

VICTORIA

GOVERNMENT GAZETTE.

Published by Authority,

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

No. 26.]

WEDNESDAY, MARCH

[1925.

PUBLIC HOLIDAYS

PROCLAMATION

By His Excellency Colonel the Right Honorable George Edward John Mowbray, Earl of Stradbroke, K.C.M.G., C.B., C.V.O., C.B.E., Aide-de-Camp to His Majesty the King; Governor of the State of Victoria and its Depen-dencies 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. places respectively specified, viz.:-

Public Holidays:-

WEDNESDAY, THE 117H DAY OF MARCH, 1925, throughout the South Riding of the Shire of Karkarooc*, the Iona and Pakenham Ridings of the Shire of Berwick†, and the Shires of Birchip, Cranbourne†, and Flinders†;
TUESDAY, THE 17TH DAY OF MARCH, 1925, throughout the North and West Ridings of the Shire of Avoca;

WEDNESDAY, THE 18TH DAY OF MARCH, 1925, throughout the Shires of Yarrawonga* and McIvor;

FRIDAY, THE 20TH DAY OF MARCH, 1925, throughout the Borough of Sebastopol;

WEDNESDAY, THE 25TH DAY OF MARCH, 1925, throughout the North Riding of the Shire of Karkarooc.

Public Half-Holidays from the hour of Twelve. o'clock noon:-SATURDAY, THE 28TH DAY OF FEBRUARY, 1925, throughout the Central Riding of the Shire of Bet Bet.

Tuesday, the 17th day of March, 1925, throughout the Borough of Port Fairy*;

* Races. † Agricultural Show.

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

(I.B.)

STRADBROKE.

By: His Excellency's Command,

STANLEY S. ARGYLE, Chief Secretary.

PUBLIC HOLIDAYS.

PROCLAMATION

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

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 bereunder mentioned to be observed as Public Holidays at the places respectively specified, viz.:—

Public Holidays :-

Tuesday, the 10th day of March, 1925, throughout the North, South, and Rockbank Ridings of the Shire of Molton;

Wednesday, the 11th day of March, 1925, throughout the Shire of Rochester*;

WEDNESDAY, THE 18TH DAY OF MARCH, 1925, throughout the Shire of South Gippsland;

WEDNESDAY, THE 25TH DAY OF MARCH, 1925, throughout the Shire of Deakin:

THURSDAY, THE 2ND DAY OF APRIL, 1925, throughout the Shire of Mirboo;

Wednesday, the 25th day of March, 1925, throughout the Shire of Charlton.

† Agricultural Show.

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

STANLEY S. ARGYLE, Chief Secretary.

GOD SAVE THE KING! GOD SAVE THE KING!

No. 26.—3008.—PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

BANK HOLIDAYS.

PROCEAMATION

Bank Holidays :--

WEDNESDAY, THE 4TH DAY OF MARCH, 1925, at Lilydale; FRIDAY, THE 6TH DAY OF MARCH, 1925, at Derrinallum.

Bank Half-Holidays from the hour of Twelve o'clock noon:-Tuesday, the 3rd day of March, 1925, at Willaura; Wednesday, the 4rh day of March, 1925, at Rupanyup; Wednesday the 11th day of March, 1925, at Beulah and

Bunyip; THURSDAY, THE 12TH DAY OF MARCH, 1925, at Warrnambool;

FRIDAY, THE 13TH DAY OF MARCH, 1925, at Boort; THURSDAY, THE 19TH DAY OF MARCH, 1925, at Maffra.

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

(L.S.)

STRADBROKE.

By His Excellency's Command,

STANLEY S. ARGYLE, Chief Secretary.

GOD SAVE THE KING!

BANK HOLIDAYS.

PROCLAMATION

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

nencies 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 a Bank Holiday and Bank Half-Holidays (as the case may be) at the places respectively mentioned, that is to say:—

Bank Holiday:

FRIDAY, THE 6TH DAY OF MARCH, 1925, at Broadford.

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

WEDNESDAY, THE 11TH DAY OF MARCH, 1925, at Birchip, Rochester, and Lancefield;
WEDNESDAY, THE 18TH DAY OF MARCH, 1925, at Yarrawonga;
THURSDAY, THE 19TH DAY OF MARCH, 1925, at Koo-wee-rup and Korong Vale;
WEDNESDAY, THE 25TH DAY OF MARCH, 1925, at Trafalgar and

Woomelang;
Wednesday, The 1st day of April, 1925, at Bridgewater and Inglewood.

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

STRADBROKE. (L.S.)

By His Excellency's Command,

STANLEY S. ARGYLE, Chief Secretary.

GOD SAVE THE KING!

BENDIGO SEWERAGE AUTHORITY.

AUDIT OF ACCOUNTS.

Appointment of Auditor

Appointment of Auditor.

PURSUANT to the provisions of the Sewerage Districts Act
1915 (No. 2761), 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 25th February, 1925, appointed William Buck, Bank-place, off 412 Collins-street, Melbourne, an auditor holding a certificate of competency from the
Municipal Auditors' Board under the Local Government Act
1915, to conduct a continuous audit of the accounts of the Bendigo Sewerage Authority for the year ending 30th September,
1925; at the remuneration set out in such Order.

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

At the Executive Council Chamber, Melbourne, the 25th February, 1925.

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 25th day of February, 1925, been pleased to make the undermentioned appointments, to take effect from the date of commencement of duty, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Electoral Registrars,

GEORGE WILLIAM YEOMAN

to be Electoral Registrar for the Wangaratta Subdivision of the Electoral District of Wangaratta, to date from 13th Feb-ruary, 1925, vice Elijah Connor, resigned;

JAMES SLATER (Sergeant of Police)

to be Electoral Registrar for the Wangaratta Division of the North-eastern Province, vice Sergeant Elijah Connor, resigned.

Electoral Registrars (Acting),

GEORGE NEWSTEAD

to be Electoral Registrar (Acting) for the Malvern East Division of the East Yarra Province, during the absence on leave of Thomas Beeching;

HENRY CHARLES CROOK

to be Electoral Registrar (Acting) for the Yea Subdivision of the Electoral District of Upper Goulburn, to date from 5th February, 1925, during the absence on leave of David Higgs

Registrar of Births and Deaths,

ETHEL JANE LLEWELA GLASS

to be Registrar of Births and Deaths at Dargo, without fees, vice George J. Rickards, resigned.

Superintendent, Castlemaine Reformatory Prison,

JOHN MCKENNA, Superintendent, French Island,

to be Superintendent, Castlemaine Reformatory Prison, General Division, Penal and Gaols Branch; a vacancy having occurred, and the Public Service Commissioner having certified that it is expedient to fill such vacancy, and recommends his transfer, in accordance with the provisions of the Public Service Acts.

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 twenty-fifth day of February, 1925, been pleased to make the undermentioned appointments, viz.:—

Nurses, Grade III.,

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

MYRTLE GRIME, from 7th February, 1925; KATHLEEN FRANCES JARMAN, from 10th February, 1925; BARBARA GUNN MACLEOD, from 11th February, 1925; KATHLEEN DELANEY, from 12th February, 1925; AGNES MACFARIANE, from 12th February, 1925.

. Fireman.

RICHARD GLEN PAIGE

KIGHARD GLEN PAIGE
to be a Fireman; the Permanent Head of the Department having requested that a vacancy which has occurred should be filled, and the Inspector-General of the Insane having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy on probation for a period of twelve months from 30th November, 1924.

Assistant Laundress,

MARY CARLSON

MARY CARLSON

to be an Assistant Laundress, the Permanent Head of the Department having requested that a vacancy which has occurred should be filled, and the Inspector-General of the Insane having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy, such appointment to be on probation for twelve months from 16th February, 1925. ruary, 1925.

COMMISSION OF PUBLIC HEALTH.

Public Vaccinator,

GEORGE FREDERICK BENNETT, M.B., to be Public Vaccinator at Myrtleford, vice Stephen H. Cooke, M.R.C.S., resigned.

Trustees for Cemeteries,

JAMES JOSEPH O'MARA, CHARLES LENZ, and HENRY COOK

to be Trustees for Moe Public Cemetery, vice James Duke Hambrook, Conrad B. Lawardorn, and Robert A. Bell, left district;

WALTER J. BARNES, Daniel Thomas Guiney, and George Laing

to be Trustees for Tongala Public Cemetery, vice William H. Day and Peter Guinan, resigned;

DAVID ALEXANDER ROSS

to be Trustee for Wabba Public Cemetery, vice James H. Ross,

DEPARTMENT OF LABOUR.

Wages Board,

ROBERT O'HARA BURKE, CHARLES S. COX,
JOHN ALEXANDER TERDICH,
E. M. VARY, and
LEONARD VICTOR WORLE

(representatives of employers), and

ROBERT BOYCE, LESLIE CONNOLLY. WILLIAM THOMAS NORTON, CHARLES RICHARD PAINTON, and ARTHUR THOMAS REYNOLDS

(representatives of employees),

to be Members of the Furniture Board constituted under the provisions of the Factories and Shops Acts.

DEPARTMENT OF LANDS AND SURVEY.

Garden Labourer,

DOUGLAS STANFORD PORTER

to be a Garden Labourer, General Division, Melbourne Botanic Gardens; a vacancy having occurred, and the Public Service Commissioner having certified that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Acts, to be appointed to fill such vacancy on probation for six months. for six months.

Managers of Common,

The undermentioned persons to be Managers of the Boort Common for the year ending 31st December; 1925:—

T. A. GAWNE,
W. J. FACEY,
GEORGE HINDSON,
WILLIAM MCLAREN, and
JAMES WAIL.

DEPARTMENT OF LAW-ATTORNEY-GENERAL.

 $Of ficial\ Liquidator,$

PETER FRANCIS KEANE, 349 Collins-street, Melbourne, to be an Official Liquidator, pursuant to the provisions of section 148 of the Companies Act 1915, for the winding up of the City of Melbourne Bank Limited.

Deputy Prothonotary,

RUPERT DUNCAN McFABLANE, acting as Clerk of Courts, Bendigo,

to be also Deputy Prothonotary to discharge the duties of Prothonotary at Bendigo, during the absence on leave of Joseph Henry Dunne.

Sheriff's Substitute,

RUPERT DUNCAN MCFARLANE

as Clerk of the Peace for the Mildand Bailiwick, and Acting Registrar of the County Court at Bendigo, to be appointed by virtue of the provisions of section 91 of the Act. No. 2674, to do and perform with respect to the Courts at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is, by the said Act, authorized or required to do or perform, during the absence on leave of Joseph Henry Dunne, in accordance with the recommendation of the Public Service Commissioner under section 168 of Act No. 2713.

DEPARTMENT OF LAW-SOLICITOR-GENERAL. Magistrates,

SIDNEY BENNETT HOOKING, Eaglehawk, and JAMES MACDONALD, Daylesford,

to Keep the Peace in the Midland Bailiwick of the State of Victorià;

GEORGE EDWARD PROUT, 21 High-street, Fremantle, to Keep the Peace in the Central, Northern, Southern, Eastern, Western, and Midland Bailiwicks of the State of Victoria.

Deputy Clerk of the Peace, &c. (Acting),

ROBERT LYNDON PAIGE, Law Department,

to act as Deputy Clerk of the Peace, Registrar of the County Court, Chief Clerk of the Court of Insolvency, and Clerk of Petty Sessions, at Shepparton, during the absence on sick leave of W. C. T. Ferguson, in accordance with the recommendation of the Public Service Commissioner under section 168 of the Public Service Act 1915.

Clerk of Petty Sessions (Acting),

DANIEL KENNEALLY, Constable of Police, Rosedale, to be also Clerk of Petty Sessions (Acting) at Rosedale, vice R. D. Anderson, resigned.

DEPARTMENT OF TREASURER.

Receivers of Revenue and Paymasters,

GEORGE H. J. STEVENS*

to act as Receiver of Revenue and Paymaster at Melbourne, during the absence of W. P. H. Owen, on leave;

R. L. PAIGE*

to act as Receiver of Revenue and Paymaster at Shepparton, during the absence of W. C. T. Ferguson, on leave;

COLIN CAMPBELL

to act as Receiver of Revenue and Paymaster at Yarram, vice . R. E. Stapleton, transferred.

*Note.—The Public Service Commissioner has approved under section 168 of Act No. 2713.

Collectors of Imposts, HENRY W. PARKER

to act as Collector of Imposts for the Department of Public Instruction at Ararat, vice W. J. Bishop, transferred;

JOHN O. ANCHEN

to act as Collector of Imposts for the Department of Public Instruction at Benalla, vice C. C. Waters, transferred.

F. W. MABBOTT Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 25th February, 1925.

APPOINTMENTS.

H 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 twenty-fifth day of February, 1925, been pleased to make the following appointments:—

1925, been pleased to make the following appointments:—
EDWIN EVAN SMITH,
GEORGE RAYMOND KING, and
KINGSLEY ANKETELL HENDERSON,
under the powers conferred by section 4 of the Architects
Registration Act 1922, No. 3207, to be members of the Architects' Registration Board of Victoria for a period of two years
from the 9th day of April, 1925. from the 9th day of April, 1925.

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

At the Executive Council Chamber, Melbourne, the 25th February, 1925.

APPOINTMENTS.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order on the twenty-fifth day of February, 1925, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF LANDS AND SURVEY.

Inquiry Board,

DAVID GRANT, THOMAS HENRY TAYLOR, and THOMAS JAMES MCCONNELL,

in pursuance of section 22 of the Discharged Soldiers Settlement Act 1917 (No. 2916), as amended by section 11 of the Discharged Soldiers Settlement Act. 1919 (No. 3039), to be a Discharged Soldiers Settlement Inquiry Board to investigate all the circumstances of the claim by Messrs. Hartshorn and Davies for loss of time in waiting for material for erection of houses on the Mount Violet Estate, and to furnish to the Closer Settlement Board a report on such claim. The said David Grant, police magistrate, to be chairman of such Inquiry Board.

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

At the Executive Council Chamber, Melbourne, the 25th February, 1925.

APPOINTMENTS.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 3rd day of March, 1925, been pleased to make the undermentioned appointments:—

DEPARTMENT OF AGRICULTURE.

Dried Fruits Act 1924.

Members of Board.

Pursuant to section 6 of the Dried Fruits Act 1924 (No. 3380), the undermentioned to be Members of the Board (elected by growers of dried fruit):—

JAMES MILNE, Red Cliffs; EDWARD THOMAS HENDERSON, Walnut-avenue, Mildura; ALEXANDER SMART LOCHHEAD, Benetook-avenue, Mildura. The undermentioned to be Members of the Board (nominated by the Minister of Agriculture) :---

JAMES MILLER BALFOUR, and ERNEST MEEKING, Senior Fruit Inspector, Department of Agriculture,

the said James Miller Balfour to be Chairman of the Board.

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

At the Executive Council Chamber,

Melbourne, the 3rd March, 1925.

RESIGNATIONS.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 25th day of February, 1925, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:-

DEPARTMENT OF CHIEF SECRETARY.

JOHN CONNELLY, as Clerk, 5th Class, Clerical Division, Office of the Government Statist, from 28th January, 1925. GEORGE JOHN RICKARDS, as Registrar of Births and Deaths

GEORGE JOHN BICKARDS, as ARGESTAL AND ARROYS AND ARROYS AS AREAS AND ARROYS AS AREAS AND ARROYS AS AREAS AND ARROYS AND ARROYS AS AREAS AND ARROYS AND ARR

LUNACY DEPARTMENT—HOSPITALS FOR THE INSANE.

DAISY LOUISA WHITELEY, as Nurse, Grade III., from 7th February, 1925. JANE ANN SMITH RAFFAN, as Nurse, Grade III., from 7th

February, 1925.
Annie Winchester Dungan, as Nurse, Grade III., from 11th

February, 1925. LAURA BEATRICE HUGHES, as Nurse, Grade III., from 13th February, 1925. NORA FENNESSY, as Nurse, Grade III., from 15th February,

1925.

AGNES WINIFRED DUMAS BRODRICK, as Female Cook, from 18th January, 1925. MURIEL DOLINA CANNING, as Assistant Laundress, from 7th February, 1925. HILDA FLORENCE PIPE, as Assistant Laundress, from 21st Feb-

ruary, 1925.
ALBERT DONALD WESTCOTT, as Atlendant, Grade III., from 7th February, 1925.

DEPARTMENT OF LAW-ATTORNEY-GENERAL.

LESLIE ARTHUR PAIN, as 5th Class Clerk, Office of Titles, as from and after the 21st February, 1925.

DEPARTMENT OF LAW-SOLICITOR-GENERAL

CHARLES HUMFFRAY, from the Commission of the Peace for the Central Bailiwick.

ROBERT DUNBAR ANDERSON, from the position of Clerk of Petty Sessions (Acting) at Rosedale.

DEPARTMENT OF TREASURER.

LEONARD B. P. HICKEY, as Officer of the 5th Class, Income Tax Office, from 3rd January, 1925.

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

At the Executive Council Chamber, Melbourne, the 25th February, 1925.

CABINETMAKER, 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.

Yearly Salary .- £231, minimum; £283, maximum.

Qualifications.—To be a first-class cabinetmaker and joiner, and to be able to carry out repairs and renovations to office furniture and fittings.

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 13th March, 1925.

By order,

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 2nd March, 1925.

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 SEUBETARY.	£	£
Add— Senior Assistant, Herbarium To take effect as from the 1st July, 1924.	38 4	420

C. S. MoPHERSON, Public Service Commissioner.

W. A. ROBINSON,

Office of the Public Service Commissioner, Melbourne, 8th December, 1924.

Approved by the Governor in Council, the 15th December, 1921.

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

Public Service Act 1915.

PRIVATE WORK.

NDER 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 Orders made on the 25th day of February, 1925, granted permission to the undermentioned officers 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 them only during hours outside the ordinary hours fixed for the discharge of their duties in the Public Service:—

Name of Officer.	Department.	Nature of Work,
Wilfred Lawson Allen James Leslie Kent	Education .	 To engage in private practice To act as substitute Returning Officer at the Licensing Poll to be held at Lake Boga on 21st February, 1925

F. W. MABBOTT Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 25th February, 1925.

RE ESTATE AGENT NAMED GEORGE SILVESTER, OF ROSEDALE.

DERSONS having claims against the fidelity bond issued by the Union Assurance Company Limited, under the provision of the Real Estate Agents Act 1922 (No. 3216), in connexion with the real estate agent's licence of the above-named George Silvester, of Rosedale, are required to forward full particulars and proof thereof to the Treasurer of Victoria, at the Treasury Buildings, Melbourne, not later than Monday, the sixth day of April, 1925.

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

The Treasury, Melbourne, 3rd March, 1925.

Land Surveyors Acts.

EXAMINATION OF LAND SURVEYORS.

THE Surveyors Board appointed under the Land Surveyors
Act 1915 hereby gives notice that the next examination
will commence on Monday, 23rd March, 1925.
All applications from intending candidates must be in the
hands of the Secretary by the 13th March, 1925.
Regulations for the examination of Land Surveyors are
available on application.

By order

By order, F. G. G. HYNES, Secretary to the Board.

Office of the Surveyors Board, Public Offices, Treasury Gardens, Melbourne, 25th February, 1925.

Land Surveyors Acts.

REGULATIONS FOR EXAMINATIONS FOR LAND SUR-VEYORS AND ISSUE OF LICENCES TO SURVEY.

- . Examination of candidates for certificates as surveyors will be held in Melbourne in the months of March and September of each year, and at such other times as may be deemed advisable.
- 2. A candidate shall forward to the Secretary of the Board-
 - (a) Notice of his intention to present himself for examina-tion, with documentary evidence of having complied with the preliminary conditions specified hereunder, all of which must reach the Secretary at least ten days before the date fixed for the examination, due notice of which will be given in the Government Grantte. Gazette.
 - (b) An examination fee of £3 3s., which must be paid on or before the date of examination,

PRELIMINARY CONDITIONS.

3. A candidate shall satisfy the Board that he will be of the full age of twenty years at the time of examination, but no certificate will be issued until the candidate shall have attained the age of 21 years.

4. A candidate shall produce satisfactory evidence as to have the satisfactory.

character.

5. (a) A candidate shall have served under articles, or other similar agreement, with some qualified surveyor or surveyors, for a period of four years, three of which must have been in the field; and shall produce satisfactory evidence of having received such education as will qualify him for the proper exercise of his profession. profession.

Note.—Applies only to candidates whose articles or other similar agreements were entered into prior to 1st March, 1910.

Note.—Applies only to candidates whose articles or other similar agreements were entered into prior to 1st March, 1910.

(b) Or he shall have passed at any University recognized by an Australasian University the matriculation examination, or such other examination as shall, in the opinion of the Board, be equivalent thereto; and shall have been professionally employed under articles or other similar agreement with some qualified surveyor or surveyors for not less than three years, two of which must have been in the field.

(c) Or shall have passed the examination for the degree of Bachelor in Engineering at any University recognized by an Australasian University, and have been professionally employed under articles or other similar agreement in the field for a period of two years with a qualified surveyor or surveyors.

(d) Or shall have passed the examination for the degree of Bachelor in Engineering at the Melbourne University on examination in which a representative of the Surveyors Board acted as co-examiner, and shall have been at some time professionally employed in the field for a period of eighteen months on work satisfactory to the Board.

6. In addition to evidence of service, a candidate shall produce in the following form, or to like effect, a certificate from a qualified surveyor or surveyors, with whom he has served, that he is competent to undertake surveys:—

Form of Certificate for Presentation to the Board of Examiners.

I, A.B., a qualified land surveyor, hereby certify that C.D. has been professionally and continuously employed with me as , in the practice of land surveying, for

the period of , viz., from
to , or has served under articles or other
similar agreement for a period of years (of which
have been in the field), and that he is fully competent to undertake surveys.

[Here describe the survey work on which C.D. was engaged.]
(Signed) A.B. (Date.)

Note.—For this purpose a "qualified surveyor" shall mean any person entitled to practise as a land surveyor in any part of the British Empire, where the standard of examination is, in the opinion of the Board, equivalent to that prescribed by these Regulations.

7. A candidate shall produce his original field notes and plan plotted by him therefrom of the survey of an area of not less than 40 acres, one of the boundaries of which shall be a watercourse or other natural feature or an irregular road, and also a

plan, field notes, and description of a survey of a town lot built upon, as made for the purpose of an application under the provisions of the Real Property Act or Land Transfer Act.

The field notes, plan, and survey must be certified by the candidate to be entirely his own work.

8. If the foregoing preliminary conditions are complied with to the satisfaction of the Board, the candidate will be admitted to examination.

9. Each candidate presenting himself for examination shall provide himself with a book of logarithms, 40-20 scale, a parallel ruler, protractor, and necessary appliances for plandrawing, except paper.

SUBJECTS OF EXAMINATION.

 $10.\ A$ candidate shall undergo an examination which shall embrace the following subjects:—

Mathematics.

(a) Trigonometry, plane and spherical; geometry and algebra. These subjects will be treated as far as they are applicable to surveying.

Computation,

(b) Reduction of traverses, computation connected with triangulation and the setting out of roads and curves; adjustment of discrepancies in surveys, computation of areas, including such as have irregular and curved boundarios.

Principles and Practice of Surveying.

(c) Detail of field practice, including the keeping of field notes, topographical, trigonometrical, and underground surveying, setting out of areas, redetermination of boundaries, laying out of roads, setting out ourves, plotting by co-ordinates and from field notes, stadia surveying, barometric and other measurement of heights, surveying under Transfer of Land Act, writing descriptions of boundaries.

Candidates may be required to effect surveys under supervision.

Engineering Surveys.

(d) Levelling and contouring; grading; setting-out, and measurement of earthworks, including practical tests.

Use of Instruments.

(e) Principles of construction, adjustment and use of the following instruments:—Theodolite, plane-table, sex-tant, tacheometer, level. compass, clinometer, baro-meter, thermometer, and steel band.

Field Astronomy, Geodesy, &c.

(f) Determination (including practical tests) of time, latitude, and azimuth; the use of ephemerides; elementary geodesy, including spherical excess and convergence of meridians; declination of the magnetic readle.

Drawing.

(q) Plan-drawing, drawing of sections and contours, com-pilation of plans, projection of maps and charts.

Miscellaneous.

(h) Elementary physics, elementary geology, elementary forestry

(h) Elementary physics, elementary geology, elementary forestry.

[The scope of the examination in elementary physics will be that covered by "Balfour Stewart's Elementary Physics." Fourth Edition, omitting chanters 8, 10, and 11, and the scope of the examination in elementary geology will be that covered by "Geikie's Class-book of Geology." Fourth Edition.]

[Il. Candidates producing satisfactory evidence of having passed the matriculation or senior examination at a University, or of having completed a course of the degrees of Bachelor in Engineering at any University recognized by an Australasian University, may be exempted from working out papers in elementary geometry, trigonometry, and algebra, and will be credited with 60 per centum of the maximum marks allotted those papers. Candidates holding satisfactory certificates or diplomas from any University recognized by an Australasian University or from recognized public technical schools may be exempted from working out papers in physics and geology, and will be credited with 60 per centum of the maximum marks allotted those papers.

Candidates admitted under clause 5(d) may be exempted from working out papers other than those prescribed in clause 10(c), and from such portion of the practical examination as the Board may determine.

CERTIFICATES OF COMPETENCY.

12. A candidate qualifying and passing the examination held under these regulations shall be entitled to a certificate that he is qualified for the position of a land surveyor in Victoria.

13. A surveyor applying to the Board for a certificate of competency without examination on the grounds of his holding a licence and certificate entitling him to practise in any of the other Australian States or in the Dominion of New Zealand, shall produce such licence or certificate of competency from

the Board of the State or Dominion in which he is licensed or authorized to survey, together with satisfactory evidence as to character; provided that, should such licence or certificate have been issued upon examination held prior to September, 1895, or in virtue of a certificate issued prior to September, 1895, he shall further produce a written recommendation or a certificate, dated not more than twelve months previously, from such Board; provided also, that any surveyor prevented by absence from the State or Dominion in which he obtained his licence or certificate from obtaining the recommendation of the Board of that State or Dominion, may be granted a certificate on passing such examination under these regulations as the Board may require. Each application shall be accompanied by a fee of £3 3s.

14. The Board may grant a certificate of competency or a letter of recommendation to any surveyor holding a Victorian certificate dated prior to September, 1895, and desiring to be registered in another State or the Dominion of New Zealand, either without examination or on such piva voce examination. as in the opinion of the Board may be necessary. Application for such certificate shall be accompanied by a fee of £2 2s.

REGISTRATION OF ARTICLES OF INDENTURE.

15. Articles of indenture or other similar agreement for the tuition of surveying by a qualified surveyor shall be forwarded to the secretary for registration within three months of the date of commencement of service thereunder. Applications for registration shall be accompanied by evidence of the pupil having passed at any University recognized by an Australasian University the matriculation examination or such other examination as shall, in the opinion of the Board, be equivalent thereto. The fee for each registration shall be Five shillings. Transfers of articles or agreements shall be registered within three months of such transfers. three months of such transfers.

16. No candidate shall be eligible for examination unless he shall have passed the University or other examination as set forth in the preceding clause; provided that, subject to his passing a special examination prescribed by the Board which shall include English, arithmetic, geometry, and algebra, a candidate who has not passed the University or other examination. tion as set forth in the preceding clause may be admitted to examination if---

- (a) He failed at an examination held prior to March, 1913;
- (b) He produces certificates of six years' satisfactory field service.

LICENCES TO SURVEY.

17. The Board may issue a licence to any person to whom it has issued a certificate of competency, or who holds a certificate of 'competency issued by any reciprocating Board of Examiners for land surveyors in Australasia subsequent to 1st January, 1896, and who is still entitled to practise as a land surveyor in the State or Colony where he obtained his certificate, or to any surveyor holding a certificate of competency issued by the Department of Land and Survey prior to 1st January, 1896, or who holds a licence to practise as surveyor under the Transfer of Land Act issued by the Surveyor-General prior to 1st January, 1896. Each application shall be accompanied by the fee (£1 1s.), the declaration as prescribed by the Land Surveyors Act 1915, and satisfactory evidence as to character.

Adopted at a meeting of the Surveyors Board, held on the 6th November, 1920.

A. B. LANG, Chairman.
J. C. G. ROBERTSON, Member.
W. THORN.
Secretary and Member, Surveyors Board.

Approved by the Governor in Council, 23rd November, 1920.

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

DEPARTMENT OF LAW-ATTORNEY-GENERAL. CURATOR OF CONVICT'S PROPERTY.

DURSUANT to the provisions of section 576 of the Crimes Act 1915, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the twenty-fifth day of February, 1925, directed that the custody and management of the property of the convict, John McKean (otherwise Charles Owen) be committed to Miss M. Dyett, of 2 Brightside-place, North Melbourne, as a curator hereby appointed in that behalf by the said Order.

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

At the Executive Council Chamber, Melbourne, the 25th February, 1925.

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

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

French-street, from lot 24 to a point about 20 chains east. Oak-grove, from lot 51 to lot 54.

Albert-avenue, from Osborne-avenue to a point 61 chains

St. John's-avenue, from Balmoral-avenue to Lightwood-

road.
Spring Vale-road, from end of existing main to Heather-ton-road.
Armstrong-street.

Andrews-street. Moncur-avenue, from Andrews-street to a point about

5½ chains north.

Buckley-street, from end of existing main to Rich-avenue.
Rich-avenue, from Buckley-street to a point about 12 chains east.

Leonard-street, from Noble-street to a point about 5 chains south, and from Rich-avenue to a point about 3 chains north

Buckingham-avenue, from Balmoral-avenue to Windsor-

Victoria-avenue, from St. James-avenue to Osborne-avenue. 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 4th day of April 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, 27th February, 1925.

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

DANDENONG URBAN DISTRICT.

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

Herbert-street, from end of existing main to Ross-street, and from Day-street to Henty-street.

Ross-street, from Herbert-street to King-street.

Railway-parade, from Scott-street to Wilma-avenue. Kirkham-road, from Canberra-road to a point about 21 chains west.

from Kirkham-road to a point about 12 chains north.

chains north.

Canberra-avenue, from end of existing main to a point about 11 chains north from Kirkham-road.

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 4th day of April 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, 27th February, 1925.

Victoria.

COUNTRY ROADS BOARD.

Amendment of Order in Council approving of Declaration of Deviation under the Country Roads Act in the Shire of Poowong and Jeetho (now Korumburra).

OF POOWONG AND JEETHO (NOW KORUMBURRA).

H 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 twenty-fifth day of February, 1925, amended the above-mentioned Order dated 25th February, 1995, amended the above-mentioned Order dated 25th February, 1919, and published in the Gazette of the 5th March, 1919, page 732, by the deletion of the word "Government" in line 2, page 3, of the said Order; also by the substitution of the words and figures "North 50 deg, 46 min. East 114.3 links; North 45 deg, 43 min. East 448.2 links;" for the words and figures "North 76 deg, 44 min. East 93 links; North 45 deg, 43 min. East 448 links;" in lines 6 and 7 on page 3 of the said Order; and further by the substitution of the words and figures "4.8 links, South 50 deg, 46 min. West 147.5 links; South 76 deg, 7 min. West 233.7 links; and North 50 deg, 46 min. East 265.7 links;" for the words and figures "93 links, South 45 deg, 43 min. West 124.9 links; South 76 deg, 7 min. West 197.6 links; North 46 deg, 43 min. E. 322.1 links," in lines 17 to 20 on page 3 of the said Order.

F. W. MABBOTT,

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

At the Executive Council Chamber, Melbourne, the 25th February, 1925.

VICTORIAN RAILWAYS.

VICTORIAN RAILWAYS COMMISSIONERS.

BY-LAW No. 267.

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

COMMERCIAL TRAVELLERS' SAMPLES.

- Commercial Travellers' Samples shall mean articles of merchandise for Definition.
 exhibition as samples and not for sale or disposal, consigned by:—
 - (a) Commercial travellers representing exclusively wholesale firms or companies who hold a permit issued by the General Passenger and Freight Agent, or a certificate issued by the Commercial Travellers' Association, or—
 - (b) Commercial travellers representing combined wholesale and retail firms or companies who have signed an approved undertaking (Appendix "C"), and whose travellers hold a permit from the General Passenger and Freight Agent, or a certificate issued by the Commercial Travellers' Association.
- 2. The samples must be contained in approved tins, hampers or leather containers. sample trunks, each weighing not more than 2 cwt. nor measuring more than 30 cubic feet.
- 3. Each tin, hamper or leather trunk shall have the name of the firm or company and home station legibly painted thereon in 2-inch letters, and the name of the traveller in 1-inch letters at each end.

In the case of tins and leather trunks a painted space, measuring not less than 5 inches square, or a space of similar dimensions enclosed by painted lines shall be provided at one end to accommodate the railway parcels label to be placed at the right-hand corner under the names of the firm or company

For the same purpose hampers must be provided with a tin or leather plate of the above dimensions, to be attached in the position indicated in the preceding paragraph.

If samples be contained in paper or fabric coverings or suit cases, or other receptacles usually used for personal luggage, or in containers in which articles of merchandise are generally packed, ordinary parcels rates will be charged, provided that commercial travellers holding the permit or certificate specified in clause 1 may carry not more than two suit cases. If both suit cases be used for the carriage of samples the name of the firm or company and home station and name of traveller must be legibly painted on the side or end of each suit case; if one of the suit cases be used for the carriage of luggage the information regarding name of the firm, &c., is not necessary on the case so used.

Only one suit case containing samples can be taken by the traveller in the compartment in which he is travelling; the second suit case, if used for the carriage of samples, must be placed in the Guard's van.

Permits

4. Upon production of an authority from the firm or company concerned, the General Passenger and Freight Agent will issue samples permits, which will be available for the duration of the travellers' tickets, to commercial travellers who are not members of the Commercial Travellers' Association engaged in the exclusively wholesale trade; and also to commercial travellers engaged in the combined wholesale and retail trade on the approved undertaking being signed by the principals of the firms or companies which the travellers represent, and the deposit as security of a sum of One hundred pounds, in cases where Interstate samples are carried and the sum of Fifty pounds in cases where samples are carried in one State only. A deposit of 5s. will be collected on each permit and this deposit less 1s. booking fee will be refunded if the permit be surrendered to the issuing officer during its currency, or within seven (7) days of its expiry. Unless the permit be returned or satisfactorily accounted for another permit will not be issued.

Weight Allowance 5. Commercial travellers who are in possession of permits or certificates (as prescribed in clause 1) holding first-class tickets will be allowed 2 cwt. of samples free; those who hold second-class tickets will be allowed 1½ cwt. free. Such allowance includes personal luggage.

Assistants

The same allowance shall be made to assistants travelling with commercial travellers on production of a permit from the General Passenger and Freight Agent.

Excess Samples. 6. Commercial travellers holding the following descriptions of periodical tickets may pay for excess samples at the following rates, for the period covered by their tickets, viz.:—

Per owt.

Yearly ticket-holders £10 12 0 per annum Half-yearly ticket-holders 7 18 0 per half-year Quarterly ticket-holders 4 12 0 per quarter

* Any portion of 1 cwt. shall be charged for as 1 cwt.

The maximum weight for any traveller shall be 17 cwt. inclusive of free luggage allowance; any excess of this weight to be charged for at full parcels rates on outwards and homeward journeys.

Carriage.

7. The free allowance of samples will be carried by any ordinary passenger train, and, provided there is room in the brake-van, and the train will not be delayed thereby, excess samples may also be forwarded by the same train, otherwise they will be forwarded by a following train. The Commissioners reserve the right to limit the quantity of samples which may be carried by any passenger train if the conditions render it necessary.

The provisions of this clause do not apply to samples tendered for despatch at Spencer-street after the departure of the early passenger trains on Saturday mornings, and such samples will only be received at and forwarded from the Melbourne Goods Sheds.

Victoria Gazette

8. Samples must be consigned on the prescribed consignment note at the Method of Parcels Office at least thirty minutes before the time fixed for the departure Consigning of the passenger train by which the samples are to be conveyed, every information being given as to whether the traveller accompanies them or not. Samples consigned by goods train must be delivered at the Goods Sheds before the hours published as the closing time for the receipt of goods for despatch by the goods train by which they are to be conveyed.

The Commissioners have two rates for the carriage of commercial travellers' samples at either of which rates such samples may be consigned at the sender's option; one the ordinary rate, termed the Commissioners' Risk Rate, when the Commissioners take the ordinary liability of a common carrier; the other a lower rate, termed the Owner's Risk Rate, which is adopted when the sender undertakes or agrees to relieve the Commissioners from all liability in the case of detention, loss, injury, delay or damage, except upon proof that such detention, loss, injury, delay, or damage arose through the wilful misconduct of the Commissioners' servants.

The rates chargeable for the carriage by passenger or goods train of commercial travellers' samples consigned at the Commissioners' Risk Rate are the General Parcels Rates specified in the Passenger Fares and Coaching Rates Book, and the rates chargeable for the carriage of such samples consigned at the Owner's Risk Rate are the free and excess rates specified in these regulations.

9. Commercial trayellers holding all-lines or sectional periodical tickets break of for the journey may book their excess samples through on a straight "up" Journey. or "down" route (but not for circular journeys), and the journey may be broken for a period not exceeding fourteen (14) days. A receipt (on prescribed receipt form) for the charges, which must be prepaid, and on which shall be shown the stations at which the journey will be broken, shall be issued the traveller at the original despatching station. A duplicate of the Break-of-Journey Note shall be forwarded by the issuing station to the General Passenger and Freight Agent with a weekly return, and the original is to be issued to the traveller and collected and forwarded to the General Passenger and Freight Agent by the station waybilling the samples to the final destination. At stations where the journey is broken the samples shall be carefully reweighed. They will be waybilled through to the final destination by the station of the original departure, the remark "journey broken" being made on the waybill and signed by the waybilling clerk. The samples shall also be waybilled to the first station at which the journey is broken and the traveller shall sign for his samples at each station where he breaks his journey when taking delivery, and on presenting the samples again for transmission shall hand the consignment-note to the station-master, who will issue a separate parcels waybill for the next stage of the journey.

Charges will be computed separately for branch lines.

Samples cannot be booked from one main line to another when the journey has to be broken at Melbourne. If it be intended to break the journey at Melbourne, the samples must be booked to that station and rebooked when resuming the journey.

10. Unless otherwise provided, commercial travellers other than half-accompanying yearly or yearly ticket-holders must travel by the train by which their samples samples are carried.

Cloak B Room charges 11. Where any samples are deposited in any cloak-room the ordinary cloak-room charges and conditions specified in the regulations relating to cloak-room charges will apply, provided that no charge will be imposed on any samples deposited by commercial travellers if such samples are removed within forty-eight hours in the case of holders of yearly and half-yearly tickets, or in the case of holders of other tickets, within twelve hours from the time when the same are deposited as aforesaid, and that the samples remain during the period covered by such free cloak-room storage at Owners' Risk.

Machine Samples 12. Bicycles, typewriters, cash registers, bacon slicers, and other similar machines are not considered as ordinarily coming under the heading of Commercial Travellers' Samples; but, in bona fide cases, where the machines are provided for exhibition as samples, a special permit may, at discretion, be issued at the office of the General Passenger and Freight Agent entitling commercial travellers to carry not more than two machines. The permit must be presented on each occasion the articles are consigned. The weight of the articles shall be included in the recognized luggage allowance, and the machines must be contained in cases of suitable size.

Sale or disposal, 13. These regulations apply only to goods used bona fide as samples. If the goods, or any portion of them, be sold, or otherwise disposed of, ordinary parcels rates will be charged on the weight originally consigned; and if any samples be not booked in accordance with these regulations they shall be charged full parcels rates.

Tickets.

14. The benefit of these regulations shall not apply to holders of holiday or week end excursion, cheap excursion, or any other form of concession tickets, but shall apply to the holders of single tickets, which must be produced with the consignment note.

Repacking on railway premises.

15. The opening of samples by commercial travellers in Railway Luggage or Parcels Rooms or Goods Sheds for the purpose of repacking samples or abstracting or adding to the contents of receptacles shall not be allowed.

Interstate traffic 16. The foregoing regulations also apply to Interstate traffic between Victoria, New South Wales and South Australia, except where they conflict with the following in which case the latter shall have effect:—

(a) Inter-capital journeys-

1. Application for a permit must be made by the firm or company concerned to the proper officer in the State concerned at least seven days before the date on which the samples are required to be conveyed.

veyed.

