

Commonwealth of Australia Constitution Act.

A N A C T

TO

Constitute the Commonwealth of Australia.

Cap. 12.

[9th July 1900]

La Reyne le veult

[63 & 64 VICT.]

*Commonwealth of Australia
Constitution Act.*

[CH. 12.]

CHAPTER 12.**An Act to constitute the Commonwealth of Australia.**

A.D. 1900

[9th July 1900]

WHEREAS the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, humbly relying on the blessing of Almighty God, have agreed to unite in one indissoluble Federal Commonwealth under the Crown of the United Kingdom of Great Britain and Ireland, and under the Constitution hereby established:

And whereas it is expedient to provide for the admission into the Commonwealth of other Australasian Colonies and possessions of the Queen:

Be it therefore enacted by the Queen's most Excellent Majesty, by and with the advice and consent of the Lords Spiritual and Temporal, and Commons, in this present Parliament assembled, and by the authority of the same, as follows:—

1. This Act may be cited as the Commonwealth of Australia Constitution Act.

Short title.

2. The provisions of this Act referring to the Queen shall extend to Her Majesty's heirs and successors in the sovereignty of the United Kingdom.

Act to extend to the Queen's successors.

3. It shall be lawful for the Queen, with the advice of the Privy Council, to declare by proclamation that, on and after a day therein appointed, not being later than one year after the passing of this Act, the people of New South Wales, Victoria, South Australia, Queensland, and Tasmania, and also, if Her Majesty is satisfied that the people of Western Australia have agreed thereto, of Western Australia, shall be united in a Federal Commonwealth under the

Proclamation of Commonwealth.

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name of the Commonwealth of Australia. But the Queen may, at any time after the proclamation, appoint a Governor-General for the Commonwealth.

Commencement
of Act.

4. The Commonwealth shall be established, and the Constitution of the Commonwealth shall take effect, on and after the day so appointed. But the Parliaments of the several colonies may at any time after the passing of this Act make any such laws, to come into operation on the day so appointed, as they might have made if the Constitution had taken effect at the passing of this Act.

Operation of the
constitution and
laws.

5. This Act, and all laws made by the Parliament of the Commonwealth under the Constitution, shall be binding on the courts, judges, and people of every State and of every part of the Commonwealth, notwithstanding anything in the laws of any State; and the laws of the Commonwealth shall be in force on all British ships, the Queen's ships of war excepted, whose first port of clearance and whose port of destination are in the Commonwealth.

Definitions.

6. " The Commonwealth " shall mean the Commonwealth of Australia as established under this Act.
" The States " shall mean such of the colonies of New South Wales, New Zealand, Queensland, Tasmania, Victoria, Western Australia, and South Australia, including the northern territory of South Australia, as for the time being are parts of the Commonwealth, and such colonies or territories as may be admitted into or established by the Commonwealth as States; and each of such parts of the Commonwealth shall be called "a State."
" Original States " shall mean such States as are parts of the Commonwealth at its establishment.

Repeal of Federal
Council Act.
48 & 49 Vict.
c. 60.

7. The Federal Council of Australasia Act, 1885, is hereby repealed, but so as not to affect any laws passed by the Federal Council of Australasia and in force at the establishment of the Commonwealth.

Any such law may be repealed as to any State by the Parliament of the Commonwealth, or as to any colony not being a State by the Parliament thereof.

Application
of Colonial
Boundaries
Act.
58 & 59 Vict.
c. 34.

8. After the passing of this Act the Colonial Boundaries Act, 1895, shall not apply to any colony which becomes a State of the Commonwealth; but the Commonwealth shall be taken to be a self-governing colony for the purposes of that Act.

9. The Constitution of the Commonwealth shall be as follows:—

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THE CONSTITUTION.

Constitution.

This Constitution is divided as follows:—

- Chapter I.—The Parliament:
 - Part I.—General:
 - Part II.—The Senate:
 - Part III.—The House of Representatives:
 - Part IV.—Both Houses of the Parliament:
 - Part V.—Powers of the Parliament:
- Chapter II.—The Executive Government:
- Chapter III.—The Judicature:
- Chapter IV.—Finance and Trade:
- Chapter V.—The States:
- Chapter VI.—New States:
- Chapter VII.—Miscellaneous:
- Chapter VIII.—Alteration of the Constitution.
- The Schedule.

CHAPTER I.

THE PARLIAMENT.
PART I.—GENERAL.Chap. I.
The Parliament.
Part I.
General.

- A. . The legislative power of the Commonwealth shall be vested in a Federal Parliament, which shall consist of the Queen, a Senate, and a House of Representatives, and which is herein-after called "The Parliament," or "The Parliament of the Commonwealth."
- A. . A Governor-General appointed by the Queen shall be Her Majesty's representative in the Commonwealth, and shall have and may exercise in the Commonwealth during the Queen's pleasure, but subject to this Constitution, such powers and functions of the Queen as her Majesty may be pleased to assign to him.
- A. . There shall be payable to the Queen out of the Consolidated Revenue fund of the Commonwealth, for the salary of the Governor-General, and annual sum which, until the Parliament otherwise provides, shall be ten thousand pounds.

Legislative
Power.Governor-
General.Salary of
Governor
General.

The salary of a Governor-General shall not be altered during his continuance in office.

Provisions
relating to
Governor-
General.

- A. . The provisions of this Constitution relating to the Governor-General extend and apply to the Governor-General for the time being, or such person as the Queen may appoint to administer the Government of the Commonwealth; but no such person shall be entitled to receive any salary from the Commonwealth in respect of any other office during his administration of the Government of the Commonwealth.

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A.D. 1900.	5. The Governor-General may appoint such times for holding the sessions of the Parliament as he thinks fit, and may also from time to time, by Proclamation or otherwise, prorogue the Parliament, and may in like manner dissolve the House of Representatives.
Sessions of Parliament.	
Prorogation and dissolution	
Summoning Parliament.	After any general election the Parliament shall be summoned to meet not later than thirty days after the day appointed for the return of the writs.
First session.	The Parliament shall be summoned to meet not later than six months after the establishment of the Commonwealth.
Yearly session of Parliament.	6. There shall be a session of the Parliament once at least in every year, so that twelve months shall not intervene between the last sitting of the Parliament in one session and its first sitting in the next session.
Part II.	
The Senate.	
PART II. – THE SENATE.	
The Senate.	7. The Senate shall be composed of senators for each State, directly chosen by the people of the State, voting, until the Parliament otherwise provides, as one electorate. But until the Parliament of the Commonwealth otherwise provides, the Parliament of the State of Queensland, if that State be an Original State, may make laws dividing the State into divisions and determining the number of senators to be chosen for each division, and in the absence of such provision the State shall be one electorate. Until the Parliament otherwise provides there shall be six senators for each Original State. The Parliament may make laws increasing or diminishing the number of senators for each State, but so that equal representation of the several Original States shall be maintained and that no Original State shall have less than six senators. The senators shall be chosen for a term of six years, and the names of the senators chosen for each State shall be certified by the Governor to the Governor-General.
Qualification of electors.	8. The qualification of electors of senators shall be in each State that which is prescribed by this Constitution, or by the Parliament, as the qualification for electors of members of the House of Representatives; but in the choosing of senators each elector shall vote only once.
Method of election of senators.	9. The Parliament of the Commonwealth may make laws prescribing the method of choosing senators, but so that the method shall be uniform for all the States. Subject to any such law, the Parliament of each State may make laws prescribing the method of choosing the senators for that State.
Times and places.	The Parliament of a State may make laws for determining the times and places of elections of senators for the State.
Applications of State laws.	10. Until the Parliament otherwise provides, but subject to this Constitution, the laws in force in each State, for the time being, relating to elections for the more numerous House of the Parliament of the State shall, as nearly as practicable, apply to elections of senators for the State.
Failure to choose senators.	11. The Senate may proceed to the despatch of business, notwithstanding the failure of any State to provide for its representation in the Senate.
Issue of writs.	12. The Governor of any State may cause writs to be issued for

elections of senators for the State. In case of the dissolution of the Senate the writs shall be issued within ten days from the proclamation of such dissolution.

13. As soon as may be after the Senate first meets, and after each first meeting of the Senate following a dissolution thereof, the Senate shall divide the senators chosen for each State into two classes, as nearly equal in number as practicable; and the places of the senators of the first class shall become vacant at the expiration of the third year, and the places of those of the second class at the expiration of the sixth year, from the beginning of their term of service; and afterwards the places of senators shall become vacant at the expiration of six years from the beginning of their term of service.

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Rotation of
Senators.

The election to fill vacant places shall be made in the year at the expiration of which the places are to become vacant.

For the purposes of this section the term of service of a senator shall be taken to begin on the first day of January following the day of his election, except in the cases of the first election and of the election next after any dissolution of the Senate, when it shall be taken to begin on the first day of January preceding the day of his election.

14. Whenever the number of senators for a State is increased or diminished, the Parliament of the Commonwealth may make such provision for the vacating of the places of senators for the State as it deems necessary to maintain regularity in the rotation.

Further
provision for
rotation.

15. If the place of a senator becomes vacant before the expiration of his term of service, the Houses of Parliament of the State for which he was chosen shall, sitting and voting together, choose a person to hold the place until the expiration of the term, or until the election of a successor as hereinafter provided, whichever first happens. But if the Houses of Parliament of the State are not in session at the time when the vacancy is notified, the Governor of the State, with the advice of the Executive Council thereof, may appoint a person to hold the place until the expiration of fourteen days after the beginning of the next session of the Parliament of the State, or until the election of a successor, whichever first happens.

Casual
vacancies.

At the next general election of members of the House of Representatives, or at the next election of senators for the State, whichever first happens, a successor shall, if the term has not then expired, be chosen to hold the place from the date of his election until the expiration of the term.

The name of any senator so chosen or appointed shall be certified by the Governor of the State to the Governor-General.

16. The qualifications of a senator shall be the same as those of a member of the House of Representatives.

Qualifications
of senator.

17. The Senate shall, before proceeding to the despatch of any other business, choose a senator to be the President of the Senate; and as often as the office of President becomes vacant the Senate shall again choose a senator to be the President.

Election of
President.

The President shall cease to hold his office if he ceases to be a senator. He may be removed from office by a vote of the Senate, or he may resign his office or his seat by writing addressed to the Governor-General.

18. Before or during any absence of the President, the Senate may choose a senator to perform his duties in his absence.

Absence of
President.

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Resignation of
senator.

19. A senator may, by writing addressed to the President, or to the Governor-General if there is no President or if the President is absent from the Commonwealth, resign his place, which thereupon shall become vacant.

Vacancy by
absence.

20. The place of a senator shall become vacant if for two consecutive months of any session of the Parliament he, without the permission of the Senate, fails to attend the Senate.

Vacancy to be
notified.

21. Whenever a vacancy happens in the Senate, the President, or if there is no President or if the President is absent from the Commonwealth the Governor-General, shall notify the same to the Governor of the State in the representation of which the vacancy has happened.

Quorum.

22. Until the Parliament otherwise provides, the presence of at least one-third of the whole number of the senators shall be necessary to constitute a meeting of the Senate for the exercise of its powers.

Voting in
Senate.

23. Questions arising in the Senate shall be determined by a majority of votes, and each senator shall have one vote. The President shall in all cases be entitled to vote; and when the votes are equal the question shall pass in the negative.

Part III.
House of
Representatives.

PART III – THE HOUSE OF REPRESENTATIVES.

Constitution of
House of
Representatives.

24. The House of Representatives shall be composed of members directly chosen by the people of the Commonwealth, and the number of such members shall be, as nearly as practicable, twice the number of the senators.

The number of members chosen in the several States shall be in proportion to the respective numbers of their people, and shall, until the Parliament otherwise provides, be determined, whenever necessary, in the following manner:—

- (i) A quota shall be ascertained by dividing the number of the people of the Commonwealth, as shown by the latest statistics of the Commonwealth, by twice the number of the senators:
- (ii.) The number of members to be chosen in each State shall be determined by dividing the number of the people of the State, as shown by the latest statistics of the Commonwealth, by the quota; and if on such division there is a remainder greater than one-half of the quota, one more member shall be chosen in the State.

But notwithstanding anything in this section, five members at least shall be chosen in each Original State.

Provision as
to races
disqualified
from voting.

25. For the purposes of the last section, if by the law of any State all persons of any race are disqualified from voting at elections for the more numerous House of the Parliament of the State, then, in reckoning the number of the people of the State or of the Commonwealth, persons of that race resident in that State not be counted.

Representatives in
first Parliament.

43. Notwithstanding anything in section twenty-four, the number of members to be chosen in each State at the first election shall be as follows:

New South Wales	-	-	-	-	twenty-three;
Victoria	-	-	-	-	twenty;
Queensland	-	-	-	-	eight;
South Australia	-	-	-	-	six;
Tasmania	-	-	-	-	five;

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Provided that if Western Australia is an Original State, the numbers shall be as follows:—

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New South Wales	- - - - -	twenty-six;
Victoria	- - - - -	twenty-three;
Queensland	- - - - -	nine;
South Australia	- - - - -	seven;
Western Australia	- - - - -	five;
Tasmania	- - - - -	five.

27. Subject to this Constitution, the Parliament may make laws for increasing or diminishing the number of the members of the House of Representatives.

Alteration of
number of
members.

28. Every House of Representatives shall continue for three years from the first meeting of the House, and no longer, but may be sooner dissolved by the Governor-General.

Duration of
House of
Representatives.

43. Until the Parliament of the Commonwealth otherwise provides, the Parliament of any State may make laws for determining the divisions in each State for which members of the House of Representatives may be chosen, and the number of members to be chosen for each division. A division shall not be formed out of parts of different States.

Electoral
Divisions.

In the absence of other provision, each State shall be one electorate.

30. Until the Parliament otherwise provides, the qualification of electors of members of the House of Representatives shall be in each State that which is prescribed by the law of the State as the qualification of electors of the more numerous House of Parliament of the State; but in the choosing of members each elector shall vote only once.

Qualification
of electors.

31. Until the Parliament otherwise provides, but subject to this Constitution, the laws in force in each State for the time being relating to elections for the more numerous House of the Parliament of the State shall, as nearly as practicable, apply to elections in the State of members of the House of Representatives.

Application of
State laws.

43. The Governor-General in Council may cause writs to be issued for general elections of members of the House of Representatives.

Writs for
general
election.

After the first general election, the writs shall be issued within ten days from the expiry of a House of Representatives or from the proclamation of a dissolution thereof.

33. Whenever a vacancy happens in the House of Representatives, the Speaker shall issue his writ for the election of a new member, or if there is no Speaker or if he is absent from the Commonwealth the Governor-General in Council may issue the writ.

Writs for
vacancies.

43. Until the Parliament otherwise provides, the qualifications of a member of the House of Representatives shall be as follows:—

Qualifications of
members.

43. He must be of the full age of twenty-one years, and must be an elector entitled to vote at the election of members of the house of Representatives, or a person qualified to become such elector, and must have been for three years at the least a resident within the limits of the Commonwealth as existing at the time when he is chosen:

(ii) He must be a subject of the Queen, either natural-born or for at least five years naturalized under a law of the United Kingdom, or of a

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Election of Speaker.	43. The House of Representatives shall, before proceeding to the despatch of any other business, choose a member to be the Speaker of the House, and as often as the office of Speaker becomes vacant the House shall again choose a member to be the Speaker. The Speaker shall cease to hold his office if he ceases to be a member. He may be removed from office by a vote of the House, or he may resign his office or his seat by writing addressed to the Governor-General.
Absence of Speaker.	36. Before or during any absence of the Speaker, the House of Representatives may choose a member to perform his duties in his absence.
Resignation of member.	37. A member may by writing addressed to the Speaker, or to the Governor-General if there is no Speaker or if the Speaker is absent from the Commonwealth, resign his place, which thereupon shall become vacant.
Vacancy by absence.	38. The place of a member shall become vacant if for two consecutive months of any session of the Parliament he, without the permission of the House, fails to attend the House.
Quorum.	39. Until the Parliament otherwise provides, the presence of at least one-third of the whole number of the members of the House of Representatives shall be necessary to constitute a meeting of the House for the exercise of its powers.
Voting in House of Representatives.	40. Questions arising in the House of Representatives shall be determined by a majority of votes other than that of the Speaker. The Speaker shall not vote unless the numbers are equal, and then he shall have a casting vote.

Part IV.
Both Houses
of the
Parliament.

PART IV – BOTH HOUSES OF THE PARLIAMENT.

Right of electors of States.	41. No adult person who has or acquires a right to vote at elections for the more numerous House of the Parliament of a State shall, while the right continues, be prevented by any law of the Commonwealth from voting at elections for either House of the Parliament of the Commonwealth.
Oath of affirmation of allegiance.	42. Every senator and every member of the House of Representatives shall before taking his seat make and subscribe before the Governor-General, or some person authorised by him, an oath or affirmation of allegiance in the form set forth in the schedule to this Constitution.
Member of one House ineligible for other.	43. A member of either House of the Parliament shall be incapable of being chosen or of sitting as a member of the other House.
Disqualification.	44. Any person who— (i) Is under any acknowledgment of allegiance, obedience, or adherence to a foreign power, or is a subject or a citizen or entitled to the rights or privileges of a subject or a citizen of a foreign power: or (ii) Is attainted of treason, or has been convicted and is under sentence, or subject to be sentenced, for any offence punishable under the law of the Commonwealth or of a State by imprisonment for one year or longer: or (iii) Is an undischarged bankrupt or insolvent: or

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- (iv.) Holds any office of profit under the Crown, or any pension payable during the pleasure of the Crown out of any of the revenues of the Commonwealth: or
- (v.) Has any direct or indirect pecuniary interest in any agreement with the Public Service of the Commonwealth otherwise than as a member and in common with the other members of an incorporated company consisting of more than twenty-five persons:
- shall be incapable of being chosen or of sitting as a senator or a member of the House of Representatives.

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But sub-section iv. Does not apply to the office of any of the Queen's Ministers of State for the Commonwealth, or of any of the Queen's Ministers for a State, or to the receipt of pay, half pay, or a pension, by any person as an officer or member of the Queen's navy or army, or to the receipt of pay as an officer or member of the naval or military forces of the Commonwealth by any person whose services are not wholly employed by the Commonwealth.

45. If a senator or member of the House of Representatives—
- (i) Becomes subject to any of the disabilities mentioned in the last preceding section: or
 - (ii) Takes the benefit, whether by assignment, composition, or otherwise, of any law relating to bankrupt or insolvent debtors: or
 - (iii) Directly or indirectly takes or agrees to take any fee or honorarium for services rendered to the Commonwealth, or for services rendered in the Parliament to any person or State:

Vacancy on
happening of
disqualification.

his place shall thereupon become vacant.

46. Until the Parliament otherwise provides, any person declared by this constitution to be incapable of sitting as a senator or as a member of the House of Representatives shall, for every day on which he so sits, be liable to pay the sum of one hundred pounds to any person who sues for it in any court of competent jurisdiction.

Penalty for
sitting when
disqualified.

47. Until the Parliament otherwise provides, any question respecting the qualification of a senator or of a member of the House of Representatives, or respecting a vacancy in either House of the Parliament, and any question of a disputed election to either House, shall be determined by the House in which the question arises.

Disputed
elections.

48. Until the Parliament otherwise provides, each senator and each member of the House of Representatives shall receive an allowance of four hundred pounds a year, to be reckoned from the day on which he takes his seat.

Allowance to
members.

49. The powers, privileges, and immunities of the Senate and of the House of Representatives, and of the members and the committees of each House, shall be such as are declared by the Parliament, and until declared shall be those of the Commons House of Parliament of the United Kingdom, and of its members and committees, at the establishment of the Commonwealth.

Privileges, &c.
of Houses.

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Rules and
orders.

Part V.
Powers of the
Parliament.

Legislative powers
of the Parliament.

50. Each House of the Parliament may make rules and orders with respect to—

- (i) The mode in which its powers, privileges, and immunities may be exercised and upheld:
- (ii) The order and conduct of its business and proceedings either separately or jointly with the other House.

PART V.—POWERS OF THE PARLIAMENT.

51. The Parliament shall, subject to this Constitution, have power to make laws for the peace, order, and good government of the Commonwealth with respect to:—

- (i) Trade and commerce with other countries, and among the States:
- (ii) Taxation; but so as not to discriminate between States or parts of States:
- (iii) Bounties on the production or export of goods, but so that such bounties shall be uniform throughout the Commonwealth:
- (iv) Borrowing money on the public credit of the Commonwealth:
- (v) Postal, telegraphic, telephonic, and other like services:
- (vi) The naval and military defence of the Commonwealth and of the several States, and the control of the forces to execute and maintain the laws of the Commonwealth:
- (vii) Lighthouses, lightships, beacons and buoys:
- (viii) Astronomical and meteorological observations:
- (ix) Quarantine:
- (x) Fisheries in Australian waters beyond territorial limits:
- (xi) Census and statistics:
- (xii) Currency, coinage, and legal tender:
- (xiii) Banking, other than State banking; also State banking extending beyond the limits of the State concerned, the incorporation of banks, and the issue of paper money:
- (xiv) Insurance, other than State insurance; also State insurance extending beyond the limits of the State concerned:
- (xv) Weights and measures:
- (xvi) Bills of exchange and promissory notes:
- (xvii) Bankruptcy and insolvency:
- (xviii) Copyrights, patents of inventions and designs, and trade marks:
- (xix) Naturalization and aliens:
- (xx) Foreign corporations, and trading or financial corporations formed within the limits of the Commonwealth:
- (xxi) Marriage:
- (xxii) Divorce and matrimonial causes; and in relation thereto, parental rights, and the custody and guardianship of infants:
- (xxiii) Invalid and old-age pensions:
- (xxiv) The service and execution throughout the Commonwealth of the civil and criminal process and the judgments of the courts of the States:
- (xxv) The recognition throughout the Commonwealth of the laws, the public Acts and records, and the judicial proceedings of the States:

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- (xxvi) The people of any race, other than the aboriginal race in any State, for whom it is deemed necessary to make special laws:
- (xxvii) Immigration and emigration:
- (xxviii) The influx of criminals:
- (xxix) External affairs:
- (xxx) The relations of the Commonwealth with the islands of the Pacific:
- (xxxi) The acquisition of property on just terms from any State or person for any purpose in respect of which the Parliament has power to make laws:
- (xxxii) The control of railways with respect to transport for the naval and military purposes of the Commonwealth:
- (xxxiii) The acquisition, with the consent of a State, of any railways of the State on terms arranged between the Commonwealth and the State:
- (xxxiv) Railway construction and extension in any State with the consent of that State:
- (xxxv) Conciliation and arbitration for the prevention and settlement of industrial disputes extending beyond the limits of any one State:
- (xxxvi) Matters in respect of which this Constitution makes provision until the Parliament otherwise provides:
- (xxxvii) Matters referred to the Parliament of the Commonwealth by the Parliament or Parliaments of any State or States, but so that the law shall extend only to States by whose Parliaments the matter is referred or which afterwards adopt the law:
- (xxxviii) The exercise within the Commonwealth, at the request or with the concurrence of the Parliaments of all the States directly concerned, of any power which can at the establishment of this Constitution be exercised only by the Parliament of the United Kingdom or by the Federal Council of Australasia:
- (xxxix) Matters incidental to the execution of any power vested by this Constitution in the Parliament or in either House thereof, or in the Government of the Commonwealth, or in the Federal Judicature, or in any department or officer of the Commonwealth.

52. The Parliament shall, subject to this Constitution, have exclusive power to make laws for the peace, order, and good government of the Commonwealth with respect to—

Exclusive powers of the Parliament.

- (i) The seat of government of the Commonwealth, and all places acquired by the Commonwealth for public purposes:
- (ii) Matters relating to any department of the public service the control of which is by this Constitution transferred to the Executive Government of the Commonwealth:
- (iii) Other matters declared by this Constitution to be within the exclusive power of the Parliament.

53. Proposed laws appropriating revenue or moneys, or imposing taxation, shall not originate in the Senate. But a proposed law shall not be taken to appropriate revenue or moneys, or to impose taxation, by reason only of its containing provisions for the imposition or appropriation of fines or other

Powers of the Houses in respect of legislation.

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pecuniary penalties, or for the demand or payment or appropriation of fees for licences, or fees for services under the proposed law.

The Senate may not amend proposed laws imposing taxation, or proposed laws appropriating revenue or moneys for the ordinary annual services of the Government.

The Senate may not amend any proposed law so as to increase any proposed charge or burden on the people.

The Senate may at any stage return to the House of Representatives any proposed law which the Senate may not amend, requesting, by message, the omission or amendment of any items or provisions therein. And the House of Representatives may, if it thinks fit, make any of such omissions or amendments, with or without modifications.

Except as provided in this section, the Senate shall have equal power with the House of Representatives in respect of all proposed laws.

Appropriation
Bills.

54. The proposed law which appropriates revenue or moneys for the ordinary annual services of the Government shall deal only with such appropriation.

Tax Bill.

55. Laws imposing taxation shall deal only with the imposition of taxation, and any provision therein dealing with any other matter shall be of no effect.

Laws imposing taxation, except laws imposing duties of customs or of excise, shall deal with one subject of taxation only; but laws imposing duties of customs shall deal with duties of customs only, and laws imposing duties of excise shall deal with duties of excise only.

Recommendation of
money votes.

56. A vote, resolution, or proposed law for the appropriation of revenue or moneys shall not be passed unless the purpose of the appropriation has in the same session been recommended by message of the Governor-General to the House in which the proposal originated.

Disagreement
between the
Houses.

57. If the House of Representatives passes any proposed law, and the Senate rejects or fails to pass it, or passes it with amendments to which the House of Representatives will not agree, and if after an interval of three months the House of Representatives, in the same or the next session, again passes the proposed law with or without any amendments which have been made, suggested, or agreed to by the Senate, and the Senate rejects or fails to pass it, or passes it with amendments to which the House of Representatives will not agree, the Governor-General may dissolve the Senate and the House of Representatives simultaneously. But such dissolution shall not take place within six months before the date of the expiry of the House of Representatives by effluxion of time.

If after such dissolution the House of Representatives again passes the proposed law, with or without any amendments which have been made, suggested, or agreed to by the Senate, and the Senate rejects or fails to pass it, or passes it with amendments to which the House of Representatives will not agree, the Governor-General may convene a joint sitting of the members of the Senate and of the House of Representatives.

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The members present at the joint sitting may deliberate and shall vote together upon the proposed law as last proposed by the House of Representatives, and upon amendments, if any, which have been made therein by one House and not agreed to by the other, and any such amendments which are affirmed by an absolute majority of the total number of the members of the Senate and House of Representatives shall be taken to have been carried, and if the proposed law, with the amendments, if any, so carried is affirmed by an absolute majority of the total number of the members of the Senate and House of Representatives, it shall be taken to have been duly passed by both Houses of the Parliament, and shall be presented to the Governor-General for the Queen's assent.

A.D. 1900

58. When a proposed law passed by both Houses of the Parliament is presented to the Governor-General for the Queen's assent, he shall declare, according to his discretion, but subject to this Constitution, that he assents in the Queen's name, or that he withholds assent, or that he reserves the law for the Queen's pleasure.

Royal
assent to Bills.

The Governor-General may return to the house in which it originated any proposed law so presented to him, and may transmit therewith any amendments which he may recommend, and the Houses may deal with the recommendation.

Recommendations by
Governor-General.

59. The Queen may disallow any law within one year from the Governor-General's assent, and such disallowance on being made known by the Governor-General by speech or message to each of the Houses of the Parliament, or by Proclamation, shall annul the law from the day when the disallowance is so made known.

Disallowance
by the Queen.

60. A proposed law reserved for the Queen's pleasure shall not have any force unless and until within two years from the day on which it was presented to the Governor-General for the Queen's assent the Governor-General makes known, by speech or message to each of the Houses of the Parliament, or by Proclamation, that it has received the Queen's assent.

Signification of
Queen's pleasure on
Bills reserved.

CHAPTER II.

THE EXECUTIVE GOVERNMENT.

Chap.II.
The
Government.

61. The executive power of the Commonwealth is vested in the Queen and is exercisable by the Governor-General as the Queen's representative, and extends to the execution and maintenance of this Constitution, and of the laws of the Commonwealth.

Executive
power.

62. There shall be a Federal Executive Council to advise the Governor-General in the government of the Commonwealth, and the members of the Council shall be chosen and summoned by the Governor-General and sworn as Executive Councillors, and shall hold office during his pleasure.

Federal
Executive
Council.

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A.D. 1900.	63. The provisions of this Constitution referring to the Governor-General in Council shall be construed as referring to the Governor-General acting with the advice of the Federal Executive Council.
Provisions referring to Governor-General.	
Ministers of State.	64. The Governor-General may appoint officers to administer such departments of State of the Commonwealth as the Governor-General in Council may establish. Such officers shall hold office during the pleasure of the Governor-General. They shall be members of the Federal Executive Council, and shall be the Queen's Ministers of State for the Commonwealth. After the first general election no Minister of State shall hold office for a longer period than three months unless he is or becomes a senator or a member of the House of Representatives.
Ministers to sit in Parliament.	
Number of Ministers.	65. Until the Parliament otherwise provides, the Ministers of State shall not exceed seven in number, and shall hold such offices as the Parliament prescribes, or, in the absence of provision, as the Governor-General directs.
Salaries of Ministers.	66. There shall be payable to the Queen, out of the Consolidated Revenue Fund of the Commonwealth, for the salaries of the Ministers of State, an annual sum which, until the Parliament otherwise provides, shall not exceed twelve thousand pounds a year.
Appointment of civil servant.	67. Until the Parliament otherwise provides, the appointment and removal of all other officers of the Executive Government of the Commonwealth shall be vested in the Governor-General in Council, unless the appointment is delegated by the Governor-General in Council or by a law of the Commonwealth to some other authority.
Command of naval and military forces.	68. The command in chief of the naval and military forces of the Commonwealth is vested in the Governor-General as the Queen's representative.
Transfer of certain departments.	69. On a date or dates to be proclaimed by the Governor - General after the establishment of the Commonwealth the following departments of the public service in each State shall become transferred to the Commonwealth:— Posts, telegraphs, and telephones: Naval and military defence: Lighthouses, lightships, beacons, and buoys: Quarantine. But the departments of customs and of excise in each State shall become transferred to the Commonwealth on its establishment.
Certain powers of Governors to vest in Governor-General.	70. In respect of matters which, under this Constitution, pass to the Executive Government of the Commonwealth, all powers and functions which at the establishment of the Commonwealth are vested in the Governor of a Colony, or in the Governor of a Colony with the advice of his Executive Council, or in any authority of a Colony, shall vest in the Governor-General, or in the Governor-General in Council, or in the authority exercising similar powers under the Commonwealth, as the case requires.

Released under the FOI Act 1982 by the Department of Infrastructure,
Transport, Regional Development, Communications and the Arts

[63 & 64 VICT.]

Commonwealth of Australia
Constitution Act.

[CH. 12.]

CHAPTER III.

A.D. 1900.

THE JUDICATURE.

Chap. III.
The
Judicature.

71. The judicial power of the Commonwealth shall be vested in a Federal Supreme Court, to be called the High Court of Australia, and in such other federal courts as the parliament creates, and in such other courts as it invests with federal jurisdiction. The High Court shall consist of a Chief Justice, and so many other Justices, not less than two, as the Parliament prescribes.

Judicial power
and Courts.

72. The Justices of the High Court and of the other courts created by the Parliament—

Judges'
appointment,
tenure, and
remuneration.

- (i.) Shall be appointed by the Governor-General in Council:
- (ii.) Shall not be removed except by the Governor-General in Council, on an address from both Houses of the Parliament in the same session, praying for such removal on the ground of proved misbehaviour or incapacity:
- (iii.) Shall receive such remuneration as the Parliament may fix; but the remuneration shall not be diminished during their continuance in office.

73. The High Court shall have jurisdiction, with such exceptions and subject to such regulations as the Parliament prescribes, to hear and determine appeals from all judgments, decrees, orders, and sentences—

Appellate
jurisdiction of
High Court.

- (i.) Of any Justice or Justices exercising the original jurisdiction of the High Court:
 - (ii.) Of any other federal court, or court exercising federal jurisdiction; or of the Supreme Court of any State, or of any other court of any State from which at the establishment of the Commonwealth an appeal lies to the Queen in Council:
 - (iii.) Of the Inter-State Commission, but as to questions of law only:
- and judgment of the High Court in all such cases shall be final and conclusive.

But no exception or regulation prescribed by the Parliament shall prevent the High Court from hearing and determining any appeal from the Supreme Court of a State in any matter in which at the establishment of the Commonwealth an appeal lies from such Supreme Court to the Queen in Council.

Until the Parliament otherwise provides, the conditions of and restrictions on appeals to the Queen in Council from the Supreme Courts of the several States shall be applicable to appeals from them to the High Court.

74. No appeal shall be permitted to the Queen in Council from a decision of the High Court upon any question, howsoever arising, as to the limits inter se of the Constitutional powers of the Commonwealth and those of any State or States, or as to the limits inter se of the Constitutional powers of any two or more States, unless the High Court shall certify that the question is one which ought to be determined by Her Majesty in Council.

Appeal to
Queen in
Council.

[CH. 12.]

Commonwealth of Australia
Constitution Act.

[63 & 64 VICT.]

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—

The High Court may so certify if satisfied that for any special reason the certificate should be granted, and thereupon an appeal shall lie to Her Majesty in Council on the question without further leave.

Except as provided in this section, this Constitution shall not impair any right which the Queen may be pleased to exercise by virtue of Her Royal prerogative to grant special leave of appeal from the High Court to Her Majesty in Council. The Parliament may make laws limiting the matters in which such leave may be asked, but proposed laws containing any such limitation shall be reserved by the Governor-General for Her Majesty's pleasure.

Original
jurisdiction of
High Court.

75. In all matters—

- (i.) Arising under any treaty:
- (ii.) Affecting consuls or other representatives of other countries:
- (iii.) In which the Commonwealth, or a person suing or being sued on behalf of the Commonwealth, is a party:
- (iv.) Between States, or between residents of different States, or between a State and a resident of another State:
- (v.) In which a writ of Mandamus or prohibition or an injunction is sought against an officer of the Commonwealth:

the High Court shall have original jurisdiction.

Additional
original jurisdiction.

76. The Parliament may make laws conferring original jurisdiction on the High court in any matter—

- (i) Arising under this constitution, or involving its interpretation:
- (ii) Arising under any laws made by the Parliament:
- (iii) Of Admiralty and maritime jurisdiction:
- (iv) Relating to the same subject-matter claimed under the laws of different States.

Power to define
jurisdiction.

77. With respect to any of the matters mentioned in the last two sections the Parliament may make laws—

- (i) Defining the jurisdiction of any federal court other than the High Court:
- (ii) Defining the extent to which the jurisdiction of any federal court shall be exclusive of that which belongs to or is invested in the courts of the States:
- (iii) Investing any court of a State with federal jurisdiction.

Proceedings against
Commonwealth or
State.

78. The Parliament may make laws conferring rights to proceed against the Commonwealth or a State in respect of matters within the limits of the judicial power.

Number of judges.

79. The federal jurisdiction of any court may be exercised by such number of judges as the Parliament prescribes.

Trial by jury.

101. The trial on indictment of any offence against any law of the Commonwealth shall be by jury, and every such trial shall be held in the State where the offence was committed, and if the offence was not committed within any State the trial shall be held at such place or places as the Parliament prescribes.

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Commonwealth of Australia
Constitution Act.

[CH. 12.]

CHAPTER IV.

FINANCE AND TRADE.

A.D.1900.

Chap. IV.
Finance and
Trade.

101. All revenues or moneys raised or received by the Executive Government of the Commonwealth shall form one Consolidated Revenue Fund, to be appropriated for the purposes of the Commonwealth in the manner and subject to the charges and liabilities imposed by this Constitution.

Consolidated
Revenue Fund.

101. The costs, charges, and expenses incident to the collection, management, and receipt of the Consolidated Revenue Fund shall form the first charge thereon; and the revenue of the commonwealth shall in the first instance be applied to the payment of the expenditure of the Commonwealth.

Expenditure charged
thereon.

101. No money shall be drawn from the Treasury of the Commonwealth except under appropriation made by law.

Money to be
appropriated by law.

But until the expiration of one month after the first meeting of the Parliament the Governor-General in Council may draw from the Treasury and expend such moneys as may be necessary for the maintenance of any department transferred to the Commonwealth and for the holding of the first elections for the Parliament.

101. When any department of the public service of a State becomes transferred to the Commonwealth, all officers of the department shall become subject to the control of the Executive Government of the Commonwealth.

Transfer of officers.

Any such officer who is not retained in the service of the Commonwealth shall, unless he is appointed to some other office of equal emolument in the public service of the State, be entitled to receive from the State any pension, gratuity, or other compensation, payable under the law of the State on the abolition of his office.

Any such officer who is retained in the service of the Commonwealth shall preserve all his existing and accruing rights, and shall be entitled to retire from office at the time, and on the pension or retiring allowance, which would be permitted by the law of the State if his service with the Commonwealth were a continuation of his service with the State. Such pension or retiring allowance shall be paid to him by the Commonwealth; but the State shall pay to the Commonwealth a part thereof, to be calculated on the proportion which his term of service with the State bears to his whole term of service, and for the purpose of the calculation his salary shall be taken to be that paid to him by the State at the time of the transfer.

Any officer who is, at the establishment of the Commonwealth, in the public service of the State, and who is, by consent of the Governor of the State with the advice of the Executive Council thereof, transferred to the public service of the Commonwealth, shall have the same rights as if he had been an officer of a department transferred to the Commonwealth and were retained in the service of the Commonwealth.

Released under the FOI Act 1982 by the Department of Infrastructure,
Transport, Regional Development, Communications and the Arts

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Constitution Act.*

[63 & 64 VICT.]

A.D. 1900.
Transfer of
property of
State.

101. When any department of the public service of a State is transferred to the Commonwealth –

101. All property of the State of any kind, used exclusively in connexion with the department, shall become vested in the Commonwealth; but, in the case of the departments controlling customs and excise and bounties, for such time only as the Governor-General in Council may declare to be necessary:

101. The Commonwealth may acquire any property of the State, of any kind used, but not exclusively used in connexion with the department; the value thereof shall, if no agreement can be made, be ascertained in, as nearly as may be, the manner in which the value of land, or of an interest in land, taken by the State for public purposes is ascertained under the law of the State in force at the establishment of the Commonwealth:

101. The Commonwealth shall compensate the State for the value of any property passing to the Commonwealth under this section; if no agreement can be made as to the mode of compensation, it shall be determined under laws to be made by the Parliament:

(iv.) The Commonwealth shall, at the date of the transfer, assume the current obligations of the State in respect of the department transferred.

86. On the establishment of the Commonwealth, the collection and control of duties of customs and of excise, and the control of the payment of bounties, shall pass to the Executive Government of the Commonwealth.

101. During a period of ten years after the establishment of the Commonwealth and thereafter until the Parliament otherwise provides, of the net revenue of the Commonwealth from duties of customs and of excise not more than one-fourth shall be applied annually by the Commonwealth towards its expenditure.

The balance shall, in accordance with this Constitution, be paid to the several States, or applied towards the payment of interest on debts of the several States taken over by the Commonwealth.

Uniform duties of
customs.

88. Uniform duties of customs shall be imposed within two years after the establishment of the Commonwealth.

Payment to States
before uniform
duties.

101. Until the imposition of uniform duties of customs—

101. The Commonwealth shall credit to each State the revenues collected therein by the Commonwealth.

101. The Commonwealth shall debit to each State—

101. The expenditure therein of the Commonwealth incurred solely for the maintenance or continuance, as at the time of transfer, of any department transferred from the State to the Commonwealth;

(b) The proportion of the state, according to the number of its people, in the other expenditure of the Commonwealth.

101. The Commonwealth shall pay to each State month by month the balance (if any) in favour of the State.

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Constitution Act.*

[CH. 12.]

101. On the imposition of uniform duties of customs the power of the Parliament to impose duties of customs and of excise, and to grant bounties on the production or export of goods, shall become exclusive.

A.D. 1900.

Exclusive power
over customs,
excise, and
bounties.

On the imposition of uniform duties of customs all laws of the several States imposing duties of customs or of excise, or offering bounties on the production or export of goods, shall cease to have effect, but any grant of or agreement for any such bounty lawfully made by or under the authority of the Government of any State shall be taken to be good if made before the thirtieth day of June, one thousand eight hundred and ninety-eight, and not otherwise.

91. Nothing in this Constitution prohibits a State from granting any aid to or bounty on mining for gold, silver, or other metals, nor from granting, with the consent of both Houses of the Parliament of the Commonwealth expressed by resolution, any aid to or bounty on the production or export of goods.

Exceptions as to
bounties.

101. On the imposition of uniform duties of customs, trade, commerce, and intercourse among the States, whether by means of internal carriage or ocean navigation, shall be absolutely free.

Trade within the
Commonwealth to
be free.

But notwithstanding anything in this Constitution, goods imported before the imposition of uniform duties of customs into any State, or into any Colony which, whilst the goods remain therein, becomes a State, shall, on thence passing into another State within two years after the imposition of such duties, be liable to any duty chargeable on the importation of such goods into the Commonwealth, less any duty paid in respect of the goods on their importation.

101. During the first five years after the imposition of uniform duties of customs, and thereafter until the Parliament otherwise provides—

Payment to States
for five years after
uniform tariffs.

101. The duties of customs chargeable on goods imported into a State and afterwards passing into another State for consumption, and the duties of excise paid on goods produced or manufactured in a State and afterwards passing into another State for consumption, shall be taken to have been collected not in the former but in the latter State:

(ii) Subject to the last subsection, the Commonwealth shall credit revenue, debit expenditure, and pay balances to the several States as prescribed for the period preceding the imposition of uniform duties of customs.

94. After five years from the imposition of uniform duties of customs, the Parliament may provide, on such basis as it deems fair, for the monthly payment to the several State of all surplus revenue of the Commonwealth.

Distribution of
surplus.

101. Notwithstanding anything in this Constitution, the Parliament of the State of Western Australia, if that State be an Original State, may, during the first five years after the imposition of uniform duties of customs, impose duties of customs on goods passing into that State and not originally imported from beyond the limits of the Commonwealth; and such duties shall be collected by the Commonwealth.

Customs duties of
Western Australia.

But any duty so imposed on any goods shall not exceed during the first of such years the duty chargeable on the goods under the law of Western

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—

Australia in force at the imposition of uniform duties, and shall not exceed during the second, third, fourth, and fifth of such years respectively, four-fifths, three-fifths, two-fifths, and one-fifth of such latter duty, and all duties imposed under this section shall cease at the expiration of the fifth year after the imposition of uniform duties.

If at any time during the five years the duty on any goods under this section is higher than the duty imposed by the Commonwealth on the importation of the like goods, then such higher duty shall be collected on the goods when imported into Western Australia from beyond the limits of the Commonwealth.

Financial assistance
to
States.

96. During a period of ten years after the establishment of the Commonwealth and thereafter until the Parliament otherwise provides, the Parliament may grant financial assistance to any State on such terms and conditions as the Parliament thinks fit.

Audit.

97. Until the Parliament otherwise provides, the laws in force in any Colony which has become or becomes a State with respect to the receipt of revenue and the expenditure of money on account of the Government of the Colony, and the review and audit of such receipt and expenditure, shall apply to the receipt of revenue and the expenditure of money on account of the Commonwealth in the State in the same manner as if the Commonwealth, or the Government or an officer of the Commonwealth, were mentioned whenever the Colony, or the Government or an officer of the Colony, is mentioned.

Trade and
commerce includes
navigation and State
railways.
Commonwealth not
to give preference.

98. The power of the Parliament to make laws with respect to trade and commerce extends to navigation and shipping, and to railways the property of any State.

99. The Commonwealth shall not, by any law or regulation of trade, commerce, or revenue, give preference to one State or any part thereof over another State or any part thereof.

Nor abridge right to
use water.

100. The Commonwealth shall not, by any law or regulation of trade or commerce, abridge the right of a State or of the residents therein to the reasonable use of the waters of rivers for conservation or irrigation.

Inter-State
Commission.

101. There shall be an Inter-State Commission, with such powers of adjudication and administration as the Parliament deems necessary for the execution and maintenance, within the Commonwealth, of the provisions of this Constitution relating to trade and commerce, and of all laws made thereunder.

Parliament may
forbid preferences
by State.

102. The Parliament may by any law with respect to trade or commerce forbid, as to railways, any preference or discrimination by any State, or by any authority constituted under a State, if such preference or discrimination is undue and unreasonable, or unjust to any State; due regard being had to the financial responsibilities incurred by any State in connexion with the construction and maintenance of its railways. But no preference or discrimination shall, within the meaning of this section, be taken to be undue and unreasonable, or unjust to any State, unless so adjudged by the Inter-State Commission.

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103 The members of the Inter-State Commission –

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- (i) Shall be appointed by the Governor-General in Council:
- (ii) Shall hold office for seven years, but may be removed within that time by the Governor-General in Council, on an address from both Houses of the Parliament in the same session praying for such removal on the ground of proved misbehaviour or incapacity:
- (iii) Shall receive such remuneration as the Parliament may fix; but such remuneration shall not be diminished during their continuance in office.

Commissioners' appointment, tenure, and remuneration.

104. Nothing in this Constitution shall render unlawful any rate for the carriage of goods upon a railway, the property of a State, if the rate is deemed by the Inter-State Commission to be necessary for the development of the territory of the State, and if the rate applies equally to goods within the State and to goods passing into the State from other States.

Saving of certain rates.

105. The Parliament may take over from the States their public debts as existing at the establishment of the Commonwealth, or a proportion thereof according to the respective numbers of their people as shown by the latest statistics of the Commonwealth, and may convert, renew, or consolidate such debts, or any part thereof; and the States shall indemnify the Commonwealth in respect of the debts taken over, and thereafter the interest payable in respect of the debts shall be deducted and retained from the portions of the surplus revenue of the Commonwealth payable to the several States, or if such surplus is insufficient, or if there is no surplus, then the deficiency or the whole amount shall be paid by the several States.

Taking over public debts of States.

CHAPTER V.

Chap. V.
The States.

THE STATES.

106. The Constitution of each State of the Commonwealth shall, subject to this Constitution, continue as at the establishment of the Commonwealth, or as at the admission or establishment of the state, as the case may be, until altered in accordance with the Constitution of the State.

Saving of Constitutions.

107. Every power of the Parliament of a Colony which has become or becomes a State, shall, unless it is by this Constitution exclusively vested in the Parliament of the Commonwealth or withdrawn from the Parliament of the State, continue as at the establishment of the Commonwealth, or as at the admission or establishment of the State, as the case may be.

Saving of Power of State Parliaments.

108. Every law in force in a Colony which has become or becomes a State, and relating to any matter within the powers of the Parliament of the Commonwealth, shall, subject to this Constitution, continue in force in the State; and, until provision is made in that behalf by the Parliament of the Commonwealth, the Parliament of the State shall have such powers of

Saving of State laws.

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A.D. 1900.	alteration and of repeal in respect of any such law as the Parliament of the Colony had until the Colony became a State.
Inconsistency of laws.	109. When a law of a State is inconsistent with a law of the Commonwealth, the latter shall prevail, and the former shall, to the extent of the inconsistency, be invalid.
Provisions referring to Governor.	110. The provisions of this Constitution relating to the Governor of a State extend and apply to the Governor for the time being of the State, or other chief executive officer or administrator of the government of the State.
States may Surrender territory.	111. The Parliament of a State may surrender any part of the State to the Commonwealth; and upon such surrender, and the acceptance thereof by the Commonwealth, such part of the State shall become subject to the exclusive jurisdiction of the Commonwealth.
State may levy charges for inspection laws.	112. After uniform duties of customs have been imposed, a State may levy on imports or exports, or on goods passing into or out of the State, such charges as may be necessary for executing the inspection laws of the State; but the net produce of all charges so levied shall be for the use of the Commonwealth; and any such inspection laws may be annulled by the Parliament of the Commonwealth.
Intoxicating liquids.	113. All fermented, distilled, or other intoxicating liquids passing into any State or remaining therein for use, consumption, sale, or storage, shall be subject to the laws of the State as if such liquids had been produced in the State.
States may not raise forces. Taxation of property of Commonwealth or State.	114. A State shall not, without the consent of the Parliament of the Commonwealth, raise or maintain any naval or military force, or impose any tax on property of any kind belonging to the Commonwealth, nor shall the Commonwealth impose any tax on property of any kind belonging to a State.
States not to coin money.	115. A State shall not coin money, nor make anything but gold and silver coin a legal tender in payment of debts.
Commonwealth not to legislate in respect of religion.	116. The Commonwealth shall not make any law for establishing any religion, or for imposing any religious observance, or for prohibiting the free exercise of any religion, and no religious test shall be required as a qualification for any office or public trust under the Commonwealth.
Rights of residents in States.	117. A subject of the Queen, resident in any State, shall not be subject in any other State to any disability or discrimination which would not be equally applicable to him if he were a subject of the Queen resident in such other State.
Recognition of laws & c. of States.	118. Full faith and credit shall be given, throughout the Commonwealth to the laws, the public Acts and records, and the judicial proceedings of every State.
Protection of States from Invasion and violence.	119. The Commonwealth shall protect every State against invasion and, on the application of the Executive Government of the State, against domestic violence.

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Constitution Act.

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120. Every State shall make provision for the detention in its prisons of persons accused or convicted of offences against the laws of the Commonwealth, and for the punishment of persons convicted of such offences, and the Parliament of the Commonwealth may make laws to give effect to this provision.

Custody of
offenders against
laws of the
Commonwealth.

CHAPTER VI.
NEW STATES.

Chap. VI.
New States.

121. The Parliament may admit to the Commonwealth or establish new States, and may upon such admission or establishment make or impose such terms and conditions, including the extent of representation in either House of the Parliament, as it thinks fit.

New States may be
admitted or
established.

122. The Parliament may make laws for the government of any territory surrendered by any State to and accepted by the Commonwealth, or of any territory placed by the Queen under the authority of and accepted by the Commonwealth, or otherwise acquired by the Commonwealth, and may allow the representation of such territory in either House of the Parliament to the extent and on the terms which it thinks fit.

Government
of territories.

123. The Parliament of the Commonwealth may, with the consent of the Parliament of a State, and the approval of the majority of the electors of the State voting upon the question, increase, diminish, or otherwise alter the limits of the State, upon such terms and conditions as may be agreed on, and may, with the like consent, make provision respecting the effect and operation of any increase or diminution or alteration of territory in relation to any State affected.

Alteration of
limits of
States.

124. A new State may be formed by separation of territory from a State, but only with the consent of the Parliament thereof, and a new State may be formed by the union of two or more States or parts of States, but only with the consent of the Parliaments of the States affected.

Formation of
new States.

CHAPTER VII.
MISCELLANEOUS.

Chap. VII.
Miscellaneous.

125. The seat of Government of the Commonwealth shall be determined by the Parliament, and shall be within territory which shall have been granted to or acquired by the Commonwealth, and shall be vested in and belong to the Commonwealth, and shall be in the State of New South Wales, and be distant not less than one hundred miles from Sydney.

Seat of
Government.

Such territory shall contain an area of not less than one hundred square miles, and such portion thereof as shall consist of Crown lands shall be granted to the Commonwealth without any payment therefor.

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Power to Her
Majesty to
authorise
Governor-General
to appoint
deputies.

The Parliament shall sit at Melbourne until it meet at the seat of Government.

126. The Queen may authorise the Governor-General to appoint any person, or any persons jointly or severally, to be his deputy or deputies within any part of the Commonwealth, and in that capacity to exercise during the pleasure of the Governor-General such powers and functions of the Governor-General as he thinks fit to assign to such deputy or deputies, subject to any limitations expressed or directions given by the Queen; but the appointment of such deputy or deputies shall not affect the exercise by the Governor-General himself of any power or function.

Aborigines not to be
counted in reckoning
population.

127. In reckoning the numbers of the people of the Commonwealth, or of a State or other part of the Commonwealth, aboriginal natives shall not be counted.

Chap. VIII.
Alteration
of Constitution.

Mode of
altering the
Constitution.

CHAPTER VIII.
ALTERATION OF THE CONSTITUTION.

128. This Constitution shall not be altered except in the following manner:—

The proposed law for the alteration thereof must be passed by an absolute majority of each House of the Parliament, and not less than two nor more than six months after its passage through both Houses the proposed law shall be submitted in each State to the electors qualified to vote for the election of members of the House of Representatives.

But if either House passes any such proposed law by an absolute majority, and the other House rejects or fails to pass it, or passes it with any amendment to which the first-mentioned House will not agree, and if after an interval of three months the first-mentioned House in the same or the next session again passes the proposed law by an absolute majority with or without any amendment which has been made or agreed to by the other House, and such other House rejects or fails to pass it or passes it with any amendment to which the first-mentioned House will not agree, the Governor-General may submit the proposed law as last proposed by the first-mentioned House, and either with or without any amendments subsequently agreed to by both Houses, to the electors in each State qualified to vote for the election of the House of Representatives.

When a proposed law is submitted to the electors the vote shall be taken in such manner as the Parliament prescribes. But until the qualification of electors of members of the House of Representatives becomes uniform throughout the Commonwealth, only one-half the electors voting for and against the proposed law shall be counted in any State in which adult suffrage prevails.

And if in a majority of the States a majority of the electors voting approve the proposed law, and if a majority of all the electors voting also

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approve the proposed law, it shall be presented to the Governor-General for the Queen's assent.

A.D. 1900.

No alteration diminishing the proportionate representation of any State in either House of the Parliament, or the minimum number of representatives of a State in the House of Representatives, or increasing, diminishing, or otherwise altering the limits of the State, or in any manner affecting the provisions of the Constitution in relation thereto, shall become law unless the majority of the electors voting in that State approve the proposed law.

SCHEDULE.

OATH.

I, *A.B.*, do swear that I will be faithful and bear true allegiance to Her Majesty Queen Victoria, Her heirs and successors according to law.

SO HELP ME GOD !

AFFIRMATION.

I, *A.B.*, do solemnly and sincerely affirm and declare that I will be faithful and bear true allegiance to Her Majesty Queen Victoria, Her heirs and successors according to law.

(NOTE.—*The name of the King or Queen of the United Kingdom of Great Britain and Ireland for the time being is to be substituted from time to time.*)

[Signature 1] [Edward. H. Alderson]
[Reading Clerk]s

C+

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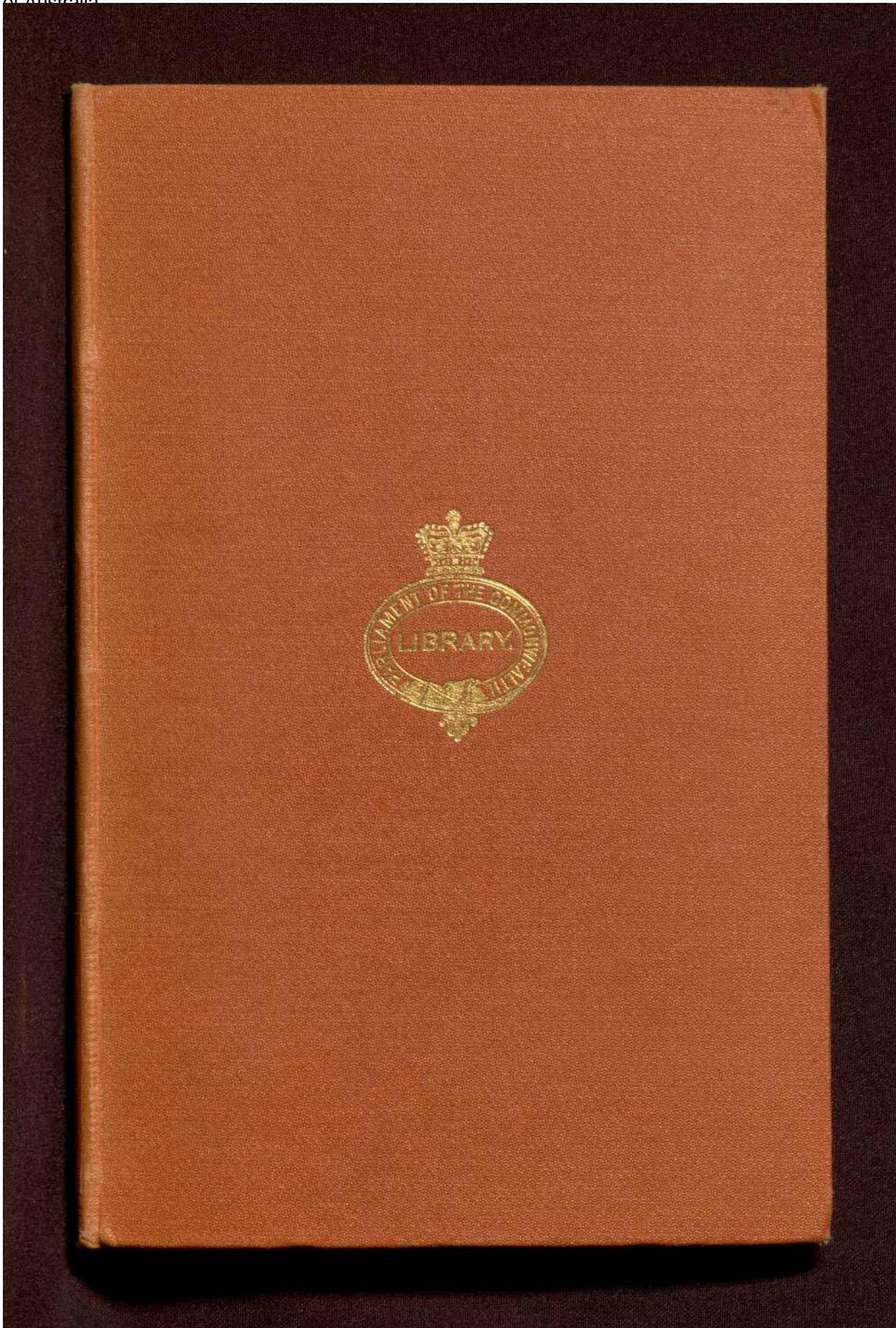
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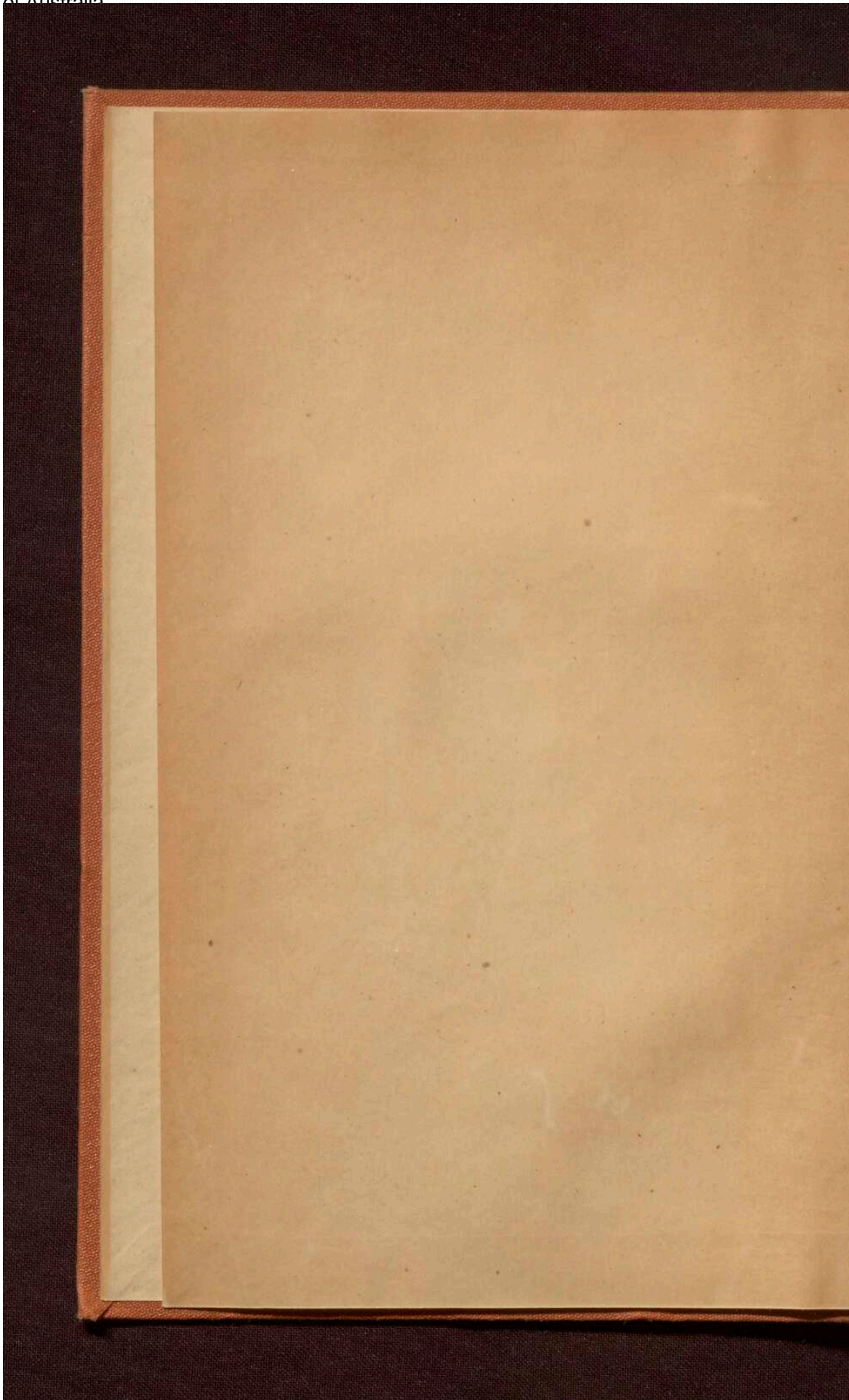
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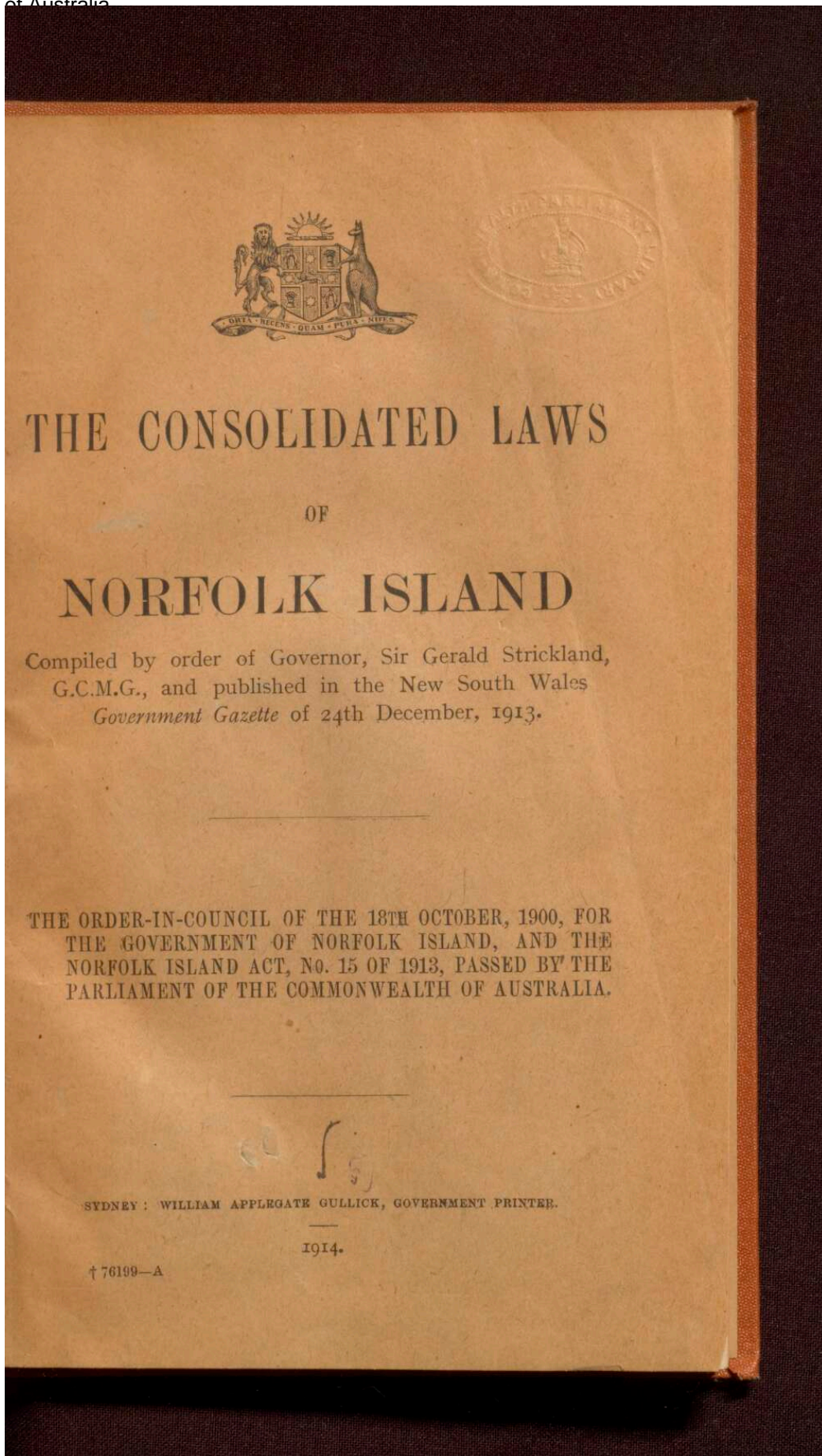
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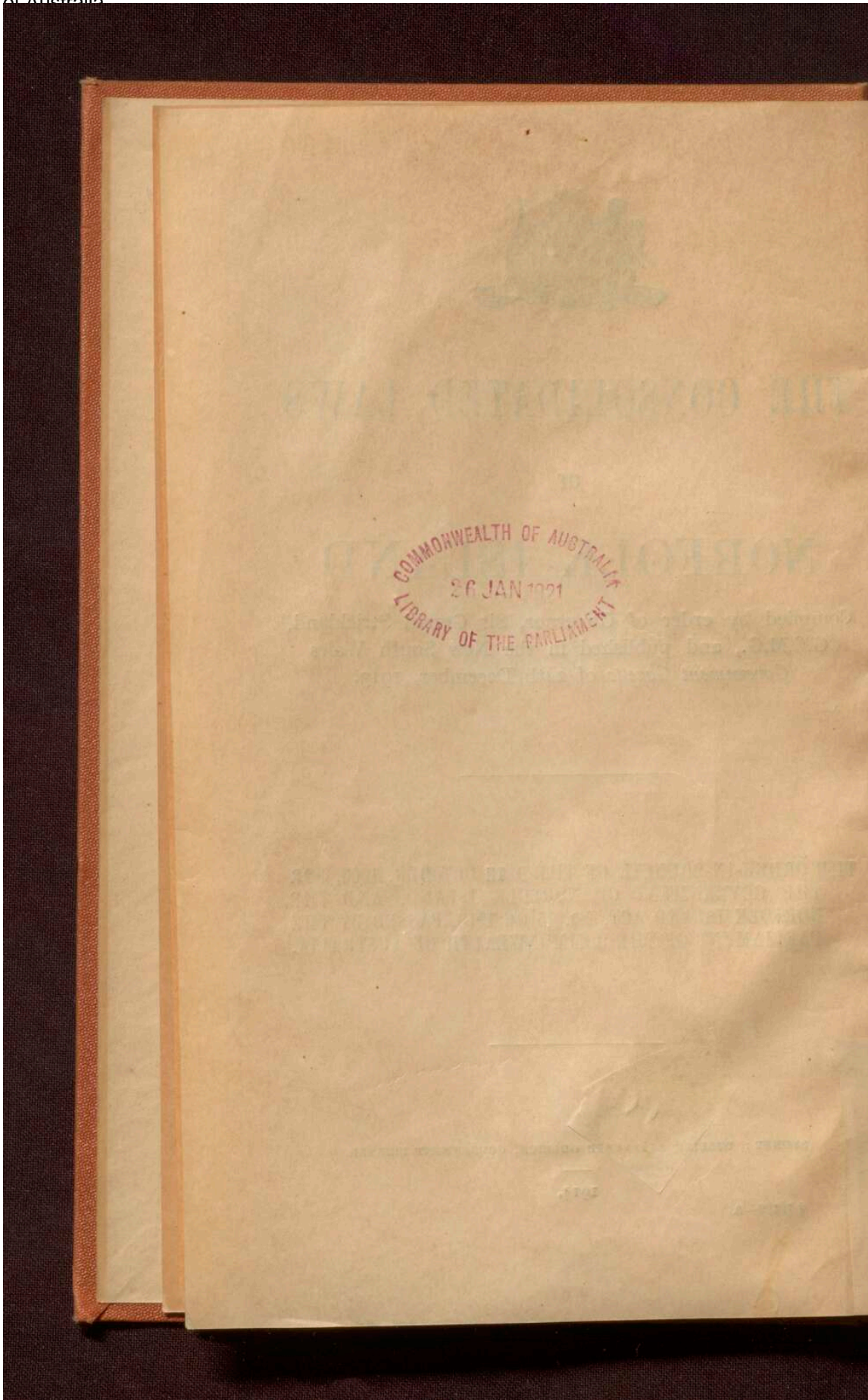
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[Published in the New South Wales Government Gazette of 1st January, 1901.]

AT THE COURT AT BALMORAL,

The 18th day of October, 1900.

PRESENT,

THE QUEEN'S MOST EXCELLENT MAJESTY

DUKE OF FIFE

EARL OF KINTORE

Mr. AKERS-DOUGLAS.

WHEREAS by the Australian Waste Lands Act (18 and 19 Vic cap. 56), it is, among other things, provided that it shall be lawful for Her Majesty at any time, by Order-in-Council, to make such provision for the Government of Norfolk Island as may seem expedient :

And whereas by an Order of Her Majesty in Council dated the 15th day of January, 1897, it was, amongst other things, ordered that the affairs of Norfolk Island should henceforth and until further order should be made in that behalf by Her Majesty be administered by the Governor and Commander-in-Chief for the time being of the Colony of New South Wales and its Dependencies :

And whereas it is expedient that other provision should be made for the Government of Norfolk Island.

Now, THEREFORE, Her Majesty, by virtue and in exercise of the power in this behalf by the Australian Waste Lands Act, 1855, or otherwise in Her Majesty vested, is pleased, by and with the advice of Her Privy Council, to order, and it is hereby ordered as follows :—

1. The affairs of Norfolk Island shall henceforth and until further Order is made in that behalf by Her Majesty, be administered by the Governor for the time being of the State of New South Wales and its Dependencies. The title "the Governor" shall include the Officer for the time being administering the Government of New South Wales.
2. The Governor shall keep and use the public Seal of Norfolk Island for sealing all things that shall pass the said Seal.
3. The Governor may constitute and appoint all necessary Judges, Justices of the Peace, and other Public Officers for the said Island.
4. The Governor may by proclamation published in the New South Wales Government Gazette make laws for the peace order and good government of Norfolk Island, subject nevertheless to any instructions that may be given to him by Her Majesty under Her Sign Manual and Signet or through one of Her Principal Secretaries of State.
5. The Governor may make grants or other dispositions of any lands within the said Island which may be lawfully granted or disposed of by Her Majesty.
6. All laws, Ordinances and Regulations in force in Norfolk Island at the time when this Order takes effect, shall continue in force until repealed or altered by competent authority.
7. The said Order of the 15th day of January, 1897, is hereby revoked but without prejudice to anything lawfully done thereunder.
8. This Order shall be published by the Governor in the New South Wales Government Gazette at such time as the Governor may think fit, and shall take effect at the date of such publication or at such later date as the Governor shall declare by notice in the said Gazette.

A. W. FITZROY.

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PROCLAMATION.

NEW SOUTH WALES, } By His Excellency Sir GERALD
to wit. } STRICKLAND, Count Della Catena,
(L.S.) } Knight Grand Cross of the Most
G. STRICKLAND, } Distinguished Order of Saint Michael
Governor. } and Saint George, Governor of the
State of New South Wales and its
Dependencies, in the Commonwealth
of Australia, and Governor of Norfolk
Island.

I, Sir GERALD STRICKLAND, Governor of New South Wales and its Dependencies, and Governor of Norfolk Island as aforesaid, do, in pursuance of the powers vested in me, declare that all laws heretofore in force in Norfolk Island are hereby repealed, and the following laws shall commence and come into force in the said Island from and after the publication of this Proclamation in the Government Gazette of the State of New South Wales:

Provided that notwithstanding such repeal—

- (a) all persons appointed or elected under any law so repealed and holding office at the time of the coming into force of the laws hereby enacted shall continue in office as if the said laws had been in force when they were appointed or elected, and they had been appointed or elected thereunder, and the said laws shall apply to them accordingly;

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- (b) all commissions and licenses issued and all rules, regulations, by-laws, proclamations, notices, and notifications made, and all scales of costs or charges, and all forms prescribed, and all registrations in force under any law so repealed shall be deemed to have been issued, made, and prescribed under the corresponding provisions of the laws hereby enacted.

