUNTY COURTS.—Notice is hereby given that County Courts will be held during the year 1924 at the undermentioned places on the days hereunder named:—

BALLARAT. .. Wednesday, 10th December CAMPERDOWN .. Tuesday, 9th December .. CASTLEMAINE .. Tuesday, 2nd December .. Tuesday, 2nd December COLAC ... Thursday, 4th December DAYLESFORD GEELONG Wednesday, 3rd December KYNETON Wednesday, 3rd December MELBOURNE > .. Monday, 1st December MILDURA Tuesday, 25th November .. Wednesday, 26th November OUYEN Tuesday, 25th November SHEPPARTON .. WARRNAMBOOL Wednesday, 10th December

This notice is in lieu of that previously published in the Government Gazette, on page 2753, of the 3rd day of October. 1923. Except at Melbourne, Courts of Insolvency and Courts of Mines will be held on the days above mentioned at such of the above places as have been appointed for holding such Courts. Courts.

Dated at Melbourne this 3rd day of December, 1923.

(By order of the Judges),

A. J. CLARK, Registrar, Melbourne.

MELBOURNE .- COUNTY COURT.

THE times appointed for "Return Days" in the Melbeurne County Court during the year 1924 (i.e., the day to be appointed in any summons or proceeding for the appearance of the party summoned) shall be as follows:—

RETURN DAYS

In cases under £50.	£50 and under £250.	Other cases.
December 1st	December 1st	December 1st

Dated at Melbourne this 10th day of December, 1923.

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 undermentioned.

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

The Board of Land and Works will not necessarily accept

Bamawm Central.—Repairs, painting, &c., State School No. 3726. Particulars also at Police Stations, Echuca and Rochester. Preliminary deposit, £5. Final deposit, 5 per cent.

Bendigo.—Renovation, &c., Cookery Centre School No. 1976. Particulars also at Inspector of Works Office, Bendigo. Preliminary deposit, £10. Final deposit, 5 per cent.

Casterton.—Repairs, painting, &c., Court House. Particulars also at Inspectors of Works offices, Hamilton and Warrnambool. Preliminary deposit, £5.

Footscray.—Installation of electric lighting and power and alterations to present system, Technical School. Preliminary deposit, £15. Final deposit, 5 per cent.

Geelong.—Installation of electric lighting and bells, H.M. Gaol. Particulars also at Inspector of Works Office, Geeelong. Preliminary deposit, £15. Final deposit, 5 per cent,

Malvern.—Repairs, painting, &c., State School No. 1604. Preliminary deposit, £5. Final deposit, 5 per cent.

Northcote.-Painting and repairs, State School No. 3139, Wales-street. Preliminary deposit, £5.

Orbost.—New brick building, High School. Particulars at Inspector of Works, Bairnsdale. Preliminary deposit, £20. Final deposit, 5 per cent.

Rushworth.—Painting State School No. 1057. Particulars also at Police Station, Rushworth, and Inspector of Works office, Shepparton. Preliminary deposit, £3. Final deposit, 5 per cent.

Warragul.—Repairs to school and residence, State School No. 2104. Particulars also at Police Station, Warragul, and Inspector of Works office, Traralgon. Preliminary deposit, £5.

27th November, 1924.

Albert Park.—Remodelling State School No. 1181. liminary deposit, £15. Final deposit, 5 per cent.

Ballarat.—Painting and repairs, Technical School. Particulars also at Inspector of Works Office, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Ballarat.—Manufacture, supply, and delivery of tables, eupboards, &c., for school purposes, Ballarat district, for a period of twelve months. Particulars at Inspector of Works. Preliminary deposit, £10.

Balmoral.—New washhouse, bathroom, &c., Police Station. Particulars also at Police Stations, Balmoral and Hamilton, and Inspector of Works Office, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

Beaufort.—Additions and fencing, State School, No. 60. Particulars also at Police Station, Ararat, and Inspector of Works Office, Ballarat. Preliminary deposit, £15. Final deposit, 5 per cent.

Bendigo.—Manufacture, supply, and delivery of tables, cuphoards, &c., for school purposes, Bendigo district, for a period of twelve months. Particulars at Inspector of Works. Preliminary deposit, £10.

Caulfield.—Additions to Technical School. Preliminary deposit, £10. Final deposit, 5 per cent.

Cohuna .- Renovations and repairs, Police Station. Particulars also at Police Station, Kerang, and Inspector of Works Office, Bendigo. Preliminary deposit, £5. Final deposit, 5

Cressy.—Repairs, painting, School and residence, No. 731. Particulars also at Police Station, Colac, and Inspector of Works, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

Goldsborough.—Repairs to school building, and repairs and remodelling residence, State School No. 321. Particulars at Police Station, Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

Landsborough.—Additions, &c., Police Station. Particulars also at Police Stations, Stawell and Ararat. Preliminary deposit, £5. Final deposit, 5 per cent.

Maffra.—Repairs, painting, &c., residence, State School No. 861. Particulars also at State School, Maffra, Police Station, Traralgon, Inspector of Works Office, Bairnsdale. Preliminary deposit, £5 Final deposit, 5 per cent.

Melbourne.—Manufacture, supply, and delivery of tables, cupboards, &c., for school purposes. Melbourne district, for a period of twelve months. Preliminary deposit, £10.

Portarlington.—Repairs, painting, Police Station. Particulars also at Police Station, Portarlington, and Inspector of Works Office, Geolong. Preliminary deposit, £5.

Teddywaddy.—Removal, re-erection, remodelling, &c., State School No. 2634.

Armadale.—Remodelling, &c., State School No. 2634. Pre-liminary deposit, £20. Final deposit, 5 per cent.

Pre-liminary deposit, £20. Final deposit, 5 per cent.

4th December, 1924.

Albert Park.—Additions and alterations to caretaker's quarters, State School No. 1181. Preliminary deposit, £5. Final deposit, 5 per cent.

Ararat.—Iron palisade fencing to "J" ward, Hospital for Insane. Particulars at Police Station, Ararat, and Inspector of Works, Ballarat. Preliminary deposit, £10. Final de-posit, 5 per cent.

Kew.—Removal of water tanks, plastering kitchen, Hospital for Insane. Preliminary deposit, £10. Final deposit, 5 per

Lara.—Repairs and painting, Inebriate Retreat. Particulars at Inspector of Works, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

Moonee Ponds West.—Remodelling State School No. 2001. Preliminary deposit, £25. Final deposit, 5 per cent.

Mont Park.—Installation of hot water heating system and hot water services at new block, Hospital for Insane. Preliminary deposit, £25. Final deposit, 5 per cent.

North Williamstown.—Additions in brick, State School No. 1409. Preliminary deposit, £20. Final deposit, 5 per cent.

Omeo.—Remodelling State School No. 831. Particulars at Police Station, Omeo, and Inspector of Works, Bairnsdale. Preliminary deposit, £5. Final deposit, 5 per cent.

The Basin.-New State School No. 2329. Preliminary deposit, £15. Final deposit, 5 per cent.

Warrnambool, Additions, &c., Technical School. Particulars at Inspectors of Works, Warrnambool, Hamilton, and Goelong. Preliminary deposit, £25. Final deposit, 5 per

11th December, 1924.

Ballendella.—Sleap-out, dining room, painting, &c., residence and school, State School No. 3732. Particulars at Police Station, Echuca, and Inspector of Works, Bendigo. Preliminary deposit, f5. Final deposit, 5 per cent.

Heatherton.—New kitchen, quarters for female staff, Sanatorium. Preliminary deposit, £20. Final deposit, 5 per cent.

Murchison.—General repairs, Police Station. Particulars at Police Station, and Inspector of Works, Shepparton. Preliminary deposit, £5. Final deposit, 5 per cent.

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

J. P. JONES, Commissioner of Public Works.

Melbourne, 19th December, 1924.

VICTORIAN BAILWAYS.

DEPARATE Tenders are invited for the undermentioned works, &c. Tenders, endorsed "Tender for "," must be lodged, with preliminary deposit, in Tender-box, Room 154, second floor, Railway Offices, Melbourne, at or before Eleven a.m., on the date specified. Particulars at Contractors' Room, Spencer-street, and as stated.

26th November.—Gauge glasses, new, and second-hand grinding wheels, &c., for sale. Deposit, 5 per cent.

26th November.-Secondhand motor cycle, 42 h.p., for sale. Deposit, 5 per cent.

26th November.—Electric run about crane, supply of. P.D., per cent. (Extended from 12th November.)

26th November.—Secondhand kerosene and petrol tins and cases, casks, for sale. Deposit, 5 per cent.

26th November.—Iron and steel scrap (rails, structural steel, wrought iron, &c.), for sale. Deposit, 5 per cent.

26th November .- Compressed felt, for car body cushioning, supply of. P.D., i per cent.

26th November.—Superheater elements, supply of. P.D., per cent. (Extended from 12th November.)

26th November.—Internal painters and glaziers' work at the Chalet, Mount Buffalo. P.D., £3.

26th November.-Hardwood split palings, supply of. P.D., per cent.

26th November.-Cast-iron anvil blocks, supply of. P.D., per cent.

3rd December .- Waterproof overcoats and pull-ons (as ordered during period 1st January, 1925, to 31st December, 1925), supply of, P.D., £5.

3rd December.—Telegraph and electric light poles, supply of. P.D., 1 per cent.

3rd December .- Mild steel sheets, supply of. P.D., } per cent.

3rd December.—Brass and gunmetal borings, scrap copper tubing, for sale. Deposit, 5 per cent.

3rd December .- Scrap copper wire, pantograph strip, &c., for sale. Deposit, 5 per cent.

3rd December.-Second-hand lathe and electrical apparatus, for sale. Deposit, 5 per cent.

3rd December.—Mild steel plates, supply of. P.D., i per cent. (Extended from 26th November.)

3rd December.-Second-hand lathe, 5-inch centres, for sale.

Deposit, 5 per cent. 10th December.-Obsolete carbons, mantles, and globes, for

sale. Deposit, 5 per cent. 10th December.—Three-phase alternating current induction motors, starting apparatus, and accessories, supply of. P.D., per cent.

10th December.-Mild steel angles, tees, and cope. Supply of. P.D., per cent.

10th December .- Mild steel channel bars, supply of. P.D., 1 per cent. (Extended from 26th November).

10th December.—Copper rod, supply of. P.D., 1 per cent,

10th December.—Grey box, red ironbark, malogany, and yellow stringybark bridge beams, and grey box and red ironbark cattle-pit logs, supply of. P.D., ½ per cent.

17th December .- Steel tires, supply of. P.D., 1 per cent.

17th December.-Planished steel sheets and hoop, supply of. P.D., per cent.

17th December.-Time element relays, supply of. P.D., 1 per cent.

17th December.—1½-in. brass padlocks with steel shackles, supply of. Preliminary deposit, ½ per cent.

24th December .- Draught gauges, supply of. P.D., 1 per

7th January, 1925.—Tarpaulin canvas, supply of liminary deposit, ½ per cent.

7th January, 1925.—Steelwork and machinery for two lift spans, complete, for bridges over Murray River at Euston and Gonn Crossing, manufacture, supply, and delivery of. P.D., £80. (Extended from 17th December, 1924.)

7th January, 1925.—Steel blooms, supply of. P.D., ½ per

21st January, 1925.—Timber, suitable for pattern making, supply of. P.D., 1 per cent.

28th January, 1925.-Mild steel angles, supply of. P.D., 1

11th February, 1925.—Four spindle vertical drilling machine, supply of. P.D., ½ per cent.

11th February, 1925.—Oscillating tool grinding machine, supply of. P.D., † per cent.

18th February, 1925.-Power screwing machine, supply of. P.D., ½ per cent.

LEASING RAILWAY LANDS.

Applications are invited for letting on building lease 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.

E. C. EYERS, Secretary.

Melbourne, 19th November, 1924.

INSOLVENCY NOTICES.

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

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

Notice is hereby given that the estates of John Alfred Simpson, of 232 Toorak-road, Toorak, architect; William Caryl Fulton, of 25 Buckley-street, Footscray, and 12 Pilgrimstreet, Footscray, grocer; Roland Baden Williams, of 25 Buckley-street, Footscray, grocer; Roland Baden Williams, of 25 Buckley-street, Footscray, grocer; Woolf Zmood, of 68 Canning-street, Carlton, storekeeper; and David Wappan Bon, of Brunswick-street, Fitzroy, motor car dealer, have been sequestrated, and that general meetings of creditors in the said estates will be holden at the Insolvency Court Offices, the Law Courts, in the City of Melbourne, on Wednesday, the 26th day of November, A.D. 1924, 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 17th day of November, A.D. 1924.

Dated at Melbourne this 17th day of November, A.D. 1924.

R. McIVER, Chief Clerk.

In the Court of Insolvency, Midland District, at Echuca.

NOTICE is hereby given that the estate of Charles Lees, of Lockington; in Victoria, farmer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Echuca, on Wednesday, the 3rd day of December, A.D. 1924, 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 Echuca this 17th day of November, A.D. 1924.

W. A. W. KELL, Chief Clerk.

OONTRACTS ACCEPTED.—(Series 1924-25.)

	OUNTRAOIS ACCEPTED.—(Geries 1824-20.)	 1	
Seria No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
1936	VICTORIAN RAILWAYS— Railway Stores Suspense Account, Act 2716, Section 105— Supply and delivery of Cigarettes and Cigars. (Not publicly advertised)	£ s. d. 184 1 1	D. Reddan and Co.,
1937	Supply and deli-Country of manufacture or production: Great Britain Supply and delivery of Cigarettes, Tobacco, and Cigars. (Not publicly advertised) —Oountry of manufacture or production: Australia	523 0 10	Smith-street, Fitzroy W. D. and H. O. Wills (Aust.) Ltd., Bourke-
1938	Supply and delivery of Miniature Staff Instruments, type "M.," at £70 each. (Not publicly advertised)	Rates	street, Melbourne McKenzie and Holland (Aust.) Pty. Ltd.,
1939	—Country of manufacture or production: Australia Supply and delivery of Brandy. (Not publicly advertised)	186 15 11	Newport Nathan and Wyeth. William street, Mel-
1940	(3) Supply and delivery of Spot Electric Welder, with 18-inch throat	110 0 0	bourne R. Bryce and Co. Pty. Ltd., Collins street, Melbourne
1941	(10)—Supply and delivery of Bluestone, $2\frac{1}{4}$ -inch ring gauge, at 7s. 3d. per cubic yard, as ordered, from 1st July, 1924, to 30th June, 1925	Rates	Midland Quarries Pty. Ltd., Queen-street. Melbourne
1942	(2)—Supply and delivery of Electric Train Stops, at £48 la. each *	Ditto	General Railway Signal Co. Pty. Ltd., Little Collins-street, Mel- bourne
1943	(3)—Supply and delivery of Jarrah (Western Australia) Timber (Sawn), 5 in. x 13 in. x 8 ft. 6 in., at £1 13s. per 100 super. feet *	Ditto	R. S. Couche and Co. (as agents for State Sawmills of Western Australia), Flinders-
1944	(5)—Supply and delivery of Coal Meters, at £89 each	Ditto	lane, Melbourne Fyvie and Stewart, Col-
1945	—Country of manufacture or production: Great Britain (3)—Supply and delivery of Three-position Line Relays, at £18 each —Country of manufacture or production: Australia	Ditto	lins-st., Melbourne McKenzie and Holland (Aust.) Pty. Ltd,
1946		217 6 0	Newport Howlett Bros., Meat Market, North Mel-
1947 1948 1949 1950 1951	Constructing 2 Motor Coaches at Newport, at £370 each. (Not publicly advertised)	740 0 0 740 0 0 740 0 0 740 0 0 87 10 0	bourne Barber and party Gaulton and party Snaith and party Tobitt and party Northfield Studios,
1952	Printing "Grow More Grass" (Posters). (Not publicly advertised)	90 0 0	Flinders street, Mel- bourne Northfield Studios,
1953	Supply and delivery of Bricks, building at £3 per 1000 No. (Not publicly advertised)	Rates	Flinders-street, Mel- bourne Glen Iris Brick, Tile
1954	—Country of manufacture or production: Australia. Supply and delivery of Locks, Pad, Brass, Rough Cast, 21 inches, at 4s. 5d. each Country of manufacture or production: Australia.	Ditto	and Terra Cotta Co. Pty. Ltd., Thornbury J. Hubball, Lonsdale- street, Melbourne
1955	Supply and delivery of Cigars, at £20 5s .per 10.0 No. (Not publicly advertised) —Country of manufacture or production: Australia.	Ditto	W. D. and H. O. Wills (Aust.) Ltd., Bourke- street, Melbourne
1956 1957	(3)—Supply and delivery of Insulators, Porcelain, Type "A," at 1s. 3d. each —Country of manufacture or production: Australia. Supply and delivery of Sleepers. (Not publicly advertised)	Ditto 105 4 0	Drayton Bros., Derby- road, Sunshine A. E. Smith, Wirrate
1958	Supply and delivery of Ale and Stout. (Not publicly advertised) Country of manufacture or production: Australia.	159 11 8	Melbourne Co-operative Brewery Co. Ltd., Bent-st., Abbotsford
1959	-Country of manufacture or production: Australia.	103 9 9	(Aust.) Ltd., Bourke- street, Melbourne
1960	(3)—Supply and delivery of Gravel Ballast, at 2s. 3d. per cubic yard	Rates	V. V. Rinaldi, Argyle- street, Maryborough
1961	(10)—Supply and delivery of Sawn Redgum Timber	Rates as per Annex	quin
	(8)—Supply and delivery of Bridge Beams— Item No. 3. 18 inches x 7½ inches x 16 feet, at £1 8s. 9d. per 100 super. feet Item No. 5. 18 inches x 7½ inches x 15 feet, at £1 8s. 6d. per 100 super. feet Item No. 12. 16 inches x 7½ inches x 13 feet, at £1 7s. 9d. per 100 super. feet Item No. 24. 12 inches x 6 inches x 11 feet, at £1 4s. 6d. per 100 super. feet Supply and delivery of Stores, as ordered, from 1st July, 1924, to 30th June, 1925 Springs, Steel, Coppered— Item No. 1173. 8 inches x 8 inches gauge, at £1 15s. per gross Item No. 1174. 7 inches x 9 inches gauge, at £1 6s. per gross	Rates Ditto	Beveridge and Neal, Lakes Entrance James Marshall and Co. Ltd., Rundle-street, Adelaide
1964	Item No. 1176. 5 inches x 8 inches gauge, at £1 4s. per gross Item No. 1176. 6 inches x 12 inches gauge, at 13s. 3d. per gross Item No. 1177. 4 inches x 8 inches gauge, at £1 1s. per gross Country of manufacture or production: Australia. Building Sand—	Ditto	The Mayfield Sand Co.
1907	Item No. 2444. Coarse, at 2s. 11d. per cubic yard Item No. 2445. Medium, at 2s. 11d. per cubic yard Item No. 2445a. Coarse, for pre-cast work, at 2s. 11d. per cubic yard		of Cranbourne Pty. Ltd., Little Collins- street, Melbourne
1966		Ditto	Hansen and Co., Little-Collins-st., Melbourne
1966		Rates as per Annex	
1967	Votes and Loans— Moving certain Cables at Koornang-road, Carnegie. (Not publicly advertised)	396 18 7	Melbourne Electric Supply Co. Ltd., Queen-st., Melbourne
_	-E. C. ETERS, Secretary, by order of the Victorian Railway Commissioners. 14.11.1924.	<u> </u>	1
	* Order in Council obtained.		