2. A permit, in the form of Appendices "A" and "B" will be issued by the proper officer in the respective States for one return

journey only at any one time.

3. The permit must be presented by the approved representative with the railway ticket and consignment note when the samples are delivered for carriage at the despatching station, both on the

forward and return journeys.

In the event of the samples carried on the forward journey not being returned by rail to the original despatching station, the amount of the freight which would have been payable if such goods had been consigned with the railway authority concerned on the forward journey for carriage as an ordinary parcel or parcels shall be paid, and, in the event of the samples delivered for carriage on the return journey not being precisely the same samples as were carried on the forward journey, or, if any discrepancy exists in the weight of the samples delivered for carriage on the return journey, as compared with the quantity carried on the forward journey, ordinary freight charges

shall be imposed for the carriage of the samples both on the forward and on the return journeys, as if such goods had been consigned with the Commissioners as an ordinary parcel or parcels; and the onus of proof that a breach of the regulations has not been committed or that an attempt has not been made to commit a breach of, the regulations shall rest with the firm or company concerned and which has given the approved undertaking where such undertaking is required and on whose behalf the samples are being carried.

4. These regulations shall also apply to the carriage of articles of merchandise for exhibition as samples and not for sale or disposal consigned with the Commissioners for carriage between the capital cities of Victoria, New South Wales, and South Australia by an approved representative of a retail firm or company, provided that such firm or company has executed the prescribed undertaking (Appendix "C") and has obtained for its representative a permit (Appendix "B") issued by the proper authority in the State concerned. A permit will not be issued to more than two representatives of any one retail firm or company for any one particular journey.

(b) Other than Inter-capital journeys-

A local permit available for travel in the other State concerned will be issued by the proper officer in the State where the journey is commenced to commercial travellers representing (a) exclusively wholesale firms or companies, or (b) combined wholesale and retail firms or companies, proceeding outside that State to make a series of journeys in Victoria, New South Wales, or South Australia.

(c) General.

- 17. Interstate traffic to or from Queensland, Western Australia, and the Commonwealth Railways shall be subject to the local regulations on such systems for the portion of the journey thereon.
- 18. Samples must accompany the commercial travellers on Interstate journeys.
 - 19. No Interstate periodical rate is provided for excess samples.

APPENDIX "A."

[FRONT PAGE.]

VIOTORIAN RAILWAYS.

	No
Samples Permit for Interstate Journey Specified Below.	
(To be presented with Railway Ticket, Consignment Note, and Samp despatching station.)	oles at each
Issued to Mr	
Representing	
vailable for one return journey fromtoto	
Date of issue	
Date of expiry	t
and the second of the second o	

This samples permit entitles the holder in respect of the one return interstate journey within the period specified above, and subject to the regulations referred to on the back hereof, to the free carriage of Commercial Travellers' Samples (including personal luggage) to the extent of 2 cwt. if holding a first-class ticket, or 1½ cwt. if holding a second-class ticket; any excess weight will be charged full parcels rates on the forward journey and carried free on the corresponding homeward journey over the identical route by which they were sent on the outwards journey.

W. E. KEAST

W. E. KEAST, General Passenger and Freight Agent.

Signature of approved representative.

Particulars of Railway Tickets held and samples forwarded :—

Journey-	No.	ket l	Class.	From	T o	Way OX	Date.	No. and description of packages.	V	Veigh	t.	Fre	lght.	Signature of railway employee.
•Forward •Return									cwt.	qrs.	lbs.	£	s. d.	

 $[\]bullet$ These particulars must be filled in by the railway employee dealing with the consignment.

NOT TRANSFERABLE.

This permit must be surrendered within seven days of its expiry otherwise the deposit paid thereon will be forfeited. Unless the permit be returned or satisfactorily accounted for another samples permit will not be issued.

APPENDIX "B."

[FRONT PAGE.]

. [25012 2243]	
VIOTORIAN RAILWAYS.	No
Samples Permit for Interstate Journey Specified Below	
(To be presented with Railway Ticket, Consignment Note, and despatching station.)	Samples at each
. Issued to Mr	
Representing	
available for one return journey fromto	•••••
Date of issue	
Date of expiry	
within the period specified above, and subject to the regulations refer hereof, to the free carriage of Commercial Travellers' Samples (including to the extent of 2 cwt. if holding a first-class ticket, or 1½ cwt. if hold ticket; any excess weight will be charged full parcels rates on the focarried free on the corresponding homeward journey over the identication where sent on the outwards journey. W. E. KE General Passenger and	ng personal luggage) lding a second-class brward journey and bal route by which
To the Victorian Bailways Commissioners.	•
I/We hereby expressly declare that this document is a permit wit	hin the meaning of
that word as used in the undertaking given by me/us to you and date	d
Signature of E	firm or Company.
Signature of approve Particulars of Railway Tickets held and samples forwarded:—	ed representative.
Journey Ticket held. From To Waybill. No. and description description packages.	Freight. Signature of railway employee.

NOT THANSFERABLE.

•Forward . . •Return . .

This permit must be surrendered within seven days of its expiry otherwise the deposit paid thereon will be forfeited. Unless the permit be returned or satisfactorily accounted for another samples permit will not be issued.

[.] These particulars must be filled in by the railway employee dealing with the consignment.

APPENDIX "C."

Undertaking.

In Consideration of your agreeing to grant to from time to time, upon making an application in writing therefor to your General Passenger and Freight Agent, a permit which will authorize or or * an interstate journey within the S representative who has been approved of by you to carry on an interstate journey of at the rates and subject to the conditions set out in the by-laws for the time being in force with respect to the carriage of samples by commercial travellers, articles of merchandise intended for exhibition as samples Do Hereny undertake and agree with you as follows:

- HEREHY undertake and agree with you as follows:—

 1. That you shall have full authority to withhold the issue of a permit in any case in which you do not approve of the nomination of the person who in the application for the permit has been nominated by as representative as representative shall not nominate as representative any person who is not employed solely and exclusively in or about business

 3. That any articles of merchandise carried by or by representative for exhibition as samples pursuant to the authority granted by any such permit aforesaid shall:—

 (i) Be carried subject to:—

 (a) The terms and conditions of the consignment note delivered with the said articles:

- the said articles;
 (b) the by-laws for the time being in force with respect to the carriage

(b) the by-laws for the time being in force with respect to the carriage of samples by commercial travellers; and
(c) the provisions of this undertaking;
(ii) not be sold or otherwise disposed of;
(iii) be used only for the purpose of being exhibited as samples.

4. At all reasonable times to produce to any of your officers who are authorized in writing under the hand of your General Passenger and Freight Agent any book paper record account or other document having reference to any articles of merchandise carried pursuant to the authority granted by any such permit aforesaid and to permit the said officer to inspect the said book paper record account or other document and to make extracts therefrom or copies thereof as he may in his discretion decide.

5. That you may at any time revoke any permit granted by you as aforesaid.

5. That you may at any time revoke any permit granted by you as aforesaid.
6. That shall not be at liberty to revoke this undertaking during

the subsistence of any period in respect of which a permit has been issued to by you.

7. That the sum of £ † lodged herewith by shall be retained by you as a security for the due performance by of the provisions

hat the sum of £ † lodged herewith by

as a security for the due performance by

of the provisions of this undertaking AND

expressly agree that in the event of a breach or non-observance by

of any of the provisions of this undertaking whether occurring in Victoria or in any other State included in the journey specified on the permit you shall be at liberty to revoke any then subsisting permit and to refuse to issue any further permits to and in addition to declare to be forfeited to yourselves as and by way of liquidated damages so much of the said sum of £† as your General Passenger and Freight Agent may by writing under his hand certify is a fair equivalent in money of the damage done to or the detriment suffered by you as a result of the said breach or non-observance

AND that upon the receipt by from you of a notice in writing setting out the terms of the said services. of the said breach or non-observance

And that upon the receipt by from you of a notice in writing setting out the terms of any such declaration and certificate aforesaid

will (in order that the amount of the moneys lodged with you by way of security as aforesaid shall as soon as may be again made up to the said sum of £†

) forthwith pay into you a sum equal to the sum specified in the said notice.

Dated this

day of

, 192

Signed by the said

in the presence of

Strike out whichever words are inapplicable to the facts of the case.
 The security to be lodged shall be the sum of One hundred pounds where Interstate samples are carried, and Fifty pounds where samples are carried in one State only.

In witness whereof the Common Seal of the Victorian Railways Commissioners was affixed hereto this twenty-fifth day of February, in the year of our Lord One thousand nine hundred and twenty-four, in the presence of-

(SEAL)

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

Victorian Railways Commissioners.

Confirmed by the Governor in Council, the 25th February, 1925.

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

VICTORIAN RAILWAYS.

VICTORIAN RAILWAYS COMMISSIONERS.

BY-LAW No. 268.

THE VICTORIAN RAILWAYS COMMISSIONERS, in pursuance of the powers conferred in that behalf under the provisions of the conferred in that behalf under the provisions of the Railways Acts, do hereby make the following By-law, and do hereby repeal so much of the provisions of all previous By-laws as conflicts therewith:-

PASSENGER FARES.

(1) Subject to the provisions of clause (2) hereof, the farc's for daily and periodical tickets between Melbourne and the undermentioned suburban stations shall be as prescribed hereunder, viz.:—

Between	اند	Sin	gle.	Ret	ura.		Mo	nth	ly.			Qua	rtei	ly.		H	alf-Ye	arly.				Yea	rìy.		
MeIbourne and	Miles.	1st.	2nd.	1st.	2nd,	18	i.		2nd	.	1:	st.		2nd		18	st.	2nd			1st.		2	nđ.	
Hartwell Burwood Ashburton Shenley	61 61 71 81 61 61	7½ 8 8 9 7½	d. 6½ 6½ 7 7 8 6½ 6¾	1/- 1/- 1/- 1/2	11 11		(18 19 19 0 18	d. 0 0 0 0 0 0	3 3 3 3 3	2 0 5 0 5 0 7 0 2 0 2 0			d.£6566666656565	18 3 8 18 18	d. £ 0 4 0 4 6 4 6 4 6 5	12 18 18 18 2 12	0 0 0 6	11 12 12 12	s. 10 10 1 1 10 10 10	d. 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	8 9 9 10 8 8	8. 19 19 11 11 0 19	

(2) The fares for daily tickets between Melbourne and the undermentioned suburban stations on Sundays and the following holidays, viz., New Year's Day, Good Friday, Easter Monday, Eight Hours Day, King's Birthday, Christmas Day, and Boxing Day shall be as prescribed hereunder, viz.:—

Between Melbourne		Sing	gle.	Beturn.			
	marros.	1st.	2nd.	1st.	2nd.		
	61	, d. 8	d.	1/1	11 1 d.		
	7 <u>≟</u>	8 1	7 <u>1</u>	1/1	1/-		
••	83	91	$8\frac{1}{2}$.	1/1	1/1 1/1 11 1 d.		
	63	8	7	1/1	1/-		
	e	6 Miles. 6 2 7 4 8 8 8 6 7 1 6 7 1	Miles	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$	$ \begin{array}{c ccccccccccccccccccccccccccccccccccc$		

The provisions of this By-law shall become effective as from the 1st day of March, 1925.

In witness whereof the Common Seal of the Victorian Railways Commissioners was affixed hereto this twenty-first day of February, in the year of our Lord One thousand nine hundred and twenty-five, in the presence of-

(SEAL)

HAROLD W. CLAPP, W. M. SHANNON,

Victorian Railways Commissioners.

Confirmed by the Governor in Council, the 25th February, 1925.

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

NOTICE TO MARINERS.—VICTORIA.

[1925—No. 2.]

THE following Notice to Mariners, which has been received from the Harbour Master, Geelong, is published for general information.

GEO. KERMODE,

Port Officer.

Department of Ports and Harbours, Melbourne, 24th February, 1925.

PORT OF GEELONG .-- POINT RICHARDS BUOY.

Referring to Notice to Mariners No. 1 of 1925, the temporary light vessel named therein has disappeared, and a temporary Gas Buoy, from which at 10 feet above sea-level a red flashing light will be exhibited, will be laid in position as soon as possible.

GEO. A. MOLLAND

Harbour Master.

Geelong, 23rd February, 1925.

NOTICE TO MARINERS .- VICTORIA.

[1925—No. 3.]

South Channel.—Dredging near Portsea Gas Buoy.

I N connexion with dredging operations in progress immediately southward of Party Co. diately southward of Portsea Gas Buoy, mariners and others are hereby requested, when navigating the locality, to round the dredger when at work 500 to 600 feet to the south-

A ball is shown from the yard-arm of the dredger on the side vessels are to pass.

> GEO. KERMODE, Port Officer.

Department of Ports and Harbours, Melbourne, 25th February, 1925.

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

RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 22 William-street, Melbourne, on or before the 16th April, 1925, or they may be excluded from the distribution of the estate when the assets are being distributed:—

VERNON EASTON, late of No. 15 Eastwood-street, Ballarat East, old-age pensioner, died 14th January, 1925, intestate. ELIZABETH ELLEN GIBBONS, late of Burnett-street, Mitcham,

ELIZABETH ELLEN GIBBONS, late of Burniett-street, Mitcham, married woman, died 26th January, 1925, intestate.

Frank Horne, late an inmate of the Hospital for Insane, Sunbury, and formerly of No. 34 Bayles-street, Parkville, carpenter and joiner, died 19th January, 1925, intestate.

THOMAS JOHN LOUGHRON, late of Modewarre, farmer, died 17th January, 1924, intestate.

JAMES ROBERT SPECCHLY, late of No. 22 Foster-avenue, Glonhuntly, formerly of No. 15 Milton-street, East Caulfield, shotmaker, died 21st July, 1924, intestate.

WALTER B. HOUSE, Curator of the Estates of Deceased Persons. Melbourne, 24th February, 1925.

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

A RULE to administer the estate of each of the 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 23rd April, 1925, or they may be excluded from the distribution of the estate when the assets are being distributed.—

buted:—

James Herbert Barrow, late of Mayfield, Newcastle, New South Wales, engineer, died 5th August, 1924, intestate.

Frederick Branton, late of No. 31 Blair-street, Coburg, bootmaker, died 22nd January, 1925, intestate.

Edward John Goodson, late of Railway-street north, Altona, gentleman, died on or about 19th January, 1925, intestate.

Hogan Karl Hemming, late an inmate of the Military Hospital, Mont Park, died 11th January, 1924, intestate.

Samuel Cadoza Millie, also known as Samuel Milley, late of No. 127 Merven-street, Geelong, journalist, died 20th October, 1924, intestate.

Louisa Aones Reynolds, late of No. 219 Napier-street, Fitzroy, widow, died 29th December, 1924, intestate.

Mary Ann Richards, late an immate of the Hospital for the Insane, Yarra Bend, formerly Mary Ann Hay, of No. 14 George-street, South Melbourne, widow, died 31st December, 1924, intestate.

WAH KEE, otherwise known as Kim Wah, late of No. 63 Lonsdale-street, Melbourne, cabinetmaker, died 26th April, 1924, intestate.

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

Melbourne, 28th February, 1925.

Mining Development Act 1915. DEPARTMENT OF MINES.

ADVANCE TO MINERS FOR PROSPECTING.

ADVANCE TO MINERS FOR PROSPECTING.

In pursuance of the provisions of Part VII. of the Mining
Development Act 1915 (6 Geo. V. No. 2699), His Excellency the Governor of the State of Victoria, by and with
the advice of the Executive Council thereof, has, by Order
made on the 25th day of February, 1925, granted an advance
by way of loan to J. H. Wallace and Party, of Queenstown,
of an amount of sixty pounds (£60), for the purpose of
enabling and assisting them to prospect for gold, or any
minerals or metals other than gold, in the locality mentioned.

F. W. MABBOTT,
Clerk of the Executive Council Chamber,
Melbourne, the 25th February, 1925.

Mining Development Act 1915 (No. 2), No. 2752.

DEPARTMENT OF MINES. 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 twenty-fifth day of February, 1925, amended the Order in Council of the 13th January, 1925, published in the Gazette of the 21st January, 1925, page 67, granting "advances to prospecting syndicates," by substituting the name of J. P. Scholes for that of F. A. Howell

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

At the Executive Council Chamber, Melbourne, the 25th February, 1925

PPLICATION FOR MINING LEASE REFUSED. A PPLICATION 4656, Mineral; Geo. W. D. Sampson; 475 acres; West Melbourne Swamp.

GEO. L. GOUDIE, Minister of Mines.

APPLICATION FOR MINING LEASE.

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

4058, Mineral; Benjamin McWilliam; 32a. 2r.; near Coal Creek, Parish of Korumburra. Excising allotment 94 to a depth of 50 feet, allotments 4, 5, 6, and 7 of section K, and the overlap on allotment 1 of section IX., and to a depth of 400 feet the land within 100 yards laterally of Bryce's house and spring spring.

GEO. L. GOUDIE,

Minister of Mines.

MINING LEASES

*7236, Beechworth; Jas. M. Flannery; Upper Edi.
4762, Gippsland; Wingan G. M. Co. N. L.; Wingan River,
Parish of Karlo.
4764, Gippsland; Wingan G. M. Co. N. L.; Wingan River,
Parish of Karlo.
4822, Gippsland; Stirling Syndicate N. L.; Parishes of
Karlo and Bralak.
4823, Gippsland; Ewen McMillan; Wingan River, Parish of
Karlo

9732, Bendigo; Geo. Hy. Crofts; Cherry Tree, Parish of

9705, Donaigo, Germany, Wandurang.
9783, Bendigo; James Holliday; Diamond Hill, Bendigo.
*3268, Mineral; The Colonial Bank of Australasia Limited;
Parish of Korumburra.
3848, Mineral; Robt. Dunlop Elliott; Curdie's River, Parish

3869, Mineral; Robt. Dunlop Elliott; Curdie's River, Parish

3870, Mineral; Robe. Duniop Endow, Sarate S. A., Solato S. Mineral; Malcolm Chas. Brown; Parish of Boola Boola. 3937, Mineral; Wm. Hy. Burgess; Parish of Jilwain. 3939, Mineral; James J. Taylor; Parish of Jilwain. *Applicant for forfeiture will be granted a new lease under section 91 of the Mines Act 1915.

section 91 of the Mines Act 1915.

A. II. MERRIN, Secretary for Mines.

MINING LEASES AND LICENCE GRANTED.

I'le undermentioned mining leases and licence have been granted. Any lease not executed by the 28th instant will be liable to forfeiture:—
7237, Beechworth; Archibald Clingin and Jas J. Clingin (in lieu of No. 6345, Beechworth, expired).
7667, Castlemaine; Wm. John Sheppard.
76694, Castlemaine; Annands North & South G. M. Co. N. L.
4323, Mineral; Wm. E. Thomas.
4383, Mineral; J. G. Keogh, L. E. P. Moran, A. E. Taylor, and J. A. Dane.
4463, Mineral; J. G. Keogh, L. E. P. Moran, A. E. Taylor, and J. A. Dane.

4466, Mineral; J. G. Keogi, L. E. P. Mora ad J. A. Dane, 4502, Mineral; Wm. E. Thomas, 4657, Mineral; Midland Quarries Pty. Ltd. 4658, Mineral; Midland Quarries Pty. Ltd. 4659, Mineral; Midland Quarries Pty. Ltd. 806, Tailings Licence; Zoe E. Williams, GEO L. GO

GEO. L. GOUDIE, Minister of Mines.

PPLICATIONS FOR MINING LEASES ABANDONED.

6115, Maryborough; Thos. Lewis and Alfred Buckelmann;

200 acres; near Tarnagulla. 4283, Mineral; Wm. R. Gundry; 690 acres; Parish of Jan

Mineral; Harold R. Richardson; 1,113a. 0r. 10p.; Parish of Jan Juc.
4288, Mineral; Alfred Gurr; 500 acres; Anglesca, Parish of

Jan Juc.
4397. Mineral; Swantons Pty Ltd. and C. Moloney; 42a. (r. 35p.; Lake Boga, Parish of Kunat Kunat.
4398. Mineral; Swantons Pty. Ltd. and C. Moloney; 47a. 3r.
18p.; Lake Boga, Parish of Kunat Kunat.
4443. Mineral; Rupert S. Blossett; 49a. 0r. 16p.; Lake Boga, Parish of Kunat Kunat.
4462. Mineral; C. Moloney and G. H. Swanton; 48a. 3r.
4p.; Lake Charm, Parish of Dartagook.
4600. Mineral; Wim. Mason; 192 acres; Flannigan's Island, Parish of Colquboun.

Parish of Colquboun.

4623, Mineral; Geo. D. Meudell and Harry O. Gidney; 640 acres; Aboriginal Reserve Extension, Parish of Colquboun

Heast, East, 4652, Mineral; Montague Levey; 30 acres; about 13 miles

4652, Mineral; Montague Levey; 50 acres; anout 15 mines west from Wangaratta.

NOTE.—In the particulars published in the Government.

Rozette of the 25th February, 1925, page 674, under the heading of "Applications for Mining Leases Abandoned," the number should read 4542, Mineral, and not 4543, as printed.

GEO. L. GOUDIE, Minister of Mines.

BALLAN WATERWORKS TRUST.

RATING BY-LAW FOR 1925 .

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

Rating By-law for 1925.

The following are the rates and charges which the occupiers or owners of lands and tenements within the Trust District shall pay for water supplied by the Trust for the year 1925:—
1. For every vacent piece of land which has a separate annual municipal value of any amount, and past which anywater main is laid, the sum of Ten shillings (10s.) per annum.
2. For any shop which has a separate annual municipal value of any amount not supplied with water, and past which any water main is laid, the sum of Ten shillings (10s.) per annum.

water main is laid, the sum of Ten shillings (10s.) per annum.

2. For any shop which has a separate annual municipal value of any amount not supplied with water, and past which any water main is laid, the sum of Ten shillings (10s.) per annum.

3. For tevery house or tenement of under Fifteen pounds (£15) annual municipal value, the sum of One pound five shillings (£1 5s.) per annum.

4. For every house or tenement of Fifteen pounds (£15) and under Twenty pounds (£20) annual municipal value, the sum of One pound ten shillings (£1 10s.) per annum.

5. For every house or tenement of Twenty pounds (£25) and under Twenty-five pounds (£25) annual municipal value, the sum of One pound fifteen shillings (£1 15s.) per annum.

6. For every house or tenement of Twenty-five pounds (£25) and under Thirty-five pounds (£26) annual municipal value, the sum of Two pounds fifteen shillings (£2 15s.) per annum.

7. For every house or tenement (£2 15s.) per annum.

8. For every house or tenement (£3 15s.) per annum.

9. For every house or tenement (£3 15s.) per annum.

9. For every house or tenement of One hundred pounds (£40) and under One hundred pounds (£40) a munal municipal value, the sum of Tour pounds fifteen shillings (£4 15s.) per annum.

9. For every house or tenement of One hundred pounds (£40) and under One hundred pounds (£40) and pounds fifteen shillings (£4 15s.) per annum (£40) and per every hundred pounds (£40) and per every hundred per

to supply such premises with water so long as the rrust may think fit.

21. It shall be lawful for any person appointed by the Trust for such purpose to request permission from any owner or occupier to make an inspection of the water service to ascertain if the water is being allowed to run to waste, and, if such owner or occupier refuse permission for such inspection, the Trust may, if it think fit, refuse to supply such premises with water; and such refusal on their part will in no way relieve the owner or occupier from payment of any rate or rates as may be levied on such property.

No. 28 — 2008—20

22. If the person appointed for such inspection shall ascertain that any owner or occupier is allowing water to waste by reason of leaky taps or otherwise, he shall be empowered to authorize the repair of such taps or pipes and to notify such owner or occupier that the waste of water must at once cease.

23. No person shall affix any service-pipe to any pipe of the Trust, or alter or repair or in any way interfere with any pipe of the Trust or any service-pipe, cock, or fitting connected with the pipes of the Trust until he shall have obtained from the Trust permission to execute such work, and such permission shall be at and during the pleasure of the Trust, who may at any time cancel such permission.

24. Any person, whether licensed or permitted as aforesaid or not, who shall require to affix any service-pipe to any pipe of the Trust, or to make any repairs to pipes under the control of the Trust, shall give notice to the secretary of his intention to do so.

of the Trust, or to make any repairs to pipes under the control of the Trust, shall give notice to the secretary of his intention to do so.

25. All connexions from the Trust mains to property shall be made at the expense of the owner or occupier of the property to be supplied, and all repairs or renewals shall, when necessary, be made by the owner or occupier, and such pipes shall at all times be under the control of the Trust.

26. All connexions, pipes, and fittings shall be of the best quality, and approved by the secretary and chairman of the Trust.

Trust.

27. The service-pipes from the main being the property of the owner or occupier of the tenements supplied by such service-pipes, the occupier (if any), and, if none, the owner, shall, upon receiving notice that his service-pipe requires repairing, immediately proceed to repair the same, and he shall be responsible for any loss of water or other damage which shall be caused by reason of such service-pipe being leaky or otherwise out of repair or broken, and the Trust may stop the water from flowing into such premises in any way it may seem fit until such repairs have been effected.

28. Fire plugs shall not be used except for the purpose of extinguishing fires unless any other use of them be allowed by the Trust, and they shall at all times be under the control of an officer of the Trust.

29. Any person watering any street or footpath by means of

an officer of the Trust.

29. Any person watering any street or footpath by means of a hose except under the direction of an officer of the Trust shall be guilty of an offence against these Regulations.

30. For any breach of these Regulations a penalty not exceeding Five pounds (£5) shall be imposed.

31. The above-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 two instalments; the first instalment shall be due and payable on the 1st day of May, 1925, and the second instalment on the 1st day of November, 1925. Such person or persons as the Commissioners of the Ballan Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand and receive and collect and recover the said rate.

Dated this 29th day of January, 1925.

Dated this 29th day of January, 1925.

(SEAL)

C. F. MYERS, Chairman. JOHN V. PORTER, Secretary.

Approved by the Governor in Council, the 25th February, 1925.

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

ST. ARNAUD BOROUGH WATERWORKS TRUST. RATING BY-LAW FOR YEAR 1925 .- BY-LAW No. 30.

THE Commissioners of the St. Arnaud Waterworks Trust, in pursuance of powers conferred by the Water Acts, do hereby make the following By-laws:—

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 Waterworks District, that is to say:—

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

water supplied otherwise than by measure for domestic purposes.

On every house or tenement of the annual municipal value of Nine pounds and under, the sum of One pound twelve shillings and sixpence per annum (£1 ½8. 6d.).

On every house or tenement above the annual municipal value of Nine pounds, and not exceeding the annual municipal value of Fourteen pounds, the sum of One pound fifteen shillings per annum (£1 15s.).

On every house or tenement above the annual municipal value of Fourteen pounds and not exceeding the annual municipal value of Sixteen pounds, the sum of One pound seventeen shillings and sixpence per annum (£1 17s. 6d.).

On every house or tenement above the annual municipal value of Sixteen pounds, the sum of Two shillings and three-pence in the pound sterling upon the amount of the annual municipal valuation.

Ou every unoccupied allotment or piece of land rated from the ordinary municipal rate within the Trust district separately from any buildings, the sum of Two shillings and sixpence in the pound sterling upon the amount of the municipal valuation.

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

For every quarter acre or portion thereof of garden and lawn, 10s. per annum.

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

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

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

Passed this 9th day of February, One thousand nine hundred and twenty-five.

The CRANT Chairman

(SEAL)

T. M. GRANT, Chairman. A. C. LESTER, Secretary.

Approved by the Governor in Council, the 25th February, 1925. F. W. Mabbott, Clerk of the Executive Council.

UPPER MACEDON WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1925.

UPPER MACEDON WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1925.

In pursuance of the powers conferred by the Water Acts, the Commissioners of the Upper Macedon Waterworks Trust do hereby make the following By-law:—

1. A rate of One shilling and sixpence in the pound sterling shall be imposed and levied on all rateable property in the Waterworks District of the Upper Macedon Waterworks Trust according to the valuation for the time being of all lands and tenements for the municipal rate of the municipal district in which such lands and tenements are situated, the minimum rate to be Twenty shillings.

2. Water supplied by the Trust for domestic and other than domestic purposes during January, February, March, November, and December shall be charged for by measurement (except in cases of special agreement with the Trust), and the minimum quantity to be charged for at One shilling for every 1,000 gallons shall be the quantity which would be equal to the amount of assessed rate payable for such premises so supplied. Water used in excess of that quantity shall be charged for at One shilling for every 1,000 gallons.

3. The above rate is for one year, commencing on the first day of January, 1925, and ending on the thirty-first day of December, 1925, and shall be payable in two equal instalments on the 1st April and on the 1st October, 1925. Such person or persons as the Commissioners of the Upper Macedon Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, receive, collect, and recover such rate and charges.

Passed this 8th day of September, 1924.

CYRIL A. BLYTH, Chairman.

JOHN O'BRIEN, Commissioner.

R. E. RUTHERFORD, Secretary.

Approved by the Governor in Council, the 25th February, 1925.

F. W. MABBOTT Clerk of the Executive Council.

Licensing Act 1915.

TIME FOR HOLDING LICENSING COURT EXTENDED.

At the Executive Council Chamber, Melbourne, the twenty-fifth day of February, 1925.

PRESENT:

His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. Goudie Mr. McGregor.

Mr. Goudle

I IS Excellency the Governor of the State of Victoria, ky and with the advice of the Executive Council thereof, doth by this present Order direct that the time for holding the Licensing Court for the Licensing District shown below (appointed to be held on the date indicated) be extended for a period not exceeding two months from the 31st December, 1924 (section 87 of the Act No. 2683):—

	Licer	sing Distri	ct.		Date of Appointed Sittings.
Waranga				••	27th November, 1924

And the Honorable Frederic William Eggleston, His Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,

Clerk of the Executive Council.

BALLAN WATERWORKS TRUST. MINIMUM RATES FOR 1925.

At the Executive Council Chamber, Melbourne, the twenty-fifth day of February, 1925.

PRESENT :

His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. Goudie Mr Mr Gregor

Mr. Goudie

W HEREAS by section 148 of the Water Act 1915, it is enacted that the Governor in Council may from time to time fix a sum which shall be the minimum amount of rates to be paid annually by the occupier or owner of any land or tenement liable to be rated by any Waterworks Trust: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, and in pursuance of the now in part recited Act, doth order and direct that the following shall be the minimum rates payable during 1925 in terms of the Rating By-law made by the Ballan Waterworks Trust for such year:—

r:—
Clause No. 1.—Ten shillings.
Clause No. 2.—Ten shillings.
Clause No. 3.—One pound five shillings.
Clause No. 4.—One pound ten shillings.
Clause No. 5.—One pound fifteen shillings.
Clause No. 6.—Two pounds fifteen shillings.
Clause No. 7.—Three pounds fifteen shillings.
Clause No. 8.—Four pounds five shillings.
Clause No. 9.—Four pounds fifteen shillings.
Clause No. 10.—One pound five shillings.
Clause No. 10.—One pound five shillings.

. And the Honorable John Allan, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

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

Vermin and Noxious Weeds Act 1922.

VERMIN AND NOXIOUS WEEDS AREAS.

At the Executive Council Chamber, Melbourne, the twenty-fifth day of February, 1925.

PRESENT:

His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. Goudie Mr. McGregor.

PURSUANT to section 4 of the Vermin and Norious Weeds Act 1922, His Excellency the Governor of the State of Victoria, by and with the advice of the Excentive Council thereof, doth by this Order amend the Order in Council of the 27th February, 1924, amending certain verminy and noxious weeds areas by substituting the following schedules in lieu of schedules D and E in the said Order of 27th February, 1924, above-mentioned:—

Someone D

SCHEDULE D.

Area No. 4 to include the municipal districts of—
Arapiles (Shire).
Avoca (Shire).
Birchip (Shire).
Borung (Shire).
Charlton (Shire).
Coluna (Shire).
Dimboola (Shire).
Donald (Shire).
Donald (Shire).
Donald (Shire).
Donald (Shire).
Horsham (Borough).
Inglewood (Borough).
Kara Kara (Shire).
Karkarooc (Shire).

SCHEDULE E. cipal districts of—
Korong (Shire).
Kowree (Shire).
Lawloit (Shire).
Lowan (Shire).
Mildura (Town).
Mildura (Shire).
Stawell (Borough).
Stawell (Shire).
St. Arnaud (Borough).
Swan Hill (Shire).
Walpeup (Shire).
Winmera (Shire).
Wycheproof (Shire).
LE E.

SCHEDULE E.

SCHEDULE E.

Area No. 5 to include the municipal districts of—
Bendigo (City).
Bet Bet (Shire).
Castlemaine (Borough).
Clunes (Borough).
Creswick (Borough).
Creswick (Shire).
Daylesford (Borough).
Eaglehawk (Borough).
Eaglehawk (Borough).
East Loddon (Shire).
Glenlyon (Shire).
Glenlyon (Shire).
Glenlyon (Shire).
Gordon (Shire).
Gordon (Shire).
Huntly (Shire).
Maldon (Shire).
And the Honorable A. Downward, His Majesty's Commis-

And the Honorable A. Downward, 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 twenty-fifth day of February, 1925.

PRESENT:

· His Excellency the Governor of Victoria. Sir'A. J. Peacock Mr. Goudie Mr. McGregor.

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

DECLARATION OF NEW STANLEY-ROAD IN THE SHIRE OF BEECHWORTH.

W HEREAS by section 21 of the Country Roads Act 1915 (No: 2635) and section 5 of the Developmental Roads Act 1918 (No. 2944) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has taken the land necessary tor construct Country Roads Acts has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution of the Country Roads Board such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the Developmental Roads Act: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a developmental road: 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.

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

taken for a New 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 Acts for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Acts) 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 21 of the Country Roads Act 1915 (No. 2635) and section 5 of the Developmental Roads Act 1918 (No. 2944) doth by this present Resolution hereby declare the said new road the course of which is described in the 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 said Developmental Roads Act.

SCHEDULE.

Shire of Beechworth.

Stanley-road (1555).—All that piece of land in allotment 1, section 1411, of the Parish of Beechworth, the boundaries of which are as follow:—Commencing at the north-western angle of the said allotment; thence by lines bearing respectively 174 deg. 42 min. 16.7 links, 65 deg. 43 min. 74.2 links, 85 deg. 12 min. 303 links, 113 deg. 56 min. 212.8 links, 56 deg. 18 min. 32 links, 304 deg. 0 min. 319 links, and 245 deg. 32 min. 330 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. 1197, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this minth day of February, One thousand nine bundred and twenty-five, in the presence of-

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

W. L. DALE, Secretary.

DECLARATION OF NEW COHUNA-MEAD ROAD IN THE SHIRE OF COHUNA.

Whereas by section 21 of the Country Roads Act 1915 (No. 2635) and section 5 of the Developmental Roads Act 1918 (No. 2944) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Covernment Cazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the Developmental Roads Act: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a developmental road: 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.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO. Resolution of the Country Roads Board declaring Road on Site taken for a New 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 Acts for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Acts) 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 21 of the Country Roads Act 1915 and section 5 of the Developmental Roads Act 1918 (No. 2944) doth by this present Resolution hereby declare the said new road the course of which is described in the 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 said Developmental Roads Act.

SCHEDULE.

Shire of Cohuna,

Shire of Cohuna.

3. Cohuna-Mead Road (4253).—All that piece of land in the Parishes of Gunbower West and Cohuna, and being a roadway generally 50 links wide, the northern boundary of which comences at the north-western angle of allotment 10, section 1, of the parish first named; thence easterly along the northern boundaries of the said allotment and allotments 9, 8, 7, 5, 4, 3, 2, and 1 of the said section, allotments 20 and 19, section E, Parish of Cohuna, and allotment 1, section 15. Township of Cohuna, to the north-eastern angle of the last-named allotment.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and vellow on survey plan number 1227, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this ninth day of February, One thousand nine hundred and twenty-five, in the pre-

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

DECLARATION OF NEW SASSAFRAS CREEK-ROAD IN THE SHIRE OF FERNTREE GULLY.

THE SHIRE OF FERNTREE GULLY.

Whereas by section 21 of the Country Roads Act 1915 (No. 2935) and section 5 of the Developmental Roads Act 1918 (No. 2944) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the Developmental Roads Act 1918: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a developmental road: 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.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

Resolution of the Country Roads Board declaring Road on
Site taken for a New 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 Acts for the purpose of constructing such
new road which new road has now been laid out and formed
on the same: And whereas the said Board (being the Country
Roads Board incorporated under the said Acts) 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 21 of the Country Roads Act 1918 (No. 2934)
doth by this present Resolution hereby declare the said new
road the course of which is described in the Schedule hereto
with the commencing and terminating points thereof respectively
specified to be part of a developmental Roads Act.

SCHEDULE.

Shire of Ferntree Gully.

1. Sassafras Creek-road (5951).—All that piece of land in the Parish of Monbulk, the northern boundary of which commences at a point on the Sassafras Creek Reserve distant 315 deg. 40 min. 210 ft. 10 in. from the south-eastern angle of allotment 3, section E; thence generally south-easterly through allotments 3, 4, and 6, across a 50-feet road, south-easterly through allotment 16, and along the Creek Reserve and south-easterly

through allotment 17 to a point on the southern boundary of the allotment last named, distant 270 deg. 0 min. 1,200 ft. 8 in. from the south-eastern angle of that allotment. Also, All that piece of land in the Parish of Monbulk, the boundaries of which are as follow:—Commencing at an angle in the northern boundary of allotment 30, section G, formed by the intersection of lines bearing 91 deg. 51 min. and 148 deg. 36 min.; thence by lines bearing respectively 148 deg. 36 min. 133 ft. 11 in., 136 deg. 4 min. 151 ft. 0 in., 119 deg. 36 min. 104 ft. 6 in., 120 deg. 53 min. 66 ft. 7 in., 267 deg. 31 min. 192 ft. 10 in., 285 deg. 53 min. 92 ft. 5 in., 342 deg. 51 min. 96 ft. 5 in., 8 deg. 34 min. 97 ft. 4 in., and 345 deg. 16 min. Noth.—The route of the portions of the roadway above described is more particularly delineated and shown coloured red on survey plans Nos. 548 to 553 (inclusive), lodged in the office of the Country Roads Board.

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

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

DECLARATION OF NEW TIMBOON-NIRRANDA ROAD IN THE SHIRE OF HEYTESBURY.

IN THE SHIRE OF HEYTESBURY.

WHEREAS by section 21 of the Country Roads Act 1915 (No. 2635) and section 5 of the Developmental Roads Act 1918 (No. 2635) and section 5 of the Developmental Roads Act 1918 (No. 2635) and section 5 of the Country Roads Board under the provisions of the Country Roads Acts has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the Developmental Roads Act 1918: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a developmental road: Now therefore Ilis Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

Resolution of the Country Roads Board declaring Road on Site taken for a New Developmental Road fit for use.

Site taken for a New 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 Acts for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Acts) 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 21 of the Gountry Roads Act 1915 (No. 2635) and section 5 of the Developmental Roads Act 1916 (No. 2944) doth by this present Resolution hereby declare the said new road the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the said Developmental Roads Act.

SCHEDULE,

Shire of Heytesbury.

Shire of Heytesbury.

7. Timboon-Nirranda Road (7557).—All that piece of land in the Parish of Timboon, and being a roadway generally one chain wide, the northern boundary of which commences at a point on the western boundary of allotment 70A of the said parish, distant 206 deg. 57 min. 1,205 links from the northewestern, angle of the said allotment; thence generally northwesterly and south-westerly through that allotment, across a one-chain road, generally easterly through a shire reserve and allotment 81A, and across a one-chain road, generally south-easterly and north-easterly through allotments 80a, 80c, and 80a, to a point on the northern boundary of the allotment last named, distant 124 deg. 47 min. 286 links and 111 deg. 7 min. 612.3 links from the north-western angle of that allotment.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured reid on survey plans Nos. 686 and 691, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was beauty

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

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

DECLARATION OF NEW MORWELL: RIVER-ROAD IN THE SHIRE OF MORWELL. . .

THE SHIRE OF MORWELL.

Whereas by section 21 of the Country Roads Act 1915 (No. 2635) and section 5 of the Developmental Roads Act 1918 (No. 2944) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Covernment Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the Developmental Roads Act: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a developmental road: 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.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

Resolution of the Country Roads Board declaring Road on Site taken for a New Developmental Road fit for use.