References in any such documents or instruments to any of the provisions of any law so repealed shall be construed as references to the corresponding provisions of any law hereby enacted.

- (c) all applications made under any law so repealed shall be deemed to have been made under the corresponding provisions of any law hereby enacted.

2. The laws hereby enacted are arranged in the following manner:—

Interpretation	Law No. 1
Administration	Law No. 2
Birds Protection	Law No. 3
Brands and Marks	Law No. 4
Commons and Public Reserves	Law No. 5
Constables (Special)	Law No. 6
Constabulary	Law No. 7
Conveyancing	Law No. 8
Copyright	Law No. 9
Crown Lands	Law No. 10
Customs	Law No. 11
Dogs	Law No. 12
Executive Council	Law No. 13
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Registration of Births, Marriages, and Deaths	Law No. 25
Royal Commissions	Law No. 26

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Slaughtering	Law No. 27
Successions and Wills	Law No. 28
Surveys	Law No. 29
Timber Licenses	Law No. 30
Titles to Land	Law No. 31
Vagrancy	Law No. 32

3. Subject to the laws hereby enacted and to any laws which may hereafter be made for Norfolk Island, and to any Order of His Majesty in Council, all laws and statutes in force in the realm of England on the 25th day of July, 1828, the date of the passing of the Act 9 Geo. IV, c. 83, shall be applied in the administration of justice in Norfolk Island, so far as the same can be applied within the said Island.

INTERPRETATION LAW.

LAW No. 1, 1913.

1. This Law may be cited as the " Interpretation Law, 1913." It shall apply to this proclamation and to any law of Norfolk Island now or hereafter to be made.

2. Every law shall, unless the contrary intention therein appears, commence and take effect on and from the day on which such law is published in the Gazette. Such publication may be proved by the production of a copy of the Gazette purporting to have been published by the Government Printer of New South Wales.

3. The repeal of any enactment in a law by which a previous enactment was repealed shall not have the effect of reviving such last-mentioned enactment without express words.

4. Where a law or a proclamation of the Governor repeals in the whole or in part a former law, then, unless the contrary intention appears, the repeal shall not—

- (a) affect the previous operation of an enactment so repealed, or anything duly suffered, done, or commenced to be done under an enactment so repealed; or
- (b) affect any right, privilege, obligation, or liability acquired, accrued, or incurred under an enactment so repealed; or
- (c) affect any penalty, forfeiture, or punishment incurred in respect of any offence committed against an enactment so repealed; or
- (d) affect any investigation, legal proceeding, or remedy in respect of any such right, privilege, obligation, liability, penalty, forfeiture, or punishment as aforesaid;

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and any such investigation, legal proceeding, or remedy may be instituted, continued, or enforced, and any such penalty, forfeiture, or punishment may be imposed and enforced, as if the repealing law or proclamation had not been made.

5. Every section of a law shall have effect as a substantive enactment without introductory words.

6. Every law amending a law shall be construed with the amending law and as part thereof, unless the contrary intention appears in the amending law.

7. Where any law confers power to make, grant, or issue any instrument, that is to say any order, warrant, scheme, letters patent, rules, regulations, or by-laws, expressions used in any such instrument shall, unless the contrary intention appears, have the same meanings respectively as in the law conferring the power.

8. In any law expressions referring to writing shall, unless the contrary intention appears, be construed as including references to any mode of representing or reproducing words in a visible form.

9. In any law the following words shall, unless the contrary intention appears, have the meanings hereby respectively assigned to them:—

- (a) Words importing the masculine gender include females.
- (b) Words in the singular include the plural and words in the plural include the singular.
- (c) "The Governor" means the Governor of Norfolk Island.
- (d) "The Administrator" means the Administrator of Norfolk Island affairs appointed by the Governor.
- (e) A law made by the Governor for the good rule and government of Norfolk Island may be referred to by the word "law" alone.
- (f) "Person" and "party" include bodies politic or corporate, as well as individuals.
- (g) "Month" means calendar month.
- (h) "Land" includes messuages, tenements, and hereditaments, corporeal and incorporeal of any tenure or description, and whatever may be the estate or interest therein.

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- (i) "Estate" includes any estate, or interest, charge, right, title, claim, demand, lien, or incumbrance at law or in equity.
- (j) "Oath" and "affidavit," in the case of persons for the time being allowed by law to affirm, declare, or promise instead of swearing, include affirmation, declaration, and promise, and the word "swear" in the like case includes affirm, declare, and promise.
- (k) "Gazette" means Government Gazette of the State of New South Wales.

10. Wherever in any law a power is conferred on any officer or person by the word "may," such word means that the power may be exercised, or not, at discretion, but where the word "shall" confers the power such word means that the power must be exercised.

11. Where a law confers a power or imposes a duty on the holder of an office, as such, then, unless the contrary intention appears, the power may be exercised and the duty shall be performed by the holder for the time being of the office.

12. (1) Where a law confers a power or imposes a duty, then, unless the contrary intention appears, the power may be exercised, and the duty shall be performed, from time to time, as occasion requires.

(2) Where a law gives power to the Governor or to any officers or persons to make any rules, by-laws, orders, or regulations, it shall be implied that the Governor or such officer or persons may rescind, revoke, alter, or vary the same from time to time as occasion requires.

13. Any Court, Judge, magistrate, justice of the peace, officer, commissioner, arbitrator, or other person authorised by law, or by consent of parties to hear and determine any matter or thing, shall have authority to receive evidence and examine witnesses, and to administer an oath to all witnesses legally called before them respectively.

14. (1) Distance of space mentioned or indicated in a law shall be computed according to the nearest route ordinarily used in travelling, unless measurement in a direct line be expressed, or that construction is rendered necessary by the context.

(2) The time prescribed or allowed in a law for the doing of a particular thing shall, unless the contrary intention appears, be taken to exclude the day of the act or event from or after which the time is to be reckoned, but to include the day for the doing of that thing:

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Provided that where that day falls on Sunday the thing may be done on the Monday next following.

15. Any law now made or hereafter to be made may be cited by its short title or by reference to the secular year in which it was made and its number. Any enactment may be cited by reference to the section, subsection, or paragraph of the law in which it is contained.

16. Where by or under any law it is provided that the making of any rules, regulations, or by-laws, or the doing of any act or thing, shall be subject to the approval of the Governor, such approval may be given by telegraphic or radio-graphic message.

ADMINISTRATION LAW.

LAW No. 2, 1913.

Preliminary.

1. This law may be cited as the "Administration Law, 1913."

2. This law is divided into Parts, as follows:—

PART I.—ADMINISTRATIVE AND JUDICIAL FUNCTIONS.

PART II.—CRIMES AND OFFENCES.

PART III.—CIVIL PROCEEDINGS.

PART IV.—PRACTICE.

PART I.—ADMINISTRATIVE AND JUDICIAL FUNCTIONS.

The Administrator and the Chief Magistrate.

3. (1) The executive government of Norfolk Island shall, during the absence of the Governor, be vested in the administrator of Norfolk Island affairs, who shall be appointed by the Governor, and who may also be chief magistrate.

The chief magistrate shall be appointed by the Governor from time to time, and shall hold office during the pleasure of the Governor, and shall reside on the island.

(2) The Governor may from time to time appoint some person who shall, if the administrator or chief magistrate should die or be absent from the island, or become incapable of acting in his office, have the powers and perform the duties

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conferred and imposed on the administrator or chief magistrate, as the case may be, until a successor is appointed, or during such absence or incapacity as aforesaid.

4. (1) The administrator shall, in pursuance of the authority hereby vested in him, exercise a general supervision over the affairs of the island, and shall from time to time and when required by the Governor report to him as to the condition of the island and all matters occurring therein, and shall carry out any instructions given him by the Governor:

(2) He shall carry out and enforce obedience to the laws of Norfolk Island, and for that purpose may summon to his assistance any person on the island, who shall forthwith obey the summons under a penalty not exceeding two pounds.

5. The administrator may, with the approval of the Governor, establish gaols, prisons, and houses of correction, and appoint a registrar, and gaolers, constables, bailiffs, and other officers, and remove any officer:

Provided that he may, subject to disallowance by the Governor, suspend any officer, and appoint another temporarily in his place. Such disallowance may be given by telegraphic or radiographic message.

6. The chief magistrate shall preside at the magistrate's court and administer justice therein to all persons, without fear or favour, affection or ill-will, and in the administration of justice or in the conduct of any inquiry authorised by the laws of Norfolk Island he may administer oaths to jurors, witnesses, and others.

The Special Magistrate.

7. Where the Governor thinks it expedient, he may from time to time, by commission under the Seal of Norfolk Island, appoint some person who shall have the powers, authorities, privileges, and immunities of the chief magistrate, so far as regards the exercise and discharge of any judicial powers and duties conferred and imposed on such magistrate by the laws of Norfolk Island, or any ministerial powers relating to such judicial powers and duties, subject, nevertheless, to such conditions and exceptions as the Governor in the said commission may prescribe.

8. Except so far as the terms of such commission may confer on the persons thereby appointed a jurisdiction exclusive of the jurisdiction of the chief magistrate, nothing in the last

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preceding section nor in the said commission shall affect the jurisdiction or powers of the chief magistrate.

9. The person so appointed may, without fee, admit any person to practise before him, whether such person is or is not entitled under the laws of Norfolk Island to be admitted to practise as an advocate in the magistrate's court.

The Magistrate's Court.

10. (1) There shall be a court presided over by the chief magistrate or the special magistrate (herein called the "magistrate's court"), which shall be a court of record, and shall have jurisdiction--

- (a) to punish all crimes and offences (except crimes punishable by death);
- (b) to adjudge on all civil pleas whatsoever, irrespective of the amount claimed or in issue; and
- (c) to grant probates and letters of administration of and orders to collect the estates of persons dying possessed of real or personal property in the island.

(2) The jurisdiction of the magistrate's court shall extend to crimes and offences committed, and causes of action accrued before or after the day on which these laws take effect, and to the estates of persons dying after the 14th day of November, 1896.

Justices of the Peace.

11. Where justices of the peace are appointed for Norfolk Island, no such justice other than the chief magistrate or deputy chief magistrate, or a person holding a commission from the Crown to exercise judicial functions in Norfolk Island, shall in the said island sit either alone or with any other justice of the peace or with the chief magistrate or deputy chief magistrate or with any such person as aforesaid, for the purpose of adjudicating in respect of any information or complaint or any proceeding or matter civil or criminal: Provided that nothing in this section shall abridge or prejudice the ministerial powers of such justices in committal cases, or the powers of any such justices to take any information, or issue any summons, or grant, issue, or endorse any warrant, or admit to bail in any case in which justices of the peace might by law have exercised any such power if this section had not been made.

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Fees, Fines, and Penalties.

12. All fines and penalties imposed by any laws or by any regulations or by-laws made thereunder may be sued and proceeded for by any person whomsoever and may be recovered in a summary way before the chief magistrate, who may, in the order imposing the fine or penalty, direct that in default of it may be recovered by distress, levy, and sale of the goods and chattels of the defendant, and that in default of sufficient distress the defendant be imprisoned for any term not exceeding three months.

13. All fees, fines, and penalties shall be paid to the chief magistrate or to any person appointed by him in that behalf, and shall be accounted for by the magistrate to the Governor.

The Elders.

14. The chief magistrate shall cause to be kept a register of the names of the male natural born or naturalized subjects of His Majesty of the age of twenty-five years and upwards, who have for the previous six months been domiciled on the island, and those persons are in the laws referred to as "the elders."

But no person who is in any gaol or house of correction, or has within the previous two years been discharged from some gaol or house of correction to which he has been committed as a punishment for an offence against any laws made by the Governor or any enactment incorporated therein, shall be an elder.

PART II.—CRIMES AND OFFENCES.

15. (1) Subject to this law, and so far as applicable, the provisions of the Act of the Parliament of New South Wales known as the Crimes Act, 1900, and the provisions of the Acts of the Imperial Parliament 11 and 12 Vic., c. 42, and 11 and 12 Vic., c. 43, as amended by the Acts of the Parliament of New South Wales 32 Vic. No. 6, and Act No. 50, 1899, shall, *mutatis mutandis*, have force and effect within Norfolk Island, and the jurisdiction and powers conferred by the said Acts on judges and justices of the peace shall be exercised by the chief magistrate:

Provided that in the application to Norfolk Island of the provisions of the Crimes Act, 1900—

(a) the word "fifteen" is substituted for the word "fourteen" wherever occurring in sections sixty-four, sixty-nine, seventy, seventy-one, seventy-two, and seventy-seven of the said Act;

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- (b) in sections seventy-three and seventy-four of the said Act, the word "seventeen" is substituted for the word "sixteen";
- (c) sections seventy-three, seventy-four, seventy-five, and seventy-six of the same Act are amended by inserting after the word "father" the words "or step-father," and after the word "daughter" the words "or step-daughter";
- (d) no prosecution for any offence under sections seventy-one, seventy-two, or seventy-seven of the said Act may be commenced after the expiration of nine months from the commission of the offence, where any such offence has been committed upon a girl above the age of fourteen years and under the age of fifteen years;
- (e) where a person of the age of sixteen years and under the age of eighteen years is found guilty of an offence under sections seventy-one, seventy-two, or seventy-seven of the same Act, and the jury is satisfied that the girl upon whom the offence was committed was at the time of the commission of the offence of or above the age of fourteen years, and under the age of fifteen years, he may be dealt with in the same manner as a person under the age of sixteen years convicted of an indictable offence may be dealt with under the provisions of section four hundred and twenty-nine of the said Act.

16. All crimes and offences shall be prosecuted by information in the name of the senior officer of police.

All issues of fact joined on any such information shall (except in the case of an offence punishable by death and offences dealt with under the summary jurisdiction of the magistrate's court) be tried by the chief magistrate and a jury of seven elders.

The decision of five or more of the jurors shall be taken as the verdict of all.

Where the information charges an offence punishable by death the matter shall be submitted to a grand jury summoned and constituted as hereinafter provided: and if such jury finds a true bill of indictment, the chief magistrate shall forward the evidence and the findings of the jury to the Governor, with such report thereon as he may think fit.

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Crimes punishable by death shall be tried in Norfolk Island, and until otherwise provided by laws made by the Governor shall be dealt with in accordance with the laws now in force in New South Wales.

The Grand Jury.

17. Upon the application of any person, supported by an affidavit disclosing an offence punishable by death, it shall be lawful for the chief magistrate to order the registrar to summon a grand jury, and the registrar shall thereupon summon thirteen elders to be named by the chief magistrate to appear at a court to be holden at a time and place to be mentioned in the summons to inquire, present, do, and execute all things which on the part of the King or his successors may then and there be commanded of them, and every finding of a grand jury shall be by not less than seven jurors.

PART III.—CIVIL PROCEEDINGS.

18. In the exercise of civil jurisdiction the provisions of the following Acts of the Parliament of New South Wales, namely, the Small Debts Recovery Act, 1899, and sections 7 to 18 and section 20 of the Small Debts Recovery (Amendment) Act, 1905, relating to courts of petty sessions in the State of New South Wales, shall, subject to this part of this law, and so far as applicable in the circumstances of the island, and without any limitation as to the amount claimed or in issue, be followed by the chief magistrate and apply to the magistrate's court:

Provided that Schedules 1 and 2 hereto shall respectively be substituted for the Third and Fourth Schedules to the Small Debts Recovery Act, 1899.

Provided also that, except in the case of proceedings under Part III of the Crown Lands Law, 1913, the chief magistrate shall have no jurisdiction in any case where title to land is in question; but he may in any such case, or on the petition of any person, make inquiry in a summary way into the facts of any disputed title to land, and shall thereupon forward the evidence and his report thereon for the consideration of the Governor, who may adjudicate thereon, and whose orders in the premises shall be enforced by the chief magistrate.

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Costs.

19. Should the plaintiff succeed in his cause of action, the chief magistrate may in his discretion allow the plaintiff reasonable costs not exceeding the amount which he has paid under Schedule 1 hereto.

20. In addition to any sums which the chief magistrate may by law award to the successful party in any action in the magistrate's court, the chief magistrate may, where such party has employed professional assistance, award to him professional costs not exceeding in any case the amounts set forth in Schedule 2 hereto; and any professional costs so awarded shall be recoverable in the same manner as costs awarded to a successful party in any action in the said court are recoverable under the laws for the time being in force in Norfolk Island.

Probate and administration.

21. In granting probate and letters of administration and orders to collect, the chief magistrate shall follow the law and practice of the Supreme Court of New South Wales in its probate jurisdiction so far as they are applicable.

Appeals.

22. Where any final judgment or order of the magistrate's court, in its civil jurisdiction, or in any application for the grant of probate or letters of administration or an order to collect is given for or in respect of any sum or matter at issue above the amount or value of one hundred pounds, or involves, directly or indirectly, any claim to or any demand or question respecting property or any civil right above the amount or value of one hundred pounds, any person feeling aggrieved by such judgment or order in matter of law may appeal therefrom to the Governor.

23. Such appeal shall be heard by such person or persons as the Governor may from time to time constitute and appoint to be a judge or judges to hear appeals from the magistrate's court.

24. The person so appealing shall give such notices as may be prescribed by rules made under this law, and also give security to be approved by the chief magistrate to duly prosecute such appeal, and for the costs of the appeal, or deposit with the registrar the sum of thirty pounds to answer such security and costs.

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25. (1) Where the person appealing was by the judgment or order directed to pay any sum of money, or perform any duty, the magistrate's court may either

(a) direct that such judgment or order be carried into execution, or

(b) direct that the execution thereof be suspended pending the appeal,

as may seem to the court consistent with justice.

(2) Where such court directs any such judgment or order to be carried into execution, the party in whose favour the same is given shall give good and sufficient security, to be approved by the chief magistrate, for the due performance of such order as may be made on such appeal.

(3) Where such court directs the execution of any such judgment or order to be suspended pending the appeal, the party against whom the same has been given shall in like manner, and before any order for such suspension is made, give good and sufficient security as aforesaid for the due performance of such order as may be made on such appeal.

26. Any appeal under this law shall be in the form of a case stated which, except where the judgment or order was given or made *ex parte*, shall be agreed on by both parties or their attorneys, or if they cannot agree, shall be settled by the chief magistrate.

Where the judgment or order was given or made *ex parte* the case shall be stated by the chief magistrate after hearing the appellant, and shall contain a copy of the evidence given.

27. The case shall be signed by the chief magistrate, and shall be transmitted by the appellant to the Governor, or to such person as may be provided by the rules or deputed by the Governor.

28. The judge or judges appointed to hear such appeal may either order a new trial on such terms as he or they thinks or think fit, or may order judgment to be entered for either party, or may rescind, amend, or vary any judgment or order appealed from, as may be considered just, and make such other order and such order with respect to the costs of the appeal and of the proceedings in the magistrate's court as may be thought proper, and such order shall be final, and shall be carried out by the magistrate's court.

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29. The Governor may make rules regulating appeals under this law, and proceedings in, relating to, and consequent on such appeals.

30. No appeal shall lie from a judgment or order of the magistrate's court directing the payment of any money or the performance of any duty if, before the decision is pronounced, both parties agree in writing, signed by themselves or their attorneys or agents, that the decision of such court shall be final.

PART IV.—PRACTICE.

Advocates.

31. The chief magistrate may admit any person to practise as an advocate in the magistrate's court on the production to the chief magistrate of satisfactory evidence that such person has been actually admitted and is qualified to practise as a barrister, solicitor, attorney, or proctor of any court of any part of His Majesty's dominions, or as a writer to the signet of Scotland, and that such person is of good character.

32. Every person admitted to practise as aforesaid shall on admission pay to the registrar a fee of two pounds two shillings, and shall in every year succeeding the time of his admission pay to the registrar a further fee of two pounds two shillings; and no such person admitted to practise as aforesaid shall practise or attempt to practise as aforesaid until he has paid the fees prescribed herein.

33. On the application of any person admitted to practise as aforesaid, the chief magistrate may cancel the admission of any other such person: Provided that nothing herein contained shall prevent such other person from being again admitted under the provisions of these laws to practise as aforesaid on payment of the fee herein prescribed.

34. On satisfactory evidence that any person admitted to practise as aforesaid was not at the time of his admission possessed of the qualifications for admission aforesaid, the chief magistrate shall cancel such admission.

35. If any person admitted to practise as aforesaid is after the time of such admission guilty of any misconduct which in the opinion of the chief magistrate makes it desirable that such person should not continue to so practise, the chief

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magistrate may either cancel such admission, or may suspend the advocate from practice for a certain period or during pleasure.

36. Any person other than a person admitted to practise as aforesaid who practises or attempts to practise, or any person admitted to practise as aforesaid who practises or attempts to practise before he has paid the fees prescribed herein, or after his admission has been cancelled and before his re-admission or during the time he is suspended, shall be liable to a penalty not exceeding ten pounds:

Provided that nothing herein shall affect the right of any person admitted by the special magistrate to practise before him.

Practice and Evidence.

37. The chief magistrate may, with the approval of the Governor, make, amend, and repeal rules providing for the exemption of certain of the elders from being liable to serve on juries, for the summoning, impanelling, and swearing of grand and petit juries, for the conduct of trials, the summoning of witnesses, and regulating the practice and procedure of the magistrate's court and the grand jury, the forms of oaths to be taken by jurors and witnesses, and the manner in which such oaths may be tendered and taken, and the forms of all proceedings, the compensation to be allowed to jurors and witnesses, and the costs of the parties; prescribing the duties of the registrar and of gaolers, constables, bailiffs, and other officers, and for applying the Acts incorporated herewith to the circumstances of the island.

He may also impose a fine not exceeding ten shillings on any person who fails to attend the magistrate's court or the grand jury in pursuance of a summons, or refuses to serve on a jury.

38. The unrepealed enactments of the Evidence Act (No. 11), 1898, of the Parliament of New South Wales, shall apply in the administration of justice in Norfolk Island.

Application of Acts of New South Wales.

39. Where by this law any Acts of New South Wales are, so far as applicable, to have force and effect or to be followed in the administration of the law in Norfolk Island, the chief magistrate shall be sole judge as to whether and to what extent such Acts are applicable.

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SCHEDULES.

SCHEDULE 1.

FEES to be paid to the several officers undermentioned on the several occasions set against the same.

Fees payable to the Registrar.

Particulars.	In cases not exceeding—				In all other cases.
	£5.	£10.	£30.	£100.	
	s. d.	s. d.	s. d.	s. d.	s. d.
On entering every plaint and cause for trial ...	1 0	1 6	2 6	4 0	5 0
For drawing plaint and particulars if requested by the plaintiff ...	1 0	1 6	2 6	4 0	5 0
For copy of summons to be served on defendant ...	1 0	1 6	2 6	4 3	5 0
For every certificate of judgment ...	1 0	1 6	2 6	2 6	3 0
For drawing and issuing every writ of execution or attachment ...	1 0	1 6	2 6	4 0	5 0
For Bailiff's notice of execution ...	1 0	1 0	1 0	1 0	2 0
For every subpoena ...	0 6	1 0	1 0	1 0	1 0
For filing every defence or plea ...	1 0	1 0	1 6	2 0	3 0
For drawing same if requested by defendant ...	1 0	1 6	2 6	4 0	5 0
For filing every affidavit ...	1 0	1 0	1 0	1 0	1 0
For every search ...	0 6	0 6	0 6	0 6	0 6
For every copy ...	0 6	0 6	0 6	0 6	0 6
For every order ...	0 6	0 6	0 6	0 6	0 6

Fees payable to the Bailiff.

Particulars.	Amount.
	s. d.
For making levy where the sum levied for does not exceed £20 ...	2 0
For making levy where the sum levied for exceeds £20—2s. for the £20, and 3d. for every £1 over that £20.	
For keeping possession under a writ of fi. fa., each day ...	3 6

SCHEDULE 2.

Attorneys' Costs.

Particulars.	Amount.
	£ s. d.
For drawing and copying plaint with particulars ...	0 2 6
For summons with the particulars ...	0 1 0
For defence or set off with the particulars ...	0 2 6
For an Advocate's fee in a case not less than £10 and not exceeding £30 ...	1 1 0
For an Advocate's fee in case over £30 ...	3 3 0

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BIRDS PROTECTION.

LAW No. 3, 1913.

1. This law may be cited as the "Birds Protection Law, 1913."

Special prohibition.

2. The chief magistrate, by special direction of the Governor, may, by notice affixed on the court-house, prohibit the capturing, shooting, or killing of any specified kind of bird. Such prohibition may be absolute or for a limited time only.

Any person who, unless under special license issued by the administrator, captures, shoots, or kills, or attempts to capture, shoot, or kill any bird specified in such notice shall be liable to a penalty not exceeding two pounds.

Close seasons.

3. The close seasons shall be as follows:—

- (a) for the wild pigeon, between the first of June and the thirty-first of January next following;
- (b) for the whale bird, between a day to be fixed by the chief magistrate, and notified by being affixed to the court-house, and the thirtieth of September next following;
- (c) for the pheasant, the whole of the year, except the month of May;
- (d) for any other bird, between days to be fixed by the chief magistrate by special direction of the Governor, and notified as aforesaid.

4. If any person captures, shoots, or kills, or attempts to capture, shoot, or kill any bird during the close season of such bird, he shall be liable to a penalty not exceeding two pounds.

5. If any person at any time takes out of the nest or destroys in the nest any of the eggs of any bird in respect of which a close season is prescribed, or of any bird the killing of which is prohibited, he shall be liable to a penalty not exceeding one pound.

6. If any person during the close season prescribed for any bird under this law sells or offers for sale or has in his possession any such bird recently killed or taken, he shall be liable to a penalty not exceeding two pounds, unless he proves that the bird was killed, taken, bought, or received either during the period in which such bird could be legally killed, or in or from some place outside Norfolk Island and the neighbouring islands.

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Licenses.

7. A person shall not, unless he is the holder of a license in that behalf under this law, capture, shoot, or kill, or attempt to capture, shoot, or kill any of the following birds:—

The wild pigeon,
The brown-green dove,
The whale bird,
The green parrot,
The pheasant,

or any other bird to which the chief magistrate applies this section, by notice posted at or near to the court-house, Norfolk Island.

If any person capture, shoots, or kills, or attempts to capture, shoot, or kill, a bird in contravention of this section, he shall be liable to a penalty not exceeding two pounds.

8. Such licenses shall be issued only by the chief magistrate, and shall be signed by him.

Each such license shall specify one only kind of bird to which it applies, and the time when it will expire, not being later than the thirty-first day of December of the year in which it was issued.

In the issue of licenses, the chief magistrate will follow any instructions which the Governor may give directing that the issue of all or any description of licenses be suspended, or specifying the periods for which any license may be issued under this law.

9. Licenses under this law shall not be issued to any person under the age of sixteen years, and shall not be transferable to any person.

The fee for a license shall be two shillings and sixpence, except for a license to shoot the green parrot, in which case the fee shall be one shilling.

Sale of birds recently killed.

10. If any person sells or offers for sale or has in his possession a bird recently killed or taken, the killing of which is prohibited by or under this law, he shall be liable to a penalty not exceeding three pounds, unless he proves that the bird was killed, taken, bought, or received in or from some place outside Norfolk Island and the neighbouring islands.

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BRANDS AND MARKS.

LAW No. 4, 1913.

Preliminary.

1. This law may be cited as the "Brands and Marks Law, 1913."

2. In this law—

"Brand" means the impression of any letter, sign, figure, or character on any stock by fire, tattoo, or any colouring matter.

"Cattle" means bulls, cows, oxen, heifers, steers, and calves.

"Horses" means horses, mares, geldings, colts, fillies, and foals.

"Mark" means mark on the ear or other portion of stock.

"Pigs" means pigs of any sex or breed.

"Sheep" means rams, ewes, wethers, and lambs.

"Stock" means horses, cattle, sheeep, and pigs.

The Registrar.

3. The registrar of the magistrate's court shall be registrar of brands and marks, and he shall keep the register of brands and marks as directed by the chief magistrate.

4. The register of brands and marks shall be open to inspection by anyone on payment of a fee of sixpence.

5. The registrar shall, twice in every year, prepare and exhibit for public inspection a list of the brands and marks registered, transferred, or cancelled since the exhibition of the last preceding list.

Such list shall be prepared and exhibited as the chief magistrate may direct.

Registration.

6. No stock shall be branded or marked except by the owner of a brand or mark and with his registered brand or mark; and any person who contravenes this provision shall be liable to a penalty not exceeding two pounds.

7. Applications to register brands or marks shall be made to the registrar, who may allow the application with or without any modification in the brand or mark proposed in the application, or may disallow the application. But not more than one brand and one mark shall be allowed to any one person for the same description of stock.

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Transfer.

8. Transfer of a brand or mark may be made on application to and registration by the registrar.

In case of the death of the owner of a registered brand or mark, the application may be made by any person who claims to be the legal representative of the owner.

In case of the sale of stock the application shall be made jointly or severally by the vendor and purchaser.

9. The registrar may allow or disallow the application; but before allowing it he shall cancel the former registration of the brand or mark for the like description of stock, and shall also cancel the registration of any other brand or mark of the transferee for such description of stock, so that there shall be only one registered brand and one registered mark allowed to one person for the same description of stock.

10. Registration of a transfer shall vest the ownership of the brand or mark in the transferee.

Cancellation of registration.

11. The registrar may cancel the registration of any brand or mark which he may think objectionable, or which has been disused for more than two years; but before such cancellation he shall give notice to and shall hear the owner of the brand or mark, if such owner is in Norfolk Island. He may also, on the application of the owner, cancel his registered brand or mark.

Publication of notice of application.

12. The registrar shall, within forty-eight hours of the receipt of any application to register, transfer, or cancel the registration of any brand or mark, exhibit, for public inspection, as directed by the chief magistrate, a notice of such application.

Appeal.

13. There shall be an appeal to the chief magistrate from any decision of the registrar under this law.

14. Such appeal may be made in writing by the applicant or by any person appearing before the registrar in opposition to the application, or notifying in writing to the registrar, and before the decision of the registrar, his objection to any proposed registration, transfer, or cancellation.

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15. The chief magistrate shall hear the parties and decide the matter of the appeal; and his decision shall be final, and shall be carried into effect by the registrar.

Fees.

16. The fee for registration of a brand or mark shall be two shillings, and for the transfer of a brand or mark one shilling.

Evidence.

17. On the trial of any person for stealing or feloniously receiving or unlawfully using or taking stock, the prosecutor may show in evidence that the brands or marks on the stock alleged to have been stolen, or unlawfully used or taken, are the registered brands or marks of the person alleged to be the owner or of the person through whom he claims, and such evidence may be taken into consideration in determining the ownership of the stock.

Offences.

18. Whoever—

- (a) wilfully or negligently brands or marks, or causes or permits to be branded or marked, with his own registered brand or mark any stock of which he is not the owner; or
- (b) wilfully or negligently cuts off, destroys, defaces, or alters any brand or mark on any stock, or on the hide, skin, hair, or wool of any stock, or is privy to such destruction, defacement, or alteration; or
- (c) wilfully cuts from any hide or skin any of the branded or marked portions other than those removed in slaughtering; or
- (d) crops or cuts off more than one-fourth of the ear in marking any stock except on account of disease; or
- (e) wilfully or negligently adds another letter, sign, or character, or portion thereof, to any brand already branded on any stock; or
- (f) uses the brand or mark of any person without his permission; or
- (g) uses any brand or mark not registered as the brand or mark of the person by or for whom it is used;

shall be liable to a penalty not exceeding ten pounds, or at the discretion of the court to imprisonment for a period not exceeding six months.

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Registration under repealed law.

19. All brands and marks registered under any law repealed by this proclamation shall be deemed to have been registered under this law.

The register of brands and marks made under any law so repealed, and kept by the registrar at the coming into force of this law, shall be deemed to have been made and shall be kept under this law.

COMMONS AND PUBLIC RESERVES.

LAW No. 5, 1913.

1. This law may be cited as the "Commons and Public Reserves Law, 1913."

2. The Governor, by proclamation published by affixing the same at or near to the court-house, Norfolk Island, may declare that any land therein specified is a common or public reserve, and may, by the same or any other proclamation published as aforesaid, place the said land or any part thereof under the care and management of the Executive Council, subject to such conditions as may be contained in the proclamation, and may repeal or vary any proclamation published under this law.

3. The lands specified in the Schedules to this law are hereby declared to be commons or public reserves, and are placed under the care and management of the Executive Council, subject to the following conditions and exceptions:—

- (a) No part of such lands shall be leased and that licenses to occupy or use any of such lands for temporary purposes shall not be granted unless with the approval of the Administrator.
- (b) No timber growing on any such lands shall be cut or allowed to be cut for sale.
- (c) All buildings, walls, and erections on any part of such lands are hereby excepted from this section.

Provided that the Governor may by proclamation amend or rescind any of the said conditions and exceptions or any of the descriptions set out in the said Schedules, or may repeal any of the said Schedules.

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SCHEDULE I.

Reserve for public recreation at Kingston, containing an area of 7 acres and 38 perches. The Crown Lands within the boundaries of section 3 at Kingston,—as shown upon plan catalogued N. 9-695 at the Department of Lands, Sydney.

SCHEDULE II.

The Bumbora Reserve for public recreation at Creswell Bay, containing about thirteen and a half acres. The Crown lands within the boundaries of measured portion 90A,—as shown upon plan N. 7-695, sheet 2, at the Department of Lands, Sydney.

CONSTABLES (SPECIAL).

Law No. 6, 1913.

1. This law may be cited as the "Special Constables Law, 1913."

2. The enactments of Part IV of the Act of the Parliament of New South Wales, No. 5 of 1901, known as the Police Offences Act, 1901, and consolidating certain of the provisions of the Act 19 Vic. No. 24, shall, *mutatis mutandis*, apply within Norfolk Island.

3. In so applying such enactments, the powers and duties of a police magistrate or justices thereunder shall be exercised and performed by the chief magistrate of Norfolk Island; and any notice thereby directed to be given to the Colonial Secretary shall, in lieu thereof, be given to the Administrator of the Affairs of Norfolk Island, or to any other officer deputed by the Governor: Provided that any regulations made thereunder by the chief magistrate shall, before they have any force or effect, be submitted to and approved by the Governor.

4. The power conferred by section one hundred and one of the said Act as applied as aforesaid, to nominate and appoint special constables where it appears to the chief magistrate that any tumult, riot, or felony has taken place, or may be reasonably apprehended in any city, town, or place, is extended to include cases where the said magistrate is of opinion that the assistance of special constables is or would be required to aid the constabulary in the exercise of their powers or the discharge of their duties.

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CONSTABULARY.

Law No. 7, 1913.

1. This law may be cited as the "Constabulary Law, 1913."

2. The constabulary of Norfolk Island shall consist of a chief police officer and so many other officers of different grades as the Governor may think fit.

3. The chief police officer and other officers of the constabulary shall be appointed by the Governor.

4. The Governor may suspend or dismiss any officer of the constabulary.

The Administrator may suspend any officer of the constabulary.

The Administrator shall, when directed by the Governor by writing or telegraphic message, dismiss any officer of the constabulary, or remove the suspension of any such officer.

5. In case of the illness or absence from the island, or in case of the suspension of the chief police officer, any other person appointed by the Governor as deputy shall have the powers and duties of the chief police officer, and shall, for the purpose of this law, be deemed to be an officer of the constabulary, during such illness, absence, or suspension.

6. The chief police officer shall, under the direction of the Administrator, be charged with the superintendence of the constabulary; and any communication by the said officer to the Governor shall go through the Administrator.

7. The chief police officer shall report yearly to the Administrator as to the force under his control and as to matters within his jurisdiction relating to the peace of the island.

Such report shall be forwarded to the Governor by the Administrator with such comments thereon as he thinks fit to make.

8. The constabulary shall obey and execute every lawful summons, warrant, execution, order, and command of the magistrate sitting in the magistrate's court, or of the special magistrate.

9. Any officer of the constabulary who neglects or refuses to obey any lawful order or to execute any process lawfully directed to be by him executed, or to perform any duty imposed on him by or under any law of Norfolk Island, or is guilty of any other misconduct, or any neglect or violation of or absence from duty shall on conviction be liable to a penalty not exceeding for the first offence five pounds, and for the second or any subsequent offence ten pounds.

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10. Any officer of the constabulary who—

takes any bribe, pecuniary or otherwise, either directly or indirectly; or

makes any collusive agreement to suppress or withhold evidence, or to abstain from or procure any person to abstain from any prosecution; or

aids, abets, assists, or connives at the escape or any attempt or preparation to escape of any prisoner from any prison, watch-house, or other place in which such prisoner is legally confined or is otherwise in lawful custody; or

deserts his post; or

assaults his superior officer—

shall on conviction be liable to a penalty not exceeding fifteen pounds, or to imprisonment with hard labour for a term not exceeding six months.

11. When any action is brought against any officer of the constabulary for any act done in obedience to the warrant of the chief magistrate or his deputy or the special magistrate such officer shall not be responsible in such action for any irregularity in the issuing of such warrant or for any want of jurisdiction in any such magistrate or deputy.

12. The Governor may make rules for the general government and discipline of the constabulary.

13. Whosoever not being an officer of the constabulary—

has in his possession any arms or ammunition, article of clothing, accoutrements, or appointments supplied to any officer of the constabulary, and is not able satisfactorily to account for such possession; or

puts on or assumes the dress, name, designation, or description of any officer of the constabulary; or

gives or offers or promises to give any bribe, recompense, or reward to, or makes any collusive agreement with, any officer of the constabulary to induce him in any way to neglect his duty, or conceal or connive at any act whereby any rule made as aforesaid may be evaded, whether such offer is accepted or acted upon or not—

shall on conviction be liable, in addition to any other punishment to which he may be liable for such offence, to a penalty not exceeding ten pounds or to imprisonment for a period not exceeding twelve months.

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CONVEYANCING.

Law No. 8, 1913.

1. This law may be cited as the "Conveyancing Law, 1913."
2. (1) The Governor may appoint a registrar of lands.
 (2) The Governor may also appoint a person to be deputy registrar of lands, who, during the suspension or the absence through illness or otherwise of the registrar of lands, shall have the powers and duties of the said registrar.
3. No land shall be sold, mortgaged, or leased (except for a period less than one year), or otherwise dealt with or disposed of except in accordance with these enactments.
4. Whenever it is desired to deal with any land by way of conveyance upon sale, mortgage, lease, or otherwise, or to make any other disposition of land, the parties or intending parties to the transaction, or their duly constituted attorneys, shall attend before the registrar of lands at his office; whereupon the said registrar shall fill up, or cause to be filled up, in duplicate (and in case of a lease in triplicate) the appropriate form as set out in Schedule I hereto, making such alterations in and additions to the same as he may think necessary, and such forms so filled up shall be executed by all the parties aforesaid, or their duly constituted attorneys, and attested by the said registrar, who shall hand one part to the purchaser, mortgagee, lessee, or other person, or his attorney, and in case of a lease another part to the lessor or his attorney, and shall retain one other part to be kept of record at the office of the said registrar. No conveyance as aforesaid made after the 1st day of January, 1898, shall be valid or admitted in evidence unless so prepared, signed, and attested as aforesaid: Provided that where none of the forms aforesaid are appropriate to the disposition proposed to be made, a new form may, with the approval of the chief magistrate, be substituted.
5. The parties to the transaction, or one of them, or their or his attorneys or attorney, shall furnish the said registrar at the time of so attending with a correct and complete description by metes and bounds of the land about to be dealt with, together with a plan of the same, and such description and plan shall be entered upon each instrument to be prepared.
6. When any transfer of a mortgage has been executed and recorded as aforesaid, the transferee shall be entitled to exer-

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cise all the powers of a mortgagee or sue or proceed in his own name as if he were the original mortgagee named therein.

7. All instruments so placed upon record by the said registrar shall be numbered consecutively, and shall be bound together in books, each book containing one hundred dealings.

8. The said registrar shall cause to be kept an index of all such dealings and disposition in the form of Schedule II hereto, and shall keep such other registers, books, and indices as the Governor may from time to time prescribe. He shall also make a quarterly return to the Governor in the said form of all such dealings and dispositions.

9. All such indices and such books of dealings shall be open to inspection, during such time as the office of the said registrar is open to the public, upon payment of the fees set out in Schedule IV hereto.

10. When entering any instrument on record the said registrar shall make an endorsement thereon in the form or to the effect of Schedule III hereto.

11. There shall be paid to the said registrar for and in respect of the several matters set out in Schedule IV hereto, the several fees therein set opposite to such matters. All such fees shall form part of the revenue of Norfolk Island.

12. All conveyances, leases, mortgages, or other dealings with or dispositions of land heretofore or hereafter made shall be valid and effectual notwithstanding the same have not been made under seal, but only signed by the parties thereto or their attorneys instead of being sealed as well as signed.

13. In this law "registrar of lands" includes a deputy registrar of lands.

SCHEDULE I.

Form A.

No. *absolute sale or conveyance,* *Norfolk Island.*

I, *of*, do hereby, in consideration of *which I admit to have received, sell and convey to*, of *his heirs and assigns, all that parcel of land described at the foot hereof, and all improvements made on the said land. The said* *his* *heirs and assigns to hold the land and all improvements in as full and ample a manner as I could have held the same, and I the said* hereby accept such land to hold as aforesaid.

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THE LAND REFERRED TO.

All that parcel of land situate in the island of Norfolk Island.
[Here set out description and plan.]

As witness the hands of the said parties set hereto this day of
19 .

Signed by the said and (Signatures.)

in my presence,—

Registrar of Lands.

Form B.

No. Mortgage Norfolk Island.

I, of , herein called mortgagor, in consideration of , which I hereby admit to have received from , of , (herein called mortgagee) do hereby mortgage and release to the said , his heirs and assigns,—All that parcel of land described at the foot hereof and all improvements thereon. The mortgagee, his heirs, and assigns to hold the land and all improvements subject to redemption upon repayment to the said mortgagee, his executors, administrators, or assigns of the said sum of and interest as hereinafter mentioned; and I hereby for myself, my heirs, executors, and administrators covenant with the mortgagee, his executors, administrators, and assigns that I or they will repay to the said mortgagee, his executors, or administrators, or assigns the said sum of on the day of , 19 , and also pay him or them interest for the same until repaid at the rate of per centum per annum, payable quarterly; and I hereby empower the said mortgagee, his executors, administrators, and assigns in the event of either the interest or the principal money or any part thereof respectively not being so paid on the days that they respectively fall due, to sell and convey the land and improvements to any person for such price as he can obtain for the same, and to repay himself all expenses incurred and all money due for principal and interest. And I the said mortgagee for myself, my executors, administrators, and assigns, covenant with the said mortgagor, his heirs, executors, or administrators, I or they will do and sign all such documents and things as shall be necessary to release the said lands and improvements. And further, that in the event of any sale of the land under the power given by this instrument, that I or they will pay the said mortgagor, his heirs, executors, or administrators, and money remaining in my hand after repayment of all expenses and principal and interest moneys due to me or them.

THE LAND ABOVE REFERRED TO.

All that parcel of land in Norfolk Island, containing [here set out description and plan].

As witness the hands of the said parties set hereto this day of
19 .

Signed by the said and (Signatures.)

in my presence,—

Registrar of Lands.

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Form C.No. *Discharge of Mortgage*, Norfolk Island.

I, _____, of _____, being the person entitled to receive the principal moneys secured by the within mortgage, hereby admit to have received all moneys thereby secured, and release and reconvey the land comprised in such mortgage and all improvements to _____, of _____, the person now entitled thereto, his heirs and assigns,

and I the said _____, accept such release. As witness the hands of the said parties set hereto this _____ day of _____, 19 _____.

Signed by the said _____ and _____ (Signatures.)

in my presence,—

Registrar of Lands.

Form D.No. *Transfer of Mortgage*, Norfolk Island.

I, the within named _____, do hereby, in consideration of the sum of £ _____, which I admit to have received, sell, release, and transfer the within mentioned principal sum and interest, and the within mentioned land and all improvements to _____, of _____, his heirs, executors, administrators, and assigns, to hold in the same way and with and subject to the same rights, powers, and covenants I held the same. And I the said _____ so accept the said sale, release, and transfer.

As witness the hands of the said parties set hereto this _____ day of _____, 19 _____.

Signed by the said _____ and _____ (Signatures.)

in my presence,—

Registrar of Lands

Form E.No. *Lease*, Norfolk Island.

I, _____, of _____, herein called the lessor, in consideration of the rent reserved and to be paid to me, do hereby lease and let unto _____, of _____, herein called the lessee, his executors, administrators, and assigns: All that parcel of land, house, and all improvements described at foot hereof for the term of _____ years from date hereof. And I, the said lessee, for myself, my executors, administrators, and assigns, do hereby covenant with the said lessor, his heirs, and assigns, that I, or they, will pay to the lessor, his heirs, or assigns, the rent of _____ a year, by equal payments, the first payment to be made on the _____ day of _____ next, and that I, or they, will, during the term keep the premises in repair, except damage done by fire or inevitable accident, and by ordinary wear and use. Also [here add any special covenants, including covenant not to assign or sublet without leave]. And that I or they will, at the end of the term, yield up quiet possession of the premises. And also, that in the event

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of my or they not paying the rent, or any part thereof, on any of the days it falls due, or within twenty-one days thereafter that this lease shall cease, and the said lessor, his heir, or assigns, shall be at liberty to retake possession of the said premises.

All that [here set out description and also plan where necessary].
As witness the hands of the said parties set hereto this _____ day of _____, 19 ____.

in my presence,—

No. *Transfer of Lease* , *Norfolk Island.*

As witness the hands of the said parties set hereto this _____ day of _____, 19__.

in my presence,—

No. *Surrender of Lease* , Norfolk Island.

As witness the hands of the said parties set hereto this day of
19

in my presence,—

Registrar of Lands

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Form H.

No. *Surrender of Life Interest*, Norfolk Island.

I, , of , in consideration of the sum of £ , which I admit to have received, do hereby surrender and release to , of , his heirs, and assigns, all my life estate and interest in the land described hereunder, and all improvements thereon, to the intent that he and they shall hold the said land and improvements freed and discharged from such life estate and interest; and I, the said , so accept such surrender and release.

THE LAND REFERRED TO.

All that [*here set out description and plan if necessary*].
As witness the hands of the said parties set hereto this day of , 19 .

Signed by the said and
(Signatures.)

in my presence,—

Registrar of Lands.

Form J.

No. *Partition*, Norfolk Island.

We [*here set out the names in full, addresses, and occupations of the persons making partition*], being all the persons entitled to the lands set out in the Schedule hereto, and being desirous of making a partition thereof, as shown by such Schedules, do hereby release and assure all such lands and all our respective and joint estates and interests therein as follows, namely:—The lands described in the First Schedule hereto unto and to the use of his heirs and assigns for ever, the land described in the Second Schedule hereto unto and to the use of his heirs and assigns for ever [*and so on for as many as are taking portions*].

FIRST SCHEDULE ABOVE REFERRED TO.

[*Set out full description according to Surveyor's measurements.*]

SECOND SCHEDULE ABOVE REFERRED TO.

[*And so on as the case may require.*]

Plan showing all portions.

As witness the hands of the said parties set hereto this day of , 19 .

Signed by the said and
(Signatures.)

in my presence,—

Registrar of Lands.

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SCHEDULE II.

Dealings.

Name of Vendor, &c.	Name of Purchaser, &c.	No.	Nature of Instrument.	Description (short).

SCHEDULE III.

Recorded and enrolled at the Office of the Registrar of Lands, Norfolk Island, this day of , 19 , at o'clock
in the noon, and numbered. Registrar of Lands.

SCHEDULE IV.

Scale of Fees.

	£	s.	d.
Deed fee payable on the issue of every Crown grant or lease ..	1	0	0
For preparing and registering every transfer, mortgage, or partition	1	0	0
For preparing and registering every lease	0	10	0
For preparing transfer or discharge of mortgage, transfer or surrender of lease	0	10	0
For preparing any other document not above specified	0	10	0
For every partition in addition to the fee mentioned above for every person, party thereto after the first	0	2	6
For every search in the Register for each portion of land	0	1	0
For every general search	0	2	6

COPYRIGHT.

LAW No. 9, 1913.

1. This law may be cited as the "Copyright Law, 1913."
2. The Copyright Act, 1911, being the Act 1 and 2 George V, ch. 46, of the Imperial Parliament, shall be in force in Norfolk Island, and shall be deemed to have been in force therein as from the first day of July, 1912.

CROWN LANDS.

LAW No. 10, 1913.

1. (1) This law may be cited as the "Crown Lands Law, 1913."
- (2) This law is divided into Parts, as follows:—
PART I.—GRANTS AND LEASES.
PART II.—CROWN LEASES.
PART III.—UNLAWFUL OCCUPATION OF CROWN LANDS.

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PART I.—GRANTS AND LEASES.

2. The power of alienating, leasing, or authorising the occupation or use of the waste lands of the Crown shall be exercised by the Governor alone.

3. All grants or leases hereafter made by the Governor shall be issued in duplicate, one on parchment to be handed to the grantee or lessee, and the other to be on paper, and to be kept on record at such place as the Governor may appoint.

PART II.—CROWN LEASES.

Disqualifications.

4. No person under the age of twenty-one years, and no married woman, unless judicially separated and living apart from her husband, shall under these laws apply or tender for, purchase, or hold any lease of Crown lands on Norfolk Island: Provided that nothing herein shall disentitle any minor or married woman from holding any lease under this law which may have devolved upon such minor or married woman under the will or intestacy of any deceased holder.

Application for lease.

5. Any person not disqualified, who is desirous of leasing Crown lands on Norfolk Island, may make application to the chief magistrate.

The application shall be in the Form A in the Schedule to this law, and shall set forth the object for which the lease is desired, and shall contain such a description of the land or be accompanied by such a sketch of its position as will admit of its ready identification. With every application to lease there shall be lodged a deposit of one pound ten shillings for costs of survey and deed fee. The balance (if any) of such deposit after deducting the said costs and fee shall be credited to the first year's rent. If any application is not approved the deposit shall be refunded, less any costs which may have been incurred.

Sale of and tender for lease.

6. The Governor, where he deems it expedient, may submit any Crown lands, whether the subject of an application or not, to lease by auction or tender, and may in any such case fix the upset rent and fee for survey of the land: Provided that, notwithstanding any bid for, or sale by auction of, or tender for the lease of the land, the Governor may, for any reason which

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to him appears sufficient, decline to approve of the sale or tender or to grant the lease.

No lease shall be sold at auction, nor shall any tender be accepted, until after the expiration of at least thirty days after notice of the intention to offer the lease for sale by auction or for tender has been posted outside the court-house, Norfolk Island.

7. In the case of a lease sold by auction, such deposit (not exceeding one year's rent) and such sum for or towards the cost of survey as is specified in the notice of sale shall be paid at the time of sale, and if not so paid the lease shall forthwith be again offered for sale.

If the Governor refuses to grant any lease which has been sold by auction, any moneys so paid shall be refunded.

8. Tenders shall be sealed and endorsed "*Tenders for Lease, Norfolk Island,*" and shall be transmitted to the chief magistrate, Norfolk Island, and shall be placed by him, unopened, in a box provided for the purpose.

At the expiration of the time specified for lodgment of tenders the tender-box shall be sealed by the chief magistrate, and on the following day, or as soon thereafter as possible, the box shall be opened by him and the tenders sent to the Governor.

9. Each tender shall be accompanied by such a deposit as has been specified in the notice offering the lease for tender, which, if the tender is approved, shall (so far as it may not have been paid towards the cost of survey) be credited towards the first year's rent, but if the tender be not accepted the deposit shall be refunded.

10. When the application for, sale by auction of, or tender for, a lease is approved, or when a lease is granted, any sums which the Governor may require for or towards the cost of survey shall be paid at such times and in such amounts as the Governor may from time to time fix.

Any balance necessary to complete the first year's rent shall be paid within three months after approval of the application, sale or tender for a lease, unless the Governor allows a further time or further times for the payment of such balance.

Grant of lease.

11. If the application for, sale by auction of, or tender for, the lease is approved by the Governor, he may, on behalf of His Majesty, grant a lease of the land applied for, or any part of the same.

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No lease will be granted in respect of a greater area than one acre for building or business purposes, or twenty-five acres for cultivation and grazing purposes: Provided that the Governor may, if he thinks fit, grant for any purpose a lease of a greater area than that herein prescribed.

No holder of a lease under this law or under the repealed law to make provision for the leasing of Crown land in Norfolk Island, made the 29th November, 1899, shall, during the currency thereof, hold or cause to be held on his behalf or in his interest any other lease under any such law except with the consent of the Governor, or except such lease has devolved on him under the will or intestacy of a deceased holder.

No lease for cultivation or grazing purposes shall be granted to any person who, at the time of the application, holds for any freehold or leasehold interest in possession such an area of land in Norfolk Island as the Governor may deem sufficient in itself for such person.

12. Upon a lease under this law being forwarded to the registrar for delivery, he shall thereupon give notice to the applicant for the lease, who shall pay one year's rent and execute the lease within one month from the date of such notice, and give a receipt for the lease in the Form B in the Schedule hereto. If the said applicant refuses or neglects to pay rent as aforesaid or to execute the lease within the said period, his right to occupy the land shall cease and determine, and the cost of the preparation of the lease and all costs incidental thereto shall be payable out of any deposit paid by him, and the balance (if any) of such deposit shall be refunded.

Occupation of land leased.

13. Every person whose application or tender for or purchase of a lease has been approved in writing by the Governor may go into occupation from the date of the Governor's approval, which approval shall forthwith be notified to the lessee: Provided that if the said person refuses or neglects to execute a lease when tendered to him, his right to occupy the land shall thereupon cease and determine.

Rent and conditions of lease.

14. In any case where an application is approved, the rent shall be determined by the Governor, but shall not be less than ten shillings per annum.

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Every lease shall be subject to such conditions, provisions, reservations, and covenants as the Governor deems expedient, and unless the Governor otherwise directs or approves, all leases granted for cultivation and grazing purposes shall be subject to the following special conditions:—

- (a) The holder of the lease, or any person from time to time nominated in writing by such holder and approved by the chief magistrate under his hand, shall reside upon the land under lease during the whole term of the lease, and shall make his usual home thereon without any other habitual residence, unless in lieu of this condition a condition is imposed by the Governor at the time of the granting of the lease that the land shall be improved to the extent of at least two pounds ten shillings per acre within such term as the Governor prescribes, and kept improved to such extent during the currency of the lease. Such improvements to be of a fixed, permanent, and substantial character, and necessary for the beneficial occupation of the land.
- (b) The holder of the lease shall eradicate and destroy and keep the land free from noxious weeds to the satisfaction of the Governor during the whole term of the lease.
- (c) All pine trees shall remain the property of the Crown, and shall be subject to any regulations which may be in force for the sale and removal of such trees.

15. All rents of land leased under this law for any year subsequent to the first year shall (unless the Governor otherwise allows) be paid annually in advance before the recurring date of commencement of the lease.

16. Any sum which under this law become payable to the Crown, whether as rent or otherwise, shall, from and after the due date for the payment thereof, be liable to bear interest at the rate of five per centum per annum, and such interest shall be considered as accruing due day by day.

17. (1) Upon breach of any of the provisions of this law, or if any rent is on arrear, or if the Governor, on the report of the chief magistrate, is of opinion that any condition, provision, or covenant has not been duly observed, the Governor may direct that the lease be forfeited, and thereupon the lease, together

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with any improvements on the land and any moneys paid in connection with the lease, shall become and be forfeited to the Crown accordingly.

(2) If a lessee under this law is or becomes the holder of a freehold or leasehold interest in possession of such an area of other lands in Norfolk Island as the Governor may deem sufficient in itself for such lessee, his lease under this law may be forfeited by the Governor:

Provided that where any land leased in pursuance of this law is forfeited by reason only that the lessee is or has become the holder of a freehold or leasehold interest of such an area of other lands in Norfolk Island as the Governor deems sufficient in itself for such lessee, the said lessee, on such forfeiture being made, shall be entitled to the same tenant-right in improvements on the land as if the lease had expired by effluxion of time.

18. The term of any lease shall be fixed by the Governor and shall not exceed twenty-eight years, and if the term is fixed at less than twenty-eight years the Governor may, on the application of the holder of the lease, extend (subject to such rent and to such provisions, conditions, covenants, and reservations as the Governor determines) the term of the lease, provided that the term of the lease when so extended shall not exceed twenty-eight years.

19. At any time during the last three years of the term of a lease the lessee may apply for a renewal of the lease, and the Governor may renew the same (notwithstanding it may have been already granted for twenty-eight years) in respect of the whole or part of the land, for any term not exceeding twenty-eight years, subject to such rent and to such conditions, provisions, covenants, and reservations as he determines.

20. No lease shall be assigned, sublet, or mortgaged without the approval of the Governor.

Tenant-right in improvements.

21. The last holder of any lease which expires by effluxion of time and is not forfeited, or in which forfeiture has not been incurred, shall, upon the determination of the lease, have tenant-right in improvements on the land which have been effected during the currency of the lease and which were not made at the expense of, or were not forfeited to, the Crown, or which did not become forfeitable to, or the property of, or vested in, the Crown, prior to the accruing of the tenant-right:

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Provided that—

- (a) the tenant-right shall lapse after the expiration of five years from the date of its first accruing, and thereafter the improvements shall be the property of the Crown; but such lapsing shall not affect any agreement, appraisement, or order for payment previously made; and
- (b) the holder of the land containing the improvements shall be liable to pay any instalments of the value of the improvements to be determined as hereinafter provided.

22. Tenant-right shall entitle the person in whom for the time being the tenant-right is vested to receive the value to an incoming tenant of the improvements from any persons who purchase or take a lease of the land containing the improvements. And in the event of such persons not paying the amount then due and unpaid for the value of such improvements, such amount or so much thereof as remains unpaid for the time being shall be and remain a charge upon the land containing such improvements while in the hands of a purchaser or lessee until payment thereof. The value of the improvements to an incoming tenant shall be determined by the Governor, but shall in no case exceed the fair cost of making the improvements, less depreciation in value from use or otherwise. The payment of the value shall be made by such instalments and at such date as the Governor directs.

23. The improvements in respect of which tenant-right is conferred by this law shall in all cases be such as in the opinion of the Governor are—

- (a) of a permanent, fixed, and substantial character, and necessary for the profitable occupation of the land; and
- (b) the property of the person claiming to have tenant-right in respect thereof.

24. The Governor may appoint a valuator, who shall have power to make full inquiry into and advise him as to values in respect of any lands referred to in this Part of this law.

PART III.—UNLAWFUL OCCUPATION OF CROWN LAND.

25. Any person who is found occupying or using any land or building of His Majesty shall, unless he proves that he was lawfully occupying or using the said land or building under lease or license from the Crown, be liable, on information by the administrator or by any person specially authorised by the

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Governor, to a penalty not exceeding one pound for the first offence and not less than one pound nor exceeding two pounds for the second and every subsequent offence.

Such penalty may be recovered in a summary way before the chief magistrate.

26. On information by the administrator or by any person specially authorised by the Governor, setting forth that any person is in the unlawful occupation or use of any land or building of His Majesty, the chief magistrate shall issue his summons for the appearance of the person so alleged to be in such unlawful occupation or use before the magistrate's court, at a time to be specified in such summons.

At such time and place such court, on the appearance of such person, or upon due proof of the service of such summons on him or at his usual or last known place of abode or business, shall hear and inquire into the subject-matter of such information.

On being satisfied of the truth thereof, such court shall issue its warrant, addressed to any officer of the constabulary or any person appointed by the court in that behalf, requiring him forthwith to dispossess and remove such person or to remove any building from such land and take possession of the same on behalf of His Majesty. The officer or person to whom such warrant is addressed shall forthwith, by himself or any persons acting under his authority, carry the same into execution.

27. The jurisdiction of the chief magistrate and of the magistrate's court to hear and determine any information under this Part of this law shall not be ousted or in any way affected by reason that in such case the title to any land is in question.

SCHEDULE.

Form A.

NORFOLK ISLAND.

Application for a lease of Crown land.

In pursuance of the law of 1913 for the leasing of Crown land in Norfolk Island, I, _____, of _____, hereby apply for a lease of _____ acres _____ roods _____ perches of the Crown land hereunder described for the purpose of _____ for a term of _____ years.

Signed this _____ day of _____, 19____
Signature of Applicant.

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Description of land applied for.
 At Norfolk Island: Being portion No. _____ of _____ acres
 roods _____ perches.
 Received by me this _____ day of _____, 19____, at _____
 o'clock, together with costs of survey and deed fee of £1 10s.
 _____ Registrar of Lands.

Form B.

NORFOLK ISLAND.

Receipt for Crown lease.

I [name in full], of _____, hereby take delivery from His Majesty of [state kind of lease] Lease, No. _____ of land being portion No. _____ of _____ acres _____ roods _____ perches, and I acknowledge myself to be bound by all the conditions, provisions, and covenants contained in or implied by the said lease.

Signed this _____ day of _____, 19____. (Signature.)

Witness—

CUSTOMS.

LAW No. 11, 1913.

1. This law may be cited as the "Customs Law, 1913."

Imposition of import duties.

2. The import duties mentioned in the Schedule to this law shall be paid in respect of the goods therein mentioned imported or shipped for the purpose of being imported into Norfolk Island for home consumption.

Importation and exportation.

3. The master of every ship arriving at Norfolk Island shall immediately make due report of the arrival of such ship to the collector of customs, and shall furnish the collector with a list of all goods contained in his vessel.

4. Goods not duly reported or which do not correspond with the description of the same in the list above mentioned, may be detained by the collector and placed in any warehouse until explanation be made to his satisfaction. In the absence of such explanation the goods shall be forfeited and may be sold.

5. No goods shall be laden on board any ship or unladen from any ship until a warrant be issued by the collector for the lading or unlading of such goods.

6. Before any ship is cleared outwards the master thereof shall deliver to the collector a list in duplicate of the goods on board such ship. The collector shall then return one copy to the master with a certificate of clearance attached.

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Warehouses and bonds.

7. With the approval of the administrator the collector may appoint any building or premises to be a warehouse for the purpose of this law, and may permit the owner of such warehouse to charge storage on goods deposited therein according to the rates levied on goods deposited in the King's warehouse at the port of Sydney, New South Wales.

8. Dutiable goods may be secured in any warehouse appointed by the collector, and shall not be removed therefrom without his authority.

Powers of collector.

9. The collector shall have power to weigh or measure any goods, and shall enter particulars of such weight or measurement in a book to be kept for that purpose, and duties shall be paid on the quantities so ascertained.

10. The collector of customs, or any person authorised by him in that behalf, may at any time open and examine any packages of goods in a warehouse or on board ship and intended to be landed.

11. The collector of customs, or any person authorised by him, in that behalf, may board any ship arriving at Norfolk Island, and stay on board until all the goods have been duly discharged, and shall have access to all parts of the ship.

Strength of spirits.

12. The strength of spirits shall be ascertained by Sike's hydrometer and Fahrenheit's thermometer.

Drawback.

13. Drawback of duties will not be allowed on any goods exported from the island.

Returns.

14. The collector shall forward to the Governor or to a person deputed by him a monthly statement showing full particulars of all moneys collected by him.

15. The collector shall keep a statistical register of all imports and exports and shall forward a quarterly return of the same to the Governor or to a person deputed by him, on the forms supplied for that purpose.

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Manufacture of spirits, &c.

16. The manufacture of wines, spirits, beer, tobacco, cigars, cigarettes, snuff, and opium on the island is prohibited, except with the permission of the Governor and under such regulations as may be made with the approval of the Governor.

Collection of duties.

17. Duties as imposed by the tariff for Norfolk Island shall be paid at the port of shipment in Australia or New Zealand from which the goods are forwarded, to such persons as the Governor may appoint in that behalf, and a despatch note in which such goods are described shall be forwarded by such persons aforesaid to the collector of customs, Norfolk Island, by the ship conveying the goods. The duty on goods from other ports landed on the island for home consumption shall be levied and collected at the Custom-house, Norfolk Island: Provided that if the master shows to the satisfaction of the collector that the duty on any goods could not have been paid at the port of shipment to a person authorised to give a receipt for the same, the duty may be paid at the Custom-house, Norfolk Island.

Regulations.

18. The rules and regulations for the collection and protection of the revenue which obtained at the port of Sydney, New South Wales, as set forth in the Customs Hand-book of 1896, shall, so far as they may be applied to carry out the provisions of this law, be observed by the collector of customs at Norfolk Island.

Smuggling.

19. If any goods liable to the payment of duties are unshipped from any ship or boat, or having been warehoused are clandestinely or illegally removed without the customs duties for the same having been first paid or secured, then in such case all such goods, together with any goods found packed with or used in concealing them, shall be forfeited and may be sold.

Any person who unships or is knowingly concerned in the unshipping of any goods liable to forfeiture, or who knowingly carries or conceals, or is concerned in the carrying or concealing, of any such goods, shall, on conviction thereof in a summary way before the chief magistrate, be liable to a penalty not exceeding one hundred pounds.

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Penalties.

20. Whosoever contravenes any of the provisions of this law shall, on conviction thereof in a summary way before the chief magistrate, be liable to a penalty not exceeding ten pounds.

21. All penalties imposed under this law shall be recoverable by distress, levy, and sale of the goods and chattels of the defendant, and in default of sufficient distress the defendant may be imprisoned for any term not exceeding three months.

SCHEDULE.

Import duties.

Article.	Rate of Duty.
Spirits	Per gallon proof... 14 0
Wine—still	" liquid... 5 0
Do sparkling	" " ... 10 0
Beer—in wood	" " ... 0 6
Do in bottle	" " ... 0 9
Tobacco—manufactured or unmanufactured— Australian leaf	Per lb. ... 1 0
Tobacco—manufactured or unmanufactured— other leaf	" " ... 2 0
Cigars and cigarettes	" " ... 3 0
Tea	" " ... 0 3
Coffee	" " ... 0 3
Chicory	" " ... 0 3
Oil—kerosene, naphtha, and gasoline	Per gallon ... 0 3
Sugar	Per cwt. ... 3 0
Molasses	" " ... 2 0
Opium	Per lb. ... 20 0
Biscuits (except the biscuits called "cabin bread")	" " ... 0 1
Candles	" " ... 0 1
Confectionery	" " ... 0 1
Dried fruits	" " ... 0 1
Jams, jellies, and preserves	" " ... 0 1

DOGS.

LAW No. 12, 1913.

1. This law may be cited as the "Dog Law, 1913."

Registration of dogs.

2. Every owner of a dog above the age of six months who has not, at the office of the registrar of the magistrate's court, Norfolk Island, within one month from and after the first day

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of January in each year, registered such dog, shall forfeit and pay for every such dog a penalty of not less than five shillings nor more than ten shillings, recoverable in a summary way before the chief magistrate.

3. (1) Registration shall consist in delivering to the registrar a document in the form of the Schedule hereto, and in paying the registrar a registration fee of one shilling and sixpence.

(2) Every such registration shall be deemed to be in force from the day upon which the same has been so made until the last day of the month of December then next ensuing, and no longer.

4. The registrar shall, on demand, give to the person registering a copy of such registration certified under his hand, and a receipt for the fee paid.

5. Any constable may seize and detain any dog above the age of six months which has not been duly registered as aforesaid, and, upon notice thereof given to the chief magistrate, shall summon the owner or reputed owner of such dog to appear and claim such dog; and if the such owner or reputed owner, or someone on his behalf, does not, within twenty-four hours after service of such summons, or within such further time as the chief magistrate may deem reasonable, attend and claim such dog, the same may be forthwith killed.

Injury done by dogs.

6. The owner of every dog shall be liable in damages for injury done to any person, property, or animal by his dog; and it shall not be necessary for the party seeking such damages to show a previous mischievous propensity in the dog, or the owner's knowledge of such previous propensity, or that the injury was attributable to neglect on the part of such owner.

Proof of ownership of dogs.

7. In any proceedings under this law every dog shall be taken to be owned by the person who is in the actual occupation of the house or premises upon which such dog is found, unless reasonable proof to the contrary is adduced by the defendant; and the person by whom any such dog is ordinarily kept shall be liable to the several provisions of this law as the owner of such dog, whether kept for his own use or that of another: Provided that with respect to any dog kept or used by a servant, the same shall be deemed to be kept by his master or employer for the time being.

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Trespass by dogs.

8. Any person may destroy any dog found in a sheep-proof enclosure in the act of worrying or killing sheep or lambs.

SCHEDULE.

Form of notice of registering dogs.

A description of dogs intended to be kept by A.B. during the period ending on the thirty-first day of December, one thousand nine hundred and

No.	Premises on which each dog is intended to be kept.	Sex.	Age.	Colour or peculiar marks.	Description or kind of dog.

EXECUTIVE COUNCIL.

LAW No. 13, 1913.

1. This law may be cited as the "Executive Council Law, 1913."

Constitution of Executive Council.

2. There shall be an Executive Council consisting of a president and six other members appointed and elected as hereinafter provided. The Governor and the Administrator shall also be *ex officio members* of the Executive Council, including the Executive Council holding office at the coming into force of this law. The Governor or the Administrator when present shall preside at meetings of the said Council, but shall not have an original or a casting vote. No proceedings of such Council shall be invalid by reason only that there is a vacancy in the Council.

Every person appointed or elected to the office of member of the Executive Council shall, before acting in his office, take the oath of allegiance. Such oath shall be tendered to him by the chief magistrate.

3. Any person who is or has been within the immediately preceding two years imprisoned for any crime or offence shall be incapable of being elected or appointed or of holding office as a member of the Executive Council.

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4. Any person who, by himself or any partner, enters into or holds any contract with the said council to do any work or supply any materials to be paid for by the council out of its own funds or out of moneys in the hands or under the control of the Governor shall be incapable of being elected or appointed or of holding office as a member of the said council. And if, while so holding such office, he enters into any such contract he shall be liable to a penalty not exceeding one hundred pounds.

5. When under any of the preceding sections of this law any member of the Executive Council is incapable of holding office as such member, his said office shall thereupon be vacant.

6. The Executive Council shall be constituted as follows:— Two of such six members shall be elders of the age of thirty years or upwards, elected by the elders. The president and the other four members shall be persons appointed by the Governor. The president and the other members of such council shall hold office from the first day of August in the year in which they were appointed or elected until the same day in the next following year.

7. On the thirty-first day of July in each year an election shall be held of the elective members of the council. Such election shall be held in the manner prescribed by regulations which the Governor is hereby authorised to make in that behalf, and until such regulations are made shall be held in the manner prescribed by the regulations of the fourteenth day of November, one thousand eight hundred and ninety-six, for the election of members of the Council of elders in those regulations referred to, *mutatis mutandis*, so far as the same are applicable.

Provided that if in any year the thirty-first day of July falls on a Sunday, the election for that year shall be held on the next preceding day.

8. On failure to elect all or any of the elective members, or on the resignation or death, or on the occurrence of a vacancy in the office of any member of the Executive Council, the Governor may appoint any persons or person to the vacancies or vacancy, who shall hold the respective offices in which the vacancies occur, whether of president or other appointed member or of elected member.

9. In case of the absence from the island or incapacity of any member of the Executive Council, or in case any such member, being the deputy chief magistrate, is called upon to act as chief magistrate, the Governor may appoint any person

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to hold the office of such member during such absence or incapacity, or during the period that he acts as chief magistrate, as the case may be.

10. The Governor may appoint one of the elected or appointed members of the Executive Council to be vice-president.

The president shall, in the absence of the Governor and of the Administrator, preside at meetings of the Council, and in his absence the vice-president shall preside.

The president or vice-president, when presiding at a meeting of the Council, may vote only when the votes of the other members present are equally divided.

Four members (including the president or vice-president) shall be a quorum for the despatch of business.

Powers and duties of Executive Council.

11. The Executive Council—

- (a) shall have the care, construction, and management of the public roads of the island;
- (b) shall have the care and management of such commons and public reserves as by law or by proclamation of the Governor may have been or may be placed under the care and management of such Council, but subject to any conditions and exceptions contained in such law or proclamation;
- (c) shall have the care, construction, and management of such public works as may be entrusted to it by the Governor: Provided that the Governor may revoke any authority granted by him under this paragraph;
- (d) is authorised and directed to clear and keep free from noxious weeds, as defined in the laws, all public roads, and all such commons and public reserves as aforesaid, and all other Crown lands in the island:
- (e) shall report to the Governor on any matter referred to the Council by a message signed by the Administrator:

Provided that the said Council may agree with any person or corporation that such person or corporation shall undertake and carry out, with respect to any specified roads, commons, reserves, and Crown lands, the duties imposed on the Council by this section, and may, in such agreement, exempt any persons from the performance of labour or the payment of rates under the next following section; and thereupon, during

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the currency of the agreement, the said Council shall be discharged from any duties imposed on it by this section and from any liabilities consequent thereon with respect to such roads, commons, reserves, and Crown lands. But such agreement shall be of no effect until it is approved by the Governor, and such approval is notified to the Administrator.

12. The Executive Council shall—

- (a) provide for the carrying out of the matters mentioned in the last preceding section by the labour of all persons over twenty-one and under fifty-five years of age, who have been domiciled for at least six months in the island, or, in cases where such labour is not provided by any such resident, by a rate to be paid in lieu of such labour;
- (b) provide, in the case of any person of or over the age of fifty-five years, and so domiciled, for a rate equal to the rate aforesaid, where the chief magistrate certifies under his hand that such person can pay such rate; and
- (c) make by-laws for carrying out the above provisions: Provided that this section shall not apply in respect of natives of the South Sea Islands in the employ or under the care of the Melanesian Mission.