^{*} Order in Council obtained.

CONTRACTS ACCEPTED.—(Series 1924-25)—continued.

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
	STATE RIVERS AND WATER SUPPLY COMMISSION—		
1968	Vote—	13s. per ton	W. Russell
1969	2199)	13s. 9d. per	H. E. Ward
1505	2201) -M. Nally, Secretary, by direction of the State Rivers and Water Supply Commission. 25.8.1924.	ton	11. 15. Watu
1970 1971 1972 1973 1974	Loan—	£ s. d. 813 9 0 649 4 2 846 13 10 798 14 0 651 7 2	Mooney and Abrahams J. A. Rippen J. J. Dedman J. F. Considine Murray, Radcliffe, an
1975	Extension Eastern Goulburn Main Channel (section 22)	643 5 2	Beasley Murray, Radeliffe, an
1976 1 9 77	Extension Eastern Goulburn Main Channel (section 24)	755 15 5 682 0 6	Beasley Thos. Perkins Thos. Perkins
1978	22 9.1924. Construction, delivery, and maintenance of one Derrick Boat (hull only) for No. 11 Weir and Lock, Mildura, River Murray Works —Approved by the Governor in Council, 17th October, 1924.—F. W. Mabbott, Clerk of the Executive Council.	2,585 3 0	C. Felshaw
	WORKS— 71/2/1. Police Buildings—		
1979	(3)-Office, Stable, and Forage Store, Police Station, Tongala. Deposit, £10	. 203 8 0	J. J. Gaffy and J. Fitz- john ¹
1980	(3)—Fittings for Motor Registration Offices, Police Station, Russell street, Melbourne. Deposit, £12 7/1/61—	236 10 0	J. H. Smithson'
1981	(5)-Renovations and Repairs, Neglected Children's Dépôt, Royal Park. Deposit, £8	167 0 0	W. R. Walker ¹
198. 1983 1984 1986 1986	(8)—Painting and Repairs, State School No. 596, Stratford. Deposit, £10 (3)—Repairs, Fences, &c., State School No. 1938, Wunghnu. Deposit, £10	198 0 0 190 0 0 122 18 6 205 0 0 165 0 0	R. Spencer ¹ Walsh and Gaffy ¹ Walsh and Gaffy ¹ R. Hamilton ¹
1987 1988 1989 1990	(3)—Renewing and Repairing Fences, State School No. 1593, Goornong. Deposit, £5	165 0 0 109 7 0 147 19 0 210 17 6 297 0 0	T. Butler ¹ A. Vaughan and Son ¹ Walter Lock ¹ Harry Cox R. H. Pyne ²
1991 1992	(4)—Repairs and Painting, State School No. 1316, Specimen Hill, Bendigo. Deposit, £10 (5)—Repairs, Painting, &c., State School No. 1725, Barmah East. Deposit, £15	176 0 0 298 0 0 200 0 0	A. Vaughan and Sout A. F. Pattisont W. E. Mullins
1993	71/4/4. Hospital for Insane, Ararat— (4)—Installation of Steam Boiler, Chimney, &c., Hospital for Insane, Ararat. Deposit, £34	1,690 · 0 0	A. R. P. Crow and Sons
1994	71/12/1. Stato Schools— (8)—Repairs, Painting, School and Residence, State School No. 1956, Cudgewa. Deposit, £11 71/12/4. Technical Schools—	223 10.0	C. Ward
1995	(6)—Furnishings and Fittings, Girls' Technical School, Box Hill. Deposit, £5	151 2 6	Foy and Gibson Pty.
1996 1997	71/13/12. Chalet, Mt. Buffalo—	237 5 0 200 0 0	Ltd. 1 Foy and Gibson Pty. Ltd. 1 Gardner, Waern and
1998 1999	72/9. Burke-road Bridge— (S)—Bridge over River Yarra, Burke-road, Kew. Deposit, 4850.	17,000 0 0	Co. Pty. Ltd. ¹ S. Patience ¹
2000 2001	(3)-Conversion of Building for Domestic Arts, State School No. 1183, Williamstown. Deposit,	259 0 0 1,349 17 6	A. Vaughan and Son ¹ R. Nettle ¹
2002 2003 2004 2005	(5)—Remodelling State School No. 2743, Brunswick South. Deposit, £259 (7) New School Building, State School No. 4202, Knebsworth. Deposit, £25	7,174 14 0 5,383 14 0 497 15 0 127 0 0	T. Coate ¹ T. Coate ¹ V. Yuill ¹ C. S. Astbury
2006 2007 2008 2009 2010 2011 2012 2014 2015 2016	(4)—New Building, State School No. 2301, Yourang North. Deposit, £15 (14)—New State School No. 419, Rockbank. Deposit, £33. (4)—New Cloak Rooms, 'tate School No. 307, North Melbourne. Deposit, £12 (2)—Removal and Re-erection, State School No. 2779, Strezlecki. Deposit, £12 (7)—New Building, State School No. 3475, Larpent. Deposit, £40 (3)—New Building, State School No. 3464, Mestian West. Deposit, £34 (8)—Remodelling State School No. 1467, Hawksburn. Deposit, £388 (11)—New Building, Domestic Arts School, Footscray, 'Deposit, £742 (12)—Remodelling Pavilion Clars Room, Burwood East State School No. 454. Deposit, £18 (13)—Remodelling Station School, Footscray, Deposit, £742 (14)—New Building, State School, Footscray, Deposit, £18 (15)—Remodelling Station School, Footscray, Deposit, £18 (16)—Remodelling Station School, Footscray, Deposit, £18 (17)—Remodelling Station School, Footscray, Deposit, £18 (18)—Remodelling Station School, Footscray, Deposit, £18 (19)—Remodelling Station School, Footscray, Deposit, £18 (10)—Remodelling Station School, Footscray, Deposit, £18 (11)—New Building, Station School, Footscray, Deposit, £18 (12)—Remodelling Station School, Footscray, Deposit, £18 (13)—Remodelling Station School, Footscray, Deposit, £18 (14)—Remodelling Station School, Footscray, Deposit, £18 (15)—Remodelling Station School, Footscray, Deposit, £18 (16)—Remodelling Station School, Footscray, Deposit, £18 (17)—Remodelling Station School, Footscray, Deposit, £18 (18)—Remodelling Station School, Footscray, Deposit, £18 (19)—Remodelling Station School, Person, Person, Per	298 0 0 665 0 0 233 0 0 249 15 0 800 0 0 679 0 0 7,759 0 0 14,841 0 0 248 0 0 369 0 0	D. Canfieldi C. S. Colliveri W. Bolgeri B. G. Jarvisi H. W. Digbyi A. P. Dunai S. R. Bolgeri Warner and Hamiltoni Harry Knotti R. R. Wellard
2017 2018 2019 2026	(3)—New Caretaker's Quarters, State School No. 4087, Ripponies. Deposit, £40 (6)—New School, State School No. 3828, Danyo. Deposit, £29	798 10 0 575 0 0 763 0 0 1,194 0 0	N. C. Hallett J. Foster R. H. Neville ¹ G. S. Gay ¹
2031	Loan Act 3355, Item 7. Hospitals for Insane—	18,269 0 0	H. P. Brady
1032	(1) Installation Hot Water Services, Idiot Block, Hospital for Insane, Kew. Deposit, £57 Miscellaneous—	1,145 10 0	J. S. Avery ¹
2025 2024	(3)—R-pairs, New Verandah, &c., State Rivers and Water Supply Offices, Murtoa. Deposit, £12 71/12/1. State Schools— (2)—Repairs and Painting, Massey State School No. 19-7. Deposit, Nil	249 0 0 115 14 6 (including	Ward and Luckins ¹ Small Bros.
	71/2/1. Police Buildings— Extras on Contract No. 1924-25/1063	extras) 4 10 6	Mau Bros. F. W. Parker

CONTRACTS ACCEPTED.—(Series 1924-25)—continued.

Serial No.	Purpose, No. of Teno	lers, and	Particular	of Cor	tract.				Amo	ount		Name of Contractor.
											_	
	WORKS-continued-							- !	£	8.	d.	
	71/4/1. Hospitals for Insane—				•				_		_	T 01 1 10
2027	Extras on Contract 1923-24/2642	***	***	***	•••	***	•••	}	5	0	0	Jas. Chambers and Co.
	71/12/1. State Schools-								400	0	۸ ا	Pty. Ltd. J. H. Brown
2028	Extras on Contract No. 1923-24/3487	•••	•••	•••	•••	•••	•••	• • • •	28 39	3	0	T. R. Willshire
2029	Extras on Contract No. 1923-24/4272	***	•••	•••	•••	•••	***	,	0	6	9	H. Brown
2030	Extras on Contract No. 1924-25/1600	,	***	•••	•••	•••	•••		v	U	9	H. Drown
- 1	Loan Act No. 3335, Item 1. State S	choois-	-					ļ	20	17	6	J. G. Hart
2031	Extras on Contract No. 1923-24/4450		••• ,	•••		***	•••	•••	10	10	ŏ	R. Helmore
2032	Extras on Contract No. 1923-24/4448	;**	***	•••		•••			329	ŏ	ŏ	G. R. Cull
2033	Extras on Contract No. 1923-24/2687	}	•••	•••	•••	•••	• • • •		21	2	5	E. C. Field
2034	Extras on Contract No. 1923-24/3517		•••	•••	•••	•••	•••	•••		17	6	J. Cruse
2035	Extras on Contract No. 1923-24/4035		•••	•••	•	***	•••		2	2	6	F. A. Roche
2036	Extras on Contract No. 1922-23/3035				•••	***	•••	•••		2	U	F. A. Itoche
ŀ	Loan Act 3235, Item 2. Miscellane	ous—							192	0	0	A. Kidd
2037	Extras on Contract No. 1923-24/1459	•••		•••	•••		•••		9	19	6	Jar. C. Brockie and
2038	Extras on Contract No. 1923-24/4470	737 aulas	18, 11, 24		•••	•••		•••		10	,	Sons
	J. P. JONES, Commissioner of Public	WOLKS.	10, 11, 25									L COLIS

Melbourne, 19th November, 1924.

Corrigenda.

- Works.—Contract No. 1923-24/72, Serial No. 1449, Gazette page 2573 of 26th September, 1923—Transferred from Fred. C. Sweeney to Hume and Iser Pty. Ltd.

 "Contract No. 1923-24/31, Serial No. 1434, Gazette page 2573 of 26th September, 1923, should read—Repairs, remodelling, &c., £303, in lieu of removal, re-erection, &c., £389, Weoroonooke East State School No. 2201. 71/12/1.

 J. P. Jones, Commissioner of Public Works. 13.11.24.

Annex to Contract No. 1961.

T. O. Atkinson.

Contract.—Supply and delivery of Sawn Redg um Timber.

No. of Item.	Dimensions of Sawn Redgum Timber.	Rate per 100 super, feet.	No. of Item.	Dimensions of Sawn Redgum	Timber.	 Rate per super. fe	
37 39 41 43 44 45 53 61 62 63	6 inches x 1½ inches x 16 feet 6 inches x 2 inches x 16 feet 6 inches x 3 inches x 16 feet 6 inches x 4 inches x 10 feet 6 inches 6 inches x 4 inches x 10 feet 6 inches 6 inches x 4 inches x 10 feet 6 inches 7 inches x 4 inches x 16 feet 7 inches x 5 inches x 10 feet 6 inches 7 inches x 6 inches x 10 feet 7 inches 7 inches x 7 inches x 11 feet 3 inches 7 inches x 7 inches x 7 feet	 £ s. d. 1 9 0 1 9 0 1 10 0 1 9 0 1 10 0 1 10 0 1 12 6 1 12 6 1 11 0	65 66 68 69 98 104 105 106	7 inches x 7 inches x 9 feet 7 inches x 7 inches x 11 feet 7 inches x 7 inches x 13 feet 7 inches x 7 inches x 14 feet 10 inches x 5 inches x 9 feet 10 inches x 10 inches x 9 feet 12 inches x 6 inches x 4 feet 12 inches x 6 inches x 5 feet 12 inches x 8 inches x 18 feet		 1 12 1 14 1 12	6 6 6 6 6 6 6

Annex to Contract No. 1966.

S. A. Brush Company Ltd.

. Contract.—Supply and delivery of Sundry Brushware.

Item No.			1	Description					Rate 1	er—	Name of the Country or State in which the Stores tendered will be manufactured or produced.	Tenderer to indicate whe her the Stores will be "wholly" or "partly" manu- factured or produced in the Country or State named in col. 4
											``	
	l								11s.	each	Australia	Wholly
†2051	Brushes, 6s.	***	•••			•••			13s.	**		"
†2052	Brushes, 8s.	10.02				•••		•••	27в.			1,
†2 053	Brushes, distempe Brushes, distempe								34s.	11	, n	, ,
†2054				havallad a	8 honf	in. thick	x 3 in. v	v de 🛴	2s. 9d.	**		
12058	Brushes, varnish, Brushes, varnish,	white	brietle	fitches.	tin bou	nd, flat	or roun	d, as	ls. 1d.	- 11	11	1 "
+2061	ordered, 1 in.	WILLIAM	DI IOUIC	, 200		•			}			1
	ordered, l in Brushes, varnish,	hita br	istle.	hevelled e	dge, 🖥 ir	ı. thick x	21 in. w	ide	1в. 10ф		10	,,
+2062	Brushes, weatherb	oard 3	in.				•••	•••	2s. 3d.		l u	, ,,
+2063	Brushes, weatherb	oard 31	in.			•••			3s, 3d,	. **	l n	**
+2064	Tools, sash, No. 2	oute, o		•••					7d.	11	11	
+2067	Tools, sash, No. 2	•••						•••	1s. 5d	. 10	"	
+2071	Tools, sash, No. 6	***		***				***	2s,	n	17	**
+2073	Tools, sash, No. 8	,						***	4s. 6d.	- 11	l ii	
+2076	Tools, sash, No. 15	,	·						1		1	

ORDERS IN COUNCIL.-(Series 1924-25).

No.	Purpose	and Part	iculars						Am	oun	t.	Name for Approval.
	TREASURY— Vote— Purchase of 287 reams and 319 sheets of Stamps —Approved by the Governor in Council, Executive Council.									s. 0	d. 10	William Nash Ltd., Kent, England .
2039	VICTORIAN RAILWAYS— Railway Stores Suspense Account— Puchase of a quantity of Telephone Apparati			***					1,101			C. R. Foster
2040 2041 2042	Purchase of a quantity of Copper Tubing Purchase of a quantity of Copper Tubing Purchase of a quantity of Copper Cable	•••				•••	 		78 32 336	5 2 4	2 8 10	Knox, Schlapp, and Co. Knox, Schlapp, and Co. British Insulated and
2043	Purchase of a quantity of Westinghouse Pum	p E quip	ment	•••			•••		652	7	6	Helsby Cables Ltd. Westinghouse BrakeCo. of Australasia Ltd.
- 1	Purchase of a quantity of Brake Equipment		•••	•••	`,	•••	• • •	•••	212	2	4	Westinghouse BrakeCo of Australasia Ltd.
	Purchase of three Steam Throttle Valve Che Purchase of one Spring Power Hammer Purchase of a supply of Signal Lenses		···	···					200	0		H. Perks Sonnerdale Ltd.
	Purchase of one Magnetic Chuck and Access	 ories		•••	···				95		4	General Railway Signs Co. Pty. Ltd. Gibson Battle (Melb.
049 05)	Purchase of a quantity of Spanners Purchase of a Power Factor Meter	••	•••	•••					50		0	Pty. Ltd. Briscoe and Co. Ltd.
051 052	Purchase of a Ducter Testing Set and Access	ories 	•••		•••	•••					0 7 0	Landis and Gyr Ltd. H. Rowe and Co. Vacuum Oil Co. Pty
053	Purchase of a quantity of Brake Equipment				•••	•••			25	5	10	Ltd. Westinghouse BrakeCo
	—Approved by the Governor in Council Executive Council.	, 5th No	vember	, 1924	-F. W.	Маввотг	, Clerk	of the				of Australasia Ltd.

Melbourne, 19th November, 1924.

PRIVATE ADVERTISEMENTS.

The Licensing Acts.

NOTICE OF DEPRIVATION OF LICENCES AND OF COMPENSATION TO OWNERS AND ALSO TO OCCUPIERS PAYABLE THEREUPON.

NOTICE is hereby given that the Licensing Court for the respective Licensing Districts set out in the Schedule hereto, at Sittings held for the purpose, duly determined the reduction to be made in the number of the existing licences of the respective descriptions pursuant to section 299 of the Licensing Act 1915 and section 31 of the Licensing Act 1922, to the extent set out in the second column of the said Schedule, and made such reduction by declaring that certain specified licences as set out in the third column of the said Schedule shall cease to be in force.

Consequent on such declarations, the Court has determined the amount of compensation payable to the owners and/or occupiers of the said licensed premises pursuant to the Licensing Acts, the amounts payable being the sums set opposite the respective premises hereunder, the first of such sums in each case being the amount payable to the owner, and the second that payable to the occupier.

SCHEDULE REFERRED TO.

Licensing Di	strict.	Number reduced.	. Licensed Premises and Location.	·· Comp	ensation.
	<u>-</u>			Owner.	Occuple
East Melbourne '' '' '' '' Melbourne '' '' Cast lemain and M	 	 5 Victuallers' Licences ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	Gresham Hotel, Bourke-street, Melbourne Hotel Vendome, Swanston-street, Melbourne Rowena Hotel, Mackenzie-street, Melbourne Victoria-parade Hotel, Victoria-parade, Fitzroy Western Family Hotel, Swanston-street, Melbourne E. G. Manosusakas, 195 Exhibition-street, Molbourne John Pappas, 201 Lonsdale-street, Melbourne Commercial Hotel, Flinders-street, Melbourne Golden Cross Hotel, King-street, Melbourne Western Port Hotel, Queen-street, Melbourne Cathefine Fox, 163 Queen-street, Melbourne Devonshire Arms Hotel, Castlemaine Leaglehaw Hotel, Maldon Standard Hotel, Campbell's Creek	ne 1.000	£ 1,150 700 250 800 500 320 550 1,220 1,300 1,000 250 250 100
"	"	**	· •	000	1 100
			s Surrendered.		
Stawell and Arara Port Fairy East Melbourne Goulburn Valley Borung	t	 Victualler's Licence Victualler's Licence Australian Wine Licences	Hopkins Hotel, Kangaroo Point, Ararat Chatsworth Hotel, Chatsworth E. J. Cottrell, 285 Lonsdale-street, Mclbourne Daphne Massina, 281 Collins-street, Melbourne Colin Harrington, Yabba North Veronica Ethel Merrett, Birchip	350 300 	100 100 .85 100 100

TOWN OF GEELONG WEST.