Site taken for a New Developmental Road pt 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 Acts for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Acts) 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 21 of the Country Roads Act 1915 (No. 2635) and section 5 of the Developmental Roads Act 1918 (No. 2944) doth by this present Resolution hereby declare the said new and section of the Developmental Roads Act 1918 (No. 2994) doth by this present Resolution hereby declare the said new road the course of which is described in the 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 said Developmental Roads Act.

SCHEDULE.

Shire of Morwell.

Shire of Morwell.

12. Morwell River-road (11262).—All that piece of land in the Parishes of Budgeree and Gunyah Gunyah, and being a road-way of irregular width, the eastern boundary of which commences at a point on the western boundary of allotment 29 of the parish last named, distant 150 deg. 45 min. 250 links from an angle in the said western boundary formed by the intersection of lines bearing 238 deg. 16 min. and 150 deg. 45 min.; thence generally north-easterly through that allotment, generally northerly and north-westerly through and along the western boundary of allotment 30, north-westerly, westerly, and along the River Reserve of allotment 31s and 31a, north-westerly along the River Reserve of allotment 15 of the said Parish of Gunyah, north-westerly through allotment 7, section C. Parish of Budgerce, south-westerly along the River Reserve of that allotment, south-westerly along the River Reserve of that allotment, south-westerly and generally north-westerly through and along the River Reserve of allotment 1 of that section, generally northerly and north-westerly along the River Reserve and generally northerly through allotment 21, section A, of the parish last named, to a point on the southern boundary of a road through that allotment, distant 120 deg. 14 min. 120 links from an angle in the said boundary formed by the intersection of lines bearing respectively 86 deg. 42 min. and 120 deg. 14 min.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan number 968, lodged in the office of the Country Reads Board.

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

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

DECLARATION OF NEW BEECH FOREST-APOLLO BAY ROAD IN THE SHIRE OF OTWAY.

ROAD IN THE SHIRE OF OTWAY.

WHEREAS by section 21 of the Gountry Roads Act 1915 (No. 2635) and section 5 of the Developmental Roads Act 1918 (No. 2944) it is amongst other things enacted that when the Country Roads Board under the provisions of the said Acts has taken the hand necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the said Acts: And whereas the said Board has by Resolution declared the road

on the land described in the Schedule to such Resolution to be part of a developmental road: Now therefore His Excel-lency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO. Resolution of the Country Roads Board declaring a Road on a Site taken for a New 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 and the Developmental Roads Act for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the Country Roads Acts) 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 21 of the Country Roads Act 1915 and section 5 of the Developmental Roads Act 1918 doth by this Resolution hereby declare the said new road the course of which is described in the 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 said Developmental Roads Act. Whereas the land the site of the road the course of which is lopmental Roads Act.

SCHEDULE.

Shire of Otway.

2. Beach Forest-Apollo Bay Road (12871).—All that piece of land in the Parish of Krambruk, the boundaries of which are as follow:—Commoncing at the south-western angle of allottent 19a of the said parish; thence by lines bearing respectively 62 deg. 56 min. 178 links, 215 deg. 50 min. 100 links, and 270 deg. 2 min. 100 links to the point of commencement. Also, All that piece of land in the Parish of Variable 14 has

All that piece of land in the Parish of Krambruk, the boundaries of which are as follow:—Commencing at the northern angle of allotment 1 of the said parish; thence by lines bearing respectively 120 deg. 50 min. 75 links, 266 deg. 2 min. 123 links, and 51 deg. 6 min. 75 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 plans numbers 1222 and 1223, lodged in the office of the Country Roads Board.

The common scal of the Country Roads Board was hereto affixed, at Melbourne, this ninth day of February, One thousand nine hundred and twenty-five, in the pre-

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

DECLARATION OF NEW RIDDELL-SUNBURY ROAD IN THE SHIRES OF ROMSEY, GISBORNE, AND BULLA.

WHEREAS OF ROMSEY, GISBORNE, AND BULLA.
WHEREAS by section 21 of the Country Roads Act 1915 (No. 2035) and section 5 of the Developmental Roads Act 1918 (No. 2044) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Conneil configuing such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the Developmental Roads Act: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a developmental road: 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.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO

Resolution of the Country Roads Board declaring Road on Site taken for a New 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 Acts for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Acts) 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 21 of the Country Boads Act 1915 and section 5 of the Developmental Roads Act 1918 (No. 2944) doth by this present Resolution hereby declare the said new road the course of which is described in the 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 said Dovelopmental Roads Act. Whereas the land the site of the road the course of which is

SCHEDULE.

Shires of Romsey, Gisborne, and Bulla.

1. Riddell-Sunbury Road (14451).—All those pieces of land in the Parishes of Buttlejork and Kerrie, the boundaries of which

- as follow:—
 (a) Commencing at a point on the north-eastern boundary of lot 20, lodged plan 5477, distant 147 deg. 58 min. 137 links and 154 deg. 24 min. 1,275 links from the northern angle of the said lot; thence by lines bearing respectively 167 deg. 56 min. 607 links, 131 deg. 40 min. 509 links, 97 deg. 53 min. 3,585 links, 288 deg. 20 min. 363 links, 321 deg. 28 min. 412 links, and 334 deg. 24 min. 604 links to the point of commencement.

 (b) Commencing at a point on the eastern boundary of the said lot 20, distant 344 deg. 43 min. 1,547 links and 3 deg. 40 min. 808 links from the south-eastern angle of that lot; thence by lines bearing respectively 310 deg. 52 min. 168.5 links, 276 deg. 46 min. 111.5 links, 41 deg. 47 min. 296 links, 168 deg. 47 min. 248 links, and 183 deg. 40 min. 100 links to the point of commencement.
- mencement.
- mencement.

 (c) Commencing at a point on the south-western boundary of lot 31 on the said lodged plan, distant 147 deg. 58 min. 1,464 links, 154 deg. 24 min. 1,873 links, 141 deg. 28 min. 371 links, and 108 deg. 20 min. 160 links from the north-western angle of the said lot; thence by lines bearing respectively 108 deg. 20 min. 500 links, 41 deg. 47 min. 100 links, and 278 deg. 41 min. 547.5 links to the point of commencement.

 Note.—The route of the portion of the roadway above described is more particularly delinented and shown coloured red on survey plans numbers 971, 972, and 973, lodged in the office of the Country Roads Board.

of the Country Roads Board.

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

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

DECLARATION OF NEW DALYSTON-GLEN FORBES ROAD IN THE SHIRE OF PHILLIP ISLAND AND WOOLAMAI.

WHEREAS by section 21 of the Gountry Roads Act 1915 (No. 2635) and section 5 of the Developmental Roads Act 1918 (No. 2044) it is amongst other things enacted that when the Country 2014) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental Roads Act: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a developmental road: 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.

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

Site taken for a New 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 Acts for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Acts) 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 21 of the Country Roads Act 1915 and section 5 of the Developmental Roads Act 1918 (No. 29144) doth by this present Resolution hereby declare the said 2914) doth by this present Resolution hereby declare the said new road the course of which is described in the Schedulchereto 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.

SCHEDULE.

Shire of Phillip Island and Woolamai.

Shire of Phillip Island and Woolamai.

9. Dalyston-Glen Forbes Road (13159).—All that piece of land in the Parish of Corinella, the boundaries of which are as follow:—Commencing at a point on the eastern boundary of allotment 167 of the said parish, distant 26 deg. 43 min. 445 links from the south-eastern angle of the said allotment ithence by lines bearing respectively 26 deg. 43 min. 157 links, 4 deg. 19 min. 221 links, and 193 deg. 36 min. 370.8 links to the point of commencement. Also,

All that piece of land in the paid parish, the boundaries of which are as follow:—Commencing at an angle in the northern boundary of allotment 165 formed by the intersection of lines bearing 309 deg. 54 min. and 267 deg. 29 min.; thence by lines

bearing respectively 267 deg. 29 min. 202.2 links, 129 deg. 6 min. 365.1 links, 95 deg. 0 min. 229.5 links, and 309 deg. 54 min. 404 links to the point of commencement. Also, All that piece of land in the last-named parish, and allotment, the boundaries of which are as follow:—Commencing at a point on the northern boundary of that allotment, distant 267 deg. 29 min. 202.2 links from an angle in the said boundary formed by the intersection of lines bearing 309 deg. 54 min. and 267 deg. 29 min.; thence by lines bearing respectively 267 deg. 29 min. 787.8 links, 102 deg. 29 min. 382.3 links, and 74 deg. 11 min. 430.1 links to the point of commencement.

Note.—The route of the portion of the roudway above described is more particularly delineated and shown coloured red on survey plans Nos. 1382 and 1391, lodged in the office of the Country Roads Board.

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

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

DECLARATION OF A DEVELOPMENTAL ROAD UNDER THE DEVELOPMENTAL ROADS ACT IN THE SHIRE OF DUNDAS.

OF DUNDAS.

WHEREAS by the Resolution set out below and dated the ninth day of February One thousand nine hundred and twenty-five the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the road set out or described in the schedulo to the same is of sufficient importance and will serve to develop areas of hand (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared such road to be a developmental Roads Act 1918: And whereas the said Act amongst other things provides that the for the purposes of the Developmental Roads Act 1918: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution whereupon any road or part thereof mentioned in such Resolution shall be a developmental road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: 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 and declare upon the publication of this Order in the Government Gazette the road mentioned in the Schedule to such Resolution of the Country Roads Board a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the road set out or described in the Schadule hereunder written is of sufficient importance and will serve to develop areas of land by providing access to a railway station or to a main road leading to a railway station acting under the powers conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such road to be a developmental road within the meaning and for the purposes of the said Developmental Roads Act 1918.

SCHEDULE.

Shire of Dundas.

2. Melville Forest Road (4952).—Commencing at the south-castern angle of allotment 7, section XII., Parish of Urangara; thence generally north-westerly and westerly along the southern boundary of and through the said parish to the south-western angle of allotment 3a, section IV. of the same parish, on the western boundary of the shire.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this minth day of February. One thousand nine hundred and twenty-live, in the presence

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Sceretary.

DECLARATION OF A DEVELOPMENTAL ROAD UNDER THE DEVELOPMENTAL ROADS ACT IN THE SHIRE OF WOORAYL.

WHEREAS by the Resolution set out below and dated the fifteenth day of December One thousand nine hundred and twenty-four the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the road set out or described in the Schedule to the same is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to 5 railway station or to a main road leading to a railway station and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) de-

clared such road to be a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Governor in Council may by Order published in the Governor in Council may by Order published in the Governor any road or part thereof mentioned in such Resolution whereupon any road or part thereof mentioned in such Resolution shall be a developmental road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the Country Roads Board: Now therefore Ilis Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the road mentioned in the Schedule to such Resolution of the Country Roads Board a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO.

The Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of apinion that the road set out or described in the Schedule bereunder written is of sufficient importance and will serve to develop areas of land by providing access to a railway station or to a main road leading to a railway station acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) doth by this present Resolution hereby declare such road to be a developmental road within the meaning and for the purposes of the said Developmental Roads Act 1918.

SCHEDULE.

Silire of Woorayl.

1. Canavan Road (18651).—Commencing at the cross roads at the most southerly angle of allotment 70s, Parish of Allambee; thence generally southerly through allotments 90a, 90e, 90c, 91a, 91s, and 92a, of the said parish, to a point on the western boundary of the allotment last named, distant from the southern angle of that allotment by lines bearing 359 deg. 20 min. 389 links, 13 deg. 10 min. 864 links, and 349 deg. 52 min. 357 links. min. 353.7 links.

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

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

DECLARATION OF NEW ELTHAM-YARRA GLEN ROAD IN THE SHIRE OF ELTHAM.

IN THE SHIRE OF ELTHAM.
WHEREAS by section 21 of the Country Roads Act 1915 (No. 2635) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation-shall thereupon be a main road or part thereof within the meaning of the said Acts: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a main road: 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.

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

Site taken for a New Main 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 Acts for the purposes of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Acts) 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 21 of the Country Roads Act 1915 doth by this Resolution hereby declare the said new road the course of which is described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Acts.

SCHEDULU.

Shire of Eltham, Fair

3. Eltham-Yarra Gien Road (5603).—All that piece of land in allotment 1. section 1, the Parish of Nillumbik, the boundaries of which are as follow:—Commencing at the northwestern angle of the said allotment; thence by lines bearing

90 deg. 0 min. 100 links; thence 157.1 links by the arc of a circle of 100 links radius, the chord of which bears 45 deg. 0 min. 141.4 links; thence 360 deg. 0 min. 100 links to the 0 min. 141.4 links; 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 number 1345, lodged in the office of the Country

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this ninth day of February, One thousand nine hundred and twenty-five, in the pre-

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

DECLARATION OF THE NEW SKIPTON ROAD IN THE SHIRE OF RIPON.

SHIRE OF RIPON.

Whereas by section 21 of the Country Roads Act 1915 (No. 2635) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a main road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a main road or part thereof within the meaning of the said Acts: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a main road: Now therefore His Excellency the Governor of the State rond: 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.

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

Whereas the land the site of the road the course of which 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 Acts for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Acts) 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 21 of the Country Roads Act 1915 doth by this present Resolution hereby declare the said new road the course of which is described in the Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

Shire of Ripon.

2. Skipton Road (14102).—All that piece of land in the Parish of Yangerahwill the boundaries: of which are as follow:—Conniencing at the north-western angle of allotment 6, section 17, of the said parish; thence by lines bearing respectively, more or less, 180 deg. 0 min. 168.5 links, 70 deg. 11 min. 1754 links, and 303 deg. 26 min. 198 links to the point of commencement.

Note,—The route of the portion of the roadway above described is particularly delineated and shown coloured red ou survey plan No. 1283, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this minth day of February, One thousand nine hundred and twenty-five, in the pre-

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Sceretary.

DECLARATION OF A DEVIATION FROM THE BENALLA-MANSFIELD ROAD IN THE SHIRE OF BENALLA.

WHEREAS by section 58 of the Country Roads Act 1915 (No. 2635) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts as by Resolution declared a deviation to be a developmental road the said Board may also declare that such deviation shall be a light the said Board may also declare that such deviation shall a such the said state of the said sta 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 shallebe in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Excentive Council thereof doth hereby confirm the said Resolution.

RESOLUTION OF THE COUNTRY ROADS BOARD ABOVE REFERRED TO. Resolution of the Country Roads Board declaring Road on Site taken for a Deviation from 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 Gountry 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 Choing 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 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Seehdule 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.

FIRST SCHEDULE. Shire of Benalla.

1. Benalla-Mansfield Road (1851).—All that piece of land in the Parish of Moorngag, the boundaries of which are as follow:—Commencing at a point on the western boundary of allotment 13, section B, of the said parish, distant 178 deg. 45 min. 1,173.7 links from the north-western angle of the said allotment; thence by lines bearing 153 deg. 25 min. 513.6 links, 152 deg. 39 min. 114.2 links, 183 deg. 56 min. 124 links, 205 deg. 24 min. 578.5 links, and 358 deg. 45 min. 1,206.6 links to the point of commencement. Also,

to the point of commencement. Also,

All that piece of land in the Parish of Too-rour the boundaries of which are as follow:—Commencing at a point on the eastern boundary of allotment 12a1, section B, of the said parish, distant 350 deg. 35 min. 842.7 links from the south-eastern angle of the said allotment; thence by lines bearing 170 deg. 35 min. 842.7 links, 190 deg. 6 min. 492.2 links, 349 deg. 42 min. 342.6 links, 353 deg. 75 min. 756.5 links, and 20 deg. 37.5 min. 274.6 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 plans Nos. 847 and 848, lodged in the office of the Country Roads Board.

SECOND SCHEDULE. Shire of Benalla.

1. Benalta-Mansfield Bond.—All that piece of land in the Parish of Too-rour, and being a roadway generally one and a half chains wide, the western boundary of which commences at a point on the eastern boundary of allotment 13, section B, Parish of Moorngag, distant 178 deg. 45 min. 1,407.3 links from the north-western angle of the said allotment; thence southerly to a point on the said western boundary distant 178 deg. 46 min. 2,157.3 links from the said north-western angle.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured blue on survey plan No. 847, lodged in the office of the Country Roads Board.

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

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

DECLARATION OF A DEVIATION FROM THE STACEY ROAD IN THE SHIRE OF CORIO AND DISCONTINUANCE OF PART OF OLD ROAD.

TINUANCE OF PART OF OLD ROAD.

Whereas by section 58 of the Country Roads Act 1915 (No. 2635) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts 1915 (No. 2635) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts 1915 (No. 2635) it is amongst other things enacted that when the Country Roads Acts 1915 (No. 2635) it is amongst other than the Country Roads Acts 1915 (No. 2635) it is amongst other than the said Board may also declare that such deviation shall be in the of the Governor in Council 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 her of 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 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.

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.

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 provision 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 58 of the said Act doth by this present resolution hiereby declare the said road deviation the course of which is described in the First Schedullereto 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 shall be discontinued.

FIRST SCHEDULE. Shire of Corio.

Shire of Corio.

J. 4. Stacey Road (3854).—All that piece of land in the Parish of Moranghurk and being a roadway generally one chain wide, the southern boundary of which commences at a point on the northern boundary of allotment 157 of the said parish, distant 272 deg. 8 min. 1,920.2 links from the north-eastern angle of the said allotment; thence south-westerly through that allotment, generally south-westerly and north-westerly through allotment 158, and north-westerly through allotment 159 to a point on the northern boundary of the said allotment distant 268 deg. 58 min. 27 links from an angle in the said boundary formed by the intersection of lines bearing 283 deg. 23 min. and 268 deg. 58 min.

Norg.—The route of the portion of the roadway above described is more particularly delineated and shown colored red on survey plan No. 1181 lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Corio.

24. Stacey Road (3854).—All that piece of land in the Parish of Moranghurk, and being a roadway generally one chain wide, the southern boundary of which commences at a point on the northern boundary, of allotment 188 of the said parish, distant 272 deg.—8 min. 212.8 links from the north-eastern angle of the said allotment; thence generally westerly and north-wasterly along the northern boundaries of allotments 158 and 159, to a point on the said boundary of the allotment last-named, distant 288 deg. 40 min. 450 links, and 283 deg. 23 min. 327 links from the north-eastern angle of the said allotment 159.

North-The route of the portion of the roadway above de-

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured brown on survey plan No. 1181 ledged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this ninth day of February, One thousand nine hundred and twenty-five, in the pre-

(SEAL)

W. CALDER, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary.

And the Honorable George Louis Goudie, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly

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

Factories and Shops Acts. A FARRIERS (COUNTRY) BOARD TO BE APPOINTED.

At the Executive Council Chamber, Melbourne, the twenty-fifth day of February, 1925.

PRESENT:

His Excellency the Governor of Victoria. Sir A. J. Peacock Mr. McGregor. Mr. Goudie

HEREAS the Governor in Council by Order dated the 28th day of December, 1906, appointed a Special Board to determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed either inside or outside a factory or workroom in the process, trade, or business of a farrier, and directed that such Board may in any regulation, determination, order, instrument, or legal proceedings be described for all purposes as a Farriers

Board. Now therefore His Excellency the Governor of the State of Victoria, under the powers conferred in that behalf by the Factories and Shops Acts, and by and with the advice of the Exceutive Council thereof, doth hereby 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 persons employed in the trade as a farrier. Also that such Wages Board may, in any regulation, determination, order, instrument, or legal proceeding be described for all purposes by the short title of the Farriers (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 outside and excepting the following parts of Victoria, namely:—The Metropolitan District as defined in the Factories and Shops Acts; the cities of Ballarat, Bendigo, Geelong, Sandringham, and Warrambool; the towns of Geelong West and Newtown and Chilwell; and the boroughs of Englehawk and Sebastopol!

And the Honorable Sir A. J. Peacock, His Majesty's Minister.

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

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

Factories and Shops Acts:

A HOSPITAL ATTENDANTS (COUNTRY) BOARD TO BE APPOINTED.

At the Executive Council Chamber, Melbourne, the twenty-fifth day of February, 1925.

PRESENT:

His Excellency the Governor of Victoria.

Sir A. J. Peacock Mr. Goudie

Mr. McGregor.

Sir A. J. Peacock Mr. Goudie

W. HEREAS the Governor in Council by Order dated the 5-th day of January, 1917, appointed a Special Board to determine the lowest prices or rates which may be paid to any person or persons or classes of persons (not including professional employees or nurses) employed in or about a hospital doing any kind of hospital work, and directed that such Board may be described for all purposes as the Hospital Attendants Board. Now therefore His Excellency the Governor of the State of Victoria, under the powers conferred in that behalf by the Factories and Shops Acts, and by and with the advice of the Executive Council thereof, doth hereby 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 and three as representatives of employers or rates which may be paid to any persons (not including professional employees or nurses) employed, in or about a hospital doing any kind of hospital work. Also that such Wages Board may in any regulation, determination, order, instrument, or legal proceeding be described for all purposes by the short title of the Hospital Attendants (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 outside and excepting the following parts of Victoria, namely:—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.

And the Honorable Sir A. J. Peacock, His Majesty's Minister

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

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

Motor Omnibus Act 1924, No. 3378.

AMENDMENT OF ORDER IN COUNCIL PRESCRIBING ROUTES WITHIN THE METROPOLITAN AREA ALONG WHICH MOTOR OMNIBUSES FOR WHICH "REGULAR SERVICE" LICENCES ARE GRANTED MAY PLY FOR

At the Executive Council Chamber, Melbourne, the twenty-fifth day of February, 1925, [13]

PRESENT :

Mr. McGregor. Sir A. J. Peacock Mr. Goudie

IIS Excellency the Governor of the State of Victoria, by and with the advice of the Exceutive Council thereof, in pursuance of the powers conferred by section 11. (1) (b) of the Motor Omnibus Act 1924, No. 3378, doth by, this Order amend the Order in Council approved by His Excellency, the Governor in Council on the 28th January, 1925, prescribing

routes within the metropolitan area along which motor omni-buses for which "regular service" licences are granted under the provisions of the said Act may ply for hire in the manner

For route Number 13λ there shall be substituted the following route:—

"Commencing at Heidelberg Railway Station, via Mount-street, Barkly-place, Markin-street, Darebin-street, Plenty-road, Bell-street, Waterdule-road, Livingstone-street, Darebin-street, to corner of High-street and Darebin-street, and vice versa."

Maximum through fare, 5d.

For route Number 27A there shall be substituted the following route :-

"Commencing at Caulfield Town Hall, via Glen Eira-road, Byron-street, Southey-street, Maiford-atreet, Dickens-street, Marine-parade, to Shakespeare-grove at rear of Luna Park, St. Kilda, and vice versa."

Week Days.—Minimum service of 15 minutes, 7 a.m. to 11.30 p.m.; but no service between Ripponlea Railway Station and Luna Park between the hours of 7 a.m. and 9.30 a.m. and 5 p.m. and 7 p.m.

Sundays.—15 minutes between Caulfield Town Hall and Ripponlea Railway Station, 1.45 p.m. to 7 p.m.

Maximum through fare: whole route, 4d.

For route Number 29a there, shall be substituted the following route :-

"Commencing at Caulfield Railway Station, via Waverley-road, Spring Vale-road to corner of Spring Vale-road and High-street, Waverley, and vice wersa."

And the Honorable George Louis Goudie, 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.

APPROACHING LAND SALES.

ALES of Crown Lands in Fee Simple to be held at the under-

Avoca-Wednesday, 18th March, 1925			Gatette.
Benalla-Monday, 9th March, 1925			23
Dartmoor-Tuesday, 21th March, 1925			23
Dunolly-Thursday, 12th March, 1925			20
Hamilton-Tuesday, 31st March, 1925			21
Hawkesdale-Tuesday, 17th March, 1925		•••	20
Heywood-Wednesday, 25th March, 1925		2;	3-24
Kaniva-Thursday, 12th March, 1925		•••	9
Maldon—Thursday, 19th March, 1925	•••	•••	17
Maryborough Thursday, 26th March, 19		•••	24
Red Cliffs - Wednesday, 25th March, 192	5.	•••	21
Woodend-Thursday, 5th March, 1925		***	17
nds and Survey Office, Melbourne-	-		

Closer Settlement Act 1915, Section 111.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase of the undermentioned Crown lands in fee simple, and will be received up to Noon on Wednesday, 18th March, 1925.

All tenders must be addressed to the Secretary. Closer Settlement Board, Melbourne, and endorsed "Tender for Wonga Wonga Land."

DESCRIPTION OF LAND.

Allotment 20s, Section B. Parish of Wonga Wonga, County of Buln Buln, containing 2 roods and 3 perches, being the land excised by road deviation from Mr. A. W. McKenzie's holding.

TERMS AND CONDITIONS.

Each tenderer is required to state clearly his full name, occupation, and address, also the amount he is prepared to pay for the land. The full amount of purchase money, together with the necessary fees for Crown grant and assurance, to be lodged

Immediate possession. A Crown grant will be issued to the successful tenderer on acceptance of tender.

. The highest or any tender will not necessarily be accepted.

J. R. PESCOTT, Acting Secretary, Closer Settlement Board.

Melbourne, 3rd March, 1925.

Lár

Closer Settlement Act 1915, Section 111.

SALE OF CROWN LANDS IN FEE SIMPLE BY PUBLIC TENDER.

TENDERS are invited for the purchase of the undermentioned Crown lands, and will be received up to Noon on Tuesday, 24th March, 1925.

All tenders must be addressed to the Secretary, Closer Settlement Board. Melbourne, and endorsed "Tender for Gowangardie Homestead."

Each tenderer must clearly specify the amount he is pre-pared to pay for the property, and lodge with his tender a deposit of 10 per cent. of the purchase money

GOWANGARDIE ESTATE HOMESTEAD AREA.

Containing 1,652 acres 1 rood 18 perches, more or less situated on the Broken River, 8 miles from Dookie Railway Station, together with homestead and all other improvements thereon, and being allotments 228, 22A, 22, 21, 20, 238, 23A, 19A, and 19B, Parish of Gowangardie, and allotment 60c, Parish of Gurrawa, County of Moira.

IMPROVEMENTS.

Homestead built of brick, 10 rooms and kitchen, store, bathroom, front and side verandahs, court-yard, garden, &c.; brick barn, stable, brick dairy, wash-house, and hay shed.

A tender has been let for renovating and repairing the house; the cost thereof will be borne by the Closer Settlement Board.

The property is fenced on practically all boundaries, with subdivisional fences enclosing suitable paddocks. The west boundary of allotment 22s is being fenced at the Board's expense.

TERMS AND CONDITIONS.

Deposit to be lodged with tender, 10 per cent. of purchase

Balance of purchase money payable in 40 half-yearly instalments, with interest on the unpaid balance at 5 per cent. per annum.

Purchaser may transfer his interest in the purchase (prior to the final payment of the purchase money) on payment of a fee of 10s., or pay up the full balance of purchase money, with interest to date of payment only.

Buildings to be insured in favour of the Closer Settlement Board, and the policy to be lodged at the Board's office until completion of purchase. No improvements to be removed without Board's previous written consent.

Immediate possession. Crown grant on completion of purchase.

Immediate possession. Crown grant on completion of purchase. No residence condition.

The highest or any tender will not necessarily be accepted. Particulars are obtainable from the Inquiry Branch, Lands Department, Treasury Gardens, Melbourne.

J. R. PESCOTT, . Acting Secretary, Closer Settlement Board.

Melbourne, 3rd March, 1925.

LAND PROPOSED TO BE PERMANENTLY RESERVED.

N pursuance of the provisions of the Land Act 1915, notice is hereby given that it is the intention of the Governor in Council to permanently reserve the land hereunder described,

The following Notice was gazetted 10 on 11th February, 1925, pursuant to Order of 3rd February, 1925.

pursuant to Order of 3rd February, 1925,

Melbourne.—Site for Educational purposes about to be permanently reserved in addition to and adjoining the site permanently reserved therefor by Order in Council of the 16th July, 1918.—3 roods 3 7-10 perches, City of Melbourne, Parish of Jika Jika, County of Bourke: Commencing at a point bearing N. 61 deg. 57 min. E. 243 links from the intersection of the south-east side of Franklin-street and the north-east side of Bowen-street; bounded thence by Franklin-street bearing N. 61 deg. 57 min. E. 37 9-10 links, by lines bearing S. 28 deg. 35 min. E. 144 links, N. 61 deg. 25 min. E. 38 8-10 links, s. 28 deg. 35 min. E. 102 6-10 links, N. 61 deg. 37 min. E. 177 links, by Russell-street bearing S. 28 deg. 6 min. E. 199 5-10 links, and thence by lines bearing S. 61 deg. 25 min. E. 190 1 links, N. 28 deg. 35 min. W. 62 9-10 links, N. 28 deg. 35 min. W. 94 8-10 links, N. 61 deg. 25 min. E. 184-10 links, N. 28 deg. 35 min. W. 177 1-10 links, S. 61 deg. 25 min. W. 18 links to the commencing point.—(M.314(r) (C.75043, Rs.3062.)

A. DOWNWARD, 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 A 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 Order made on the 25th day of February, 1925, reserved temporarily, and has also excepted from occupation for unining purposes or for residence or business under any miner's right or business licence the land hereinafter described: after described :-

BOONOONAR.—Site for a State School.—4 acres 29 perches, being section C, Township of Boonoonar, Parish of Nurnurnemal, County of Karkarooc: Commencing at the north-east angle of the site; bounded thence by roads bearing S. 7 deg. 42 min. E. 664 links, S. 82 deg. 18 min. W. 630 links, N. 7 deg. 42 min. W. 664 links, and N. 82 deg. 18 min. E. 630 links to the commencing point.—(N.1788(1) (C.75363, beautiful parish to the commencing parish the paris Rs.3079).

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

At the Executive Council Chamber, Melbourne, the 25th February, 1925.

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 intention of the Governor in Council to revoke the temporary reservation of the lands hereinafter referred to, viz.

The following Notices were gazetted 10 on 25th February, 1925, pursuant to Orders of the 17th February, 1925.

BOOMAHNOOMOONAH.—The temporary reservation by Order in Council of the 5th June, 1882, of 16 acres 3 roods 14 perches of land in the Parish of Boomahnoomoonah as a site for conservation of water, situate in section E.—(B.701(2) vation of (C.34606).

Cowa.—The temporary reservation by Order in Council of the 21st May, 1884 (ride Government Gazette, 1884, page 1427); of 3 roods of land, being allotment 2 of section 3, Parish of Dargo, now Cowa, as a site for a road.—(D.161) (97/46).

GLENMONA.—The temporary reservation by Order in Council of the 16th January, 1883, of 1 acre of land in the Parish of Glenmona as a site for Police purposes.—(G.155(2)

HOMERTON.—The temporary reservation by Order in Council of 15th December, 1873, of 5 acres of land in the Parish of Homerton, being portion of allotment S2 as a site for a State School.—(H.109(3) (Rs.3002).

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

PROPOSED REVOCATION AS TO PART OF THE TEMPORARY RESERVATION OF LAND.

In pursuance of the provisions of the Land Act 1915, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservation of the lands hereinafter referred to, viz.:—

The following Notices were gazetted 10 on 4th March, 1925, pursuant to Orders of the 25th February, 1925.

NHILL.—The temporary reservation by Order of the 13th October, 1879, of 76 acres 38 perches of land in the Parish of Balrootan, at Nhill, as a site for affording access to water, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—7 acres 3 roods 33 6-10 perches; Commencing at the north-west angle of allotment 1 of section 25. Township of Nhill; bounded thence by Railway-street bearing N. 0 deg. 1 min. W. 1,098 links; by allotment 46 bearing N. 89 deg. 59 min. E. 725 links; by allotment 45 bearing S. 0 deg. 1 min. E. 1,098 links; by allotment 45 bearing S. 0 deg. 1 min. E. 1,098 links; and thence by allotment 1 aforcsaid bearing S. 89 deg. 59 min. W. 725 links to the commencing point.—(N.102(1), B.646) (7.16618, Rs. 379).

Sandhurst.—The temporary reservation by Order in Council of the 27th May, 1909, of 26 acres of land in the Parish of Sandhurst, as a site for Supply of Gravel, is about to Le revoked so far as regards the portion thereof hereinafter described, viz.:—3 acres, more or less, being the land 50 links wide on each side of the White Hills water-race, which runs through the said gravel reserve.—(S.371(10) (C.75300, Re. 2903) Rs.2993).

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

COMMITTEES OF MANAGEMENT OF RESERVES.

WHEREAS by section 184 of the Land Act 1915, it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any number of more provided than the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the undermentioned persons to be Members of the Committees of Management of the Reserves named: the Reserves named :--

RESERVE FOR PUBLIC RECREATION PURPOSES IN THE PARISH OF DRIK DRIK "AT GREENWALD."

William Hugh Johnson, Robert Henry McKec, Thomas William Emerson, Cecil Hutchinson Cowland, and William George Cowland, as Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 2nd October, 1923, as a site for Public Recreation purposes in the Parish of Drik Drik, "at Greenwald."—(Rs.2853.)

RESERVE FOR A PUBLIC PARK AND GENERAL RECREATION IN. THE TOWN OF TRENTHAM.

George Ambrose, Daniel, Peter Drummond, and Lewis Edward Elliott, as Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order of 3rd August, 1885, as a site for a Public Park and General Recreation in the Town of Trentham, in the room of William Smith and Denis Gleeson, both resigned, and John Barrow, deceased.—(Rs.3057.)

RESERVE FOR PUBLIC PURPOSES IN THE TOWNSHIP OF PORT CAMPBELL, KNOWN AS THE "MURRAY RESERVE."

Henry Samuel Bartils, as a Member of the Committee of Management, for the period ending 16th April, 1926, of the land temporarily reserved by Order in Council of 24th August, 1909, as a site for Public purposes in the Township of Port Campbell, known as the "Murray Reserve," in the room of Francis Stewart O'Farrell, resigned.—(Rs.2308.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this twenty-sixth day of February, One thousand nine hundred and twenty-five, in the presence of—

(SEAL)

A. DOWNWARD, President.
A. A. PEVERILL, Member.

1924-1925.

PUBLIC PARKS, GARDENS, AND OTHER RESERVES.

Regulations in connexion with the vote of Two thousand five hundred pounds (£2,500) for fencing and improving Public Parks, Gardens, and other Reserves, under the control of borough councils, trustees, committees of management, &c.

A SUM of One thousand two hundred and fifty pounds (£1,250) shall be distributed in such manner and on such terms and conditions as the Minister of Lands shall approve, and the remainder (£1,250) shall be dealt with as follows:—

- 1. A sum not exceeding Five shillings (5s.) may be paid to the treasurer of the managing body of any Public Park, Garden, or other Reserve, having a claim on the vote, for every One pound (£1) expended by such body on fencing, preparation of land, and planting, forming of roads and paths, and such other works as the Minister of Lands may approve, in such Park, Garden, or other Reserve, between 1st January, 1924, and 31st December, 1924, out of the funds locally contributed, provided ruch claim be received by the Secretary for Lands on or before the 1st day of May, 1925. Every statement of particulars of claim on the vote must be made on Form "A" and be accompanied by a declaration in the Form "B".
- 2. The term "locally contributed" shall mean and include all moneys voted by the managing body of any Public Park. Garden, or other Reserve, from its own funds, for the fencing and planting of such Park, Garden, or other Reserve, also all moneys voluntarily contributed for the same purpose, between the 1st January, 1924, and 31st December, 1924; but it shall not mean or include any sums advanced by any bank, nor any subsidy paid by Government between the abovementioned dates nor the balance of any subsidy paid by the Government at any period prior to 1st January, 1924.

3. The subsidy or the balance thereof last paid to the managing body of any Public Park, Garden, or other Reserve shall be deducted from the return of expenditure for the year 1924 (vide Form "A"), and a sum equal to one-fourth of the balance then remaining, if made of local contributions as above interpreted, shall be paid as subsidy; provided that if the claims are in excess of the sum of One thousand two hundred and fifty pounds (£1,250) they shall be reduced

pro rata.
4. In every case in which a claim is sent in, an officer of the 4. In every case in which a claim is sent in, an officer of the Department may be instructed to make an inspection of the books kept by the managing body, and of the vouchers for the several items of expenditure; and if such inspection be refused the claim shall be disallowed.

5. The foregoing shall not apply to Parks, Gardens, and other Reserves within the limits of the City of Melbourne (except the Royal Park), or to the Albert Park, South Melbourne, and St. Kilda.

Showing the expenditure incurred between 1st January, 1924, and 31st December, 1924, by the upon the fencing, planting, and other works in the Parks, Gardens, and other Reserves under control; also showing the amount of funds received by the from all sources for expenditure in connexion with such works.

STATEMENT OF EXPENDITURE.

Name of Park; Garde sep	n, or other I arately.	leserve giv	en	Amoui ii	nt expen	ended		
				£	s.	d.		
				,				

* A detail statement of expenditure in each Park, Garden, or other Reserve, particularizing the items separately, must be attached.

. STATEMENT OF MONEY RECEIVED FROM ALL SOURCES FOR EXPENDITURE.

£	d.	
	1	

† Particulars in detail of those items must be attached.

...... Treasurer.

(B.) 1,* do solemnly and sincerely declare that the foregoing statement of expenditure and the details thereto attached are true and correct in every particular, and that the whole sum set forth in such statement, amounting to pounds abilling and and pen (£), has been applied to the fencing, planting, and other works in the Parks, Gardens, and other Reserves under the control of .

I further declare that the sum so expended has been obtained in the manner shown in the foregoing schedule and detail statement thereto attached.

ing the same to be true, and by virtue of the provisions of an Act of Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury. , the Declared before me, at

And I make this solemn declaration, conscientiously believ-

, 192

Justice of the Peace.

*Here insert name and office in full.

Approved by the Governor in Council, the 25th February, 1925.

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

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 25th SECTION OF THE LAND ACT 1915.

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 the 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.

A. DOWNWARD, Commissioner of Crown Lands and Survey, and President of the Board of Lands and Works.

Department of Lands and Survey, Melbourne, 3rd March, 1925.

SCHEDULE.

ROSEBUD. Thursday, 12th March, 1925, at Two p.m., E. T. A. Wilson, Esq.
MANSFIELD, Monday, 16th March, 1925, at half-past Two p.m., E. Singleton, Esq.

Discharged Soldiers Settlement Acts.

LANDS WITHDRAWN FROM APPLICATION.

T is hereby notified that the undermentioned lands have been withdrawn from application :-

County.	Parish.	Allotment,	Section.	Area.
Buln Buln	Doomburrim Dronin East	. 3	i	A. R. P. 159 3 35 35 3 3 80 0 11

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd March, 1925.

Discharged Soldiers Settlement Act 1917. · RE ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE notice gazetted 6th July, 1921, page 2608, is hereby cancelled as far as relates to the allotment in the Schedule hereunder.

Estate.	Parish.	Allotment.	Section.	Arca.
Section 20,	Nillumbik	1 A	. 1	A. R P. 84 2 36

A. DOWNWARD,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd March, 1925.

Discharged Soldiers Settlement Act 1917.

ALLOTMENT AVAILABLE FOR DISCHARGED SOLDIERS.

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

Estate.	Parish.	Allot.	Section.	Area.	Capital Value.
					
Werribee (1)	Deutgam	Pt. 2a `		A. R. P. 1 3·29	£ s. d. 75 0 · 0

(1) Applicant in possession.

A. DOWNWARD, 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,	Corr. No.	Name of Permit F	folder.	Paris	, sh.	Allotment.	Section,	Are	a.	Pay Office.
Echuca Melbourne " Geelong Melbourne "	5106/86.6 5656/86.6 5067/86.6 558/85.6 5091/86.6 4076/86.6 5099/86.6	Bernard P. Moynihan Graham P. Muirhoad Graham P. Muirhoad Cyril G. B. Mitchell William Carroll Arthur E. Sharpley Allan G. Bates Richard B. Cameron Richard B. Cameron		Mooroog Kongwa Jeetho Nillumb Kornong Doombu Drouin	k ik rrim	75 18K, 20D 19d ³ , 19d ³ , 19u ⁴ 29B 4 76 68A 3 109B ⁴	:: :: :: :: ::	130 50 66 105 78 219 159 35	R P. 2 13 0 12 1 12 3 4 0 0 3 14 3 35 3 3 0 11	Shepparton Wontbaggi " Warragul Melbourne Camperdown Warragul

Note.—MELBOURNE DISTRICT.—The notice gazetted 13th July, 1921, page 2703, revoking permit of Gordon D. Camoron, 84 acres 2 roads 36 perches, allotment 1.4, section 1, Parish of Nillumbik, is hereby cancelled.

