



THE SOUTH AUSTRALIAN
GOVERNMENT GAZETTE.

Published by Authority.

ALL PUBLIC ACTS appearing in this GAZETTE are to be considered official, and obeyed as such.

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ADELAIDE, THURSDAY, DECEMBER 2, 1915.

MUNICIPALITY OF HENLEY AND GRANGE.

SOUTH AUSTRALIA,
 to wit.

Proclamation by His Excellency Sir HENRY LIONEL GALWAY, Lieutenant-Colonel on the Retired List, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Distinguished Service Order, Governor in and over the State of South Australia and its Dependencies in the Commonwealth of Australia.

(L.S.) H. L. GALWAY.

BY virtue of the provisions of "The District Councils Act, 1914," "The Municipal Corporations Act, 1890," and all other enabling powers, I, the said Governor with the advice and consent of the Executive Council of the said State, hereby—

1. Sever those portions of the State described in the first schedule hereto forming part of the District of Woodville and part of the District of West Torrens from such Districts, and declare that such severed portions shall no longer form part of such Districts.
2. Alter the boundaries of Reedbeds Ward of the said District of Woodville, and declare that the boundaries of such Ward shall be as described in the second schedule hereto.
3. Alter the boundaries of Sea View Ward and Underdale Ward of the District of West Torrens and declare that the boundaries of such Wards shall be as respectively described in the third schedule hereto.
4. Constitute a new Municipality, by the name of Henley and Grange, and define the boundaries of the said Municipality to be as set out in the said first schedule hereto, and declare the citizens of such Municipality to be a Corporation under "The Municipal Corporations Act, 1890."
5. Declare that there shall be four Wards in such Municipality, and that the names and boundaries of such Wards shall be as fixed and defined in the fourth schedule hereto.
6. Appoint James Hugh Sinclair to be the first Mayor of the said Corporation.
7. Appoint Herbert Edward Annells and George Ernest Kreuzler to be the first Auditors of the said Corporation.
8. Appoint Norwood Wynne Opie and Watson Jeanes to be the first two Councillors for Grange Ward of the said Municipality.
9. Appoint Wallace Oakey Gale and Charles Rogers to be the first two Councillors for Kirkcaldy ward of the said Municipality.
10. Appoint William Jory and George Speller Wright to be the first two Councillors for Henley Ward of the said Municipality.

11. Appoint Frank Herman Menkens and William Frank Harrison to be the first two Councillors for South Henley Ward of the said Municipality.

12. Declare that for the purposes of subdivision (b) of subsection (1) of section 50 of "The Municipal Tramways Trust Act, 1906," the assessed annual value of ratable property in the Municipality of Henley and Grange shall be taken as Twenty-three Thousand Eight Hundred and Thirty-three Pounds, the assessed annual value of ratable property in the District of West Torrens shall be taken as Fourteen Thousand Two Hundred and Twenty-nine Pounds, and the assessed annual value of ratable property in the District of Woodville shall be taken as Seventeen Thousand Two Hundred and Fifty-nine Pounds.

13. Declare that this proclamation shall come into operation on the fourth day of December (being the first Saturday in December), in the year one thousand nine hundred and fifteen.

THE FIRST SCHEDULE.

Commencing at a point being the intersection of the production westerly of the northern boundary of section 1006, hundred of Yatala, with low-water mark on the sea coast; thence east to the north-western corner of said section and along the northern boundary of sections 1006 and 453 to the south-eastern corner of section 452; thence southerly along the western side of road west of portion of section 441 and section 443 to the south-eastern corner of section 900; thence westerly along the southern boundary of the latter section for 19 chains; thence southerly at right angles to the southern side of road north of section 451; thence westerly along said side of road to the north-western corner of the latter section; thence southerly along the eastern side of road west of sections 451, 450, 447, 446, and 445 to the south-western corner of the latter section; thence easterly along the northern side of road south of section 445 to its south-eastern corner; thence southerly and easterly along the eastern and portion of the northern sides of road west and south of portion of section 433, hundred of Adelaide, to a point opposite the north-western corner of section 194; thence southerly to said corner and along the western boundaries of sections 194, 2024, 221, 222, 223, 224, and portion of section 225 to the north-eastern corner of section 2034; thence westerly along the northern boundary of said section and its production to low-water mark on the sea coast; and thence northerly along low-water mark on the sea coast to the point of commencement; save and except those portions of the foreshore comprising strips of land 50 links wide on each side of the centre line of the jetties called the Grange and Henley Beach jetties from low-water mark to the eastern ends of the approaches to the said jetties.

THE SECOND SCHEDULE.

Reedbeds Ward.—Comprising all that portion of the district south and east of portions of Albert Park ward; north, east, and south of portions of the municipality of Henley and Grange, and west of portion of Findon ward.

THE THIRD SCHEDULE.

Sea View Ward.—Comprising all that portion of the district west of Brooklyn and Plympton wards; north of portion of corporate town of Glenelg; east of portion of the municipality of Henley and Grange; and south of portions of said municipality and Underdale ward.

Underdale Ward.—Comprising all that portion of the district north of Brooklyn and portions of Hilton and Sea View wards; north and east of portions of the municipality of Henley and Grange.

THE FOURTH SCHEDULE.

Grange Ward.—Comprising all that portion of the Municipality of Henley and Grange north of portion of the southern boundary of the Municipality and the southern side of road north of section 449 and its production westerly to the boundary of the Municipality.

Kirkcaldy Ward.—Comprising all that portion of the Municipality south of portion of Grange ward and north of the centre of North Street and its production westerly to the boundary of the Municipality.

Henley Ward.—Comprising all that portion of the Municipality south of Kirkcaldy ward and north of the northern side of road south of section 2080 and its production easterly and westerly to the eastern and western boundaries of the Municipality.

South Henley Ward.—Comprising a'l the remaining portion of the Municipality.

Given under my hand and the public seal of South Australia, at Adelaide, this second day of December, one thousand nine hundred and fifteen.

By command,
A. W. STYLES, Chief Secretary.
C.Lds., 145/1915.
GOD SAVE THE KING!

NOMINATION OF A MEMBER OF THE MUNICIPAL TRAMWAYS TRUST TO BE APPOINTED BY THE SUBURBAN CORPORATIONS.

SOUTH AUSTRALIA, to wit. { *Proclamation by His Excellency Sir HENRY LIONEL GALWAY, Lieutenant-Colonel on the Retired List, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Distinguished Service Order, Governor in and over the State of South Australia and its Dependencies in the Commonwealth of Australia.*

(L.S.) H. L. GALWAY.

BY virtue of the provisions of "The Municipal Tramways Trust Act, 1906," I, the said Governor, with the advice and consent of the Executive Council of the said State, do hereby direct the nomination, on or before the 18th day of December, one thousand nine hundred and fifteen, of a member of The Municipal Tramways Trust required to be appointed by the Suburban Corporations as such term is defined in the said Act, that is to say, by the Corporation of the City of Unley, The Corporation of the Town of Kensington and Norwood, The Corporation of the Town of Hindmarsh, The Corporation of the Town of St. Peters, The Corporation of the Town of Thebarton, and The Corporation of the Town of Port Adelaide.

Given under my hand and the public seal of South Australia, at Adelaide, this twenty-fifth day of November, one thousand nine hundred and fifteen.

By command,
A. W. STYLES, Chief Secretary.
C.P.W., 1440/1915.
GOD SAVE THE KING!

PROTECTION OF WILD DUCKS AND QUAIL.

SOUTH AUSTRALIA, to wit. { *Proclamation by His Excellency Sir HENRY LIONEL GALWAY, Lieutenant-Colonel on the Retired List, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Distinguished Service Order, Governor in and over the State of South Australia and its Dependencies in the Commonwealth of Australia.*

(L.S.) H. L. GALWAY.

BY virtue of the provisions of "The Birds Protection Act" as amended by "The Birds Protection Act Amendment Act, 1903," I, the said Governor, with the advice and consent of the Executive

Council of the said State, do hereby determine that the period during which wild ducks of all kinds and quail shall be protected shall be from the first day of August, 1915, to the twentieth day of December, 1915, both inclusive; and I declare that this proclamation shall have force and effect as from the date of the publication thereof in the *Government Gazette*, and as regards quail only north of Bordertown.

Given under my hand and the public seal of South Australia, at Adelaide, this second day of December, one thousand nine hundred and fifteen.

By command,
A. W. STYLES, Chief Secretary.
C.Lds., 1319/1915.
GOD SAVE THE KING!

TEMPORARY TIMBER RESERVE.

SOUTH AUSTRALIA, to wit. { *Proclamation by His Excellency Sir HENRY LIONEL GALWAY, Lieutenant-Colonel on the Retired List, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Distinguished Service Order, Governor in and over the State of South Australia and its Dependencies in the Commonwealth of Australia.*

(L.S.) H. L. GALWAY.

BY virtue of the provisions of "The Crown Lands Act, 1903," I, the said Governor, with the advice and consent of the Executive Council of the said State, do hereby dedicate the Crown lands described in the schedule hereto as a temporary timber reserve.

THE SCHEDULE.

Comprising the whole of sections 317, 318, 319, 320, and 321, hundred of Para Wirra, exclusive of all necessary roads.

Given under my hand and the public seal of South Australia, at Adelaide, this twenty-fifth day of November, one thousand nine hundred and fifteen.

By command,
A. W. STYLES, Chief Secretary.
S.G., 6730/1915.
GOD SAVE THE KING!

TEMPORARY WATER RESERVE.

SOUTH AUSTRALIA, to wit. { *Proclamation by His Excellency Sir HENRY LIONEL GALWAY, Lieutenant-Colonel on the Retired List, Knight Commander of the Most Distinguished Order of Saint Michael and Saint George, Companion of the Distinguished Service Order, Governor in and over the State of South Australia and its Dependencies in the Commonwealth of Australia.*

(L.S.) H. L. GALWAY.

BY virtue of the provisions of "The Crown Lands Act, 1903," I, the said Governor, with the advice and consent of the Executive Council of the said State, do hereby dedicate the Crown lands described in the schedule hereto for the purposes of a temporary water reserve.

THE SCHEDULE.

Comprising that portion of the State bounded on the north-east by fence forming portion of the south-western boundary of pastoral lease No. 945; on the east by portion of the western shore of Lake Gairdner; on the south by fence forming portion of the north boundary of pastoral lease No. 1319; and on the west by portion of the eastern shore of Lake Harris, exclusive of all necessary roads.

Given under my hand and the public seal of South Australia, at Adelaide, this twenty-fifth day of November, one thousand nine hundred and fifteen.

By command,
A. W. STYLES, Chief Secretary.
S.G., 6429/1915.
GOD SAVE THE KING!

**"THE FACTORIES ACTS, 1907 TO 1910."—
CONFECTIONERY BOARD.**

*At the Executive Council Office, at Adelaide, this second day of
December, 1915.*

Present—

His Excellency the Governor.

The Hon. the Treasurer and Minister of Education.

The Hon. the Chief Secretary.

The Hon. the Attorney-General.

The Hon. the Commissioner of Crown Lands and Immigration,
and Minister of Agriculture.

The Hon. the Minister of Industry, Minister of Mines, and
Minister of Marine.

WHEREAS by order published in the *South Australian Government Gazette* on the 4th day of November, 1915, His Excellency the Governor in Council, pursuant to the provisions of "The Factories Acts, 1907 to 1910," appointed George Wesley, of 32, Lily Street, Goodwood, confectioner, to be one of the representatives of employés on the "Confectionery Board" appointed under the provisions of the said Acts, but by error the name of the said George Wesley was in the said publication of the said order in the said *Gazette* published as George Westley: Now, therefore, it is hereby ordered by the said Governor in Council, that the name George Westley in the said in part recited order, shall be read and construed as, and as referring to, the said George Wesley.

And the Honorable the Minister of Industry is to give the necessary directions herein accordingly.

C.I.F., 362/1914.

L. H. SHOLL, Clerk of the Council.

"THE FACTORIES ACTS, 1907 TO 1910."

**"TINSMITHS, SHEET METAL, AND GALVANIZED IRON WORKERS'
BOARD."—APPOINTMENT OF NEW MEMBER.**

*At the Executive Council Office, at Adelaide, this second day of
December, 1915.*

Present—

His Excellency the Governor.

The Hon. the Treasurer and Minister of Education.

The Hon. the Chief Secretary.

The Hon. the Attorney-General.

The Hon. the Commissioner of Crown Lands and Immigration,
and Minister of Agriculture.

The Hon. the Minister of Industry, Minister of Mines, and
Minister of Marine.

WHEREAS Allan Hume Chapman, of 125, Grenfell Street, Adelaide, a representative of employers on the "Tinsmiths, Sheet Metal, and Galvanized Iron Workers' Board," did, by writing under his hand, dated the 28th day of October, 1915, addressed and forwarded to the Honorable the Minister of Industry, resign from the said Board: And whereas a majority of the representatives on the said Board of the employers have duly nominated Edward Henry Wooley, of Wellington Road, North Norwood, managing expert, to fill the vacancy on the said Board caused by the resignation of the said Allan Hume Chapman: Now, therefore, His Excellency the Governor in Council, by virtue of the provisions of "The Factories Acts, 1907 to 1910," hereby appoints the said Edward Henry Wooley a member of the said Board as a representative of employers thereon to fill the said vacancy accordingly.

And the Honorable the Minister of Industry is to give the necessary directions herein accordingly.

C.I.F., 376/1915.

L. H. SHOLL, Clerk of the Council.

Chief Secretary's Office, Adelaide, November 29th, 1915.

HIS Excellency the Governor directs the publication of the under-mentioned Order of His Majesty the King in Council for general information.

By command,

A. W. STYLES, Chief Secretary.

At the Council Chamber, Whitehall, the 19th day of October, 1915.

By the Lords of His Majesty's Most Honorable Privy Council.

Whereas it is provided by Section 2 of the Customs (Exportation Prohibition) Act, 1914, that any Proclamation or Order in Council made under Section 8 of the Customs and Inland Revenue Act, 1879, as

amended by the Act now in recital, may, whilst a state of war exists, be varied or added to by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas it is provided by Section 2 of the Customs (Exportation Restriction) Act, 1914, that any Proclamation made under Section 1 of the Exportation of Arms Act, 1900, may, whether the Proclamation was made before or after the passing of the Act now in recital, be varied or added to, whilst a state of war exists, by an Order made by the Lords of the Council on the recommendation of the Board of Trade:

And whereas by a Proclamation, dated the 28th day of July, 1915, and made under Section 8 of the Customs and Inland Revenue Act, 1879, and Section 1 of the Exportation of Arms Act, 1900, and Section 1 of the Customs (Exportation Prohibition) Act, 1914, the exportation from the United Kingdom of certain articles to certain or all destinations was prohibited:

And whereas by subsequent Orders of Council the said Proclamation was amended and added to in certain particulars:

And whereas there was this day read at the Board a recommendation from the Board of Trade to the following effect:—

That the Proclamation, dated the 28th day of July, 1915, as amended and added to by subsequent Orders of Council, should be further amended by making the following amendments in and additions to the same:—

(1) That the headings "Cotton yarn and thread" and "Cotton fabric, suitable for air-craft" in the list of goods the exportation of which is prohibited to all foreign countries in Europe and on the Mediterranean and Black Seas, other than France, Russia (except through Baltic ports), Italy, Spain, and Portugal, should be deleted, and there be substituted therefor the heading "All manufactures and products of cotton, except cotton lace and cotton waste."

(2) That the heading "Coal, all kinds, and coke, but not including coal allowed by the Commissioners of Customs and Excise to be shipped as bunker coal" in the list of goods the exportation of which is prohibited to all destinations abroad other than British Possessions and Protectorates should be deleted, and there be substituted therefor the heading "Coal, all kinds, and coke made in gas works, but not including coal allowed by the Commissioners of Customs and Excise to be shipped as bunker coal."

(3) That the heading "Grindstones, carborundum wheels, and emery wheels," in the lists of goods the exportation of which is prohibited to all foreign countries in Europe and on the Mediterranean and Black Seas, other than France, Russia (except through Baltic ports), Italy, Spain, and Portugal, should be deleted, and there be substituted therefor the headings "Grindstones" and "Emery corundum, natural or artificial (such as alundum), carborundum, and crystalon, and manufactures thereof (including wheels, discs, paper, cloth, stones, and powder)."

(4) That the exportation of the following goods, which is at present prohibited to all foreign countries in Europe and on the Mediterranean and Black Seas, other than France, Russia (except through Baltic ports), Italy, Spain, and Portugal, should be prohibited to all destinations abroad other than British Possessions and Protectorates:—

Chronometers and all kinds of nautical instruments;
Compasses for ships, and parts thereof, including fittings such as binnacles;
Hair, animal, of all kinds; and tops, noils and yarns of animal hair.

(5) That the exportation of the following goods should be prohibited to all destinations:—

Acetic ether;
Ether;
Phosgene (carbonyl chloride);
Platinum.

(6) That the exportation of the following goods should be prohibited to all destinations abroad other than British Possessions and Protectorates:—

Copper wire, insulated, electric light wires and cables, and power cables.

(7) That the exportation of the following goods should be prohibited to all foreign countries in Europe and on the Mediterranean and Black Seas, other than France, Russia (except through Baltic ports), Italy, Spain, and Portugal:—

Arsenical ore;
Black plates, and black sheets under one-eighth inch in thickness;
Furs, dressed or undressed, and manufactures thereof;
Ramie.

Now, therefore, Their Lordships, having taken the said recommendation into consideration, are pleased to order, and it is hereby ordered, that the same be approved.

Whereof the Commissioners of His Majesty's Customs and Excise, the Directors of the War Trade Department, and all other persons whom it may concern, are to take notice and govern themselves accordingly.

J. C. LEDLIE.

Chief Secretary's Office, Adelaide, December 2nd, 1915.

HIS Excellency the Governor directs it to be notified for general information that, in the name and on behalf of His Majesty the King, he has this day assented to the undermentioned Acts, passed by the Legislative Council and House of Assembly in Parliament assembled, viz.:—

No. 1205.—An Act to authorise the Remission or Repayment of Succession Duty in respect of the Estates of Persons Dying on Active Service during the present War.

No. 1206.—An Act to suspend the operation of certain provisions of the Crown Lands Act, 1915.

No. 1207.—An Act to further amend the Stock Diseases Act, 1888.

By command,

C.S.O., 1682, 1681, 1680/1915. A. W. STYLES, Chief Secretary.

Chief Secretary's Office, Adelaide, December 2nd, 1915.

HIS Excellency the Governor in Council has been pleased to re-appoint His Honor the Honorable Alexander Buchanan as a Member of the Public Service Superannuation Fund Board, under Act No. 792 of 1902.

By command,

C.S.O., 1678/1915. A. W. STYLES, Chief Secretary.

Chief Secretary's Office, Adelaide, December 2nd, 1915.

HIS Excellency the Governor in Council has been pleased to appoint Mounted Constable John August Adamson to be Clerk and Bailiff of the Local Court of Mount Pleasant, *vice* Smith resigned.

By command,

A.G.O. 1012/1915. A. W. STYLES, Chief Secretary.

Chief Secretary's Office, Adelaide, December 2nd, 1915.

HIS Excellency the Governor in Council has been pleased to terminate the appointment of Edward Angas Johnson, M.D., as Deputy Inspector-General of Hospitals during the temporary absence on duty of Bedlington Howel Morris, M.B., B.S., Inspector-General of Hospitals, as from the 19th November, 1915.

By command,

I.G.H., 365/1915. A. W. STYLES, Chief Secretary.

Chief Secretary's Office, Adelaide, December 2nd, 1915.

HIS Excellency the Governor in Council has been pleased to revoke the Commission dated the seventh day of October, 1915, appointing Commissioners to inquire into, consider, and report upon—

(a) a proposed railway to connect the railway from Sedan to Palmer with the railway from Nairne to Murray Bridge, or with the railway from Balhannah to Mount Pleasant; and

(b) a proposed railway from near Burrungul to the hundred of Kongorong;

also to revoke the Commission dated the fourth day of November, 1915, appointing Commissioners to inquire into, consider, and report upon—

(a) a proposed railway from Paskeville to Maitland;

(b) a proposed railway to connect Tumby Bay, Port Neill, Cowell, and Arno Bay, with the Darke's Peak Railway.

By command,

A.G.O., 781/1915. A. W. STYLES, Chief Secretary.

Chief Secretary's Office, Adelaide, December 2nd, 1915.

THE following gentlemen have been appointed medical officers to attend to the destitute poor and aborigines within the undermentioned districts for the year ending June 30th, 1916, viz.:—

Districts.	Medical Officers.
Angaston	F. G. Cowan
Burra Corporation and surrounding district	D. Macdonald Steele
Coglin	P. Gorrie
Dalkey	J. A. Hanrahan
Kadina, Corporation and surrounding district (including Wallaroo Mines)....	Chas. E. C. Wilson
Laura Corporation and District of Booloolie, and Hundred of Appila.....	L. L. Davey
Moonta Corporation (including Moonta Mines, Cross Roads, Yelta, and East Moonta)	Thos. James
Mount Barker.....	Malcolm L. Scott
Naracoorte	A. R. Macmillan
Onaunga	Henry H. Formby
Petersburg Corporation	C. Lowther Clarke
Port Broughton, Township and radius of 15 miles	Frank S. Mathwin
Port Gawler	C. E. Player
Yongala	P. Gorrie

By command,

A. W. STYLES, Chief Secretary.

Chief Secretary's Office, Adelaide, December 2nd, 1915.

NOTICE is hereby given that the undermentioned person has been duly appointed Special Constable for the District Council District of Yatala South, pursuant to the Police Act, 1863-70, viz.:—Charles Nicol.

C.S., 1683/1915.

A. W. STYLES, Chief Secretary.

Chief Secretary's Office, Adelaide, November 4th, 1915.

THE public offices will be closed on—

Saturday, December 25th, 1915 (Christmas Day).

Monday, December 27th, 1915.