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

T AKE notice that the Council of the Town of Geelong West propose to borrow, on the credit of the Mayor, Councillors, and Burgesses of the said Town, the sum of Five thousand pounds, such sum to be raised by the issue of debentures in accordance with the provisions of Part XIV. of the Incal Government Act 1916.

It is further proposed that—

1. The rate of interest to be named in such debentures shall be Six pounds fifteen shillings per centum per annum.

2. The interest is to be payable in equal half-yearly instalments at the Commercial Bank of Australia Ltd., Geelong.

3. The moneys borrowed shall be repayable at the said bank on the first day of March, 1930.

4. The purposes for which the loan is to be applied are—

(a) Construction and drainage of West Melbourne-road.

(b) Purchase of property in Albert-street.

(c) Purchase of road-making machinery.

(d) Drainage works, Fisherman's Gully.

(e') Purchase of land and improvements to Church-street Recreation Grounds.

5. The Joan is to be liquidated by the creation of a sinking find. The sum of \$100, will be set aside annually for the

Recreation Grounds.

5. The loan is to be liquidated by the creation of a sinking fund. The sum of £100 will be set aside annually for the creation of such sinking fund.

6. The plans and specifications and estimate of the cost of the permanents works referred to above, with a statement of the proposed expenditure of the money to be borrowed, is open for inspection at the Town Hall, Pakington-street, Geelong West.

ng west. Dated the 17th day of November, 1924. 107 H. FRENCH, Town Clerk. 1207

SHIRE OF ARAPILES.

Notice of Intention to Borrow the Sum of £2,600 for Permanent Works and Undertakings.

Notice is hereby given that the Cauncil of the Shire of Arapiles proposes to borrow the sum of £2,600, upon the credit of the municipality, by the issue of twenty-six debentures of £100 each.

The rate of interest to be paid is 6½ per cent. per annum. The principal sum and interest shall be repayable out of the municipal fund by thirteen annual payments to redeem two debentures annually, and twenty-six half-yearly payments in payment of interest, such payments to be made at the Bank of Victoria, Noradjuha, or at the Council's bankers for the time being.

being.

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

£2,600

The plans, specifications, and estimates of cost of such works, and the statement showing the proposed expenditure, are open for inspection at the Shire Office, Noradjuha, during office hours, for one month from the date hereof.

By order,
A. F. DANIEL, Shire Secretary.
Shire Office, Noradjuha, 19th November, 1924.

Shifte Office, Foras, four BENALLA.

LOAN NO. 10.

Notice of Intention to Borrow Money for Permanent Works.

TAKE notice that the Council of the Shire of Benalla proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the Shire of Benalla, the sum of Three thousand pounds (£3,000), such sum to be raised by the issue of debentures in accordance with the provisions of Part 14 of the Local Government Act 1915.

It is further proposed—

It is further proposed—

(1) That the rate of interest to be named in such debentures shall be Six pounds ten shillings (£6 10s.) per centum

tures shall be Six pounds ten shillings (£6 108.) per centum per annum.

(2) That the interest thereon is to be payable half-yearly on the first day of December and first day of June in each year, at the National Bank of Australasia Limited, Benalla.

(3) The moneys borrowed shall be repayable at the National Bank of Australasia Limited, Benalla, on the 1st day of December, 1932.

cember, 1932.

(4) The purposes for which the loan is to be applied and the further reticulation with electricity of the Township of

Benalla.

(5) The loan is to liquidated by the creation of a Sinking Fund. The sum of £75 will be set aside annually for the creation of such Sinking Fund.

(6) The plans and specifications and estimates of cost of the permanent works referred to above, with a statement of the proposed expenditure of the money to be borrowed, are open for inspection at the Shire Offices, Benalla.

Dated this 10th day of November, 1924.

1259

JAS. KNOX, Shire Secretary.

SHIRE OF CORIO.

BY-LAW No. 15

A By-law of the Shire of Corio, made under the provisions of section 198 of the Local Government Act 1915, and numbered 15, for regulating, controlling, restricting, or removing the exhibition of advertisements, hoardings or crections.

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

- 1. That this By-law shall come into operation on its approval by the Governor in Council and immediately after its publication in the Victoria Government Gazette.
- publication in the Victoria Government Gazette.

 2. No person shall attach, fix, or paint on any hoarding, rock, cliff, building, fence, or tree, any advertisement without first having obtained the consent of the Council, and such hoarding, creetion, or advertisement shall be altered or added to in accordance with the plan and specification prepared by such person and approved of by the Council.

 3. All applications for the consent of the Council to the erection, construction, alteration, or addition to any hoarding, signboard, or erection for advertising purposes must be accompanied by a proper plan and specification. and by the sum of Two pounds, which is hereby appointed as the fee to be charged and received by the Council for the consideration by and approval or otherwise of such plan and specification.

 4. No person shall exhibit an advertisement in any place,
- 4. No person shall exhibit an advertisement in any place, in such manner, or by such means so as to affect injuriously the amenities of any public park or pleasure promenade, or disfigure the natural beauty of any landscape within the municipal district.
- 5. No hoarding, signboard, or erection shall be nearer than ten feet to the building line of any street or road, or a distance equal to the greatest height of such hoarding, erection, or advertisement, nor the lowest part of such hoarding, erection, or advertisement other than the main support thereof. lower than three feet from the surface of the ground.

 6. No person shall erect, build, or construct any hoarding, erection, or advertisement for advertising purposes over any street or any part thereof unless the same form part of a verandah.
- verandah.
- 7. No person shall erect or fix under any verandah extending over the footpath in any street or road any signboard, hanging lamp, or fixture for advertising purposes unless the lowest part of such signboard, hanging lamp, or fixture is of a height of not less than eight feet six inches above the level of the footpath.
- of the footpath.

 8. In the case of advertisements, crections, or hoardings which are, in the opinion of the Council, unsightly or objectionable, the Council, through its authorized officer for the purpose, may serve upon the owner of the premises upon which any such advertisement, erection, or hoarding is creeted or constructed, a notice in writing requiring such owner to pull down and remove any such erection, and it such owner shall not comply with such notice or requirement within seven days from service thereof, he shall be guilty of an offence against this By-law.

 9. The Council may pull down and remove advertisements.
- 9. The Council may pull down and remove advertisements, erections, or hoardings erected or constructed contrary to the provisions of this By-law and not pulled down or removed as required by the preceding clause of this By-law, and sell the materials and apply the proceeds in reimbursing the expenses of pulling down and removing such advertisements, erections, or hoardings.

erections, or heardings.

10. This By-law shall apply to and have operation throughout the whole of the municipal district.

11. Any person who shall by any wilful act or default be guilty of any breach of any of the provisions of this By-law shall be liable to a penalty not exceeding Twenty pounds for each such offence and in the case of the continuance of such offence to a further penalty not exceeding Two pounds per day for each and every day such offence is continued after written notice of the offence from the Secretary or Engineer.

Resolution for passing this By-law agreed to by the Council the 27th day of August, 1924, and confirmed by special order the 22nd day of October, 1924.

witness whereof the common seal of the President, Councillors, and Ratepayers of the Shire of Corio was hereto affixed this 22nd day of October, 1924, in

W. G. BROWNE, President. JOHN PETTITT, Councillor. H. G. OLIVER, Shire Secretary. (SEAL)

Approved by the Governor in Council, the 30th October, 1924.

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

SHIRE OF FRANKSTON AND HASTINGS. BY-LAW No. 35.

A By-law of the Shire of Frankston and Hastings made under to be charged for the registration of premises and for the renewal of such registrations, or for any transfer of registration thereof, pursuant to the said Acts.

N pursuance of the powers conferred by the Health Act 1919, and by every other Act or power enabling it in that behalf, the Council of the Shire of Frankston and Hastings

behalf, the Council of the Shire of Frankston and Hastings makes the By-law and orders as follows:—

1. The fees to be charged, received, and taken by the Council of the Shire of Frankston and Hastings for the registration of premises and for annual renewals thereof, and for any transfers of such registrations, respectively, pursuant to the provisions of the Health Act 1919, shall be as set out in the Schedule hereto.

Schedule hereto.

2. Such fees shall be paid to the Shire Secretary by any person making application for such registration, renewal, or transfer respectively.

Resolution for passing this By-law agreed to by the Council of the Shire of Frankston and Hastings on the sixth day of April. One thousand nine hundred and twenty-two, and confirmed at a meeting of the said Council held the first day of June, One thousand nine hundred and twenty-two.

The Common Seal of the President, Councillors, and Ratepayers of the Shire of Frankston and Hastings was hereto affixed, by order of the Council, this first day June, 1922.

June, 1922.

(SEAL)

W. LONGMUIR, President. W. J. OATES, Councille JOHN E. JONES, Secretary. Councillor

Schedule Referred to in this By-law.

(a) For every registration and for every annual renewal of registration of premises.

Nature of Premises, Fees Payable.

Offensive trades premises—£1. Cattle sale yards—£1. Boardinghouses—10s.

Boardinghouses—10s.

Common lodging houses—10s.

Eating houses—10s.

Premises (whether a licensed victualler's premises or not) on which are manufactured or prepared for sale ice cream, ginger beer, hop beer, or any similar beer, lemonade, cordials, sodawater, lithia water, or other mineral water, or any artificially aerated water—5s.

(b) For any transfer of registration—2s. 6d.

JOHN E. JONES, Shire Secretary.

Submitted to the Commission of Public Health on the 14th betober. 1924.

October, 1924.

T. DIMELOW Secretary of the Commission.

Approved by the Governor in Council,

the 5th November, 1924.

F. W. MABBOTT,

Clerk of the Executive Council.

1188

SHIRE OF FRANKSTON AND HASTINGS. BY-LAW No. 38.

N pursuance of the powers contained in the Health Act 1919, and of any other reverse the surface of the surface and of any other powers thereunto enabling them in that behalf, the Council of the Shire of Frankston and Hastings, in the name and on behalf of the President, Councillors, and Ratepayers of the said Shire, for the purposes of carrying the said Act into execution within their jurisdiction, makes the following By-law, that is to say:—

(1). All former By-laws made by the Shire of Frankston

(1). All former By-laws made by the Shire of Frankston and Hastings, so far as they relate to the matters and things provided for in this By-law are hereby repealed.

(2). This By-law shall come into full force and operation on its approval by the Governor in Council and immediately after its publication in the Government Gazette.

(3). This By-law shall apply to and have operation throughout the Seaford, Frankston, and Mt. Eliza Ridings of the Municipal District of the said Shire of Frankston and Hastings. Hastings.

(4). The occupier of any premises on which there is a closet or privy shall cause the space under the seat of each closet or privy to be prepared, and shall permit the same to be used for the Double Pan Service hereinafter provided for, and shall cause the closet or privy to be kept in a fit state for such carrier. such service.

(5). The Council shall cause every closet or privy to be supplied and kept supplied with two pans for the reception of nightsoil, and a lid to closely fit the same, and shall cause one or other of such pans to be kept under the seat afore-

(6). The occupier aforesaid or other person having the control or management of the premises, shall cause to be kept in every closet or privy belonging thereto an approved appliance

or apparatus which, when closed, effectually covers the seat of such closet or privy, whereby an approved disinfectant and deodorizing fluid is automatically discharged into the pan in such closet countries.

decolorizing fluid is automatically discharged into the pan in such closet or privy.

(7). The occupier aforesaid or other person having control or management of the premises shall cause to be kept in such appliance or apparatus a supply of such disinfecting and deodorizing fluid efficient for disinfecting and deodorizing the contents of such pan.

(8). The occupier aforesaid or the person having the control or management of the premises shall from time to time after the said closet or privy has been used, close or cause to be closed the said appliance or apparatus and keep such appliance or apparatus closed on the seat of such closet or

(9). The Council shall, at least once a week, cause the pan in use to be closed with a lid and removed with its contents from the premises in the day time, and the other pan to be

left in its place.
(10). Before leaving any pan in a closet or privy, the Council shall cause same to be properly cleansed and tar painted inside.

inside,

(11). The occupier or other person aforesaid shall not remove or allow the removal of nightsoil from such premises except in accordance with this By-law.

(12). The Council shall have power, in lieu of making a rate, to make a charge on each occupier or owner for the pans supplied and for the removal of nightsoil and other work herein directed, the amount, in default of payment, to be recovered in any Court of Petty Sessions.

(13). If any person commit a breach of this By-law, such person or persons shall, for every such breach, be liable to a penalty of not more than Twenty pounds, and in the case of continuing offence, to a further daily penalty of not more than Five pounds.

Resolution for passing this By-law agreed to by the Council of the Shire of Frankston and Hastings on the fifth day of September, One thousand nine hundred and twenty-four, and confirmed at a meeting of the said Council held the tenth day of October, One thousand nine hundred and twenty-four.

The common seal of the President, Councillors, and Rate-payers of the Shire of Frankston and Hastings was hereto affixed, by order of the Council, this tenth day of October, 1924.

G. A. MAY, President.

(SEAL)

A. J. ALDEN, Councillor.

H. J. McCULLOCH, Councillor.

JOHN E. JONES, Shire Secretary.

Submitted to the Commission of Public Health on the 14th October, 1924.

T. DIMELOW. Secretary of the Commission.

Approved by the Governor in Council, the 5th November, 1924.

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

1189

SHIRE OF HEIDELBERG.

BY-LAW No. 77.

Double-pan Closet System.

A By-law of the Shire of Heidelberg made under the provisions of the Health Acts, and numbered 77, altering and amending By-law No. 55.

IN pursuance of the powers conferred by the Health Acts, the Council of the Shire of Heidelberg, in the name and on behalf of the President, Councillors, and Ratepayers of the said Shire, hereby orders as follows:—

(1) That clause 3 of By-law No. 55 be repealed, and the following expectivity of the said Shire hereby orders as follows:—

That clause 3 of By-law No. 55 be repealed, and the following substituted:—
 "This By-law shall apply to and have operation in the unsewered areas throughout the Shire of Heidelberg save and except as to those portions of the Greens-borough Riding outside the Township of Greensborough and Diamond Creek, such townships being defined for the purposes of this By-law by the plans prepared by the Council for the water supply of the aforesaid townships."
 That the single-pan system now extant in the Greens-

ships."

(2) That the single-pan system now extant in the Greensborough Riding be abolished.

The resolution for passing this By-law was agreed to by the Council on the 19th 'day of August, 1924.

Confirmed on the 16th day of September, 1924.

W. J. WINSOR, President.

(SEAL) E. L. VAN, Councillor.

H. J. PRICE, Shire Secretary.

Submitted to the Commission of Public Health on the 14th day of October, 1924.

(Sgd.) T. DIMELOW, Secretary of the Commission.

Approved by the Governor in Council, the 5th day of November, 1924. F. W. Mabbott, Clerk of the Executive Council.

1217

SHIRE OF KYNETON.

By-law No. 32.

NOTICE is hereby given that the Council of the Shire of Kyneton did make By-law No. 32, under the provisions of the Local Government Act 1915, for the purpose of regulating and restraining the erection of buildings, the pulling down and removal of same, and the fixing of fees payable to the Council regarding plans and inspection.

The By-law contains the following provisions:-

- 1. The By-law shall come into operation immediately after the publication of this Government Gazette.
- 2. All future building or alteration to buildings must be in strict compliance with this By-law.
- 3. Fixing fees payable to the Council in connexion with plans, &c.
- 4. Plans and specifications to be submitted for approval before commencement of any building or alteration to same.
- 5. Regulating distance of buildings from streets.
- 6. Regulating distance from boundaries or other buildings.
- 7. Provision for kitchen and bath-room in every dwellinghouse.
- 8. Provision of material for walls and roofs.
- 9. Regulating height of walls in dwellings (not less than 10 feet), and in bath-rooms and kitchens (not less than 9 feet).
- 10. Provision, re inner walls and ceilings.
- 11. Size and height of attic rooms (height not less than
- 12. All materials in brick, concrete or stone subject to the approval of the Council's surveyor.
- 13. Limit of height of walls of wooden buildings limited to
- 14. Defining open spaces required at rear of buildings.
- 15. Provision for proper damp courses where necessary.
- 16. Provision for proper ventilation under floors.
- 17. Defining minimum areas on which buildings may be erected.
- 18. Defining areas of allotments where two houses may be
- 19. Defining area on which joint dwelling and shop may be erected.
- 20. No allotment on which dwelling already erected shall be reduced in area after the passing of this By-law.
- 21. Consent of Council necessary before erection of
- 22. Skylights or the like must be properly glazed and protected.
- 23. Fowl-houses must be not less than 80 feet from a
- 24. Privies and closets must not be less than 25 feet from any door or window, except under special circumstances.
 25. Special requirements concerning septic tank installa-
- 26. Proper provision for drainage before erection of houses. 27. Council's authority (by its officers) to inspect at all
- 28. Power of Council to pull down buildings and dispose
- 29. Builder to give Surveyor seven days' notice to inspect framing.
- 30. Provisions regarding tents and sleeping-out premises.
 31. Defining limit of projecting coping or architecture.
 32. Hoardings to be at least its height back from streets.
 33. This By-law does not apply to green-houses or ferneries or temporary buildings used by contractors.
 34. This By-law shall not apply to municipal or government
- 35. Definition of the several terms used in the wording of
- 35. Definition of the several terms used in the wording of By-law.
 36. This By-law shall apply to and have operation throughout the Kyneton Riding of the Shire of Kyneton.
 37. Council's permission necessary before a house can be removed into the area governed by this By-law.
 38. All vacant land must be enclosed by a substantial fence.
 39. Specifications for fencing must be submitted and appropried.

- proved.

 40. Dangerous or unsightly fences may be ordered by the Council to be removed and proper fences substituted.

 41. Penalty for breach of this By-daw, not less than £1 or more than £20.

Note.—A true copy of this By-law is open for inspection free of charge during office hours at the office of the Council, Shire Hall, Kyneton.

By order,

GEO. SWANSON, Shire Secretary.

Shire Hall, Kyneton, 17th November, 1924. 1209

SHIRE OF WALPEUP.

By-LAW No. 14.

- A By-law of the Shire of Walpeup made under Part VII. of the Local Government Act 1915, and Part V. of the Thirteenth Schedule of the said Act, with the approval of the Governor in Council, and numbered 14, for—
 - (a) Regulating and restraining the erection and construc-tion of buildings, erections, or hoardings, or of fences abutting upon or within 10 feet of any street

 - tences abutting upon or within 10 feet of any street or road.

 (b) Requiring the pulling down and removal of buildings, erections, or hoardings, or of fences abutting upon or within 10 feet of any street or road.

 (c) Authorizing the Council to pull down and remove buildings, erections, or hoardings, or fences erected or constructed contrary to this By-law, or not pulled down or removed as required by this Ry-law, and to or constructed contrary to this By-law, or not pulled down or removed as required by this By-law, and to sell the material and to apply the proceeds in reimbursing the expenses of pulling down and removing such buildings, erections, hoardings, or fences, and in paying into the Municipal Fund any fees or penalties due by the owner thereof.