Department of Lands and Survey, Melbourne, 3rd March, 1925. . A. DOWNWARD, Commissioner of Crown Lands and Survey

Closer Settlement Acts, Section 86

PERMIT CANCELLED.

O'TICE is hereby given that the Permit mentioned in the Schedule hereunder has been cancelled.

District.	Corr. No	Name of Permit Holder.	Parish,	Allotment,	Section.	Reason for Forfeiture.	Area.	Pay Office.
Melbourne	5238/86	James McVey	Toora ·	36a, 36c	С		A. R. P. 132 0 26	Yarram

Department of Lands and Survey, Melbourne, 3rd March, 1925.

A. DOWNWARD, Commissioner of Crown Lands and Survey.

The Closer Settlement Act 1915.

THE Farm Allouments mentioned in the Scholule hereunder are hereby proclaimal available for application, and may be taken up under Conditional Purchase Lorse.

Estate.	Parish.	Allotment,	Section.	. Ares,	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarks.
	i			A. E. P.	£ s. d	£ s. d.	£ s. d	
Wangaratta (1)	Wangaratta South	10, 11	С	28 2 324	257 17 5	9 2 5	7 10 0	2157/86
Section 20	Carlyle (Borough of Rutherglen)	8	1а	17 0 3 5	430 9 4	16 14 4	12 9 0	3465/86.6
Section 6/11 (2)	Toora	36a, 86c	, U	128 3 19 15 2 0	460 5 0 607 0 0	16 10 0 19 5 0	13 7 0 17 11 0	5238/86
Red Cliffs (3, 4, 5) Section 20 (Blundy)	Mildora Doomburrim	450 68.\		159 3 35	2,289 12 0	70 17 0	66 12 0	05504/86-6 5099/86.6
(6, 7) Payne's and Bona Vista (8)	Drouin East {	109 ₈ t 3	ö}	115 3 14	2,310 5 0	71 10 0	67 4 0	3754/86.6

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

(1) Improvements to be valued and paid for in addition—(2) Lessee's improvements to be raid for in addition.—(3) Subject to adjustment after survey.—(4) Capital value includes improvements, £111.—(5) Balance of improvements, £200, to be paid for in addition.—(6) Capital value includes original improvements, £239.—(7) House, £198 9s., and previous lessee's improvements £288 10s., to be paid for in addition.—(8) Capital value includes original improvements, £262, and previous lessee's improvements, £18 5s.

Department of Lands and Survey, Melbourne, 3rd March 1925 A. DOWNWARD, Commissioner of Grown Lands and Survey.

CONCESSION TO SETTLERS IN MOUNTAINOUS DISTRICTS.

Section 2, Land Act 1921: '

Corr. No.	Name.	Allotment.	Parish.	Area of Leasehold.	Proportion of Area Reduced to Clean Grass or Cultivation.	Rents to which	Amount to be Credited towards each Rent.
069/47	William J. Curris (1)	354	Krambruk	A. R. P. 174 0 0	174 acres	1.6.19 to	£ s. d.

(1) 16th and 17th rents, gazetted 13th June, 1923, are excluded.

SCHEDULE OF APPLICATIONS FOR THE ISSUE OF CROWN GRANTS.

		• • •		Date		Awot	NT COLL	ECTED) .			
Corr., No.	Name.	Area.	Parish.	of Payment.	Balance	Gran	t Fcc. a	nce ree.	Total Amoun		Paid to Receiv Revenue at	
		A. B. P.			£ e.	d. £	e. d.	. d.	£ s.	d.	,	
•	Under Se	ction 44 of t	he Land Act 189) as amen	ded by t	he Lan	d Act 1	898.	_			
	John R. Hayhurst (1)		Bagshot,						24 18 23 8	6 0		1.2.08 1.8.04
			the Land Act 189									-
2971	1(-)	193 2 15	'Aire	9.12.24	56 0	- 6 1	6 0	8 1	57 14	7	Melbourne	2.0.07
		Unde	r Section 49 of t	he Land A	lct 1901.							
18850 18530 19396	Alexander Moulder (2)	130 3 0 175 3 4 124 0 3	Nårre Warren Binginwarri Gunyah Gun- yah and	14.2.25 13.2.25	2 7 8 16 3 2	0 1	6 0 6	7 4	3 17 10 9 4 13	4		1.8.11 1.7.11 1.1.10
0505	Lauis Saallanis (5)	19 3 35	Mirboo South Tchuterr	1.12.24		1	1 0	0 10	1 1.	10	.,	1.7.11
0567 0922 2330 2238 2963	Louis Scollary (5)	19 3 38 20 0 17 19 3 34 21 0 16	Glenmona Warrak Beaufort	7.2.25 10.2.25 15.1.25	8 0 0 14	0 1 8 1 6 1	1 0	0 10 1 2 0 8	9 3 1 16 1 9 1 10	10 2	Ararat l Ballaarat	2.7.17 .11.09 1.7.11 1.7.11
4000	(Kinge Whan (2)		r Section 61 of t	he Land A	lct 1898.							•
2372 2786	John R. Hayhurst (8) Executors of the will of James Robinson, deceased (9)	40 0 0 39 3 29	Bagshot Concongella South	$\begin{bmatrix} 6.2.25 \\ 24.1.25 \end{bmatrix}$	2 0 0 10	$\begin{bmatrix} 0 & 1 \\ 0 & 1 \end{bmatrix}$	1 0 0	10	3,10 1 11	10 10		1.4.07 1.1.09
		Unde	r Section 56 of t	he Land 2	4ct 1901.							
2483 3584 2807	Patrick E. Kearney (9) Sarah J. Marchment (10) Isaac Wm. Robinson (9)	145 3 3 552 0 37 266 1 18	Myamyn Boola Boloke Yehrip	$\begin{bmatrix} 6.6.24 \\ 5.2.25 \end{bmatrix}$	1 16 20 14	6 1 9 1 6	11 61	1 7			Melbourne St. Arnaud Ayoca	
19105	E. M. and A. R. Zimmerman (9, 11)	72 1 12	Poowong	2.2.25 11.2.25			6 0		1 11 6 9		Melbourne	2.1.11
			Section 218 of t				11 61	n 51	04 16	Q	Melbourne	
S.A.698/ 218 W.1914		969 1 23	ł	25.2.24	I			i				
	-	Und	er Section 8 of tl	ié Land A	rt 1911.				•		_	
13	Mary Meagher (2)	12 2 30	Craigie	2.2.25	3 18	8 1	1 0	0 5	5 0	1	Maryborough	1.7.12
139	Walter S. Shaw (2)	10 0 22	Monbulk	11.2.25	3 13	4 1	1. 0	0 5	4 14	9	Melbourne	1.7.13
		Unde	er Section 46 of t							_		
925 924 303 361 271	Annie Young (13) Eliza J. Fabretti (14)	$\begin{bmatrix} 13 & 0 & 0 \\ 20 & 0 & 0 \\ 20 & 0 & 0 \\ 5 & 1 & 3 \\ 19 & 3 & 10 \end{bmatrix}$	Craigie Wareek Enfield Buninyong Glenlogie	$\begin{bmatrix} 30.1.25 \\ 2.2.25 \\ 9.1.25 \\ 1.11.22 \\ 10.2.25 \end{bmatrix}$	i] 1 1	1 0	0 8 0 10 0 3	1 1 1 1 1 1	8 10 3	Ballaarat	ı
		Unde	r Section III of	the Land	Act 1915							
0114	John Jones (16)		Yarroweyah				1 0	2 10	61 2	11	Melbourne -	
12425	John W. Looney, administrator to the estate of John Looney, deceased (17)		r Section 175 of Glenpatrick				6 0	1 1	.18 4	7	Melbourne	
	•	Unde	r Section 325 of	the Land	Act 1915							
036	Executors of Hugh Rawson, deceased (18, 19, 20)	١,	Wonthaggi	1	•	,	$\begin{vmatrix} 1 & 0 \\ & \cdot \end{vmatrix}^2$	0 8	266 12	4	Melbourne	1.1.12
	1 11700's D. M (91 90)		r Section 327 of : Wonthaggi				, 1 el	0 11	108 8	10	l Melbourne	
M.76	William B. Moysey (21, 22)		•	•			4	•••	, 0	• • •	1	-
01.69	Winifred Holland (23)		r Section 131 of Marong				10 6	0 2	0.10	8	Bendigo	
0143	Under Section 93 of	•	•		•	•	·					
905.09	•	the <i>Closer Se</i> 0 Î 3,5									The Sect	retary,
	THISTOCS, HEIL SHO			19.4:25 23.9.24	"		.		٠. : .		Closer ment Melbourne	Settle- Bourd,

Schedule of Applications for the Issue of Crown Grants—continued. .

		ĺ	•	Date	İ		THUOMA	Co	LLECTE	D.			•
Corr. No.	Name.	Area.	Parish.	of Payment.	Bai	nce.	Grant F	re.	Assur ance Fee.		Tota mou		Paid to Receiver of Revenue at—
- + -		c A. B. · P.		-	£	4: d-	£ e.	d.	s. d	1	E 4.	d.	
		Under Sectio	n 111 of the Cle	ser Settleme	ent A	ct 191	15.						
26/111	Ninian Porter Stilley	1 0 19	Beechworth	11.12.24	3	7 2	0 10	6	0 2		3 17	10	The Secretary Closer Settle ment Board Melbourne
(2) (3) (4) (5) (6)	Second class. Includes £3 10s. Second class. Includes 4s. 6d. interest. First class. Includes £12 7s. 6d First class. First class.	l. interest.		(14 (15 (16 (17 (18) Sec) £15) Pu) Pu) Pu	ond of rent rehase rehase rehase	lass, fro	m ler , £ , £	licence licence 86 5s. 29 17: 495.	e, s ce, c 7d. s. 6c	ectio redi	on 8	Land Act 1915. 6, Land Act 1915. as purchase money.

- (6) Errst class. Includes 1s: 3d. interest:
 (7) First class, with a special valuation of £1 5s. per acre.
 (8) Third class. Includes 9s: interest.
 (9) Third class. Includes 17s. 6d. interest:
 (11) Includes 8s. 6d. interest.
 (12) Allotments 31 and 32 Kallery will have a consolidated Grant issued.
- (18) Furenase money, 1493.
 (19) Includes £99 198. 9d. interest.
 (20) £11 14s. 11d. additional purchase money paid at Melbourne on 10th February, 1925.
 (21) Purchase money, Jand £22, house £205.
 (22) Includes 7s. 2d. interest.

 - (23) £3 rent paid, credited.

A. DOWNWARD, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 27th February, 1925.

Land Act 1915, Section 50. BERMIT CANCELLED.

N OTICE is hereby given that the Permit mentioned in the Schedule hereunder has been cancelled.

District.	Corr. No.	Name of Permit Holder.	Parish.	Allot.	Sec.	Area.	Block.	Pay Office.
Meibourne	1198/50	Melbourne Clark	Neerim	103ғ		а. R. P. 19 3 2 6		Warragul

Department of Lands and Survey, Melbourne, 2nd March, 1923

A. DOWNWARD, Commissioner of Crown Lands and Survey

Land Acts.

0

TRANSFERS APPROVED.

HE following applications for Transfer of Licences under the 121st and 129th sections 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.

Sumbet of Licence	Name of Transferor.	Name of Transferer.	Area, subject to modification of boundaries and areas.	Parish	Held under Section.	Date of Licence.	Yearly Payment.	Transfer Fee and where paid	Rent Payable to Revenue Officer at-
			A. B. P.				£ s. d.		
0366 3562	Alex. H. Buncle Executors of James	Arthur L. G. Gill William Mason, jun.	120 0 0 37 0 0	Coonooer E. Tchuterr	121 121	1.1.21 1.7.06	1 0 0		St. Arnaud Inglewood
523	Mason Executor of George Rolfe, deceased	Florence A. Lake	Jetty site	Wangoom	129	1.1.16	0 1 0	10ช., แ	Warrnambool
534	Executor of George	Florence A. Lake	o o	17	129	"	0 1 0	10s., "	"
01656 0599 0843	Rolfe, deceased M. L. Richards Frederick Kelly Henrietta Murray	Hugh Lamb Edwin V Adkins Herbert L. Wood	0 1 0 51 0 0 959 0 0	Wonthaggi Kirrak Tyar	129 121 121 -	1.7.22 1.1.21 1.10.24	1 5 0 0 4 3 11 19 9	10s.,	Wonthaggi Horshanı

LIST OF CROWN LANDS AVAILABLE (INCLUDING MAILEE LANDS).

In HE undermentioned areas are available for application, as provided by various sections of the Land Act 1915, and all applications received on or before the 14th March, 1925, will be decomed to have been amultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the adventisement of the case to be heard at the Local Land Soften and be feel dry stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Softens or the Inquiry Office. Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of the land.

Applications may obtain from Local Land Soards. Specially reduced rates are also allowed for a selector when allotment for removal of his family and belongings to the land.

Marked plans of articular area, application forms, and any further information, may be obtained. If from the Inquiry Office, Lands Department, and Land Officers, Alexandra, Ararat, Bainsdale, Bellarat, Beelworth, Benulu, Benulus, Geelong, Hamilton, Horsham, Melbourne, Aidura, Omeo, Sale, Seymour, Stawell, St. Arnaud, and Warracknabeal.

Rebbourne, 4th March, 1925.

Commissioner of Crown Lands and Surrey, Melbourne, and any further information, may be obtained.

* Improvements may be subject to re-valuation after land has been granted to an applicant.

- 1			-	-		-	ments may	Inprovements may be subject to	-							
		-				-		a tole.		•		•	Yearlest Radway			
County. Parish.	Par	sh.	Allotment.	Section.	Area.	· <u>-</u>	Chasification.	Surve Fe	Survey of Fee. (Valuation of Improve- ments (if any).	Location of Land, &c.		Station or Township and Distance in miles therefrom.	How accessible.	Water Supply.	General Description of Land- Soll, Timber, Suttability (Graing, dec.)
			-		A. B. P.			£ 8. d. £ 8. d.	. d.	- Series	£ e. d. £ e. d.	 	 -Division 4, Part I	 [Land Act 1915.	15.	. Distribute and older time and an inches
Croajingo- Gool	Gool	Goolengook	10	A	357 1	AGRICULTURAL		0 10 0 15	15 O T	To be valued	be In east of parish (064,54-56)	4/54-56)	30 miles. from Orbost R.S.	Bush roads	Bush roads Bemm River	timbered with peppermint and messmate
:	Mu	Mudgee.	10, 11,	11	0.09	0	2nd 0 15	5 0 6 17	- 0 -	Nil	In south-west of (1072/46)	parish	5 miles from Myrtleford R.S.	Road and bush track	To be conserved	Portion fair loam, balance stony, suitable for grazing: timbered with box, gum, stringybark, &c.
	5	Yackan-	35	×	30 0	c	3rd 0 10	0 5	5 0.3	To be	In centre of (H.101138)	panish	3 miles from Yackandandah	By road	Yackandandah Creek	Sandy loam, suitable for grazing or cultivation; timbored with box, gum, &c.
Benambra T	H	Tintaldra	56	_ 	676 0	0	3rd 0 10	- 5		fo be valued	To be In west of parish (134/29)	134/29)	In S. Cudgewa R.S.	By road	To be conserved	Suitable for grazing; timbored with gum, box, and stringybark
Grenville	0	Clarkesdale	σ6	<u></u>	ũ 0	0	2nd 0 !	15 0 3 ac	acres 3 2 6	Nil.	In north-west of (J.18185)	f parish	I mile from Happy Valley	By road	To be conserved	Undulating hilly country, light loam, suitable for grazing; timbered with gum and stringybark
:•		Yarrowee	А18м	:	25 0	0	2nd 0 15	15 0 4	9	Nil	In east of parish (0175/121)		4 miles from Buninyong R.S.	By road	To be conserved	Undulating to level country, light loam and gravelly soil, suitable for grazing; timbered with gum
Talbot		Eglinton	61p	63	0 09	<u>61</u> 	2nd 0 15	0	6 15 0	- IX	In south-west of (J.15833)	f parish	6 miles from Clunes R.S.	By road	To be conserved	and pepperint Undulating country, light grey loan, suitable for cultivation and grazing; timbered with gum and
Gladstone		Glenmona	10v	in .	. 12 0	0.	lst 1	0 0	17 6	NI	In south of (W.48193)	parish	4 miles from Avoca R.S.	By road	To be conserved	peppermint. Sandy loam, suitable for cultivation and grazing; timbered with box and red gum.
Dundas		Mirranatwa	85	:	639	33	3rd 0	0 10 0 18	15 0	To be	In south-east c (531/46)	of parish	16 miles from Dunkeld R.S.	By road	To be conserved	Undulating country, with loamy soil and stony rises; suitable for grazing
ь гоман		Tallageira	4.7	:	681	3 22	3rd 0	0.10 0 14 for	7 G	To be	In north-east (0430/121)	of parish	24, miles from Dunkeld R.S.	By road	To be conserved	
Buln Buln		Necrim	1035	:	61	3 26	2nd 0	0 15 0 4	acres 4 12 6	Nil	In south of (1198/50)	parish	4 mile from Crossover R.S.	By road	To be conserved	Ξ'
Sourke		Wallan Wallan	9	æ	227	227 1 39 2nd		0 15 0 12	<u>.</u>	To be valued	In · north of (947/46)	parish.	6 miles from Wallan R.S.	By road	Bruce's Creek	Stop rangy country, suitable for Stazing; timbered with messmate, peppermint, and stringy-bark
						_	_	_	-		_			_	•	

LIST OF CROWN LANDS (INCLUDING MALLEE LANDS)-communes.

* Improvements may be subject to're-valuation after land has been

.[_			-	How awallable.	rple.	;		How available.	ranteg to an app	dieant.			
Coundy.	Parish.	Allotment.	Section.	Area.	<u> </u>	Chassilication.	1	Survey Fee.	Valuation of Improve- ments (if any).	Location of Land, &c.	Nearest Railway Station or Township and Distance in miles therefrom.	How accossible.	Water Supply.	General Description of Land-Soll, Timber, Suitability (Grazing, &c.).	,
				¥	. E.	£ 8. d.	d. £ 6.	s. d.							
					MALLEE I		S.—SELE	CTION	PURCHASE	ANDS.—SELECTION PURCHASE ALLOTMENTS.—Division Part II I Land 44 1015	ort II Land Act	1015			
-	Mirkoo	. 24	:	783 0	0 30 4th	_	8 0/12 10	10 0	Nii	In north-west of parish,	6 miles from	By mad	becomes and off	In north-west of parish, 6 miles from By mad The he commenced Scrientia for	
:	Piambie	=======================================	:	830 1	1 28 21	2nd 1 0	0 6 13 15	. •	House, fencing, and	formerly held by J. G. Redforn (04582/198) In west of parish, formerly held by J. N. McDonald (03833/198)	Kooloonong R.S. In miles from Kooloonong	By road	By road To be conserved	Suitable for growing cereals	
Karkarooc	Patchewol- lock .	15	:	364 3	3 24	lst 1 3	3 010 10	01	clearing, £491 Nil	In east of parish. formerly timber 10-corve	2 miles from Patchewollock		To be conserved	By road To be conserved Suitable for growing cereals	
: .	Mildura	4	:	749 2	. 23 24	2nd 1 17	1 17 0 12 10	0	0 To be valued	(M.21274) In west of parish, formerly held by A. Ouinny, under gravitin	R.S. 6 miles from Merbein R.S.	By road	To be conserved	To be conserved Suitable for growing cereals	
:	.:	10	:,	859 2	2 21 21	2nd 1 10	1 10 0 13 15		0 To be	licence (01614/12) In west of parish, formerly held by A. Ouinny under grazing	6 miles from Merbein R.S.	By road	Ýo be conserved	Suitable for growing cercals	
Millewa	Kamwinna	28	:	760 0	0 14 3	3rd 0 16	0 12 10	9	Nil	licence (01614/121) In east of parish, formerly held by G. D.	4 miles from Karawima	By road	To be conserved	Suitable for growing cereals	
:	Benetook 11-11a	11-11	:	799 1	121	3rd 0 14	0 14 0 12 10	9	Nii	Black (06267/198) In north of parish, formerly held by G. H.	R.S. 3 miles from Pirka R.S.	By road	To be conserved	Suitable for growing cereals	
									•	Whitiord (06172/198)					

LANDS AVAILABLE FOR RESIDENCE AND GARDEN.

٠			
	Rent per 3 0 0 Nil In east of township of At Merbein By road To be conserved Suitable for garden and residence annum, by W. Heaveman	(03078/129) In north of township of At Merbein By road To be conserved Suitable for garden and rivi lence Merbein, formerly held by F. T. Rose.	(95738/129) In South-east of parish, 2 miles from By road To be conserved Suitable for garden and residence formerly held by H. Nyah Breeton (06320/129)
	To be conser	To be conser	To be conser
:: :::	By road	By road	By road
35	:	:	rom
n 129, Lana L	At Merbein	At Merbein	2 miles f Nyah
The state of the s	In east of township of Merbein, formerly held by W. Heayeman	(03078/129) In north of township of Merbein, formerly held by F. T. Rose.	(05738/129) In south-east of parish, formerly held by H. Brereton (06320/129)
	N.	Nii	Annum, 2 0 0 Nil 21 £1
		•	•
		en .	e0
	Rent pe	Rent per 3 0 0 annum,	Rent pol annum, £1
	•	• •	<u> </u>
		1 33	~
	• ——	4 23 0 1 33	
	oı	3	
	۲-	•	30
	Merbein	:	Tyntynder North
	didura (c) Narkarooc Merbein 7 2 0 37	. :	Sendigo () Tatchera Tyntynder 30 1 1 1 North
***	Mildura (c)	,, (d)	Bendigo ()

(a) Subject to special mining condition, section 81, Land Act 1915.——(b) Term, 20 years——(c) A dwelling to the value of £50 to be erected within 6 months from date of licence.——(c) A dwelling to the value of £150 to be erected within 12 months from date of licence.

In occordance with section 16, Land Act 1020, provision for water storage must be be made by the successful applicant to the extent of approximately four (4 cubic varids per acre within two (2) years from date of

Commissioner of Crown Lands and Survey.

Land Act 1915.

	mentioned Officers	Payable to Recolver of Rovenne ac—	
	bo received by the under		£ . d. £ . d.
	ilied in each case may	Burvey Date of Charge Fey- Including Lanse. Date of tall-yearly Charge Lease. Datalments. (H any).	£ & d. £ & d. £ & d. £
NTS.	and fees spec	Date of Licence or Leaste.	_
3D APPLICA	that the rents	dlass.	
1919. O APPROVE	licante, and t	Section.	_
PERMITS TO OCCUPY ISSUED TO APPROVED APPLICANTS.	owing approved app	Allotment.	-
PERMITS TO O	e been issued to the fol	Parish or Situation.	Γ,
	Crown Lands hav torial Revenue.	Area subject. to modification of Boundaries and Area.	
	OTICE is hereby given that permits to occupy Crown Lands have been issued to the following approved applicants, and that the rents and fees specified in each case may be received by the Treasurer to collect Territorial Revenue.	Wumber Munch and Address of Licensee or Lessee. Lease.	
No.	10IIO 26.—30	W. Wunber of	

							-			٠							
	Avoca		Donald		Melbourne Castlonaine	Maryborough	Yackandandah Bairnadale	Camperdown	Terang		Birchip Swan Hill		i i			Mildura Wychenroof	".
	1 2 6		1 0 0		1 11 3 2 10 6	1 10 0	1 15 3	. 6 4 1작 년 등 0			7 4 2 6 18 5	1 9·8	65 18 6 19 6 19	8 9 0	. E.	6 6 8	9 8
	2 6		1		00	0 0	0 0	00	0.0		1000	0	00	00	ó	00	0
	0 0		0		8 9		10	20			<u>64 85</u>	6 11 1	- 1 0 70 .		4		· es
	1 0		1 0		0 11		1 15 5 14	70 €	ž. 4		6 4 5 18		4 18 9 9	6 7 9		დ _	9
	:		:		::	:	0 17 6	20 17 6	:	: -	7 10 0	8 15 0	7 40 0	8 15 0 8 15 0		::	:
ızly.	2.3.25	arly.	1.1.25	-yearly.	2.3.25	*	2.2.25	1.7.24	1	lf-yearly.	2.2.25	2.2.25	2.8.26	2 3 25	2 2 25	:	1.9.24
to be made yes	;	to be made ye	:	o be made half	2nd 3rd	lst	3rd 3rd V.C.	3rd V.C.	3rd	to be made ha	3rd, 138.	3rd, 13a.	4th, 10s.	4th, 12s.	4th, 10s. 6d.	4th, 10s. 6d.	lst, 43s.
-Payment	-	-Payment	:	-Payment	A 134	00	:69	63 :		Payment	::	:	:::	<u>.</u>	:	3	:
Under Section 86 of the Land Act 1915.—Payment to be made yearly.	. 10	Under Section 129 of the Land Act 1915.—Payment to be made yearly.	:	Under Section 48 of the Land Act 1915.—Payment to be made half-yearly.	22A 1	24D	34A Pt. 10	Pt. 14	0#	Under Section 198 of the Land Act 1915.—Payment to be made half-yearly.	10.	SQ.	08.	1 17. (p. 1	(lA.and,lB.		49A and 49B
on 86 ol	÷	п 129 о	:	n 46 of	::	:	::	::	_ <u>_</u> :	п 198 о	: :	<u>-</u>		=	=	<u>.</u>	::
Under Secti	Glenlogie	Under Sectio	Jeffcott	Under Section	Queenstown Fryers	Craigie	Tangambalanga Tyirra	.Carpendiet	Brucknell	Under Section	Pirro Wendown	Piambie	Wandown !! Keimbo !!	Wandown	Pismbio j	Annuello	Wortongie
	3 33		0 0		0 0 3 14	0 0	00	О uà О uà	1 1		1 15 0 0	1 26	0.0	00			1 21
	19		က		30 121	01	4.8	640 148 148	258		686 861·	813.	785			834 613	45
	094/86 W. P. Montgomery, Amphitheatre		081 Timothy Nolan, Jeffcott		Sydney Thomas Laity, St. Andrews(1)/ Richard C. Andrews, North Drum- mond (1)	Frank J. Johnson, Craigie (1, 2)	Ellen Marwell, Albury (1)	Addam Matheson, South Purrumbete	449 Fernest B. Harninii, South Ecklen (3)		Hermina A. Ross, Tempy	Trickly gare of E. McKenzie,	W.P. Benks, Managare	A. Sangster, Manangatang	R. B. Fulton, Acouponous (4)	B. P. Taggert, Waitchie	R. B. Simpson, Banyan, via Woome-
	094/86		180		1276 793	877	1150 8451	453	449		03984	03532	06906	. 06903	03362	06130	06746

--- (2) Special raluation £2 per acre. --- (3) Rental for one year. --- (4) Subject to special charge, £393 6s., also advances and improvements. (1) Subject to special mining condition, section 81, Land Act 1915.——(2) Subject to charge and valuation of improvements.——(6) Term 20 years.

28-and 24 35

Nurnurnemal: Werrimuli

≱ ೦ 10

681 778

P. T. Mitchell, Nowing: ... W. Simpson, Timberoo, via Wal-

ASSESSED FOR GRADING BY THE BUILT OF THE CO.

0 2:

Department of Lands and Survey

760

A. DOWNWARD, Commissioner of Crown Lands and Survey.

LEASES. -TRANSFERS REGISTERED AT THE OFFICE OF TITLES.

ETURN'of all transfers registered at the Office of Titles issued under sections 47-49 of the Lands Acts 1901, 1804, 1806, and 1911; sections 49 and 86 of the Closer Settlement Acts; and section 86 of the Closer Settlement Acts for the following period:—

		1	Nerve of Tremsformer	ļ		Name of Transferre.			Particulars of Land Transferred.	Land Tra	offerred.		Receiver of
		; ;					<u> </u>	Parish.	Alloement.		Section.	Extent.	TO VEHICLE BY
							<u>'</u> -		<u> </u>		<u> </u>	88 9.	<u> </u>
0120/47-49	0120/47-49 F. A. Nicholson	:	:	:	:	Period ending the 30th day of January, 1926.	3 :	Concongella	7	_		18 3 1	Stawell
		_ `	:			LEASES UNDER THE CLOSER SETTLEMENT ACTS.							
3053/49	3053/49 W. H. Burrage, jun	:	:	:	.:	Claude Harold Paynter, Pirron Yallook	<u> </u>	Neerim East	-	, ¥1	:1	169 2 19	Warragul
2351/49	J. A. Lee .:	:	:	:	:	Walter Silvester, Ignana Greek	:	Hensladale	-	_	<u> </u>	×,	Sarrasdale
719/86.6	A. C. Wilson	:	:	:	:	Mary Ellen Neeson, Coleraine	- I	Wanwandyra	90I		:	٠,	Hamilton
3941/80.0	E. C. Monk	:	:	:	:	James Dougal McDonald, Euros	म :	Euros	ີ ຄ		<u>-`</u>	17	Furos
4935/86.6	4935/86.6 A. B. Brunette	:	. :	:	:	Alfred John Harris, Blackburn	:	Nunawading	1434		-	30 0 0	The Secretary,
								-					ment Board, Melbourne
293/86-6 544/86	293/86-6 J. J. Drane 544/86 G. H. J. Nelms	::	::	::	::	James Michael Coghlan, Glengarry James William Nelms, Koyuga	::	Toongabbie South Koyuga	137A		::	83 2 26 32 3 21	Traralgon Echuca
	-						-		-		-		

Department of Lands and Survey, Melbourne, 27th February, 1925.

. . . .

: :: : -

Land Act 1915, Section 198.-Mallee.

APPLICATION FOR A LEASE APPROVED.

Payable to Receiver of Revenue at-FINHE following application for a Leass under section 193 of the Land Act 1915 having been approved, it is hereby notified that the rent and fee specified may be received by the undermentioned Officer suthorized by the undermented periodical Revenue. Payment to be made half-yearly. Wycheproof Total Amount of First Payment. 4 15 6 £ s. d. Amount to be Collected. s. d. 1 0 0 Fee for Lease. બ Half-yearly Rent. £ 8. d. 3 15 6 Survey Charge payable in 12 half-yearly instalments. 40 years Term. Date of Lease. 1,4.18 3rd, 10s. Class. 46, 46a, and 46B Allotinent. Parish. Boorong A. R. P. 604 0 0 Area. : Name and Address of Lessee. ፥ C. L. Pince, Speed No. of Leafe. 01245

Department of Lands and Survey, Melbourne, 27th February, 1925

A. DOWNWARD, Commissioner of Crown Lands and Survey

A. DOWNWARD, Commissioner of Crown Lands and Survey,

| 1 10 0 | Mildura

:

:

... | 74.7

-

Land Act 1915, Sections 121 and 129.

; 1

APPLICATIONS FOR LICENCES APPROVED.

IN THE following applications for Licences under sections 121 and 129 of the Land Act 1915 having been approved, it is horeby notified that the rants and fees specified in each case may be received by the Treasurer to collect Territorial Revenue.

		Area subfact to	•	-	_				Amount	Amount to be Collected.	
Number of Licence.	Name and Address of Licensec.	modification of boundaries and area.	Parish or Situation.	Allotment.	Section. Class.	 	Date of Licence.	Survey Charge payable in 12 Half-yearly Instalments.	Payment, including fustalment of Survey Charge	Payment, Incompanie of Manager of Movement of Licence of Licence of Licence of Manager of Licence of Licence of Manager of Licence o	Payable to Receiver of Rovenue at
		. A. B. P.						£ s. d.	£ % d.	£ s = 1 € s at.	
			Under Section 121 of the Land Act 1915.—Payment to be made yearly.	nd Act 1915.—Pay	ment to b	e made ye					
04 9 3 06936	Januas R. Dunstan, Port Campbell (1, 2) W. J. Gray, jun., Chinkapook	15 0 0	Township, Port Campball	1, 3, 4, 5	œ ;	::	1.12,24 1.1.25	::	0 10 0	0 5 0 0 15 0	0 15 0 Camperdown
05063	05063 J. Plynn, Mortat, via Goroke	8,410 0 0	Lowan (County)	allotment 63			1.10.24		17 10 5	0 5 0 17 15 5	Nhill
06351	06351 L. W. Nice, Merbein	0 1 6	Under Section 129 of the Land Act 1915.—Payment to be made yearly. Merbein	ind Act 1915.—Pay	ment to be	ю made yea	arly.		9		
		_	:	;	;	:	1.1.00	:	0 02 7	1 10 0 Mildura	Mildura

(1) Amount paid. ----(2) Expires 30th September, 1925.

Depait Hont of Lands and Survey, Melbourne, 27th February, 1925. 10 mm of 10 mm

dia neering at the

0.000

THE Colowing Application for a Lease under section 198 of the Discharged Soldiers Settlement Acts.—Mallee.

APPLICATION FOR A LEASE APPROVED.

THE Colowing Application for a Lease under section 198 of the Land Act 1915, as varied by the Discharged Soldiers; Sattlement Acts, having been approved, it is hereby notified that the rent and fee specified may be received by the undermentioned Officer authorized by the Treasurer to collect Torritorial Revenue. Payment to be made half-yearly.

		_	···	сп :	•
	Payable to Receiver of Revenue at—			9 3 3 Warracknabeal	
ollected.	Half-yearly Bent, includ- ing instalment Date of Total Amount Of Burey Charge Payment, First Payment.		£ 8, d.		-
Amount to be Collected.	Date of First Payment,			17.21	
Amon	Half-yearly Bent, includ- ing instalment of Survey Charge (If any).		£ 8. d.	9 3 3	
_	Survey Charge payable in 12 Half-yearly Instalments.		£ 8. d.	0 0 6	-
		Ī		÷	
	Term.		-	:	
				43 year	
	Date of Lease,			1.7.18	
	Clues.			1st, 23s. 1.7.18 43 years	
	Section			:	
	Allotment. Section			56	
				:	
	Parlah.			585 Patchewollock	
•	Atea.		Acres.	585 Patchew	
	.885 G.	_			
	Name and Address of Lessee.	_	:	02914 Percy Bull, Addington	
	Kumber of Lease.	2		2914 Pe	-
	K S			ا ۳	

Department of Lands kind Shrvey 1. P. 11 (1) 11 Melbourne, 27th February, 1925.

A. DOWNWARD, Commissioner of Grown Lands and Survey,

Land Act 1901. - Mallee.

APPLICATION FOR A LEASE APPROVED.

THE following application for a Lease having been approved, it is hereby notified that the rent and fee specified may be received by the undermentioned Revenue Officer. When lease is ready for execution, lessee will be duly advised.

	•				A	mount to be	Payable to the Officer		
Date of Lease.	Name of Lessee.	Parish.	Class.	Extent.	Rent pay- able Half- yearly.	Rent due to date.	Lease Fee.	Total to pay.	authorized by the Treasure to collect Territorial Revenue at—
				A. B. P.	£ s. d.	£ s. d.	£	£ s. d.	
		τ	Jnder Section	222 of the L	and Act 19	01.			
	Thomas Cole (1)	Tyenna	3rd, 10s.	654 0 24	4 1 11	4 1 11 1	Paid	4 1 11	Birchip
.1.16			I	1	1	<u> </u>			
1.1.16	2.00,000		(1)	Allotment 6	66,	<u>'</u>			-

The Land Act 1915, Section 2 .- Mallee.

LEASE UNDER THE LAND ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACT, SURRENDERED.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been surrendered by the Governor in Council for the reason specified.

District.	Corr. No.	Name of Lesses.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reasons for Forfeiture, &c.	Pay Office,
									
Mallee	03481	Frank Godhy Moss	198	Patchewol- lock North	17 and 18	A. R. P. 879 0 2	2nd, 18s.	New lease to issue for 876a. 3r. 25p.	Warrackna-

Department of Lands and Survey, Melbourne, 17th February, 1925.

A. DOWNWARD, of Crown Lands and Survey

COURTS.

SITTINGS of the Supreme Court for the hearing of Criminal Trials and Trials of Causes for the year 1925, pursuant to Order in Council of 25th November, 1924 :-... Tuesday, 21st April BALLARAT Tuesday, 28th April BENDIGO Tuesday, 17th March CASTLEMAINE ... Tuesday, 5th May GEELONG Thursday, 16th April HAMILTON Tuesday, 10th March HORSHAM Thursday, 14th May MARYBOROUGH Tuesday, 21st July SALE ... Wednesday, 1st April SHEPPARTON ... Tuesday, 12th May ST. ARNAUD ... Tuesday, 11th August WARBNAMBOOL ... Tuesday, 19th May WANGARATTA ... Monday, 16th March MELBOURNE MENERAL SESSIONS for the year 1925, pursuant to Order

in Council of 15th December, 1924:-... Tuesday, 16th June ARARAT ... Wednesday, 18th March BAIRNSDALE ... Tuesday, 19th May BALLABAT Wednesday, 1st April BEECHWORTH ' ... Wednesday, 3rd June BENALLA Tuesday, 17th March BENDIGO ... Tuesday, 10th March

CAMPERDOWN

Thursday, 28th May CASTERTON Wednesday, 22nd April CASTLEMAINE Tuesday, 21st April CHARLTON Thursday, 5th March COLAC Tuesday, 7th April DAYLESFORD Wednesday, 18th March DONALD Tuesday, 5th May ECHUCA Tuesday, 12th May GEELONG ... Wednesday, 27th May HAMILTON ... Tuesday, 28th April HORSHAM ... Wednesday, 11th March KERANG ... Tuesday, 9th June KORUMBURRA Tuesday, 21st April KYNETON ... Wednesday, 25th March MANSFIELD Thursday, 19th March MARYBOROUGH Wednesday, 1st April MELBOURNE Tuesday, 10th March MILDURA Wednesday, 29th April NHILL ... Wednesday, 25th March OMEO Tuesday, 17th March SALE Tuesday, 5th May SEYMOUR ... Wednesday, 6th May SHEPPARTON Tuesday, 17th March ST. ARNAUD Wednesday, 17th June STAWELL ... Tuesday, 2nd June WANGARATTA WARRACKNABEAL Wednesday, 8th April Tuesday, 21st April WARRAGUL Thursday, 12th March - WARRNAMBOOL Thursday, 11th June YARRAM ...

COUNTY COURTS.—Notice is hereby given that County Courts will be held during the year 1925 at the undermentioned places on the days hereunder named:—

		-	
ARARAT			Tuesday, 16th June
BAIRNSDALE			Wednesday, 18th March
BALLARAT		•••	Tuesday, 19th May
BEECHWORTH '		•••	Wednesday, 1st April
BENALLA		•••	Wednesday, 3rd June
BENDIGO	•••	• • •	Tuesday, 17th March
CAMPERDOWN	•••	• • •	Tuesday, 10th March
CASTERTON		•••	Thursday, 28th May
CASTLEMAINE			Wednesday, 22nd April
CHARLTON	•••	•••	Tuesday, 21st April
COLAC	•••		Thursday, 5th March
DAYLESFORD		•••	Tuesday, 7th April
DONALD	•••		Wednesday, 18th March
ECHUCA	•••	***	Tuesday, 5th May
GEELONG		٠	Tuesday, 12th May
HAMILTON	•••		Wednesday, 27th May
HORSHAM	***	•••	Tuesday, 28th April
KERANG		•••	Wednesday, 11th March
KORUMBURRA	•••	• • • •	Tuesday, 9th June
KYNETON		···	Tuesday, 21st April
MANSFIELD		• • •	Wednesday, 25th March
MARYBOROUGH '			Thursday, 19th March
MELBOURNE	•••	•••	Wednesday, 1st April
MILDURA			Tuesday, 10th March
NHILL			Wednesday, 29th April
NUMURKAH	•••		Thursday, 7th May
OMEO	•••	•••	Wednesday, 25th March
OUYEN		•••	Wednesday, 11th March
SALE	***	•••	Tuesday, 17th March
SEA LAKE		• • •	Wednesday, 22nd April
SEYMOUR	•••		Tuesday, 5th May
SHEPPARTON			Wednesday, 6th May
ST. ARNAUD	•••		Tuesday, 17th March
STAWELL			Wednesday, 17th June .
SWAN HILL		• • •	Thursday, 12th March
TRARALGON		•••	Wednesday, 22nd April
WANGARATTA	***	•••	Tuesday, 2nd June
WARRACKNABEA	L .		Wednesday, 8th April
WARRAGUL	•••	•••	Tuesday, 21st April
WARRNAMBOOL			Thursday, 12th March
WONTHAGGI	•••		Thursday, 2nd April
YARRAM	•••	•••	Thursday, 11th June

This notice is in lieu of that previously published in the Government Gazette, on page 2877, of the 3rd day of September, 1924. 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 much Courts. such Courts.