13. The Executive Council may be entrusted by the Governor with the supervision or construction of any public works, to be paid for out of moneys in the hands or under the control of the Governor; and may so act subject to such terms and conditions as the Governor may impose.

14. The said Council may also, subject to this law, make, amend, and repeal by-laws regulating matters in connection with its procedure and meetings.

15. The Executive Council may in such by-laws impose any penalty not exceeding two pounds for any breach thereof. Any such penalty may be recovered in a summary way before the chief magistrate by any one suing for the same.

16. The by-laws of the Executive Council shall have effect when approved by the Governor, and when such approval is notified to the Administrator, and not otherwise.

Secretary to the Council.

17. There shall be a secretary to the Executive Council, who shall be appointed annually by the Governor.

18. It shall be the duty of such secretary to keep minutes of the proceedings of the Council, and forward monthly (through the president) to the Governor a copy of such minutes.

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19. It shall also be the duty of such secretary to keep a register of the names of the persons who are liable under this law to assist by labour or by payment of a rate or contribution in money, in the carrying on of works on the island, with such particulars as to the labour to be performed or the rate or contributions to be paid by such persons as the Governor may prescribe, and to forward half-yearly to the Governor a copy of such register.

FENCING.

LAW No. 14, 1913.

1. This law may be cited as the "Fencing Law, 1913."

Preliminary.

2. In this law—

"Cattle" means bull, cow, steer, heifer, or calf;

"Horse" means horse, mare, gelding, colt, or filly.

Registration of fences.

3. Application in writing may be made to the registrar to register a fence whether now or hereafter to be constructed.

4. The application shall be submitted by the registrar to the chief magistrate, who, if, after inquiry, he is of opinion that the fence would effectively protect land from trespass by horses and cattle, may direct the fence to be registered, and thereupon the registrar shall register the fence in such manner and with such particulars as the chief magistrate directs.

5. A fee of two shillings shall be paid on the registration of a fence.

6. The registration of a fence shall, if not cancelled, have effect for a period of five years.

7. The register shall be open to inspection on payment of a fee of sixpence.

8. The registration of a fence shall be cancelled by the registrar, if, after inquiry, the chief magistrate declares that, in his opinion, it no longer would effectively protect land from trespass by horses and cattle.

9. No action shall lie for trespass to land by horses or cattle unless the land is protected by a registered fence or fences along such of the boundaries of the land as are not effectively protected from such trespass by natural features or by any house or shed; and the burden of proving such protection shall lie on the plaintiff.

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Dividing fences.

10. The owner of any land may, by notice in writing served personally on the owner of any adjoining land, require such last-mentioned owner to join him on equal terms in making a new cattle-proof dividing fence between their properties, or in repairing an existing dividing fence so as to make it cattle-proof.

11. If the said owners, within one month after the said notice, fail to come to an agreement as to the making or repairing of the fence, or if, after such agreement is come to, no substantial part of the work is done within two months after such notice, either party may carry out the work, and may recover half the cost thereof from the other party. This provision shall not apply to the Crown.

HEALTH.

LAW No. 15, 1913.

1. This law may be cited as the "Health Law, 1913."
2. This law is divided in Parts as follows:—

PART I.—INFECTED PORTS.

PART II.—PRECAUTIONS AGAINST SPREAD OF DISEASE.

PART III.—VACCINATION.

PART I.—INFECTED PORTS.

3. The Administrator, by notification, may declare any port or place to be a port or place infected with the bubonic plague, smallpox, or any other disease which the Governor may declare to be an infectious disease for the purposes of Part I of this Law, and for the preservation of the public health and the prevention of the introduction into and spread of any such disease in Norfolk Island from time to time may, issue such notifications as he may deem expedient and necessary—

- (a) in respect of vessels arriving from any such infected port or place or which he has reason to believe have arrived from such port or place;
- (b) in respect of any persons (including the officers and crews of such vessels), and articles on board such vessels, or which are being or have been removed therefrom, and prohibiting or regulating the landing of such persons and articles on Norfolk Island; and

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(c) for the purpose of separating and keeping separate from other persons any persons infected with or suspected to be infected with any such disease, or who have been in contact with or exposed to infection from a person so infected or suspected to be infected.

4. The Administrator may in any such notification state a penalty not exceeding fifty pounds for any breach thereof, and any such penalty may be recovered in a summary way before the chief magistrate.

5. The Administrator, by notification, may cancel or vary any notification issued by him under this law.

6. Every notification as aforesaid shall be under the hand of the Administrator, and shall take effect on and after the day on which a copy of the said notification has been affixed on or near to the court-house, Norfolk Island.

7. A copy of every such notification shall be forwarded by the Administrator to the Governor, who may disallow or vary the notification or any part thereof; and the Administrator shall notify such disallowance or variation by notice affixed on or near to the court-house, Norfolk Island, and on notification of disallowance, the notification, or the part thereof which has been disallowed, shall have no force or effect, and on notification of a variation, the notification shall have effect only in its amended form.

8. Any notification made by the chief magistrate under the law of twenty-third of July, one thousand nine hundred and thirteen, shall continue to have effect and shall be deemed to have been made by the Administrator under this Part of this law.

PART II.—PRECAUTIONS AGAINST SPREAD OF DISEASE.

9. The following diseases and such other diseases as the Governor may proclaim shall be deemed to be infectious diseases for the purposes of this Part:—

Bubonic plague.	Typhus fever.
Scarlet fever.	Diphtheria.
Smallpox.	Cerebro-spinal meningitis.
Typhoid fever.	Leprosy.

Such proclamation shall be made by publishing the same in the Gazette and affixing a copy of the same for public inspection to the court-house, Norfolk Island.

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10. Any person who—

- (a) while suffering from any such infectious disease exposes himself without proper precautions against spreading the said disease in any house, church, chapel, school, or public place; or
- (b) being in charge of any person so suffering exposes such sufferer; or
- (c) gives, lends, sells, transmits, removes, or exposes without previous disinfection any bedding, clothing, rags, or other things which have been exposed to infection from any such disease,

shall be liable to a penalty not exceeding one pound, unless such person satisfy the court that he was ignorant of the existence of such disease:

Provided that no proceedings under this section shall be taken against persons transmitting or removing with the sanction of the health officer, and with proper precautions, any bedding, clothing, rags, or other things for the purpose of having the same disinfected or destroyed.

11. (1) No person shall, without the sanction in writing of the health officer, retain unburied for more than thirty-six hours the body of any person who has died of any infectious disease.

(2) No part of the body of any person so dying shall be exposed to view unless the health officer certifies in writing that proper precautions have been taken to prevent the spread of the disease.

(3) The body of any person so dying shall not be removed from the room where such person died except for the purpose of burial.

(4) It shall be the duty of the occupier of the building or place where the body is, and if there be no occupier it shall be the duty of the owner, to carry out the provisions of this section, and on failure to do so he shall be liable to a penalty, not exceeding one pound.

PART III.—VACCINATION.

12. Subject to the exemptions hereinafter provided, every person in Norfolk Island shall submit himself or herself, or in case of a child under the age of twelve years, shall be submitted by one of his parents, or by his guardian, for vaccina-

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tion by the Government Medical Officer under this Part of this law as follows:—

- (a) Children born at Norfolk Island shall be submitted for vaccination within six months after birth.
- (b) Any person landing at Norfolk Island from a vessel shall submit himself, or be submitted, for vaccination at the expiration of such time from his landing, as may be notified by the Administrator.

13. The following persons are exempted from vaccination under this Part of this law:—

- (a) A person who is proved to the satisfaction of the Government Medical Officer to have had smallpox.
- (b) A person who is proved to the satisfaction of the Government Medical Officer to have within the previous three years been successfully vaccinated, or to have been within the same period twice unsuccessfully vaccinated, and to be insusceptible of successful vaccination.
- (c) If the Government Medical Officer is of opinion that vaccination would be prejudicial to the health of any person, he shall give such person a certificate to that effect, which shall be in force for the period therein mentioned, not exceeding two months, but may be renewed for any period. Such certificate, while in force, shall exempt the holder from vaccination under this law. On the expiry of such certificate, or of the last of such certificates, the exemption shall cease.
- (d) A person intending to stay in Norfolk Island for a limited time only may obtain from the Governor, or any person authorised by him in that behalf, or from the Administrator, an order, which shall exempt him from vaccination under these laws during such time as may be specified therein.

14. On the eighth day after vaccination has been performed, the person vaccinated shall submit himself, or the parent or guardian of a child under 12 years of age shall cause such child to be submitted to the Government Medical Officer for inspection, in order to ascertain the result of the operation. If the vaccination is unsuccessful, the said person or child shall submit himself, or be submitted, to be again vaccinated and inspected.

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15. The Government Medical Officer shall, immediately after the successful vaccination by him of any person, make out and deliver to such person, or his parent or guardian, a certificate in the form of Schedule I hereto.

16. If the said officer finds that a person whom he has twice unsuccessfully vaccinated is insusceptible of successful vaccination, or that a person brought to him for vaccination has already had smallpox, he shall make out and deliver to such person, or to his parent or guardian, a certificate in the form of Schedule II hereto.

17. Where such officer delivers any certificate under this law, he shall make out a duplicate of such certificate and forward it to the Administrator, or to such person as he may direct. Such duplicate shall be filed, and the particulars thereof shall be entered in a book in such manner as the Administrator may prescribe.

18. No fee shall be charged by the Government Medical Officer for vaccination, or revaccination, or for making out and delivering a certificate in pursuance of this Part of this law.

19. (1) The Administrator may cause to be served on any person a notice in the form of Schedule III hereto, requiring him to submit himself, or cause his child to be submitted, to the Government Medical Officer for vaccination and for inspection under this Part of this law.

(2) Where the person to be vaccinated or inspected is of or over the age of twelve years, the notice shall be served on such person, and shall require him to submit himself for vaccination and inspection.

In any such notice a time and place may be appointed for such vaccination and inspection.

Where such person is a child under the age of twelve years, the notice shall be served on his parent or guardian requiring him to cause the child to be submitted for vaccination and inspection.

(3) If the person so served with such notice fails to submit himself, or to cause his child to be submitted, for vaccination or inspection in accordance with such notice, he shall be liable to a penalty not exceeding five shillings, or to be imprisoned for a term not exceeding one day.

20. Where, in any house or building, any person is affected with any disease, illness, or complaint attended with eruption or with eruptive symptoms accompanied with fever, the person who owns, occupies, or is in charge of such house or building shall immediately report the case to the Government Medical Officer.

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If such person fails to report as aforesaid, he shall be liable to a penalty not exceeding five pounds.

21. Any notification or order made by the chief magistrate under the law of 1913 dealing with vaccination shall be deemed to have been made by the Administrator under this Part of this law.

SCHEDULES.

SCHEDULE 1.

I, _____, Government Medical Officer, certify that _____, aged _____, has been successfully vaccinated by me. Dated the _____ day of _____ 19____. _____ Government Medical Officer, Norfolk Island.

SCHEDULE 2.

I, _____, Government Medical Officer, certify that I have twice unsuccessfully vaccinated _____ aged _____ [or that the said person has had smallpox (as the case may be)], and that the said person is insusceptible of successful vaccination. Dated the _____ day of _____ 19____. _____ Government Medical Officer, Norfolk Island.

SCHEDULE 3.

I, the undersigned, hereby give notice that I require you to submit yourself [or to cause your child, named _____, to be submitted] to vaccination within the time prescribed by law, and that on the same day in the following week, after vaccination, you submit yourself [or cause the said child to be submitted] to the Government Medical Officer for inspection, as provided by law; and that, in default of so doing, you will be liable to the penalties provided by law. Dated this _____ day of _____ 19____. _____ Administrator, Norfolk Island.

IMPORTATION OF ANIMALS AND PLANTS.

Law No. 16, 1913.

1. This law may be cited as the "Importation of Animals and Plants Law, 1913."

2. Whosoever imports into or lands at Norfolk Island, or attempts to import into or land at the said island, any live rabbit or hare, or any coffee plant or seed coffee, shall be liable to a penalty not exceeding two pounds for every such offence: Provided that the Governor may, by notification published on the island, allow, subject to such conditions (if any) as he may prescribe, the importation and landing of coffee plants and seed coffee grown or produced in places named in the notification, and repeal or amend any such notification, but the burden of proving that the plant or seed coffee was grown or produced in one of the said places shall lie on the person importing or landing, or attempting to import or land, the same.

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INFANTS' MAINTENANCE AND PROTECTION.

LAW No. 17, 1913.

1. This law may be cited as the " Infants' Maintenance and Protection Law, 1913."

2. In this law, unless the context requires another meaning—

" The court " means the magistrate's court.

" Expenses " includes any sum payable for the maintenance and education of the infant, and any other expenses payable under this law.

" The magistrate " means the chief magistrate.

" Preliminary expenses " means the expenses of the maintenance of the mother during a period of one month immediately preceding the birth of her infant, reasonable medical and nursing expenses attendant upon the confinement of the mother, and the expenses of the maintenance of the mother and infant for three months immediately succeeding its birth.

Proceedings began before birth.

3. Where any single woman is with child by any man who has made no adequate provision for the payment of preliminary expenses of and incidental to and immediately succeeding the birth of the infant, or the expenses of the future maintenance of the infant, she, or, with her consent in writing, an reputable person on her behalf, may make complaint in writing on oath to the magistrate that she is with child by the said man, and that he has made no adequate provision for the payment of the expenses aforesaid; and shall when making such complaint produce evidence on oath, either oral or an affidavit, in corroboration in some material particular of the allegation as to the paternity of the infant.

The magistrate may thereupon summon the man to appear before the court to answer such complaint; or, if the circumstances seem to require it, may issue a warrant for his apprehension.

4. The court shall hear and determine so much of such complaint as relates to the paternity of the infant, and may—

- (a) order the defendant to deposit with the court a sum not exceeding ten pounds for preliminary expenses; and

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(b) further order the defendant to enter into a recognizance with one or more good and sufficient sureties to the satisfaction of the court for such amount as the court determines, as a security that within four months from the birth of the infant, and on such days as the magistrate, at any time not later than three months from the said birth, determines, and of which at least fourteen days' notice shall be given to the defendant by or on behalf of the complainant, the defendant will appear and show cause why he should not make such adequate provision as the court determines for the payment of the expenses of the maintenance and education of the infant after it has reached the age of three months. Every such order shall specify a date not later than six months thereafter when the order shall lapse if the infant has not been born, and if upon such date the infant has not been born the order shall lapse and the defendant and his surety or sureties shall be deemed to be released from their recognizances, and the unexpended portion of any moneys paid by the defendant as preliminary expenses shall be repaid to him.

5. The court shall not make any such order against the defendant unless it be proved by the evidence of some duly qualified medical practitioner that the woman is quick with child, and unless her evidence be corroborated in some material particular, or if the court be satisfied that at the time the infant was begotten the mother was a common prostitute.

6. In default of compliance with any order as aforesaid, the court may commit the defendant to prison for any term not exceeding twelve months: Provided that upon compliance with such order, at any time during such term of imprisonment, the defendant shall be released from prison.

7. If upon the day on which the defendant is bound to show cause as aforesaid, or upon any later day to which the proceedings are adjourned he does not appear, and it is proved to the satisfaction of the court that the infant has been born, and that the order binding the defendant to show cause has not lapsed, the recognizances entered into by the defendant and sureties before the birth shall be forfeited, and the moneys so secured shall be applicable for the benefit of the mother and infant.

8. If upon the day or later day mentioned in the last preceding section the defendant appears, and it is proved to the satisfaction of the court that the infant has been born, and

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that the order binding the defendant to show cause has not lapsed, the court shall make an order for the payment by the defendant of a sum for the maintenance and education of the infant.

Proceedings begun after birth.

9. Where the father of an illegitimate infant leaves it without means of support, the mother of the infant, or any reputable person on behalf of the infant, may make complaint on oath to the magistrate; and shall, when making such complaint, produce evidence on oath, either oral or on affidavit, in corroboration in some material particular of any allegation in such complaint as to the paternity of the infant; and upon such complaint being made, the magistrate may summon the defendant to appear before the court to answer such complaint, or, if the circumstances seem to require it, may issue a warrant for his apprehension.

10. The court shall hear and determine the complaint, and may make an order for the payment by the defendant of a sum for the maintenance and education of the infant.

In any order so made in respect of a complaint brought within twelve months from the birth of the infant, the court may further order that the preliminary expenses to an amount not exceeding ten pounds shall be paid by the defendant.

General provisions.

11. Where any complaint has been made under this law by a woman for expenses in respect of an infant of which she is about to be or has been delivered, she may, at the hearing of the complaint, be compelled to give evidence; and where complaint has been made under this law with her consent by any reputable person on behalf of a woman for such expenses, she may, at the hearing of the complaint, be compelled to give evidence if it has first been proved to the satisfaction of the court that she has made an allegation as to the paternity of the infant.

The admissions of a woman in giving evidence under this section shall not be used against her in any criminal prosecution, except for perjury committed while so giving evidence.

12. In any order made under this law after the birth of an infant in respect of proceedings begun before or after birth, the court may further order the payment by the defendant of the funeral expenses of the mother if she has died during

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parturition, or in consequence of parturition, within one month from the birth of the infant, and the funeral expenses of the infant it is has died prior to the making of the order.

13. In any order under this law, the court may further order the payment of such costs by such persons as it thinks fit.

14. Every order adjudging any sum to be paid for the maintenance of an infant may be made to take effect from a date not earlier than three months immediately preceding the date of the order, or, if a previous order has been made, from the date when the last preceding order ceased to have effect, and shall be of full force and validity until the infant has, if a male, attained the age of fourteen years, or has, if a female, attained the age of sixteen years, or until the death of such infant if such death occurs within the respective periods above mentioned.

Provided that the court may in the order direct that the payments to be made under it in respect of a male infant shall continue until the infant attains the age of sixteen years, in which case such order shall be in force until that period.

Provided also that for the purpose of recovering money previously due under an order it shall always remain of full force and validity.

15. When an order is made under this law for the payment of any expenses other than preliminary expenses the court may, immediately after pronouncing its decision, require the defendant to enter into a recognizance with sureties for the due performance, for a period not exceeding twelve months, of such order, and in default of the defendant's immediately entering into such recognizance with the required sureties the court may commit the defendant to prison, there to remain for any term not exceeding twelve months or until such recognizance has been entered into or the said order complied with.

16. Where an order has been made under this law for the payment of expenses, or of moneys secured under recognizances, the court may in a summary way, and with or without any application for that purpose, make such orders in writing as it thinks necessary for the better securing the payment and regulating the receipt of the expenses or moneys ordered to be paid, or for investing and applying the proceeds of the goods or rents ordered and directed to be sold or collected, or for insuring the due appropriation of such expenses or moneys, or for causing the child in respect of whom the order was made, to be properly brought up and educated.

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17. In making any order under this law, the court may further, by the said order, authorise and direct some person forthwith to seize and sell the defendant's goods and to demand and receive his rents or such portions of the said goods or rents as the court thinks fit, and to appropriate the proceeds towards the payment of the expenses aforesaid in such manner as it from time to time directs, and if it appears on oath that the defendant has theretofore usually resided in Norfolk Island, and has left the said island, the like order may be made and authority given by such court although no warrant or summons has been issued.

18. The court may at any time, in a summary way, inquire into any alleged disobedience or of non-compliance with any order made under this law, and for such purpose may summon and examine all proper parties and witnesses, and may enforce compliance or may punish non-compliance with such order, by the committal of the offender to prison for a period not exceeding twelve months, or until such order has been complied with, or by the infliction of a penalty not exceeding twenty-five pounds.

19. The court from time to time may, upon application made by or on behalf of the mother or infant or by or on behalf of the father, and upon notice given in such manner as the court may direct to all parties to be affected thereby, vary any order made under this law.

20. (1) Every summons or notice under this law may be served on the defendant or person to be served personally, or, if he cannot be found, by leaving the same at his last or most usual place of residence.

(2) The person serving the summons or notice may make an affidavit stating the mode and time and place of such service, and such affidavit may be received by the court as proof of the due service of the summons or notice.

21. (1) If a defendant against whom a summons has been issued does not appear in accordance therewith, the court, upon proof of the service of the summons, may issue a warrant for his apprehension, or may proceed in the case *ex parte*.

(2) In every case where a warrant has been issued, and the defendant cannot, after strict inquiry and search, be found to be taken thereon, the court may in like manner proceed in the case *ex parte*.

22. The magistrate on being satisfied by oath that any defendant is about to remove out of Norfolk Island, to defeat any of the provision of this law or any order made hereunder,

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(2) On the forfeiture as aforesaid of any such recognizance, the court shall issue to a bailiff of the court a writ in the form of the Schedule hereto; and such bailiff shall, under the authority of such writ, proceed forthwith to levy and recover such forfeited recognizance on the goods and chattels of the parties thereto by distress and sale thereof.

Writ to Bailiff.

To _____ Bailiff of the Magistrate's Court, Norfolk Island.
You are hereby required and commanded that of all the goods and chattels of all and singular the following persons, namely [names and description of parties to recognizance] you cause to be levied all and singular the debts and sums of money due or charged, as may appear by the copy of recognizance annexed hereto, namely:—

Names of parties.	Sums due or charged.

Witness—, Chief Magistrate of Norfolk Island,
the day of , 19 .
[Annexures. Copy of recognizance and copy of order forfeiting it.]

LAW No. 18, 1913.

1. This law may be cited as the "Liquor Prohibition Law, 1913."

2. No beer, wine, or spirituous liquor shall be landed on any part of Norfolk Island, except it be consigned to or to the care of the Administrator, under a penalty not being less than five shillings nor more than five pounds.

But the Administrator may in his discretion distribute to persons holding the permits hereinafter mentioned so much of the beer, wine, or spirituous liquor consigned to him or to his care as he may think fit.

† 67199—c

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3. No beer, wine, or spirituous liquor shall be kept in any place on the island unless under the care and control of the Administrator, or under and in accordance with a permit issued by him.

The chief magistrate, on receiving information on oath that there is reason to suspect that beer, wine, or spirituous liquor is in the possession of any person in contravention of this law, may issue a warrant authorising search to be made on the premises of the suspected person, and if in pursuance of a search warrant or otherwise any beer, wine, or spirituous liquor is found in the possession of any person as aforesaid, the beer, wine, or spirituous liquor, and the vessels containing the same may be forthwith seized, and the said person shall be liable to a penalty not exceeding ten pounds, and on conviction the said vessels and their contents shall be forfeited to His Majesty.

4. The Administrator may, with the approval of the Governor, make, amend, or repeal by-laws prescribing the conditions under which permits to keep beer, wine, or spirituous liquor may be granted, held, and revoked.

MARRIAGE.

LAW No. 19, 1913.

1. This law may be cited as the "Marriage Law, 1913."

Marriage celebrated by minister of religion.

2. Every marriage celebrated in the presence of a minister of religion ordinarily officiating as such, whose name, designation, and usual residence have been and then continue registered in the office of the Government of Norfolk Island at Sydney, shall be valid.

3. Every marriage shall be celebrated in the presence of two witnesses at least in addition to the minister of religion.

4. Immediately after the celebration of the marriage a certificate of marriage in the form of the Schedule hereto shall be signed by the minister, the witnesses, and the parties to the marriage, and a copy of such certificate shall be delivered to each of the said parties.

5. Within one month after the marriage the minister celebrating the marriage shall transmit the original certificate to the registrar of births, marriages, and deaths.

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6. No marriage in fact shall be avoided by reason only of the same having been celebrated by a person not being a minister or ordinarily officiating minister of religion if either of the parties to the marriage at the time bona fide believed that he was such ordinarily officiating minister.

7. No marriage shall be affected by reason of the omission by the minister celebrating the same to cause his name, designation, or usual residence to be registered according to this law, or from the fact that his name, designation, or usual residence has ceased to be so registered.

8. Every marriage celebrated in Norfolk Island before the first day of August, 1902, by or before any minister of religion or person ordinarily officiating as such, shall be and be deemed to have been from the time of the celebration thereof a perfectly legal and valid marriage to all intents and purposes, notwithstanding any non-compliance with forms or other irregularity attending the celebration.

9. (1) Every minister, or person officiating as such, who acts in the celebration of any marriage knowing that his name, designation, or usual residence has not been or is not then duly registered, shall be guilty of a misdemeanour, and being convicted thereof, shall be liable to a penalty not exceeding two hundred pounds, either alone or with imprisonment not exceeding two years.

(2) If the omission was accidental or by inadvertence, the minister or person shall be liable to a fine not exceeding ten pounds, to be recovered in a summary way before the chief magistrate.

10. Every minister or person who fails to comply with any of the provisions of this law respecting the certificate to be transmitted to the chief magistrate, shall be liable to a penalty of not less than five pounds and not exceeding twenty pounds, to be recovered in a summary way before the chief magistrate.

Marriage celebrated by chief magistrate.

11. The chief magistrate may celebrate marriages between persons on the island, and for that purpose, and subject to this law, and so far as applicable to the circumstances of the island, the powers, authorities, and duties vested in, imposed on, and exercisable by district registrars and by justices appointed to consent to the marriage of minors by and under the Act of Parliament of New South Wales, known as the Marriage Act, 1899, except section eighteen of the said Act, shall be vested in and imposed on, and may be exercised by

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the chief magistrate; and such of the provisions of the said Act as relate to matters incidental to the celebration of any marriage by any district registrar, and as constitute offences and impose punishments in respect of those matters shall apply in respect of matters incidental to the celebration of any marriage by the chief magistrate under this law.

12. For every marriage celebrated by the chief magistrate there shall be paid to the registrar of births, marriages, and deaths the sum of ten shillings. The said registrar shall account to the Governor for any such payment.

13. Every marriage celebrated by the chief magistrate in accordance with this law shall be a legal and valid marriage to all intents and purposes, in so far as and no farther than a marriage would be legal and valid if celebrated by a district registrar of the district within which the intended wife ordinarily resides, in accordance with the said provisions of the said Act:

Provided that nothing in this law shall authorise the celebration of or make lawful or valid the marriage of any person with the sister of his deceased wife.

SCHEDULE.

Certificate of Marriage.

I [name of the minister], being [designation], do hereby certify that on this day at [place] a marriage between [name, designation, and residence of husband] and [name, designation, and residence of wife] was duly celebrated in my presence.

Dated this day of , 19 .

(Signature of minister), A.B.

(Signature of parties to marriage) { C.D.
E.F.

(Signature of witnesses) { G.H.
J.K.

PASTURAGE, ENCLOSURE, AND NOXIOUS WEEDS.

LAW No. 20, 1913.

1. This law may be cited as the "Pasturage, Enclosure, and Noxious Weeds Law, 1913."

Definitions.

2. In this law "noxious weeds" means "Lantana" and the weed known as the poisonweed, and includes such other plants as the Governor, by proclamation exhibited at or near the court-house, Norfolk Island, may from time to time declare to be noxious weeds.

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Land shall be deemed to be sufficiently enclosed if it is enclosed by a fence registered under the law relating to fencing, or by a wall, ditch, or other artificial or natural obstruction, or partly in one way and partly in another, so as to serve, under normal conditions, to exclude quiet cattle therefrom. Any such fence is hereinafter referred to as a "cattle-proof fence."

"Owner of land" includes lessee of land from the Crown.

Rights of pasturage.

3. The right of pasturage conferred by this law is the right to depasture and water horses and cattle on any land (whether the property of a private person or of a corporation or of the Crown) which are not sufficiently enclosed.

4. In the first week of January in each year, written application may be made by any owner of land for a declaration—

(a) that the land is free from noxious weeds.

(b) that the land is sufficiently enclosed.

(c) as to the number and description of stock for which the owner of the land has a right of pasturage without charge.

5. Such applications shall be made to the Administrator and may be in the form of the Schedule to this law.

6. The Administrator, and such members of the Executive Council (not being less than two) as the Governor may appoint in that behalf, shall constitute a special court, and during the said month, or as soon thereafter as practicable, may hear and determine the applications in open court and declare accordingly.

7. For the above purposes the special court may take evidence on oath or affirmation, and may compel the attendance of witnesses, and enter and examine any land the subject of an application. Any witness summoned by such court and refusing or neglecting to attend, or to be sworn or make an affidavit, or to give evidence when lawfully required so to do, shall be liable to a penalty not exceeding two pounds.

8. The determination of a majority of its members present shall be the determination of the special court.

9. The special court may declare any land to be free from noxious weeds, if satisfied that all reasonable means have been taken to extirpate noxious weeds on the land.

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10. The special court shall determine and declare the right of pasturage without charge of owners of land so declared to be free from noxious weeds according to the following scale:—

Each owner shall have such right for one horse or head of cattle—

- (a) in respect of every four acres of such land declared to be sufficiently enclosed;
- (b) in respect of every twelve acres of such land not declared to be so enclosed.

Provided that no such owner shall have such right for more than ten horses or head of cattle, whatever may be the area of his land.

11. Such right of pasturage may be exercised from the making of such declaration until the thirtieth day of January in the next following year.

12. The Administrator and the chief magistrate, where he is not also Administrator, shall have a right of pasturage without charge for two horses and two head of cattle.

13. The registrar of the court shall keep a book, in which he shall enter the particulars of all applications made as aforesaid, and the determination thereon of the special court, and shall, during the first week of February in each year, furnish the Executive Council with a copy of such entries relating to determinations of the special court during the previous month of January.

14. The Executive Council may grant to any person who has a right to pasturage without charge in respect of land declared as aforesaid to be free from noxious weeds a right of extended pasturage for not more than two horses or head of cattle, on paying to the Council the charges fixed by the by-laws, not being less than two shillings for each horse or head of cattle for each three months or part of three months, or performing an equivalent amount of labour on public works at the rate prescribed by the by-laws.

15. Any moneys received by the Executive Council for extended pasturage shall be expended in clearing and keeping free from noxious weeds any roads and any Crown land not so cleared and kept free under the next following section. For such purpose tenders shall be called by the Council for executing such work.

16. The Executive Council may grant to any person not having the right of pasturage without charge in respect of

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land declared to be free from noxious weeds a right of pasturage, subject to the following conditions:—

- (a) No person shall, under this section, have the right of pasturage for more than six head of horses or cattle.
- (b) Such person, before exercising such right, shall, for every head of horses or cattle to be depastured, clear two acres of Crown lands, to be specified by the Executive Council, from noxious weeds, and shall thereafter keep such land free from noxious weeds. If he at any time fails to keep such land so free from such weeds his right shall thereupon cease.

17. A right of pasturage under this law without charge is not transferable, and shall not be transferred in whole or in part.

18. Any person having a right of pasturage (whether free or otherwise) shall before exercising such right notify in writing to the Executive Council the number and description of stock which he proposes to depasture.

19. The said Council may at any time notify in writing to the owner of any particular animal that it objects to the depasturing of such animal under this law. Thereupon such animal shall not be so depastured until such objection is rescinded by the Council.

20. No entire horse or bull over the age of twelve months shall, except by authority of the Governor, be depastured under this law. If any such animal is so depastured in contravention of this section, it may by order of the Administrator be destroyed without compensation to the owner.

21. No horse or head of cattle shall, except in pursuance of this law, be depastured or allowed to stray or shall be at large on any land which is not sufficiently enclosed, whether such land is or is not owned by or in the possession of the owner of such animal.

22. Sheep shall not be depastured otherwise than on land enclosed by a sheep-proof fence, or by a wall, ditch, or other artificial or natural obstruction, or enclosed partly in one such way and partly in another, so as to keep the sheep within the boundaries of such land. Sheep shall not be allowed to stray or be at large on any land not so enclosed or on any public road or place. If any sheep are depastured, or allowed to

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stray or be at large in contravention of the above provision, the owner of such sheep shall be liable to a penalty not exceeding two shillings for every such sheep.

23. If any horse or head of cattle is depastured or allowed to stray or is found at large in contravention of this law, the Executive Council or any person authorised by the said Council in that behalf shall notify the fact to the owner of the animal.

If at any time thereafter such animal is so depastured or allowed to stray, or is found at large, the owner of the animal shall be liable to a penalty—

- (a) not exceeding two pounds, and the animal may, on the application of the Administrator, be forfeited to the Crown in the case of an entire horse or bull over the age of twelve months; and
- (b) not exceeding ten shillings in the case of any other animal.

The horse, bull, or other animal may be removed and delivered to its owner, or may be detained pending proceedings taken for recovery of the penalty aforesaid, or for the forfeiture of the animal as aforesaid.

Extirpation of noxious weeds.

24. Where land not under cultivation is occupied by any person other than the owner thereof, such owner may at all reasonable times enter such land and extirpate all noxious weeds growing thereon.

By-laws.

25. The Executive Council may make, alter, and repeal by-laws—

- (a) prescribing the charges for extended pasturage;
- (b) prescribing a uniform rate at which labour shall be accepted in lieu of such charges;
- (c) regulating the mustering of stock depastured under this law;
- (d) regulating the keeping of the herd-book:

Provided that such by-laws, or such alteration or repeal thereof, shall have no effect unless and until they have been approved by the Governor.

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Such by-laws when so approved shall forthwith be posted at or near the court-house and at such other places as the chief magistrate may direct.

SCHEDULE.

I [name] of [residence and occupation], being the owner of the several portions of lands below described, apply that the said lands be declared to be free from noxious weeds, and that such of the said lands as are described in the second column be declared to be sufficiently fenced within the meaning of the pasturage, enclosure, and noxious weeds law, 1913.

Lands claimed to be free from noxious weeds, and area of same.	Portions of such lands claimed to be sufficiently fenced, and area of same.	Description of fence or other enclosure.

(Signed) AB
The day of 19
To the Administrator,
Norfolk Island.

PIGS (TRESPASS).

LAW No. 21, 1913.

1. This law may be cited as the "Pigs (Trespass) Law, 1913."

2. Any pig trespassing on any land may, on an order in writing being given in that behalf by the chief magistrate, be killed, and the carcass shall be disposed of or sold, and the proceeds of such sale shall be applied as the chief magistrate may direct. Where it appears to the chief magistrate that a pig so trespassing has escaped from a sty, he may, if it is shown to him that the escape was not due to the gross neglect or wilful act of the owner, allow the owner such time as he may think fit to recapture the pig, and may direct that until the expiration of such time the execution of the order directing the killing of the pig be suspended.

3. The owner of any pig so trespassing shall be liable to a penalty not exceeding five shillings, to be recovered summarily in the magistrate's court, and shall in addition be civilly liable to the person who has suffered any damage caused by the pig.

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PREVENTION OF CRUELTY TO ANIMALS.

LAW No. 22, 1913.

1. This law may be cited as the "Prevention of Cruelty to Animals Law, 1913."

2. In this law—

"Animal" means and includes every species of quadruped, and every species of bird, whether in a natural or a domestic state, and all other animals dependent upon man for their care or sustenance, or in a state of captivity.

"To illtreat" includes to beat, overdrive, override, abuse, or torture, or to knowingly overload.

3. Whosoever—

(a) cruelly illtreats or causes or procures to be cruelly illtreated any animal, or

(b) conveys or carries, or causes to be conveyed or carried, whether in or upon any vehicle or not, any animal in such a manner as to subject the said animal to unnecessary pain or suffering,

shall on conviction be liable to a penalty not exceeding five pounds.

4. (1) Every person who by cruelly illtreating any animal does damage or injury to such animal, or thereby causes damage or injury to be done to any person or property, shall, on conviction of such offence, pay to the owner of such animal (if the offender be not the owner thereof), or to the person who or whose property has been damaged or injured a sum of money not exceeding five pounds by way of compensation, to be ascertained and determined by the chief magistrate.

(2) The said magistrate shall order the amount so ascertained and determined to be paid forthwith by the person convicted, to the person who or whose property has been damaged or injured.

(3) The payment of such compensation shall not prevent or in any manner affect any penalty to which such person or the owner of such animal may be liable in respect of the illtreating of the said animal.

(4) Nothing in this section shall prevent any civil proceeding against such offender or his employer, where proceedings under this section have not been taken to recover compensation for damage or injury as aforesaid.

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5. Whenever it is by the oath of any credible person made to appear to the satisfaction of the chief magistrate that an offence against this law has been, is, or is about to be committed on or in certain premises, such magistrate may, by writing under his hand, authorise such person or some constable or officer of police named therein to enter such premises and inspect any animal confined or kept there.

6. Whosoever unlawfully obstructs, hinders, molests, or assaults any constable or officer of police or other person in the exercise of any power or authority under or by virtue of this law shall be liable to a penalty not exceeding five pounds, or to imprisonment for a term not exceeding one month.

7. Proceedings for an offence against this law shall be commenced within fourteen days after the commission of the offence.

PUBLIC ROADS AND PUBLIC NOTICES.

LAW No. 23, 1913.

1. This law may be cited as the "Public Roads and Public Notices Law, 1913."

Public roads.

2. Whosoever wilfully damages or injures a water-table of any public road, or in any way obstructs the flow of water in any such water-table shall be liable to a penalty not exceeding two pounds.

3. Any person crossing by horses or wheeled vehicles a water-table of any public road as a way to or from his house or land shall build a bridge-way over such water-table of a width and construction approved by the Executive Council or by some person appointed in that behalf by such Council, and shall use such bridge-way for such crossing, and if he fails to comply with this section he shall be liable to a penalty not exceeding two pounds.

4. Whosoever places any obstruction on or across any public road or footway shall be liable to a penalty not exceeding five pounds, unless he proves that such obstruction was so placed by the leave or under the authority of the Administrator, the chief magistrate, or the Executive Council.

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Riding and driving on roads.

5. Whosoever drives a wheeled vehicle on a public road or place at any time after sundown and before sunrise without having on such vehicle a bright light visible to persons meeting such vehicle shall be liable to a penalty not exceeding two pounds.

6. Whosoever rides or drives at any time on any public road or place so negligently or furiously as to endanger the safety of any person, or of the public, shall be liable to a penalty not exceeding three pounds.

7. Whosoever after sundown and before sunrise rides or drives furiously on any public road or place shall be liable to a penalty not exceeding two pounds.

Defacing public notices.

8. Whosoever wilfully tears down or defaces any public notice posted by lawful authority for public information shall be liable to a penalty not exceeding two pounds.

THE PUBLIC SCHOOL.

LAW No. 24, 1913.

1. This law may be cited as the "Public School Law, 1913."

Establishment of school.

2. A public school is established at Middlegate Reserve, Norfolk Island, and shall be maintained under this law. The main object of such school shall be to afford the best primary education to all children without sectarian or class distinction.

3. There shall be a principal teacher of the public school. The assistant and pupil teachers shall, subject to regulations and to the control of the Governor, act under the directions of the principal teacher.

4. (1) In such school the teaching shall be strictly non-sectarian, but secular instruction shall include general religious teaching as distinguished from dogmatical or polemical theology. Lessons in the history of England and in the history of Australia shall form part of the course of secular instruction.

(2) No fees shall be charged for education in such school.

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5. (1) In such school four hours during each school-day shall be devoted to secular instruction exclusively, and a portion of each day, not more than one hour, shall be set apart when the children of any one religious persuasion may be instructed by the clergyman or other religious teacher of such persuasion, but in all cases the pupils receiving such religious instruction shall be separated from the other pupils of the school. The hour during which such religious instruction may be given shall be fixed by mutual agreement between the school board in consultation with the principal teacher of such school and the clergyman, or such other person as may be duly authorised to act in his stead, and any class-room of the school may be used for such religious instruction by like agreement.

(2) Provided that—

- (a) If two or more clergymen of different persuasions desire to give religious instruction at the school, the children of each such different persuasion shall be so instructed on different days.
- (b) The religious instruction to be so given shall in every case be the religious instruction authorised by the church to which the clergyman or other religious teacher may belong.
- (c) In case of the non-attendance of any clergyman or religious teacher during any portion of the period agreed to be set apart for religious instruction, such period shall be devoted to the ordinary secular instruction in the school.
- (d) No pupil in the school shall be required to receive any general or special religious instruction if the parents or guardians of such pupil object to such religious instruction being given.

Attendance at School.

6. It shall be obligatory upon the parents or guardians of all children between the ages of six and fourteen years (unless such children are exempted by the school board) to cause such children to attend school for at least sixteen out of every consecutive twenty school days.

7. If any parent or guardian in contravention of the last preceding section neglects to send his child or children to school without just cause of exemption, he may be summoned by the school board or by any person appointed in that behalf by the said board before the chief magistrate, and shall on

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conviction be liable for a first offence to a penalty not exceeding two shillings and sixpence, and for every succeeding offence to a penalty not exceeding ten shillings.

8. If any child between the ages aforesaid and not exempted by the school board fails on any school day to attend the school, the parent or guardian of the child shall inform the principal teacher of the school, or cause him to be informed of the grounds for such non-attendance. Such grounds shall be reduced to writing by the said teacher, and such writing shall be filed by him for inspection by the said board. If no such information is given, or if the grounds alleged for the non-attendance of the child are false or unreasonable, the parent or guardian shall *primâ facie* be deemed to have neglected to send his child to school without just cause of exemption.

Exemptions and Certificates.

9. The school board shall grant an exemption, on personal examination of the child, or the parent or guardian, for any of the following reasons:—

- (a) That the child is being regularly and efficiently instructed in some other manner.
- (b) That the child has been unable to attend school from sickness or infirmity or for fear of infection or other unavoidable cause.
- (c) The child has been educated up to the standard of education prescribed by the regulations, and is of the age of thirteen years or upwards.

10. When any child attending the public school is educated up to the standard prescribed by the regulations, such child shall receive from the school board a certificate.

The School Board.

11. A public school board of not less than three persons shall be appointed by the Governor, to hold office for such period as the Governor thinks fit.

12. The duties of the school board shall be—

- (a) To regularly visit, inspect, and report to the Governor upon the public school.
- (b) To use every endeavour to induce parents and guardians to send their children regularly to school, and to report to the Governor through the chief magistrate the names of parents or guardians who refuse or fail to educate their children.
- (c) To discharge other duties imposed by these laws.

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Powers of Governor.

13. The Governor may make, amend, and repeal such regulations as he thinks fit for carrying out these laws, and may apply to the public school established under these laws any regulations in force in New South Wales relating to public schools in that State, with such variations or alterations as he thinks necessary or desirable.

14. The Governor may, subject to these laws, control the management of the school and the teachers as he thinks fit.

REGISTRATION OF BIRTHS, MARRIAGES, AND DEATHS.

LAW No. 25, 1913.

1. This law may be cited as the "Registration of Births, Marriages, and Deaths Law, 1913."

Registration.

2. The registration in Norfolk Island of births, marriages, and deaths shall be performed by an officer to be appointed for that purpose as registrar of births, marriages, and deaths, and hereinafter called the registrar.

3. The registrar shall inform himself carefully of every birth, marriage, and death happening within the island, and shall, as soon as possible after the event, without fee or reward, cause the same respectively and the particulars thereof to be registered in books to be kept by him for that purpose according to the respective forms prescribed in that behalf by the chief magistrate, and shall cause every entry to be made in order from the beginning to the end of the book, and shall cause every book to be paged consecutively, and shall cause indexes of the register books to be kept in his office.

4. The chief magistrate or other person celebrating a marriage may ask of any person married or about to be married the several particulars required to be registered touching any such marriage, and the registrar may ask of any person seeking to register any birth or death any of the particulars hereby required to be registered.

5. The chief magistrate shall transmit the original certificate of every marriage celebrated by him to the registrar within ten days after the celebration of the marriage, and every other person celebrating a marriage shall transmit a form signed by him and containing the particulars contained in the form prescribed as aforesaid by the chief magistrate to the registrar within a like period after celebration of the marriage.

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Application of New South Wales Act.

6. (1) The provisions of sections sixteen, nineteen, twenty, twenty-one, twenty-two, twenty-three, twenty-four, twenty-eight, thirty, thirty-seven, thirty-eight, and thirty-nine, and the Schedules, except the first and second schedules of the Registration of Births, Deaths, and Marriages Act 1899, of New South Wales, shall, so far as the circumstances of the island permit, apply to and in respect of the registration of any birth, marriage, or death under these laws; and the words "district registrar" and "New South Wales" wherever used therein shall, for the purpose of the application of those provisions, mean the registrar and Norfolk Island respectively.

(2) The following words shall, in any of the provisions of the Registration of Births, Deaths, and Marriages Act, 1899, incorporated in these laws, bear the meanings hereby assigned to them:—

"Parent" means father, or, if absent or dead, the mother or guardian.

"Tenant" means principal occupier for the time being of any dwelling-house or tenement, and in the case of a gaol, prison, house of correction, hospital, lunatic asylum, or other public or charitable institution, the head officer or person in actual charge thereof.

Finding of child or body.

7. If any new-born child or any dead body is found exposed, the person who found the same shall forthwith inform the registrar of the finding and of the place where such child or dead body was found; and where an inquest or magisterial inquiry is held, the person presiding at such inquiry or inquest shall notify to the registrar, and the registrar shall register the verdict of the jury or the opinion of such person, with all other particulars required to be registered concerning the death.

Copies of register.

8. Every person on payment of the specified fees mentioned in that behalf in the Schedule hereto, and giving in a written memorandum of the particular entry which he desires to find or search for may, at reasonable hours, to be fixed by the chief magistrate, search the index and the register in which such entry appears to be, and also may have a copy of any entry in any such register certified by the registrar.

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9. Certified copies of a register or of the entry in a register made or given by the registrar, and purporting to be signed by him, shall be received as *prima facie* evidence in the magistrate's court of the fact of the birth, marriage, or death to which the same relates, and of the particulars therein contained respecting the said birth, marriage, or death, and, in the case of a certified copy of a register or entry in a register of a marriage, of the fact of such marriage having been duly celebrated.

Saving registration.

10. Nothing in these laws contained as to the compulsory registration of births shall extend to any child born before the sixth day of August, 1897; but the parent may require any such birth to be registered under the like provisions as contained in this law as nearly as may be, and the registrar shall register the same accordingly.

Fees.

11. The registrar shall, for the duties to be performed under these laws, receive the several fees specified in the Schedule hereto, and shall account for the same to the Governor.

SCHEDULE.

Every search in Index ...	Two shillings.
Every certified copy of entry ...	One shilling.
Every certified copy of birth, marriage, or death ...	One shilling.

ROYAL COMMISSIONS.

Law No. 26, 1913.

1. This law may be cited as the "Royal Commissions Law, 1913."

2. Whenever by letters patent under the seal of Norfolk Island any person or persons have been appointed by the Governor a commission to make any inquiry in Norfolk Island, the president or chairman or any person so appointed as sole commissioner may summon by writing under his hand any person whose evidence is, in the judgment of such president, chairman, commissioner, or of any member of such commission, material to the subject-matter of such inquiry to attend the said commission at such place and time as shall be specified in such summons.

3. Any person required by any such summons to produce any books, documents, or writings in his custody or control shall attend and produce the same before such commission.

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4. Any commissioner may examine upon oath any person appearing as a witness, whether so summoned or appearing without summons, touching the subject-matter of such inquiry.

5. Every person served with any such summons, whether personally or by the same having been left at his usual place of abode, who, without reasonable excuse, fails to attend before such commission as aforesaid, or refuses to be sworn or to answer any question put to him by any such commissioner touching the subject-matter of such inquiry, or, being a person having the custody or control of any books, documents, or writings required to be produced by any such summons as aforesaid, neglects to produce the same at the time and place specified in such summons, shall be liable to a penalty not exceeding ten pounds, to be recovered in a summary way before the Chief Magistrate.

SLAUGHTERING.

LAW No. 27, 1913.

1. (1) This law may be cited as the "Slaughtering Law, 1913."

(2) In this law "cattle" means any bull, cow, ox, heifer, steer, or calf.

Slaughter-houses.

2. (1) No person shall keep a slaughter-house or place for slaughtering cattle, except such house or place be duly licensed for that purpose in manner hereinafter provided.

(2) If any person slaughters or causes to be slaughtered any cattle in any house or place (other than a public slaughter-house) which is not duly licensed as aforesaid, he shall be liable to a penalty not exceeding two pounds for every head of cattle so slaughtered.

3. It shall be lawful for the Chief Magistrate, when and as he may see fit, to appoint by notification, one or more slaughter-houses within or near the town of Kingston to be a public slaughter house or houses.

Licenses.

4. Every person desirous of obtaining a license for a slaughter-house or place for slaughtering cattle, shall apply for such license to the Chief Magistrate, who may, if he considers that the applicant is of good character, and that the place is in a suitable situation, grant to such person a license under his hand in such form as he may think fit.

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5. Every such license granted after the commencement of this law shall be in force until the 31st day of December next following such grant, and the person to whom the same is granted shall pay a fee of two shillings for every such license.

Power to visit and inspect.

6. (1) It shall be lawful for the Chief Magistrate, the Government Medical Officer, or any constable authorised in that behalf by the Chief Magistrate by writing under his hand, at any reasonable time to visit any slaughter-house or place for slaughtering cattle, and inspect the same, and any utensils and appliances used therein, and to give such directions concerning the cleansing of the same as to him may seem fit.

(2) Any butcher or slaughterman, or any owner or occupier of such slaughter-house or place, who omits or refuses to comply with such directions within such period or extended period as may be named by the person giving the directions shall, for every such omission or refusal as aforesaid, be liable to a penalty not exceeding two pounds.

7. It shall be lawful for the Chief Magistrate or any constable authorised in that behalf by the Chief Magistrate by writing under his hand to enter at any time of the day or night any slaughter-house or place for slaughtering cattle, or reasonably suspected of being used for slaughtering cattle where there is good cause to suspect that stolen cattle have been or are about to be slaughtered, and to make such search and inquiry therein as may seem necessary or advisable for the discovery of the offence and of the offender.

Particulars of cattle slaughtered.

8. (1) Every keeper of a licensed house or place for slaughtering cattle shall keep a book in which he shall enter or cause to be entered a description of all cattle slaughtered in the house or place, specifying the colour, marks, and brands, also the sex and apparent ages of such cattle, and the day of slaughter, and if purchased, the name of the person from whom the cattle have been purchased. The keeper of the house or place shall produce the book for the information of the Chief Magistrate whenever so required, and shall transmit during the first week in each month to the president of the Executive Council a report in writing under his hand containing the above particulars of the cattle slaughtered in the house or place during the previous month.

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(2) If any such keeper contravenes or omits to perform any of the requirements of this section he shall for every such contravention or omission be liable to a penalty not exceeding two pounds.

SUCCESSION AND WILLS.

LAW No. 28, 1913.

1. This law may be cited as the "Succession and Wills Law, 1913."

2. So far as applicable to the circumstances of the island, the laws relating to the succession to and devolution of real and personal estate on death and to inheritance and to wills in force in New South Wales at the time of the coming into force of this law, and more particularly the Inheritance Act, No. 19, 1901, and of the Wills, Probate, and Administration Act, No. 13, 1898, of the Parliament of New South Wales, shall have force and effect in Norfolk Island, in respect of the real and personal estate of persons dying after the said time.

Provided that the provisions of Part I of the Wills, Probate and Administration Act, No. 13, 1898 aforesaid, shall not extend to any will made before the first day of January, one thousand eight hundred and ninety-eight, and that every will re-executed or republished or revived by any codicil shall, for the purpose of those provisions, be deemed to have been made at the time at which the same was so re-executed, republished, or revived, and the said provisions shall not extend to any estate pur autre vie of any person who has died before the said day.

SURVEYS.

LAW No. 29, 1913.

1. This law may be cited as the "Surveys Law, 1913."

2. Any person authorised by writing under the hand of the Governor to make any survey of land in Norfolk Island may, with his assistants and servants, and with horses, carts, and carriages, enter any land, buildings, and premises, and survey the same or any other land, buildings, and premises, and cut and remove the soil of any such land, and place marks, whether of stone, brick, wood or any other material, in and on such land, buildings, and premises, and do such acts as may be incidental to or consequent on or necessary for carrying out the above purposes. No damage shall be done further than is

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necessary for carrying out the above purposes, but no compensation shall be payable in respect of any Acts done under the authority of this law. Whosoever obstructs any person in the exercise of any powers hereby conferred shall be liable to a penalty not exceeding five pounds, which penalty may be recovered in a summary way before the Chief Magistrate.

3. Whosoever wilfully obliterates, removes, or defaces any boundary or survey mark or any land-mark or beacon which was made or erected, before or after the day on which this law takes effect by any person authorised by the Governor or by the Secretary for Lands of the State of New South Wales, whether such authorisation was given before or after the said day, and whether such authorisation was in writing or verbal only, shall be liable to a penalty not exceeding twenty pounds, or to imprisonment for a term not exceeding six months, or to both penalty and imprisonment. Any information for any such offence may be heard and determined in a summary way before the chief magistrate.

TIMBER LICENSES.

LAW No. 30, 1913.

1. This law may be cited as the "Timber Licenses Law, 1913."

2. Licenses to cut and remove timber from Crown land may be obtained on application to the Administrator.

3. Licenses may be issued for half a month or one month, and the rates of license fees payable in advance shall be:—

(a) for pine licenses, two shillings per month; and

(b) for hardwood licenses, one shilling per month.

And the license fees for half a month shall be at half the above rates.

4. (1) A pine license shall authorise the holder to cut, obtain, and remove green pine timber.

(2) A hardwood license shall authorise the holder to cut, obtain, and remove green hardwood timber and green or dead puppo iron-wood and puppo yellow-wood timber.

5. Any pine wood or hardwood cut or obtained on or removed from Crown land shall be subject to such royalty on the quantity of timber contained in the trunks or logs of trees so cut, obtained, or removed as the Administrator may direct, not being less than fourpence per one hundred superficial feet.

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6. The superficial contents of a log (in feet) shall be estimated from the following formula, viz.:—

One quarter of the mean or middle girth of the log in inches squared shall be multiplied by the length of the log in feet and the product divided by twelve.

7. Unless by the authority in writing of the Administrator, no logs upon which royalty is due shall be removed from Crown land, or sawn or split into marketable timber until measured and branded by some person authorised in that behalf by the Administrator, and until payment has been made of the amount of royalty due thereon.

8. A separate license shall be held by each person cutting or removing timber upon, or from Crown land, and such license shall be produced on the demand of any person authorised by the Administrator.

9. No green timber shall be felled of a less girth, measured at five feet from the ground, than that prescribed in the license.

10. The Administrator may restrict any license to any particular land or locality, or any particular trees, and for any specified period, and may impose such requirements, conditions, and restrictions in connection therewith as he may think fit, and may from time to time amend or alter such requirements, conditions, and restrictions.

11. Timber felled on Crown land but not removed within three months thereafter, and timber felled on Crown land in respect of which any royalty is due and unpaid, may be seized by any person authorised by the Administrator, and shall on the direction of the Administrator be forfeited to the Crown, and sold, or otherwise disposed of: Provided that notice in writing of such seizure shall be posted at the court-house for seven clear days before the sale thereof, so that the persons interested may claim and establish legal ownership thereto.

12. Pine cones or seeds shall not be collected on Crown land for sale or export without the written authority of the Administrator, and the payment of such dues as may be directed in such authority.

13. The destruction or felling of the Norfolk Island palm is hereby prohibited.

14. Dead timber, other than puppo iron-wood or puppo yellow-wood, if required bona fide for fuel only, may be cut on and removed from Crown land without license or other authority.

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15. Any person who cuts, obtains, or removes green timber, or collects pine cones or seeds for sale or export on or from Crown land without a license or authority under this law, or cuts on or removes from Crown land any dead timber except where authorised by this law or by any license thereunder, or who wilfully destroys, or damages with intent to destroy, any sapling or tree thereon, or disobeys, infringes, or violates any of the provisions or conditions of this law or of any license issued thereunder, shall on conviction be liable to a penalty, not exceeding ten shillings for the first offence and twenty shillings for the second or any subsequent offence:

Provided that the Chief Magistrate, if he thinks fit, may direct that the person so offending shall replant and securely fence in a certain number of trees of the species destroyed, or perform any work of public benefit in lieu of the payment of the penalty imposed.

16. Licenses and authorisations issued by the Chief Magistrate under the law of eighteenth June, one thousand eight hundred and ninety-seven, hereby repealed, shall be deemed to have been issued by the Administrator under this law.

TITLES TO LAND.

Law No. 31, 1913.

1. This law may be cited as the "Titles to Land Law, 1913."
2. No Crown grant of land in Norfolk Island heretofore or hereafter issued and no deed in which the description of the land corresponds with that contained in such grant shall be void for want of certainty in such description in any case where the Governor after the commencement of this law by an instrument in writing under his hand and the seal of the island describes with sufficient certainty the land intended to have been comprised in such grant; but in every such case the land so described as last aforesaid shall be taken to be the land described in the grant and in every such deed as aforesaid and to have been granted and conveyed thereby respectively.
3. Provided that nothing in the preceding section shall prejudice any person in possession of the land or any part thereof claiming adversely to the grantee, his heirs or assigns, or shall affect any grant of the same land or any part thereof issued by the Crown subsequently to the first grant or any title to the land claimed under such subsequent grant.

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4. No such instrument shall be signed unless the intention to make and sign the same has been notified by the Governor by publishing in the Gazette, and posting at or near the court-house, Norfolk Island, three months at the least before the time of such signing, a notice containing therein the name of the grantee and of the party applying for such instrument and the description in the grant as well as that proposed to be substituted. And every such instrument shall be enrolled in the office of the registrar.

5. The like proceedings may be taken in respect of any Crown grant heretofore or hereafter issued in which there is any misnomer of the grantee or misdescription of the land granted; and in every case where an instrument in writing has been so signed and enrolled as aforesaid stating therein the matters intended to be corrected and the name or description substituted or intended so to be, such name or description shall be taken to have been inserted originally in the grant and in every deed containing the erroneous name or description; and such grant and every such deed shall operate and be construed accordingly.

6. Any such instrument as aforesaid may be by separate writing or be endorsed on the grant to which it relates, and it shall be sufficient in any suit or action for the party adducing any such instrument to prove its enrolment without showing compliance with any other provision of the preceding section.

VAGRANCY.

LAW No. 32, 1913.

1. This law may be cited as the "Vagrancy Law, 1913."

2. (1) Whosoever—

- (a) having no visible lawful means of support, or insufficient lawful means, does not, on being required by or summoned to appear or brought before the chief magistrate in pursuance of the provisions of this law, give a good account of his means of support;
- (b) goes about gathering alms under false pretence of loss by fire or other casualty, or as collector under any false pretence; or causes, procures, or encourages any child to commit an offence against this paragraph;

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- (c) imposes or endeavours to impose upon any person, by false or fraudulent representations, with a view to obtain money or other benefit or advantage;
- (d) wilfully and obscenely exposes his person in or in view of any street, road, or public highway, or in any place of public resort;
- (e) has in his custody or possession any implement with intent feloniously to break into any dwelling-house, warehouse, coach-house, stable, or out-building;
- (f) is armed with any offensive weapon, or has upon him any instrument, with intent to commit any felonious act;
- (g) having any unlawful purpose is found in any dwelling-house, warehouse, coach-house, stable, or out-house, or in any enclosed yard, garden, or area, or on board any ship or vessel in any port, harbour, roadstead, or place within Norfolk Island; or
- (h) breaks or escapes out of any place of legal confinement before the expiration of the term for which he was committed or ordered to be confined by virtue of this law; or
- (i) on being apprehended for an offence against this section violently resists the constable apprehending him, and is subsequently convicted of the offence for which he was apprehended,

shall, on conviction before the chief magistrate, be liable to imprisonment with hard labour for a term not exceeding six months.

(2) Where a person is accused of any offence under paragraph (a) of the last preceding section, proof that he possesses money or property shall not be a defence, unless it is proved by him that such money or property was obtained by him honestly, and in a bonâ fide manner.

3. Whosoever, in any public street, thoroughfare, or place, or within the view or hearing of a person passing therein—

- (a) sings any obscene song or ballad;
- (b) writes or draws any indecent or obscene word, figure, or representation;
- (c) uses any profane, indecent, or obscene language;
- (d) behaves in a riotous, indecent, offensive, threatening, or insulting manner; or
- (e) uses any threatening, abusive, or insulting words,

shall be liable, on conviction before the chief magistrate, to a penalty not exceeding fifty shillings.

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4. Whosoever, in any public street, thoroughfare, or place, uses any threatening, abusive, or insulting words or behaviour with intent to provoke a breach of the peace, or whereby a breach of the peace may be occasioned, shall, on conviction before the chief magistrate, be liable to a penalty not exceeding fifty shillings.

5. (1) Any person found offending against this law may be apprehended by a constable, and forthwith taken before the chief magistrate to be dealt with as directed by this law.

(2) If any constable—

(a) does not use his best endeavours to apprehend and convey before the chief magistrate any person whom he finds offending against this law; or

(b) otherwise neglects his duty in anything required of him by this law,

he shall, on conviction before the chief magistrate, be liable to a penalty not exceeding five pounds.

6. Every person who disturbs or hinders any constable in the execution of this law, or aid, abets, or assists in so doing, shall, on conviction, be liable to a penalty not exceeding five pounds.

Given under my Hand and the Seal of Norfolk Island at Sydney, this twenty-third day of December, in the year of our Lord one thousand nine hundred and thirteen, and in the fourth year of His Majesty's Reign.

By His Excellency's Command,

W. A. HOLMAN.

GOD SAVE THE KING!

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THE COMMONWEALTH OF AUSTRALIA.

NORFOLK ISLAND.

No. 15 of 1913.

An Act to provide for the acceptance of Norfolk Island as a Territory under the authority of the Commonwealth, and for the Government thereof. [Assented to 19th December, 1913.]

WHEREAS by an Act of the Parliament of the United Kingdom, made and passed in the sixth and seventh years of the reign of Her late Majesty Queen Victoria, intituled "An Act to amend so much of an Act of the last Session, for the Government of New South Wales and Van Diemen's Land, as relates to Norfolk Island," it was, amongst other things, enacted that it should be lawful for Her Majesty, by Letters Patent under the Great Seal of the United Kingdom, to sever Norfolk Island from the Government of New South Wales and to annex it to the Government and Colony of Van Diemen's Land :

Preamble.
6 and 7 Vic.
c. 35.

And whereas Her late Majesty Queen Victoria, in exercise of the powers vested in Her by the said Act, by a Commission under the Great Seal of the United Kingdom bearing date the twenty-fourth day of October, 1843, appointed that from and after the twenty-ninth day of September, 1844, Norfolk Island should be severed from the Government of New South Wales and annexed to the Government and Colony of Van Diemen's Land :

Commission,
24th October,
1843.

And whereas by an Act of the Parliament of the United Kingdom, called the Australian Waste Lands Act, 1855, it was, amongst other things, provided that it should be lawful for Her Majesty at any time, by Order in Council, to separate Norfolk Island from the Colony of Van Diemen's Land and to make such provision for the Government of Norfolk Island as might seem expedient :

18 and 19
Vic. c. 56.

And whereas by an Order in Council dated the twenty-fourth day of June, 1856, made by Her Majesty in pursuance of the last-mentioned Act, it was ordered and

Order in
Council, 24th
June, 1856.

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NORFOLK ISLAND ACT.

declared, amongst other things, that from and after the date of the proclamation of the Order in New South Wales Norfolk Island should be thereby separated from the said Colony of Van Diemen's Land (now called Tasmania) and that from that date all power, authority, and jurisdiction of the Governor, Legislature, Courts of Justice, and Magistrates of Tasmania over Norfolk Island should cease and determine, and that from the said date Norfolk Island should be a distinct and separate settlement, the affairs of which should until further Order in that behalf by Her Majesty be administered by a Governor to be for that purpose appointed by Her Majesty with the advice and consent of Her Privy Council: and it was thereby further ordered that the Governor and Commander-in-Chief for the time being of the Colony of New South Wales should be, and he thereby was, constituted Governor of Norfolk Island, with the powers and authorities in the said Order mentioned:

And whereas the said Order in Council was proclaimed in New South Wales on the first day of November, one thousand eight hundred and fifty-six.

Order in
Council, 15th
January,
1897.

And whereas by an Order in Council dated the fifteenth day of January, 1897, made in pursuance of the said last-mentioned Act, Her late Majesty, after reciting that it was expedient that other provision should be made for the government of Norfolk Island, and that, in prospect of the future annexation of Norfolk Island to the Colony of New South Wales or to any Federal body of which that Colony might thereafter form part, in the meantime the affairs of Norfolk Island should be administered by the Governor of New South Wales as therein provided, was pleased to revoke the said Order in Council of the twenty-fourth day of June, one thousand eight hundred and fifty-six, and to order that the affairs of Norfolk Island should thenceforth, and until further Order should be made in that behalf by Her Majesty, be administered by the Governor and Commander-in-Chief for the time being of the Colony of New South Wales and its Dependencies:

And whereas the said Order in Council was published in the New South Wales Government Gazette on the nineteenth day of March, one thousand eight hundred and ninety-seven, and took effect at that date:

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Transport, Regional Development, Communications and the Arts

The consolidated laws of Norfolk Island : the order-in-council of the 18th October 1900, for the government of Norfolk Island, and the Norfolk Island Act, no. 15 of 1913, passed by the Parliament of the Commonwealth of Australia

NORFOLK ISLAND ACT.

93

And whereas by an Order in Council dated the eighteenth day of October, one thousand nine hundred, made in pursuance of the said last-mentioned Act, Her late Majesty was pleased to revoke the said Order in Council of the fifteenth day of January, one thousand eight hundred and ninety-seven, and to order that the affairs of Norfolk Island should thenceforth, and until further Order should be made in that behalf by Her Majesty, be administered by the Governor for the time being of the State of New South Wales and its Dependencies :

Order in Council, 18th October, 1900.

And whereas the said Order in Council was published in the New South Wales *Government Gazette* on the first day of January, One thousand nine hundred and one, and took effect at that date :

And whereas the Parliament of the Commonwealth is willing that Norfolk Island should be placed under the authority of, and accepted as a Territory by the Commonwealth :

And whereas by the Constitution it is provided that the Parliament may make laws for the Government of any Territory placed by the King under the authority of and accepted by the Commonwealth.

Constitution, s. 122.

Be it therefore enacted by the King's Most Excellent Majesty, the Senate, and the House of Representatives of the Commonwealth of Australia, as follows :—

1. This Act may be cited as the *Norfolk Island Act*, 1913.

Short title.

2. (1.) This Act shall not come into operation until the King has been pleased to place Norfolk Island under the authority of the Commonwealth, and the Governor-General has been pleased, by proclamation, to fix a date for the commencement of this Act.

Commencement.

(2.) Subject to sub-section (1), this Act shall come into operation on the day fixed by the Governor-General for the commencement of this Act.

3. Norfolk Island is by this Act declared to be accepted by the Commonwealth as a Territory under the authority of the Commonwealth by the name of Norfolk Island.

Acceptance of Norfolk Island. Cf. 1905, No. 9, s. 5.

4. (1.) Subject to this Act, the laws, rules, and regulations in force in Norfolk Island at the commencement of this Act shall continue in force, but may be altered or repealed by Ordinance made in pursuance of this Act.

Continuance of laws. Cf. 1905, No. 9, s. 6.

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(2.) Where in any law, rule, or regulation in force in Norfolk Island at the commencement of this Act, any reference is made to the Governor, the reference shall be deemed to be made to the Governor-General.

Common-wealth Acts not in force. Cf. 1905, No. 9, s. 6. 5. The Acts of the Parliament (except this Act) shall not be in force in Norfolk Island unless expressed to extend thereto.

Continuance of Executive Council. 6. The Executive Council of Norfolk Island, as existing at the commencement of this Act, shall continue in existence, but may be altered or abolished by Ordinance made in pursuance of this Act.

Continuance of officers. Cf. 1905, No. 9, s. 9. 7. Judges, Magistrates, and other public officers for Norfolk Island shall continue in office as if appointed under this Act.

Laws for Norfolk Island. 8. (1.) Subject to this Act, the Governor General may make Ordinances for the peace, order, and good government of Norfolk Island.

(2.) Ordinances made by the Governor-General shall be published in Norfolk Island in the manner directed by the Governor-General, and shall come into force at a time to be fixed by the Governor-General, not being before the date of their publication in Norfolk Island.

(3.) Every Ordinance made by the Governor-General shall be laid before both Houses of the Parliament within thirty days after the making thereof if the Parliament is then sitting, and, if not, then within thirty days after the next sitting of the Parliament.

(4.) If within thirty days after any Ordinance has been laid before it, either House of the Parliament passes a resolution disagreeing with the Ordinance, or any part of it, the Ordinance or part, as the case requires, shall cease to have effect.

Appointment of officers. Cf. 1905, No. 9, s. 17. 9. (1.) The Governor-General may constitute and appoint such Judges, Magistrates, and Officers as he thinks necessary for the good government of Norfolk Island.

(2.) Judges, Magistrates, and officers appointed under this section shall hold office during the pleasure of the Governor-General.

(3.) This section shall not affect any power of appointment vested in the Chief Magistrate or other person under the law for the time being in force in Norfolk Island.

Grants of land. Cf. 1905, No. 9, s. 20. 10. The Governor-General, or any person authorised by him, may, in accordance with law, make grants or other dispositions of Crown lands in Norfolk Island.

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NORFOLK ISLAND ACT.

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11. (1.) The High Court shall have jurisdiction, with Appeals. Cf. 1905, No. 9, s. 43. such exceptions, and subject to such conditions as are prescribed by Ordinance made by the Governor-General, to hear and determine appeals from all judgments, decrees, orders, and sentences of any Judge or of the Chief Magistrate acting judicially in Norfolk Island, and the judgment of the High Court shall be final and conclusive.

(2.) The Governor-General may by Ordinance provide that an appeal to the High Court, in pursuance of this section, may, *inter alia*, be by case stated with the legal argument attached thereto in writing, and that it shall not be necessary for the parties to appear either personally or by counsel.

12. Where an offence has been committed within Norfolk Island, or for which the offender may be tried therein, the Governor-General may, in the name of the King, grant a pardon to any accomplice who gives evidence that leads to the conviction of the principal offender or any of the principal offenders. Grant of pardon to accomplice. Cf. 1905, No. 9, s. 44.

13. The Governor-General may, in the name of the King, grant to any offender convicted in any Court or before any Judge or Magistrate in Norfolk Island a pardon, either free or conditional, or any remission of sentence, or any respite of the execution of the sentence, and may remit any fines, penalties, and forfeitures due or accrued to the Crown in Norfolk Island. Grant of pardon and remission of sentences and forfeitures. Cf. 1905, No. 9, s. 45.

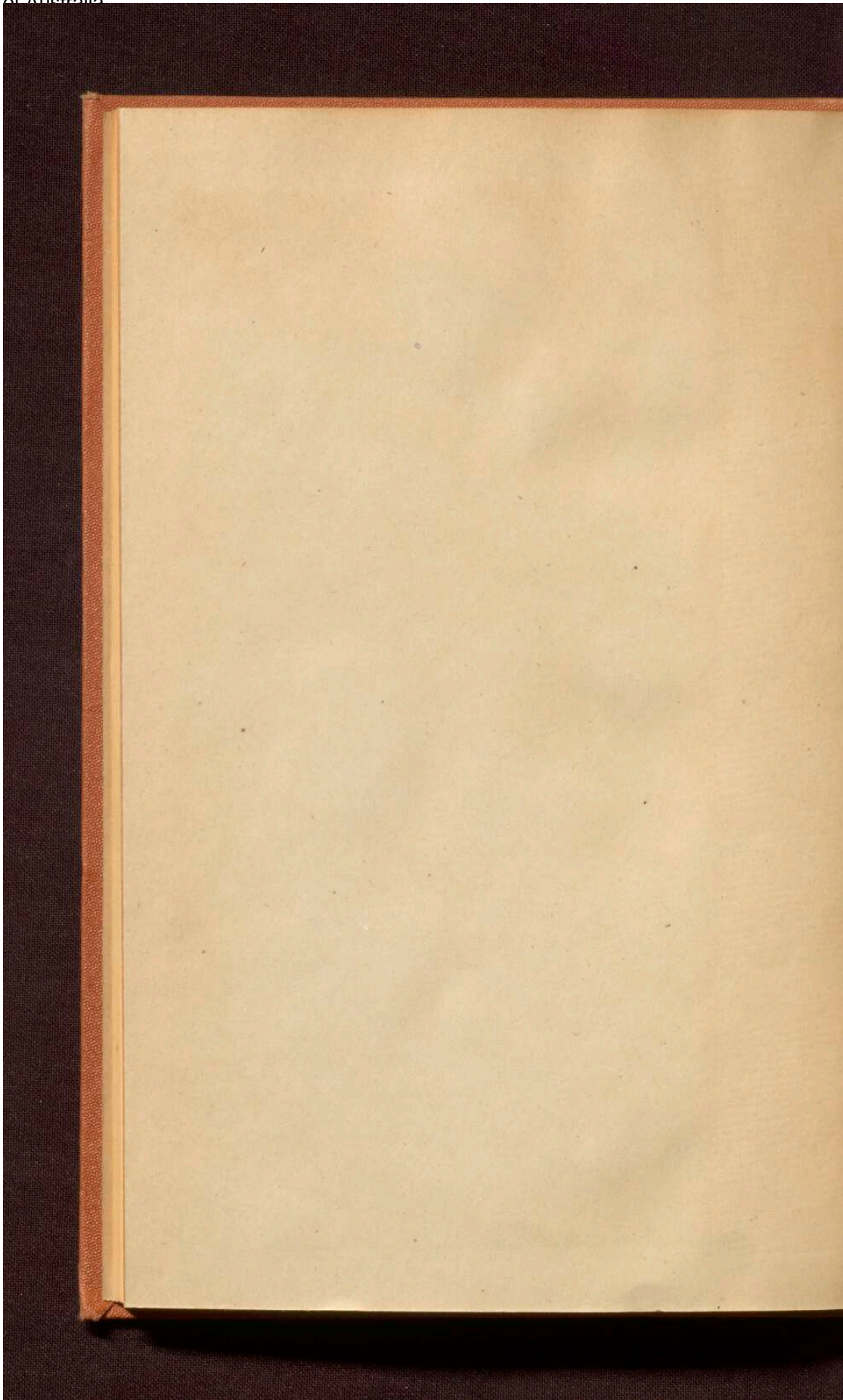
14. The revenue of Norfolk Island shall be available for defraying the expenditure thereof. Revenue and expenditure. Cf. 1905, No. 9, ss. 46, 47.