Tuesday, December 28th, 1915 (Anniversary of the Proclamation of the State).

Saturday, January 1st, 1916 (New Year's Day).

Monday, January 3rd, 1916.

By command,

C.S.O., 1424/1915.

A. W. STYLES, Chief Secretary.

ADVANCES TO SETTLERS ON CROWN LANDS.

NOTICE is hereby given, under the provisions of Act 1166 of 1914, that on and after the fourteenth day after the date of the publication hereof in the *Government Gazette*, the interest payable to the Advances to Settlers Board on all advances subsequently made by the Board shall be at the rate of five pounds and ten shillings per centum per annum.

CRAWFORD VAUGHAN, Treasurer.

The Treasury, Adelaide, August 17th, 1915.
C.L.O., 876/1915.

NOTE.—When any half-yearly payment is made within fourteen days next after the day upon which the same is required to be made, a rebate of interest at the rate of ten shillings per centum per annum will be allowed to the settler.

NOTICE TO AUCTIONEERS.

The Treasury, Adelaide, June 11th, 1915.

NOTICE is hereby given that the practice of warning auctioneers of the expiry of their licences will in future be discontinued, and auctioneers are reminded that renewals of licences must be effected as provided by section 9 of the Auctioneers Act of 1862.

From and after this date legal proceedings will be taken against any person selling by auction without a licence.

T.O., 105/1900.

CRAWFORD VAUGHAN, Treasurer.

NOTICE TO APPRAISERS.

The Treasury, Adelaide, June 11th, 1915.

NOTICE is hereby given that Act No. 10 of 1843 provides that no person shall exercise the calling or occupation of an appraiser, or act as such, or value or appraise any estate or property, real or personal or any interest therein, for or in expectation of hire, without taking out a licence and paying the annual sum of £5. The penalty for acting without a licence is £20. Licensed auctioneers do not need to take out special licences as appraisers.

CRAWFORD VAUGHAN, Treasurer.

"THE ADVANCES FOR HOMES ACTS, 1910 TO 1912."

NOTICE is hereby given that, pursuant to "The Advances for Homes Act Further Amendment Act, 1912," I fix—

1. The annual rate of interest to be paid on loans under "The Advances for Homes Acts, 1910-12," at five pounds and ten shillings per centum per annum.

2. The following tables to be the tables of the amounts of the quarterly and monthly instalments to be paid by borrowers in respect of such loans, that is to say:—

TABLE A.

Table of quarterly repayments for every one hundred pounds, including interest at five pounds and ten shillings per centum per annum, for the undermentioned terms respectively:—

Term.		Quarterly Payments.		
		£	s.	d.
7 years	4	6	7
10 "	3	5	5
12 "	2	17	3
15 "	2	9	2
20 "	2	1	5
25 "	1	17	0
30 "	1	14	2
35 "	1	12	4
42 "	1	10	9

TABLE B.

Table of monthly repayments for every one hundred pounds, including interest at five pounds and ten shillings per centum per annum, for the undermentioned terms respectively:—

Term.		Monthly Payments.		
		£	s.	d.
7 years	1	8	9
10 "	1	1	9
12 "	0	19	0
15 "	0	16	4
20 "	0	13	9
25 "	0	12	4
30 "	0	11	4
35 "	0	10	9
42 "	0	10	3

Dated at Adelaide, the 2nd day of January, 1913.

A. H. PEAKE, Treasurer.

N.B.—If the mortgagor (not being in arrear with any previous instalment or other payment under the mortgage) pays the instalment not later than the seventh day after the due date thereof, he shall be entitled to such a rebate of so much thereof as consists of interest as will reduce the annual rate of interest by one-half per centum.

S.B., 15873/1912.

Attorney-General's Office, Adelaide, November 22nd, 1915.

THE Local Court of Tumby Bay, limited jurisdiction, is hereby appointed to be held on Wednesday, the 29th day of December, 1915, in lieu of Tuesday, the 28th day of December, 1915, the last-mentioned day being a public holiday.

J. HOWARD VAUGHAN, Attorney-General.

Attorney-General's Office, Adelaide, November 22nd, 1915.

THE Local Court of Port Wakefield, Full and Limited Jurisdiction, is hereby appointed to be held on Tuesday, the 25th day of January, 1916, in lieu of Tuesday, the 28th day of December, 1915, the last-mentioned day being a public holiday.

J. HOWARD VAUGHAN, Attorney-General.

Attorney-General's Office, Adelaide, November 26th, 1915.

MOUNTED Constable Albert George Ewens, of Innamincka, has been appointed Assistant Bailiff of the Local Court of Hergott, *vice* French, resigned. Mileage fees for processes served or executed by Constable Ewens will be computed only from Innamincka.

A.G.O., 1053/1915.

J. HOWARD VAUGHAN, Attorney-General.

THE BIRDS PROTECTION ACT, 1900.

Office of Commissioner of Crown Lands and Immigration, Adelaide, August 4th, 1912.

THE undermentioned birds are protected during the whole year:—

Owls	Reed warblers and bush larks
Mopokes and night jays	Bower birds
Swifts	Tree creepers
Swallows and martins	Cuckoos
Laughing jackasses and kingfishers	Stone plovers or night curlews
Wood swallows	Ibis and spoonbills
Diamond birds (or pardalotes)	Herons, bitterns, egrets
Piping crowshrikes (or native magpies)	Seagulls
Butcher birds and all species of small crowshikes	Terns (or sea swallows)
Magpie larks	Cape Barren geese
Blue doves, thickheads, shrike-tits, and bell birds	Emus
Thrushes	Swans
Fantails (or wagtails) and flycatchers	Plovers
Robins	Oyster-catchers
Superb warblers, emu wrens, blue wrens, and wrens of all species	Dotterels
Native tits	Kestrels
Tintacks and ephthianuras	Grass parrots
Pipits and larks	Wild turkeys
	Bee-eaters
	Native pheasants (or mallee hens)
	Black cockatoos of all species
	Gang gang cockatoos
	Pigeons and doves of all species
	Bustards (native turkeys)

The undermentioned birds are protected during the periods specified below, viz.:—

Wild geese (except Cape Barren geese) from 1st June to the 10th January, both inclusive.

Wild ducks, from 1st August to the 10th January, both inclusive.

All other birds, native or imported, except those mentioned in the first and last lists, from the 1st day of July to the 10th day of January, both inclusive. In the South-East, from northern boundary hundreds Tatiara and Wirrega, and west therefrom to the sea-coast, the close season for quail is from July 1st to March 1st following.

Birds not protected:—Crows, wattle birds, silver eyes, cormorants, sulphur-crested cockatoos, hawks, snipe, English starlings, English chaffinches, English house sparrows, Rosella parrots, blackbirds, goldfinches.

It is illegal to kill, wound, take, possess, sell, offer to sell, or export any protected bird, or to take, destroy, or sell the eggs of any protected bird, or to sell or offer for sale the skin or feather of any protected bird or any article made therefrom, or in which the same is used. Penalty, from £1 to £25, and, in addition, the prescribed value of the bird.

The foregoing does not apply to birds possessed as domestic pets, or to the owner or occupier of any garden or cultivated field killing or taking therein any bird mentioned in the second list above.

The use of a swivel or punt gun or any instrument to enable a gun or rifle to be fired other than from the shoulder is illegal.

THE ANIMALS PROTECTION ACT, 1912.

THE undernamed animals are protected during the whole year—

Bandicoot	Dormouse opossum
Flying squirrel	Duck-billed platypus
Banded ant-eater	Native porcupine
Native bear	Rock wallaby
Opossum	Kangaroo mouse

The following are protected between July 1st and December 31st each year, during which period they are not to be taken, nor they nor their skins offered for sale:—

Seal, hair and fur
Kangaroo
Wallaby of all kinds, with the exception of rock wallaby
Kangaroo rat
Deer

All other animals native to Australia, excepting only those included in the first and third lists.

The undermentioned are unprotected and may be destroyed at any time—

Foxes	Wild dogs
Hares	Rats and mice
Domestic cats run wild	Wombat
Rabbits	

And all other animals introduced into Australia, excepting only those included in the first and second lists.

It is illegal to take or have any protected animal, or the carcass or skin of any protected animal, or to purchase, sell, or offer, expose, or have same for sale, also to export or keep same for export.

It is also an offence under the Act to be upon any closed area with a gun, trap, or other instrument capable of being used for the purpose of taking any animal, or to refuse to give name and address when lawfully demanded, or to resist or interfere with an inspector.

Artificial lights are not to be used for taking opossum.

CLARENCE GOODE,

Commissioner of Crown Lands and Immigration.

Crown Lands and Immigration Office,
Adelaide, September 10th, 1915.

KANGAROO PROTECTION DISTRICTS.

NOTICE.—The following areas are proclaimed as Kangaroo Districts, viz.:—All Crown lands and lands held under miscellaneous lease in counties Adelaide, Light, and Hindmarsh; also in the hundreds of North Rhine, South Rhine, Tungkillo, and Kanmantoo, and in the district council districts of Barossa, Para Wirra, and Mount Crawford.

By order,

T. DUFFIELD,

Secretary Commissioner of Crown Lands and Immigration.

Crown Lands Office, Adelaide, July 3rd, 1912.

THE BIRDS PROTECTION ACT, 1900.

ATENTION is directed to the fact that the shooting season for wild duck, and for quail north of Bordertown, opens on the 21st December.

No other birds excepting crows, wattlebirds, silver eyes, cormorants, sulphur-crested cockatoos, hawks, snipe, English starlings, English chaffinches, English house sparrows, rosella parrots, English blackbirds, and English goldfinches, are to be killed at present, under a heavy penalty.

CLARENCE GOODE,

Commissioner of Crown Lands and Immigration.

September 10th, 1915.

FISHERIES DEPARTMENT.

Use of Explosives for taking Fish Forbidden.

AREWARD of £20 will be paid for information leading to the conviction of any person or persons placing explosives in any waters of the State of South Australia, or using the same in any manner for procuring fish.

W. D. BRUCE, Acting Chief Inspector of Fisheries.

Adelaide, September 15th, 1915.

DEPARTMENT OF FISHERIES.

Drum Nets.

DRUM nets, as described below, may now be used for taking fish in the River Murray.

DESCRIPTION OF DRUM NET THAT MAY BE USED.

Net to consist of not more than three hoops covered with net, with wings attached, to be made of twine; mesh of net on hoops not less than four inches; diameter of each hoop not to exceed three feet nine inches; outer hoops to be not more than five feet apart; length of each wing not to exceed eight feet; depth of each wing not to exceed three feet nine inches; mesh of net on each wing not less than six inches.

Any wire or other drum net than such as is described herein, if found in use or intended for use, will be seized, and the owner prosecuted. The use of the bag, pocket, or barrel net, and all fish traps of whatsoever description, except the drum net described herein, and ordinary gill nets, is absolutely forbidden.

W. D. BRUCE, Acting Chief Inspector of Fisheries.

Adelaide, September 15th, 1915

FISHERIES DEPARTMENT.

REWARD.—WIRE DRUM NET.

AREWARD of £10 will be paid for information that will lead to the conviction of any person using a wire-netting drum net for the purpose of taking fish.

W. D. BRUCE, Acting Chief Inspector of Fisheries.

Adelaide, September 15th, 1915.

"THE JOURNAL OF AGRICULTURE."

Published Monthly. Subscription, 1s. per annum to places in South Australia; 2s. 6d. per annum elsewhere (including Postage).

THE Journal contains information of an official character relating to the Agricultural Lands, Stock, and Produce Export Departments.

Illustrated articles and paragraphs by Government experts dealing with all branches of agriculture, horticulture, viticulture, pastoral matters, dairying, stock diseases, poultry, &c., are published regularly.

The results of experiments in connection with methods of agriculture, etc., stock and poultry diseases, insect and fungoid pests in South Australia and other lands are recorded, as well as the results of work at Roseworthy Agricultural College.

The experience of members of the Agricultural Bureau is made available to subscribers by the publication of reports of meetings of the branches, including the more important papers and the discussion on them.

The inquiry department of the Journal furnishes replies by Government experts to all questions sent in, and advice is given to beginners in agricultural industries.

The reference library of the Department of Agriculture, which contains many valuable works on agricultural subjects and thousands of bulletins issued by Departments of Intelligence in all parts of the world, is at the disposal of subscribers during office hours.

Applications for enrolment on the subscribers' list should be addressed to the Editor Journal of Agriculture, Victoria Buildings, Adelaide.

CLARENCE GOODE, Minister of Agriculture.

September 24th, 1915.

THE TAXATION ACT, 1884.

General Notice.—Re-assessment for Land Tax.

NOTICE is hereby given that the assessment of all lands liable to land tax under the Taxation Act, 1884, and the several Acts amending the same, made by me pursuant to the said Acts, as of the first day of August, 1910, and the assessment-book of which assessment was duly deposited by me in the Taxation Office, Victoria Square, Adelaide, has been altered and corrected by me as appears in the said assessment-book. Dated at Adelaide, the 14th day of June, 1915.

J. G. RUSSELL, Commissioner of Taxes.

SOUTH Australia.—Income tax returns are due on or before the 1st February, except those of farmers only, which are due on or before the 1st May. Forms of returns are to be had at all post offices. Postages must be prepaid in every instance. Fines and interest are imposed by Act upon assessments of late returns, and no remission can be made of same. Returns must be signed by the taxpayer. No agent or attorney can sign returns for principals resident in this State.

January 1st, 1915. J. G. RUSSELL, Commissioner of Taxes.

“THE PRICES REGULATION ACT, 1914.”

THE Prices Regulation Commission, in exercise of the powers conferred upon it by “The Prices Regulation Act, 1914,” doth declare tea sold in half pound and one pound packets under any of the following proprietary brands, that is to say, “Viceroy,” “Terai,” “Amgoorie,” and “Paou Chung,” to be a necessary of life within the meaning of the said Act.

Dated this 26th day of November, 1915.

By direction of the Prices Regulation Commission,
D. R. DAVIDSON, Secretary.

“THE PRICES REGULATION ACT, 1914.”

WHEREAS the Prices Regulation Commission, in exercise of the powers conferred upon it by “The Prices Regulation Act, 1914,” hath this day declared tea sold in half pound and one pound packets under any of the following brands, that is to say, “Viceroy,” “Terai,” “Amgoorie,” and “Paou Chung,” to be a necessary of life within the meaning of the said Act: Now, the said Commission, in pursuance of the duty imposed upon it by the said Act, doth fix and declare the maximum prices at which the same shall be sold in all parts of South Australia on and after Thursday, the 2nd day of December, 1915, as follows:—

	Wholesale—		Retail—	
	In quantities of not less than 12lbs.	In quantities of less than 12lbs.	In quantities of not less than 12lbs.	In quantities of less than 12lbs.
	½ lb. packets.	1 lb. packets.	½ lb. and 1 lb. packets.	
	per lb.	per lb.	per lb.	per lb.
	s. d.	s. d.	s. d.	s. d.
“Viceroy”	1 4	1 3½	1 7	1 7
“Terai”	1 3	1 2½	1 6	1 6
“Amgoorie” No. 2 ..	1 3	1 2½	1 6	1 6
“Amgoorie” Special ..	1 3½	1 3½	1 7	1 7
“Amgoorie” No. 1 ...	1 5½	1 4½	1 9	1 9
“Paou Chung” Red ..	1 1½	1 1½	1 5	1 5
“Paou Chung” White	1 3½	1 3½	1 7	1 7

Dated this 26th day of November, 1915.

By direction of the Prices Regulation Commission,
D. R. DAVIDSON, Secretary.

STATE OF SOUTH AUSTRALIA.—ELECTORAL ROLLS.

PRINTED copies of the rolls are open for inspection at the office of the Returning Officer for the State, Electoral Department, Adelaide, the offices of returning officers for the various districts, post offices, institutes, municipal corporation offices, district council offices, and police stations, where all necessary electoral forms may be obtained.

Printed copies of all rolls are obtainable at the office of the Returning Officer for the State, at the following prices:—

Main roll, one shilling each copy.

Polling-place or supplemental roll, sixpence each copy.

Printed copies of the rolls of a division or district may also be obtained from the returning officer within such division or district, at the above-named prices.

Claims when filled in are to be forwarded to the Returning Officer for the State, Adelaide. (Claims should not be gummed but simply folded and tucked in.)

All forms of claim and application to transfer, &c., are addressed on the back thereof, and will travel post free, provided the signature of the sender is thereon.

C. L. MATHEWS,

Returning Officer for the State of South Australia.

Electoral Department, Adelaide.

LEASE APPROVED.

Department of Mines, Adelaide, November 30th, 1915.

NOTICE is hereby given that the undermentioned mining lease has been approved. R. BLUNDELL, Minister of Mines.

No. of Lease.	Lessee.	Locality.	Area in Acres.	Reference.
2262	Angelinawich, John Salvator	Mineral. Hundred of Dalrymple	2	D.M. 1192/1915

LIONEL C. E. GEE, Chief Registrar of Mines, pro Warden.

NOXIOUS WEEDS.

ATENTION of landholders and local authorities is directed to the fact that they are required by law to destroy any of the undermentioned noxious weeds growing on lands and roads respectively held by them, and that the penalties for neglect will be strictly enforced.

CLARENCE GOODE,

Commissioner of Crown Lands and Immigration.

Crown Lands and Immigration Office, Adelaide.

August 2nd, 1915.

LIST OF NOXIOUS WEEDS REFERRED TO.

Botanical Name.	Common Name.
<i>Centaurea calcitrapa</i>	True Star Thistle.
<i>Centaurea solstitialis</i>	Yellow Star Thistle, or Long-Stem Thistle.
<i>Kentrophyllum lanatum</i>	Commonly called Star Thistle.
<i>Cirsium acule</i>	Stemless Horse Thistle.
<i>Asphodelus fistulosus</i>	Asphodel, or Wild Onion.
<i>Cnicus arvensis</i>	Canadian Thistle.
<i>Datura stramonium</i>	Thorn Apple, or Mad Apple.
<i>Solanum sodomæum</i>	Apple of Sodom.
<i>Homeria collina</i>	Cape Tulip.
<i>Xanthium spinosum</i>	Bathurst Bur.
<i>Gomphocarpus fruticosus</i>	Wild Cotton.
<i>Euphorbia terracina</i>	False Caper.
<i>Hypericum perforatum</i>	St. John's Wort.
	Also, for city of Adelaide only—
<i>Chenopodium album</i>	Goose-footed White Saltbush.

NOTICE TO LICENSED SURVEYORS.

S.G.O. (Standards), 845/1901.

Surveyor-General's Office, Adelaide, July 17th, 1911.
STANDARDS of one hundred feet and sixty-six feet are now completed. Chains and steel tapes can be tested and stamped on payment of a fee of one shilling each.

E. M. SMITH, Surveyor-General.

TRANSFERS OF LEASES OR AGREEMENTS.

S.G.O., 730/1907.

NOTICE is hereby given that applications for permission to transfer Crown leases or agreements must be lodged in the Surveyor-General's office, with fees, not later than 3 o'clock p.m. on Tuesdays, in order to ensure publication the following Thursday in the *Government Gazette*.

July 17th, 1911.

E. M. SMITH, Surveyor-General.

Surveyor-General's Office, Adelaide, South Australia,

C.L.O., 516/1881

July 17th, 1911.

NOTICE is hereby given that copies of surveyors' notes entered upon the field diagrams of lands surveyed by them can be obtained at this office upon written application and payment of a fee of two shillings and sixpence for every three sections, and sixpence extra for each additional section. The accuracy of the descriptions is not guaranteed by the department.

E. M. SMITH, Surveyor-General.

Police Commissioner's Office, Adelaide, November 29th, 1915.

RETURN of certificates granted under clauses 64 and 65, Licensing Act of 1908, for week ending November 27th, 1915.
W. H. RAYMOND, Commissioner of Police.

November 20th—Blumberg Hotel, J. E. Kelly—T. Pflaum, J.P.,
E. A. Thiel, J.P.—four certificates, £4.
THOS. EDWARDS, Sub-Inspector.

THE LICENSING ACT, 1908.—ADELAIDE DISTRICT.

LIST of applications to be made to the Adelaide Licensing Bench at the quarterly meeting to be held at the Police Court, Victoria Square, Adelaide, on Tuesday, the 14th day of December, 1915, at 11 o'clock in the forenoon.

Transfers—Publicans' and Billiards.

- 1 Bourke, Elizabeth J., from Elizabeth J. Bourke, Edinburgh Hotel, Mitcham.
- 2 Goetjens, Franz K. C. C., from Franz K. C. C. Goetjens, Wakefield Hotel, Wakefield Street, Adelaide.
- 3 Goodman, John B., from John B. Goodman, Theatre Royal Hotel, Hindley Street, Adelaide.
- 4 Graham, William J., from William J. Graham, Terminus Hotel, Strathalbyn.
- 5 Hare, Rose, from Frederick Hare, Salisbury Hotel, Salisbury.
- 6 Jackson, Alfred, from Frederick S. Wass, Windsor Hotel, Gilles Plains.
- 7 Job, Elizabeth, from Elizabeth Job, Central Hotel, Port Adelaide.
- 8 Johnstone, Lillian M., from Lillian M. Johnstone, British Hotel, North Adelaide.
- 9 Oliver, Alfred E., from Charles E. Pinchbeck, Arab Steed Hotel, Hutt Street, Adelaide.
- 10 Pratten, Sydney S., from James Kildea, Maid of Auckland Hotel, Edwardstown.
- 11 Rihl, Mary A., from Stephen R. Hartshorne, Jolly Miller Hotel, Hindmarsh.
- 12 Sheehan, Maurice J., and Trezise, Pearly I., from Maurice J. Sheehan, Earl of Zetland Hotel, Flinders Street, Adelaide.
- 13 Slattery, Mary A., from Mary A. Slattery, Railway Hotel, Lyndoch.
- 14 Stewart, Rose M., and Booth, Annie, from James Julian, Tanners' Arms Hotel, Bowden.
- 15 Watson, Nellie, from Nellie Watson, Kenton Inn, Gumeracha.