Dated at Melbourne this 11th day of December, 1924.

(By order of the Judges),

R. McIVER, Registrar, Melbourne.

MELBOURNE.-COUNTY COURT.

THE times appointed for "Return Days" in the Melhourne County Court during the year 1925 (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 £2	50.	Other cases.
March 16th April 1st and 20th May 1st and 18th June 1st and 15th July 1st and 16th August 3rd and 17th September 1st and 16th October 1st and 19th November 2nd and 16th December 1st	April 1st May 1st June 1st July 1st August 3rd Septemher 1st October 1st November 2nd December 1st		March 16th April 20th May 18th June 15th July 16th August 17th September 16th October 19th November 18th

Dated at Melbourne this 11th day of December, 1924.

(By order of the Judges),

R. McIVER, Registrar, Melbourne.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

ENDERS will be received at this office until Twelve o'clock on the days and for the purposes undermen-

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

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

5th March, 1925.

Baynton East.—New building, State School No. 4239. Particulars at Police Station, Kyneton. Preliminary deposit, £5. Final deposit, 5 per cent.

Black Rock.—New fencing and repairs, State School No. 3631. Preliminary deposit, £5.

Buninyong—Repairs, painting. &c. State School No. 1270. Particulars at Inspector of Works. Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Castlemaine.—Painting. &c., Technical School. Particulars at Police Station, Castlemaine. Preliminary deposit £5.
Chiltern.—Painting and repairs, Police Station. Particulars at Inspector of Works, Wangaratta. Preliminary deposit, £5.

Eltham.—Repairs, &c., State School No. 209. Preliminary deposit, £5...

Footscray.—Fittings, Technical School. Preliminary deposit, £15. Final deposit, 5 per cent.

Footscray.—Supply and erection of switchboard. Technical School. preliminary deposit. £20. Final deposit. 5 per cent.

Hazelwood South.—New building, State School No. 3350. Particulars at Inspector of Works, Translgon. Preliminary deposit, £10. Final deposit, 5 per cent.

Melton.—Renovations to residence, &c., State School No. 430, Particulars at Police Station. Preliminary deposit, £5. Final deposit, 5 per cent.

Mont Park Additions to Block N. Chronic Block, Hosnital for Insane. Preliminary deposit. £15. Final deposit. 5 per

Moonee Ponds East.—Caretaker's quarters, State School No. 3987. Preliminary deposit. £5. Final deposit. 5 per cent.

Morwell.—General repairs, nainting, &c., Police Station, Particulars at Station, and Inspector of Works, Traralgon, Preliminary deposit, £5. Final deposit, 5 per cent.

Natimuk.—Repairs, renovations, &c., State School No. 1548, Particulars at Police Station, Natimuk, and Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit. 5 per cent.

Pascoe Vale.-Additions, State School No. 3081, liminary deposit, £20. Final deposit, 5 per cent.

Rokehv.—Repairs and painting. State School No. 2882. Particulars at Police Station, Warragul. Preliminary deposit. £5. Final deposit. 5 per cent.

Tallarook.—Renairs, nainting, &c., Police Station. Par-ticulars at Police Station, Seymour. Preliminary deposit, Final deposit. 5 per cent.

Thornbury.—Additions State School No. 3 liminary deposit, £20. Final deposit, 5 per cent.

12th March, 1925.

Addington.—Additions, and renairs, and painting to school and residence. State School No. 228. Particulars at Inspector of Works. Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Boorhaman.—Remodelling, &c., State, School No. 1998. Particulars at Inspector of Works, Wangaratta. Preliminary deposit, £5. Final deposit, 5 per cent.

Dimbools.—New building, Police Station. Particulars at Station and Inspectors of Works, Ballarat and Horsham, Preliminary deposit, £15. Final deposit, 5 per cent.

Hampton.—Additions, State School No. 3754. Preliminary deposit, £25. Final deposit, 5 per cent.

Janefield.—New ward, Sanatorium. Preliminary deposit, £15. Final deposit, 5 per cent.

Melbourne.—Alterations to Central Block for New Library, University. Preliminary deposit, £25. Final deposit, 5 per

Northcote.—Remodelling State School No. 1401. Preliminary deposit, £25. Final deposit, 5 per cent.

Royal Park:—Installation of washing machine, power driven, Laundry, Hospital for Insane. Preliminary deposit, £10. Final deposit, 5 per cent.

Strezlecki South.—Removal and re-erection, State School No. 4174. Particulars at Police Station, Korumburra. Preliminary deposit, £5. Final deposit, 5 per cent.

West Melbourne.—Purchase and removal of old wooden building, Technical School. Preliminary deposit, £5. Final deposit, full amount of purchase money.

19th March, 1925.

Beechworth.—Alterations and repairs, H.M. Gaol. ticulars at Inspector of Works, Wangaratta. Prelideposit, £20. Final deposit, 5 per cent. Par-Preliminary

Benalla.—Repairs and painting &c., High School. Particulars at Police Station, Benalla, and Inspector of Works, Wangaratta. Preliminary deposit, £5. Final deposit, 5 per cent.

Brunswick.—Alterations and repairs, Technical Preliminary deposit, £5. Final deposit, 5 per cent. repairs, Technical School.

Echuca.—Additions, &c., Technical School. Particulars at Police Station, Echuca, and Inspector of Works, Bendigo. Preliminary deposit, £20. Final deposit, 5 per cent.

Lake Powell.-New school building, State School. Particulars at Police Station, Kerang, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Manangatang.—New Police Station. Particulars at Inspector of Works, Bendigo. Preliminary deposit, £15. Final deposit, 5 per cent.

Moe.-Removal and re-erection and additions, State School No. 2142. Particulars at Inspector of Works, Traralgon. Preliminary deposit, £10. Final deposit, 5 per cent.

Mont Park .-- Fruit store, Hospital for Insane. Preliminary deposit, £5.

Nagambie.—Repairs, painting, &c., Police Station. ticulars at Inspector of Works, Shepparton. Prelix deposit, £5. Final deposit, 5 per cent.

Surrey Hills .- Additions, State School No. 2778. Preliminary deposit, £25. Final deposit, 5 per cent.

Wahgunyah.—Repairs, painting, &c., Police Station. Particulars at Inspector of Works, Wangaratta, and Police Station, Beechworth. Preliminary deposit, £5. Final deposit, 5 per

Yarrawonga.—Repairs, painting, &c., Court House. Particulars at Inspector of Works, Wangaratta, and Police Station, Beechworth. Preliminary deposit, £5.

26th March, 1925.

Airly.—Removal of building from Glenmaggie North and re-erection at State School No. 4169. Particulars at Inspectors of Works, Traralgon and Bairnsdale. Preliminary deposit, £5. Final deposit, 5 per cent.

Bendigo.—Sewerage connexions and new out-offices, &c.. State School No. 1976. Bendigo Central High School, and Police Quarters. 'Particulars at Inspector of Works.' Preliminary deposit, £20. Final deposit, 5 per cent.

Echuca.—Repairs to and painting buildings, new fencing, &c., Police Station. Particulars at Police Station, Echuca, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Healesville.—Repairs and painting, Police Station. Particulars at Police Station. Preliminary deposit, £5. Final deposit, 5 per cent.

Neerim South.—Repairs and painting, Police Station. Particulars at Station, and Inspector of Works, Traralgon. Preliminary deposit, £5. Final deposit, 5 per cent.

Taminick.—New State School No. 1818. Particulars at Inspector of Works, Wangaratta. Preliminary deposit, £5. Final deposit, 5 per cent.

Valencia Creek.—Removal of residence from Glenmaggie North and re-erection at State School No. 1622. Particulars at Inspectors of Works, Traralgon and Bairnádale. Preliminary deposit, £5. Final deposit, 5 per cent.

2nd April, 1925.

Sunbury.—Nurses' quarters, Hospital for Insane. Preliminary deposit, £50. Final deposit, 5 per cent.

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

GEO. L. GOUDIE, Commissioner of Public Works.

Melbourne, 4th March, 1925.

VICTORIAN RAILWAYS.

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.

GENERAL STORES.

ESTIMATED QUANTITIES.

11th March, 1925.—Supply and delivery of estimated quantities of the undermentioned materials required during the period from 1st July, 1925, to 30th June, 1927:—Grindstones and abrasive wheels; screws and split pins; tubes and fittings; colours, pigments, &c.; glass; books, paper, pasteboard, &c.; tracing cloth, &c.; carbon paper; photographic materials; drysalteries, chemicals, &c.; anbulance material; acetylene, carbonic acid gas and oxygen; twist drills: bolts and nuts and M.S. rivets; electric lamps; cables and wires; electrical fittings and conduit fittings; telephone and telegraph material; taps and dies.

18th March, 1925.-Supply and delivery of estimated quan-18th March, 1925.—Supply and delivery of estimated quantities of the undermentioned materials required during the period from 1st July, 1925 to 30th June, 1927:—Metals, aluminium, brass, copper, &c.; iron; pig iron; galvanized iron; cast steel; steel; dogspike steel; shafting; cotton and wool waste; canvas and canvas hose; sundry brushware; typewriting and duplicating material; printers' inks, &c.; gum and inks; pens, pencils, &c.; artists' colours, &c.; stamps, &c.; corks and bottling wax; explosives and fog signals; gold and silver symbols; saws and blades; files and rasps.

A complete list of the articles required, specifying the requisite deposits, can be obtained on application at the contractors' room, Spencer-street, where schedules may be obtained. The samples which are exhibited by the Department may also be viewed at the contractor's room.

11th March, 1925.—Three-phase alternating current induction motor (starting apparatus and accessories), supply of. P.D., per cent.

11th March, 1925.—Mild steel plates, supply of. P.D., 1 per cent.

11th March, 1925.—Copper telephone wire and accessories, supply of. P.D., $\frac{1}{2}$ per cent.

11th March, 1925.—Sawn redgum timber, supply of P.D ½ per cent. (Date returnable altered from 25th March, 1925.)

11th March, 1925.—Scrap copper wire, for sale. Deposit, 5 per cent.

18th March, 1925.—Insulated cables, supply of. P.D., per cent.

18th March, 1925.—Duplex power clipping press (new or second-hand), supply of. P.D., ½ per cent.

18th March, 1925 .- Second-hand machines (boiler, lathe, horizontal engine, &c.), for sale. Deposit, 5 per cent.

18th March, 1925.—Second-hand steam receiver, for sale. Deposit, 5 per cent.

18th March, 1925.—Hardwood split palings, supply of. P.D. 2 per cent. (Date returnable altered from 25th March, 1925.)

18th March, 1925 .- Catenary clips, hinge type, supply of. P.D., 1 per cent. 18th March, 1925 .- Bluestone pitchers, supply of. P.D.,

per cent.

25th March, 1925.—Kauri pine log timber (Queensland), supply of. P.D., ½ per cent. (Particulars also at office of Railway Divisional Storekeeper, Brisbane.)

25th March, 1925.—Second-hand oil engine and pump, for sale. Deposit, 5 per cent.

25th March, 1925.—Sand-papering machine, supply of. P.D.,

25th March, 1925.—Pneumatic and disc grinding machines supply of. P.D., $\frac{1}{2}$ per cent.

25th March, 1925.—Sawn or hewn tallow-wood timber (Queensland or New South Wales), supply of. P.D., ½ per cent. Particulars also at office of Railway Divisional Store-keeper, Brisbane, and Comptroller of Stores, Sydney.

25th March, 1925.—Sawn or hewn ironbark or spotted gum timber (Victorian), supply of. P.D., ½ per cent.

25th March, 1925.—Scrap rails, iron and steel, for sale. Deposit, 5 per cent.

25th March, 1925.—Scrap bonding copper, copper wire, electrolytic zinc, &c., for sale. Deposit, 5 per cent.

25th March, 1925.—Sawn hardwood timber, angle rails, and angle grids (messmate, stringybark, and mountain gum), supply of. P.D., ½ per cent.

1st April. 1925.—15-ton electric travelling Goliath erane, supply of. P.D., $\frac{1}{2}$ per cent.

1st April, 1925.—Electric equipment for motor and trailer cars, supply of. P.D., ½ per cent. February, 1925.) (Extended from 25th

1st April, 1925.-Rod and dowel machine, supply of. P.D., } per cent.

1st April, 1925 .- Mild Steel Plates, supply of. P.D., per cent.

1st April, 1925.—Copper telephone wire and accessories supply of. P.D., ½ per cent.

Sth April, 1925.—Electrically driven centrifugal exhaust fan, supply of. P.D., ½ per cent.

8th April, 1925.—Solid drawn copper flue tubes, supply of.

P.D., per cent.

15th April, 1925. — Power-driven machine, supply of. P.D., 4 per cent. - Power-driven concrete slab-making

29th April, 1925.—Rotary converter and accessories, supply of. P.D., ½ per cent.

29th April, 1925.—Compressed felt dust shields, supply of. P.D., 1 per cent.

6th May, 1925.—Portable Pneumatic Outfit, supply of. P.D., ½ per cent.

6th May, 1925.—Self-contained portable petrol engine-driven electric welding plant, supply of. P.D., ½ per cent.

6th May, 1925.—High speed turbine lathe and electrical equipment, supply of. P.D., ½ per cent.

27th May, 1925.—High speed turbine lathe and electrical equipment, supply of. P.D., ½ per cent. (Extended from 6th May, 1925.)

27th May, 1925.—Tarpaulin canvas, supply of. P.D., 1 per cent.

3rd June, 1925.—Electric cables (spares), supply of. P.D., per cent.

3rd June, 1925.-2,200-volt cable, supply of. P.D., ½ per cent.

10th June, 1925.—Multiple high-speed wood boring machine supply of. P.D., $\frac{1}{2}$ 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 Estate-Officer, Spencer-street, Mclbourne, or to local stationmasters or roadmasters. No tenders will necessarily be accepted.

E. C. EYERS, Secretary.

Melbourne, 4th March, 1925.

TENDERS FOR GENERAL STORES.

THE time for receiving tenders for the supply of Overcoats ... for the Police has been extended until Friday, the 6th March, 1925, at Eleven a.m. Particulars can be obtained from the Secretary, Tender Board, Gisborne-street, Melbourne.

JNO. G. WHITE, Secretary, Tender Board.

26th February, 1925.

INSOLVENCY NOTICES.

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

N OTICE is hereby given that the estates of Stanley Edgar Goldsbury, trading as Mrs. B. Griffiths, of 250 Glenferrieroad, Hawthorn, stationer; Louis Burns, of 186 Victoria-street; Richmond, dealer; Frank Douglas Taylor, of 38 Clyde-street, Northcote, butcher; Reginald Charles Penn, of 249 Elizabeth-street, Melbourne, salesman, formerly carrying on business at 263 Swanston-street, Melbourne, in partnership with Howard Bond, under the style or firm of Bond and Penn, as confectioners and tobacconists; and Ellen Davis, of 287 Graham-street, Port Melbourne, motor car hirer, 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 11th day of March, A.D. 1925, 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 2nd day of March, A.D. 1925. In the Court of Insolvency, Central District, at Melbourne.

Dated at Melbourne this 2nd day of March, A.D. 1925.

C. H. BROWN, a Chief Clerk.

In the Court of Insolvency, Northern District, at Beechworth.

NOTICE is hereby given that the estate of Henry David Begley, of Myrtleford, in Victoria, railway employee, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Beechworth, on Monday, the 9th day of March, A.D. 1925, 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 Beechworth this 23rd day of February, A.D. 1925.

E. J. E. NICHOLAS, Chief Clerk.

In the Court of Insolvency, Mildland District, at Bendigo. NOTICE is hereby given that the estate of William Lowe, of Retreat-road, Back Creek, Bendigo, in the State of Victoria, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Law Courts, Pail Mall, Bendigo, on Thursday, the 12th day of March, A.D. 1925, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at Bendigo this 25th day of February, A.D. 1925.

R. D. McFARLANE, Chief Clerk.

In the Court of Insolvency, Southern District, at Colac.

NOTICE is hereby given that the estate of Thomas Edward Goss, of Forrest, in the State of Victoria, labourer, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Law Courts, Colac, on Friday, the 13th day of March, A.D. 1925, 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 Colac this 27th day of February, A.D. 1925.

A. H. A. STEWART, Chief Clerk.

In the Court of Insolvency, Western District, at Hamilton. NOTICE is hereby given that the estates of Jessie Neil and Peter Boyle, both of Hamilton, in Victoria, fruiterers and confectioners, have been sequestrated, and that a general meeting of creditors in the said estates will be holden at the Insolvency Court Offices, at Court House, Hamilton, on Thursday, the 12th day of March, A.D. 1915, 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 Hamilton this 25th day of February, A.D. 1925.

A. S. HAUSER Chief Clerk.

In the Court of Insolvency, Western District, at Horsham.

NOTICE is hereby given that the estate of John Francis Peters, of Horsham, in the State of Victoria, assembler, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Horsham, on Monday, the 16th day of March, A.D. 1925, at the bour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at Horsham this 2nd day of April, A.D. 1925.

FRANK J. SAUL,

In the Court of Insolvency, Northern District, at Wangaratta.

NOTICE is hereby given that the estate of Henry Hanes, of Wangaratta, butcher, has been sequestrated, and that a general meeting of creditors in the said estate will be holden at the Insolvency Court Offices, at Wangaratta, on Monday, the 16th day of March, A.D. 1925, at the hour of half-past Ten o'clock in the forenoon, for the election of trustees and for the other purposes mentioned in the 72nd section of the Insolvency Act 1915.

Dated at Wangaratta this 25th day of February, A.D. 1925.

F. E. WILLIAMS, . Chief Clerk.

.766 ORDERS IN COUNCIL, -(Series 1924-25).

Serial No.	Purpose and Farticulars.	Amount.	Name for Approval.
3250 3251		£ s, d. 136 15 9 224 0 0	Knox, Schlapp, and Co. Babcock and Wilcox Ltd.
3252	Purchase of a supply of Copper Sheet	107 15 4	Noyes Bros. (Melb.) Pty. Ltd.
3258 3258 3258 3258	Purchase of a quantity of Block Tin	91 8 9 1,302 10 0 85 0 0 87 0 0	Knox, Schlapp, and Co. O. T. Lempriere and Co. H. Scott-Young Morison and Bearby Ltd.
3 25	Purchase of a supply of Spare Parts for Electric Crane	63 1 9	Horrocks, Roxburgh Pty. Ltd.
3 25	Purchase of a supply of Costing Cards -Approved by the Governor in Council, 25th February, 1925.—F. W. Mabbott, Clerk of the Executive Council.	116 0 0	Kalamazoo (Aust.) Ltd.
	WORKS- Electricity Supply Loan Acts- For the supply of a Coal Crusher for Screening House, Yallourn (Victorian manufacture) —Approved by the Governor in Council, 1st October, 1924.—F. W. Mabborr, Clork of the Executive Council. For the supply of 22,000-volt Insulators and Clamps (British manufacture) For the supply of 24 Steel Towers (Australian manufacture)	2,390 4 0 6,999 0 0 5,982 10 0	J. Welsh Noyes Bros. Johns and Waygood
326	The second secon	22,328 -0_0	R, and G, Thomas Pty.
326	For the supply of Conveyor Belt Idlers for Screening House (Australian manufacture)	570 0 0	Gibson, Battle (Mel-
326	I am a series of the series of	855 0 0	bourne) Pty. Ltd. Lascelles, Parrington
	-Approved by the Governor in Council, 10th February, 1925F. W. MABBOTT, Clerk of	• '	Ltd.
320	the Executive Council. For the supply of 22,000 V. Cable and Accessories (English manufacture)	722 10 0	Siemens Bros. and Co.
3 26	For the supply of 22,000 V. Cable and Accessories (English manufacture)	2,33 9 0 0	Ltd. Western Electric Co. Ltd.
836 326		7,870 6 3 6,050 0 0	Measurement Ltd. Metal Manufacturers Ltd.
$\frac{326}{327}$		764 0 0 27,561 10 0	H. Del Cott Pty. Ltd. Metropolitan - Vickers Ltd.
327	For the supply of 23 miles Lead Covered and Armoured Cable (English manufacture)	1,901 10 0	Johnson and Phillips
327	2 For the supply of 45,000 yards of Triple Braided-Weatherproof Copper Cable (English manufacture)	633 5 0	Enheld Cable Works (Australesia) Ltd.
337	3 For the supply of 450 66,000-V. Busbar Supporting Insulators (Country of manufacture: United States of America)	1,237 10 0	Australian General Electric Co. Ltd.
327	4 For the supply of Switchgear and Spares (English manufacture)	12,861 15 0	Ferguson, Pailin Ltd.
827		7,637 14 0	British Insulated and Helsby Cables Ltd.
327	manufacture)	807 0 0	Elder, Smith, and Co.
327		579 0 0	Johns and Waygood Ltd.
327 327 328	For the supply of 120 tons of Chaff	630 0 0 4,845 0 0 16,700 0 0	E. Nicholas Weymouth's Ltd. Metropolitan - Vickers Ltd.

Melbourne, 4th March, 1925.

CONTRACTS ACCEPTED.—(Series 1924-25).

Serial No.	. Purpose, No. of Tenders, and Particulars of Contract.	Amount,	Name of Contractor.
1	LANDS AND SURVEY— Loan Act 2916 or Loan Act 2629— Supply of Windmills, Plant, &c., for the Closer Settlement Board, for a period of twelve months from 1st February, 1925, as under;— 6-ft. Mills, at 112 12s. each, with 20-ft. tower, painted, £8; 25-ft. tower, painted, £10 2s.; 20-ft. tower, galvanized, £10 16s.; 25-ft. tower, galvanized, £13 11s. 8-ft. Mills, at £14 each; prices of towers same as 6-ft. mills 10-ft. Mills, at £19 12s. each, with 20-ft. tower, painted, £9 10s.; 25-ft. tower, painted, £12 6s.; 20-ft. tower, galvanized, £12 16s.; 25-ft. tower, galvanized, £16 8s. (Contract	Rates	Webb Bros. Pty. Ltd., City-road, South Mel- bourne
32 82	No. 1440A) Supply of Bore Casing, creased and swelled joints, for the Closer Settlement Board, for a period of twelve months from 1st February, 1925, as under: Stoel Casing, 4 inch, O.D. x 3-16 inch thick, black, weldless, manufactured by the Mannesmann process, 12 threads per inch right hand, in random lengths from 30 to 20 feet, &c., at 22, 10d. per foot, f.o.r. Melbourne (Contract No. 1441s)	Dirto	Goldfields Diamond Drilling Co. Pty. Ltd., 205 Sturt-st., South Melbourne
	Loan Act 2629 (Civillan Settlers)— Renovations to Homestead, allotment A, Price's Estate, Parish of Yering (Contract No. 1586) Erection of "E3" type of House (labour only), for H. G. McLean, on allotment 25, Kongbool Estate, Parish of Kongbool (Contract No. 1583)	£ s. d. 105 0 0 55 0 0	C. S. Linton, 95 Cape- street, Heidelberg G. Cartledge, 48 Prin- cess-st., Flemington

CONTRACTS ACCEPTED.—(Series 1924-25)—continued.

		4 manus	Name of Contractor
Serial No.	· Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
3285	LANDS AND SURVEY—continued— Loan Act 2629 (Immigration)— Supply of Material for 11 Iron Panelled Houses, Parish of Rodney, and 2 Iron Panelled Houses at Murrabit, as under:— 13 W.C. Pans and Seats, at £2 10s. each (Contract No. 628s)	£ s. d.	A. G. Way and Co.,
3286	13 One-fire Stoves, at £4 5s. each (Contract No. 6293)	55 5 0	Melbourne Harnwell and Co.,
3287 3288	13 5 ft. 6 in. Rolled Top Galvanized Iron Baths, at £1 8s. 6d. each (Contract No. 630s) 13 15 inches x 10 inches Enamel Sinks, at £1 4s. each (Contract No. 631s) Supply of Materials for erection of 11 Iron Panelled Houses, on Harper's and Donnis,'s lands, Parish of Shepparton, as under:—	18 10 6 15 12 0	North Cariton A. W. Wilson, St. Kilda A. G. Way and Co., Melbourne
3289	11 Reliance One-fire Stoves, at £5 each (Contract No. 618s)	55 0 0	Anderson and Ritchie, Melbourne
3290 3291	22 1,000-gallon Tanks, at £5 each; 22 3-feet high Tank Rings, at £1 12s. 6d. each (Contract No. 619s) 11 Pans and Seats, at £2 10s. each (Contract No. 620s)	145 15 0 27 10 0	S. F. Hunt, Ringwood A. G. Way and Co.,
3292	33 gallons of White Paint, at 13s. per gallon (Contract No. 621s)	21 9 0	Melbourne Oxymel Oil and Paint
3293	28 gallons of Brown Paint, at 12s. 6d. per gallon (Contract No. 622s)	17 10 0	Co., Melbourne Engineering and General Agency Co., Melbourne
3:394 3295	per house (Contract No. 623s)	605 0 0 160 0 0	Arthur Gadsby, 21 Erica- avenue, East Malvern H. O. Young, Murrabit
3296	Supply of Material for erection of 13 Iron Panelled Houses, viz.:—11 Houses on Harper's land, Parish of Rodney, and 2 Houses on O'Donnell's land, Parish of Murrabit. Timber as per Schedule submitted (Contract No. 625s)	737 5 3	Hugh Cameron, Mel- bourne
3297	65 3-panelled Doors, at £1 10s. each; 13 3-panelled Doors, at £1 14s. each (top panel glass); 32-20 Light Sashes, at £1 4s. each; 52 Fly Wire Sashes, at 15s. each; 13-9 Light Sashes, at 11s.	Rates	James Moore and Sons Pty. Ltd., South Mel- bourne
3298	7½ tons of 7 feet x 26 g. Guines Q.G. Iron; 220 sheets, 7 feet x 26 g., Guinea C.G. Iron, at £26 173, 6d. per ton; 16 tons, 6 feet x 3 feet x 26 g., "Q.H.," P.G. Iron; 3 tons, 6 feet x 3 feet x 26 g., "Q.H.," P.G. Iron; 2 sheets, 6 feet x 27 g., "Q.H.," P.G. Iron; 2 sheets, 6 feet x 27 g., "Q.H.," P.G. Iron; 2 sheets, 6 feet x 27 g., "Q.H.," P.G. Iron; at £28 per ton (Contract No. 6278)	Ditte	Ed. Duckett and Sons, Melbourne
3299	Dennying and Patchewollock (Contract No. 1580)	51 0 0	E. L. Ebsworthy, Glen- huntly
3300	Remodelling House for C. D. Lucas, on allotment 31, Irrewarra Estate, Parish of Irrewarra (Contract No. 1581)	315 0 0	C. G. Phillips, Colac
3301	Erection of "B2" amended type of House (labour only), for H. J. Lawrence, on allotments 7, - 7A, and 7B. Parish of Rochester (Contract No. 1582)	39 10 0	J. Donaldson, 69 Leices- ter-street, Fitzroy
3302 3303	5A, Parish of Dorchap (Contract No. 1584)	52 0 0	J. Leary, 93 Fyffe-st., Thornbury R. Shepheard and Son, Smythesdale
3304	1 * •	Rates as per Annex	D. Timmins, Orbost
3305	!	Rates	R. Leatham, Orbost
3306	(7)—Supply and delivery of Direct Current Electric Welding Plant, complete, with accessories and spares * Country of manufacture or production: Great Britain	475 15 0	Robert Bryce and Co. Pty. Ltd., Collins- street, Melbourne
3 307		3,575 0 0	Lascelles, Parrington Ltd., King-street, Melbourne
3308	Supply and delivery of Brown Lineleum, at 13s. 3d. per lineal yard	Rates	Craig, Williamson Pty. Ltd., Elizabeth-st., Melbourne
3309		Ditto	G. Kinnear and Sons Pty. Ltd., Lonsdale- street, Melbourne
3310		Ditto	Ramsay and Tregan- owan Ltd., Latrobe- street, Melbourne
3311	1 N. I. Company	Ditto	P. Bourke, Murchison East
3312	Tobacca and Cigarattey &c. (Not rublicly advertised)	123 2 1 118 3 10	W. J. McMahon, Too- borse W. D. and H. O. Wills
3313	Not publicly edvertised	111 5 5	(Aust.) Ltd., Bourke- street, Melbourne W. D. and H. O. Wills
3314	Not publicly advertised)	511 2 11	(Aust.) Ltd., Bourke- street, Melbourne W. D. and H. O. Wills
3318	(1) Small and delivery of Pressed Steel Caus-	Rates	(Aust.) Ltd., Bourke- street, Melbourne Forman and Co. Pty.
3316	Item No. 1. 10 thenes diameter, at 18. 1130. each Item No. 2. 11 inches diameter, at 58. 88d. each Item No. 3. 12 inches diameter, at 68. 48d. each Item No. 3. 12 inches diameter, at 68. 48d. each		Ltd., Yarra Bank, Melbourne
3317	Supply and delivery of Coke, Gas, Ordinary, at £1 188. 3d. per ton. (Not publicly advertised)	Ditto ,	Metropolitan Gas Co., Flinders-street, Mel- bourne
3318	Country of manufacture or production: Critical States of America	Ditto	Henry Beecham and Co. Pty. Ltd., Lousdale. street, Melbourne
. 3319	(2)—Manufacture, supply, and delivery of Waterproof Overcoats and Pull Ons, as ordered, 1st January, 1925. to 31st Docember, 1925— Item No. 1. Waterproof Overcoats, any sizes, ordered, at £2 3s. 9d. each Item No. 2. Waterproof Pull Ons, any sizes, ordered, at £9s. per pair —Country of manufacture or production: Australia	Ditto	The Pioneer Rubber Co. Pty. Ltd., Flin- ders-st., Melbourne
	* Order in Council obtained.		

CONTRACTS ACCEPTED .- (Series 1924-25)-continued.

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
3320	VICTORIAN RAILWAYS—continued— Railway Stores Supense Account, Act 2716, Section 105—continued— (2)—Manufacture, supply, and delivery of Enamelled Notice Plates—* Item No. 1. To sample "A," at 7d, each Item No. 2. To sample "I," at 6d, each —Country of manufacture or production: Australia	Rates	James Robertson, Nelson-st., Annandale, N.S. W.
3321	(4)—Supply and delivery of Copper Rod *— Item No. 1. 1 1-16 inches diameter, at £128 5s. per ton Item No. 2. 1½ inches diameter, at £128 5s. per ton	Ditto	Noyes Bros. (Melb.) Pty. Ltd., Bourke- street, Melbourne
3322 3323	(9)—Supply and delivery of Bridge Beams and Cattle Pit Logs— Bridge Beams— I tem No. 11. 16 inches x 7 inches x 11 feet, at £1 10s. per 100 super. feet I tem No. 16. 12 inches x 6 inches x 18 feet, at £1 10s. per 100 super. feet I tem No. 17. 12 inches x 6 inches x 11 feet, at £1 10s. per 100 super. feet Cattle Pit Logs— I tem No. 18. 11 feet, at £1 12s. 6d. each	£ s. d. 141 18 0 Rates	E. Elliott, Hastings A. Rankin and T. Summers, South Buchan
3324	Votes and Loans- (1)-Printing Posters	181 3 0	
3325	Supply and delivery of Redgum Split Fence Posts, at £3 12s. 6d. per 100 No	Rates	Queen-st., Melbourne New South Wales Forestry Commission,
3326	Supply and delivery of Printing Bills	170 0 0	Deniliquin, N.S.W. Northfield Studios, Flinders-street, Mel-
3327	Making Envelopes, at 4s. per 1,000 No	Rutes	Alexander Cowan and Sons Ltd., Collins-
3328	(2)—Supply and fitting body on Lancia Chassis, including extras	197 14 6	street, Melbourne Australian Motor Bodies Pty. Ltd., Elizabeth-
3340 3341 3342 3343 3344 3345 3346 3347 3348	Constructing 2 "T" class Trailers at Newport, at £370 each. (Not publicly advertised) Constructing 2 "T" class Trailer Cars at Newport, at £324 each. (Not publicly advertised) Constructing 2 "T" class Trailer Cars at Newport, at £324 each. (Not publicly advertised) Constructing 2 "T" class Trailer Cars at Newport, at £324 each. (Not publicly advertised) Constructing 2 "T" class Trailer Cars at Newport, at £324 each. (Not publicly advertised) Constructing 2 "Z" Vans at Newport, at £76 each. (Not publicly advertised) Constructing 2 "Z" Vans at Newport, at £76 each. (Not publicly advertised) Painting 2 "T" class Trailer Cars at Newport, at £76 each. (Not publicly advertised) Painting 2 "T" class Trailer Cars at Newport, at £76 each. (Not publicly advertised) Painting 2 "T" class Trailer Cars at Newport, at £76 each. (Not publicly advertised) Painting 4 "T" class Trailer Cars at Newport, at £76 each. (Not publicly advertised) Painting 4 "T" class Trailer Cars at Newport, at £76 each. (Not publicly advertised) Painting 6 "T" class Trailer Cars at Newport, at £76 each. (Not publicly advertised) Painting 6 "T" class Trailer Cars at Newport, at £76 each. (Not publicly advertised) Pitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised) Pitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised) Fitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised) Fitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised) Fitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised) Fitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised) Fitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised) Fitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised) Fitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised) Fitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised) Fitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised)	740 0 0 740 0 0 740 0 0 0 740 0 0 0 0 0	street. Melbourne Tobit and party Scott and party Todd and party McCann and party Nason and party Scott and party Scott and party Scott and party Gray and Watt King and Conbey Dewan and party Davidson and party McVay and party McVay and party Auld and Macgarvey Beale and Richardson Chalmers and Mackay Cooper and Welfare Evans and Hall Murphy and Marshall Northage and Roberts Norten and Thomas
3349	Fitting and fixing Floors and Roofs in "U" Trucks. (Not publicly advertised) - E. C. Eyers, Secretary, by order of the Victorian Railways Commissioners. 27.2.1925.	Ditto	Pekin and Fisher
		 	'

Melbourne. 4th March, 1925.

Corrigendum.

Forage, 1925-26.—Contract, 1925, No. 3134, for Forage at Avoca, read purchase by agreement, in lieu of Oats, 10s.; Chaff, 5s. 9d., A. F. Crouch, gazetted.

-JNO. G. WHITE, Secretary to the Tender Board. 2.3.1925.

ANNEX TO CONTRACT No. 3304.

D. Timmins.

Contract.—Supply and delivery of Yellow Stringybark Poles.

	Length of each	Diameter at—					Rate per lineal
No. of Item.	Pole in feet.	5 ft. 6 in. from Butt.			тор.		foot.
1 2 4 7 11	30 32 38 40 41	19 inches minimum 19 inches minimum 18 inches minimum 17 inches minimum 18 inches minimum			12 inches minimum 12 inches minimum 12 inches minimum 12 inches minimum 12 inches minimum	 	я. d. 2 2 2 3 2 3 2 3 2 3

^{*} Order in Council obtained

CONTRACTS ACCEPTED .- (Series 1924-25.)

Serial No.	- Particulars.	Amount.	Name for Approval.	Charged against Vote or Fund
	GENERAL STORES— Supply of Filter Bags, Sugar Bags, and Lime-rock, delivery at the Sugar Factory, Maffra, as per Schedules Nos. 7 and 8 respectively— Security, £60.			
3350 {	Filter Bags -12 doz., heavy, at 6s. 3d. each; 12 doz., light, at 5s. 3d. each, to samples and specification at Tender Board Office Sugar Bags -25,000, at £2 3s. 3d. per 100, to samples and specification at Tender Board Office Security, £140.	Rates	Gair Manufacturing Co. Pty. Ltd.	Contingencies, 1924-25
3351	Sugar Bags—50,000, at £2 16s. 10d. per 100, to samples and specification at Tender Board Office Security, £135.	Ditto	Joyce Bros. Pty. Ltd	-
3352	Lime-rock—900 tons, to specification, at 11 10s. 6d. per ton	Ditto	Platina Lime Co. Pty. Ltd	ľ

Approved-A. J. PEACOCK, Treasurer, 10.2.1925.

PRIVATE ADVERTISEMENTS.

Sewerage Districts Acts. BENDIGO SEWERAGE AUTHORITY. GENERAL NOTICE.

THE Bendigo Sewerage Authority 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 in the sewerage areas hereinafter described, doth hereby declare that on and after the first day of April, 1925, 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 Sewerage Districts Acts.

The boundaries of the sewerage areas hereinbefore referred to are—

to are-

Sewerage Area 8 (2nd Section).

Commencing at the southermost angle of Sewerage Area 6, 2nd section, being also the westernmost angle of Sewerage Area 11; thence north-east by the south-east boundary of Sewerage Area 6, 2nd section, to the centre of Water-street, south-east by centre of Water-street to the northermost angle of Sewerage Area 8, 1st section; thence in a generally southerly direction by the western boundary of Sewerage Area 8, 1st section, to the centre of Bendigo Creek, south-west by the centre of Bendigo Creek to the easternmost angle of Sewerage Area 11; and thence north-west and south-west by the boundaries of that sewerage area to the commencing point.

Sewerage Area 19 (2nd Section).

Commencing at the intersection of Short-street and Bendigo Creek; thence north-east along Bendigo Creek to the centre of Edward-street, being on the boundary of Sewerage Area 14; thence in a generally southerly direction by the boundary of Sewerage Area 14 to the centre of Arthur-street, north-west by the centre of Arthur-street to Queen-street, north-east along Queen-street to Short-street; and thence north-west along Short-street to the commencing point.

Sewerage Areas 21, 22 (1st Section), and 24 (1st Section).

Commencing at the centre of Bendigo Creek at the southernmost angle of Sewerage Area 20; thence in a generally northwest along High-street to Wattle-street, north-west along Wattle-street to the centre of Mackenzie-street, south-west along centre of Mackenzie-street, south-west along centre of Mackenzie-street, south-west along centre of Wine-street to Centre of Vine-street, south-east along centre of Wyrtle-street to Bigh-street, south-east along centre of Myrtle-street to Bendigo Creek; and thence north-east along Bendigo Creek to commencing point.

Sewerage Area 23 (1st Section).

Commencing at the intersection of the centres of Myrtle-street and Bendigo Creek; thence north-east along Bendigo Creek to Wattle-street, south-east along Wattle-street to centre of Queen-street, south-west by centre of Queen-street to centre of Myrtle-street; and thence north-west by the centre of Myrtle-street to the commencing point.

By order of the Bendigo Sewerage Authority,

E. M. VAINS, Chairman. H. C. INGLETON, Secretary.

Sewerage Authority Offices, Bendigo, 26th February, 1925. 2631

CITY OF BENDIGO.

NOTICE OF INTENTION TO BORROW THE SUM OF £10,000 FOR PERMANENT WORKS AND UNDERTAKINGS.

NOTICE is hereby given that the Council of the City of Bendigo proposes to borrow, on the credit of the Mayor, Councillors, and Citizens of the said city, the sum of Ten thousand pounds (£10,000) by the issue of debentures in accordance with the provisions of the Local Government Act 1915.

The rate of interest to be paid is £6 10s per centum per sprum.

annum.

Such moneys shall be repayable by fifty-nine equal half-yearly instalments of £380 18s. each and one instalment of £380 15s. Id., including principal and interest, by providing out of the municipal fund the above amounts, on the first day of June and the first day of December in each respective year.

Such moneys shall be repayable at the Commonwealth Bank of Australia, Bendigo, or at the Council's bankers for the time being

of Australia, Bendingo, of accession being.

The Council reserves the right to redeem the whole of the principal sum outstanding at any time after the first day of June, 1935.

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

Asphalt footpath renewals and re-sheeting roads

Extensions and improvements to cattle markets ... 3,000

Show Grounds improvements 3,500

£10,000

The plans, specifications, and estimate of the cost of the permanent works and undertakings referred to above, with a statement of the proposed expenditure of the money to be borrowed, are open for inspection at the Town Hall, Bendigo.

H. C. INGLETON, Town Clerk.

Town Hall, Bendigo, 24th February, 1925.

CITY OF RICHMOND.

PROPOSED LOAN OF £4,500.