15. Duties of Customs shall not be chargeable on goods imported into Australia from Norfolk Island if the goods— Tariff preference to goods produced in Norfolk Island.

- (a) are the produce or manufacture of Norfolk Island; and
- (b) are shipped direct from Norfolk Island to Australia; and
- (c) are not goods which if manufactured or produced in Australia would be subject to any Duty of Excise.

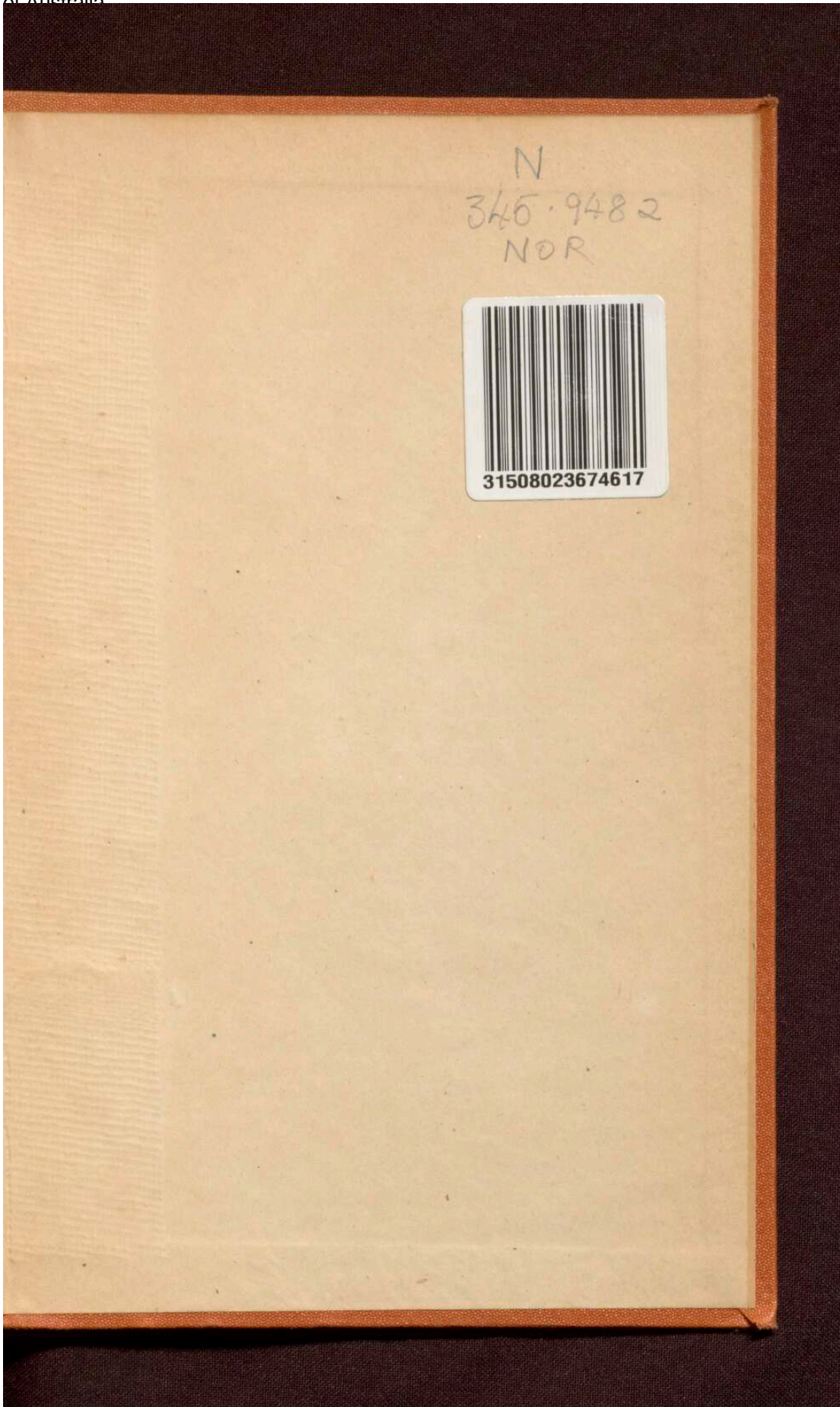
16. The manufacture or, except in accordance with the provisions of the laws at present in force in Norfolk Island, the sale or supply of alcoholic liquor is prohibited. Alcoholic liquor.

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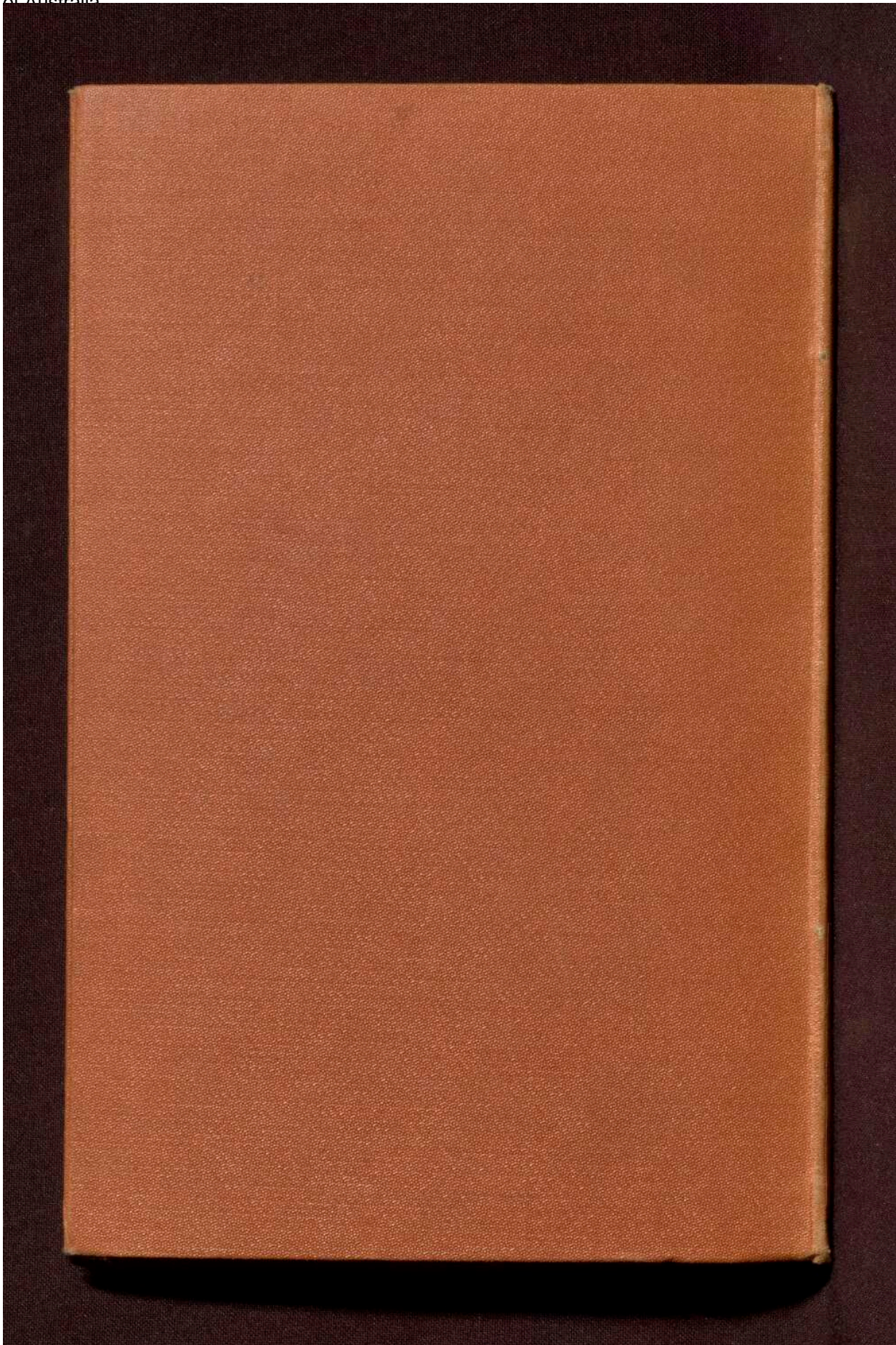
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[1643]



Commonwealth of Australia

Gazette

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No. 35.]

WEDNESDAY, 17TH JUNE.

[1914.]

AT THE COURT AT BUCKINGHAM PALACE,
The 30th day of March, 1914.

PRESENT :

The King's Most Excellent Majesty.

Lord President	Lord Colebrooke
Viscount Knollys	Lord Emmott.

WHEREAS by the *Australian Waste Lands Act 1855*, it was among other things provided that it should be lawful for Her Majesty at any time by Order in Council to separate Norfolk Island from the Colony of Van Diemen's Land and to make such provision for the Government of Norfolk Island as might seem expedient :

And whereas by an Order in Council, dated the 24th day of June, 1856, made in pursuance of the said Act, it was ordered and declared that from and after the date of the Proclamation of the Order in New South Wales Norfolk Island should be separated from the said Colony of Van Diemen's Land :

And whereas by an Order in Council, dated the 18th day of October, 1900, Her Majesty Queen Victoria was pleased to order that the affairs of Norfolk Island should thenceforth, and until further order should be made in that behalf by Her Majesty, be administered by the Governor for the time being of the State of New South Wales and its Dependencies :

And whereas by the Commonwealth of Australia Constitution Act, it is provided that the Parliament of the Commonwealth of Australia may make laws for the government of any territory placed by the King under the authority of and accepted by the Commonwealth :

And whereas the Parliament of the Commonwealth of Australia has passed an Act No. 15 of 1913, entitled "An Act to provide for the acceptance of Norfolk Island as a territory under the authority of the Commonwealth, and for the government thereof" :

And whereas it is expedient that the said Order in Council, of 18th of October, 1900, should be revoked, and that Norfolk Island should be placed under the authority of the Commonwealth of Australia :

Now, therefore, His Majesty, by virtue and in exercise of the power in this behalf by the *Australian Waste Lands Act 1855*, or otherwise in His Majesty vested, is pleased, by and with the advice of His Privy Council, to order, and it is hereby ordered, as follows :—

- (1) Norfolk Island is hereby placed under the authority of the Commonwealth of Australia.
- (2) The said Order in Council of the 18th day of October, 1900, is hereby revoked, but without prejudice to anything lawfully done thereunder.

- (3) This Order shall be published by the Governor-General of the Commonwealth of Australia in the *Commonwealth of Australia Gazette* at such time as the Governor-General may think fit, and shall take effect from the date which shall be fixed by Proclamation by the said Governor-General for the commencement of the Act No. 15 of 1913 of the Parliament of the Commonwealth.

ALMERIC FITZROY.

PROCLAMATION

By His Excellency the Right Honorable Sir Ronald Craufurd Munro Ferguson, a Member of His Majesty's Most Honorable Privy Council, Knight Grand Cross of the Most Distinguished Order of Saint Michael and Saint George, Governor-General and Commander-in-Chief of the Commonwealth of Australia.

WHEREAS by the *Norfolk Island Act 1913*, it is enacted that that Act shall not come into operation until the King has been pleased to place Norfolk Island under the authority of the Commonwealth, and the Governor-General has been pleased, by Proclamation, to fix a day for the commencement of that Act :

And whereas by an Order of His Majesty in Council bearing date the thirtieth day of March, One thousand nine hundred and fourteen, His Majesty has been pleased to place Norfolk Island under the authority of the Commonwealth, and to order that the said Order shall take effect from the date which shall be fixed by Proclamation by the said Governor-General for the commencement of the said Act :

Now therefore I, Sir Ronald Craufurd Munro Ferguson, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do fix Wednesday, the first day of July, One thousand nine hundred and fourteen, as the day upon which the *Norfolk Island Act 1913* shall commence.

Given under my Hand and the Seal of the Commonwealth of Australia this seventeenth day of June, One thousand nine hundred and fourteen, and in the fifth year of His Majesty's reign.

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

GOD SAVE THE KING!

Printed and Published for the GOVERNMENT of the COMMONWEALTH of AUSTRALIA by ALBERT J. MULLETT,
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C.7315.

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No. 5.]

CANBERRA, THURSDAY, 4TH FEBRUARY.

[1937.]

PROCLAMATION.

Commonwealth of
Australia to wit.
GOWRIEBy His Excellency the Governor-
General in and over the Common-
wealth of Australia.

Governor-General.

WHEREAS by section three of the *Commons and Public Reserves Ordinance 1936* of Norfolk Island it is provided that the Governor-General may, by proclamation, declare any Crown land to be a common or public reserve, and any such common or public reserve shall be under the care and control of the Administrator:

And whereas section three of the *Commons and Public Reserves Law 1913* provided that the land specified in Schedule 1 to that Law was declared to be a reserve for public recreation at Kingston and placed under the care and management of the Executive Council subject to certain conditions and exceptions contained in that section:

And whereas by sub-section two of section two of the *Commons and Public Reserves Ordinance 1936* it is provided that all lands declared by or under the *Commons and Public Reserves Law 1913* to be commons or public reserves shall be deemed to be declared to be such under the Ordinance and shall be under the care and control of the Administrator:

And whereas it is desirable that the lands specified in the Schedule hereto should be declared to be public reserves, and

that the reserve for public recreation at Kingston hereinbefore mentioned be henceforth known as the Kingston Recreation Reserve:

Now therefore I, Alexander Gore Arkwright, Baron Gowrie, the Governor-General aforesaid, acting with the advice of the Federal Executive Council—

- (a) do hereby declare the lands specified in the Schedule hereto to be public reserves for the purposes indicated therein; and
- (b) do hereby declare that the reserve for public recreation at Kingston referred to herein be henceforth known as the Kingston Recreation Reserve.

THE SCHEDULE.

DESCRIPTIONS OF LANDS REFERRED TO.

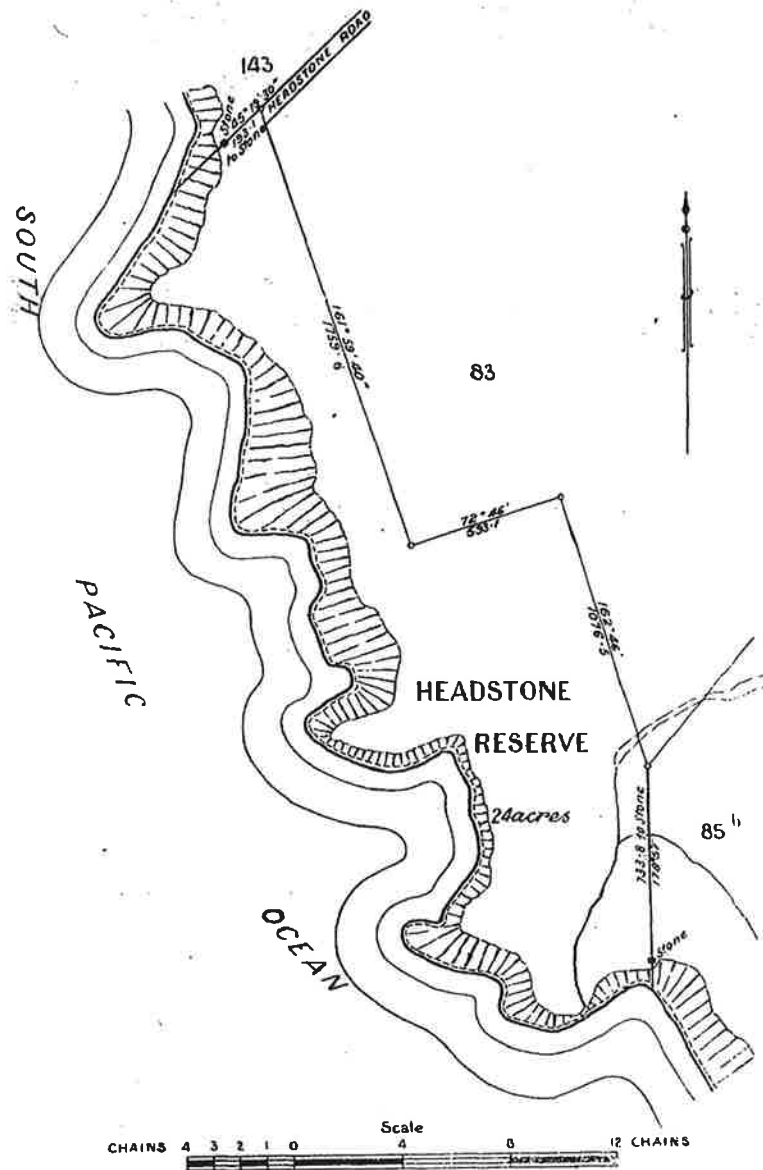
(1) *Headstone Reserve.*

RESERVE FOR LANDING, SHIPPING AND FORESTRY PURPOSES.

All that piece of land as shown on plan hereunder, containing an area of 24 acres more or less: Commencing at a point being the intersection of the south-westerly prolongation of the south-eastern boundary of portion 143 with high water mark; thence by that prolongation and part of that boundary bearing 45 degrees 19 minutes 30 seconds to the most westerly

corner of Headstone Road; thence by a south-western boundary of that road and a south-western boundary of portion 83 bearing in all 161 degrees 59 minutes 40 seconds 1759.6 links to a corner of portion 83; thence by south-eastern and south-western boundaries of that portion bearing 72 degrees

46 minutes 593.1 links and 162 degrees 46 minutes 1076.5 links to the most westerly corner of portion 85b; thence by the most westerly boundary of that portion bearing 178 degrees 57 minutes to high water mark; thence generally north-westerly by high water mark to the point of commencement.

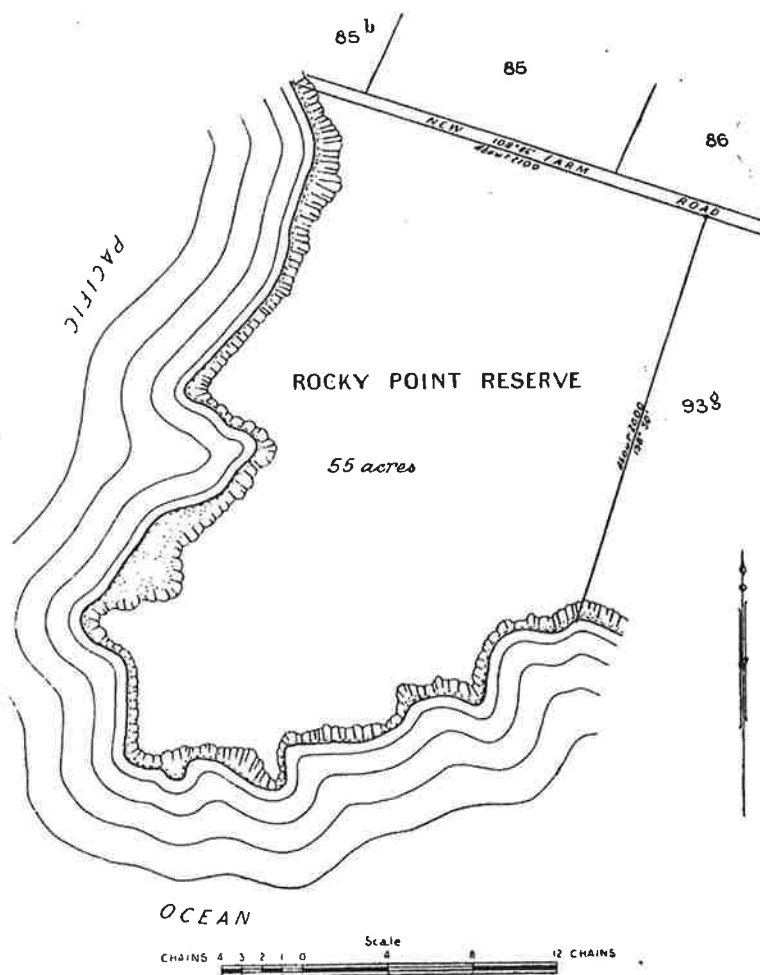


(2) *Rocky Point Reserve.*

RESERVE FOR FORESTRY PURPOSES.

All that piece of land as shown on plan hereunder containing an area of 55 acres more or less: Commencing at a point being the intersection of the north-westerly prolongation of the south-western boundary of New Farm Road south-west of

portions 85b, 85 and 86 with high water mark; thence by that prolongation and part of that boundary bearing 108 degrees 46 minutes about 2,100 links to the north-western corner of portion 93g; thence by the north-western boundary of that portion bearing 198 degrees 50 minutes about 2,000 links to high water mark; thence generally south-westerly and north-easterly by high water mark to the point of commencement.



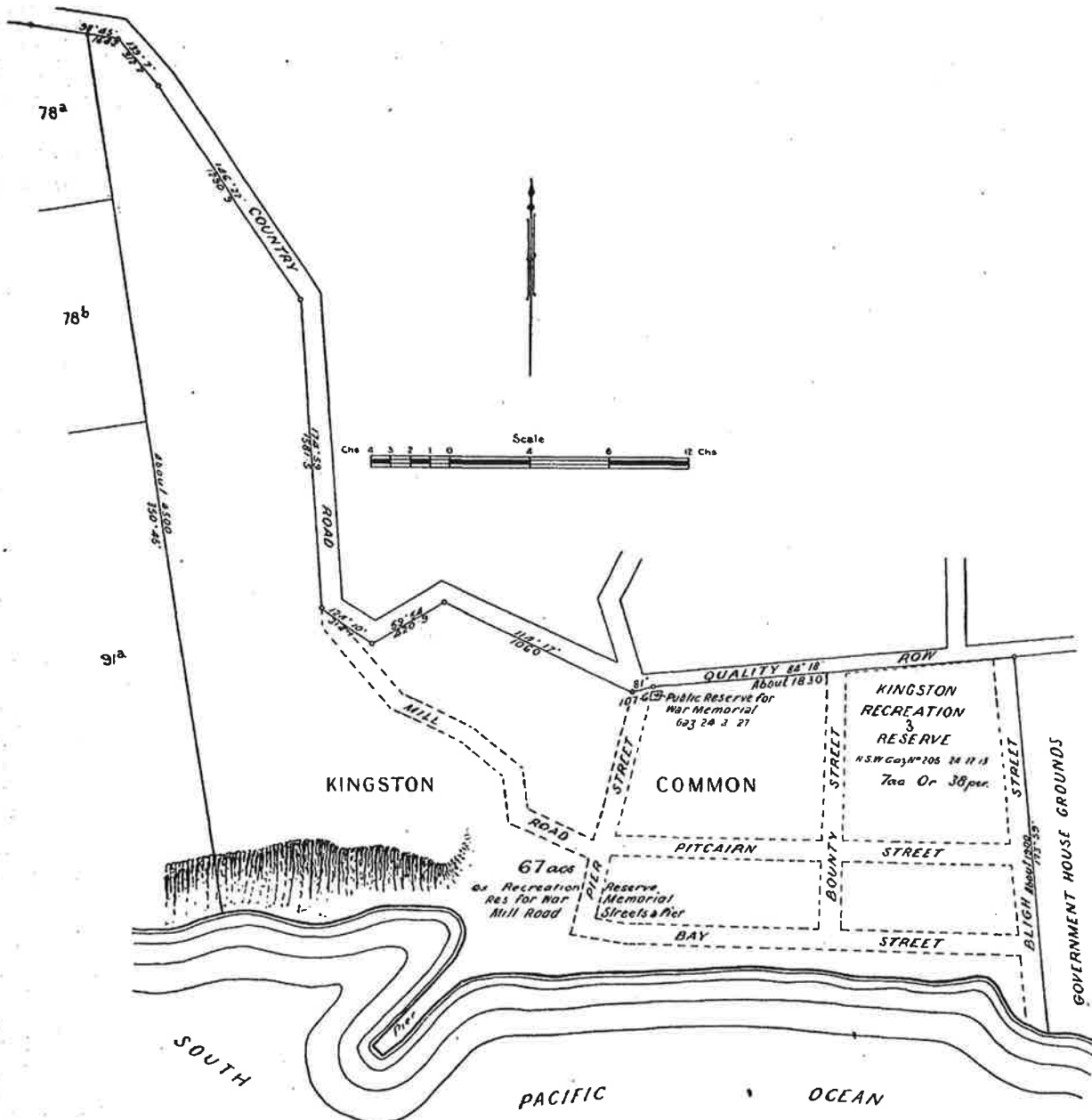
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(3) *Kingston Common Reserve.*

RESERVE FOR PASTURAGE AND OTHER PURPOSES.

All that piece of land as shown on plan hereunder, containing an area of 67 acres more or less: Commencing at a point being the intersection of the southerly prolongation of the eastern boundary of portion 91a with high water mark; thence by that prolongation and the eastern boundaries of portions 91a, 78b and 78a bearing 350 degrees 45 minutes about 4,500 links to a southern boundary of Country Road; thence generally south-easterly by boundaries of that road bearing 98 degrees 45 minutes 164.2 links 139 degrees 7 minutes 312.2 links 146 degrees 22 minutes 1290.9 links 174

degrees 59 minutes 1581.5 links 124 degrees 10 minutes 314.1 links 59 degrees 54 minutes 420.9 links 114 degrees 17 minutes 1060 links to Pier Street; thence across Pier Street, bearing 81 degrees 107.6 links to the southern boundary of Quality Row; thence by part of that boundary bearing 84 degrees 18 minutes about 1830 links to its intersection with the eastern boundary of Bligh Street; thence by that boundary bearing 173 degrees 59 minutes about 1900 links to high water mark; thence generally westerly by high water mark to the point of commencement saving and excepting therefrom Kingston Recreation Reserve, Public Reserve for War Memorial, Mill Road, Pitcairn Street, Bay Street, Bligh Street, Bounty Street, Pier Street and Pier.



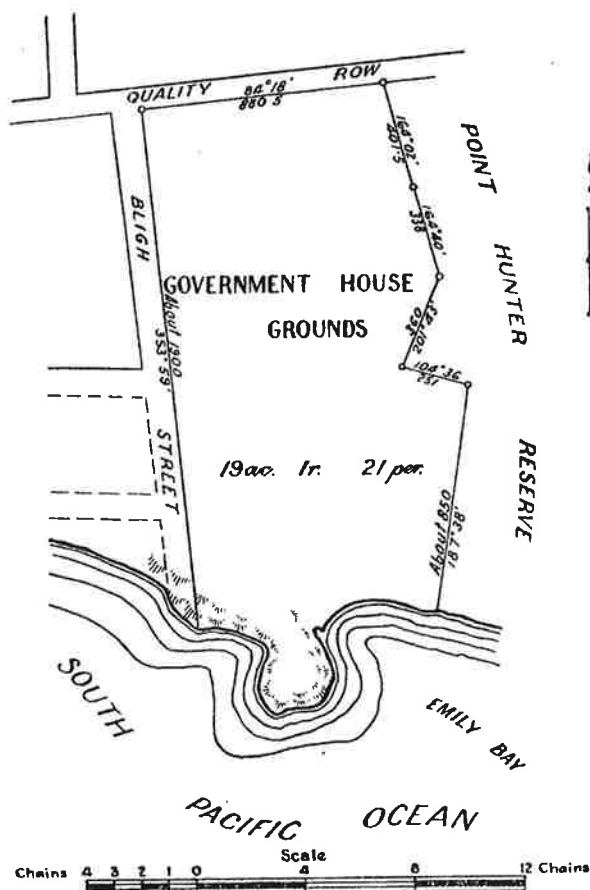
Released under the FOI Act 1982 by the Department of Infrastructure, Transport, Regional Development, Communications and the Arts

(4) *Government House Grounds Reserve.*

RESERVE FOR THE PURPOSE OF THE ADMINISTRATOR'S RESIDENCE.

All that piece of land as shown on plan hereunder, containing an area of 19 acres 1 rood 21 perches more or less: Commencing at a point where the eastern boundary of Bligh Street meets the southern boundary of Quality Row; thence by part of that southern boundary bearing 84 degrees 18

minutes 880.5 links to the north-western corner of Point Hunter Reserve; thence by western boundaries of that reserve bearing 104 degrees 2 minutes 401.5 links 104 degrees 40 minutes 338 links 201 degrees 43 minutes 360 links 104 degrees 36 minutes 251 links 187 degrees 38 minutes about 850 links to high water mark; thence generally westerly by high water mark to the eastern boundary of Bligh Street; thence by that boundary bearing 353 degrees 59 minutes about 1900 links to the point of commencement.

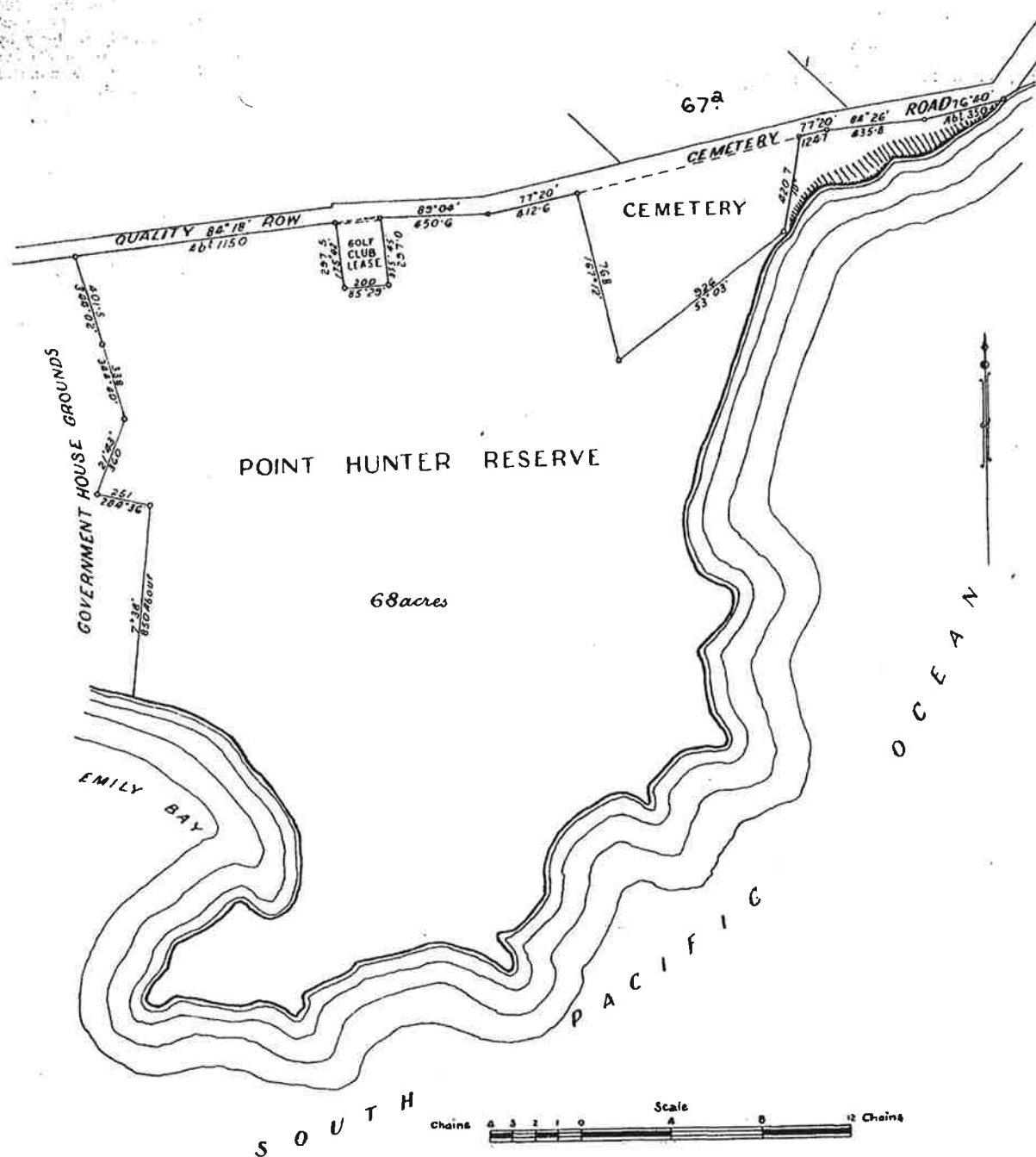
(5) *Point Hunter Reserve.*

RESERVE FOR RECREATION PURPOSES.

All that piece of land as shown on plan hereunder, containing an area of 68 acres more or less: Commencing at a point on the southern boundary of Quality Row being the north-eastern corner of Government House Grounds; thence by part of the southern boundary of Quality Row bearing 84 degrees 18 minutes about 1150 links to its intersection with the northerly prolongation of the western boundary of the Golf Club lease; thence by lines bearing 175 degrees 42 minutes 297.5 links 85 degrees 20 minutes 200 links 355 degrees 45 minutes 297 links to a southern boundary of

Cemetery Road; thence by parts of southern boundaries of that road bearing 89 degrees 4 minutes 450.6 links 77 degrees 20 minutes 412.6 links to the north-western corner of a cemetery; thence by western and south-eastern boundaries of that cemetery bearing 167 degrees 12 minutes 768 links 53 degrees 3 minutes 926 links 10 degrees 420.7 links to a southern boundary of Cemetery Road beforementioned; thence by southern boundaries of that road bearing 77 degrees 20 minutes 124.7 links 84 degrees 26 minutes 435.8 links 76 degrees 40 minutes about 350 links to high water mark; thence generally south-westerly and northerly by high water mark to the south-eastern corner of Government House Grounds; thence by eastern boundaries of Government House

Grounds bearing 7 degrees 38 minutes about 850 links 284
degrees 30 minutes 261 links 21 degrees 43 minutes 360
links 344 degrees 40 minutes 338 links 344 degrees 2 minutes
401.5 links to the point of commencement.



(6) Ball Bay Reserve.

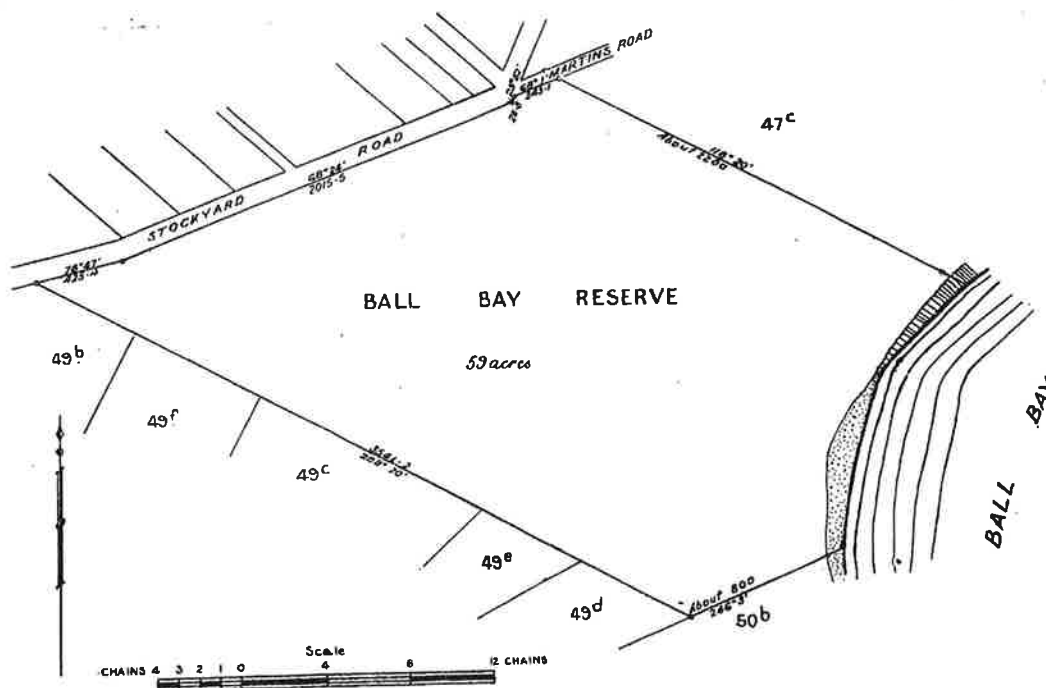
RESERVE FOR RECREATION, LANDING AND SHIPPING PURPOSES.

All that piece of land as shown on plan hereunder, containing an area of 59 acres more or less: Commencing at a point on a south-eastern boundary of Martins Road being the most westerly corner of portion 47c; thence by the south-western boundary of that portion and its south-easterly prolongation in all bearing 118 degrees 20 minutes about 2,200

links to high water mark of Ball Bay; thence generally south-westerly by that high water mark about 1,450 links to its intersection with the north-easterly prolongation of the north-western boundary of portion 50b; thence by that prolongation and part of that boundary bearing 246 degrees 3 minutes about 800 links to the most easterly corner of portion 49d; thence by the north-eastern boundaries of that portion and portions 49e, 49c, 49f and 49b bearing in all 298

degrees 20 minutes 3,541.2 links to a south-eastern boundary of Stockyard Road; thence by south-eastern boundaries of that road and Martins Road being 76 degrees 47 minutes

425.4 links 68 degrees 24 minutes 2,015.5 links 23 degrees 52 minutes 28.8 links 68 degrees 1 minute 243.1 links to the point of commencement.

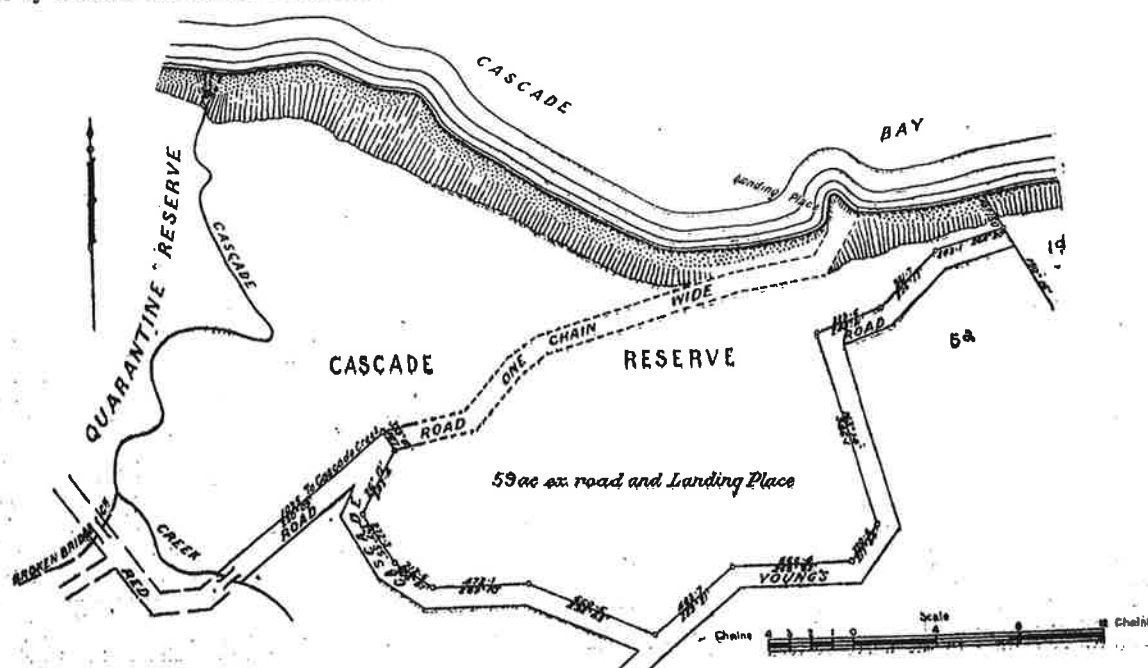


(7) Cascade Reserve.

RESERVE FOR SHIPPING AND RECREATION PURPOSES.

All that piece of land as shown on plan hereunder, containing an area of 59 acres more or less: Commencing at a point where a north-western boundary of Young's Road meets the south-western boundary of portion 1d; thence by north-western and south-western boundaries of that road bearing 254 degrees 20 minutes 343.1 links 226 degrees 17 minutes 381.7 links 248 degrees 31 minutes 329.6 links 163 degrees 14 minutes 946.1 links 217 degrees 34 minutes 220.5 links 268 degrees 52 minutes 505.4 links 229 degrees 21 minutes 483.7 links to a north-eastern boundary of Cascade Road; thence by northern and eastern boundaries of Cascade Road

bearing 292 degrees 53 minutes 600.5 links 269 degrees 10 minutes 472.1 links 305 degrees 51 minutes 212.5 links 327 degrees 55 minutes 272.3 links 26 degrees 12 minutes 342.4 links; thence across Cascade Road bearing 333 degrees 3 minutes 107 links to a corner of Red Road; thence by part of a north-western boundary of Red Road bearing 230 degrees 9 minutes 1,025 links to Cascade Creek; thence generally northerly by that creek down-stream to high-water mark; thence generally easterly by high-water mark to its intersection with the north-westerly prolongation of the south-western boundary of portion 1d; thence by that prolongation and part of that south-western boundary bearing 150 degrees 15 minutes about 150 links to the point of commencement saving and excepting therefrom part of Cascade Road, and Landing Place, as shown on plan above referred to.

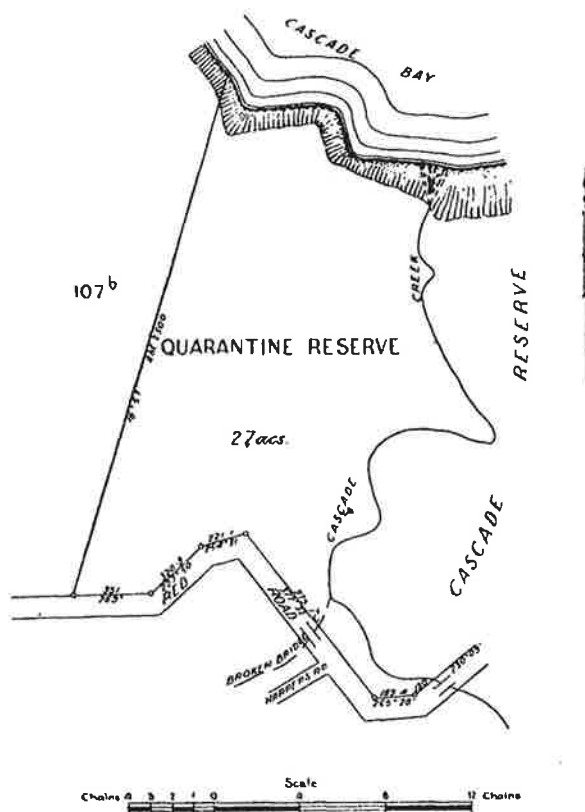


(8) *Quarantine Reserve.*

RESERVE FOR QUARANTINE PURPOSES.

All that piece of land as shown on plan hereunder, containing an area of 27 acres more or less: Commencing at a point on a northern boundary of Red Road, being the south-eastern corner of portion 107b; thence by the south-eastern boundary of that portion and its north-easterly prolongation bearing 16 degrees 57 minutes about 2,500 links to high-water

mark; thence generally easterly by high-water mark to Cascade Creek; thence generally southerly by Cascade Creek upstream to a north-western boundary of Red Road; thence by north-western and north-eastern boundaries of that road bearing 230 degrees 9 minutes 130 links 265 degrees 28 minutes 189.4 links 322 degrees 33 minutes 975.1 links 254 degrees 31 minutes 221.1 links 227 degrees 50 minutes 320.9 links 269 degrees 351 links to the point of commencement.

(9) *Mount Pitt Reserve.*

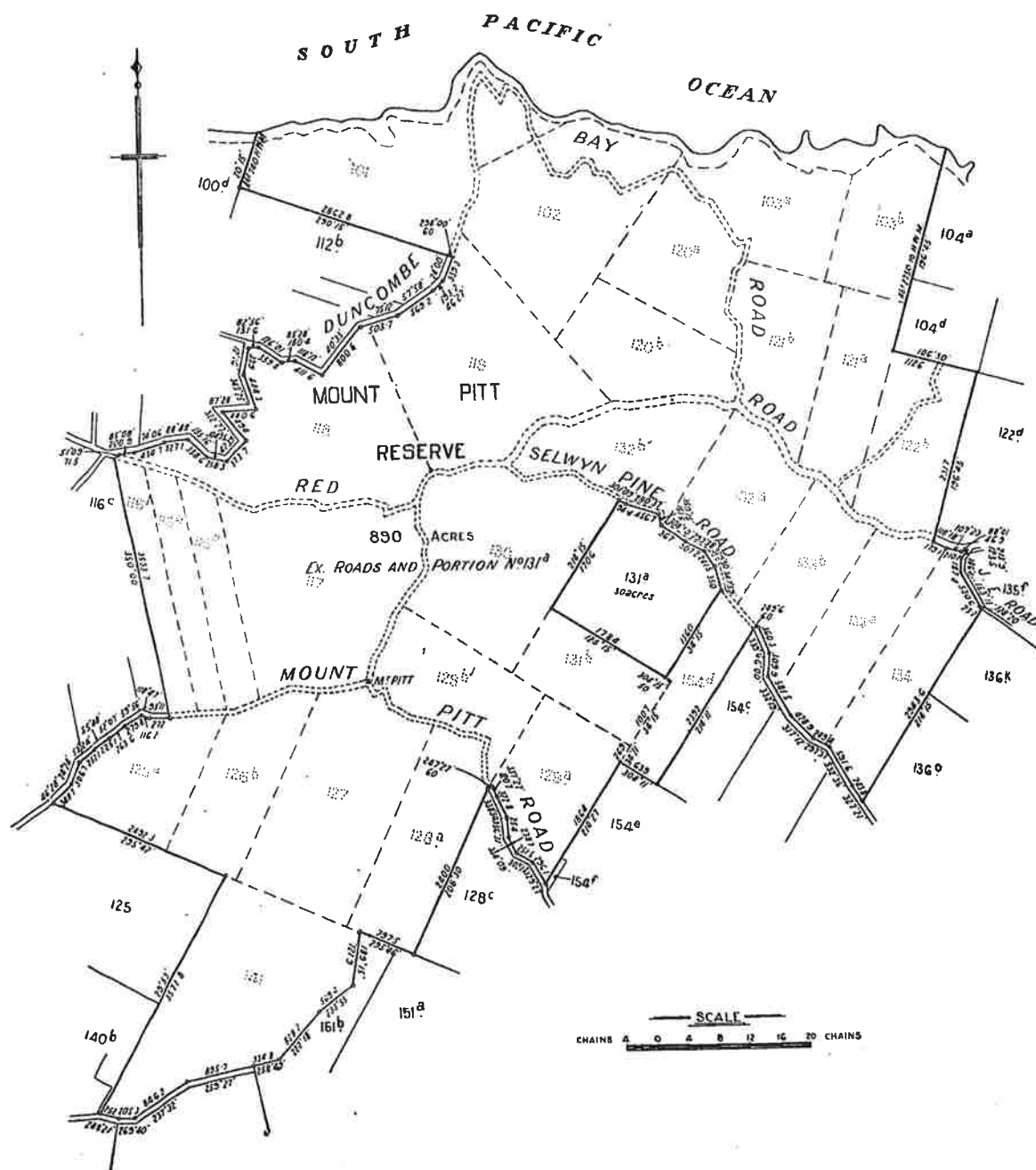
RESERVE FOR FORESTRY PURPOSES.

All that piece of land as shown on plan hereunder, containing an area of 890 acres more or less: Commencing at a point being the intersection of the north-easterly prolongation of the north-western boundary of portion 104a with high-water mark South Pacific Ocean; thence by that prolongation and the north-western boundaries of portions 104a and 104d bearing in all 196 degrees 45 minutes about 2,750 links to the south-western corner of portion 104d; thence by part of the south-western boundary of that portion bearing 106 degrees 30 minutes 1,120 links to the north-western corner of portion 122d; thence by the north-western boundary of that portion and its prolongation bearing in all 196 degrees 45 minutes 2,317 links to a southern boundary of Red Road; thence generally easterly by that road bearing 118 degrees 18 minutes 179.1 links 107 degrees 23 minutes 210.1 links 88 degrees 1 minute 46.9 links to a western boundary of J.E. Road; thence south-westerly and south-easterly by that road bearing 213 degrees 9 minutes 123.5 links 186 degrees 41 minutes 187.4 links 163 degrees 11 minutes 530.6 links 128 degrees 20 minutes 23.7 links to the north-western corner of portion

136k; thence by the north-western boundary of that portion and the north-western boundary of portion 136o bearing in all 214 degrees 15 minutes 2,943.6 links to a north-eastern boundary of Selwyn Pine Road; thence generally north-westerly by that road bearing 327 degrees 21 minutes 243.8 links 332 degrees 35 minutes 591.6 links 297 degrees 57 minutes 249.8 links 317 degrees 12 minutes 428.9 links 332 degrees 19 minutes 581.5 links 6 degrees 309.9 links 339 degrees 6 minutes 360.3 links; thence across Selwyn Pine Road bearing 249 degrees 6 minutes 60 links to the north-western corner of portion 154c; thence by the north-western boundary of that portion bearing 214 degrees 11 minutes 2,392 links to the north-eastern boundary of portion 154e; thence by part of that boundary bearing 304 degrees 11 minutes 639 links to the north-western corner of portion 154e; thence by a north-western boundary of that portion and the north-western boundary of portion 154f bearing in all 214 degrees 27 minutes 1,864 links to a north-eastern boundary of Mount Pitt Road; thence generally north-westerly by that road bearing 329 degrees 27 minutes 296.1 links 302 degrees 17 minutes 251.5 links 334 degrees 9 minutes 238.7 links 356 degrees 31 minutes 254 links 338 degrees 50 minutes 322.8 links 337

degrees 27 minutes 120.7 links; thence across Mount Pitt Road bearing 247 degrees 27 minutes 60 links to the north-western corner of portion 128c; thence by the north-western boundary of that portion bearing 206 degrees 30 minutes 2,400 links to the north-eastern boundary of portion 151a; thence by part of that boundary and the north-eastern boundary of portion 151b bearing in all 295 degrees 46 minutes 797.5 links to the northernmost corner of portion 151b; thence by north-western boundaries of that portion and north-western and north-eastern boundaries of a road bearing 189 degrees 15 minutes 721.9 links 233 degrees 55 minutes 509.4 links 222 degrees 18 minutes 828.2 links 258 degrees 49 minutes 334.8 links 259 degrees 27 minutes 895.7 links 237 degrees 32 minutes 846.2 links 269 degrees 40 minutes 205.3 links 288 degrees 21 minutes 252 links to the south-eastern corner of portion 140b; thence by the south-eastern boundaries of that portion and portion 125 bearing in all 29 degrees 53 minutes 3,571.8 links to the most easterly corner of portion 125; thence by the north-eastern boundary of that portion bearing 295 degrees 42 minutes 2,492.3 links to a south-eastern boundary of Mount Pitt Road; thence generally north-easterly by that road bearing 46 degrees 28 minutes 348.7 links 24 degrees 24 minutes 306.7 links 53 degrees 24 minutes 252.1 links 55 degrees 48 minutes 225.1 links 52 degrees 7 minutes 263.6 links 59 degrees 56 minutes 279.8 links 118 degrees 47 minutes 116.2 links 93 degrees 11 minutes 272 links to the south-easterly prolongation of the north-eastern boundary of portion 116c; thence by that prolongation across

Mount Pitt Road and the north-eastern boundary of portion 116c bearing in all 350 degrees 3,533.7 links to the north-eastern corner of portion 116c; thence across Red Road bearing 51 degrees 9 minutes 71.5 links to a southern boundary of Duncombe Bay Road; thence generally north-easterly by that road bearing 85 degrees 8 minutes 200.9 links 74 degrees 6 minutes 434.7 links 84 degrees 48 minutes 327.1 links 135 degrees 16 minutes 338.6 links 104 degrees 35 minutes 258.3 links 47 degrees 39 minutes 373.7 links 322 degrees 27 minutes 494 links 87 degrees 28 minutes 440.6 links 343 degrees 25 minutes 488.3 links 12 degrees 10 minutes 339 links 82 degrees 56 minutes 131.6 links 126 degrees 1 minute 359.8 links 85 degrees 28 minutes 180.4 links 118 degrees 13 minutes 411.6 links 40 degrees 33 minutes 800.5 links 75 degrees 12 minutes 503.7 links 57 degrees 58 minutes 509.2 links 46 degrees 27 minutes 193.2 links 24 degrees 339.3 links; thence across Duncombe Bay Road bearing 294 degrees 60 links to the north-eastern corner of portion 112b; thence by the north-eastern boundary of that portion bearing 290 degrees 15 minutes 2,862.8 links to the south-eastern boundary of portion 100d; thence by part of that boundary of that portion bearing 20 degrees 15 minutes about 740 links to high-water mark South Pacific Ocean; thence generally easterly by that high-water mark to the point of commencement saving and excepting out of and from the land above described included roads and portion 131a of 30 acres both as shown on plan above referred to.

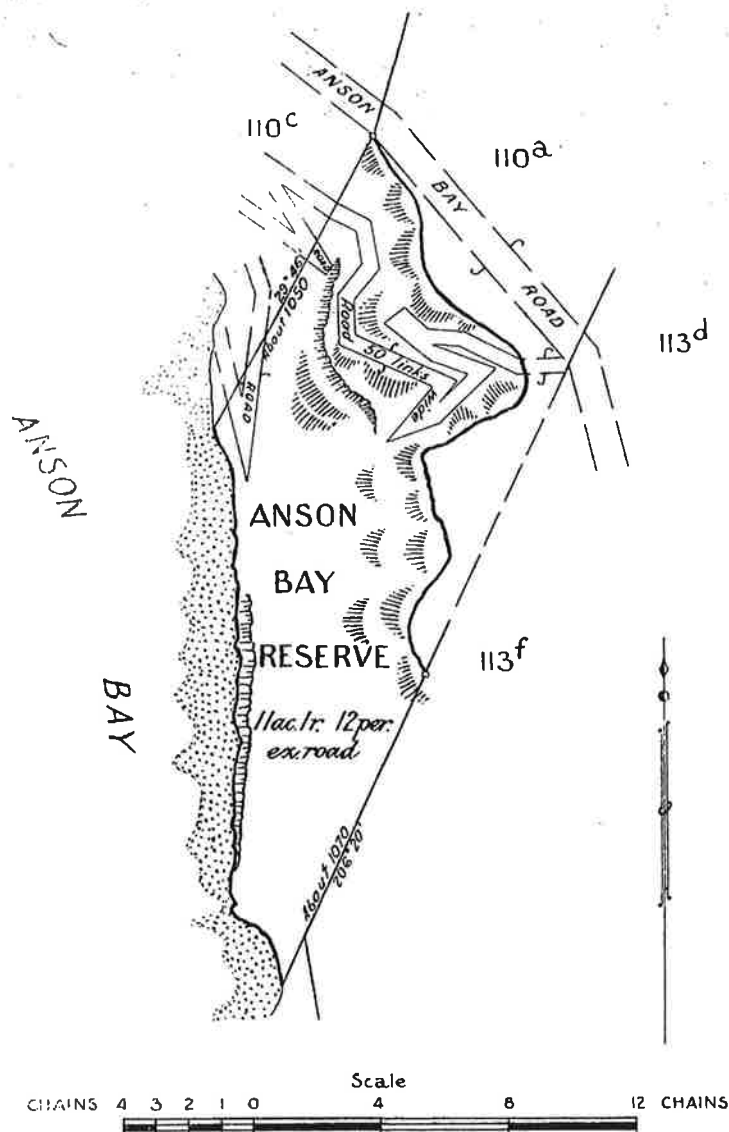


109 Anson Bay Reserve.

RESERVE FOR CABLE, LANDING, SHIPPING AND RECREATION PURPOSES.

All that piece of land as shown on plan hereunder containing an area of 11 acres 1 rood 12 perches more or less: Commencing at the most westerly corner of portion 110a; thence generally southerly by the south-western boundary of that portion to the north-western boundary of portion 113f;

thence by part of that boundary and its south-westerly prolongation bearing 206 degrees 20 minutes about 1070 links to high-water mark of Anson Bay; thence generally northerly by that high-water mark to its intersection with the alignment of the south-eastern boundary of portion 110c; thence by that alignment bearing 29 degrees 46 minutes about 1,050 links to the point of commencement saving and excepting therefrom parts of road as shown on plan above referred to. :

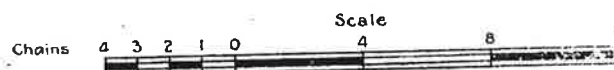
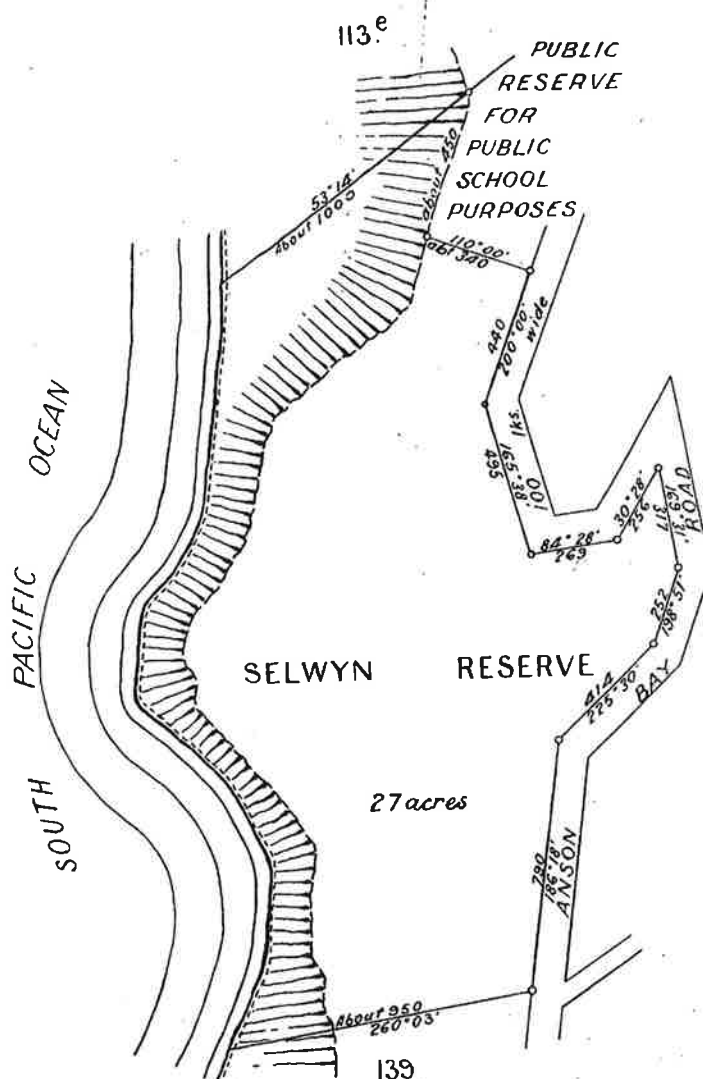


(11) *Selwyn Reserve.*

RESERVE FOR RECREATION PURPOSES.

All that piece of land as shown on plan hereunder, containing an area of 27 acres more or less; Commencing at a point on a western boundary of Anson Bay Road being the most northerly corner of portion 139; thence by a north-western boundary of that portion bearing 260 degrees 3 minutes about 950 links to high-water mark; thence generally northerly by high-water mark to its intersection with the south-westerly prolongation of the south-eastern boundary of portion 113e; thence by that prolongation and part of that boundary

bearing 53 degrees 14 minutes about 1,000 links to the north-western corner of a reserve for public school purposes; thence south-westerly by the western boundary of that reserve about 450 links to the south-western corner thereof; thence by the south-western boundary of the aforesaid reserve bearing 110 degrees about 340 links to a north-western boundary of Anson Bay Road; thence by boundaries of that road bearing 200 degrees 440 links 165 degrees 38 minutes 495 links 84 degrees 28 minutes 269 links 30 degrees 28 minutes 256 links 169 degrees 31 minutes 317 links 198 degrees 51 minutes 252 links 225 degrees 30 minutes 414 links 186 degrees 18 minutes 790 links to the point of commencement.

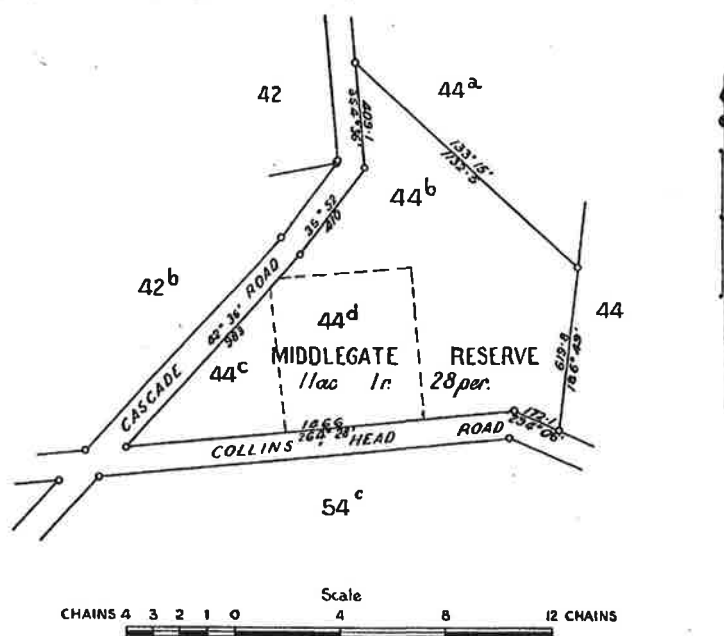


(12) *Middlegate Reserve.*

RESERVE FOR SCHOOL AND GENERAL PURPOSES.

All that piece of land containing an area of 11 acres 1 rood 28 perches more or less, being portions 44b, 44c and 44d as shown on plan hereunder: Commencing at a point on a north-eastern boundary of Collins Head Road being the most westerly corner of portion 44; thence by north-eastern and northern boundaries of that road bearing 294 degrees 6 minutes 172.1 links 264 degrees 28 minutes 1466 links to a

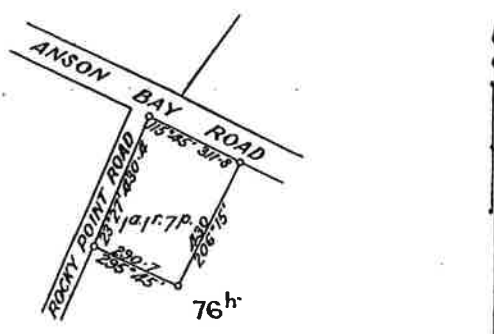
south-eastern boundary of Cascade Road; thence by south-eastern and eastern boundaries of Cascade Road bearing 42 degrees 36 minutes 983 links 35 degrees 52 minutes 410 links 354 degrees 36 minutes 409.1 links to the south-western boundary of portion 44a; thence by that boundary bearing 133 degrees 15 minutes 1,132.5 links to the western boundary of portion 44; thence by part of that boundary bearing 186 degrees 49 minutes 619.8 links to the point of commencement.

(13) *Longridge Reserve.*

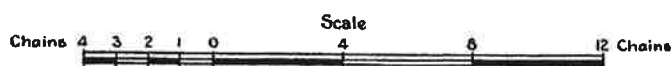
RESERVE FOR THE PURPOSES OF A SHOW GROUND.

All that piece of land, as shown on plan hereunder, containing an area of 1 acre 1 rood 7 perches more or less: Commencing at a point on a south-western boundary of Anson Bay Road being the most northerly corner of portion 76h; thence by north-western and north-eastern boundaries of

that portion bearing 206 degrees 15 minutes 430 links 295 degrees 45 minutes 290.7 links to a south-eastern boundary of Rocky Point Road; thence by part of that boundary bearing 23 degrees 27 minutes 430.4 links to the aforesaid south-western boundary of Anson Bay Road; thence by part of that boundary bearing 115 degrees 45 minutes 311.8 links to the point of commencement.



LONGRIDGE RESERVE

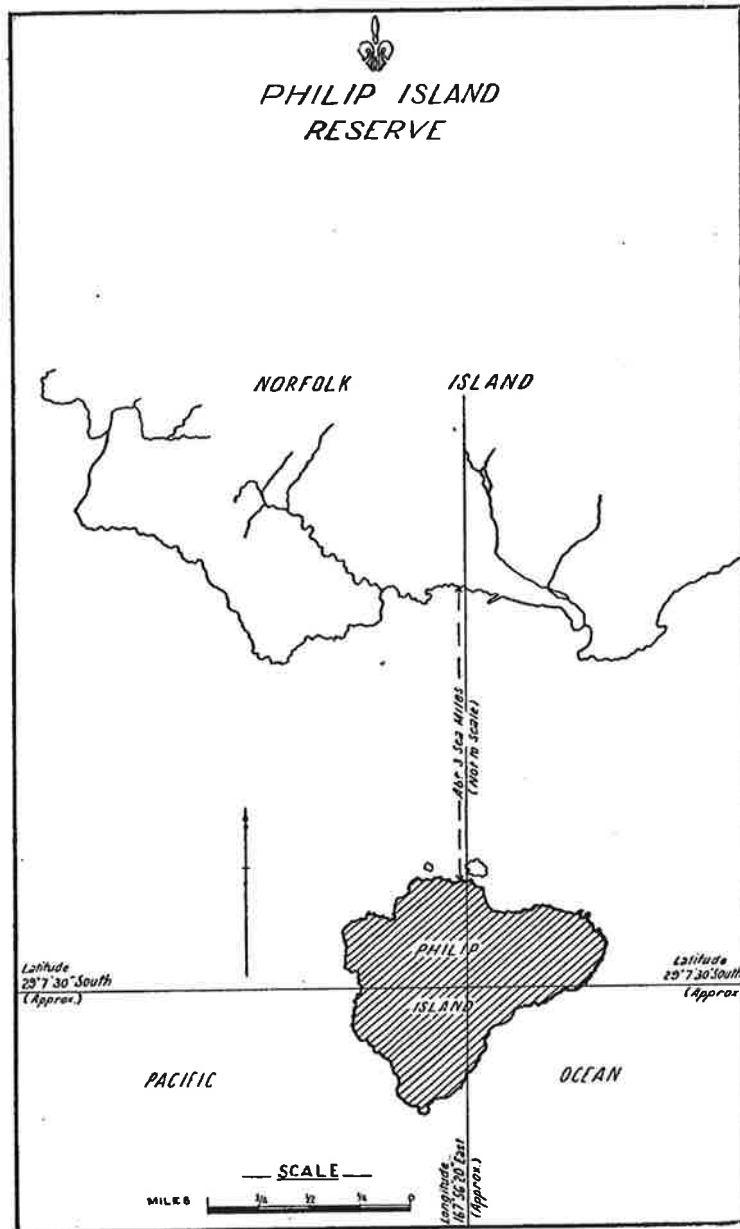


(14) *Philip Island Reserve.*

RESERVE FOR FORESTRY PURPOSES.

All the piece of land being the whole of Philip Island situate in the Pacific Ocean in latitude approximately 29 degrees 7 minutes 30 seconds south and longitude approxi-

mately 167 degrees 56 minutes 20 seconds east, the northern coast of which lies about 3 sea miles southerly from the southern coast of Norfolk Island, containing an area of approximately 1 square mile as shown hachured on plan hereunder.

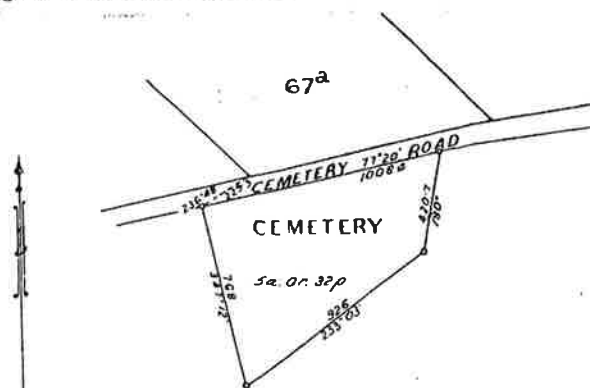


167 R.

(16) Cemetery Reserve.
RESERVE FOR BURIAL PURPOSES.

All that piece of land as shown on plan hereunder containing an area of 5 acres 0 roods 32 perches more or less: Commencing at a point on a southern boundary of Cemetery Road which point bears about 236 degrees 48 minutes 229.3 links

from the most southerly corner of portion 67a; thence by part of that boundary of that road bearing 77 degrees 20 minutes 1,008.4 links; thence by boundaries of Point Hunter Reserve bearing 190 degrees 420.7 links 233 degrees 3 minutes 926 links 347 degrees 12 minutes 768 links to the point of commencement.



POINT HUNTER RESERVE

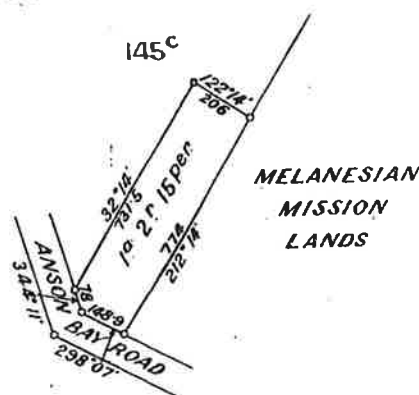
Scale
Chains 0 1 2 3 4 5 6

(16) Stock Reserve.

RESERVE FOR THE PURPOSE OF WATERING STOCK.

All that piece of land as shown on plan hereunder, containing an area of 1 acre 2 roods 15 perches more or less: Commencing at a point on a north-eastern boundary of Anson Bay Road being the most southerly corner of portion 145c; thence by south-eastern and south-western boundaries of that

portion bearing 32 degrees 14 minutes 731.5 links 122 degrees 14 minutes 206 links to a north-western boundary of Melanesian Mission lands; thence by part of that boundary bearing 212 degrees 14 minutes 774 links to a north-eastern boundary of Anson Bay Road; thence by north-eastern boundaries of that road bearing 298 degrees 7 minutes 148.9 links 344 degrees 11 minutes 78 links to the point of commencement.



STOCK RESERVE

Scale
CHAINS 4 3 2 1 0 4 8 12 CHAINS

(L.S.) Given under my Hand and the Seal of the Commonwealth of Australia this Third day of February, in the year of our Lord, One thousand nine hundred and thirty-seven, and in the first year of His Majesty's reign.

By His Excellency's Command,

G. F. PEARCE

for the Prime Minister.

GOD SAVE THE KING!

PROCLAMATION.

Commonwealth of
Australia to wit.
P. W. STREET
Deputy of the
Governor-General.

By His Excellency the Deputy of
the Governor-General in and
over the Commonwealth of Aus-
tralia.

WHEREAS it is provided by sub-section (3.) of section six of the *Loan (Farmers' Debt Adjustment) Act 1935-1936* that no grant shall be made under that Act to a State unless or until there is in force in the State legislation which is declared by proclamation to be legislation which affords farmers reasonable facilities for relief in respect of debts owing by them:

And whereas by sub-section (2.) of section nine of the said Act it is provided that that section shall, subject to the provisions of sub-sections (3.) and (4.) of that section, apply to any State Act declared by Proclamation to be a State Act to which the section applies:

And whereas by Proclamation dated the twenty-seventh day of November, One thousand nine hundred and thirty-five and published in the *Gazette* dated the fifth day of December, One thousand nine hundred and thirty-five, the *Primary Producers' Debts Act, 1935* of the State of South Australia was declared to be a State Act to which section nine of the *Loan (Farmers' Debt Adjustment) Act 1935* applies:

And whereas by Proclamation dated the twenty-fifth day of March, One thousand nine hundred and thirty-six and published in the *Gazette* dated the twenty-sixth day of March, One thousand nine hundred and thirty-six, the *Farmers Assistance Act 1933* and the *Primary Producers' Debts Act, 1935* of the State of South Australia were declared to be legislation which affords farmers reasonable facilities for relief in respect of debts owing by them:

And whereas by Proclamation dated the seventeenth day of June, One thousand nine hundred and thirty-six and published in the *Gazette* dated the eighteenth day of June, One thousand nine hundred and thirty-six, the *Primary Producers' Debts Act Amendment Act, 1935* of the State of South Australia was declared to be a State Act to which section nine of the *Loan (Farmers' Debt Adjustment) Act 1935-1936* applies:

And whereas it is desirable—

- (a) to revoke the said Proclamations dated the twenty-seventh day of November, One thousand nine hundred and thirty-five, the twenty-fifth day of March, One thousand nine hundred and thirty-six and the seventeenth day of June, One thousand nine hundred and thirty-six; and
- (b) to declare the *Farmers Assistance Act, 1933* and the *Primary Producers' Debts Acts, 1935 and 1936* of the said State to be legislation which affords farmers reasonable facilities for relief in respect of debts owing by them and to be State Acts to which section nine of the *Loan (Farmers' Debt Adjustment) Act 1935-1936* applies;

Now therefore I, Sir Philip Whistler Street, Deputy of the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby—

- (a) revoke the said Proclamations dated the twenty-seventh day of November, One thousand nine hundred and thirty-five, the twenty-fifth day of March, One thousand nine hundred and thirty-six and the seventeenth day of June, One thousand nine hundred and thirty-six; and
- (b) declare the *Farmers Assistance Act, 1933* and the *Primary Producers' Debts Acts, 1935 and 1936* of the said State to be legislation which affords farmers reasonable facilities for relief in respect of debts owing by them and to be State Acts to which section nine of the *Loan (Farmers' Debt Adjustment) Act 1935-1936* applies.