Transfers—Billiards.

- 16 Fuller, Henry W., and Bridges, Alfred, from Henry W. Fuller and Oswald Stone, Grote Street, Adelaide.
- 17 Hatt, Lina, from Lina Hatt, Rundle Street, Adelaide.
- 18 Hatt, Lina, from Lina Hatt, Goodwood.
- 19 Short, Percival W., from Robert J. Heron, Henley Beach.

Transfers—Storekeepers' Australian Wine.

- 20 Lill, Georgina R., from Alfred Birdseye, Stepney.
- 21 Teakle, Ethel M., from Mary B. Cook, Wakefield Street, Adelaide.

Removal—Storekeeper.

- 22 Luff, Alfred H., and Luff, Herbert V., Bloor Court, Adelaide, to 85, Currie Street, Adelaide.

Transfer—Wine.

- 23 Mitchell, Janet S., from Elizabeth Reynolds, Semaphore.

Removal—Wine.

- 24 Mertin, Hermann G. A., Burnside, to corner of Burnside Road and John Street, Burnside.

Additional Bar-room—New.

- 25 Harvey, William H., Commercial Hotel, Port Adelaide (one).
2/2 WM. HALL, Jun., Clerk Adelaide Licensing Bench.

YORKE PENINSULA LICENSING BENCH.

LIST of applications to be made to the Yorke Peninsula Licensing Bench at the quarterly meeting to be held at the Local Courthouse, Moonta, on Tuesday, the 14th day of December, 1915, at the hour of 10 o'clock in the forenoon.

Application for Transfer.—Publican's and Billiard-table Licence.

- 1 O'Callaghan, Frederick James (holder of a special magistrate's certificate), to himself, Coobowie Hotel, Coobowie.
2/2 C. E. TUCKER, Clerk of Bench.

MIDLAND LICENSING BENCH.

LIST of applications for transfer of publican's and billiard-table licences to be made at the quarterly meeting of the above-named Licensing Bench, to be held at the Courthouse, Clare, on Tuesday, December 14th, 1915, at 10 o'clock in the forenoon.

Transfer of a Publican's and Billiard-table Licence.

- 1 Riverside Hotel, Limited, whose registered office is at Renmark, from William Henry Wade, Riverside Hotel, Berri.
THOS. S. TUOHY, Clerk to Bench.
2/2 Clare, November 20th, 1915.

NORTHERN LICENSING BENCH.

LIST of applications to be made to the Northern District Licensing Bench at the quarterly meeting to be held at the Local Courthouse, Port Augusta, on Tuesday, the 14th day of December, 1915, at 12 o'clock noon.

Application for Transfer of Publican's and Billiard Licence.

- 1 Peter Robert Kinnane, from James Stuart Duncan Baetton, the Tarcoola Hotel, Tarcoola.

Application for Publican's and Billiard Licence.—New.—Plans for Approval.

- 2 Kenneth Matheson, in house and premises intended to be erected at Kingoonya, to be called the Kingoonya Hotel, and also for a billiard licence in respect of the same premises.

November 16th, 1915. R. L. GILES, Clerk of Bench.
2/2

NORTH-EASTERN LICENSING DISTRICT.

LIST of applications to be made to the North-Eastern Licensing Bench at their quarterly meeting to be held at the Local Courthouse, Petersburg, on the 14th day of December, 1915, at 11 o'clock in the forenoon.

New Applicant Billiards.

- 1 Haggith, William James, corner of Florence and Alexander Streets, Port Pirie (adjourned from last meeting).

Transfer—Publican's and Billiards.

- 2 Hains, Alfred Aaron, from Edward John Guiney, Railway Hotel, Petersburg.

Transfer—Storekeeper's Licence.

- 3 Rudland, Sarah Susannah, Rudland's wine and spirit stores, Main Street, Petersburg, from Sarah Susannah Rudland.

Transfer—Storekeeper's Australian Wine Licence.

- 4 Rudland, Sarah Susannah, Rudland's wine and spirit stores, Main Street, Petersburg, from Sarah Susannah Rudland.

J. W. BLAKE, Clerk to the North-Eastern Licensing Bench.
2/2

NARACOORTE LICENSING BENCH.

BUSINESS of the quarterly meeting of the Naracoorte Licensing Bench, to be held at the Courthouse, Naracoorte, on Tuesday, the 14th day of December, 1915, at 11 a.m.

Application for a Railway Refreshment Room Licence.

- 1 Mary Jane Wright, railway refreshment room, Karoonda.
1/2 G. R. EWENS, Clerk to Bench.

GOVERNMENT TENDERS.

WORKS AND BUILDINGS DEPARTMENT.

Public Works Office, Adelaide, November 30th, 1915.

SEPARATE sealed tenders for each of the undermentioned works will be received at the office of the Superintendent of Public Buildings until 12 o'clock noon of the various dates specified:—

Locality.	Nature of Work.	Where Plans can be seen.	Date when Plans can be seen.	Amount of Deposit.	Date when Tenders are due.
Strathalbyn	Erection of a galvanized-iron normal store at post office	Strathalbyn Police Station	1915. December 1	£5	1915. Dec. 15
Walloo	Erection of a galvanized-iron normal store at post office	Walloo Police Station	December 1	£5	Dec. 15
Gladstone	Erection of a galvanized-iron normal store at post office	Gladstone Police Station	December 1	£5	Dec. 15

Each tender must be accompanied by a bank deposit receipt, or a cheque marked "Good for a week" by a bank, to which must be added the amount of bank inland exchange, in favor of the Superintendent of Public Buildings, as a deposit.

The tenders must be clearly indorsed with the name of the work tendered for.

Tenderers are specially requested to state the time required for the performance of the work.

Plans and specifications can be seen at the office of the Superintendent of Public Buildings, and at the above-mentioned place.

The lowest or any tender will not necessarily be accepted.

4s. 6d.]

HARRY JACKSON, Commissioner of Public Works.

THE SUPPLY AND TENDER BOARD, S.A.

45, Flinders Street, Adelaide, December 1st, 1915.

TENDERS will be received at the above office, up till 3 o'clock p.m. on the days, and for the works and supplies, &c., specified in the schedule below, subject to the undermentioned conditions of tendering.

Forms of tender and any information required may be obtained at the respective offices mentioned in the advertisements in the *South Australian Government Gazette*.

SCHEDULE.

Supply and delivery of broad-gauge railway sleepers. For particulars see special advertisement in *Gazette* of January 7th, page 8.

Wednesday, December 8th.

Supply and delivery of 230 red gum piles. For particulars see special advertisement in *Gazette* of November 18th, page 1452.

Supply and delivery of 20 section cars for 5ft. 3in. gauge. For particulars see special advertisement in *Gazette* of November 18th, page 1452.

Supply and delivery of bread, meat, and milk for the Destitute Persons Department. For particulars see special advertisement in *Gazette* of November 25th, page 1488.

Supply and delivery of 300 cords firewood for Mount Gambier Pumping Station. For particulars see special advertisement in *Gazette* of November 25th, page 1488.

Supply and delivery of eight tons of white lead. For particulars see special advertisement in *Gazette* of November 25th, page 1488.

Supply and delivery of 500 dozen bran bags. For particulars see special advertisement in *Gazette* of December 2nd, page 1528.

Wednesday, December 15th.

Supply and delivery of celery top pine. For particulars see special advertisement in *Gazette* of November 18th, page 1452.

Supply and delivery of 100 tons of calcium carbide. For particulars see special advertisement in *Gazette* of November 25th, page 1489.

Supply and delivery of 780 tons mallee roots. For particulars see special advertisement in *Gazette* of December 2nd, page 1528.

Supply and delivery of 36 rolled steel joists. For particulars see special advertisement in *Gazette* of December 2nd, page 1528.

Burials of deceased destitute persons. For particulars see special advertisement in *Gazette* of December 2nd, page 1528.

Supply and delivery of 23 jarrah piles. For particulars see special advertisement in *Gazette* of December 2nd, page 1528.

Wednesday, January 12th, 1916.

Supply and delivery of railway switches. For particulars see special advertisement in *Gazette* of December 2nd, page 1528.

Supply and delivery of railway crossings. For particulars see special advertisement in *Gazette* of December 2nd, page 1528.

CONDITIONS OF TENDERING.

1. All tenders must be upon the proper forms, which must not be altered, enclosed in an envelope addressed to the Supply and Tender Board of South Australia, and clearly indorsed "Tender for — —" (the work or supplies tendered for).

2. Drawings and specifications may be seen and inspected free of charge, or may be purchased at the prices stated; when purchased at a cost of £1 and upwards, the amount will be returned to unsuccessful tenderers, who have sent in a *bona fide* tender, upon return of the documents in good condition within one week from date of notice of non-acceptance of tender.

3. Goods manufactured in South Australia under the contract shall be produced by workmen working under the eight hours system. So much of the work under this contract as shall be done by day work shall be paid for at not less than the recognised union rates of pay applicable, except where a rate is fixed by a wages board, in which case the latter rate shall be paid; provided that the minimum rate for adult able-bodied laborers shall be eight shillings a day for eight hours' work. If piece-work prices are paid for work done under this contract, such prices shall not be less than to enable an average worker to earn not less than the minimum wage payable hereunder to day-workers employed at the same class of work; provided that the price fixed and applicable to able-bodied laborers shall be such as to enable them to earn not less than eight shillings a day for eight hours' work. As regards apprentices, improvers, unindentured youths, and young persons, the contract shall be subject to the provisions of the Factories Acts of 1907 to 1910, and the wages boards' determinations thereunder in force in the metropolitan areas.

4. The Supply and Tender Board reserve the right to accept a portion or the whole of any tender, and all tenders must be subject to this condition.

5. Successful tenderers will be required, within seven days of date of notice of acceptance of tender, to make a deposit (either in cash or a fixed deposit receipt in the name of the Supply and Tender Board, which must be obtained at the State Treasury) not exceeding 5 per cent. of the total value of the accepted tender as security for the due fulfilment of contract.

6. Neither the lowest nor any tender will be necessarily accepted.

ALFRED N. DAY, Chairman Supply and Tender Board.

500 Dozen Bran Bags.

Supply and Tender Board Office, Adelaide, December 1st, 1915.

TENDERS will be received at the above office up till 3 o'clock p.m. of Wednesday, December 8th, for the supply and delivery at the Public Stores, Port Adelaide, of 500 dozen bran bags to exhibited sample.

Sample may be seen at the above office, and forms of tender can be obtained there, and from the Chief Storekeeper, Public Stores, Port Adelaide. No tender will be recognised unless on the proper printed form, and a time must be quoted for delivery.

Tenders should be indorsed "Tender for bran bags."

The successful tenderer will be required, within seven days of date of notice of acceptance, to make a deposit equal to 5 per cent. of the total value of the accepted tender as security for due fulfilment of contract.

Neither the lowest nor any tender necessarily accepted.

ALFRED N. DAY, Chairman Supply and Tender Board.

780 Tons Mallee Roots.

Supply and Tender Board Office, Adelaide, December 1st, 1915.

TENDERS will be received at the above office, up till 3 o'clock p.m. of Wednesday, December 15th, for the supply and delivery in trucks at any railway station to be named by tenderer in South Australia, or on Government wharf, Glanville, of 780 tons of good solid mallee roots, free from earth, and to pass through an opening 10in. x 10in. No wharfage will be charged if delivered on wharf. The roots are to be subject to approval of the receiving officer. Delivery to be made at the rate of 65 tons per month, and the first delivery not to be later than January 1st, 1916.

Forms of tender may be obtained at the above office, and from the Chief Storekeeper, Public Stores, Port Adelaide. No tender will be recognised unless on the proper printed form.

Tenders should be indorsed "Tender for mallee roots."

The successful tenderer will be required, within seven days of date of notice of acceptance, to make a deposit equal to 5 per cent. of the total value of the accepted tender as security for due fulfilment of contract.

Neither the lowest nor any tender necessarily accepted.

ALFRED N. DAY, Chairman Supply and Tender Board

36 Rolled Steel Joists.

Supply and Tender Board Office, Adelaide, December 1st, 1915.

TENDERS will be received at the above office, up till 3 o'clock p.m. of Wednesday, December 15th, for the supply and delivery at the Public Stores, Port Adelaide, of—

36 rolled steel joists, 10in. deep x 6in. flange x 9ft. long x 42lbs. to the foot, British Standard Section.

Tenderers are to state the name of manufacturer.

The Supply and Tender Board reserve the right of accepting portion or the whole of any tender.

Payment for the joists will be made in Adelaide.

Forms of tender can be obtained at the above office, and from the Chief Storekeeper, Public Stores, Port Adelaide. No tender will be recognised unless on the proper printed form, and a time must be quoted for delivery.

Tenders should be indorsed "Tender for rolled steel joists."

The successful tenderer will be required, within seven days of date of notice of acceptance, to make a deposit equal to 5 per cent. of the total value of the accepted tender as security for due fulfilment of contract.

Neither the lowest nor any tender necessarily accepted.

ALFRED N. DAY, Chairman Supply and Tender Board.

Burials of Deceased Destitute Persons.

Supply and Tender Board Office, Adelaide, December 1st, 1915.

TENDERS will be received at the above office, up till 3 o'clock p.m. of Wednesday, December 15th, for the burials of the deceased destitute persons for the Adelaide Hospital and Consumptive Home during the period from January 1st, 1916, to June 30th, 1917, as under:—

Protestant interments to be conducted at 4 p.m., and Roman Catholic at 3 p.m., or at such hours as may be mutually arranged by the head of the department and the contractor.

Adults	each
Seven to fourteen years	"
Under seven years	"
Mileage beyond two miles from the General Post Office	per mile

Six shillings additional will be paid for each interment in the Catholic Cemetery.

The contractor will be required, on receiving three hours' notice on week days, to make any necessary interments.

Should interments be found necessary on Sundays or holidays, owing to the extreme heat of the weather, twelve hours' notice will be given.

Coffins to be made of sound deal wood, colored black, thickness not less than 3/4in. when planed, and nameplates, properly inscribed, are to be fixed on the lids of coffins, which are to be properly screwed down, and to be equal to the sample coffin exhibited in the morgue at the Destitute Asylum. A hearse to be provided in each case, and the funeral conducted in a decent and orderly manner. All notices of interments are to be given by the contractor to the curator of cemetery and officiating clergyman at once on receipt of the order for burial.

Schedule and tender forms can be obtained at the above office, and at the office of the Chief Storekeeper, Public Stores, Port Adelaide.

Tenders should be indorsed "Tender for burials of deceased destitute persons."

The successful tenderer will be required, within seven days of date of notice of acceptance, to make a deposit of £10 as security for the due fulfilment of contract.

Neither the lowest nor any tender necessarily accepted.

ALFRED N. DAY, Chairman Supply and Tender Board.

23 Jarrah Piles.

Supply and Tender Board Office, Adelaide, December 1st, 1915.

TENDERS will be received at the above office, up till 3 o'clock p.m. of Wednesday, December 15th, for the supply and delivery on wharf, Port Adelaide, of—

13 jarrah piles 14in. x 14in. x 40ft. long

10 jarrah piles 14in. x 14in. x 38ft. long

of good, straight, sound timber, and subject to inspection on delivery.

Forms of tender can be obtained at the above office, and from the Chief Storekeeper, Public Stores, Port Adelaide. No tender will be recognised unless on the proper printed form, and a time must be quoted for delivery. The Supply and Tender Board reserves the right of accepting a portion or the whole of any tender.

Tenders should be indorsed "Tender for jarrah piles."

The successful tenderer will be required, within seven days of date of notice of acceptance, to make a deposit equal to 5 per cent. of the total value of the accepted tender as security for due fulfilment of contract.

Neither the lowest nor any tender necessarily accepted.

ALFRED N. DAY, Chairman Supply and Tender Board.

Railway Switches.

Supply and Tender Board Office, Adelaide, December 1st, 1915.

TENDERS will be received at the above office, up till 3 o'clock p.m. of Wednesday, January 12th, 1916, for the manufacture in South Australia, supply and delivery in trucks at any railway station, to be named by tenderer, of railway switches made from 80lb., 60lb., and 50lb. "A" pattern rails.

Specification and drawings can be seen and forms of tender obtained at the above office, where copies of the specification and drawings may also be purchased, price £5 per set. No tender will be recognised unless on the proper printed form, and a time must be quoted for delivery. The Supply and Tender Board reserve the right of accepting a portion or the whole of any tender.

Tenders should be indorsed "Tender for switches."

The successful tenderer will be required, within seven days of date of notice of acceptance, to make a deposit equal to 5 per cent. of the total value of the accepted tender as security for due fulfilment of contract.

Neither the lowest nor any tender necessarily accepted.

ALFRED N. DAY, Chairman Supply and Tender Board.

Railway Crossings.

Supply and Tender Board Office, Adelaide, December 1st, 1915.

TENDERS will be received at the above office, up till 3 o'clock p.m. of Wednesday, January 12th, 1916, for the manufacture in South Australia, supply and delivery on trucks at any railway station, to be named by the tenderer, of railway crossings for 60lb. "A" pattern rails.

Specification and drawings can be seen and forms of tender obtained at the above office, where copies of the specification and drawings may also be purchased, price £2 per set. No tender will be recognised unless on the proper printed form, and a time must be quoted for delivery. The Supply and Tender Board reserve the right of accepting a portion or the whole of any tender.

Tenders should be indorsed "Tender for crossings."

The successful tenderer will be required, within seven days of date of notice of acceptance, to make a deposit equal to 5 per cent. of the total value of the accepted tender as security for due fulfilment of contract.

Neither the lowest nor any tender necessarily accepted.

ALFRED N. DAY, Chairman Supply and Tender Board.

SOUTH AUSTRALIAN RAILWAYS.

Transfer &c., of Goods, Livestock, &c., at Hamley Bridge.

Railways Commissioner's Office, Adelaide, October 28th, 1915.

TENDERS will be received at the above office, up till noon of Tuesday, December 7th next, for transferring, &c., at Hamley Bridge, consignments of goods, livestock, &c., during a period of one or three years (alternative offers), from January 1st, 1916.

The Railways Commissioner reserves the right to load or unload goods, or transfer goods or livestock by means of his own labor when available.

Tenderers must submit with their tenders the names of two householders who, subject to being approved by the Commissioner, will be prepared to become sureties for the due and satisfactory completion of the contract in the event of the tender being accepted.

The contractor will not be allowed to sublet the whole or any part of his contract without the written approval of the Commissioner.

Forms of tender and further information may be obtained at the offices of the Acting General Traffic Manager, Adelaide, and the stationmaster, Hamley Bridge, where also a copy of the conditions of contract which the successful tenderer will be required to sign may be inspected.

Envelopes should be indorsed "Tender for transfer of goods, &c., Hamley Bridge."

No tender necessarily accepted.

ALFRED N. DAY, Secretary Railways Commissioner.

Loading and Unloading Goods and Wool at Goolwa.

Railways Commissioner's Office, Adelaide, October 28th, 1915.

TENDERS will be received at the above office, up till noon of Tuesday, December 7th next, for loading and unloading goods and wool at Goolwa during a period of one or three years (alternative offers), from January 1st, 1916.

The Railways Commissioner reserves the right to perform such portion of the work by means of his own labor as the stationmaster may indicate from time to time.

The contractor will not be allowed to sublet the whole or any part of his contract without the written approval of the Commissioner.

Forms of tender and further information may be obtained at the offices of the Acting General Traffic Manager, Adelaide, and the stationmaster, Goolwa, where also a copy of the conditions of contract which the successful tenderer will be required to sign may be inspected.

Envelopes should be indorsed "Tender for loading and unloading goods and wool, Goolwa."

No tender necessarily accepted.

ALFRED N. DAY, Secretary Railways Commissioner.

Transfer, &c., of Goods, Livestock, &c., at Terowie.

Railways Commissioner's Office, Adelaide, October 28th, 1915.

TENDERS will be received at the above office, up till noon of Tuesday, December 7th next, for transferring, &c., at Terowie, consignments of goods, livestock, &c., during a period of one or three years (alternative offers), commencing January 1st, 1916.

The Railways Commissioner reserves the right to load or unload goods, or transfer goods or livestock by means of his own labor when available.

Tenderers must submit with their tenders the names of two householders who, subject to being approved by the Commissioner, will be prepared to become sureties for the due and satisfactory completion of the contract in the event of the tender being accepted.

The contractor will not be allowed to sublet the whole or any part of his contract without the written approval of the Commissioner.

Forms of tender and further information may be obtained at the offices of the Acting General Traffic Manager, Adelaide, and the stationmaster, Terowie, where also a copy of the conditions of contract which the successful tenderer will be required to sign may be inspected.

Envelopes should be indorsed "Tender for transfer of goods, &c., Terowie."

No tender necessarily accepted.

ALFRED N. DAY, Secretary Railways Commissioner.

Horse Shunting at Hamley Bridge.

Railways Commissioner's Office, Adelaide, October 28th, 1915.

TENDERS will be received at the above office, up till noon of Tuesday, December 7th next, for performing all the horse shunting required at the Hamley Bridge Railway Station for one year from the 1st January, 1916.

Tenderers to state price per week for finding, during such hours as the Commissioner shall require, two horses and a driver (an adult).

Usually the Commissioner will require the services of a horse and driver from 7 a.m. to 9 p.m., but cannot bind himself to observe these hours, as the amount of shunting to be performed is necessarily controlled by the volume of the traffic to be dealt with.

When not actively employed in shunting, the driver will be required to assist in the general station work, as may be directed by the stationmaster.

The contractor will not be allowed to sublet the whole or any part of the contract without the written approval of the Commissioner.

A copy of the form of contract which the successful tenderer will be required to sign may be inspected at the Hamley Bridge Station, or at the office of the Acting General Traffic Manager, where forms of tenders may be obtained.

Envelopes should be indorsed "Tender for horse shunting at Hamley Bridge."

No tender necessarily accepted.

ALFRED N. DAY, Secretary Railways Commissioner.