NOTICE is hereby given of the intention of the Council of the City of Richmond to borrow the sum of Four thousand five hundred pounds (£4,500) upon the credit of the Municipality of the City of Richmond. The interest to be paid is at the rate of six and a half per centum (6½ per cent.) per annum. The moneys borrowed are to be repayable by half-yearly instalments at the Commonwealth Bank of Australia, Collins-street, Melbourne. The purposes for which the loan is to be applied are permanent works and undertakings as under—

Balance of proportion of cost of new bridge over the River Yarra connecting Prabran and Richmond at Church-street, fixed by Act of Parliament No. 3020, at 32½ per cent. of the total sum payable (additional to amounts provided in Loans Nos. 9 and 10 schedules), also ap-proaches to aforesaid bridge, £4,500.

The loan is to be liquidated by providing out of the Municipal Fund instalments varying from £306 18s. 3d. to £311 13s., including principal and interest, for twenty half years. The plans and specifications and estimate of the cost of such works, and a statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the offices of the Council.

By order of the Council,

C. C. BLAZEY, Town Clerk. Town Hall, Richmond, 25th February, 1925. 26

BOROUGH OF QUEENSCLIFFE.

BY-LAW No. 21.

A By-law of the Borough of Queenscliffe made under the provisions of the Health Acts and numbered 21, for prescribing the fees payable for registration of premises and the renewal and transfer of registration thereof with the Council of the Borough of Queenscliffe.

IN pursuance of the powers conferred by the Health Acts and every other power enabling it in that behalf, the Mayor, Councillors, and Burgesses of the Borough of Queenscliffe do hereby order as follows:—

1. The fees payable to the Council of the Borough of Queenscliffe for granting or annual renewal or transfer of registration of premises under the above Acts shall be as

ows:—
(1) For each offensive trade premises, being—
(a) A piggery—£1.
(b) Works for tripe or bone boiling, or for boiling down meat, bones, blood, or offal—£1.
(c) Any other offensive trade premises—£5.
(2) For each boarding house—10s.
(3) For each common lodging house—10s.
(4)-For each eating house—10s.
(5) For each premises (whother a licensed victualler's premises or not) on which are manufactured for or prepared for the sale, ice cream, ginger beer, hop beer, or any similar beer, lemonade, cordials, soda water, lithia water or other mineral water, or any artificially aerated water—5s.
(6) For any transfer of registration—2s. 6d.

(6) For any transfer of registration-2s, 6d.

2. By-law No. 19 shall be and the same is hereby repealed.
3. This By-law shall apply to and have operation throughout the whole of the Borough of Queenscliffe.

Resolution for passing this By-law agreed to by the Council the 14th day of October. One thousand nine hundred and twenty-four, and confirmed by the Council on the 9th day of December, One thousand nine hundred and twenty-four.

The common seal of the Borough of Queenscliffe was hereto affixed in the presence of—

(SEAL)

LEWIS KLUG, Mayor.
MALCOLM S. CAITHNESS, Councillor.
G. W. DROSTEN, Town Clerk.

Submitted to the Commission of Public Health on the 20th day of January, 1925.

T. DIMELOW, Secretary of the Commission.

Approved by the Governor in Council, the 10th February, 1925.

F W MARROTT Clerk of the Executive Council.

2630

BOROUGH OF QUEENSCLIFFE.

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

TAKE notice that the Council of the Borough of Queens-and Councillors and Burgesses of the said Borough, the sum of Three thousand pounds (£3.000) to be raised by the issue of debentures in accordance with the provisions of Part XIV.

It is further proposed that-

(1) The rate of interest to be named in such debentures shall be Six pounds fifteen shillings (£6 15s.) per cent. per

annum.

(2) The interest thereon to be payable half-yearly, the first nayment to be due six months after the issue of the debentures and each half year thereafter until the debentures have been redeemed in accordance with the conditions of issue.

(3) The loan shall be redeemed by sixty half-yearly payments (payable at the same time and place as interest), and in accordance with the schedule set out in each debenture.

(4) The said payments of principal and interest shall be payable at the Bank of Victoria, Melbourne.

(5) The purposes for which the said loan are to be applied are:—

Erection of sanitary conveniences at the Town Hall, the extension of underground drainage in Stevens-street, the payment of the cost of electric light installation at the Town Hall, road and street making, and the erection of dressing enclosures on the foreshore reserves, Queensalige

(6). Plans and specifications, with an estimate of the cost of the said works above referred to, together with a statement of the proposed expenditure of the money to be horrowed, are open for inspection at the Town Hall, Lear-

month-street, Queenseliff.

Dated at Queenseliff this the 2nd day of March, 1925. G. W. DROSTEN, Town Clerk. 2710

SHIRE OF LILLYDALE.

REGULATION No. 6.

Regulation No. 6 made under Part IV. of the Thirteenth Schedule of the Local Government Act 1915, for the care, protection, and management of the Lilydale Swimming Baths.

IN pursuance of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratopayers of the Shire of Lillydale do hereby make the following Regu-

1. That the Lilydale Swimming Baths shall be open to the public at such hours and on such conditions as the committee of management, appointed by the Lillydale Shire Council, shall determine.

2. The scale of charges for admission shall be as laid down

by the committee of management for the time being.

3. No person shall be permitted to enter or remain in the baths enclosure who is suffering from a contagious disease.

4. No person shall enter or remain in the baths enclosure, who may offend against decency as regards dress, language, or conduct, or who is under the influence of intoxicating liquor. 5. No dogs or other animals shall be permitted to enter the

5. No dogs or other animals shall be permitted to enter the baths enclosure.

6. No person shall climb or jump over the fences or gates, stick bills thereon, cut names on the fences, trees, or seats, or in any way damage any of the buildings, gates, fences, or other property in and around the baths, or pollute the water therein

7. No person shall interfere with the trees, shrubs, dressing boxes, or other property therein, or commit any nuisance, or leave in the baths enclosure any bottles, paper, cast-off cloth-

leave in the baths enclosure any bottles, paper, cast-off clothing, or other litter.

8. No person shall erect any booth or other structure in the enclosure for the purpose of offering for sale any article, or hawk or offer for sale therein any goods or articles of any description, without the permission in writing of the committee of management, and shall pay such fee as the committee of management may from time to time determine.

9. No person shall play any unlawful game or make any wager for money, or by unseemly conduct interfere with the comfort and enjoyment of others in the baths.

10. All bathers shall wear such costume and obey all instructions regarding use of dressing sheds as shall be laid down by the committee of management.

11. Any person offending against this Regulation shall forfeit a sum not exceeding Ten pounds.

The above Regulation was adouted by the Council of the

The above Regulation was adopted by the Council of the Shire of Lillydale on the 23rd day of January, 1925, and confirmed on the 23rd day of February, 1925.

JAMES WALLACE, President.
JOHN McGHEE, Councillor.
E. WINTERBOTTOM, Secretary. · (SEAL)

2621

SHIRE OF LILLYDALE.

BY-LAW No. 34.

A By-law of the Shire of Lillydale made under the fourth section of the Police Offences Act 1915, and numbered 34, for the purpose of adopting the provisions of Part I. of the said

IN pursuance of the powers conferred by the Police Offences Act 1915, the President, Councillors, and Ratepayers of the Shire of Lillydale order as follows:—

That the provisions of Part I. of the Police Offences Act 1915 be and are hereby adopted and made applicable throughout the Shire of Lillydale.

The above By-law was adopted by the Council of the Shire of Lillydale on the 23rd day of January, 1925, and confirmed on the 23rd day of February 1925.

on the 23rd day of February, 1925.

JAMES WALLACE, President.
JOHN McGHEE. Councillor.
E. WINTERBOTTOM, Secretary.

2622

SHIRE OF MANSFIELD.

NOTICE OF INTENTION TO BORROW THE SUM OF FIVE HUNDRED POUNDS FOR PERMANENT WORKS AND UNDERTAKINGS IN THE SHIRE OF MANSFIELD.

TAKE notice that the Council of the Shire of Mansfield proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said Shire, the sum of Five hundred pounds, such sum to be raised by the issue of debentures in accordance with the provisions of the Local Government Act 1915.

The rate of interest to be paid is £6 per centum per annum, payable half-yearly on the 1st May and 1st November each

year.

Such moneys shall be repayable by 15 yearly instalments of £33 6s. 8d., by providing out of the Municipal Fund the above amount on the first day of May in each respective year during the currency of the loan.

Such moneys shall be repayable at Mansfield at the Bank of New South Wales, or at the Council's bankers for the time being in Mansfield.

The purposes for which the loan is to be applied for are—
Forming and constructing road in Parish of Changue, from
Klingsporn's towards Buller Creek.

The plans, specifications, and estimate of cost of the works
referred to above, and a statement showing the proposed expenditure of money to be borrowed, are open for inspection at
the Shire Offices, Mansfield.
Dated this nineteenth day of February, One thousand nine
hundred and twenty-five.

E. W. FINLASON, 'Shire Secretary.

SHIRE OF OXLEY.

By-law No. 6.

As to Registration of Premises under the Health Acts.

A By-law of the Shire of Oxley made under the Health Acts and numbered 6, for prescribing the fees 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 Oxley makes the By-law and orders as follows:—

behalf, the Council of the Shire of Oxley makes the By-law and orders as follows:—

1. The fees to be charged, received, and taken by the Council of the Shire of Oxley for the registration of premises and for the annual renewals thereof, and for any transfer of such registrations, respectively, pursuant to the provisions of the Health Act 1919, shall be as set out in the schedule hereto.

2. Such fees shall be paid to the shire secretary by any person making application for such registration, renewal, or transfer respectively.

3. Every person in occupation of premises affected by this By-law (as set out in the schedule hereto) shall, within fourteen days after its publication in the Government Cazette, and thereafter on or before the second day of January in subsequent years, register himself with the Council in the manner following, that is to say, by making written application for such registration, accompanied by the fee prescribed in the said schedule.

4. Applications for transfers of registration shall be made to the Council in writing, accompanied by the fee prescribed in the schedule hereto.

5. This By-law shall apply to and have operation in the whole of the Shire of Oxley.

Schedule Reference To In This By-Law.

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.
Offonsive trades premises—Twenty shillings.
Offonsive trades premises—Twenty shillings.
Offonsive trades premises—Twenty shillings.
Offonsive trades premises—Twenty shillings.
Boarding houses—Two shillings and sixpence.
Common lodging houses—Two shillings and sixpence.
Eating houses—Two shillings and sixpence.
Premises (whether a licensed virtualler's premises or not)
on which are manufactured or prepared for sale ice
cream, ginger beer, hop beer, or any similar beer,
lemonade, cordials, soda water, lithia water, or other
mineral water, or any artificially aerated water—Two
shillings and sixpence.

(b) For any transfer of registration—Two shillings and sixence.

The foregoing By-law was duly made by the Council of the Shire of Oxley on the sixth day of December, One thousand nine hundred and twenty-four, and confirmed under the common seal of the Shire on the tenth day of January, One thousand nine hundred and twenty-five five.

A. J. DIFFEY, President. ROBT. COOK, Councillor. J. F. BROWN, Secretary. (SEAL)

Sumbitted to the Commission of Public Health on the 20th day of January, 1925.

T. DIMELOTY, Secretary to the Commission.

2626

Approved by the Governor in Council, the 10th day of February, 1925.

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

The Licensing Acts.

NOTICE OF SURRENDER OF LICENCE AND COMPENSATION PAYABLE THEREON.

HEREAS the licensed premises known as the Timmering Hotol, Timmering, in the Licensing District of Rodney, has surrendered its licence, notice is hereby given that the amount of compensation payable to the owner and occupier of such premises pursuant to the provisions of the Licensing Acts is as under:—

Owner, £450; occupier, £25. Dated at Melbourne this 25th day of February, 1925.
W. H. BANKS, Registrar of Licensing Courts. ROAD IN THE PARISHES OF RINGWOOD, WARRANDYTE, AND MOORGOLBARK REDUCED IN WIDTH.

At the Executive Council Chamber, Melbourne, the twenty-fourth day of June, 1908.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Bent Mr. Cameron Mr. McLeod Mr. Swinburne Mr. Mackey Sir A. J. Peacock Mr. Mackinnon.

Mr. Swinburne

H IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, in accordance with the provisions of and in exercise of the powers conferred by the Local Government Act 1903 (3 Edw. No. 1893), doth by this Order confirm the scheme for the reduction in the width of part of a road in the Parishes of Ringwood, Warrandyte, and Mooroolbark, in the County of Mornington, as shown on a plan attached to such scheme and deposited in the Office of Lands and Survey, Melbourne, the said scheme being under the seal of the Council of the Shire of Lillydale of the first part, the seal of the Board of Land and Works of the second part, and under the hands and seals of parties of the third part to whom the surplus land so taken from the said road shall be sold.

And the Honorable John Emanuel Mackey, His Majesty's

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

ROBERT S. ROGERS.

Clerk of the Executive Council.

Partnership Act 1915.

NOTICE is hereby given that the following change took place in the constitution of the firm registered by the name of "W. F. Vale & Co.", that is to say, Charles Richard Vale retired from the firm on the 31st day of December, 1924.

HEDDERWICK, FOOKES, & ALSTON, 103-105 Williamstreet, Melbourne, solicitors for W. F. Vale & Co. 2691

LONDON & PARISIAN PLEATERS, JEDWAB & LEVY, PROPRIETORS, 117 GLENFERRIE-ROAD, MALVERN.

NOTICE is hereby given that the above-mentioned partnership has been dissolved from this date, and the business will in future be carried on by the undersigned Isaae Jedwab, at the above address, and Mr. Gilbert Jeffery, accountant, of 267 Little Collips-street, Melbourne, will pay and receive all accounts. accounts.

Dated this seventh day of February, 1925.

2685

I. JEDWAB. D. LEVY.

NOTICE is hereby given that on the 31st day of December, 1924, the following change took place in the firm of Taylor and Broomhall, heretofore carried on by Allan William Taylor and Edward Baron Broomhall, both of Elizabeth-street, Melbourne, namely:—The said Edward Baron Broomhall retired from the firm. The said Allan William Taylor will continue to carry on the partnership business at Elizabeth-street, Melbourne aforesaid, in his own name, on his own account, and will pay and discharge all the debts and obligations of the said partnership.

A. W. TAYLOR.

OTICE is hereby given that the partnership lately subsisting between us, the undersigned Ezekiel Cruise, John Edgar Cruise, and Francis John Matthews, carrying on business as slipper manufacturers, under the style or firm of Cruise Brothers, at 191 Smith-street, Fitzroy, has been dissolved by mutual consent as on and from the first day of October, One thousand nine hundred and twenty-four, and that the said John Edgar Cruise will henceforth carry on the said Jusiness at the before mentioned address under the said firm name. All debts due to or owing by the said late firm will be received and settled by the said John Edgar Cruise.

As witness our hands this 20th day of February, 1925.

E. CRUISE.

J. B. CRUISE.

F. J. MATTHEWS.

Johnson and Johnson, solicitors, 430 Little Collins-street,

Johnson and Johnson, solicitors, 430 Little Collins-stree

NOTICE is hereby given that the partnership heretofore existing between Charles Samuel Lloyd and Sydney Solomon Floyd, both of Rodborough, farmers, and carrying on business as farmers and graziers at Rodborough, under the style or firm name of Lloyd Bros., has been dissolved as from the 25th day of February, One thousand nine hundred and twenty-five. The business will be carried on by the said Sydney Solomon Lloyd, who will receive all moneys due to and pay the debts of the late firm.

Dated this 25th day of February. 1925.

the late firm.

Dated this 25th day of February, 1925.

SYDNEY LLOYD.

Herring and Herring, of Maryborough, solicitors for the said Charles Samuel Lloyd and Sydney Solomon Lloyd. 2628

THE partnership heretofore carried on between Arthur Boyce and William George Sloggett, as a joinery works, at 4 Barkly-street, St. Kilda, has been dissolved as from the 7th day of February, One thousand nine hundred and twenty-five. and the business will now be carried on at the same address by Arthur Boyce under the name of A. Boyce.

Dated this twenty-fourth day of February, One thousand nine hundred and twenty-live.

ARTHUR BOYCE.

ARTHUR BOYČE, W. G. SLOGGETT.

NOTICE is hereby given that the partnership heretofore subsisting between Frederick Scherger and Albert Scherger, of Catheart, trading as F. & A. Scherger, farmers, has this day been dissolved by mutual consent. The business-will in future be carried on by the said Frederick Scherger. Dated this 24th day of February, 1925.

FRED. SCHERGER. ALBERT SCHERGER.

Witness to signatures—Theo. G. Grano, barrister and 2614 solicitor, Ararat.

N OTICE is hereby given that the partnership business heretofore existing between Jack Reginald Ingram, of 896
Malvern-road, Armadale, in the State of Victoria, sharebroker,
and James Geoffrey Bickerton, of 21 Stanley-street, Elsternwick, in the said State, sharebroker, registered as "Ingram &
Bickerton," 325 Collins-street, Melbourne, has been dissolved
as from the first day of March, One thousand nine hundred
and twenty-five. All debts payable to the said partnership
will be collected by the said J. R. Ingram, and all liabilities
due will be paid by J. R. Ingram, at 325 Collins-street, Melbourne. bourne.

Dated the twenty-sixth day of February, 1925.

J. R. INGRAM.

Witness-E. L. BORARDT.

J. G. BICKERTON

Witness-E. L. BOBARDT.

NOTICE is hereby given that the partnership heretofore subsisting between Alfred Albert Levy and Elias Bernard Alexander, carrying on business as tailors and mercers at number 85 Swamston-street, Melbourne, under the style or firm of "The Fashion Centre," has been dissolved as from the twenty-eighth day of February, One thousand nine hundred and twenty-five, so far as concerns the said Alfred Albert Levy, who retires from the said firm. All debts due to and owing by the said late partnership will be received and paid by the said Elias Bernard Alexander, who will continue to carry on the said business under the style or firm of "The Fashion Centre."

Dated this 25th day of February, One thousand nine hundred and twenty-five.

and twenty-five.

A. A. LEVY. E. B. ALEXANDER. Herman and Stretton, solicitors, 456 Little Collins street,

NOTICE is hereby given that the partnership hitherto subsisting between George Stanley Bird and Ernest Walter Fielder, carrying on the business of sporting goods manufacturers and importers, at 317 Collins-street and 123 Little Collins-street, Melbourne, under the style or firm of George S. Bird & Co., has been dissolved by mutual consent as from the second day of February, One thousand nine hundred and twenty-live, so far as concerns the said George Stanley Bird, who retires from the said firm. All debts due to and any by the said firm will be received and paid respectively by the said Ernest Walter Fielder, who will continue to carry on the said business.

the said business.

Dated this twenty-fourth day of February, One thousand nine hundred and twenty-five.

GEORGE S. BIRD. E. W. FIELDER.

2700 - - : -

In the matter of the Companies Act 1915, and in the matter of The Australian Portland Cement Company Proprietary Limited.

A. T an Extraordinary General Meeting of the above-named company, duly convened and held at the registered office of the company, 20 Queen-street, in the City of Melbourne, on the 5lh day of February, 1925, the following resolution was duly passed; and at a subsequent. Extraordinary General Meeting of the members of the said company, also duly convened and held at the same place, on the 24th day of February, 1925; the same resolution was duly confirmed as a special resolution viz: resolution, viz.:—

"That the company be wound up voluntarily, and that Paul Lovenorn Munster, of No. 20 Queen-street, Melbourne aforcsaid, secretary, be and he is hereby appointed liquidator for the purpose of such winding up."

Dated this 24th day of February, 1925.

J. JAMES, Chairman.

Companies Act 1915.—In the matter of The Rainsford Collapsible Case Company Limited.

T an Extraordinary General Meeting of the members of A T an Extraordinary General Meeting of the members of the above-named company, duly convened and held at the board room, number 325 Collins-street, Melbourne, on the 12th day of February, 1925, the following extraordinary resolution was duly passed; and at a subsequent Extraordinary General Meeting of the members of the said company, also duly convened and held at the same place on the 27th day of February, the said resolution was duly confirmed as a special resolution:—

resolution:—
"That it is desirable to reconstruct the company, and be wound up voluntarily "That it is desirable to reconstruct the company, and accordingly that the company be wound up voluntarily under the provisions of the Companies Act 1915, and that Rolyat Vawer Taylor, of number 325 Collins-street, Melbourne, public accountant, be appointed liquidator for the purposes of such winding-up."

Dated the 37th day of February, One thousand nine hundred at treath, five

W. B. and O. McCutcheon, of number 418 Collins-street, Melbourne, solicitors for the said company and the liquidator

thereof.

The above winding-up proceedings are purely formal, the said company being about to dispose of the whole of its assets and undertaking, including its liabilities, to a new company to be registered under a similar name.

2705

The Companies Act 1915.—In the matter of Holland Pro-PRIETARY LIMITED (in voluntary liquidation).

THIRD and Final Dividend is intended to be declared in A THIRD and Final Dividend is intended to be declared in the above matter. Creditors who do not prove their debts by the 18th day of March, 1925, will be excluded. Persons having any claims against the liquidators are requested to render their accounts before the date mentioned.

Dated this 3rd day of March, 1925.

A. E. GIBSON,
A. MacLACHLAN,
Liquidators.

470 Little Collins-street, Melbourne.

2679

The Companies Act 1915.
THE MARYBOROUGH HOSIERY CO. LIMITED

THE MARYBOROUGH HOSIERY CO. LIMITED

(IN LIQUIDATION).

OTICE is hereby given that pursuant to section 196 (1)
a general meeting of the above company will be held at
the office of Messrs. Herring & Herring, solicitors, Maryborough, on Saturday, the 4th day of April, 1925, for the
purpose of receiving an account of the winding-up.

2629

JOHN F. HERRING, Liquidator.

THE HERALD AND WEEKLY TIMES LIMITED.

IN LIQUIDATION.

NOTICE is hereby given that a general meeting of the above-named company will be held at Nos. 62-74 Flindersstreet, Melbourne, on Thursday, the 2nd day of April, 1925, at the hour of Eleven o'clock in the forenoon, for the purpose of laying before the shareholders an account showing how the winding-up has been conducted, and the property of the above-named company has been disposed of, and giving any explanation thereof.

Dated the 26th day of February, 1925.

THEODORE FINK, FRED. H. WILSON,

THEODORE FINK, FRED. H. WILSON, Liquidators.

Fink, Best & Miller, 100-104 Queen-street, Melbourne, solicitors for liquidators.

REDITORS, next of kin, and all others having claims against the estate of the undersigned person are requested to send particulars thereof to William John Day, the executor, care of the undersigned, on or before the first day of April, 1925, otherwise they may be excluded when the assets are being distributed:—

Name.—Isabell Penelope Day.

Usual Residence.—206 Pickle-street, South Melbourne.
Date of Death.—20th January, 1925.

ROGERS & ROGERS, 28 Market-street, Melbourne, proctors for the executor.

NOTICE TO CREDITORS.

NOTICE is hereby given that Clarence Edward Pullin, of Latrobe-terrace, Geelong West, in the State of Victoria, plumber, has, by deed dated the 10th day of February, 1925, conveyed and assigned all his estate, property, and effects what sever and wheresoever to George Wheatland, of 116 Little Malop-street, Geelong, in the said State, registered trustee, upon trust for realization or otherwise for the benefit—of the creditors of the said Clarence Edward Pullin, as in the deed mentioned. All persons having any claims against the estate are hereby required to forward same, and particulars thereof, accompanied by a sworn proof of debt, to the said George Wheatland, on or before the 19th day of March, 1925, after which date the trustee will distribute the funds amongst those persons only of whose claims he shall have had notice.

Dated this 25th day of February, 1925.

Wheatland and Davidson, public accountants, 116 Little Malop-street, Geelong.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Samuel Frederick Gath, late of 36 Kemp-street, Northcote, in the State of Victoria, retired farmer, deceased (who died on the thirtieth day of September, 1924, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twenty-seventh day of November, 1924, to George Henry Tatchell, of Tintern-avenue, Toorak, in the said State, solicitor, and William Johnson, of Woodstock West, in the said State, farmer), are hereby required to send particulars, in writing, of such claims to the said George Henry Tatchell and William Johnson, at the office of the undersigned, on or before the twenty-seventh day of March, 1925, after which date the said George Henry Tatchell and William Johnson will proceed to distribute the assets of the said Samuel Frederick Gath, deceased, which shall have come to their hunds 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 George Henry Tatchell and William Johnson 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 twenty-sixth day of February, 1925.

had notice as aforesaid.

Dated this twenty-sixth day of February, 1925.

TATCHELL, DUNLOP, SMALLEY, & BALMER, 290 Williamson-street, Bendigo, proctors for the said executors.

NOTICE TO CREDITORS.

DURSUANT to the provisions of the Trusts Act 1915, notice PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of James Oliver, late of No. 140 Nelsonstreet, Williamstown, in the State of Victoria, master plasterer, deceased (who died on the 30th day of July, 1924, and probate of whose will, with the codicil thereto, was, on the 5th day of February, 1925, granted by the Supreme Court of the said State, in its probate jurisdiction, to Thomas Duncan Compton, of Ferguson-street, Williamstown aforesaid, estate agent), are hereby required to send, in writing, particulars of such claims to the said executor, in the care of the undersigned, on or before the 22nd day of April, 1925, after which date the said executor will proceed to distribute the assets of the said James Oliver, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claims he shall not then have had notice.

Dated this 4th day of March, 1925.

Dated this 4th day of March, 1925. ERNEST H. HICK, B.A., LL.B., 31 Queen-street, Melbourne, proctor for the said administrator.

RE EMANUEL HENRY SOLOMONS, DECEASED.

RE EMANUEL HENRY SOLOMONS, DECEASED.

DURSUANT to the provisions in that behalf contained in the Trusts Act 1915, notice is hereby given that all creditors and others having any claims against the estate of Emanuel Henry Solomons, formerly of 103 Richardson-street, Albert Park, in the State of Victoria, dealer, but late of 47 Canterbury-road, St. Kilda, in the said State, commission agent, deceased (who died on the ninth day of November, One thousand nine hundred and twenty-four, and probate of whose will and codicil was, on the seventeenth day of February, One thousand nine hundred and twenty-five, granted by the Supreme Court of the said State, in its probate jurisdiction, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims on or before the ninth day of April, One thousand nine hundred and twenty-five, to the said company at its address above mentioned; and notice is hereby also given that after the said ninth day of April, One thousand nine hundred and twenty-five, the said company will proceed to distribute the assets of the said company will proceed to distribute the assets of the said company shall then have had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the said company shall not then have had notice.

Dated this twenty-third day of February, One thousand nine hundred and twenty-five.

HERMAN & STRETTON, 456 Little Collins-street, Melbourne, proctors for the said company.

NOTICE TO CREDITORS.-RE JANE WHITCHER (late of number 10 Cecil-street, Williamstown, in the State of Victoria, widow), DECEASED.

Victoria, widow), DECRASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Jane Whitcher, late of number 10 Cecistreet. Williamstown, in the State of Victoria, widow, decased (who died on the twenty-sixth day of November, One thousand nine hundred and twenty-four, and probate of whose last will and testament was granted to James Hall, of 17 Queen-street, Melbourne, in the said State, solicitor, the executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to

the undersigned, James Hall and Sons, the proctors for the said James Hall, on or before the second day of April, One thousand nine hundred and twenty-five. And notice is hereby given that after that date the said executor will proceed to distribute the assets of the said Jane Whitcher, deceased, which shall have come to his 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 shall not be liable for the assets, or any part thereof, distributed to any person of whose claim he shall not then have had notice.

Dated this 28th day of February, 1925.

JAMES HALL & SONS, of Lombard Buildings, 17 Queen-street, Melbourne, proctors for the executor. 2692

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

NOTICE is hereby given that Hilda May Levy, of 157
Glenferric-road, Malvern, in the State of Victoria, ladies' draper, has, by deed dated 25th day of February, 1925, and duly registered on the 26th day of February, 1925, conveyed and assigned all her estate, property, and effects, what soover and wheresoever to the undersigned James Wallace Ross, of 34 Queen-street, Melbourne, public accountant and official assignee in insolvency, in trust for realization and otherwise, for the benefit of all her creditors, as in the said deed provided. All persons having claims against the estate are hereby required to forward the same and particulars thereof, accompanied by a sworn affidavit in proof of debt, to the undersigned on or before 21st day of March, 1925, after which date the trustee will distribute the trust funds amongst those persons only of whose claims notice shall have been given. been given.

Dated this 23rd day of February, 1925.

J. WALLACE ROSS, A.I.C.A., Trustee. Wilson, Ross and Company, public accountants and auditors 34 Queen-street, Melbourne.

NOTICE TO CREDITORS AND OTHERS.—CHARLES AUSTIN DEGROOT, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of the above-mentioned Charles Austin DeGroot, late of Commercial Hotel, Yarram, in the State DeGroot, late of Commercial Hotel, Yarram, in the State of Victoria, licensed victualler, deceased (who died on the 26th day of October, 1924, and probate of whose will was granted by the Supreme Court of the said State in its probate jurisdiction, on the 26th day of February, 1925, to Bridget DeGroot, of Commercial Hotel, Yarram, aforesaid, and Thomas Skehill, of Kyneton, in the said State, retired farmer, the executrix and executor respectively named in and appointed by the said will), are hereby requested to forward particulars in writing of such claims to the said executrix and executor, addressed to the office of Gavan Duffy, King and Company, solicitors, 125 Queen-street, Melbourne, on or before the 17th day of April, 1925, after which date the said executrix and executor will proceed to distribute the assets of the said Charles Austin DeGroot, doceased, which shall have come to their hands as such executrix and executor as aforesaid, amongst the persons entitled thereto, having regard only to the claim or claims of which the said executrix and executor shall then have had notice; and the said executrix and executor will not be lichly for the easts to distribute on a very content of the lichly for the easts to distribute on a very content. shall then have had notice; and the said executrix and executor will not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim or claims the said executrix and executor shall not then have had notice.

Dated this 27th day of February, 1925.

GAVAN DUFFY, KING & CO., 125 Queen-street, bourne, proctors for the said executrix and executor.

NOTICE TO CREDITORS .-- RE JOSEPH KELLY, DECEASED.

DECEASED.

DECEASED.

DECEASED.

DIRSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Joseph Kelly, late of Macedon, in the State of Victoria, retired farmer, deceased (who died on the 20th day of January, 1925, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 18th day of February, 1925, to Rupert Wilks, of 413 Collins-street, Melbourne, in the said State, solicitor), are hereby required to send particulars, in writing, of such claims to the said Rupert Wilks, care of the undersigned proctors for the said estate, on or before the 4th day of April, 1925, after which date the said Rupert Wilks will proceed to distribute the assets of the said Joseph Kelly, deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is further given that the said Rupert Wilks will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice as aforesaid.

BAYLES, HAMILTON, & WILKS, 413 Collins-street, Mel-

BAYLES, HAMILTON, & WILKS, 413 Collins street, Melbourne, proctors for the said estate. 2659

۵

RE ROBERT BAIR, DECEASED.

RE ROBERT BAIR, DECEASED.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Robert Bair, late of Inverloch, in the State of Victoria, hotol-keeper, deceased (who died on the thirtieth day of November, 1924, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirtieth day of January, 1925, to Estella Bair, of Inverloch aforesaid, widow, and John Edward William Lees, of "Elsinore," Oakwood-avenue, North Brighton, in the said State, grazier, the executors named therein), are hereby required to send particulars, in writing, of such claims to the undersigned, proctors for the said executors, on or before the 11th day of April, 1925, after which date the said executors will proceed to distribute the assets of the said Robert Bair, 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 as aforesaid; and the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated the 26th day of February, 1925.

SUTHERLAND & MARSHALL, Leongatha, proctors for the said executors.

2718

RE EDWARD THOMAS STEPHENS, DECEASED.

RE EDWARD THOMAS STEPHENS, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Edward Thomas Stephens, late of Alfred-lane, Stawell, in Victoria, grocer, deceased, intestate (who died on the 14th day of September, 1924, and letters of administration of whose estate were granted to The Ballarat Trustees, Executors and Agency Company Limited, of Lydiard-street, Ballarat, in Victoria), are hereby required to send in particulars, in writing, of such claims to the undersigned, Theodore George Grane, of Stawell aforesaid, the proton for the said company, on or before the eighth day of April, 1925. And notice is hereby given that after that day the said company will proceed to distribute the assets of the said Edward Thomas Stephens, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and the said company will not be liable for the assets, or any part thereof, \$6 distributed to any person of whose claim it shall not then have had notice.

Dated this 25th day of February, 1925.

THEO. G. GRANO, Main-street, Stawell, proctor for the said company.

NOTICE TO CREDITORS.—RE ELIZABETH FERGUSON, DECEASED.

DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Elizabeth Ferguson, late of Vere-street, Collingwood, in the State of Viciprita, widow, deceased (who died on the 24th day of November, 1923, and letters of administration, with the will of the said deceased annexed, were by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-fourth day of December, 1924, granted to the Trustees, Executors, and Agency Company Limited, of number 412 (Colling-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company on or before the 31st day of March, 1925, after which date the said company will proceed to distribute the assets of the said Elizabeth Ferguson, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice.

Dated this 25th day of February, 1925.

SECOMB & WOODFIVILL, 446 Little Collins-street, Melbourne, proctors for the Said company.

In the Supreme Court of the State of Victoria Fi. Fq.

OTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Mrs. E. Spencer, of 74 High-street, Preston, draper, the said Sheriff will, on Monday, the 6th day of April, 1925, at the hour of Two o'clock in the atternoon, cause to be sold, at the Police Station, Gower-street, Preston (unless the said process shall have been previously satisfied or the said Sheriff be otherwise staved):=

All the right, title, estate, and interest (if any) of the said Mrs. E. Spencer in and to all that piece of land, being part of Crown portion 138, Parish of Jika Jika, County of Bourke, particularly described in certificate of title, volume 4834, folio 566654. This land has a frontage of 19 ft. 9 in. to the eastern side of High-street, Preston, and commences 70 ft. 3 in. north of Ragian-street.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 3rd day of March, 1925. 2699

THOMAS WOOD, Sheriff's Officer.

MONDAY, 6TH APRIL, AT ELEVEN O'CLOCK.

In the Supreme Court of the State of Victoria .- Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given, that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sherilf, requiring him to levy certain moneys of the real and personal estate of Elsie McLean, of Argyle-street, Fawkner, married woman, being out of her separate property, not subject to any restriction against anticipation unless by reason of section 22 of the Married Woman's Property Act 1915, the property shall be liable to exception notwithstanding such restriction, the said Sheriff will on Monday, the 6th day of April, 1925, at the hour of Eleven o'clock in the forenoon, cause to be sold at the Police Station, Sydney-road, Coburg (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):

All the right, title, estate, and interest (if any) of the said Elsie MoLean, in and to all that piece of land, being lots 103 to 113 (both inclusive), on plan of subdivision, number 2761, lodged in the Office of Titles, and being parts of Crown section 3, Parish of Will Will Rook, County of Bourke, more particularly described in certificate of title, volume 3991, folio 789074.

Dated at Melbourne this 26th day of February, 1925.

N.B.-Terms: Cash. No cheques taken.

THOMAS WOOD, Sheriff's Officer.

MINING NOTICES.

AI GOLD MINES NO LIABILITY.

OTICE is hereby given that an Extraordinary Meeting of Al Gold Mines No Liability is hereby convened, and will be held at the registered office of the company, No. 60 Swanston-street, Melbourne, on the 13th day of March, 1925, at Twelya o'clock noon, when the subjoined resolutions will be proposed, namely:—

1. That the company be voluntarily wound up.
2. That the directors sell the property of the company at the best price obtainable, pay the expenses of the winding up and the company's debts, and dispose of the surplus which may remain after the completion of the winding up, whether in money or in shares, among the shareholders, in proportion to the number of their shares, without regard to the value thereof or the arount raid up thereof

or the amount paid up thereon.
3. That the minutes of this meeting be confirmed.
Dated the 20th day of February, 1925.

By order of the Board,

GEO. E. DICKENSON, Manager.

SOUTH AUSTRALIAN OIL WELLS CO. NO LIABILITY. A N Extraordinary Meeting of the above-named company will be held at the Board Room, 31 Queen-street, Melbourne, on Wednesday, 18th March, 1925, at half-past Eleven o'clock in the forenoon, for the transaction of the following

To increase the capital of the company by increasing the amount of each share of the 200,000 oxisting shares in the company from Ten shillings to Twenty shillings.

2. To confirm the minutes of the meeting.
Proxies must be lodged at the office of the company not later than 48 hours before the above meeting.
Dated this 16th day of February, 1925.

ÁLEX. GORDON, Manager. 2539 31 Queen:street, Melbourne.

BÁCCHUS GOLD MINING SYNDICATE NO LIÁBILITY.

Registered. Office-846 Flinders-street (Peterson's Buildings, 1st Floor), Melbourne.

POTICE is hereby given that an Extraordinary Meeting of the sharcholders of Bacchus Gold Mining Syndicate No Liability will be held at 346 Flinders-street, Melbourne, on 12th day of March, 1925, at Twelve O'clock noon.

BUSINESS. To consider the following resolution, and, if thought fit, to pass same with or without modification:—"That the capital of Bacchus Gold Mining Syndicate No Liability be increased from £2,500 to £5,000 by increasing the number of shares in the company from 100 shares at £25 each."

To confer the company from 100 shares at £25 each."

To confirm the minutes of the meeting:
2537 J. D. MORRISSEY, Manager.

SOUTH NEW MOON GOLD MINING COMPANY NO LIABILITY.

N OTICE.—A Call (the 52nd) of Threepence per share has been made on the capital of the company, due and payable at the office, Beehive Chambers, Bendigo, on Wednesday, 11th March, 1925.

GEORGE H. GREEN Manager GEORGE H. GREEN, Manager.

CARLISLE AND WHITTAKER GOLD MINING COMPANY NO LIABILITY.

N OTICE is hereby given that a Call (the 23rd) of Twopence per share has been made upon the capital of the company, due and payable at the company's office, High-street, Maldon, on Wednesday, 11th March, 1925.

2636 JOHN SOMER, Manager.

AJAX SOUTH GOLD MINING COMPANY NO LIABILITY, DAYLESFORD.

A CALL (the 26th) of Twopence per share has been made on the capital of the company, due and payable on Wednesday, 11th March, 1925, at the company's office, 19. A.M.P. Chambers, Lydiard-street north, Ballarat.

2639

J. H. PETERS, Manager.

ULSTER GOLD MINING COMPANY NO LIABILITY. NOTICE.—A Call (the 36th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Commercial House, Charing Cross, Bendigo, on Wednesday, 11th March, 1925.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

NEW OSWALD GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 2nd) of Sixpence per share has been made on the capital of this company, due and payable at the company's office, Commercial House, Charing Cross, Bendigo, on Wednesday, 11th March, 1925.

J. J. STANISTREET

(McColl, Rankin, and Stanistreet), Manager.

NOTH LONG TUNNEL GOLD MINING COMPANY N.L.

NOTICE is hereby given that a Call (the 13th) of One penny per share on the uncalled capital of the above company has been made, due and payable to the manager, at the registered office of the company, Commercial Bank Chambers, 339 Collins-street, Melbourne, on Wednesday, the 11th day of March, 1925.

MOUNT HUNTER TIN MINING CO. N.L.

NOTICE is hereby given that a Call (the 7th) of One shilling per share on the uncalled capital of the above company has been made, due and payable to the manager, at the registered office of the company, Commercial Bank Chambers, 339 Collins-street, Melbourne, on Wednesday, the 11th day of March, 1925.

W. J. BECK, Manager

W. J. BECK, Manager.

MORNING STAR GOLD MINES NO LIABILITY.

A. CALL (the 34th) of One shilling per share has been made on all shares in the company (making 23s. paid up), due and payable at the registered office of the company, 80 Swanston-street, Melbourne, on Wednesday, 11th March,

GEO. E. DICKENSON, Manager.

MOUNT BISCHOFF EXTENDED TIN MINING COMPANY NO LIABILITY, WARATAH, TASMANIA.

A CALL (8th) of Threepence per share has been made on the increased capital of the company, due and payable at the company's office, 17 Queen-street, Melbourne, on Wednesday, 11th March, 1925.

2661 JOHN DITCHBURN, Manager. 2661

GOLDEN STAIRS GOLD MINING COY. NO LIABILITY, GREENSBOROUGH.