Given under my Hand and the Seal of the Commonwealth, this twenty-seventh day of January, in the year of Our Lord One thousand nine hundred and thirty-six and in the first year of His Majesty's reign.

By His Excellency's Command,

H. V. C. THORBY

Acting Minister of State for Commerce.
GOD SAVE THE KING!

THE TERRITORY OF NORFOLK ISLAND.

No. 2 of 1937.

AN ORDINANCE

To amend the Bean Seed Export Control
Ordinance 1936.

BE it ordained by the Governor-General in and over the Commonwealth of Australia, with the advice of the Federal Executive Council, in pursuance of the powers conferred by the *Norfolk Island Act 1913-1935*, as follows:

1.—(1.) This Ordinance may be cited as the *Bean Seed Export Control Ordinance 1937*. Short title and citation.

(2.) The *Bean Seed Export Control Ordinance 1936* is in this Ordinance referred to as the Principal Ordinance.

(3.) The Principal Ordinance, as amended by this Ordinance, may be cited as the *Bean Seed Export Control Ordinance 1936-1937*.

2. Section five of the Principal Ordinance is amended by inserting after the word "export" (second occurring) the words "and is packed or bagged as prescribed". Regulation and export of seed.

3. Section six of the Principal Ordinance is amended—

(a) by inserting after the word "if" the words "it possesses not less than the prescribed germinating power and has been fumigated and"; and

(b) by adding at the end thereof the following sub-section:—

"(2.) Subject to the regulations, bags or other packages containing seed may be marked 'First Grade', 'Second Grade', or as the case requires, as directed by the Inspector." Certification.

4. Section seven of the Principal Ordinance is repealed and the following sections inserted in its stead:—

Inspection,
fumigation
and
germination
test.

"7.—(1.) All seed intended for export shall be delivered to the Inspector, for inspection, fumigation and testing as to germinating power, at such places and within such time before export as are prescribed, unless the Inspector otherwise directs.

"(2.) All seed so delivered which is certified to be fit for export shall be subject to the control of the Inspector until it is shipped for export.

Seed subject
to control of
Inspector.

"7A. No seed subject to the control of the Inspector shall be moved, altered or interfered with except by authority of the Inspector.

Penalty: Twenty pounds."

Inspection
fees.

5. Section eight of the Principal Ordinance is amended—

(a) by inserting after the word "inspection" (first occurring) the words "fumigation or testing as to germinating power", and

(b) by omitting the words "for inspection" (second occurring).

6. After section nine of the Principal Ordinance the following section is inserted.

Recovery of
fees.

"9A. Any fees payable under this Ordinance by any person shall be recoverable in the Court by the Administrator as a debt due to the Crown."

Regulations.

7. Section eleven of the Principal Ordinance is amended by omitting the words "the fees to be paid for the inspection or grading of seed" and inserting in their stead the following paragraphs:—

"—(a) the registration of brands and the use of registered brands in connexion with the export of seed; and

(b) the fees to be paid for the fumigation, inspection, grading and testing of seed."

Dated this third day of February, 1937.

GOWRIE

Governor-General.

By His Excellency's Command,

G. F. PEARCE

for the Prime Minister.

THE TERRITORY FOR THE SEAT OF GOVERNMENT.

Regulations under the Apprenticeship Ordinance 1936.

I, THOMAS PATERSON, Minister of State for the Interior, in pursuance of the powers conferred by the Apprenticeship Ordinance 1936, hereby make the following Regulations.

Dated this 27th day of January, 1937.

T. PATERSON,

Minister of State for the Interior.

APPRENTICESHIP REGULATIONS.

Short title.

1: These Regulations may be cited as the Apprenticeship Regulations.

[2225]



Commonwealth of Australia

Gazette.

PUBLISHED BY AUTHORITY.

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

No. 213.]

CANBERRA, THURSDAY, 17TH OCTOBER.

[1940.]

PROCLAMATION

Commonwealth of
Australia to wit.
GOWRIE
Governor-General.

By His Excellency the Governor-
General in and over the Com-
monwealth of Australia.

WHEREAS, by section three of the *Commons and Public Reserves Ordinance 1936* of Norfolk Island, it is provided that the Governor-General may, by proclamation, declare any Crown land to be a common or public reserve:

And whereas, by section three of the "Commons and Public Reserves Law, 1913", the land specified in Schedule I. to that Law was declared to be a reserve for public recreation at Kingston:

And whereas, by sub-section (2.) of section two of the *Commons and Public Reserves Ordinance 1936*, it is provided that all lands declared by or under the "Commons and Public Reserves Law, 1913" to be commons or public reserves shall be deemed to be declared to be such under that Ordinance:

And whereas by Proclamation under the said Ordinance and dated the third day of February One thousand nine hundred and thirty-seven the lands specified in the Schedule thereto were declared to be public reserves for the purposes indicated therein and the reserve for public recreation at Kingston referred to therein was declared to be thenceforth known as the Kingston Recreation Reserve:

And whereas it is desirable to declare the Crown lands specified in Part I. of the Schedule hereto to be a public reserve for recreation purposes in lieu of the land specified in Schedule I. to the said Law and to revoke so much of the said Proclamation as relates to the Kingston Common Reserve, the Government House Grounds Reserve and the Point Hunter Reserve and to declare the Crown lands specified in the Schedule hereto to be public reserves for the purposes indicated therein:

Now therefore I, Alexander Gore Arkwright, Baron Gowrie, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby—

- (a) declare that the land specified in Schedule I. to the said Law shall cease to be a public reserve;
- (b) declare the land specified in Part I. of the Schedule hereto to be a public reserve for recreation purposes to be known as the Kingston Recreation Reserve in lieu of the land specified in Schedule I. of the said Law;
- (c) revoke so much of the said Proclamation as relates to the Kingston Common Reserve, the Government House Ground Reserve and the Point Hunter Reserve; and
- (d) declare the Crown lands specified in Part II. of the Schedule hereto to be public reserves for the purposes indicated therein.

THE SCHEDULE.

DESCRIPTION OF LANDS REFERRED TO.

Part I.

KINGSTON RECREATION RESERVE.

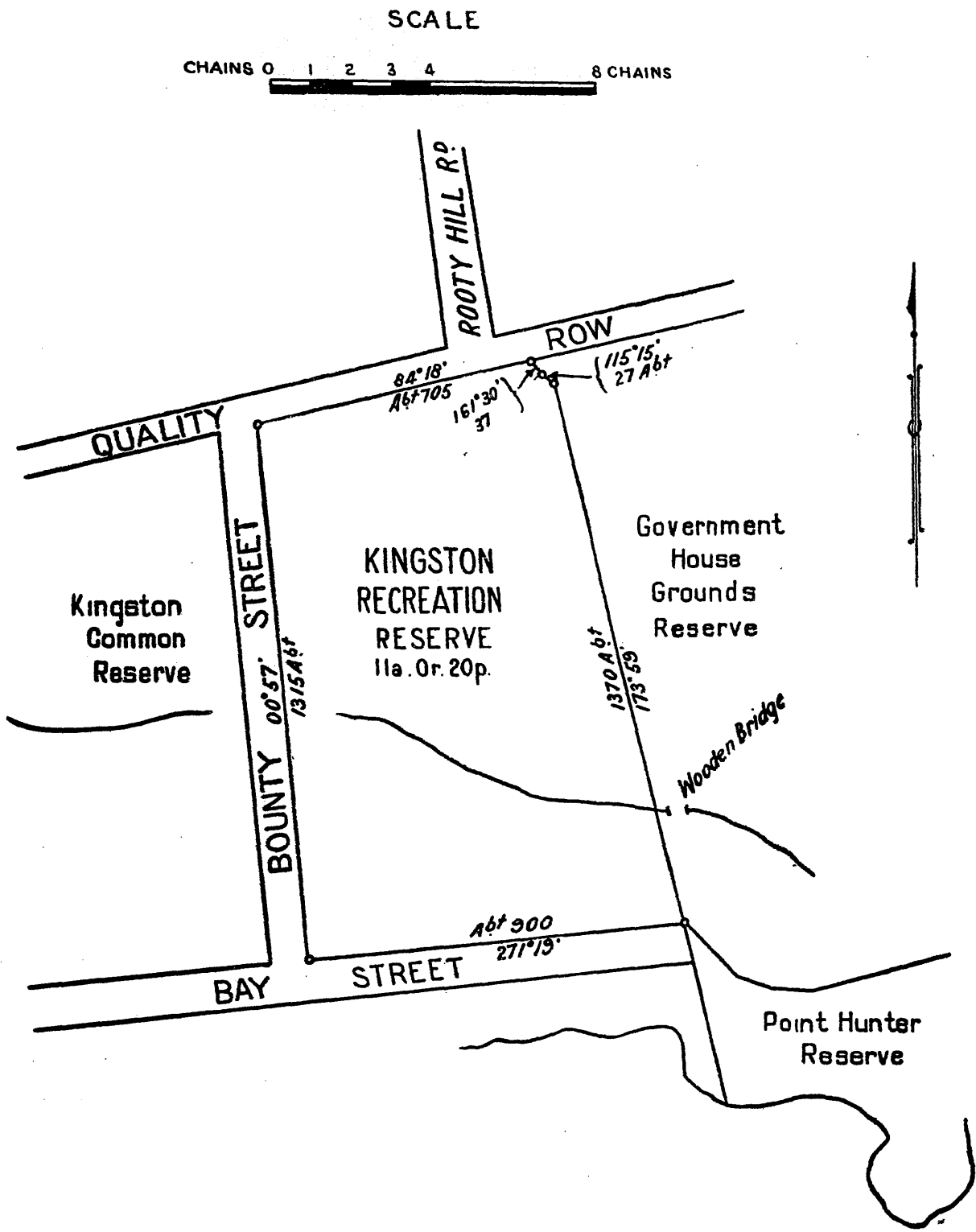
Reserve for Recreation Purposes.

All that piece of land at Norfolk Island as shown on plan hereunder containing an area of 11 acres 20 perches more or less: Commencing at a point being the intersection of the southern boundary of Quality Row with the eastern boundary of Bounty-street and bounded thence by part of that boundary of Quality Row bearing 84 degrees 18 minutes about 705 links to the boundary of Government House Grounds Reserve thence by boundaries of that Reserve bearing 161 degrees 30 minutes 37 links 115 degrees 15 minutes about 27 links 173

6223.—No. 213.—PRICE 6d.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

degrees 59 minutes about 1370 links to a northern boundary of Bay-street thence by part of that boundary bearing 271 degrees 19 minutes about 900 links to the eastern boundary

of Bounty-street before mentioned thence by that boundary bearing 00 degrees 57 minutes about 1315 links to the point of commencement.



Part II.

(1) KINGSTON COMMON RESERVE.

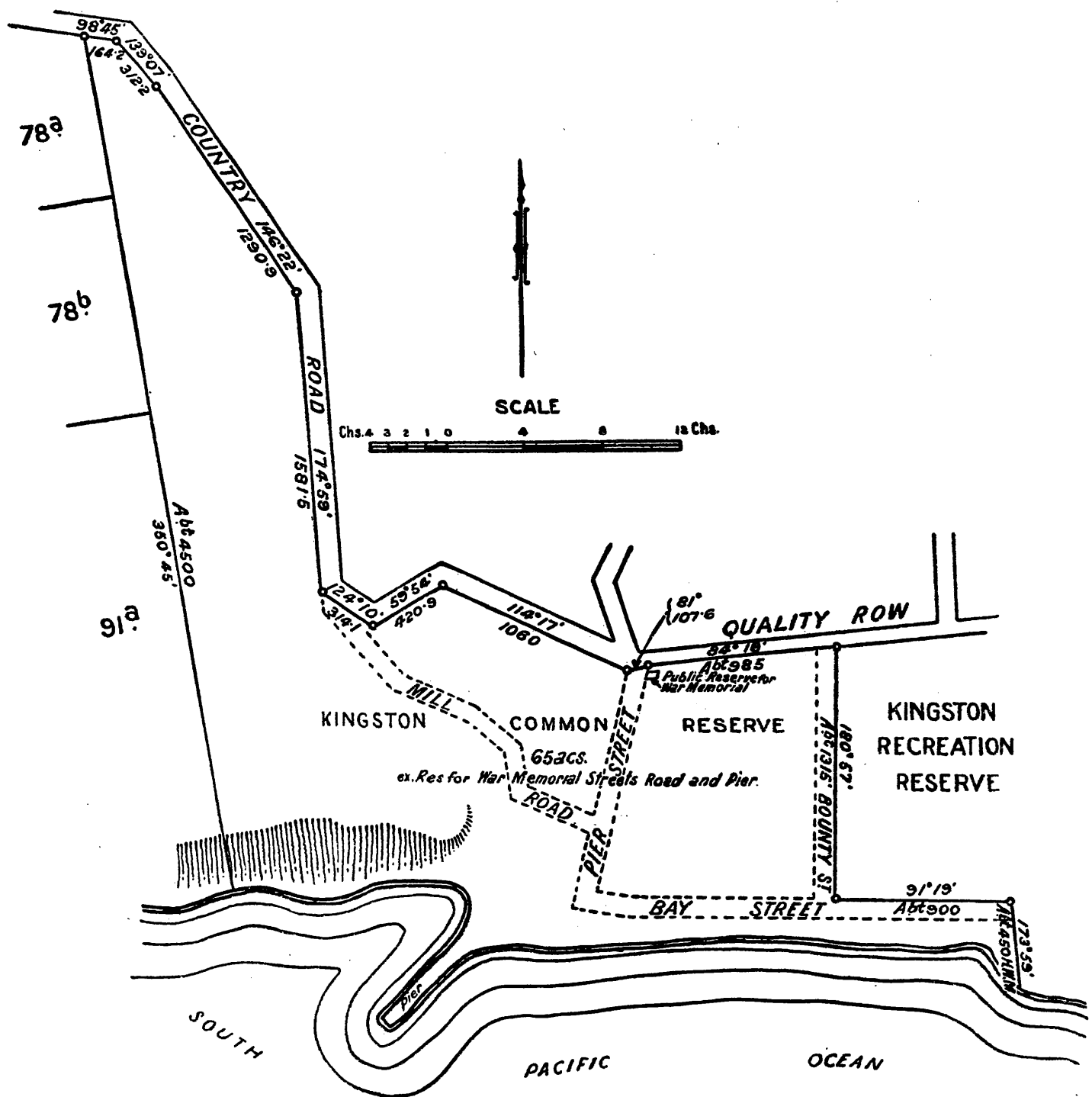
Reserve for Pasturage and other Purposes.

All that piece of land at Norfolk Island as shown on plan hereunder containing an area of 65 acres more or less commencing at a point being the intersection of the southerly prolongation of the eastern boundary of portion 91A with high water mark thence by that prolongation and the eastern boundaries of portions 91A 78B and 78A bearing 350 degrees 45 minutes about 4500 links to a southern boundary of Country Road thence generally south-easterly by boun-

daries of that road bearing 98 degrees 45 minutes 164.2 links 139 degrees 7 minutes 312.2 links 146 degrees 22 minutes 1290.9 links 174 degrees 59 minutes 1581.5 links 124 degrees 10 minutes 314.1 links 59 degrees 54 minutes 420.9 links 114 degrees 17 minutes 1060 links to Pier-street thence across Pier-street bearing 81 degrees 107.6 links to the southern boundary of Quality Row thence by part of that boundary bearing 84 degrees 18 minutes about 985 links to the north-western corner of Kingston Recreation Reserve thence by the western boundary of that reserve bearing 180 degrees 57 minutes about 1315 links to a northern boundary of Bay-street thence by part of that boundary bearing 91 degrees 19 minutes about 900 links to the westernmost boundary of Point

Released under the FOI Act 1982 by the Department of Infrastructure, Transport, Regional Development, Communications and the Arts

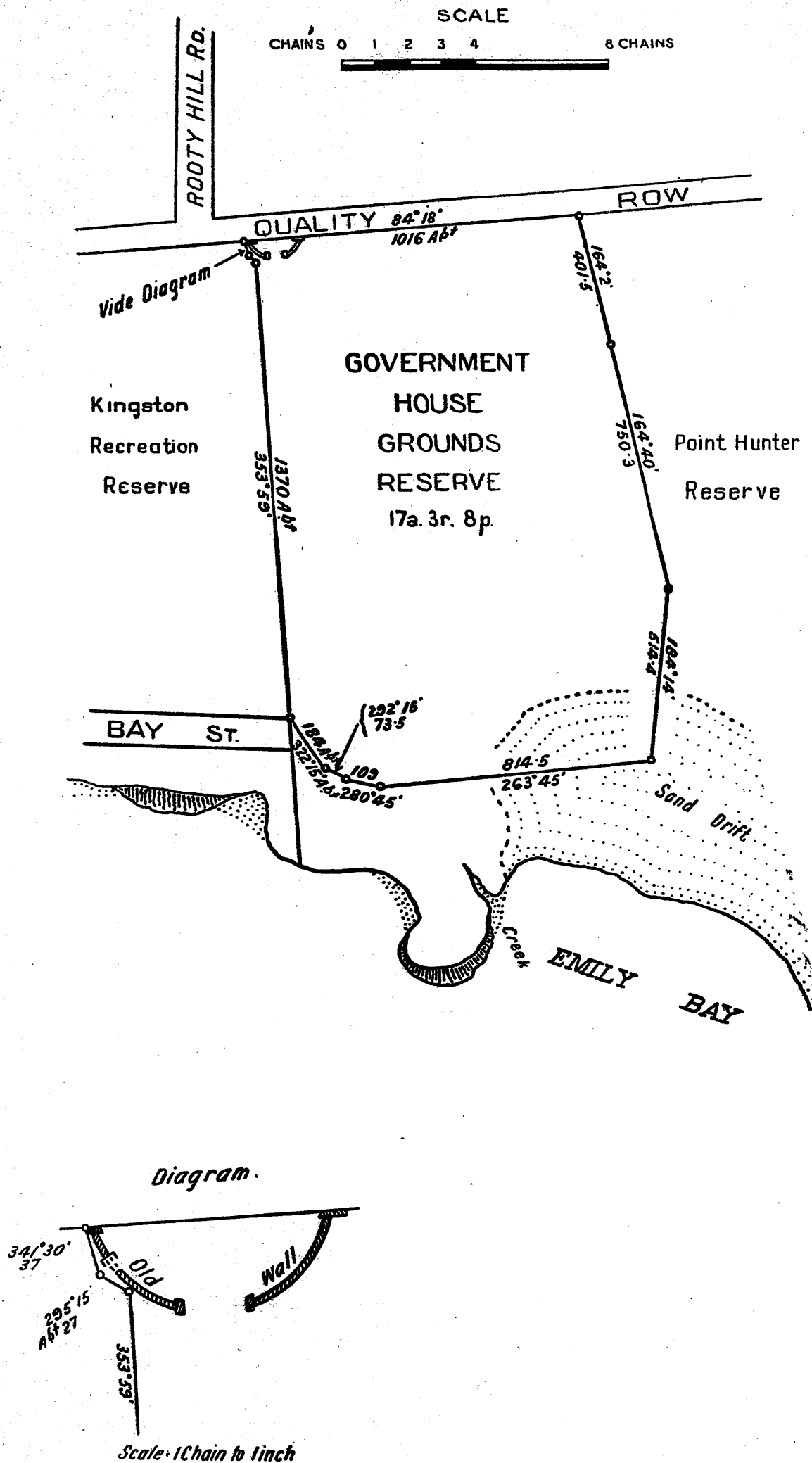
by high-water mark to the point of commencement saving and excepting therefrom Public Reserve for War Memorial Mill-road Bay-street Pier-street Bounty-street and Pier.



Recreation Reserve and bounded thence by part of that boundary of Quality Row bearing 84 degrees 18 minutes about 1016 links to a corner of Point Hunter Reserve thence by boundaries of that Reserve bearing 164 degrees 2 minutes 401.5 links 164 degrees 40 minutes 750.3 links 184 degrees 14 minutes 514.4 links 263 degrees 45 minutes 814.5 links 280 degrees 45 minutes 109 links 292 degrees 15 minutes 73.5 links about 322 degrees 15 minutes about 184 links to the

south-eastern corner of Kingston Recreation Reserve thence by boundaries of that Reserve bearing 353 degrees 59 minutes

about 1370 links 295 degrees 15 minutes about 27 links 341 degrees 30 minutes 37 links to the point of commencement.



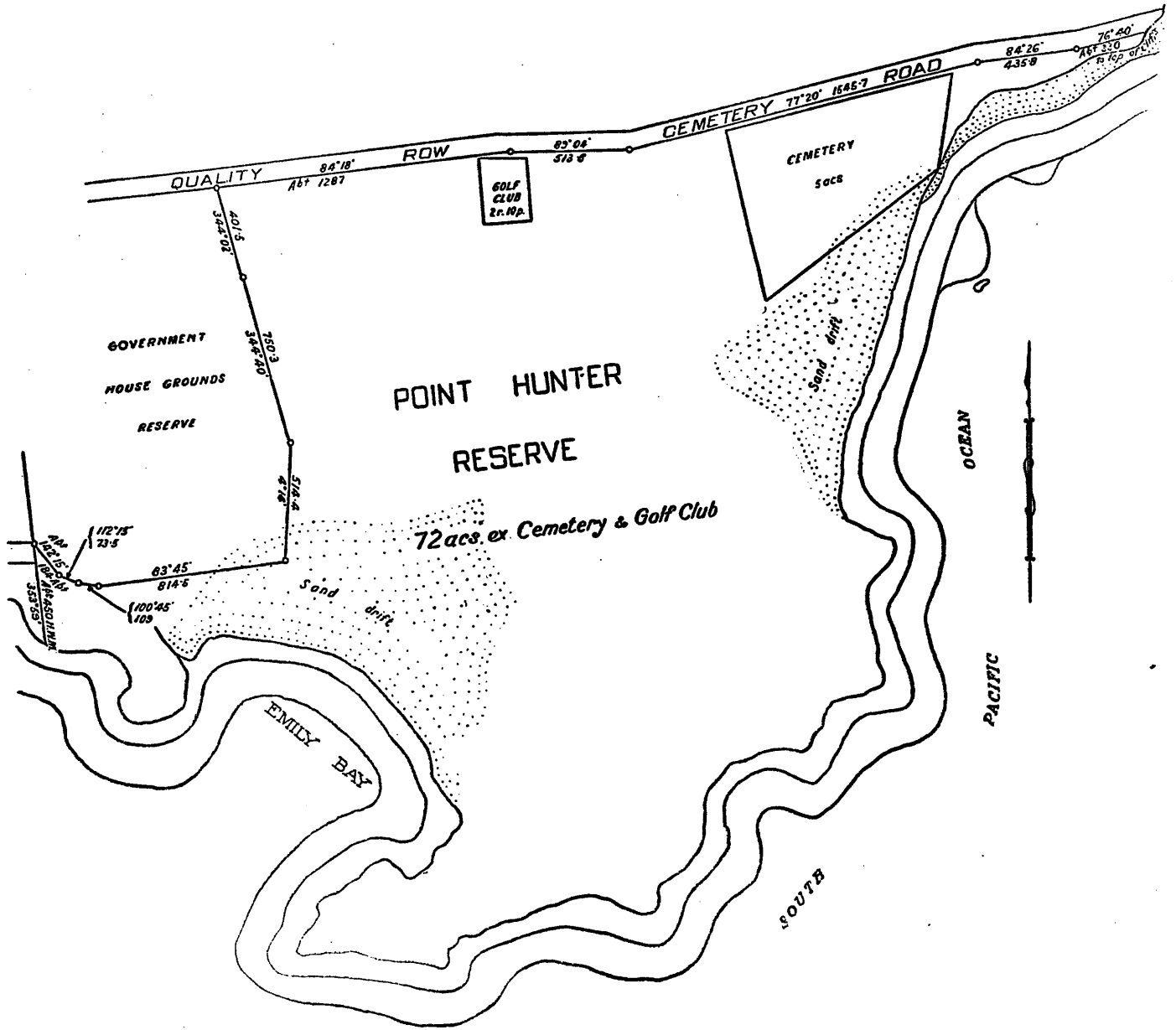
(3) POINT HUNTER RESERVE.

Reserve for Recreation Purposes.

All that piece of land at Norfolk Island as shown on plan hereunder containing an area of 72 acres more or less: Commencing at a point on the southern boundary of Quality Row being the north-eastern corner of Government House Grounds Reserve and bounded thence by part of that boundary of Quality Row and southern boundaries of Cemetery-road bearing 84 degrees 18 minutes about 1287 links 89 degrees 4 minutes 513.6 links 77 degrees 20 minutes 1545.7 links 84 degrees 26 minutes 435.8 links 76 degrees 40 minutes about 330 links to the top of the Cliffs thence generally south-westerly westerly north-easterly and north-westerly by the top

of those cliffs and high water mark to the intersection of the southerly prolongation of the easternmost boundary of Kingston Recreation Reserve thence by that prolongation bearing 353 degrees 59 minutes about 450 links to the south-eastern corner of Kingston Recreation Reserve thence by south-western southern and eastern boundaries of Government House Grounds Reserve bearing about 142 degrees 15 minutes about 184 links 112 degrees 15 minutes 73.5 links 100 degrees 45 minutes 109 links 83 degrees 45 minutes 814.5 links 4 degrees 14 minutes 514.4 links 344 degrees 40 minutes 750.3 links 344 degrees 2 minutes 401.5 links to the point of commencement excepting therefrom Cemetery and Golf Club lands.

SCALE



Given under my hand and the Seal of the Commonwealth of Australia this eighth day of October, One thousand (L.S.) nine hundred and forty and in the fourth year of His Majesty's reign.

By His Excellency's Command,
H. K. NOCK
for the Prime Minister.
GOD SAVE THE KING!

PROCLAMATION.

Commonwealth of Australia to wit,
GOWRIE
Governor-General.

By His Excellency the Governor-General in and over the Commonwealth of Australia.

WHEREAS by section one hundred and three of the Crown Lands Ordinance 1931-1939 it is, amongst other things, provided that the Governor-General may, by Proclamation,

reserve, for any public purpose which he thinks fit, any unalienated Crown lands not subject to any right of, or contract for, purchase:

And whereas it is desirable to reserve for the purposes of a Sanitary Reserve the lands described in the schedule hereto, being Crown lands which are unalienated and not subject to any right of, or contract for, purchase:

Released under the FOI Act 1982 by the Department of Infrastructure, Transport, Regional Development, Communications and the Arts

Now therefore I, Alexander Gore Arkwright, Baron Gowrie, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby reserve for the purposes of a Sanitary Reserve the Crown lands described in the schedule hereto.

THE SCHEDULE.

All those pieces of land in the Northern Territory of Australia being sections Nos. 610 and 621, suburban to the Town of Darwin, Hundred of Bagot, County of Palmerston.

Given under my Hand and the Seal of the Commonwealth this sixteenth day of October in the year (L.S.) of our Lord, One thousand nine hundred and forty, and in the fourth year of His Majesty's reign.

By His Excellency's Command,

H. S. FOLL

Minister of State for the Interior.

GOD SAVE THE KING!

APPOINTMENT OF A WHARF IN THE PORT OF PORT PIRIE, SOUTH AUSTRALIA.

PROCLAMATION

Commonwealth of
Australia to wit.
GOWRIE
Governor-General.

By His Excellency the Governor-General in and over the Commonwealth of Australia.

WHEREAS by Section fifteen of the *Customs Act* 1901-1936 it is enacted that the Governor-General may, by Proclamation, appoint wharfs within ports and fix their limits:—

And whereas by Section eighteen of the said Act it is enacted that all Wharfs in actual use by authority at the commencement of that Act shall continue as if appointed under that Act:

And whereas Broken Hill Associated Smelters Wharf in the port of Port Pirie, State of South Australia, was in actual use by authority at the commencement of the said Act:

And whereas it is desirable to revoke the appointment of Broken Hill Associated Smelters Wharf and to appoint a Wharf in the limits of the port of Port Pirie in the State of South Australia, and to fix the limits of such Wharf:

Now therefore I, Alexander Gore Arkwright, Baron Gowrie, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby revoke the said appointment and do appoint the following Wharf in the port of Port Pirie, State of South Australia, to be a Wharf within the meaning of the said Act and fix the limits of such Wharf to be as follows:—

BROKEN HILL ASSOCIATED SMELTERS WHARF.

All those Wharf premises known as Broken Hill Associated Smelters Wharf, commencing at a point on the western boundary of Block 7, Port Pirie distant 8 feet 7 inches northerly from its south-western corner, thence south-easterly bearing 105 degrees 34 minutes for 102 feet, to the southern end of Broken Hill Associated Smelters Wharf, thence north-easterly along the face of Broken Hill Associated Smelters Wharf bearing 14 degrees 38 minutes for 1,311 feet 6 inches to the northern end of the wharf, thence north-westerly bearing 284 degrees 38 minutes for 102 feet to a point on the western boundary of Block 7, thence south-westerly along the western boundary of Block 7 bearing 194 degrees 38 minutes for 1,309 feet 10 inches to the point of commencement. All bearings shown are true bearings.

This Proclamation may be cited as Customs Proclamation No. 511. (T. & C. '40/7725.)

Given under my hand and the Seal of the Commonwealth this sixteenth day of October in the year of our (L.S.) Lord One thousand nine hundred and forty and in the fourth year of His Majesty's reign.

By His Excellency's Command,

GEORGE McLEAY

Minister of State for Trade and Customs.

GOD SAVE THE KING!

APPOINTMENT OF A WHARF IN THE PORT OF PORT PIRIE, SOUTH AUSTRALIA.

PROCLAMATION

Commonwealth of
Australia to wit.
GOWRIE
Governor-General.

By His Excellency the Governor-General in and over the Commonwealth of Australia.

WHEREAS by section fifteen of the *Customs Act* 1901-1936 it is enacted that the Governor-General may, By Proclamation, appoint wharfs within ports and fix their limits:—
And whereas by section eighteen of the said Act it is enacted that all wharfs in actual use by authority at the commencement of that Act shall continue as if appointed under that Act:

And whereas Railway Wharf in the port of Port Pirie, State of South Australia, was in actual use by authority at the commencement of the said Act:

And whereas it is desirable to revoke the appointment of Railway Wharf and to appoint a Wharf in the limits of the port of Port Pirie in the State of South Australia, and to fix the limits of such Wharf:

Now therefore, I, Alexander Gore Arkwright, Baron Gowrie, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby revoke the said appointment and do appoint the following Wharf in the port of Port Pirie, State of South Australia, to be a Wharf within the meaning of the said Act and fix the limits of such Wharf to be as follows:—

RAILWAY WHARF.

All those Wharf premises known as Railway Wharf, commencing at the north-western corner of Block 6, Port Pirie, thence southerly along the western boundary of Block 6 bearing 189 degrees 51 minutes for 573 feet 6 inches, and bearing 199 degrees 33 minutes for 28 feet to the south-western corner of Block 6, thence easterly along the southern boundary of Block 6 bearing 109 degrees 51 minutes for 66 feet, thence easterly bearing 98 degrees 19 minutes for 240 feet 6 inches, thence south-easterly bearing 129 degrees 45 minutes for 129 feet 5 inches to the face of Railway Wharf, thence north-easterly along the face of Railway Wharf bearing 27 degrees 33 minutes for 648 feet 11 inches to the northern end of Railway Wharf, thence westerly bearing 285 degrees 34 minutes for 102 feet, thence southerly bearing 194 degrees 38 minutes for 8 feet 7 inches, thence westerly along the northern boundary of Block 6 bearing 285 degrees 34 minutes for 510 feet 6 inches to the point of commencement. All bearings shown are true bearings.

This Proclamation may be cited as Customs Proclamation No. 510. (T. & C. '40/7725.)

Given under my hand and the Seal of the Commonwealth this sixteenth day of October in the year of our (L.S.) Lord One thousand nine hundred and forty and in the fourth year of His Majesty's reign.

By His Excellency's Command.

GEORGE McLEAY

Minister of State for Trade and Customs.

GOD SAVE THE KING!

APPOINTMENT OF A WHARF IN THE PORT OF PORT PIRIE, SOUTH AUSTRALIA.

PROCLAMATION

Commonwealth of
Australia to wit.
GOWRIE
Governor-General.

By His Excellency the Governor-General in and over the Commonwealth of Australia.

WHEREAS by section fifteen of the *Customs Act* 1901-1936 it is enacted that the Governor-General may, By Proclamation, appoint wharfs within ports and fix their limits:—
And whereas by section eighteen of the said Act it is enacted that all wharfs in actual use by authority at the commencement of that Act shall continue as if appointed under that Act:

And whereas Federal Dock in the port of Port Pirie, State of South Australia, was in actual use by authority at the commencement of the said Act:

And whereas it is desirable to revoke the appointment of Federal Dock and to appoint a Wharf in the limits of the port of Port Pirie in the State of South Australia, and to fix the limits of such Wharf:

Now therefore, I, Alexander Gore Arkwright, Baron Gowrie, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby revoke the said appointment and do appoint the following Wharf in the port of Port Pirie, State of South Australia, to be a Wharf within the meaning of the said Act and fix the limits of such Wharf to be as follows:—

FEDERAL DOCK.

All those Wharf premises known as Federal Dock, commencing at a point on the southern boundary of Block 6, Port Pirie, distant 66 feet easterly from its south-western corner, thence southerly along the eastern side of Ellen-street on an arc of radius 42 chains for 334 feet 5 inches, thence easterly bearing 82 degrees 13 minutes for 372 feet 7 inches to the face of Federal Wharf, thence north-westerly bearing 337 degrees 22 minutes for 14 feet 0 inches thence north-westerly bearing 305 degrees 8 minutes for 16 feet 2 inches, thence north-westerly bearing 287 degrees 42 minutes for 9 feet 10 inches, thence westerly bearing 271 degrees 9 minutes for 310 feet 3 inches, thence north-easterly bearing 15 degrees 53 minutes for 81 feet 10 inches, thence north-easterly bearing 58 degrees 9 minutes for 49 feet 2 inches, thence east-north-easterly bearing 73 degrees 52 minutes for 7 feet 3 inches, thence easterly bearing 90 degrees 57 minutes for 311 feet 5 inches, thence north-easterly bearing 43 degrees 28 minutes for 26 feet 10 inches to the southern end of Railway Wharf, thence north-westerly bearing 309 degrees 45 minutes for 129 feet 5 inches, thence westerly bearing 278 degrees 19 minutes for 240 feet 6 inches to the point of commencement. All bearings shown are true bearings.

This Proclamation may be cited as Customs Proclamation No. 509. (T. & C. '40/7725.)

Given under my hand and the Seal of the Commonwealth this sixteenth day of October in the year of our (L.S.) Lord One thousand nine hundred and forty and in the fourth year of His Majesty's reign.

By His Excellency's Command,

GEORGE McLEAY

Minister of State for Trade and Customs.

GOD SAVE THE KING!

APPOINTMENT OF A WHARF IN THE PORT OF PORT PIRIE, SOUTH AUSTRALIA.

PROCLAMATION

Commonwealth of
Australia to wit.
GOWRIE
Governor-General.

By His Excellency the Governor-General in and over the Commonwealth of Australia.

WHEREAS by section fifteen of the *Customs Act* 1901-1936 it is enacted that the Governor-General may, by Proclamation, appoint wharfs within ports and fix their limits:

And whereas by Section eighteen of the said Act it is enacted that all Wharfs in actual use by authority at the commencement of that Act shall continue as if appointed under that Act:

And whereas Baltic Wharf in the port of Port Pirie, State of South Australia, was in actual use by authority at the commencement of the said Act:

And whereas it is desirable to revoke the appointment of Baltic Wharf and to appoint a Wharf in the limits of the port of Port Pirie in the State of South Australia, and to fix the limits of such Wharf:

Now therefore, I, Alexander Gore Arkwright, Baron Gowrie, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby revoke the said appointment and do appoint the following Wharf in the port of Port Pirie, State of South Australia, to be a Wharf within the meaning of the said Act and fix the limits of such Wharf to be as follows:—

BALTIC WHARF.

All those Wharf premises known as Baltic Wharf commencing at a point on the south-western boundary of block 20, Port Pirie, distant 71 feet 2 inches from the southern corner of section 930, thence along the south-western boundaries of block 20 and section 930 bearing 300 degrees 8 minutes for 612 feet 1 inch, thence north-easterly bearing 38 degrees 32 minutes for 201 feet 6 inches, thence north-westerly bearing 308 degrees 41 minutes for 279 feet 9 inches, thence north-westerly bearing 315 degrees 25 minutes for 69 feet, thence north-westerly bearing 322 degrees 31 minutes for 175 feet 9 inches, thence north-easterly bearing 53 degrees 1

minute for 106 feet 7 inches, to the northern end of Baltic Wharf, thence south-easterly along the face of Baltic Wharf bearing 128 degrees 41 minutes for 1065 feet 8 inches, to the southern end of Baltic Wharf, thence south-easterly bearing 218 degrees 41 minutes for 1 foot 2 inches, thence south-westerly bearing 211 degrees 36 minutes for 264 feet 10 inches to the point of commencement. All bearings shown are true bearings.

This Proclamation may be cited as Customs Proclamation No. 505.—(T. & C. '40/7725.)

Given under my hand and the Seal of the Commonwealth this sixteenth day of October in the year of our (L.S.) our Lord One thousand nine hundred and forty and in the fourth year of His Majesty's reign.

By His Excellency's Command,

GEORGE McLEAY

Minister of State for Trade and Customs.

GOD SAVE THE KING!

APPOINTMENT OF A WHARF IN THE PORT OF PORT PIRIE, SOUTH AUSTRALIA.

PROCLAMATION

Commonwealth of
Australia to wit.
GOWRIE
Governor-General.

By His Excellency the Governor-General in and over the Commonwealth of Australia.

WHEREAS by Section fifteen of the *Customs Act* 1901-1936 it is enacted that the Governor-General may, by Proclamation, appoint wharfs within ports and fix their limits:

And whereas by Section eighteen of the said Act it is enacted that all Wharfs in actual use by authority at the commencement of that Act shall continue as if appointed under that Act:

And whereas Barrier Wharf in the port of Port Pirie, State of South Australia, was in actual use by authority at the commencement of the said Act:

And whereas it is desirable to revoke the appointment of Barrier Wharf and to appoint a Wharf in the limits of the port of Port Pirie in the State of South Australia, and to fix the limits of such Wharf:

Now therefore, I, Alexander Gore Arkwright, Baron Gowrie, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby revoke the said appointment and do appoint the following Wharf in the port of Port Pirie, State of South Australia, to be a Wharf within the meaning of the said Act and fix the limits of such Wharf to be as follows:—

BARRIER WHARF.

All those Wharf premises known as Barrier Wharf commencing at the southern end of Barrier Wharf at a point distant 13 feet 4 inches and bearing 308 degrees 41 minutes from the northern corner of Block 18, Port Pirie, thence north-westerly along the face of Barrier Wharf bearing 325 degrees 6 minutes for 449 feet 10 inches, bearing 333 degrees 13 minutes for 187 feet 2 inches, bearing 335 degrees 22 minutes for 171 feet 2 inches, bearing 339 degrees 30 minutes for 53 feet 7 inches, and bearing 342 degrees 11 minutes for 236 feet 11 inches to the northern end of Barrier Wharf, thence westerly bearing 258 degrees for 128 feet 8 inches, thence southerly bearing 167 degrees 42 minutes for 50 feet 3 inches, thence westerly bearing 256 degrees 10 minutes for 21 feet, thence southerly bearing 161 degrees 11 minutes for 307 feet 3 inches, thence southerly bearing 157 degrees 33 minutes for 93 feet 10 inches, thence south-easterly bearing 155 degrees 3 minutes for 51 feet 1 inch, thence south-easterly bearing 152 degrees 24 minutes for 48 feet 3 inches, thence south-easterly bearing 150 degrees 1 minute for 127 feet 10 inches, thence south-westerly bearing 242 degrees 47 minutes for 151 feet 6 inches to a point on the eastern side of Ellen-street, thence southerly along the eastern side of Ellen-street on an arc of radius 42 chains for 513 feet 3 inches, thence north-easterly bearing 53 degrees 1 minute for 318 feet 2 inches to the point of commencement. All bearings shown are true bearings.

This Proclamation may be cited as Customs Proclamation No. 506.—(T. & C. '40/7725.)

Given under my hand and the Seal of the Commonwealth this sixteenth day of October in the year of (L.S.) our Lord One thousand nine hundred and forty and in the fourth year of His Majesty's reign.

By His Excellency's Command,

GEORGE McLEAY

Minister of State for Trade and Customs.

GOD SAVE THE KING!

APPOINTMENT OF A WHARF IN THE PORT OF PORT
PIRIE, SOUTH AUSTRALIA.

PROCLAMATION

Commonwealth of
Australia to wit.
GOWRIE
Governor-General.

By His Excellency the Governor-
General in and over the Com-
monwealth of Australia.

WHEREAS by section fifteen of the *Customs Act 1901-1936* it is enacted that the Governor-General may, by Proclamation, appoint wharfs within ports and fix their limits:

And whereas by section eighteen of the said Act it is enacted that all Wharfs in actual use by authority at the commencement of that Act shall continue as if appointed under that Act:

And whereas Queen's Wharf in the port of Port Pirie, State of South Australia, was in actual use by authority at the commencement of the said Act:

And whereas it is desirable to revoke the appointment of Queen's Wharf and to appoint a Wharf in the limits of the port of Port Pirie in the State of South Australia, and to fix the limits of such Wharf:

Now therefore, I, Alexander Gore Arkwright, Baron Gowrie, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby revoke the said appointment and do appoint the following Wharf in the port of Port Pirie, State of South Australia, to be a Wharf within the meaning of the said Act and fix the limits of such Wharf to be as follows:—

QUEEN'S WHARF.

All those Wharf premises known as Queen's Wharf, commencing at the south-western corner of block 19, Port Pirie, thence easterly along the southern boundary of block 19 bearing 78 degrees for 164 feet 3 inches to the southern end of Queen's Wharf, thence northerly along the face of Queen's Wharf bearing 346 degrees 25 minutes for 66 feet, and bearing 355 degrees 33 minutes for 545 feet 2 inches to the northern end of Queen's Wharf, thence westerly bearing 274 degrees 5 minutes for 282 feet 1 inch to the eastern side of Ellen-street, thence southerly along the eastern side of Ellen-street on an arc of radius 42 chains for 99 feet 1 inch, thence easterly bearing 89 degrees 33 minutes for 155 feet 4 inches, thence southerly bearing 176 degrees 20 minutes for 496 feet, thence southerly bearing 186 degrees 13 minutes for 69 feet 6 inches to the point of commencement. All bearings shown are true bearings.

This Proclamation may be cited as Customs Proclamation No. 507.—(T. & C. '40/7725.)

Given under my hand and the Seal of the Commonwealth this sixteenth day of October in the year of (L.S.) our Lord One thousand nine hundred and forty and in the fourth year of His Majesty's reign.

By His Excellency's Command,
GEORGE MCLEAY
Minister of State for Trade and Customs.
GOD SAVE THE KING!

APPOINTMENT OF A WHARF IN THE PORT OF PORT
PIRIE, SOUTH AUSTRALIA.

PROCLAMATION

Commonwealth of
Australia to wit.
GOWRIE
Governor-General.

By His Excellency the Governor-
General in and over the Com-
monwealth of Australia.

WHEREAS by section fifteen of the *Customs Act 1901-1936* it is enacted that the Governor-General may, by Proclamation, appoint wharfs within ports and fix their limits:

And whereas by section eighteen of the said Act it is enacted that all Wharfs in actual use by authority at the commencement of that Act shall continue as if appointed under that Act:

And whereas Federal Wharf in the port of Port Pirie, State of South Australia, was in actual use by authority at the commencement of the said Act:

And whereas it is desirable to revoke the appointment of Federal Wharf and to appoint a Wharf in the limits of the port of Port Pirie in the State of South Australia, and to fix the limits of such Wharf:

Now therefore, I, Alexander Gore Arkwright, Baron Gowrie, the Governor-General aforesaid, acting with the advice of the Federal Executive Council, do hereby revoke the said appointment and do appoint the following Wharf in the port of Port Pirie, State of South Australia, to be a Wharf within the meaning of the said Act and fix the limits of such Wharf to be as follows:—

FEDERAL WHARF.

All those Wharf premises known as Federal Wharf, commencing at a point on the eastern side of Ellen-street, Port Pirie, distant 99 feet 1 inch northerly from the north-west corner of lot 26 Customs Reserve, thence easterly bearing 94 degrees 5 minutes for 282 feet 1 inch to the southern end of Federal Wharf, thence northerly along the face of Federal Wharf bearing 14 degrees 22 minutes for 633 feet 1 inch, thence westerly bearing 262 degrees 13 minutes for 372 feet 7 inches, to the eastern side of Ellen-street, thence southerly along the eastern side of Ellen-street on an arc of radius 42 chains for 547 feet 1 inch to the point of commencement. All bearings shown are true bearings.

This Proclamation may be cited as Customs Proclamation No. 508.—(T. & C. '40/7725.)

Given under my hand and the Seal of the Commonwealth this sixteenth day of October in the year of (L.S.) our Lord One thousand nine hundred and forty and in the fourth year of His Majesty's reign.

By His Excellency's Command,
GEORGE MCLEAY
Minister of State for Trade and Customs.
GOD SAVE THE KING!

CONSUL.

NOTICE is hereby given that the Consulate-General of the Argentine Republic in the Commonwealth of Australia has been transferred from Melbourne to Sydney.

NOTIFICATION OF THE MAKING OF REGULATIONS.

Copies may be purchased at the Government Printing Office, Canberra, at the price indicated.

Title of Act under which Regulations made.	Citation of Statutory Rule.	Particulars of Regulations comprised in Statutory Rule.	Price of Statutory Rule.
<i>Science and Industry Research Act 1920-1939</i>	S.R. 1940, No. 224	Amendment of the Science and Industry Research Regulations ..	s. d. 0 3
<i>Defence Act 1903-1939 and the Naval Defence Act 1910-1934</i>	S.R. 1940, No. 225	Amendment of the Naval Financial Regulations	0 3
<i>Customs Act 1901-1936 and the Commerce (Trade Descriptions) Act 1905-1933</i>	S.R. 1940, No. 226	Amendment of the Exports (Dairy Produce) Regulations ..	0 3

ROBERT G. MENZIES, Prime Minister.

THE NORTHERN TERRITORY OF AUSTRALIA.
NOTIFICATION OF THE MAKING OF AN ORDINANCE.

Copies may be purchased at the Department of the Interior, Canberra, or from the Government Secretary, Darwin, at the price indicated.

No.	Short Title of Ordinance.	Price.
17 of 1940	<i>Slaughtering Ordinance 1940</i>	s. d. 0 3

H. S. FOLL, Minister for the Interior.

THE NORTHERN TERRITORY OF AUSTRALIA.
NOTIFICATION OF THE MAKING OF REGULATIONS.

Copies may be purchased at the Department of the Interior, Canberra, or from the Government Secretary, Darwin, at the price indicated.

Title of Ordinance under which Regulations made.	Citation of Regulation.	Particulars of Regulations.	Price.
<i>Aboriginals Ordinance 1918-1939</i>	1940, No. 11	Amendments of the Aboriginals Regulations	s. d. 0 3
<i>Aboriginals Ordinance 1918-1939</i>	1940, No. 12	Amendment of the Apprentices (Half-castes) Regulations	0 3

H. S. FOLL, Minister for the Interior.

ORDERS MADE IN PURSUANCE OF THE POWERS OF THE MINISTER UNDER THE PROVISIONS OF THE ACTS
HEREUNDER CITED.

Beer Excise Act 1901-1928.—Distillation Act 1901-1934.—Customs Act 1901-1936.

THE Statutory conditions precedent to Determination by the Minister of the contraventions enumerated in the following Schedule having been fulfilled, the several matters have been so determined and Orders have been made in relation thereto and a notification of each such Order is hereby published—in accordance with the law.

GEORGE McLEAY, Minister for Trade and Customs.

Canberra, 15th October, 1940.

SCHEDULE.

Act under which Order made.	Name of Person Charged.	Place of Alleged Contravention.	Date of Alleged Contravention.	Nature of Alleged Contravention.	Penalty Imposed.
<i>Beer Excise Act 1901-1928</i>	Fuller, C. W.	Northam, W.A.	29.11.39	Failure to cut Beer Duty Stamps	£ s. d. 1 0 0
"	Graham, R. W.	Port Hedland, W.A.	27.11.39	" " " "	1 0 0
"	Miles, Geo., & Co.	Marble Bar, W.A.	22.11.39	" " " "	1 0 0
"	Darr, H. W.	Harlin, Q.	Between 13.11.39 and 1.12.39	" " " "	1 0 0
"	Waller, F. C.	Kinduro, Q.	2.7.40	Making beer without first having obtained a licence to do so	2 10 0 with forfeiture of beer related to the offence
<i>Distillation Act 1901-1934</i>	Burns Philp & Co. Ltd.	Sydney, N.S.W.	21.3.40	Moving from the control of the Customs spirits distilled in a distillery	2 10 0
"	Roros, M. D.	Stone Hut, S.A.	24.5.40	Having upon his premises illicit spirit	2 10 0 with forfeiture of spirits related to the offence

SCHEDULE—continued.

Act under which Order made.	Name of Person Charged.	Place of Alleged Contravention.	Date of Alleged Contravention.	Nature of Alleged Contravention.	Penalty Imposed.
<i>Customs Act 1901-1936</i>	Burns Philp & Co. Ltd. ..	Sydney, N.S.W.	21.3.40	Moving without authority goods subject to the control of the Customs	£ s. d. 2 10 0
"	Haeger Hermann Pty. Ltd...	" "	18.7.40	Possession, without reasonable excuse, of blank or partly blank invoice forms capable of being filled up and used as genuine invoices	5 0 0
"	Hewitt, C. W.	" "	23.1.40	Moving without authority goods subject to the control of the Customs	5 0 0
"	Ip Luk	" "	28.6.40	Making in a document produced to an officer a statement which is untrue in a particular	2 10 0 with forfeiture of goods related to the offence
"	Lam Pui	" "	11.7.40	Unlawful possession of smuggled goods	2 0 0 with forfeiture of goods related to the offence
"	Prangnell, J. R.	" "	15.8.40	" " " " "	0 10 0 with forfeiture of goods related to the offence
"	Tracy, N. Le Roy Pty. Ltd.	" "	24.6.40	Importing goods the importation of which is prohibited by regulation	5 0 0
"	Chan Yung	Newcastle, N.S.W.	10.7.40	Unlawful possession of smuggled goods..	0 10 0 with forfeiture of goods related to the offence
"	Wang San Yak	" "	4.9.40	" " " " "	0 10 0 with forfeiture of goods related to the offence
"	Domb, M.	Melbourne, Vic.	14.6.40	Smuggling	2 0 0 with forfeiture of goods related to the offence
"	Fisher, A. E. & Son Pty. Ltd.	" "	On or about 22.7.40	Importing prohibited imports ..	10 0 0
"	Fong Lee (alias Ah Wing) ..	" "	15.5.40	Unlawful possession of prohibited imports	16 1 0
"	Gilbert, Wm., Softgoods Pty. Ltd.	" "	On or about 3.7.40	Presenting a document purporting to be a genuine invoice which is not in fact a genuine invoice	3 0 0
"	Hanf, E.	" "	On or about 6.11.39	Evading payment of duty which was payable	5 0 0 and that the duty evaded be paid
"	"	" "	On or about 16.10.39	Presenting a document purporting to be a genuine invoice which is not in fact a genuine invoice	5 0 0
"	Ho Shing	" "	1.7.40	Smuggling	1 10 6 with forfeiture of goods related to the offence
"	Lawrence, Alfred & Co. Ltd.	" "	Between 27.4.37 and 27.4.40	Moving without authority goods subject to the control of the Customs	10 0 0 and duty payable to be paid on the goods related to the offence
"	Martorana, C. Pty. Ltd. ..	" "	On or about 23.5.40	Importing prohibited imports..	20 0 0
"	Maxwell, R. C.	" "	19.4.40	Making in a document produced to an officer a statement which is untrue in a particular	2 0 0
"	Nichols, W. R.	" "	20.8.40	Smuggling	10 0 0
"	Roth & Green Pty. Ltd. ..	" "	On or about 23.5.40	Aiding and abetting in importing prohibited imports	30 0 0
"	Taft, Dr. B. I.	" "	28.10.39	Making in a document produced to an officer a statement which is untrue in a particular	5 0 0

SCHEDULE—continued.

Act under which Order made.	Name of Person Charged.	Place of Alleged Contravention.	Date of Alleged Contravention.	Nature of Alleged Contravention.	Penalty Imposed.
<i>Customs Act 1901-1936</i>	Van der Tang	Melbourne, Vic.	15.4.40	Smuggling	£ s. d. 1 0 0 with forfeiture of goods related to the offence
"	Wah Lee	" "	13.7.40	Unlawful possession of prohibited imports	16 1 0
"	Ashworth, R. A. . .	Brisbane, Q'ld.	23.7.40	Making in a document produced to an officer a statement which is untrue in a particular	2 10 0 with forfeiture of goods related to the offence
"	Evensen, Thor. . .	" "	9.7.40	" " " " "	0 10 0 with forfeiture of goods related to the offence
"	Fong Hing Yuen ..	" "	23.7.40	1. attempting to smuggle goods .. 2. attempting to evade payment of duty 3. misleading an officer in a particular likely to affect the discharge of his duty	2 0 0 with forfeiture of goods related to the offence
"	Gamblings Ltd. . .	Port Adelaide, S.A.	8.4.40 to 20.5.40 16.4.40 to 8.5.40	Failure to complete sight entries within prescribed time	1 0 0
"	Placido, I. . . .	Fremantle, W.A.	5.6.40	Making in a document produced to an officer a statement which is untrue in a particular	0 10 0 with forfeiture of goods related to the offence
"	Halim, A. . . .	Darwin, N.T.	15.8.40	" " " " "	2 10 0 with forfeiture of goods related to the offence
"	Issabullah	Darwin, N.T...	"	" " " " "	2 10 0 with forfeiture of goods related to the offence
"	Lim Ong Soon	" "	17.5.40	" " " " "	1 0 0
"	Wray, D. . . .	Hobart, Tas. . .	7.8.40	" " " " "	1 0 0 with forfeiture of goods related to the offence

I GEORGE McLEAY, Minister of State for the Commonwealth administering the Department of Trade and Customs, do hereby, in pursuance of the *Excise Tariff 1921-1938* and of all other enabling powers, make the following Departmental By-law.

GEORGE McLEAY

Minister of State for Trade and Customs.

Dated this thirtieth day of September, 1940.

EXCISE BY-LAW No. 16—ITEM 3(B).

Excise By-law No. 6 published in *Commonwealth Gazette* No. 58 of 1st September, 1939, is amended by the deletion of paragraph 2 and the insertion of the following in its stead:—
"2. For use in the manufacture of esters (ethers) and paint removers, by the addition of—

- (a) not less than 3 lb. of glacial acetic acid and 2½ lb. of concentrated sulphuric acid of a specific gravity not below 1.84 to each gallon of amyllic alcohol or fusel oil; or
- (b) not less than 7½ lb. of dried sodium acetate and 4½ lb. of concentrated sulphuric acid of a specific gravity not below 1.84 to each gallon of amyllic alcohol or fusel oil; or

(c) 2 per cent. of methanol and 2 per cent. of benzol; or
(d) 2 per cent. of butyl acetate."
(Operating on and from thirtieth day of September, 1940.)
(T. & C. 40/7976.)

THE TERRITORY OF NEW GUINEA.

HIS Excellency the Governor-General in Council has declared his assent to the *Customs Tariff Ordinance 1940*, which has been passed by the Legislative Council for the Territory of New Guinea.

H. K. NOCK, for the Prime Minister.

TERRITORY OF PAPUA.

HIS Excellency the Governor-General in Council has not disallowed the undermentioned Ordinances passed by the Legislative Council for the Territory of Papua:—

- Papuan Antiquities Ordinance 1940.*
- Royal Papuan Constabulary Ordinance 1940.*
- Port Moresby Water Supply (Preliminary Works) Ordinance 1940.*
- Liquor Ordinance 1940.*

H. K. NOCK, for the Prime Minister.

Released under the FOI Act 1982 by the Department of Infrastructure, Transport, Regional Development, Communications and the Arts

THE TERRITORY OF PAPUA.

HIS Excellency the Governor-General in Council has declared his assent to the *Land Ordinance 1940*, which has been passed by the Legislative Council for the Territory of Papua.

H. K. NOCK, for the Prime Minister.

Police Ordinance 1927-1938.

SALE BY AUCTION OF UNCLAIMED GOODS.

AN auction sale of unclaimed goods will be held at the Police Station, Acton, Canberra, at 10 a.m. on Saturday, 26th October, 1940, when a list comprising the following articles will be offered:—

- Galvanized wire.
Clothing.
Bicycle parts.
Motor accessories.
- Lawn mower.
Deck chair.
Motor tyres and numerous
sundry articles.

H. E. JONES, Chief Officer.

Office of the Principal Registrar of Births,
Deaths and Marriages,
Bureau of Census and Statistics,
Canberra, A.C.T.,
8th October, 1940.

REGISTER OF CLERGYMEN, 1940.

IN accordance with Section 29 (6) of the *Registration of Births, Deaths and Marriages Ordinances 1929-1938*, it is hereby notified that the undermentioned Clergyman has been and is registered at this Office as a Clergyman for the Celebration of Marriages in the Australian Capital Territory for the current year.

No.	Name.	Prefix and Affix.	Residence.
SALVATION ARMY.			
71	Leed, William George	Major	Divisional Headquarters, Clifford-street, Goul- burn, New South Wales

E. H. HARRY,
Deputy Principal Registrar of Births, Deaths and Marriages.

EXPENDITURE UNDER TREASURY REGULATION 67
MADE UNDER SECTION 71 OF THE AUDIT ACT
1901-1934.

PRIME MINISTER'S DEPARTMENT.

- £885.—Adastra Airways Ltd.—Aerial survey Murrumbidgee
irrigation area.
- £226 10s.—Larke, Neave & Carter Pty. Ltd.—Chevrolet
utility for Council for Scientific and Industrial Research.
- £319 10s.—Natural Philosophy Department of the Univer-
sity of Melbourne—One gauge for Aeronautical Research
Laboratory.

DEPARTMENT OF THE INTERIOR.

- £223 3s. 6d.—Taylor Elliotts and Australian Drug Pty.
Ltd., Brisbane—Purchase of drugs and medical supplies.

POSTMASTER-GENERAL'S DEPARTMENT.

- £395 4s.—Latex Products Pty. Ltd., Melbourne, Victoria—
Purchase of sponge rubber.—(Ex. Min. No. 119.)
- £816.—Gardner, Waern & Co. Pty. Ltd., Sydney, New
South Wales—Purchase of self-aligning roller bearings and
rollers.—(Ex. Min. No. 121.)
- £435 18s. 9d.—John Sharp & Sons Ltd., Melbourne, Victoria
—Purchase of timber, sugar pine.—(Ex. Min. No. 122.)
- £486 8s.—Hodson & Gault Pty. Ltd., Melbourne, Victoria—
Purchase of motor generators.—(Ex. Min. No. 124.)

ROBERT G. MENZIES, Prime Minister.

ISSUE OF WRIT FOR AN ELECTION OF A MEMBER OF THE HOUSE OF REPRESENTATIVES.

IT is hereby notified that in pursuance of the Constitution and the *Commonwealth Electoral Act 1918-1940*, His Excellency the Governor-General in Council has been pleased to approve that a Writ be issued on Thursday the seventeenth day of October, 1940, for the election of a Member of the House of Representatives for the Division of Kalgoorlie in the State of Western Australia, fixing the following dates for the purposes of the said election:—

- For the Nominations .. Friday, the twenty-fifth day of October, 1940.
- For the Polling .. Saturday, the sixteenth day of November, 1940.
- For the Return of the Writ.. On or before Saturday, the fourteenth day of December, 1940.

H. S. FOLL, Minister of State for the Interior.

HIS Excellency the Governor-General in Council has approved, pursuant to section 14 of the *Lands Acquisition Act 1906-1936*, that authority be granted for the following leases:—

- For the lease of premises situated at Harrisville, Queens-
land, occupied as a Post and Telegraph Office, for a period
of two (2) years from 1st October, 1940, and thereafter
subject to determination by twenty-eight (28) days' notice,
at a rental of £72 per annum.—(C.L.2228.)
- For the lease of certain accommodation, approximately
1,711 square feet, on the 5th Floor of Temple Court, 422
Collins-street, Melbourne, occupied by the Ministry of Mun-
itions, for the period from 1st October, 1940, to 25th October,
1940, at a rental at the rate of £455 10s. 6d. per annum.—
(C.L.6290.)

- For the lease of the 9th, 10th, 11th, 12th and 13th Floors
of Bryant House, 80-82 Pitt-street, Sydney, for the accommo-
dation of the Works Director's Staff, Department of the
Interior, for a period of Five (5) years from date of posses-
sion at a rental of £9,975 per annum, plus 10 per cent. per
annum on the cost of necessary partitions, approximately
£200.—(C.L.6328.)
- For the lease of premises situated at 131 Maitland-road,
Islington, New South Wales, occupied as a Post and Tele-
graph Office, for a period of three (3) years from 1st October,
1940, at a rental of £130 per annum.—(C.L.3704.)
- For the lease of the 7th Floor of "Watson House", situated
in Bligh-street, Sydney, for the Commonwealth Film Censor
(Department of Trade and Customs), for a period of three
(3) years from 1st November, 1940, and thereafter from
month to month, at a rental of £919 per annum.—(C.L.3611.)

For the lease for the Flax Production Committee, Department of Supply and Development, of certain railway land at Ballarat, Victoria, as from date of possession to 31st December, 1955, at a rental of £26 per annum—the tenancy to be determinable by either side on giving six (6) months' notice.—(C.L.6435.)

For the lease for the Department of Supply and Development, of two (2) rooms, being an additional area, approximately 450 square feet on the 6th Floor of Hosking House, Hosking-place, Sydney, on a three (3) monthly tenancy as from 23rd September, 1940, at a rental of £125 per annum.—(C.L.6339.)

For the lease for the Department of Commerce, of a site for a Seamen's Shelter Shed, approximately 80 feet by 25 feet adjacent to the southern abutment of the approach span of the Sydney Harbour Bridge near York-street north, Sydney, for a period of fifteen (15) years from 1st August, 1940, and thereafter from month to month, at a rental of £52 per annum. (In lieu of Executive Council Approval of 10th July, 1940.)—(C.L.4699.)

H. S. FOLL

Minister of State for the Interior.

HIS Excellency the Governor-General in Council has approved, pursuant to section 14 of the *Lands Acquisition Act 1906-1936*, that authority be granted for the following leases:—

For the lease of premises situated in Newton-street, Monto, Queensland, occupied as a Post and Telegraph office, for a period of one (1) year from 3rd November, 1940, and thereafter from month to month, at a rental of £130 per annum.—(C.L. 2166.)

For the lease of certain accommodation on the 5th Floor of Kinnear House situated at the corner of King and Little Collins streets, Melbourne, occupied by the Commonwealth Shipping Control Board, Department of Commerce, on a tenancy determinable by twenty-eight (28) days' notice as from 25th September, 1940, at a rental of £21 9s. 8d. per month.—(C.L.5388.)

For the lease of premises situated at 127-133 Stanley-street, West Melbourne, occupied by the Postmaster-General's Department, for a period of one (1) year from 1st December, 1940, and thereafter from month to month, at a rental of £416 per annum.—(C.L.4371.)

For the lease for the Department of the Interior of the following accommodation on the 5th Floor of Frazer House, situated at the corner of Loftus and Bridge streets, Sydney:—Three rooms, Nos. 506, 509 and 510, approximately 1,095 square feet, for the period of one year from 6th May, 1940, and thereafter from month to month, at a rental of £205 per annum; and three rooms, Nos. 508, 511 and 512, approximately 1,035 square feet, for the period from 10th June, 1940, to 5th May, 1941, and thereafter from month to month, at a rental of £206 per annum. (In lieu of Executive Council Approval, No. 62, of the 19th June, 1940.)—(C.L.6089.)

H. S. FOLL, Minister for the Interior.

TRANSFER OF LAND AT ASHFIELD, NEW SOUTH WALES TO THE COMMONWEALTH BANK OF AUSTRALIA.

PURSUANT to the provisions of section 62A of the *Lands Acquisition Act 1906-1936* His Excellency the Governor-General in Council has directed that the land described in the Schedule hereunder be transferred to and vested in the Commonwealth Bank of Australia.—(C.L. 4619.)

H. S. FOLL

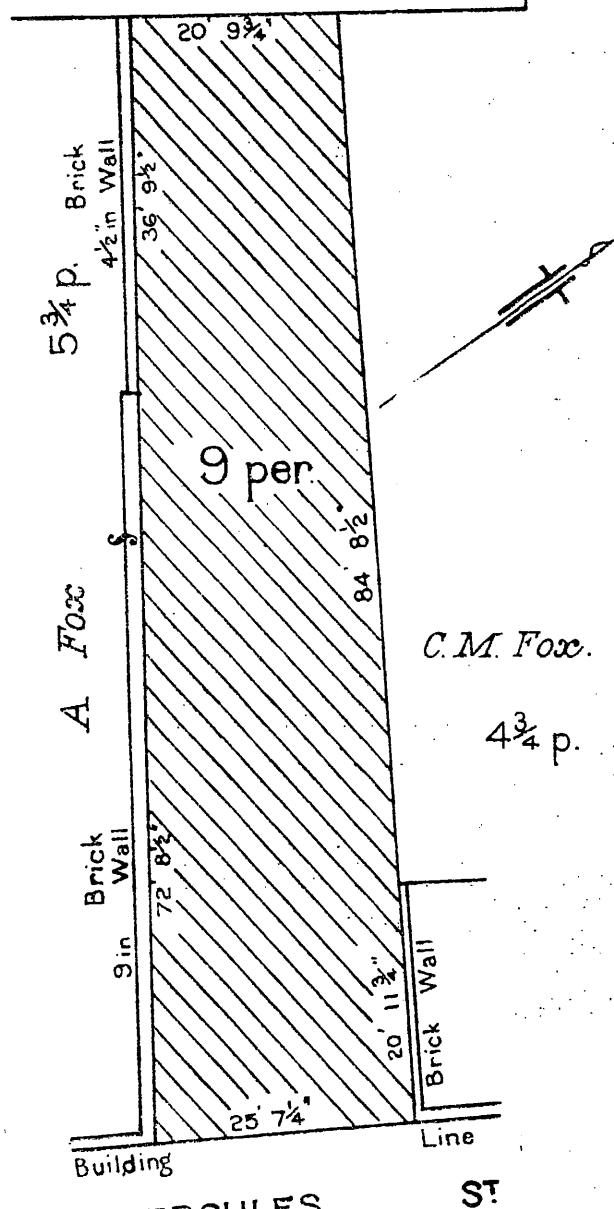
Minister of State for the Interior.

SCHEDULE.

All that piece of land containing an area of 9 perches more or less being part of Mrs. Underwood's subdivision of the Ashfield Park Estate and being part of 100 acres (portion

132 of Parish) originally granted to William Patterson by Crown grant dated 3rd October, 1794, Parish of Concord, County of Cumberland, State of New South Wales, as shown hachured on plan hereunder: Commencing on the north-western building line of Hercules-street at the easternmost corner of A. Fox's $5\frac{3}{4}$ perches and bounded thence on the south-east by that building line bearing north-easterly 25 feet $7\frac{1}{2}$ inches to C. M. Fox's $4\frac{3}{4}$ perches on the north-east by that land being lines bearing north-westerly 20 feet $11\frac{1}{2}$ inches passing along the south-western face of a brick wall and 84 feet $8\frac{1}{2}$ inches to a lane 20 feet wide on the north-west by that lane bearing south-westerly 20 feet $9\frac{3}{4}$ inches to A. Fox's $5\frac{3}{4}$ perches aforesaid and on the south-west by that land being lines passing along the north-eastern face of a brick wall bearing south-easterly 36 feet $9\frac{1}{2}$ inches and 72 feet $8\frac{1}{2}$ inches to the point of commencement.

LANE 20' WIDE



SCALE
FEET 20 10 0 20 FEET

TENDERS.

POSTMASTER-GENERAL'S DEPARTMENT.

TENDERS INVITED.

TENDERS are invited for the undermentioned supplies and/or service. Tenders must be endorsed "Tenders for....." (as the case may be), and addressed to the Deputy Director, Posts and Telegraphs, in the State named. They must be deposited in the Tender Box at the General Post Office in that State; if sent by post they must be prepaid and registered.

Description of Material or Service Required.	Schedule No.	Tender Forms, Specifications, &c., obtainable from—	Tenders close—
GENERAL.			
Joining Pits (Asbestos Cement)	C.2980	*	3 p.m., 17.10.40
Mechanics' Tools—Pliers and Screwdrivers	C.2888	*†	3 p.m., 22.10.40
Cable, V.I.R., Lead Covered	C.2907	*†	3 p.m., 22.10.40
Mechanical and Physical Apparatus, Research Laboratories, 1940–41	C.2958	*	3 p.m., 22.10.40
Identification Tags	C.2962	*	3 p.m., 22.10.40
Automatic Exchange Trunk Boards	C.2878	*†§	3 p.m., 22.10.40
Electrical Apparatus, Research Laboratories	C.2957	*	3 p.m., 24.10.40
Indicators	C.2910	*†	3 p.m., 29.10.40
Switchboard Parts and Accessories	C.2913	*†	3 p.m., 29.10.40
Crossarm Boring Device	C.2956	*	3 p.m., 29.10.40
Automatic Induction Voltage Regulators	C.2972	*	3 p.m., 29.10.40
Dial Parts	C.2912	*†	3 p.m., 31.10.40
Camping Equipment	C.2947	*	3 p.m., 31.10.40
Pole Platforms	C.2954	*	3 p.m., 31.10.40
Automatic Switching Equipment, Dial, Testing	C.2973	*	3 p.m., 31.10.40
Automatic Telephone Exchange Equipment for Cremorne, Kensington, Lindfield and Pymble, New South Wales	C.2923	*	3 p.m., 5.11.40
Keys—Switchboard	C.2911	*†	3 p.m., 5.11.40
Bolts and Nuts	C.2960	*	3 p.m., 7.11.40
Lifting Jacks	C.2976	*	3 p.m., 7.11.40
Relays, 3000 type	C.2983	*	3 p.m., 7.11.40
Radio Frequency Cable	C.2986	*	3 p.m., 7.11.40
Cable Drawing and Jointing Tools	C.2963	*	3 p.m., 7.11.40
Transformers	C.2967	*	3 p.m., 7.11.40
Cordless Switchboards	C.2906	*†	3 p.m., 12.11.40
Submarine Cable	C.2969	*	3 p.m., 12.11.40
Brass Covers and Base Plates	C.2970	*	3 p.m., 12.11.40
Insulating Material	C.2975	*	3 p.m., 12.11.40
Lamps, Lamp Caps and Sockets	C.2928	*†	3 p.m., 19.11.40
Automatic Telephone Switching Equipment, 2000 type	C.2982	*†	3 p.m., 19.11.40
Switchboard Cable—Lead Covered	C.2934	*†	3 p.m., 21.11.40
Automatic Switchboard Equipment for Northbridge, New South Wales	C.2875	*	3 p.m., 26.11.40
Murray Vibrator and Distributor Parts	C.2920	*†	3 p.m., 26.11.40
Murray Transmitter Parts	C.2933	*†	3 p.m., 28.11.40
Bells and Buzzers	C.2935	*†	3 p.m., 28.11.40
Jacks and Number Plates	C.2939	*†	3 p.m., 28.11.40
Creed Teleprinter Parts	C.2950	*†	3 p.m., 28.11.40
Murray Perforator Parts	C.2864	*†	3 p.m., 3.12.40
Outside Broadcast Amplifiers and Associated Parts	C.2949	*†	3 p.m., 2.1.41
Cable, Braided	C.2955	*†	3 p.m., 2.1.41
Relays	C.2966	*†	3 p.m., 2.1.41
Telephone Parts and Accessories	C.2936	*†	3 p.m., 2.1.41
Stamp Selling Machine Maintenance Parts	C.2974	*†	3 p.m., 2.1.41
A.T.E. Liverpool Maintenance Parts	C.2948	*†	3 p.m., 7.1.41
Bicycle Parts	C.2981	*†	3 p.m., 7.1.41
Automatic Switchboard Equipment for West Adelaide Exchange, South Australia	C.2739	* †	3 p.m., 7.1.41
Telephone Timing Clocks and Relays	C.2961	*†	3 p.m., 7.1.41
Universal Meters	C.2971	*†	3 p.m., 7.1.41
Transformers	C.2968	*†	3 p.m., 9.1.41
Standby Power Plant for Radio Stations	C.2977	*†	3 p.m., 9.1.41
Bimotional Switch Parts	C.2979	*†	3 p.m., 14.1.41

NEW SOUTH WALES.