Stationmaster's Residence and Four Workmen's Houses, Alawoona.

Railways Commissioner's Office, Adelaide, November 24th, 1915.

TENDERS will be received at the above office up till noon of Tuesday, December 14th, 1915, for the construction of a residence for the stationmaster and four houses for workmen, at Alawoona.

Drawings and specifications can be seen and forms of tender obtained at the office of the Chief Engineer for Railways, Adelaide.

Copies of the drawings and specifications can be obtained on payment of the sum of £2 per set, which amount will be returned to unsuccessful tenderers, who have sent in a *bona fide* tender, on return of the documents in good condition within one week from the date of notice of non-acceptance of tender.

Tenders should be indorsed "Tender for residence, &c., at Alawoona."

No tender necessarily accepted.

ALFRED N. DAY, Secretary Railways Commissioner.

CROWN LANDS DEPARTMENT.

Lands for Grazing and Cultivation.

TENDERS are invited until noon on Tuesday, December 21st, 1915, for the right to occupy sections 58, 59, 288NE, 292, and 293, at Rhine Flat, on and adjoining the River Murray, containing 1,222 acres, and known as "Gall's Land," hundred of Ridley, for grazing and cultivation purposes, for twelve (12) months from February 1st, 1916.

The successful tenderer will be required to destroy the rabbits on the land and to keep them destroyed during the whole period of occupation, and also to keep all improvements on the land in good repair.

Tenders to be in sealed envelopes marked "Tenders for Gall's Land," and addressed to the "Surveyor-General, Adelaide," and a deposit of £5 must accompany each tender.

The balance of the amount of the successful tender (if any) must be paid immediately on acceptance of tender.

Further particulars and plans obtainable from the Surveyor-General. Neither the highest nor any tender necessarily accepted.

CLARENCE GOODE,

Commissioner of Crown Lands and Immigration.

I. & R. W., 604/1914.

Land for Grazing or Cultivation.—Portion of McDonald's Estate (South-East).

TENDERS are invited until noon on Tuesday, December 21st, 1915, for the right to occupy the lands recently repurchased by the Government in McDonald's Estate, in the hundreds of Kennion (about 2,354 acres) and Symon (about 2,744 acres), for grazing or cultivation purposes for twelve (12) months from January 1st, 1916.

Tenders may be for the whole or any portion of the above lands; should any of the lands be sown with cereals by the successful tenderer he would have a right to take off the crop after the end of 1916 on payment of *pro rata* rent for the further time so required.

The successful tenderer or tenderers will be required to destroy vermin on the land and to keep it free from vermin during the whole period of occupation, and also to keep all improvements on the land in good repair; the land must not be overstocked at any time. The Government to have the right of entry for the purpose of draining, surveying, or subdividing the land or effecting any other public work thereon.

The former owners of the land have the right to remove the crop now on section 15w, hundred of Kennion, after December 31st, 1915.

Tenders to be in sealed envelopes marked "Tenders for McDonald's Estate," and addressed to the Surveyor-General, Adelaide, and a deposit of £10 must accompany each tender.

The balance of the amount of the successful tender (if any) must be paid immediately on acceptance of tender.

Further particulars and plans obtainable from the Surveyor-General. Neither the highest nor any tender necessarily accepted.

CLARENCE GOODE,

Commissioner of Crown Lands and Immigration.
S.G.O. 6946/1915.

SOUTH AUSTRALIAN HARBORS BOARD.

Notice of Tender.

TENDERS are invited and will be received at the office of the South Australian Harbors Board, Victoria Square, Adelaide, up to noon on Tuesday, the 7th day of December, 1915, for the construction of twenty-five seats for Glenelg Jetty.

Specification and drawings can be obtained on application at the above office; price, 5s.

Tenders should be indorsed "Seats for Glenelg Jetty."

No tender necessarily accepted.

ARTHUR SEARCY, Chairman S.A. Harbors Board.

Harbors Board Office, Adelaide, November 30th, 1915.

DEPARTMENT OF MINES.

"THE NATIVE INDUSTRIES ENCOURAGEMENT ACT 1872.

Notice of the Offer of a Bonus for the Discovery of Oil.

Adelaide, July 26th, 1915.

A BONUS of £5,000 is offered to the person or body corporate which first obtains from a bore or well situated in the State of South Australia 100,000galls. of crude petroleum, containing not less than 90 per cent. of products obtainable by distillation.

No application for a bonus will be considered unless the following conditions have been strictly complied with:—

1. The applicant for the bonus must have furnished to the Minister of Mines, during the progress of drilling operations—
 - (a) A monthly record of work done;
 - (b) A full log of all bores and wells sunk, whether successful or unsuccessful;
 - (c) Samples of materials passed through by the bores, to be taken at every 50ft. sunk, and also at every change of country encountered;
 - (d) A declaration pursuant to "The Statutory Declarations Act, 1835," of the exact locality of each bore or well. (This should be furnished with the first monthly report on the bore or well).
2. The oil must have been stored at the bore or well from which it has been obtained until the whole 100,000galls. has accumulated.
3. The applicant must furnish with his application—
 - (a) The certificate of a licensed surveyor nominated by the Minister of Mines as to the quantity of oil so stored;
 - (b) The certificate of the Government Analyst of the result of his analysis of samples of the oil taken by a person nominated by the Minister of Mines;
 - (c) A declaration pursuant to "The Statutory Declarations Act, 1835," that the whole of the oil for which the bonus is claimed was obtained from the bore or well where it is stored.
4. Within twenty-four hours of the first discovery of oil in the well or bore, notice of such discovery must be sent to the Minister of Mines.
5. Any person who desires at any time to inspect or test the well or bore on behalf of the Minister of Mines must be granted every facility for this purpose.
6. The applicant must have done nothing contrary to the provisions of "The Mining Act, 1893," or "The Mining Act Amendment Act, 1900," or of any lease or licence granted to the applicant under either of these Acts.

R. BLUNDELL, Minister of Mines.

DEPARTMENT OF MINES.

MINERS' rights are issued at the Mines Office, King William Street, and at the issuing stations in the various mining districts, authorising the holders to prospect for Metals, Coal, or Oil, and to peg out Gold, Mineral, Coal, or Oil claims. Price, 5s., tenable for 12 months.

A Pamphlet giving a General Synopsis of the Mining Laws of the State is supplied free of cost on application to the Mines Office.

The Regulations under the Mining Acts are also obtainable; price, 1s. Under conditions laid down in the Regulations Subsidies are granted to assist the development of mines, and diamond drills are loaned.

Free assays are made of ore from Crown lands.

Ore is treated at Government batteries—Mount Torrens and Petersburg at 5s. per ton, and cyanided for 5s. per ton; Tarcoola and Glenloth, over 5 tons and under 25 tons, 10s. per ton; over 25 tons, 7s. 6d. per ton; cyaniding over 5 tons, 7s. 6d. per ton.

Assays are made of samples sent to the works.

Advances made on ore delivered at batteries for treatment.

The following Departmental Publications can be obtained free of charge, viz.:—

Geology of Barossa and Para Wirra (map), 1885.

Geological maps of Gumeracha and Mount Crawford goldfields (map), 1886.

Ulooloo Goldfield (map), 1886.

Geological map of Tertiary deposits of Barossa, &c. (map), 1869.

Country in the neighborhood of Lake Eyre (maps), 1892.

Wadnaminga Goldfield (map), 1898.

Kangaroo Island, Geological Report on, 1898.

Report on the Geology of the country south and east of the Murray River, with special reference to the Subterranean Water Supply in wells and bores along the Pinnaroo and Bordertown Railways, 1910.

Record of the Mines of South Australia, 1908.

Half-yearly Reviews of Mining Operations from the above date onward, containing addenda to the Record.

Full details, so far as possible, are supplied concerning any individual mine on application to the Mines Office.

The Yelta and Paramatta Mines, 1912 (report by Government Geologist and Assistant Government Geologist).

The Possibilities of the Discovery of Petroleum on Kangaroo Island and the Western Coast of Eyre Peninsula, 1913 (report by Government Geologist).

The Mount Grainger Goldfield, 1913 (report by Assistant Government Geologist).

A Geological Map of the whole State is available; price—10s. unmounted, and £1 mounted.

Samples of minerals, classed and named, may be seen at the School of Mines and at country institutes.

Mining on Private Property.

Private land can be resumed for mining, or proclaimed a goldfield, or owners can be compelled to grant leases over their property on conditions.

F. C. WARD, Secretary for Mines.

Department of Mines, March 31st, 1914.

THE STOCK DISEASES ACT, 1888.

THE following notice of quarantine under the Stock Diseases Act, 1888, has been issued by Mr. W. H. Wood, inspector of stock, and persons are cautioned against taking stock on to or out of such quarantine grounds. Penalties, £5 to £100.

T. H. WILLIAMS, Chief Inspector of Stock.

Stock Office, Adelaide, September 7th, 1915.

Pleuro-Pneumonia.

Quarantine No. 3/1915.—Notice issued on September 1st, 1915, to Mr. J. H. Latimer, manager Booyoolie Estate, Gladstone. All the lands and enclosures comprised in paddocks known as The Farm, Washpool, and Wirratyra, in the occupation of the trustees of late H. B. Hughes. Number of cattle, four hundred and sixty-two (462).

CAUTION TO STOCK OWNERS.

SECTION 19 of the Stock Diseases Act of 1883 provides that—Every owner of diseased stock shall, within twenty-four hours from the time when such stock have been found to be diseased, forward by post in a prepaid letter notice thereof to the nearest inspector of stock, and to the Chief Inspector of Stock at Adelaide, and shall keep the diseased stock from coming in contact with the stock belonging to other persons, under a penalty of not less than one pound nor exceeding twenty pounds for each and every day in which he shall neglect to give the required notice.

T. H. WILLIAMS, Chief Inspector of Stock.

THE STOCK DISEASES ACT, 1888.

Stock Office, Adelaide, May 27th, 1912.

THE introduction of diseased stock into South Australia is absolutely prohibited.

All stock illegally introduced into South Australia are liable to be seized, forfeited, and destroyed.

Notice to Persons Introducing Stock into South Australia from Queensland, New South Wales, and Victoria by Land.

Sheep intended to be introduced must be branded on the rump with letter **Q**, if from Queensland; **T**, if from New South Wales; **V**, if from Victoria.

Notice of Introduction of Stock,

In the form of Schedule No. 11 of the Stock Regulations of April 17th, 1900, stating number, description, brands, place brought from, owner, drover, destination, consignee, and date of crossing, must be sent to the inspector of stock at Quorn, for stock from Queensland.

If from New South Wales, to the inspector at Cockburn, Renmark, or Quorn.

If special crossing required at Tilcha from New South Wales, apply to Chief Inspector, Adelaide, or Inspector of Stock, Quorn.

If from Victoria, to the inspector at Renmark or Mount Gambier, and for stock by railway to the inspector at Serviceton.

If from the Northern Territory, to the Inspector of Stock, Quorn.

If from West Australia, to the Inspector of Stock, Fowler's Bay.

1. With the notice for sheep must be forwarded a declaration and certificate in the form of Schedule No. 12 of the Stock Regulations of April 17th, 1900, or a certificate of health from an inspector.

2. With the notice of introduction of cattle and sheep by railway, a declaration of health of such stock and inspector's certificate must be forwarded.

Breach of regulations, £5 to £100.

T. H. WILLIAMS, Chief Inspector of Stock.

INTRODUCTION OF STOCK INTO SOUTH AUSTRALIA.

Stock and Brands Office, Adelaide, August 28th, 1913.

POINTS of entry for the introduction of stock, overland, and addresses of inspectors:—

Crossing-places between South Australia and Victoria.

No. 1, Ardno Crossing-place; No. 2, Lindsay Crossing-place; No. 3, Penola and Casterton Crossing-place; No. 4, Naracoorte and Apsley Crossing-place; No. 6, Lockhart Crossing-place; No. 15, Penola and Dergholm Crossing-place; No. 16, Frances Crossing-place (comprising all that portion of the main road, hundred of Binnum, between the north boundary of section 395 and the south boundary of section 394, and their production to the east boundary of the hundred). Address of Inspector of Stock—Mount Gambier.

For No. 5, Wolseley and Serviceton Railway Crossing-place. Address of Inspector of Stock—Serviceton, by rail only.

For No. 7, Murtho and Ned's Corner Crossing-place. Address of Inspector of Stock—Renmark.

Crossing-places between South Australia and New South Wales.

No. 8, Littra Crossing-place. Address of Inspector of Stock—Renmark.

For No. 9, Cockburn Crossing place. Address of Inspector of Stock—Cockburn by rail and road.

Crossing-places between South Australia and Queensland.

For No. 10, Innamincka and Oonta Crossing-place; No. 11, Haddon and Brown's Creek Crossing-place; No. 12, Cadelga Water-hole Crossing-place; No. 13, Pandie Pandie and Birdsville Crossing-place; No. 14, Herbert River and Mulligan Crossing-place. Address of Inspector of Stock—Quorn; and when *via* Crossings Nos. 10 and 11, Inspector of Stock, Innamincka, also.

Crossing-place between South Australia and West Australia.

No. 17, Eucla Crossing place. Address of Inspector of Stock—Fowler's Bay.

Crossing-place between South Australia and Northern Territory.

No. 18, Charlotte Waters Crossing-place. Address of Inspector of Stock—Quorn.

T. H. WILLIAMS, Chief Inspector of Stock.

PROHIBITION OF THE INTRODUCTION OF STOCK FROM QUEENSLAND AND FROM THE NORTHERN TERRITORY.

Stock Office, Adelaide, July 3rd, 1913.

NOTICE.—All cattle, camels, horses, and sheep are prohibited from being introduced into South Australia from Queensland and the Northern Territory unless free from "infectious or contagious disease," including "Tick Fever."

All persons intending to introduce healthy cattle, camels, horses, or sheep, shall forward written notice, if from Queensland or Northern Territory, to the inspector at Quorn, and when *via* Oontoo, to the inspector at Innamincka also, stating number and description of stock, brands, where from, owner, drover, route, destination, consignee, and crossing-place previous to entering South Australia; and the drover shall carry a declaration of health of the stock made by the owner or manager and certified by an inspector of stock, and shall produce the same to an inspector on demand.

All cattle or horse hides are prohibited unless salted or dressed.

Penalty for a breach of the proclamation, not less than £5 nor more than £100, with liability to imprisonment for twelve months.

T. H. WILLIAMS, Chief Inspector of Stock.

NOTICES TO MARINERS.

South Australia.—No. 21 of 1915.—Wireless Time Signals.

MASTERS of vessels and others interested, are hereby informed that signals are now sent out from the wireless station at Adelaide for the benefit of shipping.

These signals are sent out automatically by the standard mean time clock of the Adelaide Observatory at midday and midnight daily, South Australian standard time, the last signal of each set corresponding to fourteen hours thirty minutes and two hours thirty minutes, Greenwich mean time respectively.

Direct telegraphic communication has been established between the Observatory and the Adelaide radio telegraphic station, by means of which the signals are received at the latter place. They are there automatically transferred to the wireless circuit and transmitted to ships at sea. It is estimated that the night signals have a range of 2,000 miles.

ARTHUR SEARCY,

President of the Marine Board and Chairman of the S.A. Harbors Board.

Harbors Board Offices, Adelaide, November 29th, 1915.
C.S.O., 725/1914.

South Australia.—No. 22 of 1915.—Spencer Gulf.—Franklin Harbor (Inward Bound).

MASTERS of vessels and others are hereby informed that the following two buoys have been removed from the Franklin Harbor channel:—Red buoy, midway between Nos. 3 and 5 light beacons. Black buoy, abreast of the red buoy about midway between No. 8 light beacon and jetty. Also that an additional black buoy has been placed about 1,000ft. south of No. 5 light beacon to assist in navigating the turning point.

This affects Admiralty chart No. 2389, and survey of channel dated 1914.

ARTHUR SEARCY,

Chairman S.A. Harbors Board and President of the Marine Board.

Harbors Board Offices, Adelaide, November 29th, 1915.
M.B., 307/1914.

South Australia.—No. 29 of 1915.—Spencer Gulf.

MASTERS of vessels and others are hereby notified that a shoal has been discovered at a point off Point Bolingbroke, which bears 385° (N. $\frac{1}{2}$ W. mag.) two miles distant, and Berlin Rock buoy bearing 225° (S. W. mag.) two miles distant.

The position of the shoal is approximately lat. 34° 34' 15" S., long. 136° 5' 30" E.; and it extends for half a mile from the position given, there being not more than 21ft. L.W.S. on its shallowest part.

This notice should be read in conjunction with No. 9 of 1915. Search has been made as to reported rock, with 9ft. of water at L.W.S., without any success.

This affects Admiralty chart No. 2389.

ARTHUR SEARCY,

Chairman S.A. Harbors Board and President of Marine Board.

S.A. Harbors Board Office, Adelaide, November 27th, 1915.
H.B., 703/1915.

SOUTH AUSTRALIAN HARBORS BOARD.

Life-Saving Service.—Telephone No. 323, Port Adelaide.

THE attention of the public is directed to a regulation of the above service, under which regulation all persons in the employ of the Government are required, immediately on learning that any wreck or marine casualty has occurred, to communicate the intelligence of the same to the Superintendent of Life-saving Service, at Congate Street Wharf, Port Adelaide. All such persons are also directed, by order of the Government, to render aid and assistance in case of a marine disaster if called upon to do so by any responsible officer in charge of a life-saving crew, a Marine Board officer, or officer of police.

Notice.—Port Adelaide Explosives Discharging Ground.

THE attention of importers, agents, and shipmasters is called to the following resolution of the Board:—It was resolved to rescind all previous resolutions of the Board, fixing the distance from the Marine Board Office, Port Adelaide, in pursuance of section 334 of the Marine Board and Navigation Act, 1881: And it was further resolved to fix, and the Marine Board hereby fixes, in pursuance of the said section 334 of the Marine Board and Navigation Act, 1881, the distance from the Marine Board Offices, Port Adelaide, to the North Arm, as the distance in the case of a ship having on board explosives in quantities exceeding 25lbs. weight of gunpowder or 5lbs. weight of any other explosive and not exceeding 25 tons of explosives; and the distance from the said Marine Board Offices to the Explosives Berth near Snapper Point as the distance in the case of a ship having on board explosives in quantity exceeding 25 tons of explosives and not exceeding 300 tons of explosives; and the distance of eight (8) miles from the said Marine Board Offices as the distance in the case of a ship having on board explosives exceeding in quantity 300 tons of explosives.

Notice.—Use of Explosives.

THE attention of mine-owners, companies, and persons using explosives is invited to the circumstances attending an explosion at the Broken Hill Proprietary Company's Smelting Works, Port Pirie, which resulted in a fatality to a man engaged in the work of blasting slag there, and it should also be noted that two somewhat similar accidents have occurred at the Beetaloo and Bundaleer Waterworks during the past few years.

In this connection the board desire to caution those interested in the use of explosives, as follows:—

- (1) Surplus explosives should be removed from the site to a safe distance before the fuse is lighted.
- (2) Explosives should not be carried in uncovered receptacles.
- (3) Detonators should not be carried in the same receptacles with explosives.

The importance of complying with the above-mentioned directions cannot be overestimated.

Notice.—Fishing on Jetties and Wharves.

THE public are informed that any person causing any refuse or objectionable matter to be placed on any Government jetty or wharf, or fouling the same in landing or cleaning fish thereon, is liable to a penalty of not less than £5. The local police officer should be communicated with promptly if any complaint is to be made. Offenders will be prosecuted.

S.A. Harbors Board Offices, Adelaide, September 12th, 1914.

River Murray and Lakes.

THE attention of masters, officers, and crews of vessels trading on the River Murray and Lakes Alexandrina and Albert is directed to—

- (1) The harbor regulations relating to gangways.
- (2) The regulations dealing with River Murray navigation and the requirements of the regulation as to lights and the observance of the rule of the road as mentioned therein.

Shipmasters are reminded of the necessity for observing these regulations and are warned that the penalty for disobedience of, or neglect to observe them will be rigidly enforced in future. Copies of the regulations referred to may be seen at any of the River Murray ports on application to the harbormaster.

Harbors Board Offices, Adelaide, October, 1915.

Haulage at Elliston.

THE rates chargeable and paid for haulage on all goods landed at or shipped from certain Harbors Board jetties, as detailed in regulation 85 of the regulations for the management and control of Government wharves and jetties, made the 26th August, 1915, shall from this date apply to and be in force at Port Elliston.

Harbors Board Offices, Adelaide, November 1st, 1915.

Haulage at Port Neill.

THE rates chargeable and paid for haulage on all goods landed at or shipped from certain Harbors Board jetties, as detailed in regulation 85 of the regulations for the management and control of Government wharves and jetties, made the 26th August, 1915, shall from this date apply to and be in force at Port Neill.

Adelaide, November 22nd, 1915.

Haulage at Louth Bay.

THE rates chargeable and paid for haulage on all goods landed at or shipped from certain Harbors Board jetties, as detailed in regulation 85 of the regulations for the management and control of Government wharves and jetties, made the 26th August, 1915, shall from this date apply to and be in force at Louth Bay.

Harbors Board Offices, Adelaide, November 25th, 1915.

Port Augusta West Jetty.—£10 Reward.

WHEREAS damage has on several occasions been caused to the department's lamps at Port Augusta West jetty, any person supplying the necessary information to secure the conviction of the offender will be paid a reward of £10.

Adelaide, November, 1915.

2/2

ARTHUR SEARCY, Chairman of the S.A. Harbors Board,
President of the Marine Board, and Superintendent of the Life-Saving Service of South Australia.

SOUTH AUSTRALIA.—NOTICE TO PERSONS USING PETROL-DRIVEN VEHICLES OR VESSELS.

ATENTION is drawn to the inflammability of the petrol used in the above-mentioned vehicles or vessels. It should be noted that not only the petrol, but the vapor emanating therefrom is liable to ignite on coming in contact with a flame, even though the flame is enclosed in a lamp. It can also be ignited by a spark or glow such as a lighted pipe or cigar. When the vapor is mixed with air an explosion is liable to take place.