CALL (9th) of Threepence per share has been made on A all shares in the above company, due and payable at the company's office, 17 Queen-street, Melbourne, on Wednesday. 11th March, 1925.

JOHN DITCHBURN, Manager.

EASTERN OPTIONS NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Four pounds per share (making shares £11 paid up) has been made upon the contributing shares in the above company, due and payable to me, at the registered office of the company, National Mutual Buildings, 395 Collins-street, Melbourne, on made upon the condition of the logarity of the Board,

By order of the Board,

By order of the Board,

E. J. KENNEDY, Manager.

BAN NA SAN NO LIABILITY.

OTICE is hereby given that a Call (the 1st) of Two pounds per share (making shares £7 paid up) has been made upon the contributing shares in the above company, due and payable to me, at the registered office of the company, National Mutual Buildings, 395 Collins-street, Melbourne, on Wednesday, 11th March, 1925.

By order of the Board,
2667

E. J. KENNEDY, Manager.

No. 26. -3008-4

ORIENTAL GOLD MINES NO LIABILITY.

N OTICE is hereby given that a Call (the 14th) of One penny per share has been made upon all the shares in the company, due and payable to the manager, at the registered office, Commercial Union Buildings, 413 Collins-street, Metbourne, on Wednesday, 11th March, 1925.

2672 F. L. SMYTH, Manager.

IRONBARK GOLD MINING COMPANY NO LIABILITY.

A CALL (the twelfth) of Threepence per share has been made on all shares Nos. 1 to 60,000, due and payable on Wednesday 11th March, 1925, at the company's office, 60 Queen-street, Melbourne.

J. G. STANFIELD, Manager.

CARLISLE GOLD MINING COMPANY NO LIABILITY. A CALL (the Fourteenth) of Threepence per share has been made on all shares Nos. 1 to 50,000, due and payable on Wednesday, 11th March, 1925, at the company's office, 60 Queen-street, Melbourne.

J. G. STANFIELD, Manager.

PIONEER GOLD MINES NO LIABILITY, BRIGHT, VICTORIA.

NOTICE is hereby given that a Call (the 1st) of Threepence per share (making shares 9d. paid up), has been
made upon the contributing shares in the above company, due
and payable at the registered office of the company, 31 Queen
street, Melbourne, on Wednesday, the 11th day of March, 1925.

By order of the Board,
R. W. STRINGER, Legal Manager.

N.B.—Exchange must be added to country and interstate cheques.

UNITED GLEESONS GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 10th) of Sixpence per share (making shares 7s. paid up), has been made upon contributing shares in the above company, due and payable at the registered office, 31 Queen-street, Melbourne, on Wednesday, the 11th March, 1925.

By order of the Board,
2676.

R. W. STRINGER, Manager.

NORTHEY'S REEF GOLD MINING COMPANY NO LIABILITY, NEWSTEAD.

NOTICE is hereby given that a Call (the 22nd) of One penny per share, has been made on the uncalled capital of the company, due and payable to the manager at the registered office, 506 Little Collins-street, Melbourne, on Wednesday, the 11th day of March, 1925.

II. E. CONNOLLY, Manager.
506 Little Collins-street, Melbourne.
2680.

CENTRAL AJAX COMPANY NO LIABILITY, DAYLESFORD.

CALL (26th) of Threepence per share has been made A CALL (26th) of Threepence per share has been made on the capital of the company, due and payable on Wednesday, 11th March, 1925, at the company's office, Clarke Buildings, 430 Bourke-street, Melbourne.

2681. M. W. WILLIAMS, Manager.

ALL NATIONS WOLFRAM MINING COMPANY NO LIABILITY.

A CALL (17th) of Sixpence per share has been made, due and payable to me at the office of the company, 317 Collins-street, Melbourne, on Wednesday, 11th March, 1925.

2684 HORACE E. WALDUCK.

KAMPAR RIVER TIN DREDGING COMPANY NO LIABILITY.

NOTICE OF CALL.

NOTICE of CALL.

NOTICE is hereby given that a Call (the 5th) of Two shillings and sixpence per share, making shares called up to 17s. 6d. per share, has been made on the contributing shares of the company, payable to the undersigned at the New South Wales office, Bank of New Zealand Chambers, George and Wynyard streets, Sydney, on or before Wednesday, 11th March, 1925.

By order of the Board,

EDWD. EDWARDS, Secretary.

27th February, 1925.

27th February, 1925. NEW RISTORI MINING COMPANY NO LIABILITY.
CALL (the 31st) of Threepence has been made, due and
payable at the registered office, Bath-street, Ballarat,
Wednesday, 11th March, 1925.
H. W. DVVIS, Manager H. W. PYVIS, Manager.

ROSE OF DENMARK GOLD MINING COMPANY NO
LIABILITY.

NOTICE is hereby given that a Call (56th) of Sixpence
per share has been made, due and payable on Wednesday, 11th March, 1925, at the company's registered office,
470 Little Collins-street, Melbourne.
2603.

A. E. GIBSON, Manager.

NEW LONG TUNNEL GOLD MINES NO LIABILITY.

CALL (No. 25) of Twopence per share has been made, A CALL (No. 25) of Twopence per snare has been hade, due and payable at the registered office of the company, 31 Queen-street, Melbourne, on Wednesday, 11th March, 1925.

FRED. TRICKS, Manager.

21 Queen-street. Melbourne.

2701.

SHOTOVER GOLD DREDGING COMPANY NO LIABILITY.

A CALL (No. 3) of One shilling per share has been made, due and payable at the registered office of the company, 31 Queen-street, Melbourne, on Wednesday, 11th March, 1925. FRED. TRICKS, Manager.

31 Queen-street, Melbourne.

GOLDEN LILY GOLD MINING COMPANY NO LIABILITY. A CALL (No. 15) of Sixpence per share has been made, due any payable at the registered office of the company, 31 Queen-street, Melbourne, on Wednesday, 11th March, 1925.

FRED TRICKS, Manager.

31 Queen-street, Melbourne.

OVERSEAS GOLD MINING COMPANY NO LIABILITY.

CALL (No. 10) of One penny per share has been made, due and payable at the registered office of the company, 31 Queen-street, Melbourne, on Wednesday, 11th March, 1925.

FRED. TRICKS, Manager.

2704.

· 31 Queen-street, Melbourne.

CARLISLE AND WHITTAKER GOLD MINING COMPANY NO LIABILITY.

SHARES forfeited for non-payment of 21st (January) Call of Twopence per share will be sold by public auction, at the company's office, High-street, Maldon, on Saturday, 14th March, 1925, at Twelve o'clock noon, unless previously redeemed. JOHN SOMER, Manager.

AJAX SOUTH GOLD MINING COMPANY NO LIABILITY, DAYLESFORD.

A LL shares on which the 25th Call of Threepence per share remains unpaid on Saturday, 14th March, 1925, will be sold by public auction, at half-past Twelve p.m., at the Mining Exchange, Ballarat, on that date.

19 A.M.P. Chambers, Lydiard-street north, Ballarat. 2640

BUX TIN MINING SYNDICATE NO LIABILITY.

NOTICE is hereby given that all shares on which the 8th Call of Ten shillings per share and previous calls remain unpaid will be sold by public auction, at the Stock Exchange Hall, Queen-street. Melbourne, on Friday, 13th March, 1925, at twenty minutes past Twelve p.m., unless previously and any of the previously are the previously and any of the previously are the previously and any of the previously and any of the previously are the previously and the previously are the previously and the previously are the previously and the previously are the previousl viously redeemed.

M. I. MURCHIE, Manager. TOWER HILL CONSOLIDATED NO LIABILITY.

NOTICE is hereby given that all shares on which the 15th Call of Threepence per share and previous calls remain unpaid will be sold by public auction, at the Stock Exchange Hall, Queen-street, Melbourne, on Friday, 13th March, 1925; at ten minutes past Twelve p.m., unless previously redeemed redeemed. M. 1. MURCHIE, Manager.

GOLDSBOROUGH GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that all shares on which the 39th Call of Threepence per share and previous calls remain unpaid will be sold by public auction, at the Stock Exchange Hall, Queen-street, Melbourne, on Friday, 13th March, 1925, at a quarter past Twelve p.m., unless previously redeemed.

2671.

M. J. MURCHIE, Manager.

a quarter past 2.000 M. I. MOROLLI,

CENTRAL AJAX COMPANY NO LIABILITY,
DAYLESFORD.

A L shares on which the 25th Call of Threepence per
share remains unpaid on Friday, 13th March, 1925,
will be sold by public auction at 11.30 a.m. at the Stock
Exchange, Melbourne, on that date.

W. M. WILLIAMS, Manager.

202 Bourke-street, Melbourne. 2682.

Clarke Buildings, 430 Bourke-street, Melbourne.

INSOLVENCY NOTICES.

The Insolvency Acts.

A FIRST and Final Dividend is intended to be declared in the matter of Frederick Raymond Hille, of Mildura, in the State of Victoria, builder, whose estate was sequestrated on the seventeenth day of September, 1923. Creditors who have not proved their debts by the 18th day of March, 1925, will be excluded.

FRED J. HAWKES assigned 8th-streat Mildura 9624

FRED. J. HAWKES, assignee, 8th-street, Mildura. 2634

The Insolvency Acts.—In the Court of Insolvency, Southern District, at Ballarat.—In the matter of Catherine Dawson, of Ballan, in the State of Victoria, widow, an insolvent.

A FIRST and Final Dividend is intended to be declared in the matter of the above named, whose estate was sequestrated on the twenty-third day of July, 1923. Creditors who have not proved their debts by the 27th day of March, 1925, will be excluded from this dividend.

Dated this 27th day of February, 1925.

T. R. JONES, assignee, 34 Lydiard-street south, Ballarat

The Insolvency Acts.

A FIRST and Final Dividend is intended to be declared in the matter of Emma Louisa Huf, of Merbein, in the State of Victoria, hortienlturist, whose estate was sequestrated on the nineteenth day of June, 1924. Creditors who have not proved their debts by the 17th day of March, 1925, will be

Dated this 24th day of February, 1925.

FRED. J. HAWKES, Assignee. 2619

8th-street, Mildura

The Insolvency Acts.—In the Court of Insolvency, Central District.

A FIRST and Final Dividend is intended to be declared in the matter of Harriet Mair Hall, trading as the Chatham Motor and Engineering Co., of Chatham-street, Prahran, in the State of Victoria, whose estate was assigned on the 25th day of August, 1924. Creditors who have not proved their debts by the 10th day of March, 1925, will be excluded.

G. M. FOSBERY, Trustee.

G. M. Fosbery, incorporated accountant and registered trustee, 60 Queen-street, Melbourne. Telephone 2435. 2694

The Insolvency Acts.—In the Court of Insolvency, Southern District, at Ballarat.—In the matter of John Waddingham, of Smeaton, in the State of Victoria, storekeeper.

SECOND and Final Dividend is intended to be declared A in the matter of the above named, whose estate was assigned on the twenty-sixth day of June, 1923. Creditors who have not proved their debts by the 24th day of March, 1925, will be excluded from this dividend.

Dated this 24th day of February, 1925.

T. R. JONES, trustee, 34 Lydiard-street south, Ballarat.

The Involvency Act 1915.—In the Court of Involvency, Central District, at Melbourne.

A SECOND and Final Dividend is intended to be declared in the matter of George Matthew Hall, of 227 Union-road, Surrey Hills. in the State of Victoria, boot retailer, whose estate was assigned to me on the 10th day of November. 1925. Creditors who have not proved their debts by the 19th day of March, 1924, will be excluded.

Dated this 4th day of March, 1925.

P. J. W. DANBY, Trustee. Wilson, Rattray, and Danby, public accountants, 51 Queenstreet, Melbourne, and at Sydney and Perth. 2706

The Insolvency Acts.—In the Court of Insolvency.—In the matter of Peter Ormond Green, of Abbotsford, in the State Victoria, Manufacturer, trading as "Justrite Shoe Company ".

NOTICE is hereby given that I, Edward William Smail, of Broken Hill Chambers, 31 Queen-street, Melbourne, in the said State, public accountant, have been duly appointed to fill the office of trustee of the state of the above-named to fill the office of trustee of the estate of the above-named insolvent, and such appointment has been duly confirmed by order of the Court of Insolvency, at Melbourne, made the 25th day of February, 1925. All persons having in their possession any of the effects of the insolvent must deliver them to me as such trustee, ond all debts due to the insolvent must be paid to me as such trustee. Creditors who have not proved their debts should forward their proofs to me.

Dated this 25th day of February, 1925.

EDWARD W. SMAIL, F.C.P.A., trustee. Broken Hill Chambers, 31 Queen-street, Melbourne.

In the Court of Insolvency, Central District, at Melbourne.— In the matter of GILBERT EDWARD WOODS, of Manor, in the State of Victoria, farmer, an insolvent.

THE above-named Gilbert Edward Woods intends to apply
to the Court of Insolvency, at Melbourne, on the first
day of April, One thousand nine hundred and twenty-five, at
half-past Ten o'clock in the forenoon, for a certificate of discharge pursuant to the provisions of the Insolvency Act.
Dated the second day of March, 1925.

GILBERT E. WOODS.

F. G. Smith and McEacharn, 367 Collins-street: Melbourne 2655 solicitors for the applicant.

IMPOUNDINGS.

PAIRNSDALE.—Impounded at Bairnsdale Shire Pound, by Herdsman, Centre Riding Herdsman, Centre Riding.

1 roan and white bull, about 2 years old, top off near ear, like FH near rump If not claimed and expenses paid, to be sold on 26th March, NOTICE.—The bay filly previously advertised as no visible brand, star, off hind foot white, now shows like O near neck close to shoulder. JOS. A. TAYLOR Poundkeeper. 2716-7/4 BALLARAT.—Impounded at Ballarat City Pound. 1 bay mare, black points, shod If not claimed and expenses paid, to be sold on 27th March, C. D. CADDEN, 2638--4/ Poundkeeper. BARMAH FOREST.—Impounded at Barmah Forest, 23rd
February, 1925 February, 1925.
1 light-bay mare, shod, between 5 and 6 years old, ace of spades on near rump If not claimed and expenses paid, to be sold on 17th March, 1925. W. J. WARREN, 2611-5/4 BENDIGO.—Impounded at Bendigo, 24th February, 1925. I red and white spotted heifer calf, slit near ear, no visible brand 1 red heifer calf, white patches on face and belly, like JC off rump On 26th February, 1925 1 cream and white heifer, like J (reversed) off rump
If not claimed and expenses paid, to be sold on 26th March, 1925. A. MOOG. Poundkeeper. 2642-7/4 BERWICK.—Impounded at Berwick. I dark-red cow, no visible brand
If not claimed and expenses paid, to be sold on 27th March, 1925. T. A. DUNDAS, Poundkeeper. 2717-4/ BOORT.—Impounded at Boort. 1 bay mare, draught, aged, blazed face, hind feet and one front foot whife, collar-marked, no visible brand If not claimed and expenses paid, to be sold on 25th March, 1925. JOHN E. HAWKINS 2715-4/8 Poundkeeper. BUNYIP.—Impounded at Bunyip by Shire Ranger. I brown gelding, aged, hind feet white, long tail
If not claimed and expenses paid, to be sold 27th March, 1925. E. MARTIN Poundkeeper. 2707 - 4/POSTER.—Impounded at Foster, by G. Y. Hendry. 1 Jersey bull, square notch out of point and under side both cars, no visible brand
1 red bull, horn down off side of head, square notch out of point and under side both cars, no visible brand
1f not claimed and expenses paid, to be sold on 20th March, By W. H. Adams. 1 white heifer, 21 years old, slit under side off ear, no visible If not claimed and expenses paid, to be sold on 25th March, 1925 L. S. ASTBURY, Poundkeeper.

H EIDELBERG.—Impounded at Heidelberg, 24th February, 1925, by Ranger Edwards.

1 dark-bay pony mare, about 13.2 hands, black points, like F near shoulder
1 light-bay gelding, white face, hind feet white, like 3 near

If not claimed and expenses paid, to be sold on 25th March

1925, by Ranger Edwards.

AWKESDALE,-Impounded at Hawkesdale. red cow, mottled face, front and back notch off ear, like M off rump; calf at foot
 brown brindle springer, notch tip near ear, back notch off ear, M off rump 1 roan heifer springer, notch tip near ear, back notch off ear, like M off rump 1 red and white springer, notch tip near ear, back notch off ear, like M off rump ear, like M off rump red and white heifer, star on forehead white and yellow springer, like M off rump white heifer, mottled face, notch tip near ear, double notch back off ear red bull calf, no visible brand brown mare, like M near shoulder bay mare, white face, branded like 5 black filly, white face, near hind fetlock white brown mare, lame, hind fetlocks white roan gelding bluey-roan gelding bluey-roan gelding roan draught mare roan mare, light If not claimed and expenses paid, to be sold on 19th March, 1925 L. E. GLARE 2633-17/4 Poundkeeper. JEPARIT.—Impounded at Jeparit. l light-bay mare, collar and girth mark, off hind fetlock white, no visible brand If not claimed and expenses paid, to be sold on 17th March, F. GLOURY 2616-4/8 Poundkeeper. KERANG.—Impounded at Kerang, by W. J. Hargreaves. 1 black Jersey buil, no visible brand 1 dark Jersey bull, about 15 months, top off and two slits left ear, no visible brand 1 black heifer, white on flanks, belly, and tail, notch back left ear, no visible brand If not claimed and expenses paid, to be sold on 27th March, 1925. , F. NANCARROW, Poundkeeper. 2652--6/8 EONGATHA.—Impounded at Leongatha. 1 bay or brown gelding, hack class, half blaze on forehead, dark points, tail docked, no visible brand If not claimed and expenses paid, to be sold 26th March, 1925. EDW. NELSON, 2708-4/8 Poundkeeper. MELBOURNE.—Impounded at the Pound, Arden-street, North Melbourne, on 23rd February, Thomas. 1 bay pony mare, star and streak, hog mane On 2nd March, 1925, by A. Thomas. 1 bay pony gelding, star, hind fetlocks white If not claimed and expenses paid, to be sold on 26th March, 1925 C. CAVANAGH, 2653 - 6/8Poundkeeper. MERINO.—Impounded at Merino. I dark-brown gelding, stripe down face, near hind foot white,

1 bay filly, no visible brand

If not claimed and expenses paid, to be sold on 21st March,

D. CAMPBELL, Poundkeeper. 2713-5/4

MULGRAVE .-- Impounded at Mulgrave Shire Pound.

1 black pony mare, shod, like E (sideways) over A off shoulder I dark-bay mare, knees marked, unshod, no visible brand I big bay draught gelding, blazed face, bumble foot off front leg, unshod, like Y near shoulder

If not claimed and expenses paid, to be sold on 26th March, 1925. W. ELLIS.

2650 - 6/

1925.

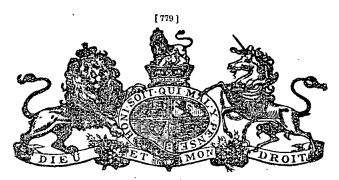
Poundkeeper.

2656-6/8

2649-9/4

E. DOWLING Poundkeeper.

W ANGARATTA.—Impounded at Wangaratta, by Council, N AGAMBIE.—Impounded at Nagambie by E. Noar. 1 red poley bull, both ears notched, no visible brand 1 brindle heifer, no visible brand 1 roan bull, two pieces out of right ear, one out of left ear, no visible brand If not claimed and expenses paid, to be sold on 17th March, If not claimed and expenses paid, to be sold 12th March, 1925. 1 roan bull, about 3 years, no visible brand
If not claimed and expenses paid, to be sold on 26th March, By L. Lobb. 1 bay pony gelding, about 14 hands, black points, white star, white coronet, like C (faint) near shoulder 1925. KEITH R. ROBERTSON, Poundkeeper. 2625, 2648-7/4 If not claimed and expenses paid, to be sold 21st March, WATCHEM.—Impounded at Watchem, by P. Carne, Wilkur. V. M. SULLIVAN, 2709-8/ Poundkeeper. 1 black gelding, aged, light breed, small star, near hind foot white, few white hairs on off hind leg, no visible brand N.ANDALY.—Impounded at Nandaly, 21st February, 1925. If not claimed and expenses paid, to be sold on 25th March, 1 brown hack, white face, shod, branded WT over PB 1 draught chestnut filly, white face, no visible brand 1 draught bay colt, white face and hind legs, branded C 1 black filly, white face, branded C WILLIAM BAIRD, 2645-5/4 Poundkeeper. VARPTURK.—Impounded at Yarpturk, by Wm. Williams. If not claimed and expenses paid, to be sold on 13th March, 1 black pony gelding, near hind foot injured, AB near shoulder J. HALLAM 1 bay gelding 2620-6/ Poundkeeper. If not claimed and expenses paid, to be sold on 26th March, 1925. PANMURE.—Impounded at Panmure. A. G. MORRISS, Poundkeeper. 2651-4/8 1 brown mare, aged, star and snip, no visible brand If not claimed and expenses paid, to be sold on 24th March, POUNDKEEPERS' REMITTANCES. THE GOVERNMENT PRINTER acknowledges the receipt of the under-mentioned sums:-J. MURNANE. 2643-4/ Poundkeeper. £ a, 0 3 0 10 0 4 1925 March 3—A. G. Morriss ...
March 3—F. Nancarrow ...
March 3—E. Dowling ...
March 4—D. Campbell SEYMOUR.—Impounded at Seymour, by Inspector Hughes. ... 0 3 0 1 chestnut gelding, aged, about 14.2 hands, S over MF near ••• ... H. J. GREEN, shoulder Government Printer. If not claimed and expenses paid, to be sold on 19th March, 4th March, 1925. 1925 S. McNAUGHTON Acting Poundkeeper. 2624-4/8 CONTENTS. ST. ARNAUD.—Impounded at St. Arnaud. PAGE ... 728 1 red and white heifer, lumpy jaw, no visible brand Appointments 728 Bank Holidays ... ••• ... If not claimed and expenses paid, to be sold on 23rd March, ... 766 · · · · Contracts ... H. NEVILL, ... 745 Country Roads Board 2712-4/ Poundkeeper. ... 762 ... Courts ... *** 742 Estates of deceased persons ••• $S^{WAN\ HILL.-Impounded}$ at Swan Hill, by C. W. Wright, Ranger. ... 731 Examination of Land Surveyors ... ••• ... 730 Government notices ٠.. 2 roan poddy bull calves, no visible brand .. 777 Impoundings If not claimed and expenses paid, to be sold on 26th March, 765, 776 Insolvency notices ---••• ••• 1925. ... 751. R. COCKERELL Poundkeeper. 742, 774 2711-4/8 741 Notices to Mariners ••• TRAFALGAR.-Impounded at Trafalgar, by Herdsman. ... 744 Orders in Council Private advertisements ... 769 ... 1 blue-roan cow, backward springer, like J (upside down) off ... 730 Public Service notices I red and white cow, V out of bottom both ears, like R near rump, also R and B over bar over B off rump. ... 727 Public Holidays 733 Railway By-law No. 267 ••• 1 red and white heifer calf, vealer, about 6 months ... 741 Railway By-law No. 268 If not claimed and expenses paid, to be sold on 25th March, ... 730 Resignations 1925. ... 763 ••• Tenders ... H. J. PENTLAND, ... 743 2637-6/8 Poundkeeper. Waterworks trust



VICTORIA FAZETTE.

Dublished by Authority.

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

No. 27.1

THURSDAY, MARCH 5.

[1925.

Factories and Shops Acts.

DETERMINATION OF THE PRINTERS BOARD.

Note.—This Determination on the 9th March, 1925, applied to the Metropolitan District, as defined in the Factories and Shops Acts, and the city of Sandringham.

N accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any persons employed in the trade of—

may be paid to any person —.

(a) Printing;

(b) Bookbinding (including making loose sheet covers of any kind);

(c) Paper ruling;

(d) Stereotyping or electrotyping;

(e) Preparing printed matter for sale or distribution;

(f) Carbonising
Gumming,
Varnishing, or
Waxing

Paper, cardboard, or similar materials;

Waxing but not including any process subject to the jurisdiction of the Stationery Board,"

(1) That on the 9th March, 1925, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)							6		W	ages per W	sek of 48 ii	ours.						
App	entices or Improvers.					Apprentices or Improvers.			Improvers.		Juvenile Workers.		U	Inder 18 Yea	ars of Age.		18 and under 21 Years of	Females with
				per Week of 48 hours.*				; r.	2nd Yenr.	3rd Year.	4th Year.	Age, except Females with 5 years'	5 years Experience or over.					
<u>-</u> -	Ma	les.		Fema	les.	Persons (other than apprentices	ļ		<u> </u>			Experience.						
	Appren-	Im- prove		Appr tices	or	or improvers) engaged as— Attendants on line-casting	6.	d.	e. d.	s. d.	s. d.	s. d.	s. d.					
	s. d.	a. (d.	8.	d.	machines, labourers, or roller boys Tin-plate feeders, carriers, or cleaners-off	17 17		25 0 25 0	31 0 31 0	39 0 39 0	53 6 49 6	50 0					
lst year	16 0		0	17	0	cleaners;off	11	·	25 0	31 0	33 0	100	00 0					
2nd ,,	18 0 23 6		0	22 0 26 0					_	Per Week	of 44 Hour	ı. ¨						
4th ,, 5th ,,	30 0 37 6 47 0	32 39	6 6	31 39	0	Copy-holders in daily news- paper offices—	8.	d.	s. d.	s. d.	s. d.	s. d.	s. d.					
6th "			<u>' </u>			Day Shift	40 76	0 0	40 0 76 0	40 0 76 0	40 0 76 0	60 0 76 0	:: 1					
	PROPORT						Per Week of 48 Hours.											
One male a	Apprent Malk	3.		thma			Under	16.	16 to 17.	17 to 18.	18 to 19.	19 t	o 21.					
fraction of th not less than t	ree male	worker	181	receivi			8.	đ.	a. d.	#. d.	s, d,	Under 5 years Experience.	5 years Experience or over					
One female	FEMAI apprenti	ce to	ove	ry th	ree	Female copy-holders	16	0	21 0	26 0	31 0	s. d 39 0	s. d. 50 ·0					
or fraction of ting not less thours.						Message boys	16	0	16 or over. 18 0	<u> </u>			<u> </u>					
• While emple	oyed on har bour ex	nd bronz tra.	ing	, 6d. pe	r	Reader boys			14t Yes s. d 18 (•		ereafter. . d. 3 6						

No. 27 --- 2983.

Apprentices or Improvers.	Juvenile W	orkers.				Per Wee	k of 44 li	lours.			
Proportion—continued.	··			1	Under 18 ye	ears of Ag	e.		18 a under years	r 21	Female with
Improvers. MALE.			-	lst Year.	2nd Year,	3rd Year.	4tl Yes	h ir.	Age, ex Fema with 5 yea	xcept ales h irs'	5 years Experier or over
One male improver to every fifteen purneymen receiving not less than 110s. er week of 48 hours.	Persons engaged Monotype cast		nes	s. d. 23 0	s. d. 28 6	8. d. 34 6	8. 41	-	8. 6		s. d.
Females.	, ,					<u>'</u>	k of 48 I				
One female improver to every twenty	Any other wo	rk for wl	nich	i		1	1	1			
emale workers receiving not less than 50s. er week of 48 hours.	the rate of for adults in nation does	this Deter	mi- eed	s. d.	s. d.	s. d.	8.	d.	y, t	d.	s. d
	84s. per week Males Females	. 01 48 hou 	rs	17 0 17 0	25 0 22 0	31 0 26 0		0		6	50 (
•	Vacuum bronzi			Same as	male feed			hou	r extra		
	Other bronzing Hand bronzing of the paper i	, when the	size	**	**		ls.	**	"		
	Not over den Over den under de	y folio		**	,,	,-	6d. 1s.	"	77	-	
-	Over demy		_::	",	"		2s.	**	**		
	OMERA EVALOUES			•					WAGI	ES.	
	OTHER EMPLOYEES						Day	Shif	t.	Nigh	t Shift
In D	AILY NEWSPAPER	OFFICES.			-		<i>s.</i>	d.	eek of		d.
compositors, sluggers, bulk hands, or maker dults (other than apprentices or improvers		ion on alug	-casti	ng machin	nes. durin	o three	127	6	CCE OI	140	
months' probation teaders or revisers—	,	• •	••				127	6		140	0
First two years' experience as such Thereafter		••	::		••	=	127 127	6 8		110 130	
fale copy-holders— First year's experience as such Thereafter	•• ••			••	•**	::	92 92	6		95 100	
T.	ANY OTHER PLACE										
ersons (other than apprentices or improve			na n.	andinas a	r on mo	natura					
keyboards (including cleaning or remedy	ing defective worki	ng of the r	nachir	ie)—	. 011 1110	11Otype	P	er W	eck of	44 Ho	urs.
During first five months' experience Thereafter	••	•••	• •		`		96		1	111	
ompositors, aluggers, bulk hands, makers	un staroofynare e	 Jantantumo	n let	**	man lati			-	esk of	141 48 Ho	
machinists, or persons in charge of cylind	er machines (includ	ling time	ocupi	ed in feed	ing)	er press	110	0	1	138	
roof readers or revisers	• ••	••	•••	••	•••		115	6	- 1	144	0
	IN ANY PLACE.					1	Р	er W	cek of		
manual a charge of face or or or or	casting machines									44 HO	
ersons in charge of four or more monotype			**		• •	!	100	0	1	124	
ersons employed on monotype casting made			••		••		100 90	0	!	$\frac{124}{112}$	t
ersons employed on monotype casting mad ttendants on—		::	•••	::	••	i i	100 90 P	0 er W	eck of	124 112 48 Hor	ure.
ersons employed on monotype casting mac ttendants on— 1 to 3 line-casting machines		:: ::	•••	::			100 90 P 87	0 er W	eek of	124 112 48 Hot 109	ure. 6
ersons employed on monotype casting mac ttendants on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines	chines						100 90 P 87 95 106	0 er W 6 6 0	eck of	124 112 48 Hot 109 119 133	urs. 6 6 0
ersons employed on monotype casting mac ttendants on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines ithographers employed on rotary offset (do	puble demy and up						100 90 P 87 95 106 118	0 er W 6 6 0 6	eck of	124 112 48 Hot 109 119 133 148	6 6 0
ersons employed on monotype casting machined and to 3 line-casting machines	ouble demy and up					::	100 90 P 87 95 106	0 er W 6 6 0	eck of	124 112 48 Hot 109 119 133	ure. 6 0 0
ersons employed on monotype casting machines thendants on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines (thographers employed on rotary offset (dethographers employed on direct rotary and the transferrer (in printers	ouble demy and up d offset under dou						100 90 P 87 95 106 118 114 114	0 er W 6 6 0 6 6 6 6	eck of	124 112 48 Hot 109 119 133 148 143 143	ure. 6 6 0 0 0 0 0 0
ersons employed on monotype casting machines to 3 line-casting machines to 8 line-casting machines or more line-casting machines from machines or more line-casting machines thougraphers employed on rotary offset (de thographers employed on direct rotary and late trunsferers or printers of the printers of the lithographers or li	ouble demy and up d offset under dou	ble demy		::			100 90 P 87 95 106 118 114 114 114	0 er W 6 6 0 6 6 6 6	eck of	124 112 48 Hor 109 119 133 148 143 143 143	6 6 0 0 0 0 0 0 0 0 0
essons employed on monotype easting machines to dime-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 1 to 3 line-casting machines 1 to 8 line-casting machines 1 to 8 line-casting machines 1 to a line-casting machines 1 to thographers employed on otary offset (dethographers employed on direct rotary and late trunsferer 1 printers 1 other lithographers 1 orne and plate preparers 1 ornemen or male packers who work singly	ouble demy and up d offset under dou	ble demy		••			100 90 P 87 95 106 118 114 114	0 6 6 6 6 6 6 6 6 6 6	eck of	124 112 48 Hot 109 119 133 148 143 143	6 6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
ersons employed on monotype casting machines on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines thographers employed on rotary offset (do thographers employed on direct rotary and tet transferers in printers 11 other lithographers one and plate preparers ocremen or malo packers who work singly commen who supervise 1 to 3 persons	ouble demy and up	ble demy		••			100 90 P 87 95 106 118 114 114 110 93 89	0 6 6 6 6 6 6 6 6 6 6	eck of	124 112 48 Hoo 109 119 133 148 143 143 117 111 118	ure. 6 0 0 0 0 0 0 0 0 0 0 6
tendants on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines thographers employed on rotary offset (de thographers employed on direct rotary an late transferers in printers 11 other lithographers one and plate preparers oremen or male packers who work singly coremen who supervise 1 to 3 persons	ouble demy and up d offset under dou	ble demy		••			100 90 P 87 95 106 118 114 114 110 93 89 94	0 er W 6 6 6 6 6 6 6 6 6 6 6 6 6 6	eck of	124 112 48 Hor 109 119 133 148 143 143 117 111 118 128	urs. 6 6 0 0 0 0 0 0 0 0 0 6 0 0
tendants on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 1 to 3 line-casting machines 9 or more line-casting machines 1 thographers employed on rotary offset (do thographers employed on direct rotary and late transferers 1 to the lithographers 1 to ther lithographers 1 coremen or malo packers who work singly 1 coremen who supervise 1 to 3 persons 1 to the lithographers 1 to 3 persons 1 to 3	ouble demy and up d offset under dou	ble demy		••	••		100 90 P 87 95 106 118 114 114 110 93 89	0 6 6 6 6 6 6 6 6 6 6	eek of	124 112 48 Hoo 109 119 133 148 143 143 117 111 118	ure. 6 6 0 0 0 0 0 0 0 6 0 6
estions employed on monotype casting machines tendants on— I to 3 line-casting machines . 4 to 8 line-casting machines . 9 or more line-casting machines . 1 to 3 line-casting machines . 1 to 8 line-casting machines . 1 to 1 to 8 line-casting machines . 1 to 2 to 3 line-casting machines . 1 to 4 to 8 line-casting machines . 1 to 4 to 8 line-casting machines . 1 to 4 to 1 to 4 to 4 to 4 to 4 to 4 to	ouble demy and up do offset under dou	ble demy	ver m	skers for	turned-in		100 90 P 87 95 106 118 114 114 110 93 89 94 102 87	0 er W 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	eck of	124 112 48 Hor 109 119 133 148 143 143 117 111 118 128 109	ure. 6 6 0 0 0 0 0 0 0 6 0 6
ersons employed on monotype casting machines tendants on— 1 to 3 line-casting machines	ouble demy and up d offset under dou chers arnishing, or waxin inders and/or loos o saw and roll boo paper rides), marb	ble demy	ver maxing po	kers for	turned-in ly employ	work, yed on person	100 90 P 87 95 106 118 114 114 110 93 89 94 102 87	0 er W 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	eck of	124 112 48 Hor 109 119 133 148 143 143 117 111 118 128 109	ure. 6 6 0 0 0 0 0 0 6 0 6 0 6
etendants on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 9 or more line-casting machines 1 to 3 line-casting machines 1 to 8 line-casting machines 1 to 8 line-casting machines 1 to 8 line-casting machines 1 thougaphers employed on rotary offset (deithographers employed on direct rotary and late transferres 1 to	ouble demy and up do offset under dou chers	ble demy	ver maxing poers, pa	kers for ersons on oper ruler	turned-in ly emplo s (i.e., a ates the	work, yed on person supply	100 90 P 87 95 106 118 114 114 110 93 89 94 102 87	0 er W 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	eck of	124 112 48 Hor 109 119 133 148 143 143 117 111 118 128 109	ure. 6 6 0 0 0 0 0 0 6 0 6 0 6
ersons employed on monotype casting machines 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 9 or more line-casting machines 1 to 3 line-casting machines 1 to 4 line-casting machines 1 to 4 line-casting machines 1 to 4 line-casting machines 1 to 5 line-casting machines 1 to 6 line-casting machines 1 to 7 line-casting machines 1 to 8 line-casting machines 1 to 8 line-casting machines 1 to 9 line-casting machines 1 to 9 line-casting line-	ouble demy and up d offset under dou defect under dou defect under dou defect under dou defect under and/or loos o saw and roll boo paper sides), marb e machine, mixes it blind blocking), get	ble demy g e sheet co- ks (exceptilers, finish nks, rules	ver maxing poers, pa	kers for ersons on oper ruler	turned-in ly emplo s (i.e., a ates the	work, yed on person supply	100 90 P 87 95 106 118 114 114 110 93 89 94 102 87 91	0 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	eck of	124 112 48 Hon 109 119 133 143 143 143 117 111 118 128 109 114	6 6 0 0 0 0 0 0 0 0 6 6 6 6
tendants on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 1 to 3 line-casting machines 9 or more line-casting machines 1 to 8 line-casting machines 1 to 8 line-casting machines 1 to 1 to 1 line-casting machines 1 thoraphers employed on order offset (do thographers employed on direct rotary and late transferers 1 to 1 to 1 lithographers 1 to 2 lithographers 1 to 3 persons 1 to 4 persons 1 to 4 persons 1 to 5 persons 1 to 5 persons 1 to 6 persons 1 to 6 persons 1 to 6 persons 1 to 7 persons 1 to 6 persons 1 to 7 persons 1 to 7 persons 1 to 6 persons 1 to 7 persons 1 to 6 persons 1 to 7 persons 1 to 8 persons 1 to 7 persons 1 to 8 persons 1 to 9	chines ouble demy and up d offset under dou chers arnishing, or waxin inders and/or loos op asw and roll boo paper sides), marb ie machine, mixes i re blind blocking), g dexers	ge sheet co- ks (except lers, finish nks, rules guillotine n	ver mixing pers, paproofs	kers for ersons on oper ruler	turned-in ly emplo s (i.e., a ates the	work, yed on person supply	100 90 P 875 106 118 114 114 110 93 89 94 102 87 91	0 er W 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	eck of	124 112 48 Hor 109 119 133 148 143 143 117 111 118 128 109	ure. 6 6 0 0 0 0 0 0 6 0 6 0 6
ersons employed on monotype casting machines 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 9 or more line-casting machines 1 to 3 line-casting machines 9 or more line-casting machines 1 to a line-casting line-casting line-casting in line-casting in line-casting	chers chers arnishing, or waxin inders and/or loos o saw and roll boo paper sides), marb te machine, mixes i r blind blocking), g dexers re responsible for the	ge sheet co- ks (except lers, finish nks, rules guillotine n	ver mixing pers, paproofs	kers for ersons on oper ruler	turned-in ly emplo s (i.e., a ates the	work, yed on person supply	100 90 P 87 95 106 118 114 114 110 93 89 94 102 7 91	0 0 er W: 6 6 0 6 6 6 0 6 0 6 0 6 0 6 0 6	eck of	124 112 48 Hon 109 119 133 148 143 143 143 117 111 118 128 109 114	6 6 6 6
ersons employed on monotype easting machines tendants on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines ithographers employed on rotary offset (do ithographers employed on direct rotary an late transferers in printers 10 other lithographers toremen or malo packers who work singly toremen who supervise 1 to 3 persons toremen who supervise 1 to 3 persons toremen who supervise 4 or more persons rinting ink grinders and publishing despate troops sanployed carbonising, gumming, vookbinders, vellum binders, letterpress bi- by hand or machine, including those who quarter-bound work cut flush, turned-in who makes ready, sots pens or discs on the of ink to the machine, blockers (except to cutters, pocket-book makers, and hand in ookbinding forewomen who supervise or an From 3 to 8 employees:	chers chers arnishing, or waxin inders and/or loos op as wand roll boo paper sides), marb te machine, mixes i re blind blocking), g decres re responsible for the	ble demy	ver mi	skers for ersons on por ruler, or regul	turned-in ly emplo s (i.e., a ates the	work, yed on person supply leather	100 90 90 87 95 106 118 114 114 1110 93 89 94 102 87 91	0 er W. 6 6 0 6 6 6 0 6 0 6 0 6 0 6 0 6 0 6 0		124 112 48 Hon 109 119 133 148 143 143 143 117 1111 118 128 109 114	6 6 0 0 0 0 6 6 0 0 6 6 0 0 0 0 0 0 0 0
ersons employed on monotype casting mac ttendants on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 10 or more line-casting machines 10 or more line-casting machines 11 to 8 line-casting machines 12 or more line-casting machines 13 or more line-casting machines 14 or machines 15 or machines 16 other lithographers 17 other lithographers 18 other lithographers 19 other lithographers 10 other lithographers 10 other lithographers 10 other lithographers 10 other lithographers 11 other lithographers 12 or more persons 13 or more persons 14 or more persons 15 or more persons 16 or more persons 17 or more persons 18 or more persons 1	chers ch	ge sheet co- ks (except lers, finish nks, rules guillotine n	ver miting pers, ps	kers for ersons on oper ruler or regul	turned-in ly emplo s (i.e., a ates the	work, yed on person supply leather	100 90 P 87 95 106 118 114 114 110 93 89 94 102 7 91	0 0 er W: 6 6 0 6 6 6 0 6 0 6 0 6 0 6 0 6		124 112 48 Hoo 109 119 113 133 143 143 143 143 111 118 128 109 114	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
ersons employed on monotype easting machines 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 1 to 3 line-casting machines 1 to 3 line-casting machines 1 thougraphers employed on rotary offset (do ithographers employed on direct rotary an late transferers 1 to the lithographers 1 to 3 persons to mand plate preparers 2 to 3 persons to mand provided and publishing despate ersons employed carbonising, gumming, violebinders, vellum binders, letterpress by hand or machine, including those who quarter-bound work cut flush, turned-in who makes ready, sots pens or discs on the fink to the machine, blockers (except to cutters, pocket-book makers, and hand in ook binding forewomen who supervise or an From 3 to 8 employees 1. From 9 to 20 employees 1. emale tin plate feeders, carriers, or cleaner emale tin plate feeders, carriers, or cleaners.	chers chers chers arnishing, or waxin inders and/or loos op asw and roll boo paper sides), marb te machine, mixes i re blind blocking), g dexers re responsible for the	ble demy	ver mi	skers for ersons on por ruler, or regul	turned-in ly emplo s (i.e., a ates the	work, yed on person supply leather	100 90 87 95 106 118 114 114 110 93 89 94 102 87 91	0 er W. 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	j j	124 112 48 H00 119 133 143 143 143 113 111 118 128 109 114	6 0 0 0 0 0 0 6 6 0 6 6 0 0 0 0 0 0 0 0
ersons employed on monotype casting mac ttendants on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 9 or more line-casting machines 10 to 8 line-casting machines 10 to 8 line-casting machines 11 to 8 line-casting machines 12 to 8 line-casting machines 13 to 14 line-casting machines 14 to 8 line-casting machines 15 to 15 line-casting machines 16 to 16 line-casting machines 17 to 17 line-casting machines 18 to 18 line-casting machines 19 to 18 line-casting machines 10 to 20 line-casting machines 10 to 18 line-casting machines 11 to 20 line-casting machines 12 line-casting machines 13 line-casting machines 14 line-casting machines 16 line-casting machines 18	chers chers chers arnishing, or waxin inders and/or loos op asw and roll boo paper sides), marb te machine, mixes i re blind blocking), g dexers re responsible for the	ble demy g. e sheet co- ks (excepters, finish nks, rules guillotine n	ver mixing pers, paproofs	kers for ersons on per ruler, or regul	turned-in ly employ s (i.e., a ates the gilders, i	work, yed on person surply leather	100 90 P 87 95 106 118 114 114 110 93 389 94 102 87 91	0 Per W. 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6		124 112 48 Hon 109 119 133 148 143 143 117 111 118 128 109 114 	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
ersons employed on monotype easting machines 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 9 or more line-casting machines 1 to 3 line-casting machines 9 or more line-casting machines 1 or more line-casting machines 1 other lithographers employed on citrect rotary and late transferers 1 other lithographers 1 to 3 persons 1 toremen or male packers who work singly 1 toremen who supervise 1 to 3 persons 1 toremen who supervise 4 or more persons 1 rinting ink grinders and publishing despate 1 ersons employed carbonising, gumming, vi 1 ookbinders, velum binders, letterpress bi 1 by hand or machine, including those wh 1 quarter-bound work cut flush, turned-in 1 who makes ready, sots pens or discs on the 1 of ink to the machine), blockers (except to 1 cutters, pocket-book makers, and hand in 1 ookbinding forewomen who supervise or a 1 From 3 to 8 employees 1 From 9 to 20 employees 1 Over 20 employees 1 over 20 employees 2 cmale sewers or takers-down of letterpress 2 emale sewers or takers-down of letterpress 3 emale sewers or takers-down of letterpress 3 emale sewers or takers-down of letterpress 4 to 3 employees 4 to 3 employees 5 to 3 employees 6 to 4 to	ouble demy and up do offset under dou offset under dou offset under dou on the same of the	ble demy	ver may	kers for ersons on per ruler, or regul	turned-in ly employ s (i.e., a ates the gilders, i	work, yed on person supply leather	100 90 87 95 106 118 114 114 110 93 89 94 102 87 91	0 er W. 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	j j	124 112 48 H00 119 133 143 143 143 113 111 118 128 109 114	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
ersons employed on monotype casting mac ttendants on— 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 1 to 3 line-casting machines 1 or more line-casting machines 1 thographers employed on rotary offset (di thographers employed on rotary offset (di thographers employed on direct rotary an late transferers 1 other lithographers 1 tone and plate preparers 1 toremen or male packers who work singly toremen who supervise 1 to 3 persons toremen who supervise 4 or more persons rinting ink grinders and publishing despate resons employed carbonising, gumming, vi ookbinders, vellum binders, letterpress bi by hand or machine, including those wh quarter-bound work cut flush, turned-in who makes ready, sots pens or discs on the of ink to the machine), blockers (except to cutters, pocket-book makers, and hand in ookbinding forewomen who supervise or at From 3 to 8 employees Over 20 employees Over 20 employees emale sewers or takers-down of letterpress emale tin plate feeders, carriers, or cleaner II other adult males orsons employed on— Vacuum bronzing machines	ouble demy and up do offset under dou offset under dou offset under dou on the same of the	ble demy	ver mixing pers, paproofs	kers for ersons on per ruler, or regul	turned-in ly employ s (i.e., a ates the gilders, i	work, yed on person surply leather	100 90 P 87 95 106 118 114 1114 110 93 89 94 102 87 91	0 er W. 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	eek of	124 112 48 Horo 109 119 133 143 143 143 117 111 118 128 109 114 138 66 66 66 105 62	6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
ersons employed on monotype easting machines 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 9 or more line-casting machines 1 to 3 line-casting machines 9 or more line-casting machines 1 to result of the casting machines 1 thougraphers employed on rotary offset (deithographers employed on direct rotary and late transferers 1 other lithographers 1 to 3 persons 1 to 4 persons 1 to 4 persons 1 to 5 persons 1 to 6 persons 1 to 6 persons 1 to 7 persons 1 to 8 persons 1 to 1 persons 1 to 6 persons 1 to 7 persons 1 to 6 persons 1 to 7 persons 1 to 8 persons 2 to 9 persons	ouble demy and up doffset under dou offset under dou offset under dou offset under dou offset under sand/or loos op saw and roll boo paper sides), marb e machine, mixes ir blind blocking), g dexers re responsible for the offset under the offset	ble demy	ver ming proofs nachin	skers for ersons on por ruler, or regul	turned-in ly emplo; s (i.e., a a ates the gilders, i	work, yed on person supply leather	100 90 87 95 106 118 114 114 110 93 89 94 102 87 91	0 er W. 6 6 6 6 6 6 6 6 6 6 0 0		124 112 48 Horo 109 119 133 143 143 143 117 111 118 128 109 114 138 66 66 66 105 62	6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
4 to 8 line-casting machines 9 or more line-casting machines ithographers employed on rotary offset (de ithographers employed on direct rotary and late transferers in printers Il other lithographers tone and plate preparers toremen or male packers who work singly toremen who supervise 1 to 3 persons toremen who supervise 4 or more persons rinting ink grinders and publishing despate ersons employed carbonising, gumming, vicokbinders, vellum binders, letterpress by hand or machine, including those who quarter-bound work cut flush, turned-in who makes ready, sots pens or discs on the of ink to the machine), blockers (except to cutters, pocket-book makers, and hand in ookbinding forewomen who supervise or as From 3 to 8 employees Over 20 employees Over 20 employees Over 20 employees emale sewers or takers-down of letterpress emale tin plate feeders, carriers, or cleaner il other adult meales orsons employed on— Vacuum bronzing machines Other bronzing machines and bronzers, when the size of the paper is	chers chers chers arnishing, or waxin inders and/or loos os saw and roll boo paper sides), marb te machine, mixes ir blind blocking), g dozers te responsible for the work s off	ble demy	ver mi	skers for ersons on por ruler, or regul	turned-in ly emplo; s (i.e., a a ates the gilders, i	work, yed on person supply leather	100 90 87 95 108 114 114 110 93 89 94 102 87 91	0 er W. 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	eer hou	124 112 48 Hon 109 119 133 148 143 143 143 143 111 118 128 109 114 138 66 66 60 62 ur ext	6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0
ersons employed on monotype easting machines 1 to 3 line-casting machines 4 to 8 line-casting machines 9 or more line-casting machines 9 or more line-casting machines 1 to 3 line-casting machines 9 or more line-casting machines 1 thographers employed on rotary offset (de ithographers employed on direct rotary an late transferers 1 other lithographers 1 to 3 persons 1 toremen or male packers who work singly 1 toremen who supervise 1 to 3 persons 1 toremen who supervise 2 or more persons 1 trinting ink grinders and publishing despate 1 trinting ink grinders and publishing despate 1 to 3 persons 1 to 3 persons 1 to 4 persons 1 to 4 persons 1 to 5 persons 1 to 6 persons 1 to 6 persons 1 to 7 persons 1 to 8 persons 1 to 6 persons 1 to 6 persons 1 to 8 persons 1 to	ouble demy and up doffset under dou offset under dou offset under dou offset under dou offset under sand/or loos op saw and roll boo paper sides), marb e machine, mixes ir blind blocking), g dexers re responsible for the offset under the offset	ble demy	ver making pp	skers for ersons on por ruler, or regul	turned-in ly emplo; s (i.e., a a ates the gilders, i	work, yed on person supply leather	100 90 P 87 95 106 118 114 1114 110 93 89 94 102 87 91	0 er W. 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6 6	· · · · · · · · · · · · · · · · · · ·	124 112 48 Hon 109 119 133 148 143 143 117 111 118 128 109 114 	6 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0