 (d) Appointing fees which may be charged and received by the Council for any act done or to be done by any of its officers under this By-law, and for any permit or licence to be issued by the Council.

 (c) Regulating and restraining the removal and re-crection within the municipal district of wooden buildings.

 - ings.

 (f) Prohibiting or restraining the use of combustible materials in the construction, alteration, repair, or renewal of buildings, roofs, or chimneys, flues, smoke

 - renewal of huildings, roofs, or chimneys, flues, smoke vents, or stove pipes.

 (g) Prescribing the minimum area, and the minimum depth and width of frontage of land upon which any dwelling-house may thereafter be erected.

 (h) Regulating the distance from any other building at which it shall be lawful to construct any building.

 (i) Providing that every dwelling-house thereafter erected shall have attached thereto, for the exclusive use of the occupier thereof, a prescribed area of open land.

 (j) Providing with respect to buildings thereafter erected
 - (j) Providing with respect to buildings thereafter erected for:—
 - (i) Regulating or limiting the height of build-

 - (i) Regulating or limiting the height of buildings;
 (ii) Means of escape from buildings in case of fire, and the prevention of fire in buildings;
 (iii) The ventilation and lighting of buildings;
 (iv) Exits from and stairways in buildings other than private dwelling-houses: and
 (v) The minimum size of any dwelling room, or shop for foodstuffs.

 (k) Regulating the height, thickness, and construction of material of the party walls of buildings adjoining each other, and of the external walls of buildings, and of chimneys, and of the materials for and the mode of enclosing the same.

 (l) Requiring any work or thing to be executed or done of such materials within such time, or in such manner as may be directed or approved in any particular case by the Council, or any officer or person authorized in that behalf by the Council.

 (m) Regulating the erection of tents.

 (n) Leaving any matter or thing to be from time to time determined, applied, dispensed with, or regulated by the Council in that behalf, either generally, or for any class or cases, or in any particular case.

 (o) Repealing By-laws and regulations inconsistent with this By-law.
 - (o) Repealing By-laws and regulations inconsistent with this By-law.

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

Introductory.

- 1. By-law No. 11 of the Shire of Walpeup is hereby re-
- 1. By-law No. 11 of the Shire of waipeup is hereby repealed.
 2. This By-law shall apply to and have operation within the Townships of Ouyen, Walpeup, Underbool, Cowangie, and Murrayville, in the said Shire, and within section A, Parish of Ouyen, and within allotments 7, 7A. and 8, Parish of Ouyen, and allotment 16, Parish of Danyo, in the said Shire.

 3. This By-law shall come into operation and have effect immediately upon its publication in the Victoria Government travette.

Definitions,

- 4. In the By-law, unless inconsistent with the context or subject-matter
 - "Approved" means approved by the Surveyor.

- "Area," when applied to a building, means the super-ficies of the horizontal section thereof, made at a point of its greatest surface, inclusive of its external walls and of such portion of the party wall as be-longs to the building.
- longs to the building.

 "Builder" means the master-builder or other person employed to execute any work, or if there is no master-builder or other person so employed, then the owner of the building or other person for whom or by whose orders such work is to be done.

 "Building" means any structure capable of affording protection or shelter, either roofed or intended or adapted to be roofed, and whether enclosed by walls or not, but does not include any green-house, aviary, fence, or other similar building or creetion.

 "Building Line" means a line hevond which Groperty-

- other similar building or crection.

 "Building Line" means a line beyond which Propertyowners or others have no legal or vested rights to
 extend a building, or any part thereof, without the
 consent of the Council.

 "Cement Concrete" means an approved mixture of high
 grade Portland cement, clean, sharp sand, and aggregates consisting of fragments of hard stone or gravel,
 thoroughly cleaned and entirely free from combustible matter, furnace slag, coke, breeze, or any
 material containing any trace of sulphur.

 "Concrete Cased Steel" means a form of construction
 in which the steel is designed to support or resist the
- "Concrete Cased Steel" means a form of construction in which the steel is designed to support or resist the whole of the load and stresses of whatever kind arising in the structure, such steel being encased in and entirely covered with cement concrete, such concrete being designed as taking no part in the support of and resistance to the loads and stresses. "Council" means the Council of the Shire of Walpeup. "Dwelling-house" means a building used or constructed or adapted to be used wholly or principally for human habitation.
- "Fire Resisting," used with reference to any material

For General purposes-

- (a) Brickwork constructed of good bricks, well burnt, hard, and sound, properly bonded, and solidly put together with good lime
- or cement mortar.

 (b) Any stone suitable for building purposes by reason of its solidity and durability.

 (c) Iron, steel, copper, and other approved metals.
- (d) Concrete cased steel, or iron, as hereinbefore provided.
- (e) Slate, tiles, brick, and terra cotta, when used
- (e) Sake, thes, brick, and terra cotta, when used for coverings or corbels.
 (f) Flagstones and reinforced plates when used for floors over arches, such flagstones not being exposed on the underside, and not being supported at the ends only.
 (g) Concrete of broken stones, broken bricks, or ballast, in combination with sand and lime cement, or calcined gypsum in approved proportions.
- ortions.
- (h) Reinforced concrete.

For Special purposes-

- (a) In the case of doors, windows, and shutters, and their frames, redgum, jarrah, or other approved timber, not less than 2 inches thick (nominal), the frames being bedded solid in the walls or partitions.
 (b) In the case of stairs and landings:—Redgum, inruh, or other annoved timber, the treads
- n the case of starrs and landings:—Redgum-jarrah, or other approved timber, the treads, rises, strings, and bearers being not less than 2 inches (nominal) thick, and the ceilings and soffits (if any) being of plaster or cement, approved asbestos sheets, tongued and grooved jarrah, or other approved tim-ber not less than seven-eighths of an inch thick, or iron not less than No. 26 gauge. Jarrah, redgum, or other approved timber, when used for beams or posts, or in combination with iron or steel, the iron or steel (if any) being protected by plastering or other incombustible or non-conducting external coating of not less than 2 inches in this control of the co
- in thickness.

 (c) In the case of floors:—Brick, tiles, terra cotta, concrete not less than 4½ inches thick, in combination with iron or steel, and reinforced concrete not less than 3 inches thick.
- of verandahs, outside landings treads, strings, and rises of outside stairs, outside steps, and porches:—Redgum, jarrah, or other approved timber not less than 2 inches thick (nominal).

- (e) In case of roof coverings:—Slates, tiles, terra cotta, reinforced concrete, sheet metal of not less than 26 gauge, and approved combination of cement and asbestos not less than three-sixteenths in thickness.
 (f) Any material from time to time approved by the Council or the Surveyor.

- the Council or the Surveyor.

 "Foundation" applied to a wall means the solid ground or artificially formed support.

 "Frontage" means the boundary line of any street or road on which the width of an allotment of land abuts, or to which any building faces or fronts.

 "Habitable room" shall be deemed to mean and include every room used, or intended or adapted to be used, as a bedroom, dining-room, living-room, or kitchen. The decision of the Council as to whether any particular room comes within the scope of this definition or not shall be final and conclusive.

 "Height" in relation to rooms shall mean the measurement between the floor and ceiling thereof.

 "Hoarding" includes any erection or structure erected, built, or constructed, or used for the purpose of writing, printing, painting, pasting, or posting thereon notices, advertisements, placards, or other printed, painted, or written matter; or any erection or structure being of a greater height than 6 ft. 6 in., measured from the level of the adjoining street to the highest point of such erection or structure, upon which notices... advertisements, placards, or other printed, painted, or written matter are printed, painted, written pasted, or posted; but does not include any structure erected in a street for the purpose of carrying on building operations only, or a dwelling-house, or shop, or any fence 6 ft. 6 in. or under in height.

 "New Building" includes—

"New Building" includes-

- (a) Any building commenced after the date of this By-law coming into force.
 (b) Any building which, for more than one-third of its cubical extent, has been taken down or destroyed by fire, tempest, or otherwise, and is re-erected, or commenced to be re-erected, wholly or partially on the same site after the date of this By-law coming into force. force.
- force.

 (c) Any space between wall and building which is roofed, or commenced to be roofed, after the date of the coming into force of the By-law (d) Any building or erection removed or transported wholly or in sections into the municipal district, or from one part of the municipal district to another part of the same, after the date of this By-law coming into force. into force.
- (e) Any addition to or alteration of any building after the date of this By-law coming into

- force.

 "Person" shall include a corporation.

 "Reinforced Concrete" means a form of construction in which cement concrete is reinforced with iron or steel, these materials being so combined that the iron or steel will take up and resist the whole of the tensional stresses, and assist in the resistance to shear, while the concrete will take up and resist the compressional stresses, and assist in resistance to shear.

 "Surveyor" means the building surveyor, or other proper officer for the time being, of the municipality.

 "Secretary" means the Secretary for the time being of the Shire of Walpeup.

 "Temporary Building" means a building, office, or shed used by builders during the erection of any building, or by contractors carrying out works for any public body or corporation, and readily removable on completion of such building or works; but shall not include any building, sed with or appertaining to any permanent building, although such building may rest on sleepers or plates, and not be permanently fixed to the ground.

 "Walls"—
- " Walls "-
- "Cross Wall" means an internal wall, not being less than two-thirds the thickness of the external or party walls, and in no case less than 9 inches in thickness, built in connexion with any external or party wall, and bonding them together.

 "External Wall" means an outer wall or vertical enclosure of any building not being a party wall.

 "Internal Wall" means a partition wall, not being a party wall or a cross wall, designed for the purpose of dividing the space within the external walls of any building into rooms or apartments.

 "Party Wall" means a wall built to be used as a separation of two or more buildings, or a wall forming part of a building built upon the dividing line between adjoining premises for their common use.

For the purpose of this By-law, buildings shall be divided into two classes:—
Class A.—Domestic Class, which includes dwelling-houses.

Class A.—Domestic Class, which includes dwelling-houses, residential shops, lock-up shops, offices, hotels, private schools, clubhouses, and any other building not being a public building.

Class B.—Public Building Class which includes all buildings designed to accommodate an assemblage of people, such as theatres, churches, chapels, assembly halls, museums, libraries, public schools, public hospitals, lecture rooms, and other like buildings.

Minimum Area, Depth, and Width of Frontage.

5: From and after the coming into operation of this By-law no building intended to be used as a dwelling-house shall be built or erected so as to front any street or road less than 33 feet in width and the front of such building shall be kept a distance of not less than 15 feet back from the building line of such street or road of such street or road.

of such street or road.

6. No dwelling-house shall be erected or built on any allotment of land that has a frontage of less than 40 feet and a superficial area of less than 4,000 square feet and a depth of less than 99 feet.

7. Every dwelling-house hereafter erected shall have attached thereto for the exclusive use of the occupier thereof an area of open land equal to not less than one-half of the total area of the allotment on which the same stands. Nor shall any addition or alteration be made to any dwelling-house already erected or that may hereafter be erected that would reduce such open space to a less area than one-half of the total area of the allotment. Verandahs and outbuildings shall, in the calculation of the space occupied, be included as

the total area of the allotment. Verandahs and outbuildings shall, in the calculation of the space occupied, be included as part of the dwelling-house to which they belong.

8. Neither the area nor the frontage of any land on which any dwelling-house has been erected, whether such dwelling-house was creeted before or after the coming into operation of this By-law, shall be reduced below the minimum frontage and area by this By-law prescribed.

Distance of Buildings from Boundaries.

Distance of Buildings from Boundaries.

9. No person shall erect, build, or construct, or cause to be creeted, built, or constructed, otherwise than in fire-resisting materials, any building unless the same shall be detached from every other building not less than 10 feet measured horizontally. In the case of adjoining land-owners, such buildings shall be built not less than 5 feet horizontally from the boundary line. Provided always that if any building prior to the date of the coming into operation of this By-law shall have been built upon or nearer to the boundary line of the allotment upon which the same stands than the aforesaid 5 feet, then the adjoining land-owner shall only be required to erect his building 5 feet, measured horizontally, from the boundary line.

houndary line.

10. Every building that is intended or adapted to be used as a dwelling-house only shall cover on the ground floor an area of not less than 300 square feet and shall consist of at least two habitable rooms.

area of not less than 300 square feet and shall consist of at least two habitable rooms.

11. No building that is intended or adapted to be used as a shop with dwelling-house attached and adapted for one occupation shall be built or erected on any land having a superficial area of less than 2,000 square feet and a minimum depth of 80 feet, and in every case there shall be appertaining to each such building an open space or yard, free from all buildings, of not less than 750 square feet. No passage-way under 4 feet in width shall be computed as part of such open space. The internal dimensions of the shop portion of such building shall be—height, 12 feet from the floor to the ceiling; width, not less than 15 feet, measured at right angles to side walls; depth, not less than 16 feet. The roof must be covered with fire-resisting materials.

12. No building that is intended or adapted to be used as a lock-up shop shall be built or erected on any land having a frontage of less than 15 feet and a depth of less than 60 feet, and in no case shall the superficial area of the said lock-up shop exceed one-half the superficial area of the said lock-up shop exceed one-half the superficial area of the land upon which the same is erected and the yard appurtenant thereto save and except that where a proper sewerage system is installed then the full area of the said land may be built upon for the said lock-up shop. In addition to the shop portion of the said building a work-room or retring-room may be provided at the side or rear of the shop. Such shop and room shall be efficiently lighted and ventilated to the satisfaction of the surveyor, and proper and efficient sanitary accommodation shall be provided to the satisfaction of the surveyor.

General Provisions as to Buildings.

13. The following buildings shall be exempt from the pro-

13. The following buildings shall be exempt from the provisions hereof:—

All Government, railway, and municipal buildings.
Temporary offices and sheds used by builders on or about the site of any building being erected, repaired, or altered or used by contractors in earrying out works for any public body or corporation and used exclusively for the purpose of such building or work. This exemption shall continue only during the time occupied in completing such building or work, and in any case

shall not exceed six months, unless by special permission of the Council. Temporary accommodation during building operations will be permitted.

(iii) Any building, the plans of which were passed by the surveyor or Council prior to the date of this
By-law coming into force, provided that such
building is completed within six calendar months
from the date upon which the plans were passed
by the surveyor or by the Council.

(iv) Any green-house, aviary, fernery, or fence.

14. Wherever in this By-law any distance from a boundary is provided for such distance shall be measured horizontally from the boundary to the line of the outer edge of the overhanging caves or to the outer edge of any verandah, and in

hanging caves or to the outer edge of any verandah, and in every case to the point of greatest projection of the building.

15. If any building in existence prior to the date of this Bylaw coming into force is subsequently added to or altered so as to contravene the provisions of this By-law such buildings shall be deemed in all respects to have been built in contravention of the provisions thereof.

16. The Council may permit the use of any new material or method of construction which may be approved by the surveyor as being equal to or superior to those provided for in this By-law.

in this By-law.

17. No building to be used, or that is adapted to be used, as a dwelling-house shall be built or erected upon any land liable to be flooded or inundated by water from any water-course nor upon any land the surface of which does not admit of being efficiently drained at all times by gravitation into some adjoining street, lane, right-of-way, or channel, and where necessary the ground under any building shall be filled to the satisfaction of the surveyor with suitable material to prevent the lodgment of water.

18. Where the surveyor considers it necessary, he may direct.

prevent the lodgment of water.

18. Where the surveyor considers it necessary, he may direct that the ground surface of the site of any building shall be properly asphalted, covered with a layer of cement concrete not less than 4 inches in thickness, or covered with some other damp-resisting material. The floors and walls of all basements and cellars shall be rendered impervious to moisture by such means as may be approved of by the surveyor.

19. No building shall be erected on or adjoining to any land impregnated or contaminated with foecal animal or vegetable matter or other refuse until same has been removed or rendered innocuous to the satisfaction of the Council's medical officer of health.

20. No shop shall be built or erected in front of any exist-

medical officer of health.

20. No shop shall be built or creeted in front of any existing dwelling-house unless the following conditions are complied with in addition to the other conditions of this By-law affecting shops with dwelling-house attached:

(i) The consent of the Council shall first be obtained to

(i) The consent of the Council shall first be obtained to the erection of such shop.

(ii) Such shop shall be connected to the existing building, so that when completed the whole shall form one complete building and be in one occupation.

(iii) Such addition or alteration shall be carried out in such manner as may be approved by the surveyor so that ample light and ventilation is provided for the original portion of the building.

21. In every case where a shop and dwelling is built or erected as one building, but is to be used or intended or adapted to be used for separate occupation, there shall be provided for the sole use of the occupants of the dwellinghouse portion of the building a separate entrance to the street, and all conditions as to yard space shall apply to the dwelling-house portion of the premises.

22. In every case where a room is built at the rear of a lock-up shop which is to be used or is intended or adapted to be used as a work-room but is to be separately occupied, there shall be provided for the sole use of the occupants of such work-room a separate entrance to the street.

23. Every habitable room shall contain not less than 1,100 while feet of sweets.

23. Every habitable room shall contain not less than 1,100 cubic feet of space.

24. Every habitable room shall be in every part 11 feet in height from floor to ceiling.

height from floor to ceiling.

25. All sinks, water-troughs, baths, and lavatory basins shall be provided with properly constructed waste-pipes of lead or 24 gauge galvanized iron with well-soldered joints of such internal diameter as may be approved by the surveyor so fixed as to discharge into drains outside the building.

26. All drains shall be constructed of wrought or cast-iron pipes or glazed stoneware pipes or cement pipes of an internal diameter of not less than 4 inches, laid with a sufficient fall to the best outlet obtainable. Every such drain if of iron shall have have the joints made of lead, and if of stoneware or cement the joints shall be made with Portland cement mortar in such manner as to make the joints airtight. Open drains for conveying household drainage shall be of hard mortar in such manner as to make the joints airtight. Open drains for conveying household drainage shall be of hard burnt bricks, semi-circular stoneware pipes, or drainage tiles bedded in and jointed with mortar (composed of Portland cement and sand) so that all joints shall be watertight. All drains shall be of sufficient capacity to carry all drainage from the premises and shall be laid to a regular fall or inclination, and shall be kept free from all accumulation of filth. No open drain shall be laid under the floor of any house, shop, or other premises. house, shop, or other premises.

27. All buildings where ceiled shall be provided with proper framed manholes, not less than 24 inches by 18 inches, to permit of access to all parts of the space between the roof covering and ceiling. Such manhole openings shall be provided with suitable covers.

28. All outside steps shall have a minimum tread of 10 inches with a go of 9 inches, and the height of each step shall not exceed a rise of 8 inches. Where such steps are comstructed of wood the treads and strings shall be of redgum, jarrah, or of such other timber as may be approved by the surveyor, of a minimum thickness of 2 inches. Treads shall be housed not less than \$\frac{1}{2}\$-inch into the strings.

29. Stairs shall be planned to be, as far as possible, without winders, and shall have a head-room of not less than 7 feet measured vertically, not less than 6 ft. 6 in measured at right angles to the pitch of the stairs. Treads shall be of a minimum width of 10 inches with a go of 9 inches, and the height of each step shall not exceed a rise of 8 inches. Treads shall not be less than 1\frac{3}{2}\$ inches in thickness, risers not less than 1 inch, and 2 inches in thickness. All treads and risers to be housed into strings not less than \frac{3}{2}\$-inch, and all steps to be housed into strings not less than § inch, and all steps

to be housed into strings not less than \$\frac{1}{2}\$-inch, and all steps blocked.