June, 1913.

ARTHUR SEARCY,
Chief Inspector of Inflammable Oils.

NOTICE.—The following publications may be obtained at these offices:—

Chart of Port Pirie River, 1904 issue	5s. each
Charts of Port Augusta	3s. 6d. "
Chart of Port Adelaide River and Anchorage	5s. "
Chart of Port Broughton Creek	2s. 6d. "
Chart of Franklin Harbor	2s. 6d. "
Examinations of Masters and Mates Regulations ..	2s. "
Examination of Engineers Regulations	1s. "
Marine Board and Harbors Department Hand Book, 1911	10s. "
Chart showing Entrance to Port Adelaide Harbor (Outer Harbor Works)	2s. "

W. J. P. TAYLOR, Secretary to the Harbors Board.
Harbors Board Offices, Adelaide, June 16th, 1915.

LIST OF PLANS ON SALE AT SURVEYOR-GENERAL'S OFFICE.

Surveyor-General's Office, Adelaide, April 2nd, 1914.

THE undermentioned plans and books can be obtained at this office—

- Map of the State of South Australia, exclusive of the Northern Territory. Scale—8 miles to one inch, in fifteen sheets. Price £1 5s.; separate sheets, 2s.
- Map of the State of South Australia, exclusive of the Northern Territory. Scale—16 miles to one inch, in four sheets. Price 5s.
- Map of the State of South Australia, exclusive of the Northern Territory. Scale—16 miles to one inch, showing hills, in four sheets. Price 8s.
- Map of the southern portion of the State. Scale—16 miles to one inch, in one sheet. Price 1s. 6d. Colored, to show boundaries of counties and hundreds, 3s. 6d.
- Map of the State of South Australia, exclusive of the Northern Territory, showing runs. Scale—8 miles to one inch, to be completed in twenty-two sheets. Price 2s. per sheet.
- County Plans. Scale—2 miles to one inch. Price 2s. 6d. each, as follows:—Adelaide, 1900; Buckingham, 1899; Cardwell, 1899; Dalhousie, 1880; Eyre, 1871; Ferguson, 1876; Flinders, 1895; Frome, 1883; Gawler, 1878; Grey, 1886; Hopetoun, 1898; Hindmarsh, 1901; Kintore, 1892; MacDonnell, 1890; Musgrave, 1900; Kimberley, 1900; Russell, 1884; Robe, 1895; Stanley, 1899; Victoria, 1898; York, 1895.
- Portions of Counties.—Burra, Cardwell, Herbert, Young, Granville, and Lytton. Price 1s. each.
- Special plan of County Adelaide. Scale—1 mile to one inch. May, 1899. Price 5s.

Explorations, &c.

Price 2s. each.

- Mr. J. Carruthers' triangulation, Tomkinson and Musgrave Ranges, 1888-1892.
- Mr. W. H. Cornish's exploration, 1880, from Kopperamana north to Marion Downs, Queensland.
- Mr. J. Forrest's exploration, 1874, from Champion Bay, W.A., to The Peake Station, S.A.
- Mr. Ernest Giles' exploration, equipped by Sir Thomas Elder, 1872-6, from Port Augusta to coast, W.A.
- Mr. Ernest Giles' exploration, equipped by Sir Thomas Elder, 1875, from Beltana, S.A., to Perth, W.A.
- Mr. W. C. Gosse's exploration, 1873, from Musgrave Ranges north to Mount Leichardt and west to Mount Whitby, W.A.
- Messrs. Hardy and Barran's triangulation plan of country north-west and north of Lake Gairdner and south-west of Lake Eyre.
- Mr. S. G. Hubbe's stock route plan from Oodnadatta to Coolgardie, W.A., 1896.
- Mr. S. G. Hubbe's route from Coolgardie, W.A., to Eucla, S.A., 1896.
- Mr. J. W. Jones' plan showing route to Musgrave Ranges.
- Mr. D. Lindsay's exploration, 1891-2, equipped by Sir Thomas Elder, from Everard Range, S.A., west to Murchison Goldfields and south to Fraser's Range.
- Mr. J. W. Lewis' exploration, 1874-5, from Innamincka, S.A., north to Loney's Hill, west to Overland Telegraph Line, and south to south of Lake Eyre.
- Mr. J. Boss' explorations, 1874, south of Lake Eyre.

Miscellaneous Plans.

- Hundred plans. Scale—1 mile to one inch. Price 1s. each.
- Hundred plans. Scale $\frac{1}{2}$ mile to one inch. Price 4s.
- Plans of Government Townships. Scale—4 chains to one inch. Price 1s. each.
- Plans of Government Townships. Scale 2 chains to one inch. Price 3s.
- Plan of any hundred or township colored to show the sections sold or selected and sections open, &c. Price 2s. 6d.
- Plan of districts under District Councils Act, 1887, showing boundaries of districts and corporate towns, in two sheets. Price 2s. 6d. per sheet.
- Plan of S.A., showing proclaimed ports and lighthouses. Price 2s.
- Plan showing South Australian Railways. Price 6d.
- Plan of Australia, showing railways, &c. Price 2s.
- Plan of South Australia, showing public works. Price 2s.
- Plan of South Australia, showing counties, hills, &c. Price 1s. 6d.
- Plan of State Electoral Districts. Price 2s.
- Topographical map of hills district between Adelaide and the Bremer Ranges. Price 1s.
- Topographical plan of National Park. Price 2s.
- Plan showing tracks to Wilgena and Tarcoola—From Port Augusta, Streaky and Murat Bay, and Coward Springs. Price 1s.
- Plan of Kangaroo Island. Scale—8 miles to one inch. Price 1s.
- Plan of Kangaroo Island. Scale—4 miles to one inch. Price 2s.
- Geological plan of South Australia, compiled by Mr. H. Y. L. Brown, Govt. Geologist, in four sheets. Scale 16 miles to one inch. Price 10s., or mounted on calico 15s.
- Plans of vermin districts. Price 1s. each.
- Geological sketch map of Tarcoola goldfields and surrounding country, by H. Y. L. Brown. Price 2s.
- Plan of stock routes through pastoral country. Price 2s. 6d.
- Plan showing travelling stock reserves within hundreds, 1902. Price 2s. 6d.
- Plan of Federal Electoral Districts. Price 1s.
- Plan of City of Adelaide, 1894. Price 1s.
- Plan of Eyre Peninsula. Price 3s.
- Plan of Eyre Peninsula, colored, and showing vermin districts. Price 2s. 6d.
- Plan of Murray lands, showing railways and Goyder's line of rainfall. Price 2s.

Book.

- Handbook for Government Surveyors. Compiled by Mr. C. H. Harris, under direction of the Surveyor-General. Fourth edition. Price 5s.

NOTE.—POSTAGE MUST BE ADDED TO THE ABOVE PRICES.

Note.

Attention is called to the fact that in no case will plans, books, &c., be supplied until the proper fee has been received; insufficient fees will simply be held to the credit of the applicant until called for, and postage will be charged in respect of any notice relative to insufficient fee.

The plan office is open to the public daily from 10 to 3, and Saturday 10 to 12.

E. M. SMITH, Surveyor-General.

WATERWORKS OPEN FOR LEASE, ENGINEER-IN-CHIEF'S OFFICE, ADELAIDE.

Adelaide, December 1st, 1915.

LEASES of the undermentioned lands and waterworks, under the Water Conservation Act, No. 392 of 1886, and the Water Conservation Amendment Act, No. 463 of 1889, may be taken up at the upset price during office hours at the office of the Engineer-in-Chief, Victoria Square, Adelaide. Simultaneous applications to be decided by lot.

NOTE.—A fee of 10s. 6d. will be charged for preparation of lease.

NORTHERN DISTRICT.

Area in Acres.	Upset Price per Annum.	Hundred.	
1/2	2 0 0		Appila-Yarrowie—Well on park lands.
5	1 0 0		Arkaba—Slaty well, near sec. 155.
5	1 0 0		Arkaba—Well and tank, east of section 22.
34	5 5 0		Arkaba—Chapmanton Well, adjoining sec. 241.
5 1/2	2 10 0		Bendleby—Pamatta Pass well.
8	2 12 6		Booleroo—Well adjoining section 47x.
A. R. P. 5 2 0	2 10 0		Booleroo—Well adjoining the park lands and north of section 150
Acres. 35	2 0 0		Cavenagh—Upper Nackara well and tanks, adjoining section 130.
71	2 10 0		Cavenagh—Fred's reservoir, adjoining sec. 180.
1	2 10 0		Coglin—Buttamuck well, on section 183.
10	7 10 0		Coglin—Shepherd's Rest Well, near town of Dawson.
1/2	2 10 0		Coonatto—Well on allotments 5 and 6, township of Coonatto.
4 1/2	1 10 0		Coonatto—Lower Horseshoe Well, adj. sec. 110.
35	2 10 0		Erskine—Broken reservoirs, adjoining sec. 90.
5 1/2	2 10 0		Eurilpa—Belton Well, near town of Belton.
20	1 10 0		Eurilpa—Well, south-west corner of section 16.
1 1/2	1 10 0		Oladdie—Well, adjoining sec. 146.
21	5 5 0		Parachilna—Brachina Well, adjoining section 7.
1	1 0 0		Pekina—Pekina Well, adjacent to town of Pekina
10	2 10 0		Uroonda, adjoining sec. 95—Well.
A. R. P. 16 0 32	5 0 0		Willochra - No. 1 Bruce bore and reservoir.
Acres. 20	1 0 0		Wonoka—Well adjoining section 98.
13	1 10 0		Yanyarrie—Oula well and dam, adjoining sec. 53
3	1 10 0		Yanyarrie—Pat's Hole well, adjoining sec. 111.
3 1/2	1 5 0		Yarrah—Spring, adjoining north-east corner of section 146.
SOUTHERN DISTRICT.			
5	5 0 0		Allen—Shellwood Well, adjoining section 66.
8	5 0 0		Bews—Anderson bore, between sections 110 and 113.
10	10 0 0		Bews—Bews bore, adjoining Breakwind reserve and sections 9, 10, and 16.
1	1 0 0		Cameron, opposite sec. 241—Well, Bumbunga.
10	25 0 0		Cotton—Parrakie well and reserve, adjoining section 9.
13 1/2	20 0 0		Cotton—Dingo bore, adjoining section 54
10	20 0 0		County of Chandos—Quondong bore, about six miles south of the hundred of Parilla.
10	20 0 0		County of Buckingham—Bunn's bore, about 10 miles west-south-westerly from the north-eastern corner of county.
A. R. P. 1 1 19	10 0 0		Cunningham—Ardrossan tank, on park lands adjacent to town of Ardrossan.
† 3 19	1 0 0		Cunningham—Mine Gully reservoir, near township of Ardrossan.
Acres. 60	5 0 0		Goode—Dead Finish masonry tank, adjoining block 4.
7	2 10 0		Gumbowie—Well, adjoining section 116.
5	10 0 0		Hooper—Wynarka bore, on town reserve, adjoining section 33.
3	1 10 0		Kadina, adjoining section 35—Reservoir.
10	10 0 0		Kekwick—Brown's Well, adjoining section 13.
2	2 10 0		Kilkerran—Reservoir adjoining section 64w.
A. R. P. 1 0 32	5 0 0		Light—Swindon reservoir, adjoining sec. 111.

Sale of Leases of Waterworks—continued.

Area in Acres.	Upset Price per Annum.	Hundred.	
10	3 0 0		Livingston—Taurangat Well, adjoining sec. 26.
1/2	5 0 0		Maitland—Reservoir, adjoining section 48.
9 1/2	15 0 0		Marmon Jabuk—Stirling well, adjoining sec. 6.
5 1/2	10 0 0		Marmon Jabuk—Shoobra bore, on the north-east corner of section 27.
35 1/2	5 0 0		Marmon Jabuk—McNamara Bore, adj. sec. 56.
5	5 0 0		Mindarie—Arel bore, adjoining section 21.
5	5 0 0		Mindarie—Shuni bore, adjoining section 52.
6	2 10 0		Parilla—Carter bore, adjacent to town of Parilla
A. R. P. 6 1 35	10 0 0		Parilla—Scrubby Springs well, sec. 20.
Acres. 2	2 10 0		Peake—Polly's well.
34	10 0 0		Peake—Sheoak Well and spring, adj. sec. 14.
5	20 0 0		Sherlock—Sherlock Siding, or Bob's Lookout bore, adjoining the park lands, town of Sherlock.
10	15 0 0		Vincent—Ned's Well, adjoining section 36.
108	2 10 0		Wonna—Wonna reservoir, adjoining sec. 509.
1/2	1 0 0		Wonna—Franklin well, on park lands.
WESTERN DISTRICT.			
28 1/2	5 0 0		Bartlett—Wire gate masonry tank on T.S.R., adjoining blocks 5, 6, 8, and 9.
2 1/2	0 10 0		Bartlett—Bookabie well, adjoining section 7.
210	5 0 0		Batchelor—Masonry tank on reserve adjoining block P.
412	5 0 0		Blacker—Masonry tank, adjoining section 2.
90	5 0 0		Blacker—Murraminga, a masonry tank and reserve, adjoining sections 10 and 11.
56 1/2	20 0 0		Bonython—Murat Bay masonry tank on block 44; Ceduna masonry tank and Murat Bay tanks and shed, adjoining park lands, town of Ceduna.
27	2 10 0		Boothby—Jelpina Well, on section 298.
43	12 0 0		Finlayson—Courela masonry tank and well, adjoining section 15x, and south of section 14.
A. R. P. 0 0 5 1/2	2 10 0		Hutchison—Well, allot. 16, township of Tumby.
Acres. 332	10 0 0		James—Carroo Curtie Reservoir, adjoining sections 6 and 7.
640	10 0 0		Jamieson—Bosanquet Reservoir, adjoining sections 6 and 7.
2 1/2	1 0 0		Magarey—Pennalumba well, adjoining sec. 9.
242	5 0 0		McGregor—Masonry tank, adj. blocks and 11.
502	20 0 0		Minnipa—Tcharkulda Reservoir, adjoining section 25.
1	1 10 0		Mitchell—Native well, adjoining section 16A.
10	5 0 0		Mortlock—Well adjoining section 14.
A. R. P. 31 3 24	10 0 0		Moule—Denial Bay masonry tanks, No. 1 and No. 2, adjoining block 1.
43 1 21	5 0 0		Moule and O'Loughlin—Tank on road adjoining sec. 12 and reserve adjoining block No. 3.
Acres. 1,999	10 0 0		Pascoe—Carappee Hill Reservoir, adjoining sections 33 and 48.
367	12 0 0		Pygery—Pingbong Reservoir, adjoining sections 31, 38, 40, and 47.
1681	15 0 0		Pygery—Pygery Reservoir, adjoining sections 21 and 23; and hundred of Wudinna, adjoining section 8.
297	7 10 0		Randall—Masonry tank, adjoining block D.
26	5 0 0		Ripon—Cooneyanna Well and tank, adjoining section 192.
116	10 0 0		Roberts—O'Brien masonry tank, adjoining sections 11 and 12.
5 1/2	5 0 0		Shannon—Flower-pot well, adjoining sec. 27x.

Sale of Leases of Waterworks—continued.

Area in Acres.	Upset Price per Annum. £ s. d.	Hundred.
WESTERN DISTRICT— <i>continue</i> 1.		
2294	15 0 0	Solomon—Rooro Reservoir, adjoining sections 46 and 47, and near the Kimba railway siding and Hundred of Cortlyne, adjoining sections 5, 6, and 7.
117½	15 0 0	Travers—Mount Damper, masonry tank, near the south-western corner of section 4.
784	20 0 0	Verran—Blue Range Reservoir, adjoining sections 8, 14, and 15.
291	15 0 0	Verran—Sheoak Hill masonry tank, adjoining sections 22 and 40.
127	5 0 0	Wallanippie—Masonry tank, adjoining sections 36 and 41.
32	1 5 0	Wallanippie—Edrilpa wells, adjoining block 19.
143	5 5 0	Wandana—Masonry tank, adjoining section 46.
81	5 0 0	Wookata—Cheetima well, near secs 3, 4, and 49.

GRAHAM STEWART, Engineer-in-Chief.

† Works marked thus will be put in thorough repair if leased.

‡ If a lease is taken, the reservoir will be put in order by the Government, provided the lessee will sign an agreement to pay interest on the cost at the rate of 5 per cent. per annum.

§ Subject to the approval of the Commissioner of Water Conservation from time to time, the lessee will be permitted to cultivate a portion of the reserve.

|| Permission will be given for the lessee to cultivate a portion of the reserve containing about 571 acres.

NOTE.—Five per cent. per annum will be charged on any expenditure that may be required.

SALE OF LEASES OF WATERWORKS,

JANUARY 6TH, 1916.

E.O., 1329/1915, 543/1915.

Public Works Office, Adelaide, November 30th, 1915.

LEASES of the undermentioned lands under the Water Conservation Act, No. 392 of 1886, and the Water Conservation Amendment Act, No. 463 of 1889, will be offered for sale by auction at the Land Office, Adelaide, on Thursday, the 6th day of January, 1916, at 11 a.m.

Conditions of Lease.

1. Term of the leases shall be seven years, dating from the 1st day of January, 1916.

2. The first year's rent shall be paid at the fall of the Hammer; biddings to advance at not less than 5s., and the annual rent shall be paid in advance on the 1st day of January in every year of the term. A fee of 10s. 6d. will be charged for preparation of the lease.

3. The lessee under these regulations of any well, reservoir, or other water supply shall supply water to the public at the rates and on the terms and conditions set forth below.

4. In every lease issued under these regulations the following provisions shall be inserted:—

- (a) Exception and reservation of all mines and minerals, with incident powers.
- (b) Covenant not to assign or sublet without written permission of the Commissioner.
- (c) Power to Commissioner to resume possession of the whole or any portion of the land on giving six months' notice.
- (d) Power to Commissioner to order lessee to leave for public use a right of ingress, egress, and regress at any point of the reserve at which the interests of the general public require such convenience.
- (e) Lessee to insure all erections against damage by fire, and to keep and yield up, at the expiration or sooner determination of the term, all improvements in good and tenantable repair and condition.
- (f) Covenant not to cut timber or raise stone or other material, without licence or permit in writing from the Commissioner, except for firewood, fencing, or other improvements approved by the Commissioner, for which a permit in writing must be obtained from the Commissioner or officer appointed by him.
- (g) The lessee will be allowed to use the land for purposes for which it is demised, but not for any other purpose.

B

(h) Lessee to destroy all rabbits and other vermin and all noxious weeds on the land, and upon the half width of Government roads adjacent thereto.

(i) The Government reserve the right to issue licences and leases for mineral or other purposes on the land to be leased.

(j) The erection of brush fences will not be permitted, and will render the lease liable to forfeiture by notice in the *Gazette*. The Commissioner may also insert such other provisions as may be set forth in the *Gazette* notice or form of lease referred to in such notice.

5. Subject to the approval of the Commissioner of Water Conservation, the lessee will be allowed to cultivate any portion of the land included in the lease which in the opinion of the Commissioner is not required for catchment area or for the purpose of the lease.

The lessee will be required to supply water to the public, and will be allowed to make a charge for water at the rate of 1d. for every 10 galls. supplied to individuals, and at the rate of ¾d. for each head of great cattle, and 2d. for each head of camel, or 10s. per 1,000 small cattle, drinking at the well, &c.: Provided that if at any time the lessee considers that the supply of water is only sufficient for working cattle, he may refuse, with the approval of the Commissioner, to water other stock; and if the supply is, in his opinion, only sufficient for human consumption, he may, with such approval, decline to water any stock whatever.

The lessee will not be allowed to keep any stock on the land to be leased unless by the written permission of the Commissioner of Water Conservation.

The lessee will not be allowed to water his own stock at the well, etc., beyond a sufficient number (not exceeding six head of great cattle) to enable him to carry out the purposes of the lease, except by the written permission of the Commissioner of Water Conservation, and will forfeit the lease absolutely by devoting the well, &c., to his own use, or by entering into any combination for the purpose of depriving the public of the full use of the water on the conditions mentioned above. In the event of the lease becoming forfeited from any cause whatever, or being thrown upon the hands of the Government in a neglected or unsatisfactory condition, the lessee will be held liable for the cost of putting the works and appliances in proper order.

NOTE.—Leases not sold when offered at auction may be taken up at the upset price by the first applicant on the day following the date of offer, and subsequently during office hours, at the office of the Engineer-in-Chief, Victoria Square, Adelaide. Simultaneous applications to be decided by lot.

HARRY JACKSON, Commissioner of Water Conservation.

Area in Acres.	Upset Price per Annum. £ s. d.	Locality.
207	20 0 0	Hundred of Minnipa—Poldinna masonry tank, adjoining sections 1, 2, 9, and 10.
A. R. P. 0 0 28½	2 0 0	Hundred of Melville—Well adjoining sections 609s and 610.

GRAHAM STEWART, Engineer-in-Chief.

THE LAND BOARD.

Crown Lands and Immigration Office, Adelaide,
S.G.O., 7414/1915. November 23rd, 1915.

CENTRAL DISTRICT.

Mypolonga Irrigation Area.

THE Land Board will meet at the times and places specified below to take evidence from applicants (whose applications have been received by the Surveyor-General in accordance with *Gazette* notice) for lands in Mypolonga Irrigation Area (hundred of Mobilong) which were open to application up to 4 o'clock p.m. on November 16th, 1915.

Murray Bridge, Friday, December 3rd, at 9 a.m.

Adelaide, Tuesday, December 7th, at 10 a.m. (in the board room, Survey Office).

CLARENCE GOODE,
Commissioner of Crown Lands and Immigration.

SCHEDULE of rates declared by the vermin board of the district of Penong for the year ending June 30th, 1916, under the Vermin Act, 1914, at 14s. per square mile (*vide* V.A., 1621/1915). The amounts set opposite the names of the lessees must be paid to the Receiver of Revenue, Survey Department, Adelaide, on or before the 14th February, 1916, after which date the penalty provided for by the Act will be charged.