Time of Ending.

(3) SHIFTS.—(a) The hour of beginning and the hour of ending each shift shall be as follows:—

				U .
Day Shift— In Daily Newspaper Offices			8 a.m.	6 p.m.
		• •		
In any other place	••	••	8 a.m.	12.30 p.m. on Saturdays and 6 p.m. on the other working days of the week
Minde Chife				
Night Shift—				
In Daily Newspaper Offices			6 р.т.	8 s.m.
In any other place			6 p.m.	8 a.m.
in any other place	• •	••	o įmai	0 0,1111

Time of Beginning.

(b) The higher rate to be paid for each hour or fraction of an hour worked by an employee before or after his shift shall be as follows:—

In Daily Newspaper Offices In Any Other Place:— .. Time and one-third.

	Composing on sing-casting machines or monotype keyboards.	Any other work.
After the hour fixed for ending the day shift on Monday, Tuesday, Wednesday, Thursday, or Friday—		
For the first three hours Any other time	Time and one-third	Time and one-third Time and a half

(4) Special Rates.—Double time shall be the special rate of payment payable to any person (except those employed in daily newspaper offices) for all work done on—Sunday, New Year's Day, Foundation Day (26th January), Good Friday, Easter Monday, Eight Hours Day (21st April), King's Birthday, Christmas Day, and Boxing Day; but, if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rate shall be payable only for work done on the day so substituted.

PIECE-WORK PRICES.

(5) That the lowest piece-work prices payable for the following kind; of work shall be-

Work.	Where Performed	Schedule to which Subject.		Day Shift. Per 1,000 ens.	Night Shift. Per 1,000 ens.			
Tinatura on monalina wank		In daily newspaper offices In any other place In any other place	 ::		Third Second Second		37d. 5d. 51d.	4 7 8 d. 5½d; 6½d.
From ruby to pice inclusive		In any other place In any other place	::		First First	•••	1s. 8d. per 1, 1s. 10½d. per	

SCHEDULES REFERRED TO.

FIRST SCHEDULE. Hand Composition Scale.

1. All kinds of composition entirely in a foreign language shall be done on time, unloss compositors are employed of the same

1. All kinds of composition entirely in a foreign language shall be done on time, unless compositors are employed of the same nationality as the language in which the work is composed.

2. All kinds of music composition, Greek, Hebrew, or dead languages, shall be done only on time.

3. Alterations from copy to be done by the "house," or charged for every line passing through the stick, and all marks in revises not appearing in the first proof to be corrected by the "house."

4. All kinds of composition in the English language shall be cast up at the standard rate per 1,000 en quads; where the 26 lower-case letters are less than the 26 on quads the cast up shall be by the lower-case letters; a thick space to be considered as an en quad in width. Em and en quads, or whatever may be used at the beginning or end of lines, to be reckoned in the width. Bastard founts to be cast up to the width of the smaller body of the founts to which they belong.

5. All persons employed on column or tabular matter, with or without headings or rules:—Two columns—two justifications or arrangements to constitute laif-measure—2s. 3d. per 1,000 ens. Three columns—three justifications or arrangements—2s. 6d. per 1,000 ens. Four columns—four or more justifications or arrangements—3s. 4d. per 1,000 ens. In all cases where braces are to be pieced each brace shall constitute a column.

6. Tabular or column matter with headings in smaller two than the body is to be cast up at the relative value of the two bodies.

ens. Four columns—cour or more justications or arrangements—3s. 4d. per 1,000 cns. In all cases where braces are to be pieced each brace shall constitute a column.

6. Tabular or column matter with headings in smaller type than the body is to be cast up at the relative value of the two bodies.

7. Introductory lines or footnotes attached to table matter not exceeding six lines cash to be charged as part of the table.

8. Matter consisting of subscribors' names with the sums of money run out to the end of the line; names of horses with st. and lb. run out; and measurements of land with acres, roods, and perches run out take no extra charge; but where there are two columns of such figures brought into the same width, 2s. 3d. per 1,000 ens; three columns, 2s. 6d. per 1,000 ens; four or more columns, 3s. 4d. por 1,000 ens.

10. Ill matter with a width or ranging shall be considered a column—with or without rules or headings.

10. Takings composed with ancient spelling, or dialect, 2s. 6d. per 1,000 ens.

11. All matter with a border round, whether formed of rules, letters, or otherwise, 3s. 7d. per 1,000 ens.

12. Algebraical workings to be charged 3s. 4d. per 1,000 ens, matter interspersed with algebraical signs, 2s. 6d. per 1,000 ens.

13. Narrow measures (other than tabular):—Ten oms pica and over, at 1s. 8d. per 1,000 ens; 8 ems and under 10, 2s. 1d. per 1,000 ens; 4 cms and under 8, 2s. 6d. per 1,000 ens; under 4 ems, 3s. 4d. per 1,000 ens.

14. All lines composed away from the frame, 3s. 4d. per 1,000 cns.

15. Ad. per 1,000 ens; 14 cms and under 8, 2s. 6d. per 1,000 ens; 15; 2s. 6d. per 1,000 ens.

16. Takings composed away from the frame, 3s. 4d. per 1,000 cns.

17. All lines composed away from the frame, 3s. 4d. per 1,000 cns.

18. Ad. per 1,000 ens; 15; 2s. 6d. per 1,000 ens.

19. Adl lines composed away from the frame, 3s. 4d. per 1,000 cns.

[Note.—2s. 1d. =
$$1\frac{1}{2}$$
; 2s. 3d. = $1\frac{1}{3}$; 2s. 6d. = $1\frac{1}{2}$; 3s. 4d. = double.]

SECOND SCHEDULE.

Linotype and Monoline Work.

1. All kinds of composition in the English language shall be cast up at the standard rate per 1,000 en quads; a thick space over to be considered as an en quad in width. Em and en quads, or whatever may be used at the beginning or end of lines, to be reckeded in the width. Bastard founts to be east up to the width of the smaller body of the founts to which they belong, provided that multipliers shall not be less than in Appendix D.

2. All persons employed on column or tabular matter cast on one bar:—Two columns—two justifications or arrangements to constitute half measure—6½d. per 1,000 ens. Three columns—three justifications or arrangements—7½d. per 1,000 ens. Four columns—four or more justifications or arrangements—10d. per 1,000 ens. (The above charges are to be made whether the matter is with or without beddings or rules).

without headings or rules.)

3. Matter requiring two bars to complete one measure (not being tabular matter), 64d. per 1,000 ens; three, 74d. per 1,000 ens; four or more, 10d. per 1,000 ens.

SECOND SCHEDULE-continued.

4. All lines cast by the machine shall be charged as full lines except when the vyce jaw is reduced, when the full measure will be charged only for the first twenty lines.

5. Run-on figure matter (such as timber and wool sales and similar matter), 64d. per 1,000 ens. (See Appendix B for sample.)
6. All matter with a border round, whether formed of rules, letters, or otherwise, 10d. per 1,000 ens.
7. Matter of and above four lines composed in other than ordinary English (e.g., dialects), 73d. per 1,000 ens; and foreign languages,

10d. per 1,000 ens.

8. One line extra shall be charged for each word of small caps, italic, clarendon, fed in by hand, but where such words are set on the keyboard one line extra shall be charged for each line containing such words, excepting small caps, which shall be charged one line extra for each word. When double letter matrices are used, matter set on the upper tier amounting to over twenty-five continuous lines shall be charged 7½d. per 1,000 ons, and matter comprising twenty-five lines or under shall be charged 10d. per 1,600 ons.

9. Matter having to be transposed by the operator (i.e., which is not set up in the order in which it appears in copy), 6½d. per 1,000 ons.

10. All first-proof and revise corrections (marks left undone in the first proof) to be done by the operator. "House" marks to be charged 10d. per 1,000 ons, if done by the operator. All "slugging" to be done by the "house."

11. All types above 10 point in size shall be charged ½d. per 1,000 ons extra, and 14-point type shall be charged by the 10-point multiple in addition. 8. One line extra shall be charged for each word of small caps, italic, clarendon, fed in by hand, but where such words are set on

- 11. All types above 10 point in size shall be charged \(\frac{3}{4}\)d. per 1,000 ens extra, and reposition.

 12. All matter set from books or copy that will not go on the copy-tray, 6\(\frac{1}{4}\)d. per 1,000 ens.

 13. Alterations from copy in the first proof to be charged at the rate of 10d. per 1,000 ens for every line affected by such alterations Authors' proofs to be charged at the same rate, but not less than twelve lines to be charged for any author's proof. The "house" shall be entitled to correct all revises or authors' marks on time.

 14. Twelve lines of 16 ems pica or less, or their equivalent in wider measure, shall constitute a machine "take" of copy.

 15. Matrices coming down wrong channel, transposition of matrices, repeated missing of matrices, matrices repeating of their own accord, space bands transposing, and sunken letters shall constitute machine errors, and shall be charged as "house" marks, provided that the attention of the engineer shall have been called to such defect, and he shall have failed to remedy the matter.

 16. Changing or altering mould in linotype machine, 5\(\frac{1}{2}\)d.; changing magazine, 5\(\frac{1}{4}\)d.; emptying and refilling magazine, 1s. 4d.

 Mergenthaler models Nos. 8 and 9 to be excepted in so far as changing magazine on the machine only is concerned.

 17. Changing or altering mould in monoline machine, 6\(\frac{1}{4}\)d.; changing magazine on the machine only is concerned.

 18. Slugs of 26 ems pica and over set in 6 point or smaller to be charged \(\frac{1}{4}\)d. per 1,000 ens extra; measures of 27 ems pica and over set in type larger than 6 point to be charged \(\frac{1}{4}\)d. per 1,000 ens extra.

 [Note.—6\(\frac{1}{4}\)d. = 1\(\frac{1}{3}\); 7\(\frac{1}{2}\)d. = \(\frac{1}{2}\)j; 10d. = \(\frac{1}{2}\)d. = 0uble.]

[Note.—
$$6\frac{1}{2}d$$
. = $1\frac{1}{3}$; $7\frac{1}{2}d$. = $1\frac{1}{2}$; 10d. = double.]

THIRD SCHEDULE. Linotype or Monoline Work in the Offices of Daily (Morning or Evening) Newspapers, and Weekly or other Newspapers connected therewith.

- 1. All kinds of composition in the English language shall be cast up at the standard rate per 1,000 en quads. Where the twenty-six
- 1. All kinds of composition in the English language shall be east up at the standard rate per 1,000 en quads. Where the twenty-six lower-case letters are less than the twenty-six en quads the east-up shall be by the lower-case letters; a thick space to be considered as an en quad in the width. Em and en quads or whatever may be used at the beginning or end of lines to be reckened in the width. Bastard founts to be east up to the width of the smaller body of the founts to which they belong.

 2. Matter consisting of subscribers' names with the sums of money run out to the end of the line; names of horses with st. and lb. run out; measurements of land with acres, roods, and perches run out, and matter of a similar nature (see Appendix A), take no extra charge; but where there are two columns of such figures brought into the same width one-third extra to be charged; three columns, one-half; four or more columns, double. Other matter which requires easting off for the purposes of ascertaining proper widths for the purposes of ranging, whether such matter consists of words or figures, each width or ranging to be considered a column, whether with or without rules or headings.

 3. Run-on figure matter, that is to say, matter corresponding with specimens (see Appendix B) shall take a charge of one-third

3. Run-on figure matter, that is to say, matter corresponding with specimens (see Appendix B), shall take a charge of one-third

- 4. The following contractions shall be made in small advts., with the provise that if a contraction is not made operator shall not be held responsible, and if altered by reader shall be "house" marked:—Accommodate, accommodation (accom.), board and residence (bd. and res.), conveniences (convs.), comforts or comfortable (comf.), electric light (E.L.), furnished (furn.), immediate or immediately (immed.), moderate (mod.), married couple (M.C.), rooms (r.), recommend or recommended (rec.), suburb or suburban (sub.).

 5. All matters with a border round, whether formed of rules, letters, or otherwise, to be charged double if set on the machine.

 6. Piece hands kept waiting for copy shall charge at the ordinary time rate. Up to 4 minutes at any time not charged; four minutes or over to be cumulative during the shift; time thus accumulated to be charged as follows:—Eight minutes, quarter of an hour; twenty-five minutes, three-quarters of an hour; five minutes, more hour.

 7. Illegible or indistinct copy is to be charged one-third extra, subject to the approval of the Printer. Instructions as to type, leads, &c., to be written on the first slip of copy.

 8. All advertises—

- 8. All advertisements set in type larger than the standard shall be charged by depth according to the standard type of the advertisement columns.
- 9. Tabular or column matter, with headings in smaller type than the body, is to be cast up according to the relative value of the two hodies.
- 10. Introductory lines or footnotes attached to tabular matter not exceeding six lines each, to be charged as part of the table 11. All leads, other than those used in making up, to be charged by the compositor or operator, but if matter composed solid shall be afterwards leaded by the "house," the value of the leads shall be the property of the piece companionship.

 12. All appearing lines to be charged.

13. Compositors or operators called on time for any description of "house" work to charge not less than one hour, beyond that the

12. An appearing mines to be charged.

13. Compositors or operators called on time for any description of "house" work to charge not less than one hour, beyond that the fractional parts of an hour to be charged at the ordinary time rate.

14. Men employed on morning papers brought in to produce extra issues on Saturdays or on Sundays before the usual hour for taking up copy shall be paid double rates for a minimum shift of four hours. When brought in for extra issues before the time fixed for taking up copy at other times, a minimum of four hours at ordinary rates shall be paid. Men employed on evening papers brought in to produce extra issues on Saturday nights or on Sundays shall be paid double rates for a minimum shift of four hours. When brought in on other nights for extra issues, a minimum of four hours at ordinary rates shall be paid. Men brought in for extra issues shall not be required to set stop copy, but will be required to do any work necessary for the production of the issue.

15. All stoppages of five minutes and upwards on morning, evening, and weekly papers connected therewith, to be cumulative, and are to be charged at the ordinary time rate of the office, provided the machine stoppage is not caused by the fault of the operator.

16. The following are the extra charges to be made for column or tabular matter cast on one bar:—Two columns—two justifications or arrangements to constitute half measure—one-third extra. Three columns—three justifications or arrangements—to take the charge of one-half extra. Four columns—four or more justifications or arrangements—to be charged double. (The above charges are to be made whether the matter is with or without headings or rules.) For specimens of the above, see Appendix C.

17. All lines cast on the machine shall be charged as full lines.

18. Matter requiring two bars of the ordinary measure of the papers to complete one measure (not being tabular matter) to be charged one-third extra; three, one-half extra; four or more, double.

19. One line extra sha

- line extra for each word.

 20. Where advertisement dividing rules do not appear, one line shall be allowed for every advertisement that might carry the rule.

 21. Matter having to be transposed by the operator, i.e., which is not set in the order in which it appears in the copy, shall be charged.
- 22. All first-proof and revise corrections (marks left undone in the first proof) to be done by the operator. "House" marks to be charged double if done by the operator. All "slugging" to be done by the "house." The "house" shall be entitled to correct all revises

or authors' proofs on time.

23. All matter set from books or copy that will not go on the copy-tray to be charged one-third extra.

24. Twelve lines of 13 ems pica or less, or their equivalent in wider measure, to constitute a machine "take" of copy. Copy given out at one time, whether referring to different articles or not, shall constitute one "take."

۵

THIRD SCHEDULE-continued.

The Schedule—continued.

25. That matrices coming down wrong channel, repeated transposition of matrices, repeated missing of matrices, matrices repeating of their own accord, space bands transposing, and sunken letters shall constitute machine errors, and shall be charged as "house" marks provided they are not caused by fault of operator. The attention of the engineer shall immediately be called to such defect.

26. All displayed advortisements to be charged at movable piece rate. The "house" shall have the option of composing same on time, the matter afterwards to be charged by the piece-companionship at machine rates.

27. Operators shall complete all "takes" as far as possible on machine, but where such "take" requires type heading, leads, rules, rules to advertisements, whiting, cutting, fitting, or extension of any kind, all such work required to complete "take" shall be done by the "house," the completed "take" as appearing to be charged by the operator. Loads cast on the bar shall be charged by the operator.

28. No charge for standing time shall be made for the first change of magazine during the night or day's work, but for any subsequent change standing time shall be charged.

29. If a machine is changed by order to a different type, the operator shall not be required to change it again to make corrections

change standing time shall be charged.

29. If a machine is changed by order to a different type, the operator shall not be required to change it again to make corrections which shall be done by the operator on a vacant machine.

30. Any machine hand required to go upon time to be paid at the ordinary time rate. The same rate of payment to apply to any case hand sent temporarily to machine, and to any machine hand sent temporarily to case.

31. Operators on morning papers required to take up copy before the time fixed for commencing the night's work shall be entitled to charge is per hour in addition to the value of the matter set; not less than one hour to be charged. If employed at such times correcting, the same charge shall be made, in addition to the ordinary time rate. the same charge shall be made, in addition to the ordinary time rate.

32. Matter of and above four lines composed in other than ordinary English (e.g., dialects) to be charged one-half extra, and foreign languages double, for each line.

33. All block headings, let-in or other blocks in news or advertisements, shall be charged by the operator. In permanently illustrated papers the "house" shall be entitled to all blocks, illustrations, &c., except in advertisements, blocks in which shall be charged by the

operator.

34. Alterations from copy in the first proof to be charged at the rate of two lines for every line affected by such alterations. Authors' proofs to be charged at the same rate, but not less than twelve lines to be charged for any number of authors' proofs or copy given out at one time. The "house" shall be entitled to correct all revises or authors' marks on time.

35. Standing advertisements are the property of the employer until they are given out for distribution. Alterations in standing advertisements must be charged at the rate of two lines for each line "set." Where such alterations affect more than half the length of the advertisement, if twelve inches or under, or three-fourths if above twelve inches, the whole to be given out as ordinary copy. All extensions to standing advertisements, whether by "leading" or "whiting out," to be charged in lines by the operators.

36. If any difficult matter should in the opinion of the Printer take an extra charge, the same shall be granted by the "house," and the charge settled by the specimens mutually agreed to.

and the charge settled by the specimens mutually agreed to.

37. All newspapers composed on the piece system, shall be given out to the piece hands in their entirety. No undue advantage shall be permitted to one hand over another, and all advantageous matter shall be equitably divided in such manner as the piece hands may decide.

APPENDIX A.

(ommo	on and Cu	in Matt	er.	,					
Mrs. Jones, N. Melbourne Mr. Hammond, Richmond Miss Hemingway, Carlton		 	••		••		` ::	. 5	5 5	d. 0 0 6
3 0								£15	12	 6
Benevolent Asylum :										
General Expenses		••			£2,377	2	9			
Interest on moneys borrowed		•• .	• • •		396	4	1			
Principal repaid	••	• •	••	• •	800	0	0	£3,573	6	10
Alfred Hospital :					-			20,010	•	••
Current expenses			£25	5 0						
Medicines			90	1I 6						
Spirits, &c	••		40	15 8						
		,			£156	12	2			
Less various deductions					10	4	6			

[The first portion of the preceding specimen is plain matter, but the cut-in matter in the second portion takes a charge of one-third extra, and that in the third portion of one-half extra.]

APPENDIX B.

APPENDIX B.

Mine Managers' Reports, where Figures and Contractions Predominate.—Ajax N., Daylesford, 15th.—500ft, level—W xout to 26ft., in slate country. N. at No. 6 over intermediate stoping 7ft., 5ft. of 7dwt. stone. Stope N. of No. 7 riso 8ft. wide, value 5dwt. Stopes under No. 7 S. of shaft, stone 4ft., value 4dwt. No. 8 S. to 113ft., full face, low-grade stone. No. 9 N. to 437ft., vory hard sandstone, with quartz leaders; expect cut W. reef in about two weeks. Rise from 9ft. to 44ft., reef 2½ft., low grade.

Mining Quotations.—Tuesday's sales and quotations:—War Loan Bonds, £100 12/6, £10 Bonds, £10 1/. Melbourne Electric, 30/4½, New wheat scrip, 7d. S.A. Brewing, 11/7½, Hampden, 25/4½, b. 25/, s. 25/6, Mt. Lyell, b. 28/3, s. 29/3. Wallaroo, b. 55/, s. 55/3. Block 10, b. 24/3, s. 25/. Block 14, ord., 9/6.

Commercial Telegrams.—Syddey.—Tuesday's quotations:—Eggs, hen, new laid, 1/; few, 1/1. Lucerne: Hunter River, small bales, £4; large, prime green. £3; other grades, from £1 a ton. Broom millet, prime long, £43 to £45. Oats: Tesmanian Giant, 4/; Algorian feed, 3/4 to 3/6; milling, 3/6 to 3/8 a bushel.

Timber and Wool Sales.—Timber.—Retail prices for kauri pine are as follow:—Flooring and lining, at per 100 feet lineal:—Finished Size: 4 x ½, T. and G. (V.J. or Bd.), 14/, 11/9, and 9/6; 4 x ½, do., 14/9, 12/6, and 10/6; 4 x ½, 17/6, 15/, and 12/3; 4 x ½. 17/9, 15/, and 12/6; 4 x 1½, 21/3, 18/.

Pawbergerers Sales.—Ss. Key, Watch, 4/2/17; ½-h. dia. and saph. r., 4/2/17; 15-c. g. bangle, 5/2/17; 15-c. g. Walt. watch, 6/2/17; E.P. cruot and stand, 7/2/17; 18-c. dia. and turq. r., 8/2/17.

Country Shows.—Draught Stock.—Imported or colonial stallion, any age: 0. J. Syme, Maccdon, 1 and ch.; T. McKay, Malmsbury, 2. Yearling cold: T. McKay. Grand draught sires' produce prizes, 1916, one-year-old fillies: 0.

Markers.—Quotations on Saturday were as follow:—Peas, 12/ to 20/ per 100 lb.; carrots, 1/8 to 1/9 doz. bunches; garlic, 2d. to 4d. per lb.; marjoram, 6d. to 8d. doz. bunches; onions, green, 6d. to 8d. doz.

APPENDIX B-continued.

RUN-ON CRICKET (SENIOR).—NORTH MELBOURNE.—First Innings.—W. Carlton, c Leonard, b Anderson, 0; Bracher, lbw, b St. John, 0; Rohsburn, b Lockyer, 16; Hardy, c Woodbury, b Lockyer, 14; Johnson, not out, 24; S. O'Brien, not out, 29. Surdries, 6. Four wickets for 89.

John, O; Robsburn, b Lockyer, 16; Hardy, c Woodbury, b Lockyer, 14; Johnson, not out, 24; S. O'Brion, not out, 29. Surdries, 6. Four wickets for 89.

Lawn Tennis.—Schools Combined Doubles.—R. C. Tuck (Wesley) and Miss Boyd (P.L.C.) beat J. R. Aitken (S.C.) and Miss N. Grant (Clyde), 5-6, 6-5; C. Fitts (C.E.G.S.) and Miss S. Shuter (Toorak Col.) beat G. Whitmore (S.C.) and Miss Wright (P.L.C.).

YACHTING.—The course was six miles. Results:—Native (W. Peel), 17 min., 1; Wanderer (C. Mathows), 1 min. 50 sec., 2; Solutis Foot Racino Results.—Sheffield Handicap, 100 yards.—First Heat: H. Robinson, 9½ yds., 1; C. Meyers, 7½ yds., 2. Time, 10 1-5th sec. Second Hoat: T. Hartigan, 11 yds., 1; A. J. Davios, 9½ yds., 2. Time, 10 1-5th sec. Third Heat: P. Sheehan, 10 yds., 1; J. Dooley, 9½ yds., 2. Time, 10 sec.

MILITARY MEDALS.—2020, Pte. J. A. Amesbury, Inf.; 4378, Bomdr. W. C. H. Anderson, F.A.; 256, Pte. (Lance-Corp.) N. Andrew, Inf.; 2123, Fitt. J. Bailey, F.A.; 815, Gnr. H. R. Bunton, Art.; 2441 Spr. T. F. Burke, Engrs.; 2442, Spr. J. Coade, Engrs. Subscription List.—Acknowledged, 5201 7/6; Mr. Thomas Robertson, 55; Mr. S. Cleve, 55; Boort Red Cross, £5; Mrs. S. H. Palmer, £2/6; Mr. George Buchanan, £2/2; Interested, £11/; Joske, Best and Co., £11/; Dr. E. R. Sawrey, £11/; Mrs. C. Griffiths, £11/; Lady Miller, £11/.

University Examinations.—Surveying, Part I.—Honor Candidates.—Obtained Honors: No. 1249, 1254, 1258. The following candidates have passed:—No. 1244, 1245, 1246, 1247, 1250, 1257. Pass Candidates.—Passed: No. 1248, 1253, 1256, 1260.

EOG LAYING COMPETITION.—Section "B."—Individual Birds.—Class 2 (Leghorns, Dry Mash).—Izard and Tierney (White Leghorns), Reflex Shooting.—Spoon: J. Giles, 50 (16); T. A. Pettigrovo (White Leghorns), 163.

Run on Cricket (Junor), Rifle Shooting and Weathern.—Pars. on 20; Byrock, 145; Louth, 100; Tilpa, 15; Wanaaring, 150; Milparinka, 112; Bourke, 117; White Cliffs, 26; Broken Hill, 8; Cobar, 7; Mossgiel, 12; Pooneario, 11. Rifle Shooting.—Spoon: J. Giles, 50 (16); T. Dickens,

APPENDIX C.

Two Columns-One-third Extra.

London (Euston Durham	1 Station)	, Newc	astle,				_		
Durham	••			£6	10	0	£5	5	0
Edinburgh, Glasg	ow, nun, B	ristol, Car	lisio.					-	-
Darlington, 8	Scarborough	1		6	6	0	5	5	0
Worcestor, Chelt	enham, Ğl	oucester.	Ox-	•	-	-	•	•	•
ford				5	15	0	4	15	n
Birmingham,	Rugby,	Leamin				٠	_	**	•
Coventry	•••			5	5	6	4	5	6

Contents for June:

I. Birds of Prey. A Novel. By the Author of "Lady Audley's Scoret," &c. Illustrated by M. Ellen Edwards. II. The Dinner at Richmond. Illustrated by Alfred Thomson.

III. Brio-a-Brae Hunting. By Major Byng Hall.

Porcel

THEATRICAL.

NELLIE STEWART.	THIRD WEEK
NELLIE STEWART.	of
NELLIE STEWART.	Overflowing. Intelligent.
NELLIE STEWART.	Laughing, Screaming,

Three Columns-One-half Extra.

INTEREST ALLOWED ON DEPOSITS.

7 per cent. per annum for 3 years

5 ,,	"		montns orter ter	ms				
						d.	8.	
ze Lamps, full size	• •		·		10	0 t	to 20	1
lain, plain and ornamented	• •	• •			16	0 t	to 25	

12 months

Crystal, richly Bronze Pillar I		full size	::	••		2		to 45 0 to 21 0
Acadia Catheri	ne •					£ s. d. 0 0 5		Date. Nov. 16
Broken Hill	••	••	••	••	•••	1 0 0	::	Nov. 24
						1902. Carcases.		1903.
Australia	• •					111,745		Carcases. 95,051
New Zealand	• •	• •		••		412,349		492,269

To-day's quotations, ex granary, are as follow:

			Per	496	5 lb.
Australian Wl			 35/	to	35/6
New Zealand,	long-berried,	fine			34/6
**	• • •	medium	 33/6	,,	34/6
	,,	inferior	 	,,	
20	short-berried,	fine	 33/		34/

APPENDIX C-continued.

TWO LONDON SUCCESSES.

	ERRY WIDOW				SEASON E SEASON
THE M	ERRY WIDOW	(CATCH O	F THE	ESEASON
Washed	combing merino				d. per lb.
do.	clothing do.		2½d.	to 3c	l. "
Scoured	combing do.		2½d.	to 3	d. ,,
do.	clothing do.	••	2d.	to 2	d. ,,
			1	Age.	st, lb,
Mou	ser			3.	5 12
Kid	napped			3	5 12
	espeare			3	5 12 5 12
Order		·			
of					Marks.
Merit.					
21.	Knox. J. M.				1595
22.	Craig, R. M.				1565
	McRobin, A. A.	••	••	••	1565
No.					Votes.
1.	Bentley, Edwin 7	Chomas			217
19.	Wills, Thos. Wm.				192

Four Columns or More-Double.

·	For, Lengt		Length.	Width.	Age.
Mr. Beere's blue and white Mr. Beere's black doe			201 in. 12 ft.	51 in. 51 in.	m. d. 7 6 7 6
Despatch Boxes, fitted, con Writing Cases, portable, les		18s. 6d. 4s. 6d.			14s. 9d. 19s. 6d.
Proposals received Proposals completed and policies	No 37 issued 27	Amou £ 11,169 7,536	s. d. 6 10	Premium Received £ s. d ————————————————————————————————————	. Income.
Mr. Barnett Mr. Pope				$14994 \\ 14444$	
Names. Captain Geo. Cozens Marquis of Bolmont .	 				Total. 0 ret.—4 1 1 —5
12,578	Bonds—Nos.	Forfeited. 2.876	1,284		•
3,669	5,941	341	3,796		
J. Smith H. Thompson Sir J. Harriott The Stationers' Coy	 	100 0	Found 1. £ 6 16 0 -	s. d. 0 0	Annual. £ s. d. 5 0 0 10 10 6 2 2 0

APPENDIX D.

LINOTYPE MULTIPLES.

LINUITE MULTIPLES.											
Measure.		Nonp. or 6 pt.		Brev. or 8 pt.		L.P. or 10 pt.		S. Pica or 11 pt.	Pica or 12 pt.		English or I 1 pt.
12 ems											
and under		52		40		40					40
1 3		52		40		40					40
14	٠.,	56		43		40					40
15		60		47		40					40
16		64		50		42		40	42		42
17		68		53		45	• •	40			45
18	• •	72		56		48			40		48
19		76		59		50		43		٠.	50
20		80		62		53		47	42 .		53
21	•••	84		65		55		49	42		55
22		88		68		58		51	44		58
23		92		71		60		53	_		60
24		96		74		64		55	48		64
25				77		- 66		58	_		66
. 26				80		69		60	52		69
27		_		83		71		63			71
28				86	٠	74		65	56		74
29				89		77.		6:	— '	٠.	77
30				92		. 80	• •	70	60		80

W. W. HARRIS, Chairman.

H. N. JONES, Secretary. •