30. The roof of every building and every turret, dormer, lantern light, skylight, or other erection placed on the flat or roof thereof shall be covered externally with slates, tiles, terra cotta, sheet metal of not less than 26 gauge, approved combinations of cement and asbestos either in sheets or slates, or other incombustible material approved by the surveyor. Cornices and bargehoards to dormers not exceeding 12 inches in depth, and the doors, door frames, window and sash frames of such dormers, turrets, lantern lights, skylights, or other erections may be of wood.

31. The plane of the surface of the roof of any building shall not incline upward from the external or party walls at a greater angle than 45 degrees with the horizon. This condition shall not, however, apply to towers, turrets, spires, or the more perpendicular side of saw-tooth roofs, and in the case of roofs covered with tiles or slates the inclination from the horizon shall be not less than 25 degrees.

32. Gutters or spoutings constructed of 24 gauge galvanized iron or cast iron and of a size suitable for the roof area discharging into such gutters shall be securely fixed along the caves of all roofs graded to outlets and connected to surface drains by suitable sized down-pipes constructed of 24 gauge galvanized iron or cast iron.

33. All electric apparatus and wiring for lighting, heating, or power supply, or other application of electricity, shall be in accordance with such regulations as may be in force for the time being.

34. The interior of all walls and ceilings of every building shall be constructed of lath and plaster, fibro-cement, fibro-

the time being.

34. The interior of all walls and ceilings of every building shall be constructed of lath and plaster, fibro-cement, fibro-plaster, stamped steel, beaver-board, three-ply, or other like material approved by the surveyor; if the external walls be of brick, then the ceiling shall be of the materials aforesaid. The use of hessian and paper or like materials is prohibited.

35. Every main room and kitchen in a dwelling-house shall have at least one window opening directly into the external air, with a total superficies of glass clear of sash frames free from obstruction to light equal to at least one-tenth of the floor area of the room, and such window shall be so constructed that at least one-half of the window can be opened for ventilation. for ventilation.

36. In no case will floor timbers be allowed nearer the earth 36. In no case will floor timbers be allowed nearer the earth than 6 inches, and a proper through current of ventilation below floor levels shall be provided. In the case of brick or cement or similar material, this shall be done by means of galvanized iron or other approved air bricks built into walls, also ventilation of timbers between floors in the case of two-storied buildings must be provided.

37. The exterior walls of any building, erection, or structure shall be constructed of brick, stone, reinforced concrete, cement blocks. weatherboards (hardwood, jarrah, or Baltic), cement, rougheast, or fibro-cement, or other materials approved by the surveyor.

38. The following conditions shall apply as to spacing and

38. The following conditions shall apply as to spacing and scantlings of timber:—

- (a) Stumps to be not less than 4-inch by 4-inch redgum or jarrah, and to be sunk not less than 15 inches in the ground, the spacing thereof being not more than 4 feet centre to centre.
- (b) Studs and ceiling joists to be not less than 4 inches by 1½ inches, spaced not more than 18 inches apart centre to centre and properly braced. Where fibrocement, fibro-plaster sheets, or other like material are used studs may be 2 feet apart, with extra cross section to compensate. Ceiling joists to have no greater span than 8 feet without support.
- (c) Rafters to be not less less than 4 inches by 1½ inches, (afters to be not less less than 4 inches by 1½ inches, spaced 3 feet centre to centre in the case of iron roofs, and 18 inches centre to centre in the case of slate, tile, or other similar roofs, securely braced with purlins and collar ties. (Every room more than 12 feet at its maximum width shall have a ceiling hanger of oregon or hardwood not less than 8 inches by 1 inch.)

- (d) Floor joists to be not less than 4 inches by 2 inches, spaced 18 inches apart centre to centre on 4-inch by 2-inch bearers spaced 4 feet apart. Floors to be in no part less than 6 inches above the surface of the ground.
- (e) Collar beam and tie beam construction is allowed for roofs not exceeding 18-feet span; roofs of over 18 feet span shall be of truss construction approved by the surveyor.

by the surveyor.

39. All excavations for footings shall be taken down to a solid foundation to be approved by the surveyor.

40. The width of the bottom of footings of every wall shall be not less than one and one-third times the thickness of the wall at the ground-floor level. The diminution of the footing of every wall shall, be formed in regular offsets, and the height from the bottom of such footing to the base of the wall shall be at least equal to one-half of the thickness of the wall at its base. Provided that concrete may be substituted for such footing subject to the sectional area and depth of such concrete being not less than the sectional area and depth required for footings in regular offsets.

41. Every wall of brick or stone (including party wall) shall have an approved damp-proof course of asphalt or other impervious material above the surface of the ground below the lowest floor, and in cases where it is not desirable to place the same throughout the building at one uniform level, then the said damp-proof course must be laid in horizontal layers connected at the end by a vertical course of the same materials.

materials.

42. Two or more buildings or houses may be erected together on one\block provided that they shall be separated from each other by a wall of concrete of approved thickness, or of brick or stone at least \$\frac{1}{2}\$ inches in thickness, projecting, in the case of wooden houses, at least 1 inch through the woodwork front and back, and in all cases projecting 2 feet at least through the roof covering or gutter adjoining the same, whether belonging to the same owner or not.

43. Every wall constructed of brick, stone, or other similar substance shall be properly bonded and solidly put together with mortar.

with mortar.

with mortar.

44. The thickness of any wall if of brick or stone or other hard and incombustible substances not laid in horizontal beds or courses shall be deemed to be sufficient if made of one-third greater than the thickness required by regulations under Table A of this By-law, or of such thickness as may be approved by the building surveyor.

45. External walls of any buildings may be constructed as hollow walls, if such walls are in accordance with the following rules:—

ing rules:

(a) The inner and outer parts of the wall shall be separated by a cavity which shall, throughout, be of a width not exceeding 2 inches.
(b) The inner and outer parts of the wall shall be securely tied together with suitable bonding ties of adequate strength, formed of galvanized iron or other approved material. Such ties shall be placed at distances apart. not exceeding 2 ft. 3 in. hori-

other approved material. Such ties shall be placed at distances apart, not exceeding 2 ft. 3 in. horizontally and 13½ inches vertically.

(c) The thickness of each part of the wall, throughout, to be not less than 4½ inches.

(d) The aggregate thickness of the two parts, excluding the width of the cavity, shall be, throughout, not less than the minimum thickness prescribed for solid walls of the same height and length.

46. Hollow concrete blocks may be used for the construction of walls of buildings for one story, provided the thickness for walls required by these regulations does not exceed 9 inches. The thickness of the concrete at face and back of such blocks shall not be less than 2½ inches thick, with a 4-inch cavity between, and the thickness of the cross-ties shall be not less than 2 inches for the full height of the block. Ties shall be spaced not more than 15 inches apart. No block shall be used within fourteen days from date of construction. Blocks to be bedded and jointed in cement mortar. Joists and beams shall not be let into hollow concrete walls.

47. External and party walls of buildings hereafter built or rebuilt and intended to be used as a dwelling-house, shop, hospital, &c., shall be of not less thickness than specified in tables hereunder. 46. Hollow concrete blocks may be used for the construction

TABLE A. No. of Thickness of Walls Length of wall. Stories. (in inches). Walls built with lime mortar. 9 Not exceeding 2 9 40 feet $13\frac{1}{2}$ $13\frac{1}{2}$ $13\frac{1}{2}$ ÷. 18 131 9 Walls built with cement mortar. 9 Not exceeding 40 feet

TABLE B. Thickness of Walls No. of Length of wall. (in inches). Walls built with lime mortar. 13½ 13½ Exceeding 40 feet 131 18 3 4 $\frac{13\frac{1}{4}}{13\frac{1}{2}}$ 18 131 Walls built with cement mortar. Exceeding 40 feet 18 $13\frac{1}{2}$ $13\frac{1}{2}$

48. Every chimney shaft or smoke flue shall be carried up 48. Every chimney shaft or smoke flue shall be carried up in brick or stonework or other approved material subject to the approval of the surveyor. Jambs shall not be less than 9 inches wide on either side of the opening breasts and partitions of flues not less than 4½ inches thick, interior of flues to be pargetted, no flues to be less than 9 inches by 9 inches, and in case of washhouse copper and the like not less than 9 inches by 4½ inches. No timber shall be built or let into any part of chimney stack or flue. Hearths to be in all cases of incombustible material. Chimney stacks of greater height than 25 feet in a single story building, or 40 feet otherwise, to be submitted to Council and special permit obtained for same. Iron chimneys must be approved by the building surveyor.

veyor. . 49. Internal or partition walls in buildings may be built in 49. Internal or partition walls in buildings may be built in brickwork or concrete not less than 4½ inches in thickness, or such walls may be of timber studding covered with lath and plaster or other fire-resisting material approved by the surveyor, but the use of brick nogging for such walls is prohibited. Such walls if of brick or concrete shall not exceed one story in height unless built in cement mortar; nor shall such walls be deemed to be return or party walls.

50. Walls are to be deemed to be divided into distinct lengths by return walls, and the length of every wall is measured from the face of one return wall to the face of another, provided that such return walls, party walls, or cross walls of the thickness required under this part of the By-law and bonded into the walls so deemed to be divided.

51. Every builder shall provide temporary sanitary conveniences, if required by the building surveyor, for workmen on the site of the works, and pay sanitary fees charged by the municipality in respect thereto.

52. Every builder is required to make good all damage to roads and footpaths.

the municipality in respect inereso.

52. Every builder is required to make good all damage to roads and footpaths.

53. No person shall erect, or cause to be erected, any portice or verandah over the footway of any street in the municipality without first obtaining the consent of the Council, and such portice or verandah shall be of the shape, figure, dimensions, and material adopted by the Council; but the lowest part of the frieze or rail of such portice or verandah shall in no case be of less height than 8 feet above the level of the outer edge of the footway.

54. No person shall crect, build, or construct or alter or add to any hoarding or structure to be used, or that is adapted to be used, for advertising or other purposes in any part of the municipal district without having first obtained the consent in writing of the Council to the building or erection of such loarding or structure and to the site thereof, and it shall be in the discretion of the Council to grant or refuse such permission as it may seem fit.

Subject to such consent having been granted, hoardings may be erected subject to the following conditions:—

(a) That such hoarding shall not be erected nearer to

Subject to such consent having been granted, hoardings may be erected subject to the following conditions:—

(a) That such hoarding shall not be erected nearer to the building line of any street or road than a distance equal by measurement to the height of such hoarding from the level of the ground to the top of such hoarding, erection, or structure.

(b) That before the erection of any hoarding or structure is proceeded with the builder or other person carrying out the work shall submit to the surveyor for his approval properly prepared plans and specifications setting out full details of the proposed method of construction and the nature and sizes of the materials to be used, and shall pay such fees as are hereinafter provided.

(c) No hoarding shall be built over or in front of any building used as a dwelling-house.

The foregoing provisions shall not be deemed to apply to any signboard not exceeding 30 square feet in area, nor to signboards attached to the front of any building or over any verandah, provided that the materials to be used and the manner of construction and securing same are submitted to and approved by the surveyor, and his permission for the erection of such signboard is obtained. Such signboards where attached to the front of any building or over any verandah shall not exceed 2.2 ft. 6 in. in depth and shall in no part be less than 10 feet above the level of the footpath.

Signboards fixed beneath verandah roofs shall not exceed 1. Signboards fixed beneath verandah roofs shall immediately beneath it:

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Hanging lamps, electric lamps, and gas fittings may be erected underneath verandah roofs or attached to the front of any building or over gateways, provided the permission of the surveyor has been first obtained and he has approved of the material, design, and construction of such fittings. No part of such fittings shall, however, be less than 8 feet above the level of the footpath immediately beneath it

beneath it.

55. No fowhouse or stable shall be erected or allowed to remain on any allotment unless the same is 50 feet from any building used as a dwelling-house on the same allotment or allotments adjoining and is of material and design approved by the surveyor.

by the surveyor.

by the surveyor.

56. No privy, closet, or urinal shall be erected or allowed to remain at a less distance than 30 feet from the door or window of a dwelling-house on the same allotment or any allotment adjoining, and shall be effectively screened from public view. No closet or urinal shall be erected or remain in front of any building facing a public highway. Every closet shall be of the type and construction adopted by the Council from time to time.

57. Detached rooms and tents to be used for sleeping-out purposes may be built or erected in any part of the municipal district as appurtenant to any dwelling-house for the sole use of the occupiers of such dwelling-house. Such buildings may be covered and roofed with any material approved by the

be covered and rooted with any material approved by the surveyor provided—

(a) Such buildings are distant not less than 50 feet from the building line of the street or road to which such property has a frontage.

(b) Such buildings do not exceed 150 square feet in superficient of the such property has a frontage.

ficial area nor 10 feet in height, and do not contain a fireplace.

a fireplace.

(c) Are distant not less than 20 feet from any other street or road exceeding 25 feet in width.

(d) Are distant not less than 5 feet from any other boundary of the allotment upon which the same

stands.

(e) Such buildings are suitably floored, and in the case of tents are also provided with a canvas fly or a false roof, of material approved by the surveyor, separated from the roof of the tent by an open space of at least 6 inches.

58. Surveyor May Object to Material.—All materials used in the construction of any building, erection, structure, addition, or alteration shall be sound, free from defects, and of good quality; any materials which, in the opinion of the surveyor, do not comply with the provisions shall be immediately removed by the builder from the site of the building.

59. Sand.—All sand used for mortar shall be clean sharp grit. free from all saline, vegetable, or other extraneous matter.

matter. 60. Bricks.—All bricks used in any building shall be whole sound, hard, and well burnt. Old bricks when re-used in the construction of any wall shall be thoroughly cleaned before being so used, but no old bricks or bricks that have been previously used shall show on the outer face of any external wall unless the external face of such wall is to be rendered or plastered in cement mortar. All bricks shall be wetted

or plastered in cement mortar. All bricks shall be wetted before being laid.
61. Lime Mortar.—Lime mortar shall be composed of one part hydraulic lime and not more than three parts sand by measure. All lime used for mortar shall be of good quality, freshly burnt, and properly slaked before being mixed with sand. Cement mortar gauge, one part cement to five parts of sand nay be substituted for lime mortar.
62. Lime Concrete.—Concrete for foundations of domestic buildings not exceeding two stories in height may be composed of one part hydraulic lime not more than two parts sand and not more than four parts stone or other approved material or gauge dimensions not more than 2 inches.
63. Cement Mortar.—Cement mortar shall be composed of one part of good Portland cement and not more than four

material or gauge dimensions not more than 2 inches.
63. Cement Mortar.—Cement mortar shall be composed of one part of good Portland cement and not more than four parts of sand. The cement and sand shall be measured and thoroughly mixed together before water is added, and used before initial setting has commenced.
64. Cement Concrete.—Cement concrete shall be composed of good Portland cement. clean sharp sand, and broken stone or other aggregate mixed in the following proportions:—

1. For foundations and solid walls. one part Portland cement nor more than three parts of sand and five parts hard stone or other approved aggregate broken to gauge not exceeding 2 inches.
2. For hollow blocks, floors, backing of ashlars, slabs, fireproofing, and reinforced concrete, one part good Portland cement nor. more than three parts sand and four parts hard stone or other approved aggregate broken to gauge not exceeding 2-inch.
65. Timber.—All structural timber work used in any building shall be of good sound material, free from insect pests, rot, sapwood, large and loose knots, shakes, and other imperfections whereby the strength may be impaired, and shall be of such sizes and dimensions and spacings as are set forth in Clause 40 herefo, or, if not so set out, then of such size, dimensions, and spacings as the surveyor may direct, having in view the purposes for which the building is intended to be used.

66. No old or second-hand timber, bricks, iron, or other 66. No old or second-hand timber, bricks, iron, or other material that has been previously used for any purpose shall be used in the construction of any building, erection, or structure unless the same has been first inspected, and permission for its use granted, by the surveyor; and any timber, bricks, iron, or other material that is, in the opinion of the surveyor, unsound, defective, or otherwise unsuitable shall not be used in any building, erection, or structure.

67. Removal and Recrection of Wooden Buildings.—The

67. Removal and Re-erection of Wooden Buildings.—The Council may, in its discretion, grant permission for the removal from without the areas described in Clause 2 hereof and re-erection within the areas described in Clause 2 hereof of any wooden building or erection subject to the following provisions being complied with.

Application for permission must be made to the Council in writing, and must be accompanied by the following particulars:—

(a) The situation of the building or erection proposed to be removed.

(b) The situation of the land on which it is proposed to re-erect or place such building or erection.
(c) The external dimensions and height of such building

or erection.

(d) The purpose for which such building or erection is to be used when re-erected.

(e) The purpose for which it was being used prior to its

The Council, on receipt of such application and on payment of the hereinafter-mentioned fee for inspection, may cause the building or erection to be inspected by its surveyor before removal, and in its discretion may either refuse permission or may grant permission for its removal and re-erection within the areas described in Clause 2 hereof, subject to such conditions are its tell.

in the areas described in Clause 2 hereof, subject to such conditions as it shall see fit to impose.

68. Nothing, however, herein contained shall prevent the Council from granting permission for the removal of a wooden building from one of the areas described in Clause 2 hereof and its re-crection in another part of the said area, subject to the following conditions being complied with.

Application for such permission must be made to the Council in writing, and must be accompanied by the following reartisulvency.

particulars:

(a) The situation of the building or erection which it is

(a) The situation of the building or erection which it is intended to remove.
(b) The situation of the land on which it is proposed to place or re-creet such building or erection.
(c) The purpose for which such building or erection is to be used when re-creeted.
(d) The purpose for which such building or erection is to be used when re-creeted.

be used when re-erected.

(d) The purpose for which such building or erection was used before removal.

(e) A ground plan giving the dimensions of the building, including the alterations or additions thereto (if any), and an elevation and a vertical section of the building or erection. Also a tracing or copy of such plan, to be retained by the Council.

(f) A specification giving particulars of the construction, sizes of timber, &c. of the existing building or erection, and of the alterations and additions (if any) which it is intended to make when the building or erection is re-erected.

ing or erection is re-crected.

The Council, on receipt of such application and on payment of the hereinafter-mentioned fees for inspection, may before the building or erection is removed cause the building or erection to be inspected by its surveyor, and may in its discretion either refuse permission or grant permission for its removal and re-erection, subject to such conditions as it may see fit to improve see fit to impose.

see fit to impose,
69. Any permission given under this part shall be in writing and signed by the Secretary of the Shire.
70. Every building or erection for the removal of which permission has been granted shall, when re-erected, comply with all the provisions of this By-law.
71. For the purpose of this section, wooden buildings shall be deemed to include every building or erection the framework of which is of wood, whether covered with timber, iron, or other material.
72. Pulling Down and Removal of Buildings—15 the covered.

of which is of wood, whether covered with timber, iron, or other material.