C. GOODE, Commissioner of Crown Lands and Immigration.

Lessee.	Address.	Lease.	Area in Acres.	Area in Sq. Miles.	Amount.
					£ s d.
Allchurch, H. ..	Pt. Broughton	Freehold	9,718	15	10 10 0
Andrews, J. L. }	Winchester Street, St. Peters	Per.L. 11205	2,777	14½	9 19 6
		Per.L. 11337	6,368		
Arbon, W.	c/o H. Brown, Fowler's Bay	Per.L. 10425	2,585	4	2 16 0
Bailey, F. J. ..	Charra	Per.L. 10753	2,000	3	2 2 0
Barnett, C. J. .	do	R.P.L. 8599	1,440	7¾	5 8 6
		Per.L. 11207	3,597		
Bassham, G. H.	do	Freehold	25	3½	2 5 6
		Per.L. 11255	2,239		
Beck, C. B. ..	Streaky Bay	Per.L. 7890	3,620	8	5 12 0
		R.P.L. 10027B	121		
Bennier, Wm.	Penong	Freehold	1,381	5½	3 13 6
Bergman, A. C.	Denial Bay	Freehold	1,128	1¾	1 4 6
Boord, A. E. ..	Hundred of O'Loughlin, Denial Bay	Per.L. 10081	2,785	4¾	2 19 6
Branton, F. ...	Charra	Per.L. 8545	414	½	0 7 0
Brook, A.	Bookabie	Per.L. 9659	3,440	5½	3 13 6
Brook, Mrs. A. J.	do	Per.L. 7825	3,318	5	3 10 0
Brooks, C. A. ...	Charra P.O., via Streaky Bay	Per.L. 11159	5,000	7¾	5 8 6
Brown, A. C. ..	Bagster	Per.L. 11110	4,000	6½	4 7 6
		Per.L. 10649	4,867		
Brown, W. H. and Mrs. A. (exors. late J. Brown)	Torrens Road, Croydon			7½	5 5 0
Brown, E. C. ..	Bagster	Per.L. 6102	1,132	2¼	1 11 6
		Per.L. 6881A	348		
Burke, J. F. ..	Denial Bay	Freehold	2,196	11½	8 1 0
		Per.L. 8995	5,200		
Cattermole, J. R.	Charra	Per.L. 11659	4,775	7¼	5 1 6
Clarke, A. W.	Penong	Per.L. 10495	16,101	25	17 10 0
Clift, F.	Ardrossan	Per.L. 1656	1,790	2¾	1 18 6
Cooper, G. ..	Waranda Creek, Port Lincoln	Per.L. 9963	5,016	7¾	5 8 6
Crocker, A.	Denial Bay	Freehold	2,296	3½	2 9 0
Dahl, E. O. ...	do	Per.L. 8854	1,254	1¾	1 4 6
Daveron, J. T. .	Penong	R.P.L. 6589	1,000	1½	1 1 0
		R.P.L. 3895	2,943		
Davey, R.	do	Per.L. 1648	2,165	7¾	5 8 6
		Agt. 6506A	2,352		
Deakins, A.	do	R.P.L. 9867	2,000	3	2 2 0
Denton, Mrs. M.	Charra	R.P.L. 5180	6,450	10	7 0 0
Denton, J.	do	Per.L. 10689	2,536	3¾	2 12 6
Denton, G. W. .	do	Agt. 7194	1,230	1¾	1 4 6
Donegan, M. ...	Lochiel	Pt. perL6796	4,771	10	7 0 0
Dunnet, J.	Charra	Pt. perL9052	1,681		
		W. L. 452	32		
Dunnet, D. F.	Penong	Licence 767	—	20½	14 7 0
		Per.L. 6602	3,141		
Dunnet, Mrs. M.	Charra	Per.L. 6145	9,980	1½	1 1 0
		Pt. perL5877	1,104		
Edwards, J. M. (exors. of)	Penong	Agt. 7097	2,041	3	2 2 0
Edwards, B. ..	Penong	R.P.L. 3900B	1,100	3½	2 5 6
		R.P.L. 4713c	1,001		

Schedule of Rates—continued.

Lessee.	Address.	Lease.	Area in Acres.	Area in Sq. Miles.	Amount.
					£ s d.
Ellard, F. B. ..	c/o J. Hill, c/o John Darling and Son, Adelaide	Per.L. 11393	5,900	9	6 6 0
Evangelical Lutheran Mission	Koonibba	R.P.L. 8934	12,732	27¼	19 1 6
		Per.L. 9026	4,710		
Foggo, G. W. & J. S.	Denial Bay	Per.L. 10709	4,335	6¾	4 14 6
Farrelly, P. ..	Penong	R.P.L. 3901	2,928	4½	3 3 0
Freeman, T. ...	Bagster	R.P.L. 6686	5,295	8½	5 15 6
Freeman, Mrs. E. I.	Charra	Per.L. 6796B	2,424	3¾	2 12 6
Gale, A. L. C.	Bookabie	Pt. perL8237	455	4½	3 3 0
		Per.L. 10252	2,441		
Gale, E.	do	Per.L. 1657	3,664	5½	3 17 0
		Per.L. 5864	3,813		
Gale, W. O. ..	Grange	Freehold	4,264	12½	8 15 0
		Per.L. 9053	8,343		
Gersch, H. E. ...	Athenna	Licence 740	72	13	9 2 0
Grad, A. F. ...	Commercial Street, Yatala	R.P.L. 4713B	1,009	1½	1 1 0
Gravestock, E. A.	Penong	R.P.L. 7214	3,196	5	3 10 0
		Licence 619	70		
Handtke, J. G.	Denial Bay	Freehold	8,012	12½	8 15 0
Handtke, J. A.	do	R.P.L. 10043	2,720	4½	2 19 6
Hast ng, Mrs. C. A.	do	Agt. 7211	2,202	3¾	2 5 6
Hasting, B. H.	do	Agt. 7424	2,204	3½	2 5 6
Hasting, E. A. .	do	Per.L. 5978A	1,242	1¾	1 4 6
Hayes, Mrs. E. E.	Penong	Per.L. 8167	848	4¾	3 6 6
		R.P.L. 7215	2,339		
Helberg, E. A. V	Charra	Per.L. 10055	2,933	4½	3 3 0
Hoffrichter, E. A.	Denial Bay	Freehold	1,734	2½	1 15 0
Hoffrichter, A. H.	do	Freehold	1,026	1½	1 1 0
Hoffrichter, L. J.	do	Freehold	1,722	2½	1 15 0
Hoffrichter, Mrs. M. B.	do	Per.L. 10632	2,553	3¾	2 12 6
Kloeden, A.	Denial Bay	Per.L. 5978	1,241	1¾	1 4 6
Kloeden, H. ..	do	R.P.L. 8871	2,722	4¼	2 19 6
		Permit 595	62		
Kloeden, W. C.	do	R.P.L. 9685	2,332	3½	2 9 0
Law, Mrs. E. ...	Bookabie	R.P.L. 3907	3,144	4¾	3 6 6
		Per.L. 10176	17,006		
Law, R.	do	Per.L. 9734	1,507	37½	26 5 0
		Per.L. 8149	3,137		
		Per.L. 12489	2,502		
		Per.L. 11421	1,149		
Leopold, C. J. ...	Penong	Per.L. 7018	2,430	5½	3 17 0
Leopold, P.	Denial Bay	Per.L. 10708	5,600	8¾	6 2 6
Leopold, E. O.	Charra	R.P.L. 8865	2,090	3¼	2 5 6
Leopold, C. W.	Penong	Per.L. 10595	2,135	3½	2 5 6
		Per.L. 10613	2,116		
Liddicoat, J. H.	do	R.P.L. 8873	2,460	3¾	2 5 6
Lutz, W. A. E.	Denial Bay	Per.L. 6023	1,250	10¾	7 10 6
		Per.L. 8337	820		
Lysacht, Miss M.	Willunga	Per.L. 10543	2,441	3½	2 5 6
		Per.L. 11590	2,121		
Martin, C. W. .	Athenna	R.P.L. 9862	3,153	4¾	3 6 6
Mewett, E. T. ...	Bagster	Per. 6881	2,252	3¾	2 9 0
		R.P.L. 6599	1,000		
Meier, J. D. E. .	Denial Bay	Freehold	15	1½	1 1 0
McGurran, J. J.	c/o Burke Bros Denial Bay	Per.L. 11072	2,848	4¼	2 19 6
Miller, A.	Bookabie	Per.L. 2735	1,674	2½	1 15 0
Miller, Mrs. H.	Bagster	R.P.L. 7215A	2,334	3½	2 9 0
Moody, F. W. .	c/o H. A. Moody, Murat Bay	Per.L. 10776	4,261	6¾	4 11 0

Schedule of Rates—continued.

Lessee.	Address.	Lease.	Area in Acres.	Area in Sq. Miles.	Amount.
					£ s. d.
Moody, A. E. . . .	Murat Bay	R. P. L. 9632	2,837	6	4 4 0
		Freehold	1,100		
Murphy, O. J. . .	Penong	Per L. 9371	4,180	6½	4 11 0
Murray, Mrs. M. W. }	Penong	Water L. 111	53	10	7 0 0
		Per. L. 9206	3,630		
		Per. L. 9397	1,919		
		Per. L. 10945	957		
Murray, Mrs. M. W. (administratrix A. B. C. Murray)	do	Per. L. 8424	16,415	25¾	18 0 6
		Per. L. 11142	118		
Murray-Buttrose, Mrs. E. M. }	do	Per. L. 9397A	1,143	1¾	1 4 6
		Per. L. 10265	3,786		
Murray, G. W. A. }	do	Freehold	3,378	11	7 14 0
		Agt. 5792	14		
Nicass, A. L. . . .	Bagster	Per. L. 11346	2,215	3¼	2 5 6
Nielsen, O. N. . .	Penong	Per. L. 11388	5,440	8½	5 19 0
Nielsen, O. N., jun., O. N., sen., A. O. }	do	Per. L. 7950	405	14½	10 3 0
		Pt. Per. L. 6976	3,200		
		Pt. Per. L. 6977	2,200		
		Per. L. 8791	2,100		
Oats, J.	do	R. P. L. 8693	1,400	8	5 12 0
Oats, G. H. . . .	do	R. P. L. 4713	5,169	2¾	1 18 6
Osborn, S.	do	Pr. L. 10613A	1,912		
Oswald, J. L. . .	c/o Henry Chewings, Alma Chs., Adelaide	Per. L. 10414	5,439	13	9 2 0
		Per. L. 10513	2,944		
		Per. L. 11557	3,494		
Olsen, A.	c/o E. Elkan, Hindmarsh Bldgs., Hindmarsh Sq., Adelaide	Per. L. 11344	1,881	2¾	1 18 6
Parsons, J.	Curramulka	Freehold	1,515	2¼	1 11 6
Parsons, E.	Denial Bay	Freehold	2,233	3¼	2 5 6
Parsons, W. . . .	do	Freehold	3,328	5	3 10 0
Payne, A.	Penong	Per. L. 8254	5,074	7¾	5 8 6
Payne, W. T. . . .	Bagster	Per. L. 9996	3,298	5	3 10 0
		Permit 409	—		
Payne, R. W. . . .	Charra	R. P. L. 9708	1,305	5½	3 13 6
		Per. L. 10875	2,000		
		Freehold	60		
Payne, E. A. . . .	do	R. P. L. 8692	2,132	7¾	5 8 6
		Per. L. 11143	2,825		
Pearson, G. E. T. Place, W. L. . . .	Bookabie	Per. L. 10594	2,469	3¾	2 12 6
		R. P. L. 4713A	1,005	1½	1 1 0
Pridier, W. B. . .	do	Per. L. 10257	2,875	4½	3 3 0
Public Trustee (estate W. H. Horne)	Adelaide	Agt. 5846	62	6¾	4 14 6
		Per. L. 10705	4,320		
Quinn, Mrs. D. A.	Willunga	Per. L. 11588	6,752	10½	7 7 0
Richardson, J. A., E. J., and F. B.	c/o E. J. Richardson, Penong	R. P. L. 4097	4,983	7¾	5 8 6
Roberts, P. C. . . .	c/o E. S. and Co., Ltd.	Per. L. 9762	2,951	4½	3 3 0
Roberts, P. C. and W. A. }	do	R. P. L. 8459	3,500	11¼	7 17 6
		R. P. L. 7213	3,500		
		Per. L. 9612	225		
		Licence 672	27		

Schedule of Rates—continued.

Lessee.	Address.	Lease.	Area in Acres.	Area in Sq. Miles.	Amount.
					£ s. d.
Roberts, R. J. . .	Penong	R. P. L. 10074	2,789	3½	5 19 0
		Per. L. 7574	2,788		
Roberts, W. A. . .	Bagster	Per. L. 10013	3,030	4½	3 3 0
Saunders, W. H. . .	Penong	Per. L. 10361	1,176	1¾	1 4 6
Saunders, T. . . .	Penong	Freehold	1,389	2	1 8 0
Saunders, W. . . .	c/o H. A. Betts, Streaky Bay	R. P. L. 3890	2,301	28¼	19 15 6
		R. P. L. 3893A	416		
		Per. L. 11609	15,105		
		R. P. L. 3890A	416		
Sawyer, A.	Penong	Per. L. 11387	2,573	4	2 16 0
Shroeder, H. A. . .	Charra	Per. L. 8208	1,600	2½	1 15 0
Schultz, P. H. . . .	c/o J. Hill, Darling and Son, Adelaide	R. P. L. 9985	2,180	3½	2 5 6
Schultz, G. E. F. .	do	Per. L. 11202	3,265	10¾	7 10 6
		P. L. 8208A	1,595		
		R. P. L. 9985A	2,169		
Scott, J.	Bramfield	Freehold	1,220	1¾	1 4 6
		R. P. L. 3894	2,025		
Shipard, J., jun. .	Penong	M. L. 7119	54	11	7 14 0
		Per. L. 8966	1,000		
		Per. L. 10077	2,585		
		R. P. L. 9778	1,500		
Shipard, B.	do	R. P. L. 10027A	241	6½	4 11 0
		Per. L. 11422	4,057		
Shipard, A.	do	Per. L. 8628	3,908	9	6 6 0
		R. P. L. 10026	1,975		
Shipard, G. R. . .	do	Per. L. 7189	2,000	3	2 2 0
		Per. L. 8434	1,970		
Shipway, E.	Charra	R. P. L. 2198	1,800	3	2 2 0
		M. L. 6630	16		
Shipway, C. E. . .	do	M. L. 6166	111	3	2 2 0
		Per. L. 8996	11,760		
Singh Bhagwan . .	Denial Bay	Per. L. 9777	2,773	22½	15 15 0
Singh Dasonda . .	do	Per. L. 9126	4,945	7½	5 5 0
Singh Yowan . . .	do	Per. L. 9542	2,685	4	2 16 0
Skinner, W. A. . .	Charra	Per. L. 9529	2,356	3¾	2 9 0
Skinner, W. A., jun.	do	Per. L. 9370	862	1¼	0 17 6
Sleep, W. J. . . .	Penong	Per. L. 6697	1,460	2½	1 11 6
Smith, P.	do	Per. L. 8850	1,587	2¼	1 11 6
Smith, B. B. . . .	do	Per. L. 11486	3,347	5	3 10 0
Smith, Mrs. S. C. }	c/o J. Hill, Darling and Son, Adelaide	R. P. L. 7359	2,990	6½	4 11 0
		M. L. 6842	1,308		
Smith, J. H. C. . .	do	Per. L. 10860	5,547	8½	5 19 0
Stanway, E. . . .	Penong	Per. L. 8337A	1,170	1½	1 4 6
Starling, G. . . .	Denial Bay	Per. L. 8135	1,710	2¼	1 15 0
Steggall, W. A. . .	"Atlanta," R. & A. H. E. Unley Road, Unley	Per. L. 11389	2,955	4½	3 3 0
Stibbles, A. E. . .	Pt. Lincoln	Per. L. 11201	3,972	6	4 4 0
Stiggants, J. . . .	Streaky Bay (private bag)	R. P. L. 8056	2,713	4	2 16 0
Stiggants, J. C. .	Bagster	Per. L. 10027	2,703	4	2 16 0
Symonds, S. W. . .	Athena	Freehold	3,396	5¼	3 13 6
Tainsh, A.	Bagster	Per. L. 11216A	2,997	4½	3 3 0
Thiselton, D. P. . .	Charra	Per. L. 11216	4,889	7½	5 5 0
Tucker, J. R. . . .	Charra	Agt. 6861	2,000	3	2 2 0
Tudor, R.	do	Per. L. 10786	2,550	3¾	2 12 6
Weber, H. A. . . .	c/o E. J. Richardson, Penong	Water L. 519	260	¼	0 3 6
Leopold, C.	do	Freehold	1,000	1½	1 1 0
Smith, P.					
Shipard, A. & B. .	Denial Bay				
White, E. P. . . .	do				

Schedule of Rates—continued.

Lessee.	Address.	Lease.	Area in Acres.	Area in Sq. Miles.	Amount.
Whyborn, D. J.	do	Per.L.7662 Freehold	7,415 9	11½	£ s. d. 8 1 0
Willcox, P. H.	c/o Chas. Willcox and Co., Wymouth St., Adelaide	Agt. 6770	5,183	8	5 12 0
Willcox, H. G.	do	Agt. 6769	5,068	7¾	5 8 6
Willcox, F. M.	c/o Thyer, Willcox, and Co., Adelaide	Agt. 6775	4,080	6¼	4 7 6
Williams, J. ..	Penong	Agt. 6506	1,899	2¾	1 18 6
Wold, E. I. ..	do	R.P.L.10027 Per L.10995	2,451 2,000	6¾	4 14 6
Work, F. G. } Williams, T. G. }	c/o T. G. Williams, T. G. 61, Angas St.	Per.L.11217	4,700	7¼	5 1 6
Wright W. .. Surveyor-General 3/3	Charra Adelaide	Per.L.10991 Crown lands	3,382 —	5¼ 145	3 13 6 101 10 0

NOTICE OF RESUMPTION.

Crown Lands and Immigration Office,
Adelaide, November 29th, 1915.

C.P.W., 1859/1914.

Crown lease, reg. vol. 603, folio 67.

PURSUANT to section 58 of "The Crown Lands Act, 1903," notice is hereby given that it is intended, at the expiration of three calendar months after this notice, to resume the land described in the schedule hereunder.

CLARENCE GOODE,
Commissioner of Crown Lands and Immigration.

THE SCHEDULE REFERRED TO.

Document of Title of Intending Purchaser to the Land.	Name of Intending Purchaser.	Hundred.	Description of the Land.	Area.
Agreement to purchase No. 7659	Searle, Mark	Miltalie	The whole of the land comprised in section 86	Acres 33

To Mr. Mark Searle, Cowell.

E. M. SMITH, Surveyor-General.

Crown Lands and Immigration Office,
Adelaide, December 1st, 1915.

NOTICE is hereby given that the undermentioned leases have been surrendered absolutely.

CLARENCE GOODE,
Commissioner of Crown Lands and Immigration.

Pastoral Lease.

No. 1261. Illinawortina, N.E. from Leigh's Creek—Union Pastoral Company, Limited.

Agreement to Purchase.

No. 8011. Section 5, hundred of Pygery—Clements, A. J. and Clews, H. P. G.

Perpetual Lease.

No. 8910. Section 570, hundred of Port Adelaide—Reynolds, F.
E. M. SMITH, Surveyor-General.

Crown Lands and Immigration Office,
Adelaide, December 1st, 1915.

NOTICE is hereby given that the leases mentioned and described at the foot hereof have been cancelled by the Commissioner of Crown Lands and Immigration in terms of section 68 of the Crown Lands Act of 1903, and are hereby declared forfeited.

CLARENCE GOODE,
Commissioner of Crown Lands and Immigration.

Fibre Licences.

No. 97. Foreshore, hundred of Haines, Australian Marine Fibres, Limited—Licencee's request.

No. 98. Foreshore, hundred of Haines, Australian Marine Fibres, Limited—Licencee's request.

Perpetual Leases.

No. 11617. Section 2, hundred of Trunch, Scott, J. A.—Lessee's request.

No. 8655. Section 100, hundred of Nildottie, Limbert, A. H.—Non-residence.

No. 12653. Section 294, hundred of Noarlunga, Cunningham, R. E.—Lessee's request.

Agreement to Purchase.

No. 7603. Section 49, hundred of McPherson, Gwynne, R. E.—Non-residence.

Homestead Agreement to Purchase.

No. 585. Section 1244, hundred of Noarlunga, Metcalf, C. H.—Non-residence.

Irrigation Perpetual Lease.

No. 200. Blocks 32w, 49n, county of Hamley, McFie, G. W. P.—Non-payment.

E. M. SMITH, Surveyor-General.

Surveyor-General's Office, Adelaide, November 24th, 1915.

S.G.O., 6887/1915.

NOTICE is hereby given that, in accordance with the provisions of section 223 of the Crown Lands Act, 1915, it is intended to accept surrender of homestead lease No. 4548, and issue a new lease to Fanny Frick.

E. M. SMITH, Surveyor-General.
2/2

First Publication.]

Surveyor-General's Office, Adelaide, December 1st, 1915.

THE following applications for transfer of leases have been lodged in this department.

E. M. SMITH, Surveyor-General.

S.G.O., 7484/1915.—Part No. 720, closer settlement agreement, hundred of Apoina, from Heinrich, J. G. and H. A., to Heinrich Johann Gottfried.

S.G.O., 7484/1915.—Part No. 720, closer settlement agreement, hundred of Apoina, from Heinrich, J. G. and H. A., to Heinrich, Johann Gustav.

S.G.O., 7457/1915.—No. 1778, closer settlement agreement, hundred of Upper Wakefield, from Field, O. R., to Field, H. F.