Cable Terminal Pillars	N.S.W. 289		3 p.m., 17.10.40
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* Departmental Stores Branch, Sydney (64 Harbour-street); Brisbane; Adelaide (West-terrace) and Perth; and G.P.O.'s, Melbourne and Hobart.
† High Commissioner, London.
||| Departmental Stores Branches, Sydney (64 Harbour-street) and Melbourne (G.P.O.).
§ Previously included in *Gazette* of 11th July, 1940, and subsequent issues up to 19th September, 1940. Closing date now extended from 24th September, 1940, to 22nd October, 1940.

Released under the FOI Act 1982 by the Department of Infrastructure, Transport, Regional Development, Communications and the Arts

DEPARTMENT OF THE INTERIOR.

TENDERS INVITED.

Locality and Description of Work.	Tenders Returnable at—	Plans, Specifications, &c., Available at—	Tenders to be addressed to—
Within 500 miles of Townsville.—Sinking and Casing Sub-bore, supply and erection of pump, tank and Pump House in North-west Queensland (1940-41 : 77)	2 p.m., 22nd October, 1940	Works and Services Branch, Department of Interior, Brisbane and Townsville; and Post Office, Cloncurry	The Commonwealth Works Director, Brisbane
Within 30 miles of Brisbane.—Supply, delivery and erection of Tennis Court Enclosures (643/39/40)	" "	Works and Services Branch, Department of the Interior, Brisbane	" " "
Longreach.—Repairs and painting to Post Office (372/40)	2 p.m., 24th October, 1940	Works and Services Branch, Department of the Interior, Brisbane; and Post Office, Longreach	" " "
Muttaborra.—Repairs and painting to Post Office (313/40)	" "	Works and Services Branch, Department of the Interior, Brisbane; and Post Office, Muttaborra	" " "
Concord Telephone Exchange.—Installation of Rack Lighting	2 p.m., 21st October, 1940	Office of Commonwealth Works Director, Customs House, Sydney	Commonwealth Works Director, Customs House, Sydney
Barmedman Post Office.—Repairs and painting (988)	2 p.m., 28th October, 1940	Office of Commonwealth Works Director, Customs House, Sydney; and at Post Office, Barmedman	" " "
Coolamon Post Office.—Repairs and painting (1005)	" "	Office of Commonwealth Works Director, Customs House, Sydney; and at Post Office, Coolamon	" " "
Cumnock Broadcasting Station.—Repairs and painting (119)	" "	Office of Commonwealth Works Director, Sydney; and at Post Offices, Cumnock and Orange	" " "
Stockinbingal Post Office.—Repairs and painting (991)	" "	Office of Commonwealth Works Director, Sydney; and Post Offices, Stockinbingal and Cootamundra	" " "
Sydney G.P.O. Extensions.—Supply of kitchen equipment and reconditioning existing equipment	2 p.m., 11th November, 1940	Office of Commonwealth Works Director, Customs House, Sydney	" " "
In the Sydney Suburban Area.—Construction of Roads, Paths, &c.	2 p.m., 21st October, 1940	" " " "	" " "
Twenty-five miles from Sydney.—Erection of one timber framed building and one brick building (63/40-41)	2 p.m., 21st October, 1940	" " " "	" " "
In the Sydney Suburban Area.—Erection of buildings known as Nos. 2, 3, 11 and 12 (234)	2 p.m., 28th October, 1940	Office of Commonwealth Works Director, Customs House, Sydney	" " "
Wingham.—Erection of building for cross arm boring depot (963)	2 p.m., 21st October, 1940	Office of Commonwealth Works Director, Customs House, Sydney; and at Post Office, Wingham	" " "
Approximately 40 miles from Sydney.—Installation of electric light and power in a building (2/40-41)	" "	Office of Commonwealth Works Director, Customs House, Sydney	" " "
Approximately 40 miles from Sydney.—Concrete box and pipe drain to front of buildings (65/40-41)	" "	" " " "	" " "
Barellan Post Office.—Repairs and painting..	" "	Office of Commonwealth Works Director, Customs House, Sydney; and at Post Office, Barellan	" " "
Cassilis Post Office.—Repairs and painting (472 and 444)	" "	Office of Commonwealth Works Director, Customs House, Sydney; and at Post Offices, Cassilis, Mudgee and Merriwa	" " "
Coonamble Post Office.—Repairs and painting	" "	Office of Commonwealth Works Director, Customs House, Sydney; and at Post Office, Coonamble	" " "
Wollongong Post Office and Telephone Exchange.—Re-wiring, &c., of electrical installation	" "	Office of Commonwealth Works Director, Customs House, Sydney; and at Post Office, Wollongong	" " "
Griffith (A.C.T.).—Erection of two brick residences, blocks 2 and 5, Section 3	2 p.m., 22nd October, 1940	Works Branch, Department of the Interior, Canberra	The Secretary, Department of the Interior, Canberra
C.S. and I.R., Canberra.—Erection of caretaker's residence (fresh tenders)	" "	" " " "	" " "
Within 10 miles of Melbourne.—Bulk store (in brick) (828)	11 a.m., 22nd October, 1940	Office of Commonwealth Works Director, Post Office-place, Melbourne, Victoria	Commonwealth Works Director, Post Office-place, Melbourne, Victoria
Within 70 miles of Melbourne.—Hutments (in timber) and earthworks (29)	" "	" " " "	" " "
Within 15 miles of Melbourne.—Dental block (in timber) (164)	" "	" " " "	" " "
Within 10 miles of Melbourne.—Hutments (in timber)	" "	" " " "	" " "
Kilmore Post Office.—Repairs and painting..	" "	Office of Commonwealth Works Director, Post Office-place, Melbourne, Victoria; and at Post Office, Kilmore	" " "
Port Melbourne.—Laboratory	" "	Office of Commonwealth Works Director, Post Office-place, Melbourne, Victoria	" " "

DEPARTMENT OF THE INTERIOR—continued.

TENDERS ACCEPTED.

Locality and Description of Work.	Amount.	Contractor and Address.	Date of Acceptance.	Date of Completion.
	£ s. d.			
Within 650 miles of Perth.—Preparation of landing area	1,733 0 0	H. V. Gorey	27.9.40	6.12.40
Within 150 miles of Perth.—Erection of workshop and store building	23,498 0 0	Plunketts Building & Investment Co. Ltd., 98 Smith-street, Perth	3.10.40	9.1.41
Within 20 miles of Sydney.—Installation of electric light and power in officers mess, &c. (165/39-40)	1,299 0 0	Les. L. Williams, 20 Market-street, Sydney	„	*
Within 70 miles of Perth.—Alterations to buildings (8/9/18)	294 0 0	Sandwell & Wood, 220 Havelock-street, West Perth	8.10.40	29.10.40
Within 100 miles of Perth.—Erection of hospital at internment camp (10/1/2)	3,533 0 0	H. A. Doust, 65 Carrington-street, Claremont	„	26.11.40
Minding, W.A.—Erection of two cottages, new double garage and additions to existing quarters at S.W. Regional Broadcasting Station (34/273)	3,125 1 0	Sampson & Kempin, 243 Suburban-road, South Perth	4.10.40	24.1.41
Near Townsville.—Supply of tanks (334/39/40)	220 18 0	Thomas James Evans, 1027 Stanley-street, East Brisbane	10.10.40	24.10.40
Within 30 miles of Brisbane.—Construction of stormwater drain (1277/39-40)	1,499 0 0	Thomas James Evans, 1027 Stanley-street, East Brisbane	9.10.40	1.1.41
Within 30 miles of Brisbane.—Supply of steel furniture (3/40-41)	720 9 0	United Metal Industries Ltd., Deshon-street, Woolloongabba, S.E.2	11.10.40	20.12.40
Within 30 miles of Brisbane.—Supply of furniture to buildings (3/40-41)	1,279 7 6	Carrieks Ltd., Saul-street, Brisbane	„	1.11.40
Erection of wood framed buildings and sundry minor works	2,188 0 0	Marks & Bourne	10.10.40	†
Approximately 100 miles from Sydney.—Manufacture of No. 240 adjustable steel shutters to ridge ventilators delivered f.o.r. (177)	1,500 0 0	Holt Engineering Pty. Ltd., 281 Forest-road, Bexley, New South Wales	„	19.12.40
Approximately 25 miles from Sydney.—Construction of fittings at a building (94/39-40)	874 0 0	F. C. W. Powell & Sons, Burrows-road, Alexandria	11.10.40	1.11.40
Within 100 miles of Perth.—Erection of 47 buildings (108/40-41)	27,800 0 0	Plunketts Building & Investment Co. Ltd., 98 Smith-street, Perth	4.10.40	31.10.40
Within 5 miles of Darwin.—Erection and completion of eleven tropical type 3 and eighteen tropical type 4 residences (336/39-40)	41,274 0 0	G. Kafcoloudes, P.O. Box 26, Darwin	9.10.40	18.6.41
Approximately 100 miles from Sydney.—Supply and delivery to a Railway Station of 33 tons of granulated insulating mineral wool (177)	577 10 0	Bradford Insulation Pty. Ltd., 109 Sussex-street, Sydney	10.10.40	30.11.40
Approximately 25 miles from Sydney.—Construction of roads (145/38-40, 94/39-40)	6,257 15 2	N. H. Bowers & Leard Pty. Ltd., 84 Pitt-street, Sydney	„	21.11.40
Within 100 miles of Perth.—Erection of fencing, boundary marks, &c., and felling (108/40-41)	939 13 0	Malloch Bros. Ltd., 50-54 William-street, Perth	4.10.40	15.11.40
Within 10 miles of Brisbane.—Erection of building (357/39-40)	686 0 0	Percy Richard Ayre, Bourne-street, Buranda, Brisbane	8.10.40	19.11.40
Ainslie (A.C.T.).—Sanitary drainage, 24 cottages	776 16 6	E. C. Dockar, Elder-street, Braddon, Australian Capital Territory	10.10.40	14.11.40
Within 5 miles of Townsville.—Supply and delivery of pumps (334/39-40)	226 0 0	Gilbert & Barker Mang. Co. (Aust.) Pty. Ltd., Box 63, Post Office, Alexandria, New South Wales	3.10.40	31.10.40
Within 10 miles of Brisbane.—Erection of building (85/40-41)	937 0 0	Thomas Philp, Acacia-drive, Ashgrove, Brisbane	4.10.40	25.10.40
Within 120 miles of Sydney.—Erection of two brick buildings on a site (697/39-40)	2,075 0 0	J. H. Jones & A. H. Whaling, 3 Viret-street, Hunters Hill	9.10.40	4.11.40
Within 5 miles of Brisbane.—Erection of fencing to property (76 and 232)	1,389 0 0	Thomas Frederick Woollam, Days-road, Wilston, Brisbane	2.10.40	30.10.40
Forrest, Block 9, Section 1.—Erection brick residence	1,931 0 0	W. J. Perry, Wentworth-avenue, Kingston, Australian Capital Territory	14.10.40	27.1.41
Within 30 miles of Perth.—Construction of concrete drain with metal grating (2109/39-40)	243 0 0	E. A. Tillotson, 1A Clifton-crescent, Mount Lawley	27.9.40	25.10.40
Within 20 miles of Melbourne.—Demolition and erection of two timber buildings (1178)	941 0 0	A. E. Orchard & Son, 111 Rose-street, West Coburg	2.10.40	13.11.40
Within 10 miles of Melbourne.—Building 659 in brick (331)	1,208 10 0	E. & G. Dixon Bros., 23 Brewster-street, Essendon, W.5	„	30.10.40
Within 10 miles of Melbourne.—Hot water and heating systems (255)	435 1 4	Condon & Guy, 498 Toorak-road, Burwood, E.13	17.9.40	12.11.40
Various R.A.A.F. Stations.—Supply, delivery and erection of steel bins and racks	5,887 5 6	Wormald Bros. Pty. Ltd., Young-street, Waterloo	3.10.40	30.1.41
Within 100 miles of Perth.—Erection of power house and the supply and installation of alternating current generating sets and switchboard	3,053 0 0	Harris, Scarfe and Sandovers Ltd., Hay-street, Perth	27.9.40	22.11.40
Stawell.—Lineman's shed and garage (in timber and galvanized iron)	261 0 0	Midgley and Thirlwell, Pallett-street, Golden Square, Bendigo	24.9.40	5.11.40
Within 20 miles of Melbourne.—Brick residence (1256)	2,206 0 0	A. G. Papst, 3 Trafalgar-street, Mont Albert, E.10	2.10.40	22.1.41

* Concurrent with building.

† 31st October, 1940, hospital; 5th November, 1940, sundry building.

POSTMASTER-GENERAL'S DEPARTMENT.

TENDERS ACCEPTED.

Contract No. 1239.—Philips Lamps (A/sia.) Pty. Ltd., Box 40, P.O., Waterloo, New South Wales.—Schedule C.1990—Sydney-Maitland cable, £1,305 18s. 9d., plus exchange. New South Wales.

Contract No. 3065.—Standard Telephones & Cables Pty. Ltd., Box 525B, G.P.O., Sydney, New South Wales.—Schedule C.2581—Cords, instrument, £236 5s., plus exchange. Victoria.

Contract No. 3101.—The notification of the acceptance of the tender of Televox Pty. Ltd., 32 Market-street, Melbourne, C.1, Victoria, under Schedule C.2663, for sound-recording discs, appearing in *Gazette*, No. 96 of 30th May, 1940, is hereby cancelled.

Contract No. 3163.—The notification of the value of the contract placed with the Don Electrical Co., Box 23, P.O., Camperdown, New South Wales, under Schedule C.2729, for rectifiers, power, appearing in *Gazette*, No. 120 of 27th June, 1940, is hereby amended to read £686 1s. 3d.

Released under the FOI Act 1982 by the Department of Infrastructure, Transport, Regional Development, Communications and the Arts

Contract No. 3352.—Government Printer, Canberra, A.C.T.—Schedule C.2872.—Printed forms, registration "R" series, £202 9s. 7d. All States.

Contract No. 3354.—R. B. Shankly Pty. Ltd., 586 Bourke-street, Melbourne, Victoria.—Schedule C.2872.—Printed forms, registration "R" series, £270 2s. 4d. All States except Western Australia.

Contract No. 3383.—The notification of the value of the contract placed with Siemens (Aust.) Pty. Ltd., Box 4328, G.P.O., Melbourne, C.I, Victoria, under Schedule C.2620, for gas-filled arresters, appearing in *Gazette*, No. 187 of 5th September, 1940, is hereby amended to read £645 14s. 2d., plus exchange.

Contract No. 3423.—R. B. Shankly Pty. Ltd., 586 Bourke-street, Melbourne, C.I, Victoria.—Schedule C.2904.—Printed forms, money order "M.O." series, £960 10s. All States.

Contract No. 3426.—Simpson Bros., 250 Clarence-street, Sydney, New South Wales.—Schedule C.2904.—Printed forms, money order "M.O." series, £233 13s. All States.

Contract No. 3427.—N. Morrison, 96 Commonwealth-street, Sydney, New South Wales.—Schedule C.2904.—Printed forms, money order "M.O." series, £769 9s. 3d. All States.

Contract No. 3428.—Government Printer, Canberra, A.C.T.—Schedule C.2904.—Printed forms, money order "M.O." series, £286 6s. 2d. All States.

Contract No. 3439.—Standard Telephones & Cables Pty. Ltd., Box 525b, G.P.O., Sydney, New South Wales.—Schedule C.2651.—Tubes, transmitting thermionic, £54.816 2s., plus exchange. All States.

Contract No. 3440.—British General Electric Co. Pty. Ltd., Box 1594bb, G.P.O., Sydney, New South Wales.—Schedule C.2651.—Tubes, transmitting thermionic, £1,100 13s. 3d., plus exchange. Queensland and Western Australia.

Contract No. 3441.—Amalgamated Wireless Valve Co. Pty. Ltd., Box 2516bb, G.P.O., Sydney, New South Wales.—Schedule C.2651.—Tubes, transmitting thermionic, £902 17s. All States except Tasmania.

Contract No. 3452.—Standard Telephones & Cables Pty. Ltd., Box 525b, G.P.O., Sydney, New South Wales.—Schedule C.2838.—Tubes, transmitting thermionic, £2,689 7s., plus exchange. Victoria and Queensland.

Contract No. 3453.—Amalgamated Wireless Valve Co. Pty. Ltd., Box 2516bb, G.P.O., Sydney, New South Wales.—Schedule C.2838.—Tubes, transmitting thermionic, £267 5s. 6d. Victoria and Tasmania.

Contract No. 3454.—O.T. Ltd., 193-201 High-street, Prahran, S.I. Victoria.—Schedule C.2835.—Cardboard cartons, £649 6s. 1d. All States.

Contract No. 3457.—Hawley Products Pty. Ltd., Dowling-street, Waterloo, New South Wales.—Schedule C.2924.—Helmets, £463 1s. 9d. All States except Tasmania.

Contract No. 3458.—Metal Manufactures Ltd., c/o British Insulated Cables Ltd., Box 4312, G.P.O., Melbourne, C.I, Victoria.—Schedule C.2757.—Cables, trunk type, £5.425 13s. All States.

Contract No. 3459.—Standard Telephones & Cables Pty. Ltd., Box 525b, G.P.O., Sydney, New South Wales.—Schedule C.2916.—Microphones, stands and cable, £363 14s. 6d. All States except Queensland.

Contract No. 3464.—Metal Manufactures Ltd., c/o British Insulated Cables Ltd., Box 4312, G.P.O., Melbourne, C.I, Victoria.—Schedule C.2800.—Underground cable, large sizes, £23,797 5s. 9d. All States.

Contract No. 3468.—Transmission Equipment Pty. Ltd., Doonside-street, Richmond, E.I, Victoria.—Schedule C.2795.—Radio telephone broadcasting transmitter for Manila, New South Wales, £6,962 13s. New South Wales.

Contract No. 3473.—Enfield Cable Works (A/sia.) Pty. Ltd., Box 2615ee, G.P.O., Sydney, New South Wales.—Schedule C.2887.—Light and power material, cords and cables, £1,514 5s. 3d. All States.

Contract No. 3474.—Noyes Bros. (Melb.) Ltd., Box 4335, G.P.O., Melbourne, C.I, Victoria.—Schedule C.2887.—Light and power material, cords and cables, £600 17s. 11d. New South Wales, Queensland, and Western Australia.

Contract No. 3479.—Government Printer, Canberra, A.C.T.—Schedule C.2941.—Printed forms, Telegraph Branch "T.G." series, £278 5s. 3d. New South Wales, Queensland, South Australia, and Western Australia.

Contract No. 3488.—Standard Telephones & Cables Pty. Ltd., Box 525b, G.P.O., Sydney, New South Wales.—Schedule C.2842.—Switchboard cords, £381 10s., plus exchange. All States except Western Australia.

Contract No. 3489.—Gilbert Lodge & Co. Pty. Ltd., Box 4530, G.P.O., Melbourne, C.I, Victoria.—Schedule C.2842.—Switchboard cords, £3,704 14s., plus exchange. All States.

Contract No. 3490.—British Insulated Cables Ltd., Box 4312, G.P.O., Melbourne, C.I, Victoria.—Schedule C.2842.—Switchboard cords, £441 4s., plus exchange. Victoria, Queensland, South Australia, and Western Australia.

Contract No. 3491.—Briscoe & Co., Box 250b, G.P.O., Melbourne, C.I, Victoria.—Schedule C.2678.—Woodworkers' tools, £667 13s. 9d. All States.

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Contract No. 3492.—McPherson's Pty. Ltd., Box 4500, G.P.O., Melbourne, C.I, Victoria.—Schedule C.2678.—Woodworkers' tools, £336 3s. 2d. All States except Tasmania.

Contract No. 3494.—Slade Allan & Co. Pty. Ltd., Box 1278L, G.P.O., Melbourne, C.I, Victoria.—Schedule C.2765.—Metal anchors and drills, approximate quantities required during period 1st October, 1940, to 30th September, 1941, in all States.

Contract No. 3495.—Star Expansion Bolt Co., Box 4100, G.P.O., Melbourne, C.I, Victoria.—Schedule C.2765.—Metal anchors and drills, approximate quantities required during period 1st October, 1940, to 30th September, 1941, in all States.

Contract No. 3497.—J. J. Hoelle & Co., 47-9 Alma-street, Darlington, New South Wales.—Schedule C.2765.—Metal anchors and drills, approximate quantities required during period 1st October, 1940, to 30th September, 1941, in all States.

Contract No. 3498.—J. Haxby, 171 Morris-street, Sunshine, W.20, Victoria.—Schedule C.2765.—Metal anchors and drills, approximate quantities required during period 1st October, 1940, to 30th September, 1941, in all States.

Contract No. 3499.—Automatic Electric Telephones Ltd., Box 1883k, G.P.O., Sydney, New South Wales.—Schedule C.2641.—Protective apparatus, \$684, plus exchange. New South Wales.

Contract No. 3502.—Newlands Bros. Pty. Ltd., Box 37, Oxford-street, P.O., Sydney, New South Wales.—Schedule C.2867.—Beds and bedding, approximate quantities required during the period ending 30th September, 1941, in all States.

DEPARTMENT OF CIVIL AVIATION.

TENDERS ACCEPTED.

Serial No. 14.—Schedule No. 68.—Radio telephone-telegraph receiver unit for Aeradio Station, Liverpool (New South Wales), £828 3s.—Amalgamated Wireless (A'asia) Ltd., Box 2516bb, G.P.O., Sydney.

Serial No. 15.—Schedule No. 69.—Electrical generating and distribution plant at Currie (King Island) and Pat's River (Flinders Island)—(a) Flinders Island, £2,356; (b) King Island, £2,433.—Bailey & Grimster Pty. Ltd., 23 Faraday-street, Carlton, N.3.

TENDERS FOR A SHIPPING SERVICE TO AND FROM DARWIN, NORTHERN TERRITORY.

TENDERS are invited from companies or persons desirous of contracting for the provision, for a period of one (1) year, or alternatively for a period of three (3) years, from the 1st January, 1941, of a shipping service between Melbourne and Darwin, as follows:—

- One voyage per month to be made from Melbourne to Darwin, via Sydney and Brisbane.
- One voyage per month to be made from Darwin to Melbourne, via Brisbane and Sydney.

Tenderers should give full particulars of the vessels proposed to be employed (including particulars as to speed, passenger accommodation, and cargo capacity), submit schedules showing the charges proposed to be made for freight and passages, specify the Australian ports other than Sydney and Brisbane at which they are prepared to call, and also state the amount of annual subsidy required.

The successful tenderer will be required to carry, on behalf of the Postmaster-General, all mail matter destined to and from Darwin and southern ports, free of freight charges.

The successful tenderer may be required to furnish security for the satisfactory carrying out of the contract.

Tenders accompanied by a deposit of £25 (Twenty-five pounds) should be addressed to the Secretary, Department of the Interior, Canberra. Tenders will close at Twelve noon on Thursday, 31st October, 1940.

The envelope enclosing the tender should be endorsed "Tender for Shipping Service to Darwin".

The lowest or any tender not necessarily accepted.

DEPARTMENT OF SUPPLY AND DEVELOPMENT.

TENDERS will be received until Two o'clock p.m. on the dates shown, at the Contracts Office, in the capital cities stated hereunder:—

Item, Tenders closing.

Supply of—

Stainless steel tub.—22nd October, 1940. (Melbourne and Sydney.)

M.G. belt, boxes.—25th October, 1940. (Melbourne, Sydney, Brisbane, and Adelaide.)

COMMONWEALTH STORES SUPPLY AND TENDER BOARD.

Schedule No.—C.T.B. 195. Material—Envelopes. Supplies required in—All States. Closing date—29th October, 1940.

Tender forms and full particulars are obtainable at the Board's Office, G.P.O., Melbourne, C.I., at the office of the Commonwealth Local Stores Board, 64 Harbour-street, Sydney, and at the office of the Superintendent of Stores, Postmaster-General's Department, Brisbane, Adelaide, Perth and Hobart.

TENDERS ACCEPTED.

Schedule No. C.T.B. 184.—Contract No. 2690.—E. S. Wigg & Son, 65 Grenfell-street, Adelaide, South Australia.—Envelopes, £1,330 11s.

Schedule No. C.T.B. 40/108.—Contract No. 2692.—National Cash Register Co. Pty. Ltd., Box 4526, G.P.O., Melbourne, C.I.—Maintenance of National accounting machines in Postmaster-General's Department in all States during period 1st July, 1940, to 30th June, 1941.

Schedule No. C.T.B. 188.—Contract No. 2693.—C.O.R. Ltd., 90 William-street, Melbourne, C.I.—Motor spirit, &c. (approximate quantities for period ending 31st May, 1941).

Schedule No. C.T.B. 191.—Contract No. 2694.—A. P. Kennan, Esq., 382 Lonsdale-street, Melbourne, C.I.—Paper supplies, £689 16s. 8d.

Schedule No. C.T.B. 191.—Contract No. 2695.—Alexander Cowan & Son, Box 3870, G.P.O., Melbourne, C.I.—Paper supplies, £411 1s. 3d.

NEW SOUTH WALES.

Edwards Dunlop & Co.—Purchase of duplicating paper. £275.

VICTORIA.

Chartres Ltd., 375 Collins-street, Melbourne.—Purchase of Remington accounting machines, £1,088 10s.

QUEENSLAND.

J. Hooper & Co., Brisbane, Queensland.—Quotation No. 279.—Supply of account books, £822 13s. 9d.

REPATRIATION COMMISSION HEAD-QUARTERS.

CONTRACTS ACCEPTED.—(Series 1940-1941.)

SERVICES TO REPATRIATION MEDICAL INSTITUTIONS.

Period—1st October, 1940, till 31st December, 1940.

Meat.

3613. Delivery at Prince of Wales Repatriation General Hospital, Randwick—Estimated amount involved, £1,032 11s. 9d.—Thomas Playfair Pty. Ltd., Argyle-street, Sydney, New South Wales.

3614. Delivery at Repatriation Sanatorium, Lady Davidson Home, Turramurra—Estimated amount involved, £358 12s. 5d.—Fred Paul, 27 Pitt-street, Sydney.

Fish, Rabbits, Oysters and Poultry.

3615. Fish and oysters.—Delivery at Prince of Wales Repatriation General Hospital, Randwick—Estimated amount involved, £696 12s. 3d. Fish.—Delivery f.o.r. Turramurra Railway Station for Repatriation Sanatorium, Lady Davidson Home, Turramurra—Estimated amount involved, £35 17s. 5d.—Fish Traders Pty. Ltd., Rawson-place, Sydney.

3616. Poultry.—Delivery at Prince of Wales Repatriation General Hospital, Randwick—Estimated amount involved, £333 12s. 6d.—David Hyland, Watkins Pty. Ltd., 10 Little Comber-street, Paddington, Sydney.

3617. Poultry.—Delivery f.o.r. Turramurra Railway Station for Repatriation Sanatorium, Lady Davidson Home, Turramurra—Estimated amount involved, £65 13s. 4d.—Keene & Co., 107 Broadway, Sydney.

3618. Rabbits.—Delivery at Prince of Wales Repatriation General Hospital, Randwick, and f.o.r. Turramurra Railway Station, for Repatriation Sanatorium, Lady Davidson Home, Turramurra. For Repatriation General Hospital only—Estimated amount involved, £83 2s. 6d. For Repatriation Sanatorium only—Estimated amount involved, £6 5s.—John Davis, jun., 13 Hay-street, Sydney.

Groceries.

3619. Delivery at Prince of Wales Repatriation General Hospital, Randwick—Estimated amount involved, £628 2s. 3d.—McIlraiths Pty. Ltd., 202 Pitt-street, Sydney.

3620. Delivery at Repatriation Sanatorium, Lady Davidson Home, Turramurra—Estimated amount involved, £131 17s. 6d.—Matthews, Thompson & Co. Ltd., 74-84 King-street, Newtown.

Potatoes, Onions, Mixed Vegetables and Fruit.

3621. Delivery at Prince of Wales Repatriation General Hospital, Randwick, and Repatriation Sanatorium, Lady Davidson Home, Turramurra. For Repatriation General Hospital only—Estimated amount involved, £769 3s. 1d. For Repatriation Sanatorium only—Estimated amount involved, £179 15s. 6d.—L. D. Young & Co., 270 Elizabeth-street, Sydney.

QUOTATIONS ACCEPTED.

Period—1st October, 1940, till 31st December, 1940.

Tea.

3622. Delivery at Prince of Wales Repatriation General Hospital, Randwick, and Repatriation Sanatorium, Lady Davidson Home, Turramurra. For Repatriation General Hospital only—Estimated amount involved, £227 7s. 7d. For Repatriation Sanatorium only—Estimated amount involved, £36 5s.—John Connell & Co. Ltd., 355 Kent-street, Sydney.

Druggist Sundries.

3623. Delivery at Prince of Wales Repatriation General Hospital, Randwick—Estimated amount involved, £292 18s. 4d.—Elliotts & Australian Drug Pty. Ltd., O'Connell-street, Sydney.

3624. Delivery at Prince of Wales Repatriation General Hospital, Randwick—Estimated amount involved, £339 4s. 8d.—Parke, Davis & Co., 50 Rothschild-avenue, Rosebery, New South Wales.

Period—1st October, 1940, till 30th September, 1941.

Sugar, Golden Syrup and Treacle.

3625. Delivery at Prince of Wales Repatriation General Hospital, Randwick—Estimated amount involved, £942 12s.—Colonial Sugar Refining Co. Ltd., O'Connell-street, Sydney.

3626. Sugar and golden syrup.—Delivery at Repatriation Sanatorium, Lady Davidson Home, Turramurra—Estimated amount involved, £204.—Colonial Sugar Refining Co. Ltd., O'Connell-street, Sydney.

Period—1st October, 1940, till 31st March, 1941.

Bread and Flour.

3627. Delivery at Repatriation General Hospital, Keswick, South Australia—Estimated amount involved, £70 15s. 6d.—Peerless Bakery, 19 Wellington-road, North Norwood, South Australia.

Period—1st October, 1940, till 31st December, 1940.

Meat.

3628. Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £206 13s. 10d.—P. K. Conroy, 154A Rundle-street, Adelaide.

Period—1st October, 1940, till 31st March, 1941.

Fish, Rabbits and Poultry.

3629. Fish and rabbits.—Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £115 18s. 4d.—Cocking Bros., 75 Gouger-street, Adelaide.

3630. Chicken.—Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £102 18s. 4d.—D. G. Sturgeon, Victoria-street, Gaza, South Australia.

Groceries.

3631. Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £173 15s. 4d.—C. M. P. Harley, Gilbert-street, Gilberton, South Australia.

Dairy Produce.

3632. Butter.—Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £159 7s. 6d.—A. W. Sandford & Co. Ltd., Grenfell-street, Adelaide, South Australia.

3633. Bacon and cheese.—Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £45 4s. 2d.—Foggitt Jones Pty. Ltd., 192-198 Grote-street, Adelaide, South Australia.

Fruit and Vegetables.

3634. Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £190 1s. 11d.—H. C. Austin, New Market, Adelaide.

Milk and Cream.

3635. Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £141 17s. 6d.—Prosser Bros., 3 Elmo-avenue, Westbourne Park, South Australia.

Period—1st October, 1940, till 30th September, 1941.

Drugs, &c.

3636. Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £1,200.—F. H. Faulding & Coy. Ltd., James-place, Adelaide, South Australia.

Period—1st October, 1940, till 31st March, 1941.

Firewood.

3637. Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £22 10s.—A. & J. Fimeri, Rose-street, Adelaide.

Ale, Stout and Soda Water.

3638. Ale and Stout.—Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £25 13s.—Cooper & Sons Ltd., Statenborough-street, Upper Kensington, South Australia.

3639. Soda water.—Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £21 9s.—W. Woodroffe Ltd., Theresa-street, Norwood.

Laundry.

3640. Delivery at Repatriation General Hospital, Keswick—Estimated amount involved, £193 9s. 6d.—Laundries & Dry Cleaners Ltd., Eighth-street, Bowden, South Australia.

Purchase and Removal of Fat.

3641. Removal from Repatriation General Hospital, Keswick—Estimated amount involved, £5—W. H. Burford & Sons Ltd., Dry Creek, South Australia.

Tariff Board Act 1921-1934.

HIS Excellency the Governor-General in Council, pursuant to the provisions of section 6(4) of the *Tariff Board Act 1921-1934*, has appointed Henry Frederick Morris, Assistant Comptroller-General (Administration), Department of Trade and Customs, to act as a deputy of William Stanley Kelly, a member of the Tariff Board, during the absence of the said William Stanley Kelly as from 14th September, 1940.—(Ex. Min. No. 103.)

GEORGE McLEAY, Minister for Trade and Customs.

DEPARTMENT OF TRADE AND CUSTOMS.

HIS Excellency the Governor-General in Council has approved of the appointment of Frederick William White, Postal Clerk, as Acting Officer of Customs, Cooktown, Queensland, as from 18th October, 1940, during the temporary absence of J. T. Paterson.—(Ex. Min. No. 104.)

HIS Excellency the Governor-General in Council has approved of the appointment of Charles Edward Wilson, an officer of the Postmaster-General's Department, South Australia, as Acting Officer of Customs at Whyalla, South Australia, from 30th September, 1940, during the temporary absence of A. Agars.—(Ex. Min. No. 105.)

HIS Excellency the Governor-General in Council has approved—

- (a) that the appointment of Police Constable George Mann, Officer of Police, Western Australia, as Acting Officer of Customs, Fremantle, be cancelled;
- (b) that Police Constable Leslie Herbert Scott of the Cargo Pillage Prevention Staff, Fremantle, be appointed as Acting Officer of Customs at Fremantle, Western Australia, as from 1st October, 1940.—(Ex. Min. No. 106.)

GEORGE McLEAY, Minister for Trade and Customs.

Commonwealth Conciliation and Arbitration Act 1904-1934.
APPOINTMENT OF INSPECTORS UNDER SECTION 50A.

HIS Excellency the Governor-General in Council has been pleased to make appointments, subject to the provisions of the Conciliation and Arbitration (Inspectors) Regulations, as follows:—

- (1) The Honorable Arthur Blakeley to be Senior Inspector under section 50A of the *Commonwealth Conciliation and Arbitration Act 1904-1934*, such appointment to be for three years on and from the sixth day of August, One thousand nine hundred and forty; and
- (2) Miss Ellen Imelda Cashman, Alfred John Chambers, John Chambers Eldridge, James Fergus Gleadell, Percival James Roberts to be inspectors under section 50A of the said Act, such appointments to be for a period of three years from the date on which each such Inspector commences duty and, in the first instance, on probation for a period of three months.—(Ex. Min. No. 49.)

W. M. HUGHES, Attorney-General.

COMMONWEALTH COURT OF CONCILIATION AND ARBITRATION.

HIS Excellency the Governor-General in Council has been pleased to grant to Frank Stewart Dethridge, Esquire, Associate to the Chief Judge of the Commonwealth Court of Conciliation and Arbitration and Clerk of the Court, leave of absence for the period commencing 6th May, 1940, and whilst the said Frank Stewart Dethridge is a member of the Australian Imperial Force.

W. M. HUGHES, Attorney-General.

THE COMMONWEALTH COURT OF CONCILIATION AND ARBITRATION.

HIS Excellency the Governor-General in Council has been pleased to appoint Hector Montgomery Hill, Esquire, to be an Associate to a Judge of the Commonwealth Court of Conciliation and Arbitration and Clerk of the Court, as on and from the 1st November, 1940.

W. M. HUGHES, Attorney-General.

DRIED FRUITS CONTROL BOARD.

APPOINTMENT OF MEMBER.

HIS Excellency the Governor-General in Council, in view of the decease of Alexander Foulis Bell, and in pursuance of section 4 of the *Dried Fruits Export Control Act 1924-38*, has appointed Edward Joseph Mulvany, 18 Bendigo-avenue, Elwood, Victoria, as a member with commercial experience on the Dried Fruits Control Board for a period of two years as from 25th September, 1940. The notice appearing in *Gazette* No. 199, dated 26th September, 1940, is hereby cancelled.—(Ex. Min. 83.)

A. G. CAMERON, Minister of State for Commerce.

DEPARTMENT OF COMMERCE.

MARINE BRANCH.

HIS Excellency the Governor-General in Council has given a direction under section 88 of the *Commonwealth Public Service Act 1922-1939* that, during the absence from 20th September, 1940, of the Deputy Director of Lighthouses and Navigation, New South Wales, Stewart Gifford Hooper, Senior Nautical and Ship Surveyor, Marine Branch, New South Wales, perform and exercise the duties, obligations, rights and powers imposed or conferred by the *Navigation Act 1912-1935* and the regulations made thereunder upon the Deputy Director of Lighthouses and Navigation, New South Wales.—(Ex. Min. No. 85.)

Dated this tenth day of October, 1940.

A. G. CAMERON, Minister for Commerce.

THE NORTHERN TERRITORY OF AUSTRALIA.

APPOINTMENT OF A JUSTICE OF THE PEACE.

IN pursuance of the powers conferred by section ten of the *Justices Ordinance 1928-1939* of the Northern Territory, the Governor-General in Council has appointed Charles Reginald Stahl to be a Justice of the Peace in and for the Northern Territory.

H. S. FOLL, Minister for the Interior.

THE NORTHERN TERRITORY OF AUSTRALIA.

IN accordance with the provisions of section 10 of the *Public Service Ordinance 1928-1940*, the following alteration to the classification of the Public Service of the Northern Territory is notified for information:—

DEPARTMENT OF THE ADMINISTRATOR.

Lands and Survey Branch.

Office Reclassified as from 1st July, 1940.—The office of Draftsman, occupied by A. Xuereb, has been raised from limits of salary £342-£414 to limits of salary £432-£504.

J. A. CARRODUS, Secretary,

Department of the Interior.

COUNCIL FOR SCIENTIFIC AND INDUSTRIAL RESEARCH.

RADIOPHYSICS LABORATORY, SYDNEY.

Appointment of Technical Officer.

A PPLICATIONS are invited for appointment to a vacancy on the staff of the Council's Radiophysics Laboratory, Sydney.

Applicants should have had some training and experience in physical laboratory technique.

The appointee will be classified as a Technical Officer, the salary of which classification rises from £222 per annum to £402 per annum (both nominal), but the commencing salary within that range will be dependent on the training and experience of the appointee. The present equivalent of the range after adjustment for cost of living is from £220 to £400 (actual).

The appointment will be on a temporary basis.

Applications, accompanied by copies of not more than four testimonials, should reach the undersigned not later than the 18th October, 1940.

G. LIGHTFOOT, Secretary.

Council for Scientific and Industrial Research, 314 Albert-street, East Melbourne, C.2.

COUNCIL FOR SCIENTIFIC AND INDUSTRIAL RESEARCH.

DIVISION OF INDUSTRIAL CHEMISTRY.

Appointment of Assistant Research Officer.

A PPLICATIONS are invited for appointment to the position of Assistant Research Officer on the staff of the Council's Division of Industrial Chemistry.

Applicants should have graduated in science or should have had equivalent training. Experience in research is desirable, and training or experience in metallurgy would be an additional qualification. The appointee will be required initially to assist in investigations in Western Australia in connexion with the exploitation of alunite deposits. Later, he will be located at the laboratories of the Division in Melbourne.

The appointee will be classified as an Assistant Research Officer, the salary of which classification rises from £344 to £488 p.a. (both nominal) by eight equal annual increments, the first four of which are automatic and the last four at the discretion of the Council. The present equivalent of this range, after adjustment of cost of living, is from £342 to £486 p.a.

The commencing salary within the above range will be determined according to the qualifications and experience of the successful applicant.

Subject to a satisfactory medical examination, the successful applicant will be appointed initially on probation for a period of twelve months and thereafter, if confirmed in his appointment as an officer of the Council, would be eligible to contribute to, and receive benefits from, either the Commonwealth Superannuation Fund or the Commonwealth Provident Fund.

Applications, accompanied by copies of not more than four testimonials, should reach the undersigned not later than the 19th October, 1940.

G. LIGHTFOOT, Secretary.

Council for Scientific and Industrial Research, 314 Albert-street, East Melbourne, C.2, Victoria.

COUNCIL FOR SCIENTIFIC AND INDUSTRIAL RESEARCH.

Appointment of Senior Biometrical Officer.

A PPLICATIONS are invited for appointment to the position of Senior Biometrical Officer to take charge of the Council's biometrical work.

Applicants should possess a University degree with honours in mathematics and should have had experience in the application of biometrical methods to the planning of investigations and the analysis of experimental data.

The salary offered is within the range of £568 to £738 per annum (both nominal). The present equivalent of that range, after cost-of-living adjustment, is £566 to £736 per annum. In case of a female appointee the nominal salary is £50 less throughout the range. The commencing salary within the above range will be determined according to the qualifications and experience of the successful applicant.

Subject to a satisfactory medical examination, the successful applicant will be appointed initially on probation for a period of twelve months and thereafter, if confirmed in his appointment as an officer of the Council, would be eligible to contribute to, and receive benefits from, either the Commonwealth Superannuation Fund or the Commonwealth Provident Fund.

Applications, accompanied by copies of not more than four testimonials, should reach the undersigned not later than the 26th October, 1940.

G. LIGHTFOOT, Secretary.

Council for Scientific and Industrial Research, 314 Albert-street, East Melbourne, C.2, Victoria.

COUNCIL FOR SCIENTIFIC AND INDUSTRIAL RESEARCH.

DIVISION OF FOREST PRODUCTS.

Appointment of Assistant Research Officer.

A PPLICATIONS are invited for appointment to the position of Assistant Research Officer in the Chemistry Section of the Council's Forest Products Laboratory, Melbourne.

Applicants should have graduated with honours in science, preferably with chemistry as a major subject.

The appointee will be classified as an Assistant Research Officer, the salary of which classification rises from £344 to £488 p.a. (both nominal) by eight equal annual increments, the first four of which are automatic and the last four at the discretion of the Council. The present equivalent of this range, after adjustment of cost of living, is from £342 to £486 p.a.

The commencing salary within the above range will be determined according to the qualifications and experience of the successful applicant.

Subject to a satisfactory medical examination, the successful applicant will be appointed initially on probation for a period of twelve months and thereafter, if confirmed in his appointment as an officer of the Council, would be eligible to contribute to, and receive benefits from, either the Commonwealth Superannuation Fund or the Commonwealth Provident Fund.

Applications, accompanied by copies of not more than four testimonials, should reach the undersigned not later than the 26th October, 1940.

G. LIGHTFOOT, Secretary.

Council for Scientific and Industrial Research, 314 Albert-street, East Melbourne, C.2, Victoria.

NAVAL FORCES OF THE COMMONWEALTH.

HIS Excellency the Governor-General in Council has approved of the following changes being made:—

PERMANENT NAVAL FORCES OF THE COMMONWEALTH (SEA-GOING FORCES).

Appointments.—Surgeon Lieutenant (for Short Service) Francis Harrison Genge is appointed Surgeon Lieutenant on the Permanent List, with seniority in rank of 4th March, 1935, dated 4th November, 1940; George Dunlop Denham, Warrant Mechanician, Emergency List, is appointed for temporary service, dated 23rd September, 1940.

Promotions.—Surgeon Lieutenant-Commander Hill Gillman Wells is promoted to the rank of Surgeon Commander, dated 18th September, 1940; Cadet Midshipmen Edgar James Blau, Reginald John Hardstaff, John Harold Savin Osborn, Henry Knyvet Roberts and William Owen Chellew Roberts are promoted to the rank of Midshipman, dated 1st September, 1940.

Award of Long Service and Good Conduct Medal.—The following are awarded the Long Service and Good Conduct Medal:—Geoffrey Philip Enefer, Mechanician 1st Class, official number 16825, date of award 10th August, 1940; Louis Nicholas Sampson, Supply Chief Petty Officer, official number 13497, date of award 30th September, 1940; Alfred Bernard Rowcroft, Petty Officer, official number 16137, date of award 7th October, 1940; John William Strugnell, Petty Officer, official number 17081, date of award 3rd November, 1940; Charles Edward Garside, Petty Officer, official number 15204, date of award 9th November, 1940; Thomas Horwood Barrett, Able Seaman, official number 16260, date of award 28th July, 1940.

EMERGENCY LIST.

Appointment.—George Dunlop Denham (ex Warrant Mechanician) is appointed Warrant Mechanician, with seniority in rank of 1st April, 1919, dated 23rd September, 1940.

Termination of Appointments.—The appointments of Lieutenant-Commander Alan Blackwood Ritchie and Surgeon Lieutenant Gerald Carew Moss are terminated, dated 24th May, 1940, and 29th June, 1940, respectively.

CITIZEN NAVAL FORCES OF THE COMMONWEALTH.

ROYAL AUSTRALIAN NAVAL RESERVE (SEA-GOING).

Appointments.—The following are appointed Probationary Temporary Lieutenants:—William Charles Golding, dated 20th September, 1940; Eric Sinclair Ross, dated 23rd September, 1940; Frederick Bradgate, dated 30th September, 1940; George Arthur Whitton, dated 30th September, 1940. The following are appointed Probationary Temporary Engineer Lieutenants:—Robert William Feeney, dated 5th September, 1940; Henry Virgil McCray, dated 5th September, 1940; Walter Frederick Hoare Staff, dated 24th September, 1940.

Grant of Acting Higher Rank.—Temporary Lieutenant Henry Joseph Osborne, D.S.C., is granted the acting rank of Lieutenant-Commander, dated 11th May, 1940.

ROYAL AUSTRALIAN NAVAL RESERVE.

Promotions.—Sub-Lieutenant George Horace Beseler is promoted to the rank of Lieutenant, with seniority in rank of 12th May, 1940, dated 27th May, 1940; John Stanislaus Peter Martin, Warrant Bandmaster, is promoted to the rank of Commissioned Bandmaster, dated 1st October, 1940.

Confirmation in Rank.—Paymaster Sub-Lieutenant (on probation) Henry Campion Roston is confirmed in the rank of Paymaster Sub-Lieutenant, with seniority in rank of 17th August, 1939; Paymaster Sub-Lieutenants (on probation) Charles Dutton Amey and Roy Henry Pascoe are confirmed in the rank of Paymaster Sub-Lieutenant, with seniority in rank of 1st September, 1939.

ROYAL AUSTRALIAN NAVAL VOLUNTEER RESERVE.

Appointments.—Kenneth Ford McLennan is appointed Lieutenant (on probation), dated 20th September, 1940; Alexander John Allan and Melville Leslie Carroll are appointed Sub-Lieutenants, dated 16th September, 1940; Allen James King is appointed Engineer Sub-Lieutenant (on probation), dated 1st October, 1940.

Confirmation in Rank.—Paymaster Lieutenant (on probation) Reginald Kennedy is confirmed in the rank of Paymaster Lieutenant, with seniority in rank of 25th August, 1939; Paymaster Sub-Lieutenant (on probation) Alexander Beedie Milne is confirmed in the rank of Paymaster Sub-Lieutenant, with seniority in rank of 9th October, 1939.—(Ex. Min. No. 77.)

A. G. CAMERON, Minister for the Navy.

DEPARTMENT OF THE ARMY.

AUSTRALIAN IMPERIAL FORCE.

HIS Excellency the Governor-General in Council has approved, in pursuance of the *Defence Act 1903-1939*, of a Military Force composed of persons who voluntarily agree to serve beyond the limits of the Commonwealth being raised for war service and that the Force be designated the 9th Infantry Division and Ancillary Troops and form part of the 1st Australian Army Corps, Australian Imperial Force.—(Ex. Min. No. 195.)

P. A. McBRIDE, Minister for the Army.

AUSTRALIAN IMPERIAL FORCE.

HIS Excellency the Governor-General in Council has approved of the following change being made in connexion with the Australian Imperial Force:—Major-General H. D. Wynter, C.M.G., D.S.O., Commandant, Australian Imperial Force Administrative Headquarters, is appointed Commander, Australian Imperial Force, in United Kingdom, 16th June, 1940.—(Ex. Min. No. 200—Approved 15th October, 1940.)

P. A. McBRIDE, Minister for the Army.

AUSTRALIAN MILITARY FORCES.

HIS Excellency the Governor-General in Council has approved of the following changes, &c., being made in connexion with the Australian Military Forces:—

AUSTRALIAN MILITARY FORCES.

Army Head-quarters.—Major L. Harbeck, Australian Army Medical Corps (Dental Service) is appointed Assistant Director-General of Medical Services (Dental Service), 26th September, 1940, *vice* Colonel J. E. Down, O.B.E., V.D., appointed to the A.I.F.

Australian Staff Corps.—Major (Temporary Lieutenant-Colonel) J. K. Coffey relinquishes the appointment of Military Liaison Officer, London, and the rank of Temporary Lieutenant-Colonel, on 15th September, 1940. Lieutenant-Colonel G. C. Rowe ceases to be appointed to the Principal Supply Officers' Committee in the appointment of Executive Officer of that Committee, 11th June, 1940, and he is seconded in the Australian Staff Corps and appointed to the Department of Munitions with such pay and emoluments as may be approved by the Director-General of Munitions, 12th June, 1940.

Australian Instructional Corps.—*To be Temporary Quartermaster and Honorary Lieutenant*—No. 452, Warrant Officer, Class I., Edmund Douglas Grigson, 25th July, 1940.

Australian Survey Corps.—*To be Lieutenant (provisionally)*—No. 10, Warrant Officer, Class I., Albert Longueville Smith, 3rd September, 1940.

AWARD OF THE AUSTRALIAN MERITORIOUS SERVICE MEDAL.

Australian Instructional Corps.—No. 462, Warrant Officer, Class I., W. K. Jones. (This cancels the notification respecting this award which appeared in Executive Minute No. 175/1940, promulgated in *Commonwealth Gazette* No. 190 of 12th September, 1940.)

AWARD OF THE AUSTRALIAN MEDAL FOR LONG SERVICE AND GOOD CONDUCT (MILITARY).

Australian Instructional Corps.—No. 531, Warrant Officer, Class I., T. Smith.

Australian Army Service Corps (Permanent)—*Remount Section*.—No. 1152, Farrier-Sergeant W. Wilson.

NORTHERN COMMAND.
1ST MILITARY DISTRICT.

CAVALRY.

2nd/14th Light Horse Regiment.—*To be Lieutenant (on probation)*—John Keith McConnel, 9th September, 1940. Lieutenant P. E. Logan is appointed from the Reserve of Officers (Cav.), 8th September, 1940.

5th Light Horse Regiment.—*To be Captain (temporarily)*—Lieutenant J. D. Sandow, 9th September, 1940. The probationary appointment of Lieutenant M. A. Walker is confirmed.

11th Light Horse Regiment.—Lieutenant (Temporary Major) G. F. Single is appointed to Command, 10th August, 1940, *vice* Lieutenant-Colonel (Temporary-Brigadier) N. Marshall, who relinquishes the Command on 30th April, 1940. The provisional appointments of Lieutenants H. B. Tomkins, W. F. Nixon-Smith and G. K. Watson are confirmed. Major T. J. Ford is placed upon the Retired List with the honorary rank of Lieutenant-Colonel and with permission to wear the prescribed uniform.

ARTILLERY.

Royal Australian Artillery (Militia)—Field Artillery.—Lieutenant G. C. Dennis is appointed from the Reserve of Officers (Arty.), with regimental seniority next after Lieutenant (provisionally) (Temporary Captain) A. H. Blackman, 27th June, 1940. (This cancels the notification respecting this officer which appeared in Executive Minute No. 140/1940, promulgated in *Commonwealth Gazette* No. 141 of 31st August, 1940.) *To be Lieutenant (provisionally)*—Malcolm Neil Sandford Jackson, 24th September, 1940. The provisional appointments of Lieutenant (Temporary Captain) A. H. Blackman and Lieutenants (provisionally) R. E. Shea and B. W. Tutt are confirmed.

ENGINEERS.

Royal Australian Engineers (Militia)—Field Units.—Lieutenant (on probation) C. J. R. Fraser is appointed from the Reserve of Officers (Engrs.), with regimental seniority next after Lieutenant F. W. Miller, 24th September, 1940.

INFANTRY.

9th/49th Battalion.—*To be Major (temporarily)*—Captain J. C. Mahoney, 27th September, 1940. *To be Lieutenants (on probation)*—Arthur Andrew Young, Robert Anderson Wightman, Gerald Green and Geoffrey Albert Goldsmid, 3rd September, 1940; Noel Joseph Siemon and Charles Albert Ziser, 5th September, 1940. The following officers are appointed (provisionally) from the Reserve of Officers, from the dates stated:—Lieutenants A. W. Palmer and E. A. Williams, 18th August, 1940, and 2nd September, 1940, respectively; Lieutenant J. E. West, 4th September, 1940. The provisional appointments of Lieutenants (Temporary Captains) C. W. Bubke and E. M. Best and Lieutenants J. Vicars and J. R. Horsley are confirmed. The probationary appointments of Lieutenants B. F. McDermott and H. M. Abel are confirmed. The following officers are seconded for full time duty from the dates stated:—Captain (Temporary Major) G. H. B. Blackburn and relinquishes the temporary rank of Major, 6th May, 1940; Captain J. C. McKelvie and Lieutenant (Temporary Captain) E. M. Best, 26th June, 1940, and 12th August, 1940, respectively; Lieutenant (provisionally) E. M. J. C. Williamson, 6th June, 1940; Lieutenants (provisionally) A. M. Fox, A. T. Beech and H. G. C. Lister, 26th July, 1940; Lieutenant (provisionally) S. K. Harmon, 12th August, 1940.

15th Battalion.—*To be Lieutenants (on probation)*—Juan Carl Grummette, Raymond Arthur Young, 5th September, 1940, and George Houlton Mocatta, 19th September, 1940. The following officers are seconded for full time duty from the dates stated:—Lieutenant (Temporary Captain) D. Bowles, 24th June, 1940; Lieutenant S. Robson-Petch, 10th June, 1940, and Lieutenant (provisionally) L. Godlonton, 11th July, 1940. The probationary appointment of Lieutenant (Temporary Captain) W. C. Rootes is confirmed. The provisional appointments of Lieutenants H. C. Grigg and D. Gielis are confirmed.

25th Battalion.—*To be Captains (temporarily)*—Lieutenant F. C. Murdoch, 21st August, 1940; Lieutenants (provisionally) A. Reid and C. R. Rogerson, 20th September, 1940. *To be Lieutenant (on probation)*—Keith Morris Campbell, 5th September, 1940. Lieutenant-Colonel N. G. Hutton, M.C., M.M., V.D., is seconded whilst holding the appointment of Commandant, 8th Military District, 26th July, 1940. Lieutenant (provisionally) A. Ottasoff is seconded for full time duty, 10th June, 1940. The provisional appointments of Lieutenants (Temporary Captains) A. F. T. Noyes and F. J. Hill are confirmed. Lieutenant (on probation) B. J. Baxter is transferred to the Reserve of Officers (Inf.), 6th September, 1940. Lieutenants (provisionally) W. Armstrong and H. G. Douglas are transferred to the Reserve of Officers (Inf.), 9th September, 1940, and 17th September, 1940, respectively.

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26th Battalion.—Lieutenant (Temporary Captain) S. E. Wharton is seconded for full time duty, 20th August, 1940. The appointment of Lieutenant T. W. Spence is terminated, 18th July, 1940.

31st Battalion.—*To be Captains (temporarily)*—Lieutenant T. H. A. Titley and Lieutenant (provisionally) D. A. Suthers, 17th September, 1940. *To be Lieutenants (on probation)*—Jack Henry Aumuller, Jeffry Joseph Squire and George Vivian Junior Roberts, 13th September, 1940. Lieutenant H. M. Wooster is appointed (provisionally) from the Reserve of Officers (Inf.), 20th September, 1940. The resignation of Lieutenant (provisionally) L. G. R. Butterworth of his commission is accepted, 12th September, 1940.

42nd Battalion.—Lieutenant (provisionally) S. M. Taylor is transferred to the Reserve of Officers (Inf.), 10th September, 1940.

47th Battalion.—*To be Major (temporarily)*—Captain N. D. Thurecht, M.M., 6th September, 1940. Lieutenant (provisionally) F. H. Buss is seconded for Staff duties, 4th September, 1940. The provisional appointment of Lieutenant T. A. Strain is confirmed. The probationary appointment of Lieutenant A. R. Girdle is confirmed.

49th Battalion.—Major W. Oliver, Captain W. J. Hawley and Lieutenants (provisionally) D. Gielis, W. J. R. McKell and C. J. Pearson are transferred from the 15th Battalion, 6th July, 1940. Lieutenant (provisionally) A. A. McKenzie is transferred from the 61st Battalion, 6th July, 1940.

51st Battalion.—*To be Captains (temporarily)*—Lieutenants D. K. MacDonnell, S. L. Hannam, H. C. Downs, C. F. Wordsworth, C. H. West and W. J. McCutcheon, 16th September, 1940. The resignation of Lieutenant (provisionally) E. A. Rowe of his commission is accepted.

61st Battalion.—*To be Captains (temporarily)*—Lieutenant (provisionally) C. A. Fraser and Lieutenants H. J. Wiles, D.S.O., and B. Hart, M.C., 19th September, 1940. *To be Lieutenants (on probation)*—Donald Malcolm Walter Harris, James Caston Donnan and Harold Graham Morley, 16th September, 1940; William Stewart Conochie and William Alfred Brown, 19th September, 1940. Lieutenant R. W. Macdonald is appointed from the Reserve of Officers (Inf.), with regimental seniority next after Lieutenant (Temporary Captain) A. Meldrum, 6th September, 1940.

ARMY SERVICE CORPS.

Australian Army Service Corps.—*To be Captains (temporarily)*—Lieutenant G. E. Smith and Lieutenants (on probation) A. H. Johnson and E. R. Johnson, 16th September, 1940; Lieutenants (provisionally) V. H. Hall, R. G. Collier, W. R. Hartland and A. K. S. Grant, 16th September, 1940; Lieutenant (provisionally) J. Walmsley, 20th September, 1940. Lieutenant W. J. Burgess is transferred to the Reserve of Officers (A.A.S.C.), 1st February, 1940. Lieutenant (on probation) O. H. Middleton is retired.

ARMY ORDNANCE CORPS.

Australian Army Ordnance Corps.—Lieutenant C. D. Beal is appointed (provisionally) from the Reserve of Officers (Arty.), with regimental seniority next after Lieutenant (provisionally) J. W. McFarlane, 22nd August, 1940.

Reserve of Officers (Cav.).—*To be Lieutenant*—Thomas Griffin Mulherin, 18th September, 1940.

Reserve of Officers (Arty.).—*To be Lieutenant*—John Danks Brown, 24th August, 1940.

Reserve of Officers (Sigs.).—*To be Captain (temporarily)*—Lieutenant R. Laffan, 23rd September, 1940.

Reserve of Officers (Inf.).—*To be Captain (temporarily)*—Lieutenant G. Walker, D.C.M., M.M., 16th September, 1940. Major L. S. Alexander is appointed from the Retired List, 6th August, 1940.

Reserve of Officers (A.A.M.C.).—*To be Honorary Captains*—John Howard Simmonds, 29th August, 1940; Nathaniel Sydney Corrigan, Kenneth John Ward and Ernest Nicholls Kurrle, 30th August, 1940; Robert Allan Spence, 11th September, 1940; and William Elvyn Hood, 19th September, 1940. Lieutenant G. B. Ferguson is transferred from 42nd Battalion and to be Honorary Captain, 19th August, 1940.

8TH MILITARY DISTRICT.

ARTILLERY.

Royal Australian Artillery (Militia).—**Heavy Artillery.**—The undermentioned officers are transferred from the Royal Australian Artillery (Militia) (Heavy Artillery) as shown and from the dates stated:—Lieutenant (Temporary Captain) H. M. King and Lieutenant (provisionally) R. W. Lonie, 1st Military District, 15th May, 1940; Lieutenant R. A. Hanson, 3rd Military District, 10th July, 1940.

ENGINEERS.

Royal Australian Engineers (Militia).—**Fortress Units.**—Lieutenant (Temporary Captain) K. F. Cole and Lieutenant R. R. Gibson are transferred from the Royal Australian Engineers (Militia) (Fortress Units), 1st Military District, 26th June, 1940, and 15th May, 1940, respectively.

INFANTRY.

New Guinea Volunteer Rifles.—The resignation of Lieutenant A. N. Gray of his commission is accepted, 20th June, 1940.

1st Papuan Infantry Battalion.—Lieutenant (Temporary Major) L. Logan is appointed from the Reserve of Officers, 30th May, 1940. Lieutenant (Temporary Captain) W. T. Watson, M.C., D.C.M., is transferred from the 2nd Garrison Battalion, Eastern Command, 26th June, 1940.

ARMY SERVICE CORPS.

Australian Army Service Corps.—Captain R. G. Longmore and Lieutenant (provisionally) C. W. Edmunds are transferred from the Australian Army Service Corps, 1st Military District, 6th July, 1940.

INTELLIGENCE CORPS.

Australian Intelligence Corps.—Lieutenant L. H. Hilder is transferred from the Unattached List, Eastern Command, 1st August, 1940, and to be Captain (temporarily), 27th September, 1940.

EASTERN COMMAND.

2ND MILITARY DISTRICT.

CAVALRY.

1st Light Horse (M.G.) Regiment.—*To be Lieutenants (on probation)*—Maurice Ager Connolly and Robert John Frederick Downes, 5th September, 1940.

12th Light Horse Regiment.—*To be Captain (temporarily)*—Lieutenant W. D. C. Swan, 11th September, 1940. *To be Lieutenant (provisionally)*—Geoffrey Edwin Forster, 13th September, 1940. Captain G. H. S. Cundy, M.C., is appointed from the Reserve of Officers (Cav.), 11th July, 1940.

15th Light Horse Regiment.—*To be Lieutenant (on probation)*—Raymond George Toovey, 10th September, 1940. The provisional appointment of Lieutenant A. C. Wallace is terminated, 28th March, 1940.

16th Light Horse (M.G.) Regiment.—*To be Lieutenant (on probation)*—Dudley James Cant, 3rd September, 1940.

21st Light Horse Regiment.—*To be Lieutenant (on probation)*—Henry William Bleasdale, 5th September, 1940. Major A. L. Rose is appointed to Command, and to be Lieutenant-Colonel (temporarily), 10th April, 1940, *vice* Lieutenant-Colonel G. F. Wootten, D.S.O., seconded to the A.I.F. (This cancels the notification respecting this officer which appeared in Executive Minute No. 134/1940, promulgated in *Commonwealth Gazette* No. 130 of 11th July, 1940.)

24th Light Horse Regiment.—*To be Lieutenant (on probation)*—Ivan James Slack-Smith, 3rd September, 1940. *To be Lieutenant (provisionally)*—Kenneth MacKenzie Austin, 13th September, 1940.

2nd Armoured Regiment.—*To be Captain (temporarily)*—Lieutenant (provisionally) A. N. Hall, 5th September, 1940. *To be Lieutenants (on probation)*—Richard Willoughby Mason and Simon John Hugh MacDonald, 3rd September, 1940 and 13th September, 1940, respectively. *To be Lieutenant (provisionally)*—Percy William Engelbach, 11th September, 1940.

ARTILLERY.

Royal Australian Artillery (Militia).—**Field Artillery.**—*To be Captains (temporarily)*—Lieutenant (provisionally) J. V. Murphy and Lieutenant A. M. Glen, M.C., 14th August, 1940. *To be Lieutenants (provisionally)*—Ronald Theodore Cropley and Stuart Henry Ward, 14th August, 1940 and 28th August, 1940, respectively. Lieutenant J. Whitelaw is transferred from the Royal Australian Artillery (Militia) (Field Artillery), 3rd Military District, 1st October, 1940. Lieutenant (provisionally) E. D. Watson and Lieutenant (on probation) W. Lowe are transferred to the Reserve of Officers (Arty.), 28th September, 1940. **Medium Artillery.**—*To be Lieutenant (on probation)*—Venn Gordon Wesche, 2nd September, 1940. The probationary appointments of Lieutenants R. F. M. O'Grady and H. J. C. Kahl are confirmed. **Artillery Survey Company.**—*To be Lieutenants (on probation)*—Clive Raymond Wilshire, Edward Sydney Knight, Jack Colless Spencer, Ronald George Ferguson and Leonard Archibald Little, 11th September, 1940; William Eric Yansen, 13th September, 1940. *To be Lieutenant (provisionally)*—Eric Frederick Leatham McLaughlin, 12th September, 1940. **Heavy Artillery.**—*To be Lieutenant (on probation)*—Lindsay Penn Osborn, 10th September, 1940.

ENGINEERS.

Royal Australian Engineers (Militia).—**Field Units.**—*To be Lieutenants (provisionally)*—Cecil Alfred Middleton Hawkins, 2nd September, 1940; Noel George Charley, 6th September, 1940; Howard Manton Lane, 11th September, 1940. **Anti-Aircraft Companies.**—*To be Major (temporarily)*—Captain C. R. Hodgson, 18th September, 1940. Lieutenant (provisionally) W. I. Jamieson is transferred from the Royal Australian Engineers (Militia) (Fortress Units), 21st September, 1940.

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SIGNALS.

Australian Corps of Signals.—To be Lieutenant—Jack O'Brien, M.C., D.C.M., M.M., with regimental seniority next after Lieutenant (provisionally) R. N. Nixon, 6th February, 1940. (This cancels the notification respecting this officer which appeared in Executive Minute No. 86/1940, promulgated in *Commonwealth Gazette* No. 50 of 2nd May, 1940.) *To be Lieutenants (on probation)*—Alfred Edward Terry, Norman Fenwick Wilson, Hugh Henry Archibald Stafford, Donald Francis Kelly, Kenneth Sidney Richard Jones, Allan Eric Campbell and Victor David William Coleman, 16th August, 1940. The provisional appointment of Lieutenant J. W. Pritchard is confirmed. Lieutenant M. S. Nunn relinquishes the temporary rank of Captain and is placed upon the Retired List, with permission to retain his rank and wear the prescribed uniform.

INFANTRY.

1st Battalion—Lieutenant (on probation) H. M. L. Hordern and Lieutenant (provisionally) K. Pilcher are seconded for Staff duties, 19th August, 1940 and 21st September, 1940, respectively.

3rd Battalion—Lieutenant (provisionally) T. A. Northcott is transferred to the Reserve of Officers (Inf.), 28th September, 1940.

4th Battalion—Lieutenant (Temporary Captain) H. D. F. Ferguson is seconded for duties with Army Schools and retains the temporary rank of Captain whilst so employed, 24th September, 1940. Lieutenant (provisionally) R. B. Dash is transferred to the Reserve of Officers (Inf.), 28th September, 1940.

13th Battalion—Lieutenant R. F. Hodge relinquishes the temporary rank of Captain and is transferred to the Reserve of Officers (Inf.), 19th August, 1940; Lieutenant (provisionally) A. J. Sternbeck is transferred to the Reserve of Officers (Inf.), 19th August, 1940. (This cancels the notifications respecting these officers which appeared in Executive Minute No. 175/1940, promulgated in *Commonwealth Gazette*, No. 190, of 12th September, 1940.)

17th Battalion—Lieutenant E. W. Dark, M.C., is appointed from the Reserve of Officers with regimental seniority next after Lieutenant (provisionally) R. W. Eaton.

18th Battalion.—To be Major (temporarily)—Captain J. W. Richards, M.C., and to remain seconded, 13th October, 1940. The provisional appointment of Lieutenant D. H. Dwyer is confirmed.

33rd Battalion.—To be Lieutenants (on probation)—Allister Dickson Thomas and Patrick Mervyn McMahon, 9th September, 1940. *To be Lieutenant (provisionally)*—Kenneth Lorimer Black, 10th September, 1940.

36th Battalion.—To be Major (temporarily)—Captain L. W. Osborne, 2nd September, 1940. *To be Lieutenants (on probation)*—Lance Murray Johnson, Kevin Gordon Cyril Donohoe, Geoffrey Philip Lammert and Cameron Grahame McMaster, 27th August, 1940; Leonard Wallace McGlynn, Alfred John Watson, Hector Peter Joseph Smart, and William Charles Burns, 29th August, 1940. Captain W. J. Rogers is appointed from the Reserve of Officers (Inf.), 28th August, 1940; Lieutenant S. W. Powers is appointed from the Reserve of Officers (Inf.), 28th August, 1940.

56th Battalion—Major D. S. Maxwell, M.C., is appointed to command, 25th November, 1939, *vice* Major E. W. Bunday. Australian Staff Corps; Lieutenant-Colonel R. G. Downing, M.C., from the 54th Battalion, is appointed to Command, 15th July, 1940, *vice* Major D. S. Maxwell, M.C., seconded to the A.I.F.

Sydney University Regiment—The probationary appointment of Lieutenant D. B. Morrison is confirmed.

11th Garrison Battalion—Lieutenant (Temporary Captain) W. A. Forsythe is seconded for Staff duties, 2nd August, 1940.

TANK CORPS.

Australian Tank Corps—Captain H. L. Brunskill is appointed from the Reserve of Officers (Tanks), 8th September, 1940.

ARMY CHAPLAINS' DEPARTMENT.

Australian Army Chaplains' Department.—To be Chaplain (4th Class)—The Reverend Alan Abernethy Dougan, 12th September, 1940.

ARMY SERVICE CORPS.

Australian Army Service Corps.—To be Majors (temporarily)—Captain W. M. Paul and Captain (temporarily) G. A. V. Gilbert, 13th August, 1940, and 22nd June, 1940, respectively. *To be Captains (temporarily)*—Lieutenants A. E. F. Curry, M. R. Wilson, C. E. Usher, S. F. Goulder, R. S. Strugnell, S. M. Burge, M. McKenzie, and K. G. Hunter-Kerr, Lieutenant (provisionally) H. F. Slocombe, M.C., Lieutenants D. R. Campbell and J. P. Kennaway, 29th June, 1940. *To be Lieutenants (on probation)*—Norman Laurence Bridgen, 2nd September, 1940; Norman Keith Hughes and Cyril Thomas Kerr, 5th September, 1940. *To be Lieutenants (provisionally)*—Alan Bruce Keith Ian Bridge,

Alexander Croll Buckle and Arthur Kenneth Hordern, 4th September, 1940. Lieutenants (provisionally) L. C. Chin and S. F. Daley are appointed from the Reserve of Officers (A.A.S.C.), 19th July, 1940; Lieutenant F. W. George is appointed (provisionally) from the Reserve of Officers (Inf.), 3rd September, 1940; The provisional appointments of Lieutenants R. H. Allen and J. D. H. Arnott are confirmed. The seniority of the undermentioned officers is as now shown:—Lieutenant K. G. Hunter-Kerr next after Lieutenant A. A. Brown; Lieutenant (provisionally) H. F. Slocombe, M.C., next after Lieutenant K. G. Hunter-Kerr; Lieutenant D. R. Campbell next after Lieutenant (provisionally) H. F. Slocombe, M.C.

ARMY MEDICAL CORPS.

Australian Army Medical Corps.—To be Majors (temporarily)—Captains R. B. Perkins and Captain (provisionally) J. B. McElhone, 18th September, 1940. *To be Captains (provisionally)*—John Kenneth Mackenzie, 23rd August, 1940; John Ziegler Huie, George Alfred Hodgson, Norman Arthur Walker, Austin Arthur Callen, Patteson Omeo Armytage, James Murray Gordon Pirie, Alfred Kenneth Jones, Saywell Clifton Barrett, Sidney Brookes Clipsham, Alan Sidney Brett, Francis Henry McClements Callow, Malcolm Livingston Edwards and John Joseph Gearin, 6th September, 1940; Norman Roy Paterson, Robert John Walsh and Mervyn Norman Tinckham, 9th September, 1940; Theodore Jack Constance, 13th September, 1940; Norman Ernest Davis, 19th September, 1940. Major A. Goldstein is appointed from the Reserve of Officers (A.A.M.C.), 13th September, 1940; Honorary Captain R. C. Geeves is appointed from the Reserve of Officers (A.A.M.C.), and to be Captain (provisionally), 21st September, 1940; Honorary Captain A. J. Shappere is appointed from the Reserve of Officers (A.A.M.C.), and to be Captain (provisionally), 27th July, 1940 (this cancels the notification respecting this officer which appeared in Executive Minute No. 175/1940, promulgated in *Commonwealth Gazette*, No. 190, of 12th September, 1940).