72. Pulling Down and Removal of Buildings.—If the surveyor shall certify in writing that any building or erection has been removed into and re-erected within the municipality contrary to any of the provisions of this By-law, or that any removed building or erection has been left in such a dilapidated, ruinous, or unsafe condition as to be unsightly or dangerous to the public, the owner of such building or erection, upon receiving from the Council, its Secretary of the Shire, or its Surveyor, a notice in writing requiring him to alter or repair or pull down or remove the said building or erection, shall alter, repair, or remove or pull down such building or erection within the time limited by such notice. And if default shall be made in complying with such notice the Council may, on the expiration of the time therein limited, cause such building or erection to be pulled down or removed, and may sell any of the materials thereof and apply the proceeds of such sale in reimbursing the cost and expense of pulling down, removing, and selling such building or erection and in paying into the municipal fund any fees or penalties due by the owner thereof.

73. Ruinous and Dangerous Buildings and Structures.— When the Council has reason to believe that any building, erection. structure, or hoarding is in a ruinous, dilapidated, or dangerous condition it may require a survey of such building, erection, structure, or hoarding to be made by the surveyor, who shall have power to enter upon any premises for the purpose of making such survey. If the surveyor reports that such building, erection, structure, or hoarding is in a ruinous, dilapidated, or dangerous condition the Council may—

(a) Cause such building, erection, structure, or hoarding to be secured to the satisfaction of the surveyor.

to be secured to the satisfaction of the surveyor.

(b) Causé an order, in writing, to be served on the owner of such building, erection, structure, or hoarding requiring such owner to take down, secure, or repair such building, erection, structure, or hoarding to the satisfaction of the surveyor forthwith. Or if such owner cannot be traced, or his name and address is not known by the Council, then such order may be affixed to some conspicuous part of such building, erection, structure, or hoarding, which, in the absence of personal service, shall be held to be sufficient legal intimation.

(c) Provided that in any case where, in the opinion of the surveyor, any building, erection, structure or hoarding is in such a ruinous or dangerous state that immediate action is necessary for the public safety, the surveyor may cause such building, erection, structure, or hoarding to be shored up, secured, or wholly or partly taken down to his satisfaction, and shall report such action to the Council.

4. If such owner does not begin to take down, repair, or

and shall report such action to the Council.

74. If such owner does not begin to take down, repair, or secure such building, erection, structure, or hoarding within three days after the service of such notice, and complete such work as speedily as the nature of the case will admit, the Council may cause all, or so much of the building, erection, structure, or hoarding as is in a ruinous, dangerous, or dilapidated condition, to be taken down, repaired, or otherwise made secure in such manner as may be requisite, and may recover from the owner in any Court of competent jurisdiction the costs incurred in so doing.

75. Notice of Intention to Build or Demolish, and Lodgment of Plans,—Six days at least before the commencement of any building, erection, or structure, or of any addition to or alteration of any existing building, or the re-instatement of any building after being partially destroyed by fire, or by any other cause, the builder shall—

(a) Deliver at the office of the surveyor a written notice

(a) Deliver at the office of the surveyor a written notice

(a) Deliver at the office of the surveyor a written notice of such intention.
(b) Produce to the surveyor for his approval properly prepared plans and specifications of such building, erection, structure, addition, alteration, or reinstatement, and also a block plan, drawn in ink. to scale, showing the boundaries and dimensions of the allotment of land, and clearly indicating whether such allotment of land is at the intersection of two structure and of the precision and discovery. such allotment of land is at the intersection of two streets or not, also the position and dimensions of the proposed building, erection, structure, addition, alteration, or reinstatement, and the position and distance of such building in relation to such boundaries, and to any other existing buildings on the same or adjoining allotments.

(c) Furnish the surveyor with a tracing or copy of all such plans, with full details of sizes, dimensions, and qualities of all material intended to be used, and also enumerating any old material proposed to be used in the construction of such building, erection, structure, addition, alteration, or reinstatement.

76. The original plan and specification, when approved and signed by the surveyor, will be returned to the builder, or his agent, but the tracing or copy of the plan, detail of material, and block plan, will be retained by the surveyor on behalf of the Council.

and block plan, will be retained by the surveyor on behalf of the Council.

77. No variation or alteration from the plan and specification which has been approved by the surveyor shall be made by the builder without the consent, in writing, of the surveyor having been first obtained.

78. When a building is about to be demolished or removed, the owner or contractor shall give the surveyor 24 hours notice, in writing, of such intended demolition or removal.

79. No portion of any external wall abutting on any street or road shall be pulled down or demolished except with the written consent of the surveyor.

80. During the demolition of any brick or masonry walls or other works, the material shall be kept well sprayed with water to prevent any nuisance from dust or falling dóbris.

81. No builder shall commence any building, erection, or structure, or any addition to or alteration of any existing building, or the reinstatement of any building without having first obtained from the surveyor permission, in writing, for the commencement of same, and without having first paid to the shire secretary the fees in respect thereof set forth in the First Schedule hereto, having regard to the class of building, erection, structure, addition, or alteration proposed to be built, erected or made, or building demolished.

82. The surveyor shall, upon receipt of any such notice as aforesaid, and also upon any work being observed by or made known to him which is affected by the provisions of this Bylaw, but in respect of which no notice has been given, and also from time to time during the progress of any work affected by such provisions, as often as may be necessary for securing the due observance of such provisions, survey any such building, structure, erection, or work, and cause all such provisions to be duly observed.

83. The surveyor, at all reasonable times during the progress, and during the 30 days next after the completion of any building, structure, erection, or work affected by any of the provisions of this By-law, or by any terms or conditions on which the observance of any such provisions may have been dispensed with, may enter and inspect such building, structure,

84. The surveyor, for the purpose of ascertaining whether any building, structure, or erection is in such a situation, or possesses such characteristics as are required in order to exempt it from the operation of any of the provisions of this By-law, may at all reasonable times, and after reasonable notice, enter any premises, and he may do therein all such things as are reasonably necessary for that purpose.

85. If any person, after the coming into force of this By-law, builds, erects, constructs, adds to, or alters, or causes to be built, erected, constructed, altered, or added to, any to be affixed to any shop or street verandah any signboard, hanging lamp, or other fixture contrary to the provisions of this By-law—

- (a) That the Council may give to the owner or builder, or to the occupier of any premises, or leave upon the site of such building, or affix to such hoarding, signboard, or other fixture, a notice, in writing, requiring the owner, builder, or occupier to bring such building, erection, structure, hoarding, signboard, hanging lamp, or other fixture into conformity with the provisions of this By-law; or, alternatively requiring the pulling down or removal of such building, erection, structure, hoarding, signboard, hanging lamp, or fixture within a time limited in such notice, and such notice may be signed by the shire secretary or surveyor on behalf of the Council. Council.
- Council.

 (b) Should default be made in compliance with such notice within the time limited, and notwithstanding the imposition or recovery of any penalty, it shall be lawful for the Council, through its surveyor, to enter upon such building, and upon the site thereof, or upon any premises, with a sufficient number of workmen and to demolish and pull down the said building, erection, structure, or hoarding, and to remove any such signboard, hanging lamp, or other fixture, or any part or parts thereof, and to do any other act that may be necessary for the purposes; and to remove the materials thereof to some convenient place, and to recover from the owner or occupier the cost incurred in so doing in any Court of competent jurisdiction, or the Council, in its discretion, may cause such materials to be sold in such manner as it sees fit.

 (c) All expenses incurred by the Council, or its surveyor,
- (c) All expenses incurred by the Council, or its surveyor, All expenses incurred by the Council, or its surveyor, in doing such acts as are hereby authorized, together with all fees and/or penalties due to the Council, may be deducted and retained by the Council out of the proceeds of such sale. Any surplus that may remain after the payment of the aforementioned costs and expenses shall be paid over to the person who, in the opinion of the Council, is entitled thereto, upon written application being made for same made for same.

made for same.

86. Should the surveyor find that any material that is being used in the building, erection, or construction of any building, erection, structure, or fence, is unsound or defective, or is not adapted for the purpose for which it is being used, or is intended to be used, the builder, on being notified by the surveyor to that effect, shall discontinue the use of such material, and shall, if so required by the surveyor, have such material at once removed from the site of the building.

87. Any person who is guilty of any wilful act or default contrary to any of the provisions of this By-law, shall be liable, on conviction, to a penalty of not less than 10s., and not exceeding £20, for each offence, and in the case of a continuing offence, to a further penalty of £2 for each day such offence is continued after written notice of the offence has been given by the Council to the person so offending.

88. Dispensing with Requirement of By-iaw, &c.—Notwithstanding anything in this By-law contained or implied, the Council, in any special case or under exceptional circumstances (of which it shall be sole judge) may, by resolution, dispense with any of the requirements of this By-law, either permanently or temporarily, for such period as it may seem fit, and subject to such terms and conditions as it may see fit to impose.

No. 190.-17449.-6

89. Where any dispensation has been granted subject to any terms or conditions as aforesaid, such terms and conditions shall be observed and performed by the applicant in accordance with the tenor thereof.

90. The resolution hereinbefore mentioned may be dealt with at any ordinary meeting as extraordinary business, at which previous notice has been given, and may be carried by a majority of the members of the Council present at such meeting.

FIRST SCHEDULE.

· · · Fe	es Payaoie to	Counc	nı.			•	
. Area.			Shops		Dv	vellin	gs.
•	•		€ s.	d.		£ s.	d.
-Up to 600 square fe	eet	:	1 0	0		1 0	0
From 600 to 800 squ	are feet		1 5	0		1 0	0
From 800 to 1,000 squ	are feet		1 12	6		1 5	0
From 1,000 to 1,200	square feet		1 15	0		1 7	6
From 1,200 to 1,500	square feet		1 17	6		1 10	0
From 1.500 to 1,750	square feet		20	0		1 12	6
From 1,750 to 2,000	square feet		2 5	0		1 15	0
From 2,000 to 3,500	square feet		3 0	0		2 5	0
Inspection of build							
ordinary fee and tra-	velling expense	g.					

Erection of sleep-outs and tents ... Alteration of buildings ...

Resolution for passing this By-law agreed to by the Council the fifth day of September, 1924; confirmed on the third day of October, 1924.

The common seal of the President, Councillors and Rate-payers of the Shire of Walpeup was hereto affixed the third day of October, 1924, in the presence of—

H. J. WILTSHIRE, President. A. R. THORNE, Councillor. K. MATHESON, Secretary. (SEAL)

Approved by the Governor in Council on the 13th day of October, 1924.

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

1195

NOTICE is hereby given that on the 30th day of April, 1924, Charles Beckingsale retired from the firm of G. Beckingsale and Sons, Castlemaine, wine, spirit, and provision merchants. The continuing partners, John Richard Beckingsale and Royston Frood Beckingsale will carry on the business of the said firm, and will receive the accounts due to and pay the liabilities of the said firm.

Dated the 25th day of October, 1924.

C. BECKINGSALE. Witness—W. THWAITES, solicitor, Castlemaine.

JOHN BECKINGSALE. R. F. BECKINGSALE.

Witness—H. S. W. Lawson, solicitor, Castlemaine. McCay and Thwaites, Castlemaine, solicitors for the said Charles Beckingsale. Newell and Lawson, Castlemaine, solicitors for G. Beckingsale and Sons.

NOTICE is hereby given that the partnership lately subsisting between us, the undersigned George Dungan and Frank Chapman, carrying on business as lead-light manufacturers, at Edithvale, in the State of Victoria, under the firm name of "Dungan & Chapman," has been dissolved by mutual consent as from the twenty-ninth day of July, 1924. All debts due to and owing by the late firm will be received and paid by the said George Dungan.

Dated the twenty-ninth day of October, 1924.

G. DUNGAN. FRANK CHAPMAN.

Witness to both signatures-Clarence H. Payne, 47 Queenstreet. Melbourne.

N OTICE is hereby given that on the twelfth day of November, 1924, the following change took place in the firm of "Railway Garage and Café," heretofore carried on by Archibald Coastley, William Arthur Bell, and Leslie Walter Beal, of Whitehorse-road, Mitcham, namely:—The said Archibald Coastley and William Arthur Bell retired from the firm. The said Leslie Walter Beal will continue to carry on the partnership business at Whitehorse-road, Mitcham aforesaid, under the said firm name, on his own account, and will pay, and discharge all the debts and obligations of the said partnership.

ortnership.

Dated the twelfth day of November, 1924.

LESLIE W. BEAL. A. COASTLEY. W. A. BELL.

Fink, Best, and Miller, solicitors, 100 Queen-street, Melbourne.

£79,378 17 9

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership herotofore existing between us, the undersigned, Arthur Joseph Prytz, of 25 Howitt-street, Hawksburn, dentist, and John Hart MacKinnon, of 31 High-street, Northcote, manufacturer, as merchants and manufacturers, has been dissolved by mutual consent as from the 26th day of September, One thousand nine hundred and twenty four hundred and twenty-four.

In witness our hands and seals this 13th day of November,. 1924-

ARTHUR JOSEPH PRYTZ.
JOHN HART MACKINNON. (L.S.) (L.S.)

Witness-E. Joske, solicitor, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between Alexander McRae and Alexander McLeed Paterson, carrying on business as estate agents, at Arthurton-road, Northcote, under the style or firm of McRae & Paterson, has been dissolved by mutual consent as from the thirty-first day of October, One thousand nine hundred and twenty-four:

Dated this 12th day of November, Oné thousand nine hundred and twenty-four.

ALEX. McRAE. ALEX. McL. PATERSON.

Witness-G. F. PITCHER, solicitor, Melbourne. Pitcher and Orames, solicitors, 440 Little Collins-street, Mel-1230

Partnership Act 1915.

Takke notice that the partnership hitherto existing between Percival Haydn Toose and Lewis Lewis, under the style or firm of "Toose & Lewis," motor garage proprietors, Boort, has been dissolved. The said business will in future be carried on by the said Lewis Lewis, to whom all accounts due to the said firm are payable, and who will discharge all debts owing by the said firm.

Dated 15th Newambor, 1924

Dated 15th November, 1924.

P. H. TOOSE LEWIS LEWIS

A. Lorne Smith, Boort, solicitor for said parties.

N OTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, Harold Cook and Lena Keeble, carrying on business as guest-house proprietors at "Lorna Doone," Sassafras, under the style or firm of "H. Cook and L. Keeble," has been dissolved as from the thirty-first day of October, One thousand nine hundred and twenty-four. All moneys (if any) owing to the partnership shall be received by the said Lena Keeble, "Lorna Doone," Sassafras, who will discharge all liabilities of the firm.

Dated the thirteenth day of November, One thousand nine hundred and twenty-four.

LENA KEEBLE.

LENA KEEBLE.

Witness-Garrett J. Russell, J.P., Sassafras.

HAROLD COOK.

Witness-R. Gibson, clerk to Gillott, Moir, and Ahern, soli-1253 citors, Melbourne.

NOTICE is hereby given that the partnership business heretofore carried on under the style of The Scientific Supply
Company by Theodore Frederick Greiner and Keith George
Whitelaw, at 349 and 351 Swanston-street, Melbourne, has been
dissolved by mutual consent as from this date. The said business will in future be carried on by the said Theodore Frederick
Greiner, who will pay all debts owing by and receive all debts
due to the partnership to this date.

Deted this first day of November 1924

Dated this first day of November, 1924.

THEODORE F. GREINER. K. G. WHITELAW.

Witness to both signatures—J. FITZGERALD, solicitor, Mel-1244

Companies Act 1915.

FEDERAL ROOFING TILE COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

Notice is hereby given that at an Extraordinary General Meeting of the Members of the above-named company, duly convened and held at the registered office of the company, on the 23rd day of October, 1924, the following special resolution was duly passed: and at a subsequent general meeting of the members of the said company, also duly convened and held at the same place, on the 7th day of November, 1924, the following resolution was duly confirmed.

"That the company be wound up voluntarily, and that Arthur John Peberdy be and is hereby appointed liquidator for the purpose of such winding-up."

Dated the seventh day of November, 1924.

A. J. PEBERDY, Liquidator. Doyle and Kerr, of 413 Collins-street, Melbourne, solicitors to the liquidator.

THE GEELONG PERMANENT BUILDING SOCIETY. PALANCE-SHEET, 30th September, 1924:-

D		Liabi	LITIES						
(1				£	8.	d	£	s.	d
	1 £5 paid ient investii 2 terminati:	ng sha	res	18,855	Ü	0			
	g shares			5,920	1	1			
Deposits Accrued inte	erest		••	22,619 560		0	24.775	1	1
			-			-	23,179	8	1
Amounts due							525	0	0
Sundry credi							112	3	0
Prepayments					~		35	8	9
Reserve fund	1'			١			6.784	0	0
Balance due	bank			21,178	14	5			
Accrued inte	rest			341		5			
			_			_	21,520	7	10
Balance-	-Profit and	loss	٠.				2,447	9	0
						:	£79,378	17	9
		Ass	ers.						_
Present valu	e of loans o	on mo	rtgage				79,033	17	9
Properties of	n hand			• • •			125	ō	õ
Commonwealt							200	ŏ	ō
Office furnitu	ire and fitt	ings .					20	õ	ō

CLOVE MYERS, F.F.I.A. EDWARD BECHERVAISE, A.F.I.A., EDWARD HASSETT, Secretary.

Geelong, 21st October, 1924.

In the Supreme Court.—In the matter of the Companies Act 1915, and in the matter of RANSOMS PROPRIETARY LIMITED.

ORDER FOR WINDING UP BY THE COURT.

PON the petition of the Sim Shoe Co., a creditor of the PON the petition of the Sim Shoe Co., a creditor of the above-named company, on the 3rd day of November, 1924, preferred unto the Court, and upon hearing Mr. A. H. Davis, of counsel for the petitioners, and Mr. Clayton Davis, of counsel for D. Hellings & Son Proprietary Limited—a creditor supporting the petition. And upon reading the said petition an affidavit of the said petitioners, filed the 3rd day of November, 1924, verifying the said petition, an affidavit of Daniel Clarence Hellings—supporting the said petition, filed the 13th day of November, 1924, and a further affidavit of the said Daniel Clarence Hellings, filed the 13th day of November, 1924, the Gavernment Gazette of the 5th day of November, 1924, the Gavernment Gazette of the 5th day of November, 1924, the Gavernment Gazette of the said petition. And upon hearing Mr. C. J. Lowe, of counsel for Percy James Kent, the liquidator of Ransoms Proprietary Limited, in voluntary liquidation. This Court doth order that the said Ransoms Proprietary Limited be wound up by this Court under the provisions of the Companies Act 1915, and that Thomas Clossom Walker, official liquidator, of 360 Collins-street, Melbourne, be constituted provisional liquidator of the affairs of the company. the company.

STAMP, (SEAL)

Note.—It will be the duty of the directors and of the secretary or other chief officer of the company, and of such person as the official liquidator may require to attend on the official liquidator, at 360 Collins-street, Melbourne, forthwith on service of this order.

NOTICE TO ORDER WIND UP.

The Companies Act 1915.—In the matter of LIXIE PTY. LTD.—Winding-up order made Monday, the 10th November, 1924.