S.G.O., 7502/1915.—No. 7154, perpetual, hundred of Kennion, from Holzgreffe, H. E., to Clifford, E. M.

S.G.O., 7364/1915.—No. 4535, perpetual, hundred of Pirie, from Duffield, J. (administratrix), to Duffield, J. A.
[17s. 6d.]

Second Publication.]

Surveyor-General's Office, Adelaide, November 24th, 1915.

THE following applications for transfer of leases have been lodged in this department.

E. M. SMITH, Surveyor-General.

S.G.O., 7329/1915.—Closer settlement agreement to issue in lieu of perpetual lease No. 260, hundred of Whyte, from Davies, M., to Humphris, F. C.

S.G.O., 2875/1915.—Part No. 8128, agreement, hundred of McGorery, from Symonds, A. H., to Gregory, L. R.

S.G.O., 7375/1915.—Nos. 6253 and 6254, agreement, hundred of Encounter Bay, from Stewart, G. F., and Lindsay, C. M. A. F. (as executrices), to Page, H. J.

S.G.O., 7397/1915.—No. 1203A, right of purchase, hundred of Lindley, from Williams, F., to Morphett, S. R.

S.G.O., 6795/1915.—No. 11959, perpetual, hundred of Hooper, from Collins, J. and J. E., and Easton, O. H., to Collins, J., J. E., and P. N.

S.G.O., 7372/1915.—Nos. 4893, 4894, 10451, 10998, 11629, perpetual, hundreds of Yanyarrie and Moockra, from Fearon, A. H., to Ragless, T. J.

S.G.O., 7371/1915.—Part No. 6603, perpetual, hundred of Wonoka, from Hall, C., to Woods, M. B.

S.G.O., 7350/1915.—No. 11616, perpetual, hundred of Wauraltee, from Geue, F., to Whitburn, M.

S.G.O., 7349/1915.—No. 11354, perpetual, hundred of Mobilong, from Shepherd, A. M., to Richter, A. E. and H. R.

S.G.O., 7419/1915.—No. 5006, perpetual, hundred of Crystal Brook, from Wood, G. E., W. C., and E. J., to Wood, G. E.

S.G.O., 7420/1915.—No. 3387, right of purchase, hundred of Conmurra, from Ryan E., to Langberg, H.

S.G.O., 7411/1915.—No. 414, closer settlement agreement, hundred of Binnum, from Jenkins, G. S., to Hahn, J. [42s.

CASUARINA ISLAND.

Situate Two Miles South of Cape de Couedie Lighthouse.

THE public are hereby warned that any person unlawfully going on to and occupying Casuarina Island, or any part thereof, will be liable to a penalty not exceeding fifty pounds (£50), as provided by section 221 of Act 830 of 1903.

CLARENCE GOODE,
Commissioner of Crown Lands and Immigration.

April 8th, 1915.

C.L.O., 90/1912.

PUBLIC NOTICE.

NOTICE is hereby given that the office of the Surveyor-General (including the offices of the Deputy Surveyor-General and of the Secretary) is open to the public daily from 10 a.m. to 4 p.m., and on Saturdays from 10 a.m. to 12 noon (holidays excepted).

CLARENCE GOODE,
Commissioner of Crown Lands and Immigration.

April 8th, 1915.
C.L.O., 1055/1904.

TRANSFERS OF CROWN LEASES AND AGREEMENTS.

S.G.O., 1433/1912.

ALL persons interested are informed that, in future, declarations by the parties in support of applications to transfer Crown leases and agreements must be furnished on printed forms, which may be obtained at the Surveyor-General's office. The required information must in all cases be fully and clearly set out.

CLARENCE GOODE,
Commissioner of Crown Lands and Immigration.

April 8th, 1915.

ALLOTMENTS AND TRANSFERS.

S.G.O., 8165/1914.

NOTICE is hereby given that in future no applications for land or for transfer of Crown leases or agreements will be approved to unnaturalized persons of any nationality.

Where any doubt exists it will be necessary for the applicant or proposed transferee to exhibit certificate of birth or naturalization papers.

CLARENCE GOODE,
Commissioner of Crown Lands and Immigration.

June 22nd, 1915.

YACCA GUM LICENCES.

ALL persons interested are informed that, until further notice, it is not intended to issue any licences for obtaining and removing yacca gum from either Crown or leased lands on Kangaroo Island.

CLARENCE GOODE,
Commissioner of Crown Lands and Immigration.

April 8th, 1915.
S.G.O., 4427/1909.

LAND OFFICE HOURS.

S.G.O., 4083/1902.

NOTICE.—The Land Office is open to the public daily from 10 a.m. to 3 p.m., and on Saturdays from 10 a.m. to 12 noon (holidays excepted).

E. M. SMITH, Surveyor-General.

July 17th, 1911.

NOTICE TO APPLICANTS FOR LAND.

THE Land Board meets daily (when necessary) at the Survey Office to deal with applications received the previous day for any lands that may be open in the official list. Applicants must either attend personally or send a full statement. Forms can be obtained at post office, or on application to the Surveyor-General.

April 24th, 1914.

E. B. JONES, Chairman.

IRRIGATION AND RECLAMATION DEPARTMENT.

Illegal Timber Cutting.

A REWARD of £2 will be paid for information that will lead to the conviction of any person cutting green timber on the banks of the River Murray within five chains of the water's edge, or on reserves or other lands not set apart for timber cutting, within the Berri and Cobdoga Irrigation Areas.

S. McINTOSH, Director of Irrigation.

PLANS FOR SALE.

Hydraulic Engineer's Office, Adelaide, February 23rd, 1904.

THE undermentioned plans can be obtained at this office:—

*City of Adelaide (new plan)	Scale 8 chains to lin.,	1 sheet,	10s.
*City of Adelaide (new plan)	" 4 "	lin., 4 sheets,	20s.
*Alberton, Yatala, Cheltenham, &c.	" 4 "	lin., 2 "	5s.
*Beverley, Findon, York, &c.	" 4 "	lin., 2 "	5s.
*Edwardstown, Plympton, &c.	" 4 "	lin., 2 "	5s.
*East Adelaide, Stepney, &c.	" 4 "	lin., 2 "	5s.
*Emerald Hill, Squaretown, &c.	" 4 "	lin., 2 "	5s.
*Goodwood, Unley, &c.	" 4 "	lin., 2 "	5s.
*Gladstone, Booyoolie, &c.	" 4 "	lin., 2 "	5s.
*Henley Beach, Fulham, &c.	" 4 "	lin., 2 "	5s.
*Hindmarsh, Bowden, Brompton, Brompton Park, &c.	" 4 "	lin., 1 sheet,	5s.
*Kapunda, Victoria, &c.	" 4 "	lin., 2 sheets,	5s.
*Kadina, Newtown, &c.	" 4 "	lin., 2 "	5s.
*Marden, Harrow, &c.	" 4 "	lin., 2 "	5s.
*Malvern, Fullarton, &c.	" 4 "	lin., 2 "	5s.
*Mitcham, West Mitcham, Blythe, etc.	" 4 "	lin., 2 "	5s.
*Mobilong, Murray Bridge, &c.	" 4 "	lin., 2 "	5s.
*Moonta, N.W. Moonta, &c.	" 4 "	lin., 2 "	5s.
*Norwood, Kensington, Kent Town, &c.	" 4 "	lin., 1 sheet,	5s.
*Plympton, S. Richmond, &c.	Scale 4 chains to lin.,	2 sheets,	5s.
*Parkside, Fullarton, &c.	" 4 "	lin., 2 "	5s.
*Port Pirie, Jean Park, &c.	" 4 "	lin., 2 "	5s.
*Port Pirie South, Mortesstown, &c.	" 4 "	lin., 2 "	5s.
*Renmark	" 4 "	lin., 1 sheet	5s.
*Solomontown, Peterton, &c.	" 4 "	lin., 2 sheets	5s.
*Unley Park, Hyde Park, &c.	" 4 "	lin., 2 "	5s.
*Walkerville, Medindie, &c.	" 4 "	lin., 2 "	5s.
*Woodville, Albert Park, &c.	" 4 "	lin., 2 "	5s.
*Walleroo, East Wallaroo, &c.	" 4 "	lin., 2 "	5s.
*West Adelaide, Hilton, &c.	" 4 "	lin., 2 "	5s.
*Woodforde, Murray Park, &c.	" 4 "	lin., 2 "	5s.
*Alexandria, Bessington, &c.	" 4 "	lin., 2 "	5s.
*Croydon, West Hindmarsh, &c.	" 4 "	lin., 2 "	5s.
*Port Adelaide, Birkenhead, &c.	" 4 "	lin., 2 "	5s.
*Rosewater, Graytown, &c.	" 4 "	lin., 2 "	5s.
*Largs, Swansea, &c.	" 4 "	lin., 2 "	5s.
*Glenelg, St. Leonards	" 4 "	lin., 2 "	5s.
*Queenstown, Mellor Park, &c.	" 4 "	lin., 2 "	5s.
*Somerton, New Glenelg, &c.	" 4 "	lin., 2 "	5s.
*Marion, Elmswood, &c.	" 4 "	lin., 2 "	5s.
*Underdale, New Hindmarsh, &c.	" 4 "	lin., 2 "	5s.
*Clapham, Cottonville, Mitcham Park, &c.	" 4 "	lin., 2 "	5s.

NOTE.—Plans marked thus * can be obtained with contours, for which an extra charge of 6d. per sheet will be made.

CHARLES A. BAYER, Hydraulic Engineer.

NOTICE OF INTENDED CANCELLATION OF BRAND.

Stock and Brands Office, October 16th, 1915.

IN pursuance of clause 42 of the Brands Act, No. 1132 of 1913, notice is hereby given that *three months* from the date hereof the following brand will be cancelled, unless reasonable objection be previously lodged with the Registrar of Brands by the respective owners or their executors or assigns.

T. H. WILLIAMS, Registrar of Brands.

Brand.	No. of Certificate.	Name.	Run or Farm where Brand was used.	Post Town.	Reason for Cancellation.
Red paint, near ribs	4451	Edward John Drewitt	Hundred of Grey	Mount Gambier	Too closely resembles previously registered sheep brand.
7/12					

REAL PROPERTY ACT NOTICES.

WHEREAS the persons named at the foot hereof have each respectively for himself made application to have the lands set forth and described before his name at foot hereof brought under the operation of the Real Property Act: Notice is hereby given that, unless caveat be lodged with the Registrar-General by some person having estate or interest in the said lands on or before the expiration of the period herein below for each case specified, the said pieces of land will be brought under the operation of the said Act as by law directed. Diagrams delineating these parcels of land may be inspected at the Lands Titles Office, Adelaide, and in the offices of the several corporations or district councils in which the lands are situated, or at the office of the Local Court nearest thereto.

No. of Application.	Property.	Name.	Residence.	Date up to and inclusive of which Caveat may be Lodged.
26443	{ Islington, Town of.—Allotments 621, 622, 708, 1040, 1042, 898, 1032, 1033, 1034, 1035, 1036, 1037, 1038, and 1039	Thomas Baird Duell	Coomandook	1915. January 6
26362	{ Islington, Township of.—Allotment 994	Georgina Bagshaw	North Adelaide	January 18
26447	{ Strathalbyn, Hundred of.—Sections 2610, 2632, and portion of section 2603 (except moiety in minerals on section 2610)	Thomas Walsh, James Walsh, and Edward Walsh	Strathalbyn	January 25
26451	Talunga, Hundred of.—Part section 6373	South Australian Company	Adelaide	December 30 1916.
26455	Lincoln, Hundred of.—Part section 13	Edward Daniel Swaffer	Port Lincoln	January 27

Dated the 1st day of December, one thousand nine hundred and fifteen, at the Registry Office, Adelaide, South Australia.

[5s.]

G. WILFRED ANTHONY, Registrar-General.

REAL PROPERTY ACT NOTICE

WHEREAS declarations, as required by section 79 of the Real Property Act of 1886, of the accidental loss of the certificate of title, vol. 758, folio 188, of section 49, hundred of Bonython, have been made, together with application for a provisional certificate of title for the same land, to be granted to James Aldridge: Notice is hereby given that, unless caveat be lodged with the Registrar-General by some person having estate or interest in the said land, on or before the 20th day of December next ensuing, a provisional certificate, as by law directed, will be issued to the said James Aldridge in respect of the said land. Dated this 18th day of November, 1915, at the Lands Titles Registration Office, Adelaide.

G. WILFRED ANTHONY, Registrar-General.

5s.]

2/2

REAL PROPERTY ACT NOTICE.

WHEREAS evidence, as required by section 240 of Act 830 of 1913, of the accidental loss of the Crown lease, vol. 502, folio 75, of block As, hundred of Burdett, have been supplied, together with application for a provisional Crown lease for the same land, to be granted to Emil Ludwig Wilhelm Hans Stecker and Ludwig Renatus Stecker: Notice is hereby given that, unless caveat be lodged with the Registrar-General by some person having estate or interest in

the said land, on or before the 20th day of December next ensuing, a provisional Crown lease, as by law directed, will be issued to the said Emil Ludwig Wilhelm Hans Stecker and Ludwig Renatus Stecker in respect of the said land. Dated this 18th day of November, 1915, at the Lands Titles Registration Office, Adelaide.

G. WILFRED ANTHONY, Registrar-General.

5s.]

2,2

SURVEY MARKS.

Caution to the Public.

PERSONS are cautioned against injuring or removing any landmarks from Crown lands, and attention is called to section 224 of the Crown Lands Act, 1903, the penalty under which will be enforced. In all cases the offenders will be prosecuted.

“224. Whoever shall wilfully and unlawfully deface, injure, destroy, remove, or obliterate any survey picket or other landmark erected or being on any lands belonging to or vested in the Crown shall, on conviction, be liable to a penalty of not more than fifty pounds.”

CLARENCE GOODE,

Commissioner of Crown Lands and Immigration.

April 8th, 1915.

S.G.O., 7418/1913., D.R.. 367/11.

NOTICE OF CONFIRMATION OF ROAD ORDER.

Municipality of Mount Gambier.—Plan No. 2.

S.G.O., 3279/1915.

Folio 195.

NOTICE is hereby given that, by an order dated the twenty-ninth day of October, 1915, the municipal council of Mount Gambier having, at a meeting held the same day, made order that a certain piece of land, portion of the road on the eastern boundary of corporation reserve (section B) at its northern corner, in the hundred of Blanche, county of Grey, shall be discontinued as a road, and reserved: His Excellency the Governor has been pleased to confirm the said order, and to direct that the Commissioner of Crown Lands shall issue certificates of title to the persons entitled respectively to the lands mentioned in such order. Dated the 30th day of November, 1915.

E. M. SMITH, Surveyor-General.

NOTICE OF CONFIRMATION OF ROAD ORDER.

District of Hutt and Hill Rivers.—Plan No. 18.

S.G.O., 4488/1915.

Folio 223.

NOTICE is hereby given that, by an order dated the sixth day of October, 1915, the district council of Hutt and Hill Rivers having, at a meeting held the same day, made order that certain pieces of land, portions of sections 60, 61, 63, 64, 65, 71, block Y, and o'd closed roads, in the hundred of Andrews, and section 521, in the hundred of Hart, county of Stanley, shall be opened as new roads; and that certain pieces of land, portion of the road intersecting block Y, portions of the road dividing sections 60 and 61 from sections 63 and 62, dividing sections 45, 48, 51, 53, 65, 71 from sections 131, 132, 47, 467, 52, and 72, all in the hundred of Andrews, and the road on the south-western boundary of section 520, in the hundred of Hart, shall be discontinued as roads, and exchanged: His Excellency the Governor has been pleased to confirm the said order, and to direct that the Commissioner of Crown Lands shall issue certificates of title to the persons entitled respectively to the lands mentioned in such order. Dated the 30th day of November, 1915.

E. M. SMITH, Surveyor-General.

NOTICE OF CONFIRMATION OF ROAD ORDER.

District of Lacedupe.—Plan No. 11.

S.G.O., 7038/1914.

Folio 158.

NOTICE is hereby given that, by an order dated the twenty-eighth day of August, 1915, the district council of Lacedupe having, at a meeting held the same day, made order that a certain piece of land, portion of section 509, in the hundred of Lacedupe, county of MacDonnell, shall be opened as a new road: His Excellency the Governor has been pleased to confirm the said order. Dated the 30th day of November, 1915.

E. M. SMITH, Surveyor-General.

DISTRICT OF MOBILONG.

S.G.O. 6274/1915.

Plan No. 21.

Folio 216.

IN pursuance of the Roads Act, 1884, I hereby give notice that the district council of Mobilong propose, at a meeting to be held at the council chamber, Murray Bridge, on Friday, the 7th day of January, 1916, at the hour of 2 o'clock p.m., to make an order for the opening of about seven chains of new road in the township of Mobilong, in the hundred of Mobilong, county of Sturt, and to close about 23 chains of old roads in the said township and hundred, as hereinafter generally described, viz.—The roads proposed to be opened—1st. A strip of land, 50 links wide, portion of the park lands along and adjoining the south-eastern side of Bridge Street. 2nd. A production of South Terrace, 150 links wide, south-westerly through park lands to join the road dividing said park lands from section 451. 3rd. A production of North Terrace, 100 links wide, south-westerly through park lands to join the road on their south-western boundary, as delineated, colored red, and numbered 1, 2, 3 in map hereinafter referred to. The roads proposed to be closed—1st. Portions of Railway Terrace and Sixth Street adjoining the roads closed on the 19th day of December, 1912, and the 9th day of December, 1909, and including the piece of road, 12 links wide, dividing the last mentioned closed road from police reserve, containing an area of 2 roods and 15 perches in all. 2nd. The central portion of Third Street, opposite lots 14, 27, 34, and 15, 26, 35. 3rd. Two portions of West Terrace adjoining park lands and opposite lots 7, 8, 9, 10, and portion of

the road south-west of and adjoining park lands and abutting on Bridge Street and the road opened on the 25th day of June, 1896, as delineated, colored green, and marked A, B, C, D, E in said map. The owners and occupiers (so far as known) of the sections or portions of sections affected by this notice are named in the schedule below; and a survey map and reference has been deposited in the office of the Surveyor-General, at Adelaide, containing (so far as known) the several requirements of the said Act: And I hereby require all persons, within forty days from the first publication of this notice, to deliver to the said council or its clerk, in writing, any objection to opening the said intended roads, or the closing and disposing of the said old roads. Copy of such objection to be forwarded to the Surveyor-General's office. Dated this 16th day of November, 1915.

E. M. SMITH, Surveyor-General.

Schedule of Sections, Owners, and Occupiers, so far as known.

No. of Section.	Owners.	Occupiers.
Lot 1	Mrs. J. Overall	Mrs. J. Overall
Lot 6	W. Bowden	W. Bowden
Lot 7	J. Cowan and J. Standen	Masonic Lodge
Part lot 8	S. Parsons and J. R. Edwards	Mrs. R. Edwards
Part lot 8	J. L. Reynolds	R. C. Carne
Lot 9	G. L. Gudge	G. L. Gudge and G. C. Robbie
Lot 10	R. Eiseman	R. Eiseman
Lot 14	Rev. C. E. Schneider and others	Methodist Church
Lot 15	G. Fergusson and G. Brunskill	G. Fergusson and G. Brunskill
Lot 26	J. and A. M. L. Opie	J. and A. M. L. Opie
Lot 27	A. W. Schubert	A. W. Schubert
Lot 34	F. D. Jaensch	R. Buckingham
Lot 35	W. Watson	W. Watson
Lot 46	L. A. Wray	J. Mead
Lot 47	E. M. Wilson	J. L. Butler
Lot 55	Minister of Education	—
Lot 74	Catholic Church Endowment Society, Incorporated	Catholic Church Endowment Society, Incorporated
Lot 83	S. Parsons and J. Badenoch	J. Homburg and others
Lot 84	S. A. Brewing Company, Limited	A. C. and C. A. Ferors
Lot 84	N. Reynolds	A. J. Reynolds
Lot 85	Commonwealth of Australia	Postmaster-General
Lot 86	J. Blake and others	J. Blake and others
Lot 87	C. H. Schurmann	A. Bidjarano
Lot 90	S. Parsons and J. Badenoch	S. Parsons and J. Badenoch
Lot 91	Commissioner of Police	Commissioner of Police
Lot 92	C. L. Meyer and R. S. Bell	A. Gerloff
Lot 95	J. and A. G. Johnston, Ltd.	W. H. Beaumont
Lot 96	do	R. M. and W. A. Piper
Lot 1	C. A. Faehrmann	S. A. Sladden
Lots 2, 3	C. A. Faehrmann	C. A. Faehrmann
Lots 4, 5	Synod of Church of England	Synod of Church of England
Lot 6	R. Lucas and others	Church of England
Lot 17	J. W. Paech	Mrs. M. E. Paech
Lot 18	Mrs. M. E. Paech	Mrs. M. E. Paech
Lot 19	Mrs. M. Jones	Mrs. M. Jones
Lot 20	Mrs. M. Jones	C. Tucker
Lot 21	Mrs. E. Pickering	Mrs. E. Pickering
Lot 22	J. F. W. Dube	J. F. W. Dube
Part section 451	G. A. Hartmann	G. A. Hartmann
Part section 451	W. Ridgeway	W. Ridgeway
Part section 451	Mrs. S. H. Ridgeway	Mrs. S. H. Ridgeway
Part section 451	J. G. Jaensch	Dr. C. N. Macquarie

INSOLVENCY NOTICES.

(Insolvent Act, 1886.)

ADELAIDE COURT OF INSOLVENCY.

DECLARATION.

I THE undersigned, Thomas Alexander Hewton, of Flora Terrace, Prospect, formerly tailor but now insurance canvasser, do hereby declare that I am unable to meet my engagements with my creditors. Dated this twenty-fifth day of November, in the year of our Lord one thousand nine hundred and fifteen. **THOMAS ALEXANDER HEWTON.**

Witness—Herbert Solomon, a Practitioner of the Supreme Court.