ARMY ORDNANCE CORPS.

Australian Army Ordnance Corps.—Army Field Workshops.—To be Lieutenant (on probation)—Ernest Jeffrey Gadsden, with regimental seniority next after Lieutenant (provisionally) R. G. Craig, 3rd August, 1940. *Ordnance Field Park.—To be Lieutenant (provisionally)*—Russell Francis Wright, 9th September, 1940. *Ordnance Stores Company*—Second Lieutenant G. P. Watkins is appointed from the Reserve of Officers (A.A.O.C.), and to be Lieutenant (provisionally), with regimental seniority next after Lieutenant (Temporary Captain) G. C. Loveday, 28th August, 1940.

ARMY VETERINARY CORPS.

Australian Army Veterinary Corps.—To be Captain (provisionally)—Wesley Kingston Whitten, 11th September, 1940. The notification appearing in Executive Minute No. 9/1939, promulgated in *Commonwealth Gazette*, No. 152, of 30th November, 1939, respecting the appointment of Captain I. de V. W. Montgomery from the Reserve of Officers (A.A.V.C.) is cancelled.

Reserve of Officers (Cav.)—Lieutenant S. L. Mulholland is retired.

Reserve of Officers (Arty.)—To be Major—John Adamson, 12th July, 1940. *To be Captains*—Bruce Wilkinson and Reginald Ernest Denison, 12th July, 1940; Henry Thomas Eulert Holt and Harry Michael Stansfeld Porter, M.C., 15th July, 1940. *To be Lieutenants*—George Herbert Todd, M.M., 12th July, 1940; Leslie Arthur Denison, 15th July, 1940; Philip Lee Summers and Clive Waddington Davies, 13th September, 1940.

Reserve of Officers (Sigs.)—To be Lieutenants—William Arthur Paull and Percy Joseph Hynard, 18th September, 1940; Reginald William Edwards, 20th September, 1940.

Reserve of Officers (Inf.)—To be Captain—Alfred James Stanley Baker, 19th September, 1940. *To be Lieutenants*—George Norman Cooper Nosworthy, 31st October, 1939; George Lionel Macnamara and Jack Woodley Baillie, 2nd September, 1940; Frederick Gordon Griffiths, 6th September, 1940; Harold Clyde Price, 18th September, 1940; Eric Wyndham Dark, M.C., 19th September, 1940; Boris Louis Miller, 28th September, 1940. Lieutenant H. R. Booth is placed upon the Retired List with permission to retain his rank and wear the prescribed uniform.

Reserve of Officers (A.A.S.C.)—To be Lieutenants—Gerald William Joyce, 17th September, 1940; Kenneth Berkeley Jenkins and William Henry Russell, 21st September, 1940. Major W. H. Mankey is appointed from the Retired List, 20th August, 1940.

Reserve of Officers (A.A.M.C.)—To be Honorary Captain—John Ernest Burtinshaw, 31st July, 1940; Leslie Utz, 6th September, 1940; Esmond Clifton Smith, 11th September, 1940; Keith Klein and Rowland Champion Thomas, 13th September, 1940; David Leonidas Cropp, 16th September, 1940. Honorary Captain F. E. Wall is retired.

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Reserve of Officers (A.A.L.D.).—To be Captain—John Stewart Kennedy, 19th September, 1940.

Reserve of Officers (A.A.V.C.).—To be Captain—Jack Salvatore Healey, 18th September, 1940.

Reserve of Officers.—To be Captains (temporarily)—Lieutenants C. B. Chapple, 22nd May, 1940, and A. E. Burgess, 8th August, 1940.

AWARD OF THE AUSTRALIAN EFFICIENCY MEDAL.

Head-quarters, 1st Infantry Brigade.—No. N.9306, Colour-Sergeant W. Allen.

SOUTHERN COMMAND.

3RD MILITARY DISTRICT.

CAVALRY.

17th Light Horse (M.G.) Regiment.—To be Captains (temporarily)—Lieutenants T. A. R. Cleave, N. A. McLean and E. P. Seymour, 6th September, 1940. *To be Lieutenants (on probation)*—Oliver Charles Patrick Harvey and Donald Stuart Mowat Horne, 6th September, 1940. Lieutenant (Temporary Captain) O. T. Flight is appointed from the Reserve of Officers, and is seconded for Staff duties, and retains the temporary rank of Captain whilst seconded, 15th July, 1940.

20th Light Horse Regiment.—To be Captains (temporarily)—Lieutenants J. T. Drake and G. C. Bidstrup, 28th August, 1940.

26th Light Horse (M.G.) Regiment.—Major F. E. Lanagan, D.C.M., is transferred from the 1st Armoured Regiment, 28th June, 1940.

ARTILLERY.

Royal Australian Artillery (Militia).—Field Artillery.—To be Major (temporarily)—Captain F. W. Teniswood, D.C.M., and to be seconded for full time duty, 21st May, 1940. The following officers are appointed from the Reserve of Officers (Arty.), with regimental seniority in the order shown, and with effect from 30th July, 1940:—Major W. J. Christie, next after Major J. M. Simpson; Major C. R. Rigg, M.C., next after Major W. J. Christie, and Major M. G. F. Pardy next after Major C. R. Rigg, M.C. Captain A. W. McMillan next after Captain W. N. Cross and Captain K. Ewan next after Captain J. Brake. The probationary appointments of Lieutenants F. E. Ford, C. R. Nethercote, R. R. Macartney and K. S. Whitelaw are confirmed. The resignation of Lieutenant (provisionally) T. W. Richards of his commission is accepted, 7th May, 1940.

Medium Artillery.—Captain J. Brake is appointed from the Reserve of Officers (Arty.), with regimental seniority next after Captain A. W. McMillan, 30th July, 1940.

Artillery Survey Company.—Lieutenant H. T. Loxton is transferred to the Reserve of Officers (Artillery), 1st October, 1940.

Heavy Artillery.—Major W. C. Thompson, E.D., is transferred to the Reserve of Officers (Arty.), 21st September, 1940.

ENGINEERS.

Royal Australian Engineers (Militia).—Field Units.—To be Major (temporarily)—Captain S. W. Rogerson, 1st April, 1940. *To be Lieutenants (on probation)*—Reginald Joseph Jackson and Rodway Eustace Boadle, 13th September, 1940, and 23rd September, 1940, respectively. Captains K. P. Lawrence and A. N. Henderson are appointed from the Reserve of Officers (Engrs.), 1st April, 1940, and 14th August, 1940, respectively. Lieutenant E. G. Deveson, D.C.M., is appointed from the Reserve of Officers (Engrs.), 6th September, 1940. The provisional appointments of Lieutenants G. S. Richards, R. Drummond, C. G. Callister and D. D. Guild are confirmed. Lieutenants J. R. A. Glenn and G. W. Wright, and Lieutenants (provisionally) N. G. Wilson, P. L. Hooper and E. R. S. Ryall are transferred to the Reserve of Officers (Engrs.), 30th September, 1940. Major A. R. Lukeis is seconded for full time duties, 8th July, 1940. (This cancels the notification respecting this officer which appeared in Executive Minute No. 149/1940, promulgated in *Commonwealth Gazette*, No. 147, of 1st August, 1940.)

Anti-Aircraft Company.—To be Major (temporarily)—Lieutenant (Temporary Captain) A. A. L. Brentwood, 25th September, 1940. *To be Captain (temporarily)*—Lieutenant (provisionally) M. R. Duxson, 25th September, 1940.

SIGNALS.

Army Corps of Signals.—To be Lieutenants (on probation)—Alexander James Cron, Stanley James McDonald, Conrad Owen Youngs, William George Asbury, John Ronald Stevens, Alan Charles Warner and John Patrick Mawley Bock, 22nd August, 1940: Keith Jones Anderson, Colin Campbell McCutcheon, Egbert Malkin Wotzko, John Lacey Gleeson, Walter Derek Noble, Edwin George Burge and Kenneth Thomas Blamey, 28th August, 1940: Henry Kinnear, Reginald Linnaeus St. John Topp, Arthur William Page, Vincent Anthony Chevalier, Rupert Edward Beckse Crosby, Walter Edward Perry and William David Jones, 13th September, 1940. Lieutenant (Temporary Captain) P. S. Lang is transferred (provisionally) from the Melbourne

University Rifles, with regimental seniority next after Lieutenant (provisionally) (Temporary Captain) B. Conry, and retains the temporary rank of Captain, 1st July, 1940. The probationary appointments of Lieutenants (Temporary Captains) W. P. Yelverton and A. E. Walters, and Lieutenant C. C. H. Ellis are confirmed. The provisional appointments of Lieutenant (Temporary Captain) B. Conry, and Lieutenants F. W. Harvey, J. W. Ryan, I. M. Logan, R. A. Quin, W. K. Bridge, E. Jackman and R. S. Wainwright are confirmed. The resignation of Lieutenant (provisionally) J. M. Brett of his commission is accepted, 27th June, 1940.

INFANTRY.

5th Battalion.—To be Captain (temporarily)—Lieutenant K. M. Wilson, 1st October, 1940. Major R. O. Cowey is appointed from the Reserve of Officers, 7th September, 1940. The following officers are seconded for full time duty from the dates stated:—Lieutenant S. V. Templeton, 25th June, 1940; Lieutenant (Temporary Captain) E. A. Paterson, and retain the temporary rank of Captain, and Lieutenants (provisionally) F. A. Barr and M. S. Hurry, 10th July, 1940.

7th Battalion.—Captain E. J. R. Taylor is appointed from the Reserve of Officers (Inf.), 20th September, 1940. Lieutenant (Temporary Captain) J. A. E. Findlay is seconded for full time duty and retains the temporary rank of Captain, 10th July, 1940.

8th Battalion.—To be Captains (temporarily)—Lieutenants N. L. Woods, and to remain seconded, and C. J. Hutchings, 30th August, 1940. *To be Lieutenant (on probation)*—Allan Richard Rowe, 28th August, 1940. Captain E. S. Walker, A.F.C., is appointed from the Reserve of Officers, with regimental seniority next before Captain (Temporary Major) M. N. Stone, 29th August, 1940, and to be Major (temporarily), 29th September, 1940. The undermentioned officers are seconded for full-time duty from the dates stated:—Lieutenant (Temporary Captain) H. B. Causer, M.M., and retains the temporary rank of Captain, 19th April, 1940; Lieutenants N. L. Woods and J. Purdue, D.C.M., 6th April, 1940.

14th Battalion.—Lieutenant (on probation) I. W. Alexander is seconded for staff duties, 20th July, 1940.

22nd Battalion.—Lieutenant (Temporary Major) E. C. T. Matthewson is transferred from the 29th Battalion, with regimental seniority next before Lieutenant (Temporary Captain) C. A. W. Blandford, 20th August, 1940. The resignation of Lieutenant H. A. Hawkins of his commission is accepted, 22nd September, 1940.

23rd/21st Battalion.—To be Captains (temporarily)—Lieutenants M. R. Macleod and R. G. Webb, 23rd July, 1940; Lieutenant B. V. Nutt, and to remain seconded, 23rd July, 1940; Lieutenant D. E. Owen, 23rd July, 1940; Lieutenant A. S. Haysom, M.M., and to remain seconded, 23rd July, 1940. The undermentioned officers are seconded for full-time duty from the dates stated:—Lieutenant (Temporary Captain) S. L. Patterson, M.C., and retains the temporary rank of Captain, 10th July, 1940; and Lieutenants B. V. Nutt and A. S. Haysom, M.M., 10th July, 1940, and 19th April, 1940, respectively. Lieutenant H. G. Field is transferred (provisionally) from the Reserve of Officers (Inf.), 22nd August, 1940. Lieutenant (provisionally) L. A. Brennan is transferred to the Reserve of Officers (Inf.), 20th September, 1940.

24th/29th Battalion.—To be Lieutenants (provisionally)—Percival Curtis Shalless and James Harold Smith, 10th September, 1940, and 13th September, 1940, respectively. Captain S. H. Whitelaw is appointed from the Reserve of Officers (Inf.), 24th September, 1940. The resignation of Lieutenant R. H. Hodges of his commission is accepted, 9th June, 1940.

32nd Battalion.—Lieutenant (on probation) G. McK. Fry is transferred from the 59th Battalion, 3rd Division, 16th September, 1940. Lieutenant L. F. Turner is transferred from the 57th/60th Battalion, 3rd Division, 1st October, 1940.

38th Battalion.—Lieutenant B. Z. Riddell is seconded for full-time duty, 19th April, 1940. The provisional appointment of Lieutenant P. F. Phillips is confirmed. Lieutenant N. W. C. Patman is transferred to the Reserve of Officers (Inf.), 25th September, 1940.

46th Battalion.—Lieutenant J. F. Singleton is appointed from the Reserve of Officers (Inf.), 23rd September, 1940.

52nd Battalion.—To be Captain (temporarily)—Lieutenant (provisionally) I. H. Barnes, and to remain seconded, 12th September, 1940. *To be Lieutenants (provisionally)*—Gerald Francis Vaughan and Robert Bruce Gray, 27th August, 1940; and William Hanmer Everett, 30th August, 1940.

57th/60th Battalion.—Lieutenant R. M. Martin is transferred from the Unattached List, 16th September, 1940.

58th Battalion.—To be Captains (temporarily)—Lieutenants H. H. McMahon and J. S. P. Stafford, M.C., and Lieutenant (provisionally) N. A. G. Johnson, 30th August, 1940.

59th Battalion.—Lieutenant C. G. Lloyd is appointed from the Reserve of Officers (Inf.), with regimental seniority next after Lieutenant (Temporary Captain) E. J. Kelly, 20th September, 1940. The resignations of Lieutenants (on probation) G. F. Knight and N. E. H. Curtis of their commissions are accepted, 25th June, 1940, and 4th July, 1940, respectively.

Melbourne University Rifles.—To be Lieutenants (on probation)—John Edward Thompson Stubbs, Franklin Holland Barlee, George Dennis Ahon, John Arthur Roberts, Frank Dalbert Danglew, Geoffrey Maurice Matenson, John Ernest Young, Ronald John Wood and Gordon Lindsay Jones, 26th September, 1940. The provisional appointment of Lieutenant (Temporary Captain) J. P. Minogue is confirmed.

12th Garrison Battalion.—Honorary Lieutenant T. Briggs is appointed from the Reserve of Officers (A.A.M.C.), and to be Lieutenant (provisionally), 21st August, 1940. The date of appointment of Lieutenant (on probation) W. A. Young, appearing in Executive Minute No. 149/1940, promulgated in *Commonwealth Gazette* No. 147 of 1st August, 1940, is amended to read 1st May, 1940.

ARMY CHAPLAINS' DEPARTMENT.

Australian Army Chaplains' Department.—To be Chaplains (4th Class)—The Reverends Cecil John Robinson and Thomas Frederick Keyte, 18th September, 1940; and the Reverend Walter Henry Bridger, 25th September, 1940. Chaplain (1st Class) the Reverend C. Neville is appointed Senior Chaplain, Presbyterian Denomination, 1st September, 1940, *vice* Chaplain (1st Class) the Reverend A. I. Davidson, E.D., who relinquished the appointment on 31st August, 1940. The resignation of Chaplain (1st Class) the Reverend A. I. Davidson, E.D., of his commission is accepted, 31st August, 1940. Chaplain (3rd Class) the Reverend H. F. Taylor is transferred to the Unattached List, 20th September, 1940.

ARMY SERVICE CORPS.

Australian Army Service Corps.—To be Captain (temporarily)—Lieutenant (provisionally) G. K. Aikman, and to remain seconded, 27th August, 1940. **To be Lieutenants (provisionally)**—Charles Thomas Newman, William Benbow Ballard and Roy Ashton, 16th August, 1940; Claude Evelyn Mayer and Charles Anthony Wyndham Quin, 21st August, 1940; Victor Gullick, 30th August, 1940; Clive Owen Menck, 23rd August, 1940; Frank Herbert Bilby, M.C., 25th September, 1940. **To be Lieutenants (on probation)**—Sydney John Rollandin, Roy Edward Packham, Russell Robert Brown, Arthur Edward Nelson, Gilbert Charles Ainley and Russell William Arland, 22nd August, 1940; Lindsay Faulkner Orr, Keith Stewart Picking, Kenneth Montague Clarke and Richard Horace Thomas, 27th August, 1940. Lieutenant (provisionally) R. T. M. Laidlaw is transferred from the 29th Battalion, 17th July, 1940. Lieutenant (Temporary Captain) A. P. Crichton is seconded for full-time duty, and retains the temporary rank of Captain whilst seconded, 10th July, 1940. The provisional appointments of Lieutenants J. Morton and H. E. Casson are confirmed.

ARMY MEDICAL CORPS.

Australian Army Medical Corps.—To be Captains (provisionally)—Alexander John Maum Sinclair, 30th August, 1940; Kenneth Fitzpatrick Russell, 14th September, 1940; John Watson, Henry Devenish Steward and Alexander Hugh McGregor, 23rd September, 1940.

Pharmaceutical Service.—To be Lieutenant (provisionally)—Donald Charles Whitfield, 14th September, 1940.

ARMY ORDNANCE CORPS.

Australian Army Ordnance Corps (Ordnance Stores Company).—**To be Lieutenant (provisionally)**—Henry Charles Kelly, 29th August, 1940.

Mobile Laundry and Decontamination Unit.—Quartermaster and Honorary Captain C. B. W. Smith is appointed from the Reserve of Officers (A.A.M.C.), and to be Captain (temporarily), 29th August, 1940.

ARMY SALVAGE UNITS.

Australian Army Salvage Units.—Lieutenant (on probation) W. L. Knowles is transferred from the Australian Army Ordnance Corps, 17th September, 1940.

Unattached List.—To be Captain (temporarily)—Lieutenant (provisionally) V. H. W. Proffitt, 4th September, 1940.

Reserve of Officers (Arty.).—To be Captain—Alexander McQueen, 11th September, 1940. **To be Lieutenant**—Newman Stirling, 18th September, 1940. Major C. R. Rigg, M.C., is appointed from the Retired List, 29th July, 1940. **Reserve of Officers (Engrs.).—To be Lieutenants**—Stanley Eli Wootton and Harry Alfred Burt, 16th September, 1940, and 19th September, 1940, respectively.

Reserve of Officers (Sigs.).—To be Lieutenant—Herbert Digby Manton, 23rd September, 1940.

Reserve of Officers (Inf.).—To be Major (temporarily)—Lieutenant (Temporary Captain) J. McCahon, 24th September, 1940. **To be Lieutenants**—David Scott Ferguson and William Sydney Harvey, 28th August, 1940, and 26th September, 1940, respectively. Lieutenant-Colonel A. R. L. Wiltshire, C.M.G., D.S.O., M.C., V.D., is granted the honorary rank of Brigadier whilst holding the appointment of Inspector-General of Administration, Department of Defence Co-ordination, 15th July, 1940. The resignation of Lieutenant K. L. Milne of his commission is accepted, 17th September, 1940.

Reserve of Officers (A.A.S.C.).—To be Majors (temporarily)—Lieutenants (Temporary Captains) L. W. Greville and A. H. Treloar, 22nd May, 1940, and 23rd July, 1940, respectively.

Reserve of Officers (A.A.M.C.).—To be Captain—Alfred John Trinca, 14th September, 1940. **To be Honorary Captains**—James Mitchell Sleeman, Anthony Richard Kevin Kelly, Cyril Hopetoun Dickson, Michael Francis Addison Woodruff, Cecil Ashley Cohen, John Alexander Blitz, Mostyn Levi Powell, Bernard Allen Baker, Victor Edward Sampson, Francis Michael Blackall and Allan Finlay MacInnes, 14th September, 1940; Harley John Enniss, William Ernest King, Charles Edward Richardson, Harold Newton Zimmer and Edmond Clarke, 23rd September, 1940; Winifred Iris Evelyn MacKenzie and Allan Aveling Ferris, 25th September, 1940. The resignation of Honorary Captain R. L. T. Grant of his commission is accepted.

Reserve of Officers.—To be Major (temporarily)—Captain A. L. Chambers, 30th September, 1940. **To be Captain (temporarily)**—Lieutenant M. H. McDougall, M.C., 20th June, 1940. The resignation of Lieutenant C. J. Taylor, D.C.M., of his commission is accepted.

AWARDS OF THE AUSTRALIAN EFFICIENCY MEDAL.

Royal Australian Artillery (Militia) (Medium Artillery).—No. 45714, Sergeant E. A. Downie.

6th Battalion.—No. 294152, Warrant Officer, Class II., H. C. Martyr, D.C.M.

Melbourne University Rifles.—No. 212664, Private T. Crooks.

4TH MILITARY DISTRICT.

COMMANDS AND STAFFS.

Darwin Overland Maintenance Force.—Captain R. K. Hurcombe is transferred from the 4th Garrison Battalion, and to be Major (temporarily), 30th August, 1940.

CAVALRY.

3rd Light Horse Regiment.—To be Captain (temporarily)—Lieutenant (provisionally) S. F. Grieve, 20th September, 1940.

18th Light Horse (M.G.) Regiment.—To be Captain (temporarily)—Lieutenant J. Silcock, 27th August, 1940. **To be Lieutenants (on probation)**—Edward Georgetown Jones, William Henry Albert Cochrane and Valleck Cartwright Mallan, 20th September, 1940.

ARTILLERY.

Royal Australian Artillery (Militia).—Field Artillery.—To be Lieutenant (on probation)—William Keith Pegler, 9th September, 1940.

ENGINEERS.

Royal Australian Engineers (Militia).—Field Units.—To be Lieutenants (on probation)—Cecil Reginald Allenby Skinner and Frank Colin Hassell, 11th September, 1940. The provisional appointment of Lieutenant C. K. Grant is confirmed. Lieutenant (provisionally) G. S. Mannors is transferred to the Reserve of Officers (Engrs.), 30th August, 1940.

SIGNALS.

Australian Corps of Signals.—To be Lieutenant (on probation)—Charles Allan Stewart, 4th September, 1940. Lieutenant F. W. Osborne is appointed from the Reserve of Officers, 11th September, 1940. The dates of appointment of Lieutenants (on probation) R. J. Egerton-Warburton, E. A. Charles and A. E. Bruce, appearing in Executive Minute No. 152/1940, promulgated in *Commonwealth Gazette*, No. 161, of 15th August, 1940, are amended to read 26th June, 1940.

INFANTRY.

43rd Battalion.—The provisional appointment of Lieutenant K. P. Forwood is confirmed.

48th Battalion.—To be Captains (temporarily)—Lieutenant (provisionally) A. M. Lyon and Lieutenant G. H. Browne, 30th August, 1939. The probationary appointments of Lieutenant (Temporary Captain) E. A. Ahrendt and Lieutenant W. E. L. Catchlove are confirmed. The provisional appointments of Lieutenants C. F. Williams, A. J. Lee and J. G. Hoskins are confirmed.

4th Garrison Battalion.—The following officers are appointed (provisionally) from the Reserve of Officers, from the dates stated:—Lieutenant A. G. Packer, 8th September, 1940; Lieutenants W. L. Scarborough and A. H. Stewart, 9th September, 1940. Lieutenant (Temporary Captain) C. N. Carpenter is seconded for Staff duties, 1st July, 1940.

ARMY CHAPLAINS' DEPARTMENT.

Australian Army Chaplains' Department.—To be Chaplain (4th Class)—The Reverend Alfred John Robjohns, 11th September, 1940.

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ARMY SERVICE CORPS.

*Australian Army Service Corps.—To be Lieutenant (on probation)—*Hubert Henry Malcolm Grivell, and to be seconded for full-time duties, 1st September, 1940. *Captain C. M. Forster* is seconded for full-time duties, and to be Temporary Major whilst so seconded, 26th August, 1940. The probationary appointments of Lieutenants J. N. Bagot and A. E. Levinson are confirmed.

ARMY MEDICAL CORPS.

*Australian Army Medical Corps.—To be Major (temporarily)—*Captain F. E. Welch, 22nd August, 1940. *To be Captain (provisionally)—*George Norman Lorimer, M.C., 18 May, 1940. *Honorary Captain R. H. Formby* is appointed from the Reserve of Officers (A.A.M.C.) and to be Captain (provisionally), 22nd June, 1940.

*Dental Service.—*The following officers are appointed from the Reserve of Officers (A.A.M.C.) (Dental Service) and to be Captains (provisionally), from 20th September, 1940:—*Honorary Captains* J. Scollin, W. M. T. Marshman, W. W. Evans, R. D. Hughes, A. K. Trott, P. H. King, C. Chambers and A. A. Wotton.

*Reserve of Officers (Inf.).—To be Captain (temporarily)—*Lieutenant E. J. Dennis, 12th September, 1940. *To be Lieutenant—*George James Swash, 28th August, 1940.

*Reserve of Officers (A.A.M.C.).—To be Honorary Captains—*Arthur Douglas Reid and David Wickham Shepherd, 20th June, 1940; Harry Max Wilson and James Henry Vanstone, 26th June, 1940; William Rosslyn Charles Morris, 3rd July, 1940; Rex James Sargent, 16th July, 1940; Brian Herbert Swift, 17th July, 1940; Harold Richard Hugh Noel Oaten, 22nd July, 1940; Hugh McIntyre Birch, 24th July, 1940; Max Ernest Hannaford Schafer, 27th July, 1940; Donald James Robert Sumner and Frank Rees Magarey, 19th August, 1940; Arthur Mervyn Myers, 20th August, 1940; Robert Hugo Elix, 2nd September, 1940; Neill Horace Munday, Leslie Wadmore Linn and Richard Constantine Bassett, 3rd September, 1940; Kenneth Stuart Hetzel, 7th September, 1940; Colin Percival Juttner, 10th September, 1940; Frederick Edward Terrill, 14th September, 1940, and Frederick Lewis Thyer, 20th September, 1940. *Honorary Captain M. E. Goode* is retired.

*Reserve of Officers.—To be Captain (temporarily)—*Lieutenant A. C. Cattle, 10th September, 1940.

6TH MILITARY DISTRICT.

CAVALRY.

*22nd Light Horse Regiment.—To be Lieutenant (on probation)—*Eric William Beattie, 21st September, 1940.

ENGINEERS.

*Royal Australian Engineers (Militia).—Field Units.—To be Lieutenant (provisionally)—*Douglas John Nettlefold, 23rd September, 1940.

*Fortress Units.—To be Captain (temporarily)—*Lieutenant J. K. T. Watson, 9th September, 1940. *To be Lieutenant (on probation)—*Albert Arthur Chandler, 13th September, 1940.

SIGNALS.

*Australian Corps of Signals.—To be Captain (temporarily)—*Lieutenant E. Boyes, M.C., 13th September, 1940.

INFANTRY.

*12th/50th Battalion.—To be Lieutenant (on probation)—*Edward William Swindley Whiteman, 19th September, 1940. *Captain A. R. Prowse* is appointed from the Reserve of Officers, 19th September, 1940.

*40th Battalion.—To be Lieutenants (on probation)—*Rupert Exton Fisher, 2nd July, 1940. (This cancels the notification respecting this officer which appeared in Executive Minute No. 140/1940, promulgated in *Commonwealth Gazette* No. 141 of 25th July, 1940); Richard Howarth Burnaby and Louis James Smith, 13th September, 1940.

*6th Garrison Battalion.—To be Major (temporarily)—*Lieutenant (Temporary Captain) W. D. McMinn, 10th September, 1940. *To be Lieutenants (provisionally)—*Algernon William Johncock, M.C., 26th August, 1940; Leon Charles Miles and Harold Curtis Goodwin, 28th August, 1940; John Wilson Angus, 15th September, 1940. *Lieutenant E. D. Weston* is appointed (provisionally) from the Reserve of Officers, 6th August, 1940. *Lieutenant M. R. Glozier* is appointed from the Reserve of Officers, 9th September, 1940.

ARMY CHAPLAINS' DEPARTMENT.

*Australian Army Chaplains' Department.—To be Chaplain (4th Class)—*The Reverend John Lovett May, 23rd September, 1940.

ARMY SERVICE CORPS.

*Australian Army Service Corps.—To be Captain (temporarily)—*Lieutenant (provisionally) A. B. Turner, 21st August, 1940. *To be Lieutenants (on probation)—*James Crombie, David William Gourlay and John Morris, 5th September, 1940. *Lieutenant (Temporary Captain) M. G. Cleaver* is transferred (provisionally) from the 12th/50th Battalion, and retains the temporary rank of Captain, with regimental seniority next after Lieutenant (Temporary Captain) N. E. Little, 18th September, 1940.

*Reserve of Officers (A.A.S.C.).—To be Lieutenant—*Archibald James Manning, 4th September, 1940.

*Reserve of Officers (A.A.O.C.).—To be Lieutenant—*Frank Edwin Crowle, 12th August, 1940.

*Reserve of Officers (A.A.M.C.).—To be Captain—*James Magner, 12th August, 1940.

*Reserve of Officers.—*Major R. S. Gee, D.S.O., V.D., is placed upon the Retired List with the honorary rank of Lieutenant-Colonel and with permission to wear the prescribed uniform.

WESTERN COMMAND.

5TH MILITARY DISTRICT.

CAVALRY.

*10th Light Horse Regiment.—To be Captains (temporarily)—*Lieutenants E. H. Lee Steere, C. Cameron, and W. R. Gillespie, 14th September, 1940.

*25th Light Horse (M.G.) Regiment.—*Lieutenant G. E. Wood is appointed (provisionally) from the Reserve of Officers, 15th August, 1940. *Lieutenant L. G. Cox* relinquishes the temporary rank of Captain and is transferred to the Reserve of Officers (Cav.), 13th September, 1940.

ARTILLERY.

*Royal Australian Artillery (Militia).—Field Artillery.—To be Lieutenant (provisionally)—*Richard Buchanan, 12th September, 1940. *Heavy Artillery.—To be Lieutenant (on probation)—*Alexander Roderick Vincent Mackay, 24th September, 1940.

ENGINEERS.

*Royal Australian Engineers (Militia) (Field Units).—To be Lieutenants (provisionally)—*Neil Frederick Perkins, 11th September, 1940; James White Young, Frank Morrison Kenworthy, Ernest William Clifford Godfrey, Norman Joseph Henry and John Edward Parker, 20th September, 1940.

INFANTRY.

*11th Battalion.—To be Captains (temporarily)—*Lieutenant E. C. W. Harvey and Lieutenant (provisionally) H. P. Neuman, 16th August, 1940. The probationary appointments of Lieutenants A. E. Staines and E. H. A. Graham are confirmed.

*16th Battalion.—To be Lieutenants (on probation)—*Cyril Edward Scott, Eric Arthur Eastman, Keith Desmond Howard, James Jack Frost and James Ramsay Menzies, 11th September, 1940.

*5th Garrison Battalion.—To be Captain (temporarily)—*Lieutenant L. G. R. Challen, M.C., 6th September, 1940.

*10th Garrison Battalion.—To be Lieutenants (on probation)—*Peter Webster Clarke Snodgrass, William Francis O'Meara, D.C.M., Frederick Herbert Goodall, M.M., and Carl Evan Arndt, E.D., 24th September, 1940.

*19th Garrison Battalion.—To be Lieutenants (provisionally)—*Arthur Wilson and Thomas Peaker, M.M., 24th September, 1940, and 27th September, 1940, respectively. *Lieutenant D. R. Stewart* is appointed (provisionally) from the Reserve of Officers (Inf.), 25th September, 1940.

ARMY CHAPLAINS' DEPARTMENT.

*Australian Army Chaplains' Department.—To be Chaplain (4th Class)—*The Reverend James Lynwood Brown, 18th September, 1940.

ARMY SERVICE CORPS.

*Australian Army Service Corps.—To be Lieutenant (on probation)—*Thomas Watson Bevan, 12th September, 1940. *To be Lieutenant (provisionally)—*Albert Osman North, 17th September, 1940.

ARMY MEDICAL CORPS.

*Australian Army Medical Corps (Dental Service).—To be Captain (provisionally)—*Lyn Draper Percy, 6th September, 1940.

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ARMY ORDNANCE CORPS.

Australian Army Ordnance Corps (Ordnance Workshops Company).—To be Lieutenant (provisionally).—Herbert Baden Jarvis, 19th August, 1940. (This cancels the notification respecting this officer which appeared in Executive Minute No. 175/1940, promulgated in Commonwealth Gazette No. 190 of 12th September, 1940.)

Reserve of Officers (Engrs.).—To be Captain (temporarily).—Lieutenant G. H. Guest, 20th September, 1940.
Reserve of Officers (Inf.).—To be Lieutenants.—Edgar Samuel Harper, 16th September, 1940; David Robertson Stewart, 24th September, 1940; Brian Alfred Parlor, 25th September, 1940.

Reserve of Officers (A.A.M.C.).—To be Honorary Major.—Frank Llewellyn Gill, 29th May, 1940. To be Honorary Captain.—Alwyn Gerald Davies, 18th September, 1940.—(Ex. Min. No. 198—Approved 15th October, 1940.)

P. A. McBRIDE, Minister for the Army.

ROYAL MILITARY COLLEGE OF AUSTRALIA.

NO. 822, Staff Cadet D. C. Moroney was removed from the Royal Military College under Royal Military College Regulation 32 (c) and discharged from the Corps of Staff Cadets on 4th October, 1940.

DEPARTMENT OF THE NAVY.

NAVAL DEFENCE ACT AND NAVAL ESTABLISHMENTS REGULATIONS.

Promotion.—To be Storehouseman.—James Allen McKenny, Assistant Storehouseman.

Appointment.—To be Assistant Storehouseman.—Albert Benjamin Riddle, with effect from 2nd October, 1940.—(Ex. Min. No. 76—Approved 15th October, 1940.)

DEPARTMENT OF THE ARMY.

DEFENCE ACT 1903-1939, SECTION 63, AND CIVILIAN STAFF REGULATIONS.

Probationary Period Extended.—The probationary period of R. J. Rea, Armourer, Grade 1, Fourth Division, Ordnance Branch, 3rd Military District, is extended for a period of three months, with effect from 13th August, 1940.—(Ex. Min. No. 197—Approved 15th October, 1940.)

DEPARTMENT OF THE ARMY.

DEFENCE ACT 1903-1939, SECTION 63, AND CIVILIAN STAFF REGULATIONS.

Appointment Confirmed.—The probationary appointment of Robert Wallace Treacy as Junior Assistant Storeman (£84-£168), Fourth Division, Ordnance Branch, 5th Military District, is confirmed with effect from 4th January, 1940.—(Ex. Min. No. 201—Approved 15th October, 1940.)

DEPARTMENT OF AIR.

AIR FORCE ACT 1923-1939 AND CIVILIAN STAFF REGULATIONS.

Appointment.—Henry William Johnson is appointed without probation, as Chief Examiner (£360-£372), Aeronautical Inspection Directorate, Department of Air, with effect from 25th May, 1940.—(Ex. Min. No. 71—Approved 15th October, 1940.)

DEPARTMENT OF MUNITIONS.

PROMOTIONS UNDER THE SUPPLY AND DEVELOPMENT (STAFF) REGULATIONS 1939.

Name.	Present Designation and Station.	Position to which Promoted.	Salary on Promotion.	Date of Promotion.
Dawkins, Alfred Ernest ..	Deputy Superintendent (£780-£852), Third Division, Factory Board Laboratories, Factory Board	Deputy Superintendent (£820-£900), Third Division, Factory Board Laboratories, Factory Board. Office reclassified	£ 826	17.10.40
Moore, Robert George ..	Senior Engineer, Grade 1 (£582-£660), Third Division, Ammunition Factory, Factory Board	Senior Engineer, Grade 2 (£636-£708), Third Division, Ammunition Factory, Factory Board. Office reclassified	634	"
Frost, Herbert John ..	Physicist, Grade 3 (£546-£618), Third Division, Factory Board Laboratories, Factory Board	Senior Physicist, Grade 1 (£582-£660), Third Division, Factory Board Laboratories, Factory Board. Office reclassified	580	"
Roennfeldt, Albert John ..	Chemist, Grade 3 (£546-£618), Third Division, Factory Board Laboratories, Factory Board	Senior Chemist, Grade 1 (£582-£660), Factory Board Laboratories, Factory Board. Office reclassified	598	"
Brown, Guy Lawrence ..	Engineer, Grade 1 (£306-£510), Factory Board Laboratories, Factory Board	Engineer, Grade 2 (£510-£546), Third Division, Factory Board Laboratories, Factory Board. Office reclassified	508	"

ENTRY OF PAYMASTER CADETS TO THE ROYAL AUSTRALIAN NAVY.

APPPLICATIONS are invited for entry as Paymaster Cadet to the Royal Australian Navy from youths who attain the age of seventeen (17) years during the calendar year 1940 (i.e. those born during 1923).

Applicants must have passed the Leaving Certificate or the Senior Public Examination conducted by the State Universities or the Education Departments or be sitting for one of these examinations this year.

Applications should reach the Secretary, Navy Office, Department of the Navy, Melbourne, S.C.1, not later than 15th November, 1940.

Full particulars and application forms may be obtained from the Secretary, Navy Office, Department of the Navy, Melbourne, S.C.1; the District Naval Officer, Brisbane; Edgecliff, Sydney; Port Adelaide; Fremantle, and Hobart.

DEPARTMENT OF MUNITIONS.

SUPPLY AND DEVELOPMENT (STAFF) REGULATIONS 1939.

THE following probationary appointments have been confirmed with effect from the dates shown:—Laurence Matthew Wilson as Foreman, Grade B (£394-£454), Fourth Division, Ammunition Factory, Factory Board, with effect from the 26th February, 1940; William James Cargill as Supervisor (£492-£528), Fourth Division, Small Arms Factory, Factory Board, with effect from the 8th January, 1940.

DEPARTMENT OF MUNITIONS.

SUPPLY AND DEVELOPMENT (STAFF) REGULATIONS 1939.

Offices Reclassified.—The classification of the office of Deputy Superintendent, Third Division, Factory Board Laboratories, Factory Board, occupied by A. E. Dawkins, has been raised from limits of salary of minimum £780 per annum and maximum £852 per annum to limits of salary of minimum £828 per annum and maximum £900 per annum; the classification of the office of Senior Engineer, Grade 1, Third Division, Ammunition Factory, Factory Board, occupied by R. G. Moore, has been raised from limits of salary of minimum £582 per annum and maximum £660 per annum to Senior Engineer, Grade 2, with limits of salary of minimum £636 per annum and maximum £708 per annum; the classification of the office of Physicist, Grade 3, Third Division, Factory Board Laboratories, Factory Board, occupied by H. J. Frost, has been raised from limits of salary of minimum £546 per annum and maximum £618 per annum to Senior Physicist, Grade 1, with limits of salary of minimum £582 per annum and maximum £660 per annum; the classification of the office of Chemist, Grade 3, Third Division, Factory Board Laboratories, Factory Board, occupied by A. J. Roennfeldt, has been raised from limits of salary of minimum £546 per annum and maximum £618 per annum to Senior Chemist, Grade 1, with limits of salary of minimum £582 per annum and maximum £660 per annum; the classification of the office of Engineer, Grade 1, Third Division, Factory Board Laboratories, Factory Board, occupied by G. L. Brown, has been raised from limits of salary of minimum £306 per annum and maximum £510 per annum to Engineer, Grade 2, with limits of salary of minimum £510 per annum and maximum £546 per annum. (Salary limits subject to variation in pursuance of regulation 117b.)

COMMONWEALTH PUBLIC SERVICE.

PROMOTIONS—SECTION 50 AND REGULATION 109.

THE following promotions are provisional and subject to appeal by officers to the Public Service Board, and, where consequent upon another provisional promotion, shall be dependent upon the latter being confirmed. Appeals should be lodged, either by letter or telegram, with the Commonwealth Public Service Inspector in the State in which the promotion is to be made, or, if the promotion is to be made in the Australian Capital Territory, with the Public Service Inspector at Canberra, within fourteen days of the date of this notification. An appellant shall forward his appeal *direct* to the Public Service Inspector.

Where an officer desires to appeal against two or more provisional promotions a separate appeal should be lodged in respect of each, except where the provisional promotions appealed against are to positions of similar classification in the same Branch of a Department, when one appeal covering such provisional promotions will be accepted.

The grounds of appeal must be as prescribed in Section 50 of the Commonwealth Public Service Act, viz. :—

- (a) Superior efficiency ; or
(b) Equal efficiency combined with seniority.

(N.B.—Where positions have been the subject of an Arbitration Determination, the salary scales shown are those prescribed by Determination.)

Name.	Present Designation and Station.	Position to which Promoted.	Salary on Promotion. £	Date of Promotion.
ATTORNEY-GENERAL'S DEPARTMENT.				
<i>Bankruptcy Branch, Victoria.</i>				
Keith, Archibald Glanvill ..	Clerk (£366-£438), Third Division, Registrar's Section	Deputy Registrar (£546-£618), Third Division, Registrar's Section, <i>vice</i> R. J. Wyles, retired	544	17.10.40
DEPARTMENT OF THE TREASURY.				
<i>Taxation Branch, Western Australia.</i>				
Finlay, James William ..	Clerk (£402-£474), Third Division, Accounts and Statistics	Clerk (£438-£510), Third Division, Accounts and Statistics, <i>vice</i> J. T. Taylor, seconded	490	17.10.40
Duties.—Cashier.				
DEPARTMENT OF TRADE AND CUSTOMS.				
<i>Central Staff.</i>				
Mahoney, George Vallence ..	Clerk (£252-£330), Third Division, Tariff (Administration) (Coding)	Clerk (£288-£354), Third Division, Tariff (Administration) (Coding), <i>vice</i> B. Kuskie, promoted	328	17.10.40
<i>Victoria.</i>				
Peterson, William Stanislaus ..	Register Clerk (£288-£354), Third Division, Warehouse Branch	Excise Officer (£342-£420), Fourth Division, Excise Branch, <i>vice</i> H. J. Cox, seconded	400	17.10.40
DEPARTMENT OF THE INTERIOR.				
<i>Central Staff, Central Administration Branch.</i>				
Hartley, George ..	Clerk (£252-£330), Third Division, Staff and Industrial Section	Clerk (£288-£354), Third Division, Records Sub-Section, General Administration Section, <i>vice</i> A. R. Wingfield, transferred	286	17.10.40
Duties.—Records Clerk.				
<i>Central Staff, Works and Services Branch.</i>				
Reid, Ian Malcolm ..	Clerk (£96-£306), Third Division, Records and Correspondence Sub-Section, Clerical Section	Clerk (£252-£330), Third Division, Electrical Sub-Section, Clerical Section	250	17.10.40
Duties.—Record details of electricity consumers and supervise work of meter reading staff.				
DEPARTMENT OF THE ARMY.				
<i>New South Wales.</i>				
Saunderson, Ronald Sydney ..	Telegraph Messenger (£66-£160), Fourth Division, Telegraph Branch, Postmaster-General's Department, New South Wales	Messenger (£66-£168), Fourth Division, Head-quarters Staff, Eastern Command. New office created (P.S.B. Certificate No. 40/923)	77	17.10.40
Gordon, Benjamin Valentine ..	Telegraph Messenger (£66-£160), Fourth Division, Telegraph Branch, Postmaster-General's Department, New South Wales	Messenger (£66-£168), Fourth Division, Head-quarters Staff, Eastern Command. New office created (P.S.B. Certificate No. 29/2154)	95	..
Carroll, Leo John ..	Telegraph Messenger (£66-£160), Fourth Division, Kingsford, Postmaster-General's Department, New South Wales	Messenger (£66-£168), Fourth Division, 1st Division, 2nd Military District. New office created (P.S.B. Certificate No. 40/923)	95	..
Lawlor, Peter Edgeworth ..	Telegraph Messenger (£66-£160), Fourth Division, Telegraph Branch, Postmaster-General's Department, New South Wales	Messenger (£66-£168), Fourth Division, 2nd Division, 2nd Military District. New office created (P.S.B. Certificate No. 40/923)	77	..
Ryan, Patrick John ..	Telegraph Messenger (£66-£160), Fourth Division, Telegraph Branch, Postmaster-General's Department, New South Wales	Messenger (£66-£168), Fourth Division, Ordnance Branch, 2nd Military District. New office created (P.S.B. Certificate No. 29/2209)	77	..

PROMOTIONS—continued.

Name.	Present Designation and Station.	Position to which Promoted.	Salary on Promotion. £	Date of Promotion.
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DEPARTMENT OF COMMERCE.

Jacobs, Frederick James	Lightkeeper (£236-£260), Fourth Division, Swan Island, Marine Branch, Lighthouses, Tasmania	Head Lightkeeper (£284-£308), Fourth Division, Swan Island, Marine Branch, Lighthouses, Tasmania, <i>vice</i> R. J. Hooper, seconded	282	17.10.40
Connolly, Cyril Patrick	Clerk (£252-£330), Marine Branch, Lighthouses and Navigation, Brisbane, Queensland	Clerk (£330-£402), Marine Branch, Lighthouses and Navigation, Brisbane, Queensland, <i>vice</i> E. W. Wood, transferred	340	"

Duties.—In connexion with administration of the Navigation Act, and National Security Regulations.

POSTMASTER-GENERAL'S DEPARTMENT.

Central Office.

Taylor, George Leslie	Clerk (£96-£306), Third Division, Department of the Army (Staff and Industrial Section), Melbourne	Clerk (£252-£330), Third Division, Finance Branch, <i>vice</i> M. Dillon, promoted	304	17.10.40
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Duties.—Keeping of Salary Registers, checking claims for supplies, services, &c.)

Frawley, Francis Anthony Joseph	Clerk (£402-£474), Third Division, unattached	Clerk (£438-£510), Third Division, Finance Branch (Departmental Accounts). Office reclassified (P.S.B. Certificate No. 40/1535)	472	"
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Duties.—International Money Order, Transit and Parcel Post Accounts.

New South Wales.

Dicker, Herbert Gordon	Clerk (£366-£438), Third Division, unattached	Clerk (£438-£510), Third Division, Personnel Branch. Office reclassified (P.S.B. Certificate No. 40/1608)	454	"
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Duties.—Personal Clerk to the Deputy Director.

Wheeler, Frederick Arthur Roy	Postal Clerk (£108-£318), Fourth Division, Ballina	Postmaster, Grade 1 (£270-£342), Fourth Division, Nevertire, <i>vice</i> B. Foley, deceased	316	"
Leis, John Ronald	Postman (£84-£244), Fourth Division, unattached	Telegraphist (£108-£342), Fourth Division, Broken Hill, <i>vice</i> N. W. Marshall, transferred	167	"
Morrison, Charles Ross	Clerk (£96-£306), Third Division, Telephone Branch	Clerk (£288-£330), Third Division, Telephone Branch, Commercial Division (Contract Section), <i>vice</i> C. E. Kingston, promoted	304	"

Duties require a knowledge of Telephone Regulations and standard telephone facilities.

Bourke, Francis Patrick	Postal Clerk (£108-£318), Third Division, Forbes	Clerk (£252-£330), Third Division, Engineering Branch. Office reclassified (P.S.B. Certificate No. 40/1078)	304	"
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Duties.—Assist Divisional Engineer with general correspondence, preparation of estimates, &c.

Neylan, Michael	Postal Clerk (£108-£318), Third Division, Relieving Staff, West Maitland District (West Maitland)	Clerk (£252-£330), Third Division, Engineering Branch. Office reclassified (P.S.B. Certificate No. 40/1078)	328	"
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Duties.—Assist Divisional Engineer with general correspondence, preparation of estimates, &c.

Young, Cyril Gillespie	Clerk (£96-£306), Third Division, Stores Branch	Clerk (£252-£330), Third Division, Stores Branch, <i>vice</i> J. H. Fearnley, promoted	328	"
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Duties require a knowledge of Customs entries and shipping procedure, including preparation of Bills of Lading.

Hughes, Richard Donald	Lineman, Grade 2 (£268), Fourth Division, Engineering Branch, Line Staff, Bathurst Division (Blayney)	Line Foreman, Grade 1 (£300-£312), Fourth Division, Engineering Branch, Line Staff, Wagga Wagga Division (Gundagai), <i>vice</i> S. A. Jones, transferred	310	"
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Duties require cable jointing qualifications and ability to drive a motor vehicle.

Bessell, Stanley Albert	Postman (£84-£244), Fourth Division, Mail Branch	Mail Officer (£84-£300), Fourth Division, Mail Branch, <i>vice</i> M. Barry-Cotter, retired	226	"
Harrison, Norman Douglas	Telegraph Messenger (£66-£160), Fourth Division, Grafton	Junior Assistant (£84-£168), Fourth Division, Lismore, <i>vice</i> R. M. Ryan, transferred	83	"
Gray, John James	Telegraph Messenger (£66-£160), Fourth Division, Neutral Bay	Messenger (£66-£168), Fourth Division, Accounts Branch (Telegraph Accounts), <i>vice</i> L. F. Couchman, transferred	77	"
Nicholas, Cecil Henry	Telegraph Messenger (£66-£160), Fourth Division, Telegraph Branch	Messenger (£66-£168), Fourth Division, Accounts Branch (Telephone Accounts), <i>vice</i> M. K. Hatton, transferred	77	"
Cantwell, Thomas James	Telegraph Messenger (£66-£160), Fourth Division, Telegraph Branch	Messenger (£66-£168), Fourth Division, Engineering Branch (Mechanical), <i>vice</i> L. L. Ware, transferred	77	"
Bell, Stuart Rodda	District Inspector, Grade 1 (£546-£582), Third Division, Postal Services Branch, Victoria	District Inspector, Grade 2 (£582-£660), Third Division, Postal Services Branch, Dubbo, <i>vice</i> P. Rockliff, transferred	598	"

Victoria.

Purcell, John	Clerk (£96-£306), Third Division, Engineering Branch	Clerk (£288-£354), Third Division, Engineering Branch, <i>vice</i> K. B. Adam, promoted	352	17.10.40
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Duties.—Checking and completing minor works estimates, &c., Metropolitan No. 1 Lines Division.

Peevers, John Austin	Assistant, Grade 1 (Relief) (£84-£244), Fourth Division, Personnel Branch	Assistant, Grade 2 (£252-£260), Fourth Division, Accounts Branch (Telegraph Accounts). Office reclassified (P.S.B. Certificate No. 40/1403)	250	"
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PROMOTIONS—continued.

Name.	Present Designation and Station.	Position to which Promoted.	Salary on Promotion. £	Date of Promotion.
POSTMASTER-GENERAL'S DEPARTMENT—continued.				
Victoria—continued.				
Bellamy, Bertha Elizabeth ..	Assistant (Female), Grade 2 (£186-£194), Fourth Division, Accounts Branch (Telephone Accounts)	Assistant (Female), Grade 3 (£202-£210), Fourth Division, Accounts Branch (Telephone Accounts), <i>vice</i> L. Gon, promoted	209	17.10.40
Duties.—Graphotype Machine Operator.				
Purcell, John Pamphilon ..	Senior Mail Officer, Grade 1 (£270-£306), Fourth Division, Mail Branch	Overseer (£342-£378), Fourth Division, Mail Branch, <i>vice</i> N. McN. Shaw, retired	340	"
Duties.—Officer-in-Charge, Waybill Section.				
Connellan, Francis James ..	Postman (Relieving) (£84-£244), Fourth Division, Brunswick	Postal Clerk (£108-£318), Fourth Division, Brunswick, <i>vice</i> H. L. Forrest, transferred	256	"
Haynes, Norman Benjamin ..	Postal Assistant (Mail) (£84-£276), Fourth Division, Bendigo	Postal Clerk (£108-£318), Fourth Division, Hopetoun, <i>vice</i> R. S. McDowell, transferred	256	"
Donovan, Dennis ..	Postman (£84-£244), Fourth Division, Frankston	Postal Clerk (£108-£318), Fourth Division, Shepparton, <i>vice</i> J. D. Davis, promoted	256	"
Keating, Thomas Francois ..	Postal Assistant, Grade 2 (£252-£300), Fourth Division, Armadale	Postal Clerk (£108-£318), Fourth Division, South Melbourne, <i>vice</i> F. G. Green, dismissed	280	"
Macey, Walter Francis ..	Postal Assistant, Grade 1 (£84-£244), Fourth Division, Wodonga	Postal Assistant, Grade 2 (£252-£300), Fourth Division, Tongala, <i>vice</i> J. J. O'Meara, transferred	250	"
Tucker, John Maxwell ..	Telegraph Messenger (£66-£160), Fourth Division, Ballarat	Postman (£84-£244), Fourth Division, Ballarat, <i>vice</i> F. M. Haustorfer, transferred	95	"
Will, Henry Francis ..	Lineman, Grade 1 (£233-£257), Fourth Division, Engineering Branch, Line Staff, Western Division (Warrnambool)	Lineman, Grade 2 (£268), Fourth Division, Engineering Branch, Line Staff, Western Division (Terang), <i>vice</i> L. Ferrier, transferred	266	"
Killalea, Henry ..	Lineman, Grade 1 (£233-£257), Fourth Division, Engineering Branch, Line Staff (Metropolitan No. 3 Division)	Lineman, Grade 2 (£268), Fourth Division, Engineering Branch, Line Staff, North-Eastern Division (Tatura). Office reclassified (P.S.B. Certificate No. 40/893)	266	"
O'Donnell, George ..	Lineman, Grade 1 (£233-£257), Fourth Division, Engineering Branch, Line Staff, South-Eastern Division (Wonthaggi)	Lineman, Grade 2 (£268), Fourth Division, Engineering Branch, Line Staff, South-Eastern Division (Leongatha). Office reclassified (P.S.B. Certificate No. 40/893)	266	"
Hiskins, Reginald Cecil ..	Lineman, Grade 1 (£233-£257), Fourth Division, unattached	Lineman, Grade 2 (£268), Fourth Division, Engineering Branch, Line Staff, South-Eastern Division (Bunyip). Office reclassified (P.S.B. Certificate No. 40/893)	266	"
Leblang, Philip ..	District Inspector, Grade 2 (£582-£660), Third Division, Postal Services Branch, Parkes, New South Wales	Assistant Superintendent (£636-£708), Third Division, Postal Services Branch. Office reclassified (P.S.B. Certificate No. 40/1022)	682	"
Queensland.				
Exelby, James Taylor ..	Senior Postal Clerk, Grade 1 (£330-£366), Third Division, Babinda	Postmaster, Grade 2 (£354-£438), Third Division, Augathella, <i>vice</i> J. Stewart, promoted	352	17.10.40
Stevenson, Henry James ..	Clerk (£96-£306), Third Division, Stores Branch	Clerk (£252-£330), Third Division, Stores Branch, <i>vice</i> H. M. Castle, promoted	316	"
Duties.—Stationery Clerk.				
Carter, William Dipper Thomas	Postal Assistant, Grade 1 (£84-£244), Fourth Division, Cunnamulla	Postal Clerk (£108-£318), Fourth Division, Tambo, <i>vice</i> P. J. Butler, transferred	167	"
Kennedy, Johannah Ellen ..	Telephonist (£84-£198), Fourth Division, Telephone Branch	Assistant (Female), Grade 3 (£202-£210), Fourth Division, Telephone Branch, <i>vice</i> Norah O'Sullivan, promoted	209	"
South Australia.				
Wood, Cecil Victor ..	Postal Assistant, Grade 1 (£84-£244), Fourth Division, Port Augusta	Postal Clerk (£108-£318), Third Division, Port Augusta, <i>vice</i> R. R. Haskard, transferred	143	17.10.40
Western Australia.				
Bandy, Albert Glyn ..	Clerk (£96-£306), Third Division, Department of Defence, Perth	Clerk (£252-£330), Third Division, Accounts Branch (Relieving), <i>vice</i> R. Sanderson, transferred	250	17.10.40
Abbott, John Hague ..	Telegraph Messenger (£66-£160), Fourth Division, Telegraph Branch	Junior Assistant (£84-£168), Fourth Division, Telegraph Branch, <i>vice</i> M. A. Spalling, transferred	83	"
Faulds, John Fraser Graham ..	Postman (£84-£244), Fourth Division, Fremantle	Postal Assistant (Mail) (£84-£276), Fourth Division, Fremantle. New office created (P.S.B. Certificate No. 40/1291)	266	"
Doogue, Thomas ..	Telegraph Messenger (£66-£160), Fourth Division, Kalgoorlie	Postal Assistant, Grade 1 (£84-£244), Fourth Division, Kalgoorlie, <i>vice</i> C. A. Bennett, promoted	95	"
Tasmania.				
Eade, Trevor Harold ..	Telegraph Messenger (£66-£160), Fourth Division, Penguin	Telephonist (£84-£168), Fourth Division, Launceston, <i>vice</i> C. A. D. Bird, transferred	83	17.10.40

PROMOTIONS—continued

In the provisional promotions of G. McG. Collins and H. S. Faragher, notification of which appeared in *Gazette* of 10th October, 1940 the location of the positions from which and to which these officers have been provisionally promoted is Melbourne, Victoria.

The following provisional promotions have been confirmed:—

DEPARTMENT OF THE TREASURY.

K. G. Somers, appearing in *Gazette* of 22nd August, 1940.
J. Chapman, appearing in *Gazette* of 19th September, 1940.

DEPARTMENT OF HEALTH.

S. J. Prokhovnik and R. B. Noye, appearing in *Gazette* of 22nd August, 1940.

DEPARTMENT OF THE INTERIOR.

N. J. H. Keay, appearing in *Gazette* of 8th August, 1940.
G. S. Reid, appearing in *Gazette* of 19th September, 1940.

POSTMASTER-GENERAL'S DEPARTMENT.

T. Gribble, J. C. Glennan, E. J. Daly, W. J. Pease, R. C. Wright, S. J. Lanham, and J. W. Bateman, appearing in *Gazette* of 15th August, 1940.
F. P. Bremner, and C. A. Grantham, appearing in *Gazette* of 22nd August, 1940.
R. J. Morris, L. C. D. MacDonald, D. Dickerson, R. L. Morgan, K. O. Ballard, D. R. Green, I. H. J. Gillespie, K. R. Stephens and G. J. Hansen, appearing in *Gazette* of 19th September, 1940.

OFFICES ABOLISHED, CREATED, ETC.

ATTORNEY-GENERAL'S DEPARTMENT.

Confirmation of Appointment under section 47.—The appointment under section 47 of Arthur Geoffrey Knollys Richardson as Reporter, £582-£618, Third Division, Court Reporting Staff, Melbourne, has been confirmed with effect from 14th March, 1940.

DEPARTMENT OF THE TREASURY.

STATISTICIAN'S BRANCH.

Creation of Offices.—A new office of Clerk is created in the Labour Section of the Statistician's Branch, with limits of salary of minimum £366 and maximum £438, subject to variation in pursuance of regulation 106A, such office to be included in the Third Division. The undermentioned new offices are created in the Labour Section of the Statistician's Branch, with salary as indicated, subject to variation in pursuance of regulation 106A:—One of Assistant Supervising Field Officer (Retail Prices), Fourth Division, stationed at Sydney, salary £456 per annum; one of Assistant Field Officer (Retail Prices), Fourth Division, stationed at Melbourne, salary £360 per annum.—(Ex. Min. No. 126.)

PENSIONS BRANCH, TASMANIA.

Reclassification of Office.—The classification of the office of Examiner, Grade 2, Third Division, Pensions and Maternity Allowances Branch, Tasmania, occupied by G. F. A. Bantoft, with limits of salary of minimum £366 and maximum £438, is raised to Examiner, with limits of salary of minimum £402 and maximum £474, subject to variation in pursuance of regulation 106A.—(Ex. Min. No. 127.)

DEPARTMENT OF THE ARMY.

NEW SOUTH WALES.

Offices Created.—Six new offices of Clerk, Third Division, are created in the Eastern Command, Head-quarters Staff, with limits of salary of minimum £96 and maximum £306, subject to variation in pursuance of regulation 106A. The undermentioned new offices are created in the Eastern Command:—Head-quarters Staff—One of Typist, Grade 1, Fourth Division; one of Assistant, Grade 1, Fourth Division; one of Messenger, Fourth Division. 1st Division—One of Messenger, Fourth Division. 2nd Division—One of Messenger, Fourth Division. The undermentioned new offices are created in the Eastern Command, with limits of salary of minimum £96 and maximum £306, subject to variation in pursuance of regulation 106A:—1st Division—One of Clerk, Third Division. 2nd Division—One of Clerk, Third Division. 1st Cavalry Division—One of Clerk, Third Division.

Offices Reclassified.—The classification of the undermentioned Third Division offices, Eastern Command, Head-quarters Staff, is raised as indicated, the proposed limits of salary shown to be subject to variation in pursuance of regulation 106A:—Clerk, occupied by N. H. Murray, present limits of salary—minimum £96, maximum £306; proposed limits of salary—minimum £282, maximum £354. Clerk, occupied by H. M. Brady, present limits of salary—minimum £96, maximum £306; proposed limits of salary—minimum £258,

maximum, £330. The classification of the office of Assistant, Fourth Division, Eastern Command, Head-quarters Staff, occupied by R. C. Hooke, is raised from Grade 1 to Grade 2.—(Ex. Min. No. 199.)

QUEENSLAND.

Office Reclassified.—The classification of the office of Assistant (Female), Fourth Division, Head-quarters Staff, Northern Command, occupied by Dulcie Beryl Elaine Larsen, is raised from Grade 1 to Grade 2.—(Ex. Min. No. 196.)

DEPARTMENT OF AIR.

Offices Created.—Thirty-three new offices of Clerk, Third Division, are created in the Branches of the Department as indicated hereunder, with limits of salary of minimum £96 and maximum £306, subject to variation in pursuance of regulation 106A:—

Branch	No. of Positions
Public Relations	1
Staff	1
Air Board Secretariat	2
Organization and Equipment	4
Personnel	2
Supply and Production	5
Finance	14
Internal Audit of Stores	2
Stores Accounts	2
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	33
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(Ex. Min. No. 72.)

DEPARTMENT OF THE INTERIOR.

METEOROLOGICAL BRANCH, CENTRAL STAFF (MELBOURNE).

New Office Created.—A new office of Mechanic (Meteorological Branch, Fourth Division, has been created in the Meteorological Branch, Central Staff (Melbourne), with limits of salary of minimum £276 and maximum £336.

POSTMASTER-GENERAL'S DEPARTMENT.

NEW SOUTH WALES.

Offices Created.—Postal Clerk, Fourth Division, Orange; Postal Clerk, Fourth Division, Arncliffe.

Office Abolished.—Postal Assistant, Grade 1, Fourth Division, Arncliffe, occupied by J. H. J. Gash.

Office Reclassified.—The classification of the office of Clerk, Third Division, Personnel Branch, occupied by H. G. Dicker, has been raised from limits of salary of minimum £366 and maximum £438 to limits of salary of minimum £438 and maximum £510, subject to variation in pursuance of regulation 106A.

VICTORIA.

Office Created.—Clerk, Third Division, Engineering Branch, with limits of salary of minimum £402 and maximum £474, subject to variation in pursuance of regulation 106A.—(Ex. Min. No. 126.)

PROMOTIONS—COMMONWEALTH PUBLIC SERVICE ACT 1922-1939.

THE Public Service Board has confirmed the undermentioned provisional promotions as notified in the *Gazettes* indicated:—Joseph Garzoli, 23rd May, 1940; Alexander McKendrick Murdoch, 18th July, 1940; Harold Corley Manger, Frank Athelstan Chenu, William John Westernman, Edward James Murphy, 25th July, 1940; Sheila Catherine Cameron Austin, Irene Gladys Dugdale, Desmond Patrick Brennan, 1st August, 1940; Edgar Wallace Whyte, 8th August, 1940; Noel Percy Northey, Richard Henry James, 15th August, 1940.

F. G. THORPE, Commissioner,
Public Service Board.

APPOINTMENTS, RETIREMENTS AND DISMISSAL.

THE following appointments, retirements and dismissal are notified by the Public Service Board:—

APPOINTMENTS.

DEPARTMENT OF THE INTERIOR.

Property and Survey Branch, Canberra.

Typist, Grade 1, Fourth Division.—Mary Jocusen.

DEPARTMENT OF DEFENCE CO-ORDINATION.

Typist, Grade 1, Fourth Division.—Jeanne Brown.

DEPARTMENT OF THE ARMY.

Queensland.

Clerk, Third Division.—Albert Edward Rowles.

POSTMASTER-GENERAL'S DEPARTMENT.

New South Wales.

Canvas Worker, Fourth Division.—Leslie Courtland McGregor-Skinner.

Lineman, Grade 1, Fourth Division.—Charles David Kirkwood, Albert Edley Page, Edward John James, John William Hughes.

Telephonist, Fourth Division.—Eileen North.

Victoria.

Clerk, Third Division.—Albert Henry Finney.

Line Foreman, Grade 1, Fourth Division.—Albion Hendrickson.

Mechanic, Grade 2, Fourth Division.—Ernest James Tulloch.

Mechanic, Grade 1, Fourth Division.—Jeremiah Dalton, John Patrick Cooney, Eric Arthur Carver.

Telegraph Messenger, Fourth Division.—John Stanley Wheeler, Stanley Phillip Smith.

Queensland.

Clerk, Third Division.—Michael Crowley.

Mechanic, Grade 1, Fourth Division.—Frank Tickle.

Telephonist, Fourth Division.—Muriel May Rhodes.

Western Australia.

Telegraph Messenger, Fourth Division.—Harold Rushmere Everett, Charles Heydon, Herbert John Inch, Gordon Maitland Afflick, Cecil Ross Wiltshire, John Duncan Catto, Gordon Maxwell Andrews, Peter Whipp, Kevin Francis Jones.

RETIREMENTS.

DEPARTMENT OF THE TREASURY.

Canberra.

Section 49.—Kathleen May Israel, Typist, Grade 1, as from the close of business on 24th August, 1940.

Pensions and Maternity Allowances Branch,

New South Wales.

Section 49.—Margaret Francis Washington, Checker (Female), as from the close of business on 10th August, 1940.

Taxation Branch, Western Australia.

Section 67.—John Thomas Taylor, Clerk (£438-£510), as from the close of business on 7th December, 1940.

DEPARTMENT OF TRADE AND CUSTOMS.

Queensland.

Section 67.—Harold Gough, Clerk (£366-£438), as from the close of business on 7th December, 1940.

POSTMASTER-GENERAL'S DEPARTMENT.

New South Wales.

Section 49.—Dorothy Dick, Telephonist, as from the close of business on 24th August, 1940; Annie Agnes Callaghan, Phonogram Attendant, Grade 1, as from the close of business on 31st August, 1940; Freda Iris Auhl, Assistant (Female), Grade 1, as from the close of business on 31st August, 1940.

Section 67.—Doreen Margaret Barrage, Assistant (Female) (Stamp Sales), as from the close of business on 11th October, 1940; George Alexander Piggan, Senior Postal Clerk, Grade 1, as from the close of business on 12th December, 1940. The notification of the retirement of George Easton, Mail Officer, appearing in *Gazette*, No 190, of 12th September, 1940, is hereby cancelled.

Section 85(2).—Robert James Wilson, Postmaster, Grade 3, as from the close of business on 8th December, 1940; Sidney George Scott, Postmaster, Grade 3, as from the close of business on 13th December, 1940.

Victoria.

Section 49.—Muriel Catherine Davidson, Telephonist, as from the close of business on 10th August, 1940; Annie Gertrude Lee and Irene Ellen May Nicholls, Telephonists, as from the close of business on 17th August, 1940; Merle Esme Tolliday, Telephonist, as from the close of business on 31st August, 1940; Kathleen Kelleher, Telephonist, as from the close of business on 3rd September, 1940.

Section 67.—James Warren Speak, Mail Officer, as from the close of business on 7th September, 1940; Alfred Henry McColl, Assistant, Grade 2, as from the close of business on 23rd September, 1940.

Western Australia.

Section 49.—Hulda May Olson, Typist, Grade 1, as from the close of business on 31st August, 1940.

Tasmania.

Section 49.—Avis May Law, Assistant (Female), Grade 3, as from the close of business on 29th August, 1940; Elizabeth Propsting Viney, Typist, Grade 2, as from the close of business on 18th September, 1940.

DISMISSAL.

POSTMASTER-GENERAL'S DEPARTMENT.

Victoria.

Section 55.—Donald Lyle Fraser, Telegraph Messenger, as from the close of business on 11th October, 1940.

F. G. THORPE, Commissioner,
Public Service Board.

EXAMINATIONS.

Examination No. 2319.

TO ENABLE ASSISTANT EXAMINERS (PATENT OFFICE) AND EXAMINERS OF PATENTS, GRADE 1, TO QUALIFY FOR SALARY ADVANCEMENT; AND OFFICERS TO QUALIFY FOR PROMOTION TO THE OFFICE OF EXAMINER OF PATENTS, GRADE 2.

EXAMINATIONS in accordance with the syllabuses notified in *Commonwealth Gazette*, No. 67, dated 18th November, 1937, will be commenced on Monday, 11th November, 1940.

OFFICERS ELIGIBLE TO ENTER.—The examinations will be open to the following officers respectively:—

Part I.—Assistant Examiners (Patent Office).

Part II.—Examiners of Patents, Grade 1, and Assistant Examiners (Patent Office) who have passed an examination in relation to the office of Assistant Examiner (Patent Office) as prescribed in Public Service Regulations 105A and 106.

Part III.—Examiners of Patents, Grade 1, and Examiners of Patents (£354-£546).

PLACE OF EXAMINATION—Canberra.

APPLICATIONS CLOSE.—Applications from eligible officers to attend the examinations must reach the Secretary, Commonwealth Public Service Board, Canberra, not later than 4th November, 1940.

Applications received after 4th November, 1940, will be rejected unless the applicant has advised the Secretary to the Board, by letter or telegram which reaches him not later than 4th November, 1940, that an application is being forwarded, and has actually posted the application before or on 4th November, 1940.

PASS CONDITIONS.—To pass the examination in any Part an officer must obtain at least 60 of the 100 marks allotted to each subject.

GENERAL CONDITIONS.—The examinations conducted by the Council of the Canberra University College in—

- (i) Patent Law of the Commonwealth and the Procedure of the Patent Office;
- (ii) Patent Case Law of the Commonwealth; and
- (iii) Patent Case Law of Great Britain,

in accordance with the syllabuses in those subjects approved by the Board and notified in the *Gazette* of 18th November, 1937, have been approved by the Board as examinations conducted with the approval of the Board for the purposes of the advancement of Assistant Examiners (Patent Office) and Examiners of Patents, Grade 1, and of promotion to the position of Examiner of Patents, Grade 2, under the provisions of Public Service Regulations 105A, 106 and 112A.

Officers who have passed a relevant examination conducted by the Canberra University College in any of the sections (i), (ii) and (iii) above are not required to pass also the examination conducted by the Board in the section so passed.

F. G. THORPE, Commissioner,
Public Service Board.

Examination No. 2284.

TO ENABLE (a) TELEGRAPHISTS TO QUALIFY FOR ADVANCEMENT BEYOND A SALARY OF £306 (£304) PER ANNUM, AND (b) OFFICERS OF THE THIRD DIVISION TO QUALIFY FOR PROMOTION AS TELEGRAPHIST.

Held 29th June, 1940, and subsequent dates.

THE following officers were successful at the examination:—

NEW SOUTH WALES.

Beck, George Lester.	Holt, Ronald Frederick
Boswell, Albert Henry.	Clarence.
*Brown, Ivan Leslie.	Jepsen, Russell James.
*Budd, William John.	Low, St. Clair Alexander.
Collinge, Christopher Herbert.	Myors, John Daniel.
Collins, William Henry.	Neal, Herbert.
Cootes, Horace.	Ormes, Reginald Henry.
de Chastel, Claud Henry.	Pickup, Ernest John.
Donovan, John Rawdon.	*Smith, Henry Reuel Granville.
Elphick, Colin Edgar.	Smith, Sydney Francis.
Fox, Frederick John.	*Stiles, James Gordon.
Gamble, Roy Edgar.	*Tomlinson, Wesley James.
Harkin, Kenneth Bernard.	Wallace, John.
Hattersley, Herbert Joseph.	*Webster, Walter.
Hewitt, William Frederick.	Winter, Donald Hilton
Holland, William James.	Douglas.

VICTORIA.

Handley, Albert Edward.	Starrs, Francis Paul.
Herbert, Keith Clyde.	Williamson, Alfred Hector.
Keilar, Wallace James.	Winchester, Fredrick James.
Lawless, Nicholas Joseph.	Wright, Francis George.

QUEENSLAND.

Clifford, John Gilbert.	*McRae, Ian Leighton.
Crooke, Archibald Kenneth	Neal, George Rupert.
Johnstone.	*Neale, Eric Drayton.
Lees, Harry.	Pitt, John.
Meares, Bertie Leslie	Prince, Laurence Trebias.
Devenish.	*Reid, John.
*Mitchell, Reginald James.	*Steven, Eric George.
*Moore, John Burnett.	Whitehead, Harold Thomas.
McPhee, John Peacock.	Wilkinson, Jack Robert.

SOUTH AUSTRALIA.

*Buxton, William Harold.	Pretty, Studley Ray Hains-
Joy, Clifford Ross.	worth.
Main, George Erwein.	*Rashleigh, John William.
*Peters, Frank Graham.	*Smith, George Watt.

WESTERN AUSTRALIA.