Ninding-up order made Monday, the 10th November, 1924.

Notice is hereby given that a winding-up order-has been made in the Supreme Court in the above matter, and that I, John Vivian Montgomery Wood, have been appointed official liquidator.

Date and Place of First Meetings.—Meetings of creditors and contributories will be held in accordance with the Companies Acts at my office, 438 Bourke-street, Melbourne, as follows:—

follows:

Creditors—Tuesday, the 25th day of November, 1924, at 10.45 o'clock a.m.
Contributories—Tuesday, the 25th day of November, 1924, at 11 o'clock a.m. -Tuesday, the 25th day of November, 1924, at

Dated this 14th day of November, 1924.

J. V. M. WOOD, F.I.C.A. Official Liquidator and Provisional Liquidator.

J. V. M. Wood and Co. Pty. Ltd., incorporated accountants, liquidators, registered trustees, &c., 438 Bourke-street, Melbourne. Cent. 7324.

STATUTORY NOTICE TO CREDITORS.

DURSUANT to the provisions of the Trusts Act 1915, notice P URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of James Green, late of Warragamba, in the State of Victoria, farmer, deceased (who died on the thirtieth day of August. One thousand nine hundred and twenty-four, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirty-first day of October, One thousand nine hundred and twenty-four, to James Green, of Warragamba aforesaid, farmer, Michael Green, of Echuca South, in the said State, farmer, John Green, of Echuca South, in the said State, bank accountant, and Thomas Francis Green, of Osborne House, McKenzie-street, Bendigo, in the said State, school teachers, sons of the said deceased and the executors named in and appointed by the said wills, are hereby the said State, school teachers, sons of the said deceased and the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, at the office of the undersigned, on or before the twenty-third day of December, One thousand nine hundred and twenty-four, after which date the said executors will proceed to distribute the assets of the said James Green, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said 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.

id.
Dated this twelfth day of November, 1924.
MILES O'NEILL, Gillies-street, Rochester, proctor for the
1198 said executors.

NOTICE TO CREDITORS.

P URSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Jessie Barclay, late of "Osborne," Frankston, in the State of Victoria, widow, deceased (who died on the seventh day of September, One thousand nine hundred and twenty-two, and probate of whose will and codicil was granted by the Supreme Court of the said State, in its probate jurisdiction, on the first day of November, One thousand nine hundred and twenty-two, to John William McLeod, of Tragowel, in the said State, storekeeper, and John Alexander Crockett, of Parksidestreet, Elsternwick, in the said State, Presbyterian minister, the executors named in and appointed by such will and codicil) are hereby required to send particulars, in writing, of such claims to Messieurs A. G. Hall and Wilcox, of 20 Queenstreet, Melbourne, the solicitors for the said executors, on or before the twenty-third day of December, One thousand nine hundred and twenty-four, after which date the said executors D URSUANT to the Trusts Act 1915, notice is hereby given before the twenty-turid day of December. One thousand nine hundred and twenty-four, after which date the said executors will proceed to distribute the assets of the said Jessie Barclay, deceased, which shall have come to their hands among 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 disposed of, or any part thereof, to any person of whose claim the said executors shall not then have had notice. had notice.

Dated the eleventh day of November, One thousand nine

hundred and twenty-four.

A. G. HALL & WILCOX, "Yorkshire House," 20 Queen-

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Thomas Bertram Mackenzie, late of Traralgon, in the State of Victoria, draper, deceased (probate of whose will has been granted to The Trustees, Executors, and Agency Company Limited, of No. 412 Collins-street, Melbourne, in the said State), are hereby required to forward particulars, in writing, of such claims to the said company, on or before the 20th day of December, 1924, now next, on which date the said company will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to those claims of which they shall then have had notice, and will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then had hotice. had had notice.

Dated this 13th day of November, 1924.
SERJEANT, BRUCE, & FROST-SAMUELS, Traralgon, proctors for the said company.

1187

CREDITORS, next of kin, and all others having claims against the estate of the undermentioned person are required to send particulars thereof to Jonathan Smalley, care of the undermentioned firm, on or before the fifteenth day of December, One thousand nine hundred and twenty-four, otherwise they may be excluded when the assets are being distributed. tributed:

Name—Lavinia Holman.
Usual Residence—Darling-street, Eaglehawk, in Victoria.
Occupation or other description—Widow.
Date of death of deceased—Tenth day of September, 1924.
Dated the eleventh day of November, 1924.

TATCHELL, DUNLOP, SMALLEY, & BALMER, solicitors,

NOTICE TO CREDITORS .- RE JEREMIAH KEYS HAYES, DECEASED.

DECEASED.

Deceased.

P URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Jeremiah Keys Hayes, late of Lake Boga, in the State of Victoria, farmer, deceased (who died on the thirteenth day of February, 1924, and probate of whose last will and testament of whose estate was on the twelfth day of March, 1924, granted to Denis Hayes and James Keys Hayes, both of Lake Boga aforesaid, the sole executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said Denis Hayes and James Keys Hayes, and James Keys Hayes, at the undermentioned address on or Defeore the fifteenth day of December, 1924. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Jeremiah Keys Hayes, 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 or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this tenth day of November, 1924.

DENIS HAYES AND JAMES KEYS HAYES, executors care of J. R. Town, Campbell-street, Swan Hill. 1190

NOTICE TO CREDITORS.

DURSUANT to the provisions of the Trusts Act 1915, all persons having any claim against the estate of Elizabeth Carmichael, late of Greta, in the State of Victoria, spinster, deceased (who died on the twenty-fifth day of September, 1924, and probate of whose last will and testament was granted to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the said State, the sole executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said association, on or before the twentieth day of December, 1924, after which date the said executor will proceed to distribute the assets of the said Elizabeth Carmichael, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and it will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this, seventeenth day of November, 1924.

NOTCUTT & PURBRICK, Reid-street, Wangaratta, proc-

NOTCUTT & PURBRICK, Reid-street, Wangaratta, proctors for the said Perpetual Executors and Trustees Association of Australia Limited.

NOTICE TO CREDITORS .- MARY GUNNULSON, DECEASED.

DECEASED.

DECEASED.

DECEASED.

DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Mary Gunnulson, late of Garfield, in the State of Victoria, married woman, deceased (who died on the 11th day of May, 1924, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 6th day of November, 1924, to Lynnwold Webb, of 102 Bellair street, Kensington, in the said State, painter), are hereby required to send particulars, in writing, of such claims to the said executor, care of the undersigned, on or before the 13th day of December, 1924, after which date the said executor will proceed to distribute the assets of the said Mary Gunnulson, 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 bad 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 he shall not have had notice as aforesaid.

Dated this 12th day of November, 1924.

TRUMBLE & HAMILTON, of 20 Queen-street, Melbourne,

TRUMBLE & HAMILTON, of 20 Queen-street, Melbourne, and Main-street, Drouin, proctors for the said executor. 1257

GEORGE HENRY DOERY, DECEASED.

GEORGE HENRY DOERY, DECEASED.

PURSUANT to the Trusts Act 1915, all creditors and others laving claims against the estate of George Henry Doery, date of Flinders-lane, Melbourne, in the State of Victoria, manufacturer, deceased, are hereby required to send particulars, in writing, of such claims to the Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State, and William Henry Doery, of Flinders-lane, Melbourne aforesaid, manufacturer, executors of the will and codicil of the said George Henry Doery, to the care of the said company, on or before the first day of January, One thousand nine hundred and twenty-five, after which date the said executors will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be diable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated the eleventh day of November, One thousand nine hundred and twenty-four.

MARTIN, Equitable Building, Collins-street.

MARTIN & MARTIN, Equitable Building, Collins-street,

NOTICE TO CREDITORS .- GEORGE LORIMER,

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of George Lorimer, late of Drouin, in the State of Victoria, chemist, deceased (who died on the 7th day of August, 1924, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 6th day of November, 1924, to Edward James Hamilton, formerly of 418 Little Collins-street, Melbourne, in the State of Victoria, but now of 20 Queen-street, Melbourne aforesaid, solicitor, and Richard Williams, of Drouin, in the said State, managing law clerk), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned, on or before the 13th day of December, 1924, after which date the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the 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 twelfth day of November, 1924.

Dated this twelfth day of November, 1924.

TRUMBLE & HAMILTON, of 20 Queen-street, Melbourne, and at Main-street, Drouin, proctors for the said executors.

RE JAMES NICHOLAS BOTT PIESING, DECEASED.

RE JAMES NICHOLAS BOTT PIESING, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of James Nicholas Bott Piesing, late of 48 Chapel-street, St. Kilda, in the State of Victoria, sign and louse painter, deceased (who died on the thirteenth day of July, 1924, and probate of whose will and codicil thereto was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the seventh day of November, 1924, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State, the executor named therein), are hereby required to send in particulars, in writing, of such claims to the said The Trustees, Executors, and Agency Company Limited, at their above-mentioned address, on or before the twentieth day of December, 1924, after which date the said The Trustees. Executors, and Agency Company Limited will proceed to distribute the assets of the said James Nicholas Bott Piesing, deceased, which shall have come into its possession 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 The Trustees, Executors, and Agency Company Limited will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated the seventeenth day of November, 1924.

Dated the seventeenth day of November, 1924.

LOUGHREY & DOUGLAS, of 472 Little Collins street, Melbourne, proctors for the said The Trustees, Executors, and Agency Company Limited.

PURSUANT to the Trusts Act 1915, notice is hereby given that all creditors and other persons having any claims against the estate of James Watson, late of Koondrook, in Victoria, farmer, deceased, intestate (who died on the 16th day of September, 1924, and letters of administration of whose estate were, on the 28th day of October, 1924, granted by the Supreme Court of Victoria, in its probate jurisdiction, to the Farmers and Citizens Trustees Company Bendigo Limited, of Charing Cross, Bendigo, in Victoria1, are hereby required to send particulars of such claims to the said company, addressed to the care of its solicitors, the undersigned, within six weeks from the date of publication hereof, after the expiration of which time they said company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and that it will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this 14th day of November, 1924.

Dated this 14th day of November, 1924.

CONNELLY, TATCHELL, & DUNLOP, Wellington-street, Kerang, solicitors for the said company. 1208

CREDITORS, next of kin, and all others having claims against the estate of the undermentioned person are required to send in particulars thereof to the executor, Fitzwalter George Read, of 103 William-street, Melbourne, on or before the first day of January, 1925:—

Name-James Lacey.

Usual residence—Formerly of 5 Alicia-street, Hampton, but late of Hawthorn-road, North Brighton. Occupation—Retired chemist.
Date of death of deceased—16th August, 1924.

Dated this seventeenth day of November, 1924.

READ & READ, 103 William-street, Melbourne, proctor for the executor.

NOTICE TO CREDITORS .- RE JOHN NEWTON, DECEASED.

NOTICE TO CREDITORS.—RE JOHN NEWTON, DECEASED. P URSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of John Newton, late of Kingston, in the State of Victoria, farmer, deceased (probate of whose will has been granted by the Supreme Court of the said State, in its probate jurisdiction, to The Ballarat Trustees, Executors, and Agency Company Limited, whose registered office is situate at number 101 Lydiard-street north, Ballarat, in the said State, and Elizabeth Stuart Newton, of Kingston aforesaid, widow, the executor and executrix named therein), are hereby required to send particulars, in writing, of such claims to the said company, on or before the twentieth day of December, 1924, after which date the said company will proceed to distribute the assets of the said deceased which shall have come to its or her hands or possession amongst the persons entitled thereto, having regard only to the claims of which it and she shall then have had notice; and it and she will not be liable for the assets had notice; and it and she will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it and she shall not then have had notice.

Dated the lifteenth day of November, 1924.

A. W. LONG, 26 Lydiard-street, Ballarat, proctor for the said executor and executrix.

A LL persons having claims against the estate of Mary Hannah Staniland, formerly of St. David-street, Fitzroy, but late of 382 Napier-street, Fitzroy, in the State of Victoria, widow, deceased, are required to send particulars to the administrator, Arthur Staniland, care of The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, on or before the nincteenth day of December, One thousand nine hundred and twenty-four, after which date the administrator will proceed to distribute the assets; and will not be liable for assets so distributed to any person of whose claim be shall not then have had notice. he shall not then have had notice.

Dated this 12th day of November, 1924.

JOHNSON & JOHNSON, 430 Little Collins-street, Melbourne, proctors for the administrator.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

P URSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of James Sydney Corden, late of numbers 44-54 Spencer-street, Melbourne, in the State of Victoria, merchant, deceased (who died on the 25th day of September, 1924, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 10th day of November, 1924, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State, the executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne aforesaid, on or before the 23rd day, of December, 1924, after which date the said executor will proceed to distribute the assets of the said James Sydney Corden, deceased, which shall have come to its hands among the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said 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 then have had notice.

Dated the 11th day of November, 1924.

A. G. HALL & WILCOX, "Yorkshire House," 20 Queen street, Melbourne, proctors for the said executor.

NOTICE TO CREDITORS.—RE JOSEPH ANSON, DECEASED. PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Joseph Anson, late of South Purrumbete, in the State of Victoria, grazier, deceased (who died on the 16th day of August, 1923, and probate of whose last will and testament was granted to the Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queenstreet. Melbourne, in the said State, the sole executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the above-named company, at the above address, on or before the 21st day of December, One thousand nine hundred and twenty-four. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said Joseph Anson, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor shall then have had notice: and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated this 14th day of November, 1924. NOTICE TO CREDITORS .- RE JOSEPH ANSON, DECEASED.

Dated this 14th day of November, 1924.

CUNNINGHAM & BYRNE, of Colac, proctors for the said executor.

L URSUANT to the Trusts Act 1915, notice is hereby given that all creditors and persons having any claims or demands upon or against the estate of Sarah Jane Spencer, late of number 248 Brunswick-road, West Brunswick, in the State of Victoria, widow, deceased (who died on the twentystate of Victoria, whow, deceased (who died on the Weeley) sixth day of August, 1924, and probate of whose will was on the thirtieth day of October, 1924, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Equity Trustees, Executors, and Agency Company Limited, of No. 85 Queen-street, Melbourne, in the State of Victoria, the executor Queen-street, Melbourne, in the State of Victoria, the executor named therein), are hereby required to send in the particulars of their claim to the said Equity Trustees, Executors, and Agency Company Limited, on or before the twenty-second day of December, 1924. And notice is hereby given that after that day the said company will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim it shall not then have had notice.

Dated the 19th day of November, 1924.

MADDEN, DRAKE, & CANDY, of 475 Collins-street, Mel-

MADDEN, DRAKE, & CANDY, of 475 Collins-street, Melbourne, solicitors for the executor.

P URSUANT to the Trusts Act 1915, notice is hereby given that all creditors and persons having any claims or demands upon or against the estate of William Thomson, late of Ballinamona-street, Alphington, in the State of Victoria, baker, deceased, intestate (who died on the 18th day of June, 1924, and letters of administration of whose estate were on the 16th day of October, 1924, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Equity Trustees, Executors, and Agency Company Limited, of Queenstreet, Melbourne, in the said State), are hereby required to send in the particulars of their claim to the said Equity Trustees, Executors, and Agency Company Limited, on or before the 22nd day of December, 1924. And notice is hereby given that after that day the said company will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which the said company shall then have had notice: and that the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim it shall not then have had notice.

Dated the 19th day of November, 1924.

MADDEN, DRAKE, & CANDY, of 475 Collins-street, Mel-URSUANT to the Trusts Act 1915, notice is hereby given

MADDEN, DRAKE, & CANDY, of 475 Collins-street, Melbourne, solicitors for the administrator.

Dursuant to the Trusts Act 1915, notice is hereby given that all creditors and persons having any claims or demands upon or against the estate of Charles Henry Gibbs Hicks (also known as Henry Charles Gibbs Hicks), late of number 20 Canterbury-road, St. Kilda, in the State of Victoria, merchant, deceased (who died on the fourth day of April, 1924, and probate of whose will was on the second day of October, 1924, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Union Trustee Company of Australia Limited, of number 333 Collins-street. Melbourne, in the State of Victoria, and Robert Millne Moyes, of Bourke-street. Melbourne aforesaid merchant, the executors named therein), are hereby required to send in particulars of their claims to the said Union Trustee Company of Australia Limited, on or before the twenty-second day of December, 1924. And notice is hereby given that after that day the said deceased amongst the parties entitled thereto, having regard only to the claims of which the said company shall then have had notice; and that the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose debt or claim it shall not then have had notice.

Dated the 19th day of November, 1924.

MADDEN, DRAKE, & CANDY, of 475 Collins-street, Melbourne, solicitors for the executors.

STATUTORY NOTICE TO CREDITORS.—GEORGE HARRIOTT ROE, DECEASED.

HARRIOTT ROE, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all creditors and other persons having claims or demands against the estate of George Harriott Roe (in the will called George Harriot Roe), late of Port Phillip Club Hotel, Flinders-street. Melbourne, and of Queenscliff, in the State of Victoria, but formerly of Changer-doodering Station, near Broome, and of Cottesloe, in the State of Western Australia, gentleman, deceased (who died on the 19th day of April, 1924, and probate of whose will was granted, on the 17th day of July. 1924. to The West Australian Trustee. Executor, and Agency Company Limited. of 135 St. George's-terrace, Perth, in the State of Western Australia, exemplification of which will was sealed with the seal of the Supreme Court of Victoria on the 1st day of November, 1924), are required to send particulars, in writing, of such claims to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, the duly

constituted attorney of the said The West Australian Trustee, Executor, and Agency Company Limited, the executor of the will of the said George Harriott Roe, on or before the 22nd day of December, 1924, after which date the said executor will proceed to distribute the assets of the said deceased among the parties entitled thereto, having regard only to the claims of which they shall then have had notice; and it will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated the 14th day of November, 1924.

LUKE MURPHY & CO., 422 Bourke-street, Melbourne, proctors for the executor.

OTICE TO CREDITORS.—MARK YINDER, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915.

notice is hereby given that all persons having claims against the estate of Mark Yinder, late of Davis-avenue, South Yarra, in the State of Victoria, manufacturer, deceased (who died on the twenty-eighth day of August, One thousand nine hundred and twenty-four, and probate of whose will was granted by the Supreme Court of the said State, in its probate inviscibilities on the twelfth day of October One thousand nine granted by the Supreme Court of the said State, in its probate jurisdiction, on the twelfth day of October, One thousand nine hundred and twenty-four. to The Trustees, Executors, and Agency Company Limited, carrying on business at number 412 Collins-street, Melbourne, in the said State, and Rose Yinder, of Davis-avenue, South Yarra aforesaid, widow, the executor and executrix named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor and executrix, care of the said The Trustees. Executors, and Agency Company Limited, at number 412 Collins-street, Melbourne, on or before the nineteenth day of December, One thousand nine hundred and twenty-four, after which date the said executor and executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it and she shall then have had notice. And notice is hereby further given that the said executor and executrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it and she shall not then have had notice. had notice.

Dated the fourteenth day of November, 1924.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queen-street, Melbourne, proctors for the said executor and

NOTICE TO CREDITORS.—RE PATRICK JOHN REILLY, DECEASED,

DECEASED.

DECEASED.

DECEASED.

PAIR FAIR SOIN RELIEF,
DECEASED.

PURSUANT to the provisions of the Trusts Act 1915,
notice is hereby given that all persons having any claims
against the estate of Patrick John Reilly, late of Warragul,
in the State of Victoria, retired hotelkeeper, deceased (who
died on the fourth day of October, One thousand nine hundred
and twenty-four, and probate of whose last will and testament
was granted to Mary Eliza Reilly, of Warragul aforesaid,
widow, and Daniel Edward Reilly, of 110 Powlett-street, East
Melbourne, bank clerk, 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
Mr. M. Davine, solicitor, Warragul, on or before the 19th day
of December, One thousand nine hundred and twenty-four.
And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the said Patrick
John Reilly, 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 shall not be
liable for the assets, or any part thereof, so distributed to any
person of whose claim they shall not then have had notice.

Dated this fourteenth day of November, One thousand nine

Dated this fourteenth day of November, One thousand nine hundred and twenty-four.

M. DAVINE, Warragul and Bunyip, proctor for the executors.

NOTICE TO CREDITORS .- RE MARGARET LAIDLAY, DECEASED.

DECEASED.

DECEASED.

PURSUANT to the provisions of the Trusts Act 1915.

notice is hereby given that all persons having any claims against the estate of Margaret Laidlay, late of Lyndhurst, spinster, deceased (who died on the twenty-second day of July, 1924, and probate of whose last will and testament was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the thirtieth day of September, 1924, to John Thomas Snipe, of Lyndhurst, grazier, and Joseph Laidlay, of Greensborough, farmer, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims, on or before the 21st day of December, 1924, to the said executors, care of the undersigned, the proctor for the said executors, after which date the said John Thomas Snipe and Joseph Laidlay will proceed to distribute the assets of the said Margaret Laidlay, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to those claims of which notice shall then

have been given; and the said John Thomas Snipe and Joseph Laidlay will not be liable for the assets, or any part thereof, so distributed to any person of whose claim notice shall not then have been given.

Dated this 13th day of November, One thousand nine hun-

dred and twenty-four.
PERCY J. RUSSELL, 430 Chancery-lane, Melbourne, proctor

A LL persons having claims against the estate of Clara Simpson, late of Creek-road, Mitcham, in the State of Victoria, married woman, deceased, are required to send particulars to the administrator, Arthur Simpson; care of National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Oueen-street, Melbourne, on or before the nineteenth day of December, One thousand nine hundred and twenty-four, after which date the administrator will proceed to distribute the assets; and will not be liable for assets so distributed to any person of whose claim he shall not then have had notice.

Dated this 12th day of November, 1924.

JOHNSON & JOHNSON, 430 Little Collins-street, Melbourne, proctors for the administrator.

TPERCY ARTHUR STUART, whose correct name is Percy Arthur Jenkins, of Woomelang, and also of No. 65 Hamilton-street, Yarraville, railway employee, hereby give public notice that on the eleventh day of October, One thousand nine hundred and twenty-four. I formally and absolutely renounced and relinquished the use of my said surname of Jenkins, and then assumed and adopted and determined thenceforth on all occasions whatsoever to use and subscribe the name of Stuart instead of the said name of Jenkins. Jenkins.

Jenkins.

And I further give notice that by a deed poll duly executed and attested and intended to be deposited in the office of the Registrar-General of the State of Victoria, I formally and absolutely renounced and abandoned the said surname of Jenkins, and declared that I had assumed and adopted and intended thenceforth on all occasions whatsoever to use and subscribe the name of Stuart instead of the name of Jenkins, and so to be a tall times thereafter called known and and so as to be at all times thereafter called, known, and

described by the name of Stuart exclusively.

Dated the eleventh day of October, One thousand nine hundred and twenty-four. PERCY ARTHUR STUART.

MINING NOTICES.

PREOLENNA COAL COMPANY NO LIABILITY.
Registered Office, 339 Collins-street, Melbourne.

NOTICE is hereby given that an Extraordinary Meeting of the shareholders of the Preolenna Coal Company No Liability will be held at 339 Collins-street, Melbourne, on Monday, 1st December, 1924, at Twelve o'clock noon.

Business:

To consider the following resolution:—

"That the capital of the Preolenna Coal Company No
Liability be increased from £30,000 to £37,500 by raising
the amount of each of the 30,000 shares existing in the company from One pound to One pound five shillings."

1229

A. J. PEACOCK, Manager.

GREAT NORTHERN SILVER LEAD MINING COMPANY
N. L., BROKEN HILL.

SECOND Call of Sixpence per share has been made on all contributing shares in the above company, payable to me on the 10th December.

By order of the Board,
P. MARTIN, Manager,
1194

Companies Act 1915.—Tenth Schedule.
KAWARAU GOLD SYNDICATE NO LIABILITY. RAWARAU GOLD SYNDICATE NO LIABILITY.

THE undersigned, do hereby make application to register the "Kawarau Gold Syndicate" as a no-liability company under the provisions of Part II. of the Companies Act 1915.

1. The name of the company is to be "Kawarau Gold Syndicate No Liability."

2. The place of intended operations is near Queenstown, New Zealand.

3. The registered office of the company will be situated at

3. The registered office of the company will be situated as 31 Queen-street, Melbourne.

4. The value of the company's property, including claim and machinery, is £2,500.

5. The number of shares in the company is 1,000, of £10

5. the number of shares subscribed for is 800.
6. The number of shares subscribed for is 800.
7. The name of the manager is Frederick Tricks.
8. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as below:

Number of Shares.

are as below:

Name, Address, Occupation.

Charles Norman Armytage, Punt Hill, South Yarra,

William Harry Hunt, 340 Spencer-street, Melbourne, civil engineer

accountant

FRED. TRICKS, Manager. Dated this 11th day of November, 1924. Witness to signature—S. G. W. Shaw.

I. FREDERICK TRICKS, 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 solemm 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.

FRED. TRICKS. Taken before me, at Melbourne, this 12th day of November 1924—J. A. Dawson, J.P. 122

INSOLVENCY NOTICES.

NOTICE TO CREDITORS OF INTENTION TO DECLARE DIVIDEND.

The Insolvency Act 1915.—In the matter of J. H. Graham, trading as The Rendezvois Tea Rooms, at 170 Ryrie-street, Geelong. Assigned estate, 3rd July.

A FIRST and Final Dividend is intended to be declared in the above matter. All debts not proved by the 28th day of November, 1924, will be excluded from this dividend. Dated this 14th day of November, 1924.

D. G. PEELE, Trustee, 396 Flinders-lane, Melbourne. 1186

The Insolvency Acts.—In the Court of Insolvency, Southern District, at Ballarat.—In the matter of WILLIAM NICHOLAS KING, of Beaufort, in the State of Victoria, labourer, an

A FIRST and Final Dividend is intended to be declared in the matter of the above named, whose estate was sequestrated on the 24th day of November, 1923. Creditors who have not proved their debts by the 11th day of December, 1924, will be excluded from this dividend.

Dated this 11th day of November, 1924.

T. R. JONES, Assignee, 34 Lydiard-street south, Ballarat.

The Insolvency Acts.—In the Court of Insolvency, Southern District, at Ballarat.—In the matter of FREDERICK MARK JOSEPH CANNON, of 210 Sturt-street, Ballarat, in the State of Victoria, tobacconist and fancy-goods importer.

A FIRST Dividend is intended to be declared in the matter of the above named, whose estate was assigned on the fifth day of November, 1924. Creditors who have not proved their debts by the 4th day of Documber, 1924, will be excluded from this dividend.

Dated this 13th day of November, 1924.

T. R. JONES, Trustee, 34 Lydiard-street south, Ballarat.

The Insolvency Acts.—In the Court of Insolvency, Central

District, Melbourne.

Notice is hereby given that the First and Final Dividend is intended to be declared in the matter of William Hautrive, of 172 Hoddle-street, Collingwood, in the State of Victoria, leather merchant, whose estate was assigned on the 28th day of July, 1924. Creditors who have not proved their debts by the 19th day of December will be excluded.

Dated this 19th day of November, 1924.

S. W. GABSIDE public accounter Change.

S. W. GARSIDE, public accountant, Chancery House, 440 Little Collins-street, Melbourne, Trustec. 1247

The Insolvency Acts.—In the Court of Insolvency, Central District, at Melbourne.

IRST and Final Dividends are intended to be declared in the following estates:—

the following estates:-

ARTHUR WINDER MCPHERSON and AGNES MCPHERSON, of 326 Sydney-road, Brunswick, butchers, whose estates were sequestrated on the 16th September, 1924.

JOSEPH PATRICK CONNELLY, 560 Glenhuntly-road, Caulfield, grocer, whose estate was sequestrated on the 8th May, 1924.

ARTHUR WILLIAM ECKERSALL (deceased), late of Hedgely-avenue, East Malvern, boot merchant, whose estate was sequestrated on the 27th October, 1924.

Creditors who do not prove their debts by the 4th day of December, 1924, will be excluded.

J. G. DAVIS, Assignee. C. H. Davis and Son, public accountants, 31 Queen-stree The Insolvency Acts.—In the Court of Insolvency, Central District.

FIRST and Final Dividend is intended to be declared in A the matter of Harold Jones, of 3 Collins-street, North-cote, in the State of Victoria, builder, whose estate was as-signed on the 6th day of December, 1923. Creditors who have not proved their debts by the 1st day of December, 1924, will

G. M. Fosbery, incorporated accountant and registered trustee, 60 Queen-street, Melbourne. Telephone 2435. 1245

The Insolvency Acts.—In the Court of Insolvency, Central District, Melbourne.

NOTICE is hereby given that the First Dividend is intended to be declared in the matter of Reginald Burke and Ernest William Oliver, of 837 Rathdown-street, North Carlton, in the State of Victoria, trading as R. Burke, slipper manufacturers, whose estate was assigned on the seventeenth day of October, 1924. Creditors who have not proved their debts by the 3rd day of December will be excluded.

Dated this 19th day of November, 1924.

S. W. GARSIDE, public accountant, Chancery House, 440 Little Collins-street, Melbourne, Trustee. 1248

The Insolvency Act 1915.—In the Court of Insolvency, Central District, at Melbourne.

District, at Melbourne.

A THIRD and Final Dividend of 10s. in the £1, making 20s. in the £1 to creditors, is intended to be declared in the matter of Amalie Menz, of Hall-street, Moonee Ponds, in the State of Victoria, widow, whose estate was sequestrated on the 26th day of July, 1909. Creditors who have not proved their debts by the 3rd day of December, 1924, will be excluded. Dated this 19th day of November, 1924.

P. J. W. DANBY, Trustee.

Wilson, Rattray, and Danby, public accountants, 51 Queenstreet, Melbourne, and at Sydney, Adelaide, and Perth. 1237

The Insolvency Act 1915.—In the Court of Insolvency, Central District, at Melbourne.

District, at Melbourne.

A FOURTH Dividend is intended to be declared in the matter of Bernard Caleb Clark and Neil Sydney Lancet, trading as Falksley Supply Co., of Chamber of Commerce Buildings, 35. William-street, Melbourne, in the State of Victoria, importers' agents, whose estate was assigned to me on the 19th day of February, 1923. Creditors who have not proved their debts by the 3rd day of December, 1924, will be excluded.

Dated this 19th day of November, 1924.

L. J. BREWER, Trustee.

Wilson, Rattray, and Danby, public accountants, 51 Queenstreet, Melbourne, and at Sydney, Adelaide, and Perth. 1236

The Insolvency Act 1915.—In the Court of Insolvency, Central District, at Melbourne.

District, at Melbourne.

A FIFTII and Final Dividend is intended to be declared in the matter of Edwin Charles Berkley, of Gipps-street, Collingwood, in the State of Victoria, boot manufacturer, whose estate was assigned to me on the 14th day of December, 1920. Creditors who have not proved their debts by the 3rd day of December, 1924, will be excluded.

Dated this 19th day of November, 1924.

P. J. W. DANBY, Trustee.
Wilson, Rattray, and Danby, public accountants, 51 Queenstreet, Melbourne, and at Sydney, Adelaide, and Perth. 1238

The Insolvency Acts.—In the Court of Insolvency, Southern District, at Ballarat.—In the matter of Alexander William Smartt, of Trench-street, Ballarat, in the State of Victoria, merchant, an insolvent.

HE above-named Alexander William Smartt intends to A apply to the Court of Insolvency, at Ballarat, on the 10th day of December, 1924, at Ten o'clock in the forenoon, for a certificate of discharge pursuant to the provisions of the Insolvency Acts.

Dated the 13th day of November, 1924.

Baird and Baird, solicitors, Ballarat.

A. W. SMARTT.

IMPOUNDINGS,

BRUTHEN.—Impounded at Bruthen, 7th November, 1924.

1 bay mare, hack, star on forehead, saddle marks, like half-circle over diamond off shoulder

On 10th November.

1 bay pony mare, white mark off hind foot, scar below near hock, hollow point off shoulder, like JL (sideways) off

If not claimed and expenses paid, to be sold on 5th December, 1924.

J. H. DONELLY.

Poundkeeper.

BUNYIP.—Impounded at Bunyip.

· 1 bay draught gelding, blaze on face, hind and off fore feet white, DA near shoulder. 1 brown pony gelding, JS (reversed) near shoulder 1 grey pony mare, three blemished legs, no visible brand

If not claimed and expenses paid, to be sold on 12th December, 1924.

E. MARTIN. 1254-6/ Poundkeeper.

C ARISBROOK.—Impounded at Carisbrook, from Baring-hup West.

red heifer, about 2 years, white spots, like H off rump black heifer, about 2 years, smudged R near rump

If not claimed and expenses paid, to be sold on 27th November, 1924.

1211 - 5/4

FRED. DAVIS.

C HETWYND.—Impounded at Chetwynd, by the Ranger.

450. Strawberry cow, swallow in top of near ear, no visible brand

451. Red and white Ayrshire heifer, front notch in near ear, no visible brand

If not claimed and expenses paid, to be sold on 8th December, 1924.

1210--6/

R. CROSS, Poundkeeper.

COBURG.—Impounded at Coburg.

l chestnut pony horse, small star, half clipped, hog mane, shod, like R near shoulder

If not claimed and expenses paid, to be sold on 10th December, 1924.

1202 - 4/8

G. H. BULL.

Poundkeeper.

NRESSY.—Impounded at Cressy, 10th November, 1924, by J. F. Sharp, Herdsman, trespassing at Weering.

I brown gelding, fore and near hind feet white, white stripe on face, JW on shoulder
I creamy gelding, black mane and tail, crescent near shoulder
I bay stallion, lame, hind feet white, star, no visible brand
I creamy filly, black points, no visible brand
I chestnut gelding, delivery sort, hind feet white, like N near shoulder

shoulder

1 bay pony gelding, branded like JC over — over 4S I bay filly, white stripe on face, no visible brand

If not claimed and expenses paid, to be sold on 5th Decem-D. E. McCALLUM, Poundkeeper.

1191--10/

RCHUCA .-- Impounded at Echuca. I sheep, two pieces out right ear, one piece left ear, T on rump, like T on shoulder

If not claimed and expenses paid, to be sold on 11th December, 1924. R. GREVILLE.

1212-4/8

Poundkeeper!

H EALESVILLE,-Impounded at Healesville Shire Pound.

1 red and white steer, piece out top of off ear 1 black mare, aged, J near shoulder

If not claimed and expenses paid, to be sold on 1st Decem-

J. T. CORNISH, Poundkeeper.

1260-4/8

HORSHAM.—Impounded at Horsham.

1 bay mare, hack, aged, white star on forehead, collar-marked, B near shoulder

If not claimed and expenses paid, to be sold on 13th December, 1924.

1185--4/8

E. M. CARTER,

KYABRAM.—Impounded at Kyabram.

1 strawberry cow, HD (conjoined) off rump 1 strawberry vealer, 12 months, no visible brand

If not claimed and expenses paid, to be sold on 11th December, 1924.

· ELIZ. CHASTON.

1215-4/8

Poundkeeper.

1214-7/4

L ANG LANG.—Impounded at Lang Lang. 1 bay gelding, about 14 hands, aged, short tail, no visible brand 1 brown mare, hack, aged, white spots on back, grey patches on forehead and neck, indistinct brand near shoulder 1 dark-bay pony, with leather head stall on, small star, white spots on back, shod hind feet, W near shoulder 1 brown gelding, star, white spots on back, near hind foot white, like HC near shoulder If not claimed and expenses paid, to be sold on 13th December, 1924. C. S. BAKER, Poundkeeper.	TUNGAMAH.—Impounded at Tungamah Shire Pound, by J. Collier. 1 dark-bay or brown horse (stallion), light, black legs, star on forehead, wire mark on near fore leg, no visible brand 1 dark-chestnut horse (stallion), draught, white face, near fore and hind feet white, no visible brand If not claimed and expenses paid, to be sold on 11th De- cember, 1924. P. RYAN, 1201-6/8. Poundkeeper. 1 grey mare, hack, shod, star under half circle near shoulder 1 black gelding, hack, SS off shoulder If not claimed and expenses paid, to be sold on 12th Decem-
MELTON.—Impounded at Melton. I grey pony (Arab) gelding, like PK near shoulder	ber, 1924. A. BROWN, 1256-4/8 Poundkeeper.
If not claimed and expenses paid, to be sold on 12th December, 1924. GEO. MINNS, Poundkeeper.	POUNDKEEPERS' REMITTANCES. THE GOVERNMENT PRINTER acknowledges the receipt of the undermentioned sums:—
MEENIYAN.—Impounded at Meeniyan. 1 bay gelding, off hind foot white, little white on near hind	1924.
foot, star on forehead, white spots along back, shod front feet, no visible brand 1 bay gelding, aged, black points, star on forehead, no visible brand	November 18—E. Chaston 0 5 6 November 18—J. Donnelly 0 5 0 November 18—C. S. Baker 0 8 0
If not claimed and expenses paid, to be sold on 8th December, 1924. W. GRIEVE, Poundkeeper.	November 18—R. Greville 0 5 0 November 18—F. Davis 1 0 0 November 19—A. Brown 0 2 0
MERINO.—Impounded at Merino. I brindle bull, front notch off ear, no visible brand. If not claimed and expenses paid, to be sold on 1st Decem-	H. J. GREEN, Government Printer. 19th November, 1924.
ber, 1924. D. CAMPBELL, Poundkeeper.	Acts of Parliament
M 11.DURA.—Impounded at Nichol's Point Pound. 1 chestnut pony mare, faint star, indistinct brand near shoulder If not claimed and expenses paid, to be sold on 3rd December, 1924.	Bank Holidays
B. E. McGINNISKIN, Poundkeeper.	Government notices
N UNAWADING.—Impounded at Nunawading, by R. J. Gray, Box Hill. 1 roan pony gelding, shod, no visible brand	Insolvency notices
If not claimed and expenses paid, to be sold on 11th December, 1924. H. J. BARRETT, Poundkeeper.	Licences to occupy water frontages