Biggins, Arthur.	*Rowland, Cecil William
Edwards, Harold John.	Henry.
Giles, Walter Norman.	*Wildman, George Alfred.
Harris, Edgar George.	*Willesee, Donald Robert.

*Fourth Division Officer.

F. G. THORPE, Commissioner,
Public Service Board.

Examination No. 2292.

TO ENABLE OFFICERS OF THE TELEGRAPHIST-IN-TRAINING STAFF TO QUALIFY FOR PROMOTION OR TRANSFER AS TELEGRAPHIST, FOURTH DIVISION.

Held 6th July, 1940, and subsequent dates.

IN addition to the list of successful officers published in *Commonwealth Gazette*, No. 153, dated 8th August, 1940, the following officer was also successful:—

Victoria.

White, Jack Samuel.

F. G. THORPE, Commissioner,
Public Service Board.

Examination No. 2293.

TO ENABLE POSTAL CLERKS TO QUALIFY FOR ADVANCEMENT BEYOND £282 (£280) PER ANNUM, AND FOR PROMOTION AS POSTAL CLERK, WITH SALARY EXCEEDING £282 (£280) PER ANNUM; SENIOR POSTAL CLERK AND POSTMASTER.

Held 29th June, 1940.

THE undermentioned officers were successful in the written section of the Telegraph Tests:—

NEW SOUTH WALES.

*Armstrong, Aloysius Lucas.	*May, Leslie Noel.
*Bruderlin, Charles Percival.	*Moir, Frederick William.
†Clapham, Percival Leonard.	*Morris, Richard William.
*Coleman, Herbert Edward	*Mortlock, Robert Norman.
Arthur.	*McCartney, Gerald.
*Coombe, Arthur Cyril.	*McCormack, Michael John.
†Cormack, Albert.	*McHugh, Thomas Lane.
*Cunningham, Eric Francis.	*Reading, Thomas Ivan.
*Dawson, Edward Charles.	*Riley, Tom.
*Frakes, William Arthur.	*Shailer, William Henry.
*Fulton, Thomas Arthur.	*Silvester, Robert William.
*Gray, Richard Vowels.	*Smith, Albert John.
*Haworth, Harold.	*Stephens, William.
*Hearne, Stanley Hope.	*Strang, Mervyn Fredrick.
*Isbester, David John.	*Thomson, Andrew Thomas.
†Kilpatrick, Robert Clyde	*Thorburn, Robert George.
(pass in Traffic expires	*Tollis, Horace Charles (pass
1st November, 1941).	in Traffic expires 1st
*King, Russell Raymond.	November, 1941).
*Krams, George Christopher	*Waine, Thomas Arthur.
William.	*Watkins, Eric William.
*Magnay, John Mervyn.	*West, Arthur Annesley.
*Maher, James Henry Joseph.	*Wood, Maurice Lancaster
†Mallyon, William.	Lewis.
†Matthews, Kenneth Roy	
(pass in Technical expires	
1st November, 1941).	

VICTORIA.

*Corbett, Leslie John.	*Matheson, Ronald Alfred
†Corstorphane, Donald.	Hugh.
*Dunstan, Claude Ernest.	*Osborn, George William.
*Dwyer, John.	*Paice, Jack Royston.
*Fox, John Gordon.	*Smith, Charles.
*Lyon, Ian Hamilton.	*Young, Edwin Donald.

QUEENSLAND.

*Fenton, Reginald.	*Roberts, Edmund George.
*Hill, Robert Henry.	*Wilson, John McConachie.
*Jenkin, Albert Leonard.	*Wratten, James Archibald.
*Kidd, Geoffrey Beatson.	*Wyatt, Ronald.
*Nelson, George Robert Evan.	

SOUTH AUSTRALIA.

*Morgan, Gordon.	*Wright, Glen Carr.
*Pike, Edward Percival.	*Warnes, Hedley Bruce.
*Underwood, Herbert Forrest.	

WESTERN AUSTRALIA.

*Anderson, George.	*Hendry, Leslie Hampton
*Brown, Edward Waverley.	Rosewall.
*Carter, Ernest Frederick.	†Matthiessen, Edward James.
*Cowden, Stanley John.	*McDonald, Hector Thomas.
*Doherty, John Edward.	*Robinson, Charles Thomas.
*Govan, James.	*Skinner, Rex.
*Harper, Edgar Cecil.	*Smyth, Francis Keith.
	*Turner, Clarence Leslie.

TASMANIA.

*Clune, Hilary John.

*Postal Clerk.
†Senior Mechanic.
‡Clerk.
§Mail Officer.
¶Temporary Postal Clerk.

F. G. THORPE, Commissioner,
Public Service Board.

NOTIFICATION OF VACANCIES.

APPLICATIONS are invited from permanent officers of the Commonwealth Public Service for promotion or transfer to the positions named in the appended schedule. Where so indicated, applications will also be received from officers of the Public Service of the States and other persons.

Applicants should state fully their qualifications for the position sought, and must, to ensure consideration, forward their applications to the officer indicated in the last column in time to reach him not later than the appointed date.

Where an applicant desires to be considered for two or more vacancies a separate application should be forwarded in respect of each position sought except where the positions applied for are of similar classification and in the same Branch of a Department, e.g., positions of Postmaster, Lines Staff positions, &c., when one application covering such positions will be accepted.

In the case of applicants who are permanent officers of the Public Service of the Commonwealth or of a State, the following particulars should be set out at the foot of the application:—

- Full name (block letters).....
- Designation
- Standard salary scale (i.e., 1.7.26 rate).....
- Office or Branch.....
- Age last birthday (in years).....
- Length of service.....
- Salary (per annum).....
- Date granted last increment.....

Other applicants should state full names, date, year and place of birth, and whether they are natural born or naturalized British subjects. Returned soldiers should give particulars of war service. Copies only of diplomas, references, testimonials, or certificates should be forwarded. If the originals are required they will be asked for.

The range of salary indicates the classified value of a position, but appointments may be made at any salary within such range.

Successful applicants must comply with the provisions of the Superannuation Act.

At offices where quarters are shown, a deduction at the rate of 10 per cent. of the minimum salary of the position will be made, unless otherwise stated. Particulars of existing quarters are furnished merely for the information of officers. It is not incumbent on Departments to provide quarters which, if provided, may be wholly or partially withdrawn at any time.

Officers of the Commonwealth Public Service, who may be transferred without promotion, as the result of an application for an advertised vacancy, will be required to pay their own expenses of removal unless the transfer comes within the conditions prescribed in Public Service Regulation No. 119.

Fares to locality of appointment of appointees who are not permanent officers of the Commonwealth Public Service will not be paid by the Commonwealth unless such fares (including, if the applicant is married, those of his wife and family) exceed £3. when such allowance as the circumstances justify may be granted.

Position, Salary Scale † and Division.	Locality.	Salary (exclusive of Child Endowment).‡	Closing Date for Receipt of Applications.	To whom Applications must be forwarded.
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DEPARTMENT OF THE TREASURY.

Printing Branch, Canberra.

*Folder (Female) (£96-£178), Fourth Division	Canberra ..	£95 to £177 ..	31st October, 1940	The Secretary, Department of the Treasury, Canberra
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Applicants must be skilled in all branches of general bindery work and have had experience in machine work.

DEPARTMENT OF HEALTH.

Health Laboratories, Queensland.

Assistant, Grade 1 (£84-£244), Fourth Division	Rockhampton	£83 to £242 ..	31st October, 1940	The Chief Quarantine Officer (General), Department of Health, Commonwealth Offices, Brisbane
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Duties.—Assisting in clerical work, laboratory duties, care and feeding laboratory animals, quarantine duties when required, running refrigerating plant, and such other duties as may be required.

DEPARTMENT OF THE NAVY.

Central Staff.

Messengers (£66-£168), Fourth Division, Navy Secretariat, Navy Office (four positions)	Melbourne ..	£65 to £167 ..	31st October, 1940	Secretary, Department of the Navy, Melbourne
Messengers (£66-£168), Fourth Division, Navy Accounts Branch, Navy Office (two positions)	Melbourne ..	£65 to £167 ..	" "	" "

POSTMASTER-GENERAL'S DEPARTMENT.

New South Wales.

Postmaster, Grade 2 (£354-£438), Third Division	Boolaroo ..	£352 to £436 ..	31st October, 1940	The Deputy Director, Posts and Telegraphs, Sydney
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Quarters: Six rooms.

Line Foreman, Grade 2 (£336), Fourth Division, Engineering Branch, Line Staff (Goulburn Division)	Canberra ..	£334 ..	" "	" "
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Applicants must be competent cable jointers and be experienced in aerial line construction work. Ability to drive a motor vehicle desirable.

Lineman, Grade 2 (£268), Fourth Division, Engineering Branch, Line Staff (Goulburn Division)	Goulburn ..	£266 ..	31st October, 1940	The Deputy Director, Posts and Telegraphs, Sydney
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Duties require a good knowledge of underground (including cable jointing) and aerial construction. Ability to drive a motor vehicle desirable.

* This position is also open to officers of the State Public Services and to other persons.
† The rates shown are subject to variation as prescribed by Public Service Regulation 106A or relative Arbitration Determination.
‡ The salaries shown are those payable after cost of living variations in accordance with Public Service Regulation 106A or relative Arbitration Determinations have been effected.
|| At a future date the successful applicants may be permanently transferred to Canberra.

Released under the FOI Act 1982 by the Department of Infrastructure, Transport, Regional Development, Communications and the Arts

NOTIFICATION OF VACANCIES—*continued.*

Position, Salary Scale † and Division.	Locality.	Salary (exclusive of Child Endowment).‡	Closing Date for Receipt of Applications.	To whom Applications must be forwarded.
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POSTMASTER-GENERAL'S DEPARTMENT—*continued.**New South Wales—continued.*

Assistant, Grade 2 (£252-£260), Fourth Division, Engineering Branch, Mechanical (Trunk Exchange)	Sydney ..	£250 to £258 ..	31st October, 1940	The Deputy Director, Posts and Telegraphs, Sydney
Duties relate to the recording of interstate telephone and telegraph interruptions. A knowledge of broadcasting relay procedure and typing qualifications desirable.				
**Clerk (£252-£330), Third Division, Accounts Branch, Telegraph Accounts	Sydney ..	£250 to £328 ..	31st October, 1940	The Deputy Director, Posts and Telegraphs, Sydney

Duties.—Keeping newspaper and telegram deposit account.

Victoria.

Assistant (Female), Grade 2 (£186-£194), Fourth Division, Accounts Branch (six positions)	Melbourne ..	£185 to £193 ..	31st October, 1940	The Deputy Director, Posts and Telegraphs, Melbourne, C.I
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Applicants should state their comptometer qualifications and should possess a knowledge of Accounts Branch procedure.

South Australia.

Postmaster, Grade 3 (£456-£546), Third Division	Glenelg ..	£454 to £544 ..	31st October, 1940	The Deputy Director, Posts and Telegraphs, Adelaide
Quarters: Six rooms.				
Postmaster, Grade 1 (£270-£342), Fourth Division	Brinkworth ..	£268 to £340 ..	" "	" "
Quarters: Five rooms.				
Postmaster, Grade 1 (£270-£342), Fourth Division	Terowie ..	£268 to £340 ..	" "	" "
Quarters: Six rooms.				
Postal Clerk (£108-£318), Third or Fourth Division (two positions)	Renmark ..	£107 to £316 ..	" "	" "
Postal Clerk (£108-£318), Third or Fourth Division (two positions)	Caltowie ..	£107 to £316 ..	" "	" "
	Wolseley ..	£107 to £316 ..	" "	" "
	Pinnaroo ..	£107 to £316 ..	" "	" "

Western Australia.

Postmaster, Grade 2 (£354-£438), Third Division (three positions)	Wagin, Wongan Hills, Wyalkatchem	£352 to £436 ..	31st October, 1940	The Deputy Director, Posts and Telegraphs, Perth
Quarters: Wagin, Six rooms; Wongan Hills, Five rooms.				
Postmaster, Grade 1 (£270-£342), Fourth Division (two positions)	Halls Creek ..	£268 to £340 ..	31st October, 1940	" "
	Nullagine			
District Allowance: Halls Creek and Nullagine, Grade VII.				
Quarters: Halls Creek, Four rooms; Nullagine, Three rooms.				
Postal Assistant, Grade 3 (£268-£300), Fourth Division, Mail Room	Fremantle ..	£266 to £298 ..	31st October, 1940	" "
Applicants must have qualified for advancement as Postal Assistant (Mail) beyond salary of £244 and £260 per annum.				
Assistant Superintendent (Traffic) (£510-£582), Third Division, Telephone Branch	Perth ..	£508 to £580 ..	31st October, 1940	The Deputy Director, Posts and Telegraphs, Perth

Tasmania.

Assistant (Female), Grade 3 (£202-£210), Fourth Division, Telephone Branch	Hobart ..	£201 to £209 ..	31st October, 1940	The Deputy Director, Posts and Telegraphs, Hobart
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Duties.—Preparation of details for staffing reviews, service tests, trunk line delays, &c.

† The rates shown are subject to variation as prescribed by Public Service Regulation 106A or relative Arbitration Determination.
 ‡ The salaries shown are those payable after cost of living variations in accordance with Public Service Regulation 106A or relative Arbitration Determinations have been effected.
 ** In lieu of notification of "Clerk (£252-£330), Third Division, Accounts Branch, Telephone Accounts" appearing in *Gazette*, No. 210, of 10th October, 1940.

NOTICES UNDER THE BANKRUPTCY ACT 1924-1933.

In the matter of an application by ERNEST NORMAN AUSTIN to be registered as Trustee.

NOTICE is hereby given that Ernest Norman Austin, of Sydney, chartered accountant (Aust.), intends to apply to the Honorable Lionel Oscar Lukin, Judge in Bankruptcy, at the Bankruptcy Court, Commonwealth Bank Buildings, 112 Pitt-street, Sydney, on the 25th day of October, 1940, at half-past Ten o'clock in the forenoon for an order that he be registered as a person qualified to act as a Trustee under the *Bankruptcy Act 1924-1933*.

OWEN JONES & CO., solicitors for applicant, 10 Martin-place, Sydney. 5805

NOTICE OF DECLARATION OF DIVIDEND.

Part XI.

In the matter of a scheme of arrangement between JOHN ARNOLD KELLY, of Charles-street, South Perth, and his creditors, duly registered in the Court of Bankruptcy, District of Western Australia.

NOTICE is hereby given that the Trustee has to-day declared a second and final dividend of 10s. in the £1 on the proved claims of creditors and that the same may be obtained during business hours from the undersigned Trustee.

ALLAN MARTIN, Trustee.

Bank of Adelaide Chambers, St. George's-terrace, Perth. 5806

APPLICATION FOR DISCHARGE.

DEBTOR'S Name—HECTOR HENRY THOMSON.

Address—Moorina, in Tasmania.

Description—Miner.

Court—Bankruptcy, District of Tasmania.

Number—S.28 of 1938.

Date fixed for hearing—26th November, 1940.

5807

R. G. BINGHAM, Registrar.

NOTICE OF INTENTION TO DECLARE DIVIDEND.

Part XI.

NOTICE is hereby given that it is intended to declare the following dividends. The dividends will be payable to those creditors who have proved their claims on or before the eighth day of November, One thousand nine hundred and forty:—

Assigned estate VALETTA CLARK.—First dividend.

Assigned estate H. E. MATTNER.—First and final dividend.

Assigned estate E. H. J. RALPH.—First and final dividend.

Assigned estate T. A. ROSMAN.—First dividend.

Assigned estate E. M. WHINNEN.—First dividend.

Dated this 5th day of October, 1940.

J. L. FIRTH, Trustee.

340 Argent-street, Broken Hill.

5808

NOTICE OF DECLARATION OF DIVIDEND.

Part XII.

In the matter of a deed of arrangement between LESLIE FRANKLIN, of 56 Raglan-street, Mosman, and his creditors (No. 97/40/XII.).

NOTICE is hereby given that a final dividend of 17s. in the £1 to unsecured creditors has been declared to-day making total of 20s. in £1 and that same may be obtained during business hours from the undersigned Trustee.

Dated at Sydney this ninth day of October, 1940.

ARTHUR SYDNEY HAWLEY, Trustee.

12 O'Connell-street, Sydney.

5809

NOTICE OF INTENTION TO DECLARE A FIRST DIVIDEND.

Part XI.

In the matter of RALPH COHEN, of Wiluna, draper and mercer.

NOTICE is hereby given that it is intended to declare a first dividend in the above matter on Wednesday, the thirtieth day of October, 1940. Dividends will be payable to those creditors only who have signed or assented to the deed of assignment.

Dated this third day of October, 1940.

A. J. McLAREN, Trustee.

English, Scottish and Australian Bank Chambers, St. George's-terrace, Perth.

5810

IN the Court of Bankruptcy, District of Tasmania (No. S.39 of 1940).—*Re* bankrupt estate of ATHOL KENNETH COHEN, of 30 Wellington-street, Launceston, in Tasmania, dry cleaner.

Date of order for summary administration—4th October, 1940.

Date of sequestration order—4th October, 1940.

Date and place of first meeting of creditors—Half-past Eleven a.m., on 18th October, 1940, at 60 St. John-street, Launceston.

Date of public examination—Half-past Two p.m. on 18th October, 1940, at the Supreme Court, Launceston.

NOTE.—All debts due to the estate should be paid to me.

J. A. MITCHELL, Official Receiver.

119 Macquarie-street, Hobart, Tasmania, 7th October, 1940.

5811

IN the Court of Bankruptcy, District of Tasmania (No. S.37 of 1940).—*Re* bankrupt estate of GEORGE HERBERT EAVES, of Roger River, in Tasmania, farmer and contractor.

Date and place of first meeting of creditors—Eleven a.m., at Agricultural Offices, Allens Buildings, Smithton.

NOTE.—All debts due to the estate should be paid to me.

J. A. MITCHELL, Official Receiver.

119 Macquarie-street, Hobart, Tasmania, 8th October, 1940.

5812

Re assigned estate of ERNEST NEWPORT EASTALL, of Penguin, in Tasmania, draper.

NOTICE is hereby given that an eighth dividend is intended to be declared in the above matter. Creditors who do not prove their debts on or before the 22nd October, 1940, will be excluded.

Dated this 8th day of October, 1940.

H. E. TREGASKIS, Trustee.

Barclay's Building, 60 St. John-street, Launceston.

5813

NOTICE OF DIVIDEND.

In the Court of Bankruptcy, District of South Australia.—

In the assigned estate of ARTHUR POOLE, of Two Wells, farmer.

NOTICE is hereby given that the Trustee herein proposes to pay a first dividend of One shilling in the pound (i.e. in the £1) on the proved claims of creditors at the office of the undersigned on and after the 21st day of October, 1940.

Dated this 5th day of October, 1940.

A. L. GNIEL, Trustee.

Selborne Chambers, Pirie-street, Adelaide.

5814

NOTICE OF APPROVAL OF COMPOSITION.

In the Court of Bankruptcy, District of New South Wales

and the Australian Capital Territory (No. 83 of 1940).—

Re ANTONIO ROZZITTO, known as Tony Maurice, a Bankrupt.

—Summary case.

NOTICE is hereby given that the composition of 10s. (Ten shillings) in the pound proposed by the above-named bankrupt and accepted by the creditors has been approved by the Court.

Dated this 3rd day of October, 1940.

5815

L. G. BOHRINGER, Deputy Registrar.

In the Court of Bankruptcy, District of Tasmania (No. S.16 of 1940).—*Re* bankrupt estate of HARRY HABREX KEMPLING (deceased), late of 91A Brisbane-street, Launceston, jeweller.

NOTICE is hereby given that it is intended to declare a first and final dividend in the above matter. Creditors who have not lodged their proofs of debt with me on or before the 31st day of October, 1940, will be excluded from the dividend.

Dated this ninth day of October, 1940.

J. A. MITCHELL, Official Receiver.

119 Macquarie-street, Hobart, Tasmania.

5816

NOTICE OF ORDER OF DISCHARGE.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.

DEBTOR'S Name—SAMUEL HARVEY.

Description—Miner.

Address—199 Oxide-street, Broken Hill.

Number—S.143 of 1937.

Date of order—17th September, 1940.

Nature of order—Unconditional order of discharge.

5817

L. G. BOHRINGER, Deputy Registrar.

APPLICATION FOR ORDER OF DISCHARGE.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.

DEBTOR'S Name—ERIC HOPETOUN MORLEY.

Address—Mary Vale, near Wellington, New South Wales.

Description—Farmer.

Court—Bankruptcy.

Number—S.71 of 1940.

Date fixed for hearing—15th November, 1940.

Debtor's name—EDWARD JOHN MORLEY.

Address—Mary Vale, near Wellington, New South Wales.

Description—Farmer.

Court—Bankruptcy.

Number—S.69 of 1940.

Date fixed for hearing—15th November, 1940.

Debtor's name—WILLIAM GEORGE FOSTER.

Address—87 Sproule-street, Lakemba.

Description—Builder.

Court—Bankruptcy.

Number—S.377 of 1930.

Date fixed for hearing—15th November, 1940.

Debtor's name—FRANK JAMES COOMBS.

Address—297 Rock Point-road, Ramsgate.

Description—Produce merchant.

Court—Bankruptcy.

Number—S.64 of 1940.

Date fixed for hearing—15th November, 1940.

5818

L. G. BOHRINGER, Deputy Registrar.

Released under the FOI Act 1982 by the Department of Infrastructure, Transport, Regional Development, Communications and the Arts

NOTICE OF ORDER OF DISCHARGE.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.

DEBTOR'S Name—COLIN GLADSTONE YOUNG.

Description—Labourer.
Address—Gundagai, New South Wales.
Number—S.535 of 1930.
Date of order—17th September, 1940.
Nature of order—Unconditional order of discharge.

5819 L. G. BOHRINGER, Deputy Registrar.

APPLICATIONS FOR DISCHARGE.

In the Court of Bankruptcy, District of Victoria.

DEBTOR'S Name—JOHN TIVEY.

Address—244 Nicholson-street, Footscray.
Description—Leather dresser.
Number—S.234 of 1930.
Date fixed for hearing—6th November, 1940.
Debtor's name—ERNEST WALTER TOWERS.
Address—77 Bastings-street, Northcote, but formerly of 20 Bendigo-street, Collingwood.
Description—Bootmaker.
Number—S.224 of 1939.
Date fixed for hearing—6th November, 1940.
Debtor's name—JOSEPH THEODORE STEFFANN.
Address—C/o Hume Pipe Company, Wilson-street, Colac, lately residing at Hesse-street, Colac, and carrying on business at Hesse-street, Colac.
Description—Motor mechanic.
Number—S.60 of 1937.
Date fixed for hearing—1st November, 1940.

5820 CHAS. E. TROYAHN, Registrar.

ORDERS OF DISCHARGE.

In the Court of Bankruptcy, District of South Australia.

NO. 130 of 1936.—*Re* HILDA CLARE FERRETT, of 2 Hawker's-road, Medindie, married woman, previously residing and carrying on business at Mannum as a boarding-house keeper.—Summary case.

Date of order of discharge—5th July, 1940.

No. 75 of 1937.—*Re* PERCY PASSMORE HARVEY HOSKING, of 82 Broadway, Glenelg, unemployed, previously carrying on business as an advertising agent at C.B.S. Building, King William-street, Adelaide, under the style or firm name of Universal Publicity Company.—Summary case.

Date of order of discharge—6th October, 1939.

Nature of order—Discharge suspended for twelve months.

5821 W. R. FORBES, Registrar.

ADJOURNED PUBLIC EXAMINATION AND APPLICATION FOR DISCHARGE.

IN the Court of Bankruptcy, District of South Australia (No. 66 of 1930).—*Re* WILLIAM HENRY STEWART, of Bagshaw-terrace, Dudley Park, motor mechanic, trading in co-partnership under the firm name of "Stewart Service Station", at 48 Morphett-street, Adelaide (and formerly at 180 Currie-street, Adelaide), with Lawrence Ernest Callow, of Hampton-street, Paddington, motor mechanic, and John Lenton Mitchell, of 55 Kent-terrace, Kent Town, motor mechanic, both minors.—Summary case. (Present address—259 Lower North-road, Prospect.)

Date and place of adjourned public examination and hearing of application for discharge—8th November, 1940, at half-past Ten a.m., at Bankruptcy Court, Adelaide.

5822 W. R. FORBES, Registrar.

NOTICE OF INTENTION TO DECLARE A DIVIDEND.

NOTICE is hereby given that a second dividend is intended to be paid in the matter of Henry Brown, formerly trading as Civil Service Station, First-street, Weston, who executed a deed of arrangement on the 20th November, 1939, which was registered on the 15th December, 1939. Creditors who have not proved their debt by the 24th October, 1940, will be excluded from the dividend.

Dated this tenth day of October, 1940.

A. A. BOA, F.I.I.A., Trustee.
67 Hunter-street, Newcastle. 5823

Part XI.

In the Court of Bankruptcy, District of South Australia (No. 85 of 1933).—In the matter of RANDOLPH PITMAN, of 2 Godfrey-terrace, Leabrook, contractor, Debtor.

NOTICE is hereby given that the Trustee, in pursuance of section 175, has this day filed the required statement.
Dated at Adelaide this 9th day of October, 1940.

LESLIE W. FERRERES, Trustee.
Steamship Building, Currie-street, Adelaide. 5824

In the Court of Bankruptcy, District of South Australia (No. 25 of 1940).—In the matter of ARTHUR ERNEST SCROOP, of 37 Carlton-street, Rosefield, in the State of South Australia, builder.

NOTICE is hereby given that the Trustee herein, in pursuance of section 175 of the said Act, has this day filed in the said Court such statement as by the said Act is required.

Dated this 11th day of October, 1940.

ERIC A. GIBSON, Trustee.
31-32 Epworth Building, Pirie-street, Adelaide. 5825

Part XI.

In the Court of Bankruptcy, District of South Australia.

NOTICE is hereby given that the Trustee, in pursuance of section 175, has filed the required statement in the assigned estate of Johann Ferdinand Gottlieb Paschke, of Copeville, farmer.

Dated this 11th day of October, 1940.

A. L. GNIEL, Trustee.
Selborne Chambers, Pirie-street, Adelaide. 5826

CHAIRMAN'S CERTIFICATE OF SPECIAL RESOLUTION FOR DEED OF ASSIGNMENT.

Part XI.

In the Court of Bankruptcy, District of South Australia (No. 290 of 1940).—In the matter of ARTHUR GERALD HAYNES, a Debtor.

I HEREBY certify that at a meeting of the creditors of Arthur Gerald Haynes, of Warrambo, in the State of South Australia, farmer, duly convened and held at the office of Alic Lawrence Gniel, of Selborne Chambers, Pirie-street, Adelaide, in the said State, chartered accountant (Aust.), on the 8th day of October, 1940, a special resolution was duly carried that the said Arthur Gerald Haynes do execute a deed of assignment, in pursuance of Part XI. of the *Bankruptcy Act* 1924-1933, to the said Alic Lawrence Gniel, as Trustee. It was further resolved that the Trustee's remuneration be the maximum sum allowable in accordance with the Sixth Schedule to the Rules to the said Act with a minimum of Fifteen guineas (£15 15s.).

Dated this 10th day of October, 1940.

K. E. WOOD, Chairman.
Office of the Registrar,
Court of Bankruptcy, District of South Australia.
Filed this 11th day of October, 1940, at 2.30 p.m.
5827 W. R. FORBES, Registrar.

Part XI.

In the Court of Bankruptcy, District of South Australia.

NOTICE is hereby given that the Trustee, in pursuance of section 175, has filed the required statement in the assigned estate of Douglas William Robert Watson and Celia Florence Elizabeth Watson, of Copeville, farmers.

Dated this 10th day of October, 1940.

A. L. GNIEL, Trustee.
Selborne Chambers, Pirie-street, Adelaide. 5828

NOTICE OF EXECUTION OF DEED.

Part XI.

In the Court of Bankruptcy, District of Western Australia.
—*Re* RONALD JAMES GLENCROSS, of Narrogin, storekeeper, the Debtor.

NOTICE is hereby given that the above-named debtor has executed a deed of assignment to Reginald Goyne Miller, of Australasia Chambers, 68 St. George's-terrace, Perth, and the same is now lying for inspection and execution at the above address.

Dated this 4th day of October, 1940.

R. GOYNE MILLER, Trustee.
Australasia Chambers, 68 St. George's-terrace, Perth. 5829

NOTICE OF FILING ACCOUNT.

In the Court of Bankruptcy, District of South Australia.
NOTICE is hereby given that the Trustee, in pursuance of section 175, has filed the required statement in the assigned estate of Ernest Bertram Morris, of Lipson, South Australia.

Dated at Adelaide this 9th day of October, 1940.

W. C. CALDER, Trustee.

20 Grenfell-street, Adelaide.

5830

NOTICE OF FILING STATEMENT.

In the Court of Bankruptcy, District of South Australia.
NOTICE is hereby given that the Trustee, in pursuance of section 175, has filed the required statement in the assigned estate of Alwyn Cyril Brice, of Penrhyn, in the State of South Australia, storekeeper.

Dated at Adelaide this 11th day of October, 1940.

W. C. CALDER, Trustee.

20 Grenfell-street, Adelaide.

5831

SEQUESTRATION ORDERS, FIRST MEETINGS AND PUBLIC EXAMINATIONS.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.

NO. 243 of 1940.—*Re* ARTHUR ALLEN HARNETT, of 14 Meurant-avenue, Wagga Wagga, builder.—Summary.
 Date of petition and sequestration order—4th October, 1940.

Date of first meeting of creditors—17th October, 1940, at Ten a.m., at Court House, Wagga Wagga.

Date of public examination—4th November, 1940, at Ten a.m., at Court House, Wagga Wagga.

No. 207 of 1940.—*Re* FREDERICK EDWIN STUART, of Bream-street, Coogee, and lately carrying on business at 160 Castle-reagh-street, Sydney, company director.—Summary.

Date of first meeting of creditors—23rd October, 1940, at half-past Eleven a.m., at Official Receiver's Office, Sydney.

Date of public examination—27th November, 1940, at half-past Ten a.m., at Bankruptcy Court, Sydney.

No. 211 of 1940.—*Re* CHARLES JOSEPH SYMONDS, of Canterbury-road, Glenfield, gentleman.—Summary.

Date of first meeting of creditors—24th October, 1940, at half-past Eleven a.m., at Official Receiver's Office, Sydney.

Date of public examination—28th November, 1940, at half-past Ten a.m., at Bankruptcy Court, Sydney.

No. 237 of 1940.—*Re* BARBARA MARY ROBERTSON, of 31 Beach-road, Bondi, lately residing at 6 Wood-street, Randwick, married woman.—Summary.

Date of first meeting of creditors—21st October, 1940, at half-past Eleven a.m., at Official Receiver's Office, Sydney.

Date of public examination—2nd December, 1940, at half-past Ten a.m., at Bankruptcy Court, Sydney.

No. 238 of 1940.—*Re* GORDON LOCKYER, of 50 Arabella-street, Longueville, builder.—Summary.

Date of first meeting of creditors—21st October, 1940, at half-past Ten a.m., at Official Receiver's Office, Sydney.

Date of public examination—3rd December, 1940, at half-past Ten a.m., at Bankruptcy Court, Sydney.

No. 122 of 1940.—*Re* WILLIAM SYDNEY BENEDICT O'REILLY, of 591 New South Head-road, Rose Bay.

Date of first meeting of creditors—23rd October, 1940, at half-past Ten a.m., at Official Receiver's Office, Sydney.

Date of public examination—4th December, 1940, at half-past Ten a.m., at Bankruptcy Court, Sydney.

No. 124 of 1940.—*Re* NORMAN ERIC DOYLE O'REILLY, of Post Office Chambers, 327 George-street, Sydney.

Date of first meeting of creditors—23rd October, 1940, at half-past Ten a.m., at Official Receiver's Office, Sydney.

Date of public examination—4th December, 1940, at half-past Ten a.m., at Bankruptcy Court, Sydney.

No. 125 of 1940.—*Re* JAMES LAWSON, of Condon-avenue, Cessnock.—Summary.

Date of public examination—1st November, 1940, at Ten a.m., at Court House, Newcastle.

No. 244 of 1940.—*Re* ERNEST JAMES DESREAUX, of Awaba-road, Toronto, carrier.—Summary.

Date of petition and sequestration order—8th October, 1940.

Date of first meeting of creditors—28th October, 1940, at Court House, Teralba.

Date of public examination—27th November, 1940, at Twelve noon, at Court House, Teralba.

No. 245 of 1940.—*Re* EDWARD McCANN, of 22 Bridge-street, Cessnock, miner.—Summary.

Date of petition and sequestration order—10th October, 1940.

Date of first meeting of creditors—23rd October, 1940, at Ten a.m., at Court House, Cessnock.

Date of public examination—11th November, 1940, at half-past Nine a.m., at Court House, Cessnock.

All debts due to the above estates should be paid to me.

A. V. RICHARDSON, Official Receiver.

112 Pitt-street, Sydney, 11th October, 1940.

5832

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.

No. 214 of 1935.—*Re* ERNEST GEORGE PALMER, of 48 Cumberland-street, Cessnock, overseer.

No. 39 of 1936.—*Re* WILLIAM JOSEPH COVES, of Yass-street, Gunning, farmer.—Summary.

No. 225 of 1938.—*Re* JOHN RICHARD LEESON, c/o R. M. Edwards, Wellington-street, Chippendale, near Sydney, and lately carrying on business at Chippendale as a carrier.—Summary.

No. 250 of 1938.—*Re* ALFRED JAMES BINGLEY, of Havannah-street, Bathurst, clergyman.—Summary.

No. 313 of 1939.—*Re* JAMES LEONARD SMITH, of Caswell-street, Peak Hill, motor garage proprietor.—Summary.

No. 212 of 1939.—*Re* ALBERT BOESENBERG COWELL, of 108 Market-street, Bankstown, lately residing at 8 Park-road, Mascot, trainer.—Summary.

No. 284 of 1939.—*Re* PENDRY CHARLES SHADLOW, of Dalwood-road, Branxton, relief worker.—Summary.

No. 291 of 1939.—*Re* HENRY JOHN TAYLOR, junr., of "Box Hill," Bigga, farmer.—Summary.

No. 14 of 1940.—*Re* FREDERICK CHARLES SLY, of Ninth-avenue, Campsie, butcher.—Summary.

No. 17 of 1940.—*Re* FRANK VALENTINE TURNER, of 23 Northumberland-street, Tasmore, near Adelaide, commission agent.—Summary.

No. 93 of 1940.—*Re* WILLIAM ALEXANDER MUNRO FORBES, of 70 Bruce-street, Cook's Hill, Newcastle, carrying on business at 246 King-street, Newcastle, motor engineer.—Summary.

No. 100 of 1940.—*Re* MERVYN LESLIE RIED, of 534 Cowper-street, Albury, lately residing at Pemberton-street, Albury, and carrying on business at Albury, builder.—Summary.

No. 102 of 1940.—*Re* JAMES HAROLD CONSIDINE, of 8 Hunter-street, Newcastle, salesman.—Summary.

No. 103 of 1940.—*Re* JANE DESBOROUGH, of 5 McKenzie-street, North Strathfield, and lately residing at 24 Burwood-road, Burwood, widow.—Summary.

No. 104 of 1940.—*Re* CLIFTON BOWND, of Kiewa-street, Albury, and JOHN ALEXANDER McLENNAN, of Terminus Hotel, Dean-street, Albury, and ERNEST EDWARD SEYMOUR, of 476 Macauley-street, Albury, motor garage and service station proprietors.

No. 121 of 1940.—*Re* WILLIAM THOMAS CRAWFORD, of Rowlands-street, Merewether, formerly carrying on business as Crawford & Brown at 75 King-street, Sydney, mantle manufacturer.—Summary.

No. 136 of 1940.—*Re* LOUIS LOVELL DAVIS, of 386 King-street, Newcastle, builder.—Summary.

No. 141 of 1940.—*Re* HAROLD CHARLES WATERHOUSE, of 21 Edwards-street, Balmain East, builder.—Summary.

No. 151 of 1940.—*Re* DAPHNE ANN CRAWFORD, of Rowlands-street, Merewether, formerly carrying on business at 279 Hunter-street, Newcastle, under the firm name of "Chequer's Robes", dressmaker.—Summary.

No. 184 of 1940.—*Re* JOHN TOCOVENKO, of 76 Woolwich-road, Woolwich, lately carrying on business at 7 Hunter-street, Sydney, optometrist and optician.—Summary.

No. 189 of 1940.—*Re* RICHARD VICARY, of 14 Stanley-street, Chatswood, builder.—Summary.

No. 216 of 1940.—*Re* DANIEL SLADE, of Blackwall-road, Woy Woy, storekeeper.

No. XII./285/1931.—*Re* GEORGE HENRY TAYLOR, of 38 Bay-road, North Sydney, drover, formerly grazier and stock dealer.

No. XII./28/1929.—*Re* JAMES YOUNG, of Eastern-road, Turramurra, solicitor, of 84 Pitt-street, Sydney.

A FIRST and Final Dividend is intended to be paid in the above estates. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.

112 Pitt-street, Sydney, 9th October, 1940.

5833

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.
 No. 69 of 1940.—*Re* EDWARD JOHN MORLEY, of Maryvale, near Wellington, New South Wales, farmer.
 No. 71 of 1940.—*Re* ERIC HOPETOUN MORLEY, of Maryvale, near Wellington, New South Wales, farmer.
 No. 97 of 1940.—*Re* ELIZABETH EILEEN ARMSTRONG, of Flat 3, The Menar, Macleay-street, Potts Point, married woman.—Summary.
 No. 126 of 1940.—*Re* RAWSON FREDERICK THOMAS MOODY, of Lane Cove-road, Wahroonga, lately carrying on business at 13 and 15 Goulburn-street, Sydney, electrical engineer.
 No. 121 of 1937.—*Re* WILLIAM PERCY BOYTON, of Illabo, stock and station agent.—Summary.

A FIRST Dividend is intended to be paid in the above estates. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.
 112 Pitt-street, Sydney, 9th October, 1940. 5834

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.
 No. 69 of 1936.—*Re* FLORENCE GERTRUDE MAY, of Pitt Town Bottoms, married woman.—Summary.
 No. 102 of 1938.—*Re* WALTER ERNEST WATSON, of 40 Kimberley-street, Vacluse.
 No. 35 of 1939.—*Re* HENRY SMITH, deceased, late of 7 Genders-avenue, Burwood, contractor.—Summary.
 No. 43 of 1939.—*Re* CECIL SHEPHERD, of Pleasant Hills, lately residing at Cooma and carrying on business at Pleasant Hills, hotelkeeper.—Summary.
 No. XII./17/1933.—*Re* WILLIAM DUNCAN RANKINE, of 55 Harrow-road, Stanmore, tailor.

A SECOND and Final Dividend is intended to be paid in the above estates. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.
 112 Pitt-street, Sydney, 9th October, 1940. 5835

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.
 No. 16 of 1936.—*Re* DOUGLAS CAMPBELL TILGHMAN, of Coutts Crossing, late of Brisbane, Queensland, clerk in holy orders.
 No. 134 of 1939.—*Re* HERBERT KEESING, of Wallacia, money-lender.
 No. 247 of 1939.—*Re* PHILIP CHRISTMAS, of 70-72 King-street, Sydney, lately carrying on business at that address, indent agent.
 No. XII./40/1940.—*Re* DENIS CALLAHAN, of 5 Robinson-road, Croydon, road contractor.

A SECOND Dividend is intended to be paid in the above estates. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.
 112 Pitt-street, Sydney, 9th October, 1940. 5836

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.
 No. 212 of 1938.—*Re* ISABELLA QUINN, deceased, who resided and carried on business at 603 King-street, Newtown, grocer.
 No. XII./226/1934.—*Re* ROBERT HENRY BALLANTYNE FOSTER, of Newcastle, electrical supplier, carrying on business at 24 Hunter-street, Newcastle.
 No. XII./426/1931.—*Re* JOHN JOSEPH McHUGH, of 53 Lambton-road, Broadmeadow, joiner.

A THIRD and Final Dividend is intended to be paid in the above estates. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.
 112 Pitt-street, Sydney, 9th October, 1940. 5837

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.
 No. 225 of 1935.—*Re* ARTHUR CROFT, of Roberts-street, Belmont, formerly of 58 Lindsay-street, Hamilton, steel worker.—Summary.
 No. 247 of 1937.—*Re* NORMAN VICTOR HUNT, of 10 Lingard-street, Merewether, labourer.—Summary.
 No. XII./614/1931.—*Re* JOHN JACOBUS and ANTHONY VANDYKE, of the Boulevarde, Punchbowl, trading as Vandyke Bros., builders.

A THIRD Dividend is intended to be paid in the above estates. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.
 112 Pitt-street, Sydney, 9th October, 1940. 5838

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.
 No. XII./165/1931.—*Re* EMANUEL JOSEPH SCULLY and THOMAS DOMINIC SCULLY, of Cassilis, trading as Scully Bros., storekeepers.

A FOURTH and Final Dividend is intended to be paid in the above estate. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.
 112 Pitt-street, Sydney, 9th October, 1940. 5839

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.
 No. 183 of 1935.—*Re* VALENTINE PATRICK SCHMICH, deceased, late of Orange.—Summary.
 No. 199 of 1935.—*Re* CHARLES ELLIOTT, of Warrah-street, Hamilton, lately in business at Hunter-street, Newcastle.—Summary.
 No. 198 of 1937.—*Re* CHARLES NORMAN SAWFORD, of 8 Riverdale-avenue, Marrickville, builder.—Summary.
 No. 71 of 1938.—*Re* ALAN DEVEREAUX CUFFE, C/o Baltic Simplex Machinery Co. Pty. Ltd., of 608 Harris-street, Ultimo, company manager.—Summary.

A FOURTH Dividend is intended to be paid in the above estates. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.
 112 Pitt-street, Sydney, 9th October, 1940. 5840

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.
 No. 261 of 1934.—*Re* VICTOR ROY LORKING, of 393 George-street, Sydney, trading as R. M. Thackeray & Co., lately residing at Dutruc-street, Randwick, merchant.

A FIFTH and Final Dividend is intended to be paid in the above estate. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.
 112 Pitt-street, Sydney, 9th October, 1940. 5841

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.
 No. 157 of 1936.—*Re* CECIL EDWARD CAVANAGH, of 38 Station-street, Waratah, lately of and in business at Attunga, near Tamworth, formerly tobacco-grower, now bricklayer.—Summary.
 No. 107 of 1935.—*Re* PERCY JAMES DUCAT, of Airlie, Ardmona, Victoria, grazier.

A FIFTH Dividend is intended to be paid in the above estates. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.
 112 Pitt-street, Sydney, 9th October, 1940. 5842

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory.

No. XII./12/1931.—*Re* SARAH MARGARET and GEORGE HENRY DUNBAR PARTRIDGE, of Nundle, trading as H. Partridge & Son, storekeepers.

No. XII./114/1932.—*Re* ALBERT COOPER, of Lindsay-street, Hamilton, carrying on business at Belford-street, Broadmeadow, storekeeper.

A SIXTH Dividend is intended to be paid in the above estates. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.

112 Pitt-street, Sydney, 9th October, 1940. 5843

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory (No. XII./98/1931).—*Re* JOHN PILLANS and JOSEPH MARR, of South Cessnock and Bellbird respectively, carrying on business as Marr Bros., storekeepers.

A SEVENTH Dividend is intended to be paid in the above estate. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.

112 Pitt-street, Sydney, 9th October, 1940. 5844

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of New South Wales and the Australian Capital Territory (No. 136 of 1935).—*Re* CHARLES FREDERICK GREATZ, of Abercrombie Hotel, Abercrombie-street, Redfern, licensed publican.—Summary.

A N Eighth Dividend is intended to be paid in the above estate. Any creditor who has not lodged a proof of debt by the 1st November, 1940, will be excluded from the dividend.

A. V. RICHARDSON, Official Receiver.

112 Pitt-street, Sydney, 9th October, 1940. 5845

APPLICATION FOR DISCHARGE.

NAME of Debtor—HAROLD JOHN CAMERON.

Address—Beardy-street, Armidale, in the State of New South Wales, formerly of "Furrachbad," Glen Innes, in the said State.

Description—Cattle dealer.

Court—Bankruptcy, District of Southern Queensland.

Number—56 of 1937.

Date fixed for hearing—8th November, 1940.

Debtor's name—CHARLES SMETHURST SNOW.

Address—42 Manson-road, Hendra, Brisbane (previously of Redland Bay).

Description—Deputy camp chief.

Court—Bankruptcy, Brisbane.

Number—34 of 1937.

Date fixed for hearing—8th November, 1940.

Name of debtor—ERNEST ROY ROGERS.

Address—Barnett-road, Bardon, Brisbane, in the State of Queensland.

Description—Salesman.

Court—Bankruptcy, District of Southern Queensland.

Number—15 of 1940.

Date fixed for hearing—8th November, 1940.

Debtor's name—HAROLD WILLIAM BETHUNE LEGGATT.

Address—325 Waterworks-road, Ashgrove, Brisbane, formerly trading with David John Douglas Sage under the name, style or firm of "Tartans", at 22 Queen-street, Brisbane aforesaid.

Description—Clerk.

Court—Bankruptcy, Southern Queensland.

Number—14 of 1939.

Date fixed for hearing—11th November, 1940.

5846

J. O. ALEXANDER, Registrar.

NOTICE OF ORDER OF DISCHARGE.

IN the Court of Bankruptcy, District of Western Australia (No. 74 of 1931).—*Re* JOHN HENRY BARTLEY, now of 83 Fairway, Nedlands, engineer.

Date of petition—20th June, 1931.

Date of sequestration order—22nd August, 1931.

Nature of order—17th September, 1940. Discharge suspended one week.

Date of order of discharge—24th September, 1940.

T. F. DAVIES, Registrar.

10th October, 1940.

5847

NOTICE OF INTENTION TO DECLARE DIVIDEND.

In the matter of JOHN BLENNAR EURELL, of Bega, and GEORGE ROBIN EURELL, of Bega, and carrying on business as "Eurell Bros." at Carp-street, Bega, garage proprietors.

NOTICE is hereby given that a first and final dividend is intended to be declared in this matter. The dividend will be payable to those creditors who have proved their claims on or before the twenty-fifth day of October, 1940.

Dated this eleventh day of October, 1940.

V. C. BEAR, Trustee.

11c Castlereagh-street, Sydney.

5848

District of Victoria (No. 140 of 1939).—In the assigned estate of Mrs. E. M. LLOYD, trading as H. Lloyd & Sons, of Deniliquin, New South Wales, stock and station agents.

A SECOND Dividend is intended to be declared in the above matter. Creditors who have not proved their debts by the 1st day of November, 1940, will be excluded from such dividend.

Dated this 17th day of October, 1940.

BASIL J. JACKSON, Trustee.

Henty House, 499 Little Collins-street, Melbourne, C.I. 5849

In the assigned estate of LESLIE THOMAS NAYLER, electrical engineer, 25 McKillop-street, Melbourne.

NOTICE is hereby given that a first dividend is intended to be declared in this matter. The dividend will be payable to those creditors who have proved their claims on or before the second day of November, 1940.

Dated this 7th day of October, 1940.

M. R. M. SMITH, Trustee.

485 Bourke-street, Melbourne, C.I.

5850

In the assigned estate of GEORGE ALEXANDER CHESSWAS, grocer, of Corryong.

NOTICE is hereby given that a second and final dividend is intended to be declared in this matter. The dividend will be payable to those creditors who have proved their claims on or before the 2nd November, 1940.

Dated this 11th day of October, 1940.

M. R. M. SMITH, Trustee.

485 Bourke-street, Melbourne, C.I.

5851

INTENTION TO DECLARE DIVIDEND.

In the Court of Bankruptcy, District of Southern Queensland (No. 70 of 1929).—*Re* GEORGE THOMAS WOODS, of Imbil, dairy farmer, lately residing at Tuckekoi and carrying on business at Tuckekoi as a fruit-grower.

A FIRST and Final Dividend is intended to be declared in this estate. Creditors who have not lodged their proofs of debt with me on or before 25th October, 1940, will be excluded from this dividend.

J. E. TREGENZA, Official Receiver.

Commonwealth Offices, Anzac Square, Brisbane, 11th October, 1940. 5852

IN the Court of Bankruptcy, District of Northern Queensland (No. 20 of 1940).—*Re* SALVATORE BARBAGALLO, lately residing at Silkwood in the State of Queensland, cane-grower, but now of Edith-street, Innisfail in the said State, shop assistant.

Date and place of first meeting of creditors—17th October, 1940, Court House, Innisfail, at Ten a.m.

R. G. LITTLE, Official Receiver.

Customs House, Townsville.

5853

In the Court of Bankruptcy, District of Northern Queensland (No. 17 of 1940).—*Re* KENNETH HUGH FRASER, of 24 Esplanade, East Innisfail, in the State of Queensland, deliveryman, but formerly of Palmer-street, South Townsville, butcher.—Summary case.

A FIFTH Dividend is intended to be declared in the above matter. Creditors who have not proved their debts by the thirty-first day of October, 1940, will be excluded from dividend.

Dated this tenth day of October, 1940.

R. G. LITTLE, Official Receiver.

Customs House, Townsville.

5854

In the Court of Bankruptcy, District of Northern Queensland (No. 17 of 1940).—*Re FRANK AIRD LAMONT*, at present residing at McLeod-street, Cairns, in the State of Queensland, and employed as an engineer but lately carrying on business at Spence-street, Cairns aforesaid, as an electrical contractor.

A FIRST Dividend is intended to be declared in the above matter. Creditors who have not proved their debts by the thirty-first day of October, 1940, will be excluded from dividend.

Dated this tenth day of October, 1940.

R. G. LITTLE, Official Receiver.

Customs House, Townsville.

5855

In the Court of Bankruptcy, District of Northern Queensland (No. D/A.1 of 1931).—*Re GEORGE LISMORE FURLONG*, of Wundaru, near Mackay, in the State of Queensland, a Debtor.

A SEVENTH Dividend is intended to be declared in the above matter. Creditors who have not proved their debts by the thirty-first day of October, 1940, will be excluded from dividend.

Dated this tenth day of October, 1940.

R. G. LITTLE, Official Receiver.

Customs House, Townsville.

5856

In the Court of Bankruptcy, District of South Australia (No. 41 of 1940).—*Re JOHN VERNON STEWART*, of 110 Lomond-avenue, North Kensington, and *HAROLD ALFRED EDWIN BUSCH*, of 93 Sydney-street, Knoxville, formerly trading in partnership under the firm name or style of J. W. Stewart & Co., at Flinders-street, Adelaide.

NOTICE is hereby given that there being in the hands of the Trustee in the above bankruptcy a surplus estimated at £91 arising from the separate estate of John Vernon Stewart, one of the bankrupts, and there being no separate creditors of such bankrupt, it is the intention of such Trustee, at the expiration of fourteen days from the appearance of this notice in the *Commonwealth Gazette*, to transfer such surplus to the credit of the joint estate in the said bankruptcy.

Dated this 11th day of October, 1940.

GEO. W. BURNS, Official Receiver.

5857

NOTICE OF INTENDED DIVIDEND.

In the Court of Bankruptcy, District of South Australia. No. 127 of 1936.—*Re REGINALD HOWARD WHITEHEAD*, c/o Grand Residential, Glenelg, previously residing at Wilson-terrace, Da Costa Park, carpenter.—Summary case. (Seventh.)

No. 39 of 1939.—*Re LAWRENCE EFFIELD BELLCHAMBERS*, of 11A Cowandilla-road, Cowandilla, electrician, lately residing and carrying on business at 15 Francis-street, Hilton.—Summary case. (Third.)

A DIVIDEND, as shown above, is intended to be declared in each of the above-named estates. Creditors who have not proved their debts by the 8th day of November, 1940, will be excluded from dividend.

GEO. W. BURNS, Official Receiver.

Adelaide, 11th October, 1940.

5858

In the Court of Bankruptcy, District of South Australia.

NO. 69 of 1940.—*Re WILLIAM FREDERICK COOK*, of Millicent, labourer, formerly contractor.—Summary case. Date of public examination—4th November, 1940, at half-past Ten a.m., at Local Court House, Mount Gambier.

No. 85 of 1940.—*Re ARNOLD ERNEST KRAEHNBUHL*, of Murrayville, Victoria, labourer. Date of first meeting of creditors—24th October, 1940, at Eleven a.m.

No. 89 of 1940.—*Re GUSTAV MARTIN NITSCHKE*, of Truro, labourer, formerly hawker.—Summary case. Date of first meeting of creditors—30th October, 1940, at Ten a.m.

Date of public examination—30th October, 1940, at half-past Two p.m.

6223.—4

No. 90 of 1940.—*Re GORDON RALPH WINTER*, of Langhorne's Creek, formerly storekeeper, now labourer.—Summary case. Date of petition—10th October, 1940.

Date of sequestration order—11th October, 1940.

Date of first meeting of creditors—23rd October, 1940, at Ten a.m.

Date of public examination—23rd October, 1940, at half-past Two p.m.

NOTE.—All debts due to the above-named estates should be paid to me.

Above meetings will be held at Official Receiver's Office, Commonwealth Bank Building, King William-street, Adelaide, and, except where otherwise stated, public examinations will be held at Bankruptcy Court, Adelaide.

GEO. W. BURNS, Official Receiver.

Adelaide, 11th October, 1940.

5859

In the Court of Bankruptcy, District of Tasmania (No. S.17 of 1938).—*Re bankrupt estate of SYDNEY EWART HAY*, of Edith Creek, in Tasmania, saw-miller.

NOTICE is hereby given that it is intended to declare a second and final dividend in the above matter. Creditors who have not lodged their proofs of debts with me on or before the 1st day of November, 1940, will be excluded from the dividend.

Dated this tenth day of October, 1940.

J. A. MITCHELL, Official Receiver.

119 Macquarie-street, Hobart, Tasmania.

5860

AMENDMENT OF PROCEEDINGS.

No. S.37 of 1940.—*Re GEORGE HENRY EAVES*.

NOTICE is hereby given that the proceedings herein have been amended to read George Herbert Eaves.

J. A. MITCHELL, Official Receiver.

119 Macquarie-street, Hobart, 11th October, 1940.

5861

NOTICE OF FILING STATEMENT.

Part XI.

In the Court of Bankruptcy, District of Western Australia.

NOTICE is hereby given that the Trustee, in pursuance of section 175, has filed the required statements in the assigned estates of the following:—

GEORGE ESSEX WILLIAMS, storekeeper, of Southern Cross, Western Australia.

GEOFFREY CHARLES WRIGHT, upholsterer, 452 William-street, Perth, Western Australia.

CLAUDE WILLIAM STANFORTH MELROSE, builder and contractor, 5 Durdham-crescent Bicton, Western Australia.

SPERO MANEA and COSMO MANEA, trading as "The Strand Cafe", York-street, Albany, restaurant proprietors, in the State of Western Australia.

JAMES SPIGL, retailer, of Wellington-street, Perth, Western Australia.

ROBERT DAVIDSON DAWSON, farmer, of Kukerin, via Wagin, Western Australia.

Dated this 7th day of October, 1940.

J. L. PATON, Trustee.

Pastoral House, St. George's-terrace, Perth, Western Australia.

5862

Part XI.

In the Court of Bankruptcy, District of South Australia. In the matter of GUSTAV ALBERT SCHULZE.

NOTICE is hereby given that the Trustee, in pursuance of section 175, has filed the required statement in the assigned estate of Gustav Albert Schulze, of Warrambo.

Dated this 11th day of October, 1940.

C. D. WATSON, Trustee.

22 Grenfell-street, Adelaide.

5863

NOTICE OF DECLARATION OF DIVIDEND.

Part XII.

In the matter of a deed of arrangement between DONALD HUGH RAMSAY, electrical contractor, 6 Rochester-street, Homebush, and his creditors.

NOTICE is hereby given that a first dividend of 4s. in the £1 has been declared to-day, and that dividend orders may be obtained from us on Friday, 18th October, 1940, or any subsequent week day, between the hours of Nine a.m. and half-past Five p.m.

Dated this seventeenth day of October, 1940.

PARSONS, ANDERSON & CO., agents for the Trustees, Carrington-street, Sydney.

5864

NOTICE OF INTENTION TO DECLARE DIVIDEND.

Part XII.

In the matter of GEORGE EDWIN NEWTON, builder, Eastwood.

NOTICE is hereby given that a dividend is intended to be declared in this matter. The dividend will be payable to those creditors who have proved their claims on or before the thirty-first day of October, 1940.

Dated this seventeenth day of October, 1940.

PARSONS, ANDERSON & CO., agents for the Trustees,
Carrington-street, Sydney. 5866

NOTICE OF INTENTION TO DECLARE DIVIDEND.

Part XII.

In the matter of JOHN VIBART, stationer and fancy goods retailer, 95 Military-road, Neutral Bay.

NOTICE is hereby given that a dividend is intended to be declared in this matter. The dividend will be payable to those creditors who have proved their claims on or before the thirty-first day of October, 1940.

Dated this seventeenth day of October, 1940.

PARSONS, ANDERSON & CO., agents for the Trustees,
Carrington-street, Sydney. 5866

NOTICE OF INTENTION TO DECLARE DIVIDEND.

Part XII.

In the matter of KEITH MENDEL MORRIS and IVAN LOUIS MORRIS, trading as K. M. Morris Manufacturing Furriers, 183 Pitt-street, Sydney.

NOTICE is hereby given that a dividend is intended to be declared in this matter. The dividend will be payable to those creditors who have proved their claims on or before the thirty-first day of October, 1940.

Dated this seventeenth day of October, 1940.

PARSONS, ANDERSON & CO., agents for the Trustees,
Carrington-street, Sydney. 5867

NOTICE OF INTENTION TO DECLARE A DIVIDEND.

Part XII.

NOTICE is hereby given that it is intended to declare dividends in the undermentioned matters:—

Assigned estate of JOHN MCARTHUR, trading as "Polytechnic", Practical Trades School, 184 Parramatta-road, Camperdown.—First.

Assigned estate of RICHARD SNEDDON, trading as "Richard Sneddon & Son", 58 Addison-road, Marrickville.—Second. The dividends will be paid only to those creditors who have proved their claims on or before 1st November, 1940. Creditors who have not proved their claims on or before such date will be excluded from such dividends.

Dated this eighteenth day of October, 1940.

HUNGERFORD, SPOONER & CO., agents for the Trustees,
Dalton House, 115 Pitt-street, Sydney. 5868

IN the Court of Bankruptcy, District of Northern Queensland (No. 22 of 1940).—*Re* GEORGE FINUCAN, junior, of Ingham, in the State of Queensland, labourer.—Summary case.

Date and place of public examination—24th October, 1940, at Eleven a.m., at Court House, Ingham.

R. G. LITTLE, Official Receiver.
Customs House, Townsville. 5869

SEQUESTRATION ORDERS AND FIRST MEETINGS.

In the Court of Bankruptcy, District of Victoria.

NO. 180 of 1940.—*Re* bankrupt estate of ERIC LESLIE MCBURNIE, of Rennie, New South Wales, and lately carrying on business at Rennie, storekeeper.

Date and place of first meeting of creditors—23rd October, 1940, at half-past Ten a.m., at Official Receiver's Office, Melbourne.

No. 178 of 1940.—*Re* bankrupt estate of JAMES ASTEL and AGNES O'BRIEN, both of Shepparton, dairymen, and lately carrying on business in partnership at the same address.

Date and place of first meeting of creditors—23rd October, 1940, at half-past Two p.m., at Court House, Shepparton.

No. 201 of 1940.—*Re* bankrupt estate of CLIFFORD WALTER EYLES, formerly of 54 Parliament-street, Sandy Bay, Hobart, Tasmania, builder, but now of 5 Glencoe-street, Caulfield, Victoria, carpenter.—Summary case.

Date of petition—9th October, 1940.

Date of sequestration order—9th October, 1940.

Date and place of first meeting of creditors—23rd October, 1940, at Eleven a.m., at Official Receiver's Office, Hobart.

No. 202 of 1940.—*Re* bankrupt estate of HAROLD FRANCIS KEAR, formerly of 10 Craigcrossie-avenue, Coburg, but now of 15 Rennie-street, Coburg, and WILLIAM HENRY COOK, of 165 Gipps-street, Abbotsford, and lately carrying on business in partnership under the name of "Atlas Furniture", at 44-50 Church-street, Carlton, as furniture manufacturers.—Summary case.

Date of petition—10th October, 1940.

Date of sequestration order—10th October, 1940.

Date and place of first meeting of creditors—22nd October, 1940, at half-past Ten a.m., at Official Receiver's Office, Melbourne.

No. 194 of 1940.—*Re* bankrupt estate of LEON SWIFT, now residing at "Adaleon" High-street, Frankston, and lately carrying on business at Young-street, Frankston aforesaid, estate agent.

Date and place of first meeting of creditors—25th October, 1940, at half-past Ten a.m., at Official Receiver's Office, Melbourne.

No. 203 of 1940.—*Re* bankrupt estate of MELVA DARRAGH, of 35 McCracken-street, Newmarket, married woman.

Date of petition—18th September, 1940.

Date of sequestration order—10th October, 1940.

No. 204 of 1940.—*Re* bankrupt estate of SYDNEY HENRY POULTER, of 17 Brickwood-street, Gardenvale, printer.—Summary case.

Date of petition—11th October, 1940.

Date of sequestration order—11th October, 1940.

Date and place of first meeting of creditors—22nd October, 1940, at half-past Eleven a.m., at Official Receiver's Office, Melbourne.

All debts due to the above estates should be paid to me.

A. MCKINNON, Official Receiver.

450 Law Courts-place, Melbourne, C.I., 14th October, 1940.
5870

PUBLIC EXAMINATIONS.

In the Court of Bankruptcy, District of Victoria.

NO. 82 of 1940.—*Re* CHARLES GIBSON HOBBS, of 102 Brighton-road, Elsternwick, formerly mantle manufacturer.—Summary case.

Date of public examination—22nd October, 1940, at half-past Ten a.m., at Bankruptcy Court, Melbourne.

No. 18 of 1940.—*Re* JOHN JOSEPH DOYLE, formerly of Temora, New South Wales, chemist, now of 9 Barnsbury-road, South Yarra, chemical worker.—Summary case.

Date of public examination—22nd October, 1940, at half-past Ten a.m., at Bankruptcy Court, Melbourne.

No. 74 of 1940.—*Re* EDWARD BRADDON RADCLIFFE, tannery employee, of 100 Kerferd-road, Albert Park, lately residing at Beechworth.—Summary case.

Date of public examination—23rd October, 1940, at half-past Ten a.m., at Bankruptcy Court, Melbourne.

No. 33 of 1940.—*Re* ARTHUR JAMES SINCLAIR, of 305 Collins-street, Melbourne, tailor.

Date of public examination—23rd October, 1940, at half-past Ten a.m., at Bankruptcy Court, Melbourne.

No. 79 of 1940.—*Re* ROBERT EMMETT BURGESS, of 56 Kerferd-road, Albert Park, lately residing at 31 Weigall-street, South Yarra; 24 Faussett-street, Albert Park; 177 Richardson-street, Middle Park; and 6 Madden-street, Albert Park, tramway employee.—Summary case.

Date of public examination—24th October, 1940, at half-past Ten a.m., at Bankruptcy Court, Melbourne.

No. 245 of 1939.—*Re* WILLIAM RODNEY TIPPING, of Boort, garage and service station proprietor.—Summary case.

Date of public examination—24th October, 1940, at half-past Ten a.m., at Bankruptcy Court, Melbourne.

No. 50 of 1940.—*Re* WALTER WARNER, of 18 Orange-grove, East St. Kilda, commercial traveller.—Summary case.

Date of adjourned public examination—25th October, 1940, at half-past Ten a.m., at Bankruptcy Court, Melbourne.

No. 79 of 1939.—*Re* OSCAR JOHN SEECK, of Pomonal, via Stawell, farmer.—Summary case.

Date of public examination—22nd October, 1940, at half-past Ten a.m., at Bankruptcy Court, Melbourne.

A. MCKINNON, Official Receiver.

450 Law Courts-place, Melbourne, C.I., 14th October, 1940.
5871

THE "COMMONWEALTH OF AUSTRALIA
GAZETTE."

CONTENTS.

The COMMONWEALTH GAZETTE is published on Thursday morning in each week, and "Notices for insertion" must be received by the Prime Minister's Department by NOON on TUESDAY preceding the day of publication.

All notices, from whatever source, should be legibly written on one side of the paper only. Signature (in particular) and proper names must be written very plainly in the text. All documents illegibly written will be returned unpublished.

All official notices intended for insertion in the COMMONWEALTH GAZETTE should be addressed to "The Gazette Officer, Prime Minister's Department, Canberra, A.C.T.," and endorsed "FOR GAZETTE."

SUBSCRIPTIONS.—The subscription, including postage, is £1 10s. 4d. per annum, or 7s. 7d. per quarter, payable in advance.

A lesser period than three months cannot be subscribed for. Single copies are sold at 6d., posted 7d. each.

ADVERTISEMENTS are charged for at the rate of 4s. up to six lines and 5d. per line over six lines. Signatures and final words of a paragraph, though only a portion of a line, must be counted as one line.

Remittances should be made by postal note, money order, or draft in favour of the Government Printer, Canberra, A.C.T.

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STATEMENT OF WORK

The purpose of this statement of work is to define the scope, objectives, and deliverables of the project. It is intended to provide a clear understanding of the project's goals and the roles and responsibilities of the project team.

The project is divided into several phases, each with its own set of tasks and deliverables. The phases are:

- Phase 1: Planning and Analysis
- Phase 2: Design and Development
- Phase 3: Testing and Deployment
- Phase 4: Maintenance and Support

The project team is responsible for completing all tasks and deliverables within the specified time frame and budget. The project manager will be responsible for coordinating the project and ensuring that all team members are working towards the same goals.

Released under the FOI Act 1982 by the Department of Infrastructure
Transport, Regional Development, Communications and the Arts



Certificate of Land and Property Assets Transferred between the Commonwealth and the Administration of Norfolk Island

Norfolk Island Land Transfer Ordinance 2016

Under section 5 of the *Norfolk Island Land Transfer Ordinance 2016*, I, the Honourable Paul Fletcher MP, Minister for Territories, Local Government and Major Projects certify that the following interests in land situated on Norfolk Island have been transferred between the Commonwealth and the Administration of Norfolk Island under section 4 of the *Norfolk Island Land Transfer Ordinance 2016*, as follows:

- (a) interests listed in Schedule 1 to this instrument, currently held by the Commonwealth, are transferred to the Administration of Norfolk Island;
- (b) interests listed in Schedule 2 to this instrument, currently held by the Administration of Norfolk Island, are transferred to the Commonwealth.

Dated 28 June 2016

A handwritten signature in blue ink, appearing to read 'P M W Fletcher'.

Paul Fletcher
Minister for Territories, Local Government and Major Projects

**SCHEDULE 1: INTERESTS IN LAND TRANSFERRED FROM THE
COMMONWEALTH TO THE ADMINISTRATION OF NORFOLK ISLAND**

DESCRIPTION	Portion or ID No.	Buildings
Public Reserves		
Anson Bay Reserve	Portion RES Lot 19, section 33	
Headstone Reserve	Portion RES Lot 50, section 30, Portion 83e(pt) Lots 28 & 29, section 30, Portion 85b(pt) Lot 26, section 30	
Hundred Acres Reserve	Portion 92, Lot 1, section 19	
Stock Reserve	Portion RES Lot 2, section 28	
Point Ross Reserve	Portion 96c, Lot 46, section 19	
Bumbora Reserve	Portion 90a, Lot 13 section 18	
Ball Bay Reserve	Portion 48b(rem), Lot 140, section 2	
Two Chimneys Reserve	Portion RES Lot 1, section 2, Portion 11b Lot 72 section 1	
Quarantine Reserve	Portion RES Lot 27, section 10	
Middleridge Reserve	Portion 54c10, lot 58, section 6;	
Ama Ula Lane	RD 70	
Anson Bay Road	RD 97	
Anson Bay Road	RD 105	
Beefsteak Road	RD 72	
Berry's Lane	RD 100	
Bishop Patteson Road	RD 99	
Buffett's Road	RD 8	
Buffett's Road	RD 9	
Bullocks Hut Road	RD 102	
Bullocks Hut Road	RD 104	
Bumbora Road	RD 74	
Calebs Lane	RD 92	
Captain Cook Road	RD 108	
Captain Cook Road	RD 109	
Captain Cook Road	RD 110	
Captain Quintal Drive	RD 91	
Captain Quintal Drive	RD 93	
Cascade Road	RD 46	
Christine McCoy Lane	RD 117	

Signature:

Date 28/6 / 2016

DESCRIPTION	Road ID No.	Buildings
Collins Head Road	RD 20	
Crystal Pool	RD 76	
Dorcas Lane	RD 89	
Douglas Drive	RD 90	
Duncombe Bay Road	RD 107	
Edward Young Road	RD 65	
Roads (Land and Formed Road Infrastructure)		
Edwin Ryland Evans Road	RD 45	
Faye Bataille Dr	RD 24	
Ferny Lane	RD 79a & 79b	
Fishermans Lane	RD 106	
Fletcher Christian Road	RD 66	
Grassy Road	RD 85	
Greg Quintal Road	RD 98	
Harpers Road	RD 48	
Headstone Road	RD 95	
JE Road	RD 83	
John Adams Road	RD 67	
Longridge Road	RD 71	
Marsh's Road	RD 18	
Martins Road	RD 19a	
Matthew Quintal Road	RD 69	
Matts Ground Rd	RD 41	
Mill Road	RD 6	
Mill Road #2	RD 36	
Mission Road	RD 96	
Mt Pitt Road	RD 101	
New Cascade Road	RD 54	
New Farm Road	RD 94	
Pacific Cable Track	RD 103	
Pitcairn Street	RD 2	
Prince Phillip Drive	RD 43	
Red Road	RD 47	
Rocky Point Road	RD 77	
Selwyn Pine Road	RD 84	
Shortridge Road	RD 58	
Shortridge Road	RD 59	
Stockyard Road	RD 12	

Signature:

Date 28/6 / 2016

DESCRIPTION	Road ID No.	Buildings
Two Chimneys Road	RD 7	
William McCoy Road	RD 68	
Young's Road	RD 35	
Roads Partly Within the Kingston and Arthur's Vale Historic Area		
Country Road	RD 78	
Driver Christian Road	RD 22	
Middlegate Road	RD 25	
Rooty Hill Road	RD 21	
Taylors Road	RD 57	
Miscellaneous		
Ball Bay Fuel Tank storage area	Portion 48a, lot 119, Section 2	Tanks & fuel infrastructure
Forestry trees	Agreement to harvest from Part of Portion RES, Lot 2, Section 34. Not transfer of land.	
Tanalith Plant	Portion 40b47, lot 54, Section 15	
Lighterage depot	Portion 40b59, lot 61, Section 15	
Baden Powell Centre portion	Portion 54c16, lot 71, Section 6	
Vacant block	174a	
Kingfisher area (near Anson Bay)	Portion 110a2 Lot 14 section 33, Portion 110a3 Lot 11 section 33, Portion 110a4 Lot 10 section 33, Portion 110a5 Lot 17 section 33, Portion 110a6 Lot 16 section 33, Portion 110a7 Lot 13 section 33	

Signature:

Date 28 / 6 / 2016

Middleridge area	Portion 54c1, lot 67, Section 6; Portion 54c2, lot 66, Section 6; Portion 54c3, lot 65, Section 6; Portion 54c4, lot 64, Section 6; Portion 54c5, lot 63, Section 6; Portion 54c6, lot 62, Section 6; Portion 54c7, lot 61, Section 6; Portion 54c11, lot 57, Section 6; Portion 54c12, lot 56, Section 6; Portion 54c13, lot 55, Section 6; Portion 54c14, lot 54, Section 6; Portion 54c15, lot 70, Section 6. Portion 54c15 (rem), lot TBC, Section 6	
Anson Point (gun clubs)	Portion 109a(rem) Lot 20 section 33	

Signature:

Date 28 / 6 / 2016

**SCHEDULE 2: INTERESTS IN LAND TRANSFERRED FROM THE ADMINISTRATION OF
NORFOLK ISLAND TO THE COMMONWEALTH**

DESCRIPTION	Portion or ID No.	Buildings
NI Hospital		
NI Hospital and outbuildings	Portion 24c, lot 36, Section 26;	Hospital, physio, morgue, St Johns Ambulance facility, Mawson units, physio facility.
Associated hospital assets incl. carpark.	Portion 24b2, lot 60, Section 26	Accommodation flats.
NI CENTRAL SCHOOL		
NI CENTRAL SCHOOL	Portion 44c, lot 92, Section 7	main office, secondary staffroom.
	Portion 44d, lot 11, Section 7	classrooms, principals residence.
	Portion 44b, lot 93, Section 7	maintenance shed, rental accommodation (Lockwood House).
POLICE STATION		
Police station	Portion 26v, lot 96, Section 13	Police station, communication dishes. Land only within the police station boundary fence at the front of the block: will need to be subdivided.

Signature:

Date 28 / 6 / 2016