Filed in the office of the Registrar, Court of Insolvency, Adelaide, this twenty-fifth day of November, in the year of our Lord one thousand nine hundred and fifteen, at the hour of four o'clock in the afternoon.

6s.] **JAMES G. ASHTON, Registrar.**

ADJUDICATIONS.

In the Court of Insolvency, Adelaide. } **W**HEREAS adjudications in insolvency have been made against the under-mentioned persons on the dates and in manner respectively given hereunder: Notice is hereby given that the Court has appointed the following days of meeting in each estate, to be held at the Insolvency Courthouse, King William Street, Adelaide: At the first of which meetings the insolvents are required to make disclosures of their estates and effects, and the creditors are to come prepared to prove their debts and to vote in the choice of a trustee or trustees, and at the last sitting the insolvents are to finish their examination:—

Richard John Nash and Francis Henry Nash, both of near Swan Reach, farmers, carrying on business together under the style or firm of Nash Bros.: adjudicated on the twenty-first day of October, in the year of our Lord one thousand nine hundred and fifteen, on the petition of George Turnbull Bell, of Elsternwick, in the State of Victoria; Hugh John Bell, of Glenelg, in the State of South Australia; and Frederick James Wallis, of Homebush, in the State of New South Wales, trading together at Adelaide, in the said State of South Australia, under the style or firm of James Bell & Company, merchants; date to surrender, the second day of November, 1915.—First hearing on Tuesday, the second day of November, 1915, at ten o'clock; final hearing on Tuesday, the seventh day of December, 1915, at ten o'clock.

1s. 6d.] **JAMES G. ASHTON, Registrar.**

ADJOURNED FIRST HEARINGS.

In the Court of Insolvency, Adelaide. } **T**HE following persons will appear at the Insolvency Courthouse, King William Street, Adelaide, on their adjourned first hearing:—

Melville Bert Munks, formerly of Clifford Street, Prospect, builder, but now a member of His Majesty's Expeditionary Forces at Oaklands, on Tuesday, the seventh day of December, 1915, at ten o'clock.

Richard John Nash and Francis Henry Nash, both of near Swan Reach, farmers, carrying on business together under the style or firm of Nash Bros., on Tuesday, the seventh day of December, 1915, at ten o'clock.

JAMES G. ASHTON, Registrar.

ADJOURNED FINAL HEARINGS.

In the Court of Insolvency, Adelaide. } **T**HE following persons will appear at the Insolvency Courthouse, King William Street, Adelaide, on their adjourned final hearing:—

William Corin Holland, of Adelaide, solicitor, carrying on business as a commission agent, on Tuesday, the seventh day of December, 1915, at twelve o'clock noon.

Nicholas Sowton, now of Semaphore, out of business, formerly of Boskenna Avenue, Norwood, contractor, and a member of the firm of "Sowton & Field," of the Royal Furniture Factory, 380, Carrington Street, Adelaide, on Tuesday, the seventh day of December, 1915, at ten o'clock.

Oscar Marcel Mayer, of Henley Beach, agent, on Tuesday, the seventh day of December, 1915, at ten o'clock.

William Roger Kempster, of hundred of Moody, farmer, on Tuesday, the fifteenth day of February, 1916, at ten o'clock.

JAMES G. ASHTON, Registrar.

DIVIDEND ORDER MEETINGS.

In the Court of Insolvency, Adelaide. } **H**IS Honor the Commissioner intends to sit at the Insolvency Courthouse, King William Street, Adelaide, at the time appointed below, at dividend order meeting in the matter of the undermentioned persons, when and where creditors who have not already proved their debts are to come prepared to prove the same, or they will be excluded from all benefits arising from such dividends, and all claims not then proved will be struck out:—

Carl Stanislaus von Bertouch and Julius von Bertouch, carrying on business under the style or firm of "C. von Bertouch & Co.," at Adelaide, Kapunda, Tanunda, and Eudunda, licensed surveyors, auctioneers, and land commission agents, on Tuesday, the seventh day of December, 1915, at ten o'clock.

2s.] **JAMES G. ASHTON, Registrar.**

NEW DIVIDENDS PAYABLE.

In the Court of Insolvency, Adelaide. } **T**HE undermentioned dividends are payable at the office of the Official Receiver, Insolvency Courthouse, King William Street, Adelaide, to those persons who have proved their debts:—

George Branson, carrying on business under the style or firm of "Geo. Branson & Kleinig," at Freeling and Adelaide, in the said State, as chaff merchants.—A first dividend of three shillings and fourpence in the pound, payable on and after Wednesday, the eighth day of December, 1915.

2s.] **J. A. C. NEWBOULD, Official Receiver.**

LOCAL COURT OF INSOLVENCY, MOONTA.

ADJUDICATIONS.

In the Local Court of Insolvency, Moonta. } **W**HEREAS adjudications in insolvency have been made against the undermentioned persons, on the dates and in manner respectively given hereunder: Notice is hereby given that the Court has appointed the following days of meeting in each estate, to be held at the Local Courthouse, Moonta: At the first of which meetings the insolvents are required to surrender and make disclosure of their estates and effects, and the creditors are to come prepared to prove their debts and to vote in the choice of a trustee or trustees, and at the last sitting the insolvents are to finish their examination:—

Albert Harris, formerly of Wallaroo, billiardmarker, an imprisoned debtor: adjudicated on the eighteenth day of November, in the year of our Lord one thousand nine hundred and fifteen, on his own petition; date to surrender, Monday, the twenty-second day of November, 1915.—First hearing on Wednesday, the first day of December, 1915, at ten o'clock in the forenoon; final hearing on Tuesday, the fourth day of January, 1916, at ten o'clock in the forenoon. (P)

A. S. HOWLAND, Acting Registrar.

ADJOURNED FIRST HEARING.

In the Local Court of Insolvency, Moonta. } **T**HE following person will appear at the Local Court of Insolvency, Moonta, on his adjourned first hearing:—

Albert Harris, of Wallaroo, billiard marker, on Tuesday, the twenty-first day of December, 1915, at eleven o'clock in the forenoon.

C. E. TUCKER, Clerk of Court.

VERMIN BOARD, DISTRICT OF FLINDERS.

AT a vermin board meeting, duly held on October 23rd, 1915, Mr. A. G. Laidlaw was elected chairman for the ensuing year, Messrs. C. H. Swaffer and A. Cowie were elected authorised persons, and I. O. Jacobs was reappointed secretary.

I. O. JACOBS,

Secretary Vermin Board, District of Flinders.

November 15th, 1915.

[4s.]

VERMIN BOARD, DISTRICT OF FLINDERS.

SCHEDULE of rates declared by the Vermin Board, District of Flinders, for the year ending June 30th, 1916, under the Vermin Acts, 1905 to 1913, at 5s. 6d. per square mile. The amounts set opposite the names of persons liable must be paid to the secretary of the board, at the district office, Port Lincoln, on or before December 31st, 1915, after which date the penalty provided by the Act will be charged.

I. O. JACOBS, Secretary.

List of Ratepayers in District of Lincoln.

Name and Address.	Sq. Miles.	Amount.
		£ s. d.
Atkinson, C. H., Cummins	7 $\frac{3}{4}$	2 2 8
Ashman, R., Owen	1 $\frac{3}{4}$	0 9 8
Argent, W., Port Lincoln	7 $\frac{3}{4}$	2 2 8
Argent & Garrett, Port Lincoln	12 $\frac{1}{4}$	3 7 7
Argent, W. L., Port Lincoln	7 $\frac{1}{2}$	2 1 3
Ainslie, R. W., Port Lincoln	1 $\frac{1}{4}$	0 1 5
Adams, Mrs. H. D. M., Campbelltown ..	1 $\frac{1}{4}$	0 12 5
Batt, A. P., Edillilie	4 $\frac{1}{4}$	1 4 9
Bryce, J., Edillilie	2 $\frac{3}{4}$	0 15 3
Bartley, W. P., Cummins	3	0 16 6
Blacker, W. J. (estate), Cummins	3 $\frac{3}{4}$	1 0 8
Brown, R., Yeelanna	2	0 11 0
Bishop, T. and C., Brimpton Lake	3 $\frac{3}{4}$	1 0 8
Bishop, G., Brimpton Lake	3 $\frac{3}{4}$	0 4 2
Brice, W. E., Adelaide	2 $\frac{1}{2}$	0 13 10
Barraud Bros., White's Flat	8	2 4 0
Brown, K. S., North Shields	1 $\frac{3}{4}$	0 2 9
Bruce, Roy B., Poonindie	1 $\frac{3}{4}$	0 4 2
Bruce, J. D., Poonindie	1 $\frac{1}{4}$	0 8 3
Baillie, S. W., North Shields	2 $\frac{1}{4}$	0 12 5
Berryman Bros., Poonindie	2 $\frac{1}{4}$	0 12 5
Burgess, G. A., Warunda	5 $\frac{1}{2}$	1 11 8
Burgess, R. H., Warunda	2 $\frac{1}{2}$	0 13 10
Birks, G. V., Port Lincoln	12 $\frac{1}{2}$	3 8 11
Black, Joseph, Port Lincoln	11 $\frac{1}{2}$	3 3 4
Black, Sam, Port Lincoln	3 $\frac{3}{4}$	1 0 8
Bishop, J. K., Port Lincoln	2	0 11 0
Bascomb, John, Poonindie	1 $\frac{1}{4}$	0 1 5
Baker and Wells, Yeelanna	2 $\frac{1}{4}$	0 12 5
Barraud, E. J., Lipson	1 $\frac{1}{2}$	0 8 3
Baker, A. E., Yeelanna	3 $\frac{1}{4}$	0 17 11
Baker, S. G., Yeelanna	2 $\frac{1}{2}$	0 13 10
Borlace, T. W., Edillilie	2 $\frac{1}{2}$	0 15 3
Both, A. G., Lockleys	2 $\frac{1}{4}$	0 12 5
Black, Mrs. J. P., Pillana	1 $\frac{1}{4}$	0 6 11
Barnes, T., Yorketown	1 $\frac{1}{2}$	0 9 8
Bache, W. V., Yeelanna	2	0 11 0
Carter Bros., Edillilie	2 $\frac{1}{4}$	0 12 5
Crawford, H. H. Adelaide	3	0 16 6
Calderwood, A., White's River	3 $\frac{3}{4}$	0 4 2
Calderwood, A., jun., Pillana	1 $\frac{3}{4}$	0 9 8
Chapman, R. H., Port Lincoln	12 $\frac{1}{4}$	3 7 7
Carey Bros., Yeelanna	4	1 2 0
Cabot, W. P., Yallunda Flat	2 $\frac{1}{2}$	0 12 5
Colbert, Thos., Mount Hope	9	2 9 6
Cuddeford, Jas., Warrow	5 $\frac{3}{4}$	1 11 8
Cuddeford C., sen., Warrow	2	0 11 0
Cuddeford, C., jun., Warrow	1 $\frac{3}{4}$	0 9 8
Chapman, J. H., White's Flat	4 $\frac{1}{4}$	1 3 5
Carr, W. B., Port Lincoln	3 $\frac{1}{4}$	0 17 11
Cooper, J., White's Flat	3 $\frac{3}{4}$	0 4 2
Cooper, W. White's Flat	1 $\frac{1}{4}$	0 6 11
Crosby, L., St. Peters	3	0 16 6
Calderwood, J., White's River	3 $\frac{1}{4}$	0 4 2
Chapman, E. E., Port Lincoln	9 $\frac{1}{4}$	2 10 11
Crawford, P. L., Warunda	6 $\frac{1}{4}$	1 14 5
Crawford, N. & A., Warunda	3 $\frac{1}{4}$	0 17 11
Cooper, Geo., Wanilla	6 $\frac{3}{4}$	1 15 9
Crawford, G. G., Port Lincoln	6	1 13 0

List of Ratepayers in District of Lincoln—continued.

Name and Address.	Sq. Miles.	Amount.
		£ s. d.
Cronin & Sons, Yeelanna	5 $\frac{1}{4}$	1 10 3
Correll R., Adelaide	1 $\frac{3}{4}$	0 4 2
Clutterbuck Bros., Adelaide	1 $\frac{3}{4}$	0 9 8
Coleman, G. and W. H., Cummins	1 $\frac{3}{4}$	0 9 8
Colbert, R., Mount Hope	1 $\frac{1}{4}$	0 9 8
Cockrum, P. J., Port Lincoln	2	0 11 0
Coulthard, W. D., Hectorville	2 $\frac{1}{4}$	0 12 5
Cabot, A., Yallunda Flat	2 $\frac{1}{2}$	0 13 10
Creese Thos., Yeelanna	3	0 16 6
Davies, D., Port Lincoln	5 $\frac{3}{4}$	1 11 8
Davies, D., Port Lincoln	2 $\frac{1}{2}$	0 13 10
Day, G. A., Edillilie	2 $\frac{3}{4}$	0 13 10
Dangerfield, E., Pillana	1 $\frac{1}{4}$	0 6 11
DuBois Bros., Edillilie	3 $\frac{3}{4}$	1 0 8
Duridin, J., Cummins	4	1 2 0
Dearman, Theresa, Oakdale	3	0 16 6
Dearman & Co., Oakdale	11	3 0 6
Dearman, D. C., Oakdale	3 $\frac{3}{4}$	0 4 2
Dearman, D. H., Oakdale	8 $\frac{3}{4}$	2 8 2
Doudle, H., Couлта	1 $\frac{1}{4}$	0 9 8
Doudle, Jas., Couлта	1 $\frac{1}{4}$	0 2 9
Doudle, J. and W., Couлта	5 $\frac{1}{4}$	1 8 11
Dorward, W. A., Yeelanna	3 $\frac{3}{4}$	0 19 3
Donnelly, G., Undalya	3 $\frac{3}{4}$	1 0 8
Dorward, G., Port Lincoln	1 $\frac{1}{2}$	0 8 3
Dorward, C., Charlton	1 $\frac{1}{2}$	0 4 2
DeRose & Warne, White's River	1	0 5 6
Dobbins, H. H. and C. E., Port Lincoln	1 $\frac{3}{4}$	0 9 8
DuBois, W. A., Charlton	2 $\frac{1}{4}$	0 12 5
Dollard & Sons, Port Lincoln	1 $\frac{1}{4}$	0 1 5
Dorward, S., Port Lincoln	1 $\frac{1}{2}$	0 2 9
Dobbins, P. W., Port Lincoln	1 $\frac{1}{2}$	0 2 9
Dyke, Thos. Warunda	3	0 16 6
Ettridge, Jas. (estate), Adelaide	13 $\frac{1}{2}$	3 14 3
Evans, H., Louth Bay	2 $\frac{1}{4}$	0 12 5
Elkan, E., Adelaide	1	0 5 6
Forbes, J. M., Edillilie	11	3 0 6
Fitzgerald, Bros., Edillilie	2 $\frac{3}{4}$	0 15 3
Fuss, J. A., Cummins	3	0 16 6
Fuss, A. C., Cummins	2 $\frac{1}{4}$	0 13 10
Fuss, Henry, Cummins	1 $\frac{1}{4}$	0 6 11
Fitzgerald, P., Yeelanna	3	0 16 6
Foster, J. J., Couлта	10	2 15 0
Follett, W. R., Port Lincoln	1 $\frac{1}{2}$	0 2 9
Forbes, Wm., Charlton	1 $\frac{1}{2}$	0 8 3
Flavel, S. J., Charlton	2	0 11 0
Flavel, F. W., Charlton	2	0 11 0
Flavel, Geo., Port Lincoln	1	0 5 6
Fotheringham Bros., Alberton	18	4 19 0
Follett, E., Port Lincoln	15	4 2 6
Farmilo, E., Cummins	1 $\frac{1}{2}$	0 8 3
Farmilo, W., Redhill	4	1 2 0
Fraser, Mrs. A., Lake Wangary	6 $\frac{3}{4}$	1 17 6
Foster, J. H., Yeelanna	2 $\frac{3}{4}$	0 15 3
Freeman, L. H., Big Swamp	1 $\frac{1}{2}$	0 8 3
Freeman, Thos., Big Swamp	4	1 2 0
Follett, Mrs. M., Port Lincoln	1 $\frac{1}{4}$	0 1 5
Forbes, A., & Sons, Port Lincoln	3	0 16 6
Faehse, H. M., Roseworthy	2 $\frac{1}{2}$	0 13 10
Glover, H., Yeelanna	1 $\frac{1}{2}$	0 8 3
Green, David, Yeelanna	11 $\frac{3}{4}$	3 4 9
Gregory & Sons, Yeelanna	8	2 4 0
Gosden Bros., Brimpton Lake	4 $\frac{1}{2}$	1 4 9
Green, M. A., Hawker	2 $\frac{1}{2}$	0 13 10
Gunn, W., Sheringa	8	2 4 0
Green, Dan, Port Lincoln	1 $\frac{1}{2}$	0 2 9
Gore, F., Port Lincoln	1 $\frac{1}{2}$	0 4 2
Golly, W., Port Lincoln	1 $\frac{1}{2}$	0 2 9
Goode, W. E., White's River	1 $\frac{1}{2}$	0 2 9

List of Ratepayers in District of Lincoln—continued.

Name and Address.	Sq. Miles.	Amount.
		£ s. d.
Glynn, Dr. M. M., Riverton	1½	0 6 11
Guster	2¾	0 15 3
Hill, A., Edillilie	1¾	0 9 8
Harvey, Jas., Adelaide	8	2 4 0
Hawson, Adelaide, Polda	½	0 2 9
Heyward, Mrs. C., Port Lincoln	¾	0 4 2
Henderson, J. W. (estate), Adelaide	1	0 5 6
Hurrell, A. H., Sheringa	4½	1 4 9
Habner, A. E., Yeelanna	2½	0 13 10
Hill, P. W., Edillilie	1½	0 8 3
Hancock, H. R., Cummins	1¼	0 6 11
Hamilton, H. R., Cummins	4	1 2 0
Hill, A. L., Cummins	2¼	0 12 5
Hague, Arthur, Iron Knob	1½	0 9 8
Hague, H., Cummins	4½	1 4 9
Havelberg Bros., Yeelanna	2½	0 13 10
Habner, W., Yeelanna	2	0 11 0
Humphries, J. W., Port Wakefield	2¼	0 12 5
Harris, D., Mount Hope	2	0 11 0
Head, C. A., Mount Hope	6½	1 15 9
Hawson, R., Warrow	19½	5 7 6
Howell, A. E., Warrow	2¾	0 15 3
Heard, C., Yeelanna	2¼	0 12 5
Hayman, F. E., Port Lincoln	5	1 7 6
Hawson, E. (estate), Adelaide	11	3 0 6
Hawke, W. E., Lake Wangary	12½	3 8 11
Huppertz and Hetzel, Lake Wangary	3¼	0 17 11
Hawson, L. E., Lake Wangary	2	0 11 0
Houston, Thos., Coultas	1¾	0 9 8
Hill, H., Poonindie	¾	0 4 2
Higgins, P., Louth Bay	2	0 11 0
Halls, A. and A., Charlton	2½	0 12 5
Howard, G. H. A., White's Flat	¾	0 4 2
Hannaford, E. H., Millbrook	2	0 11 0
Holman, R. J., Cummins	7	1 18 6
Hyde, J. J. & Sons, Port Lincoln	44	11 0 0
Haigh, J. H., Port Lincoln	6¾	1 17 2
Hyde, J. J., Port Lincoln	6	1 13 0
Hender, J. H., Port Lincoln	½	0 2 9
Hanchant, A., Port Lincoln	¼	0 1 5
Harvey, Jas., Adelaide	2½	0 13 10
Hookings, W. J., Big Swamp	1¼	0 9 8
Hull, R., Lake Wangary	6¾	1 17 2
Hawson, Adelaide, Polda	1½	0 8 3
Havelberg, O. B., Yeelanna	2½	0 13 10
Halls, I., Port Lincoln	½	0 2 9
Johnson, T., Pillana	3	0 16 6
Johnson, F. J., Port Lincoln	4	1 2 0
Jenkins, C. E., Brimpton Lake	2¼	0 12 5
Jericho, E. G., Brimpton Lake	2½	0 13 10
Jolly, N. W., Port Lincoln	18	4 19 0
Jackson, L. H. & G. J., Warunda	2¾	0 15 3
Jackson, A. H. & H. A., Edillilie	5¾	1 11 8
Jacobs, I. O., Port Lincoln	5¾	1 11 8
Knight, Thos., Edillilie	2¼	0 12 5
King, J. S., Edillilie	¾	0 4 2
Kammermann Bros., Yeelanna	4	1 2 0
Kammermann, C. E., Yeelanna	2½	0 13 10
Kennedy, P., Cummins	11¼	3 1 11
Kain, P., Yeelanna	3¼	0 17 11
Kennett, J. W., Coultas	7½	2 1 3
Kennett, W. J., Coultas	1	0 5 6
Kinmont, Dr. E., Adelaide	18½	5 0 10
King, H., McLaren Vale	½	0 2 9
Kuhlmann, G. G., Port Lincoln	1	0 5 6
Koth, C. B., Port Lincoln	4¼	1 3 5
Klopper, H. W., Edillilie	1¾	0 9 8
Langford, H., Edillilie	1¾	0 9 8
Langford, R. C., Adelaide	2¼	0 12 5

List of Ratepayers in District of Lincoln—continued.

Name and Address.	Sq. Miles.	Amount.
		£ s. d.
Liebeck, H. C., Cummins	4½	1 4 9
Lewis, Mrs. E. J., Cummins	7½	2 1 3
Lynch, J. & M., Pillana	1¾	0 9 8
Laidlaw, A. G., Port Lincoln	8	2 4 0
Lynch, Sarah, Warrow	2¾	0 15 3
Lynch, Thos., Warrow	4	1 2 0
Lynch, R. J., Warrow	4½	1 4 9
Lock, G., Coultas	5¾	1 11 8
Laurie, Nicol, Tumby Bay	4½	1 4 9
LePage, T. N., Koolunga	1¼	0 6 11
Loller, H., Yeelanna	1¼	0 6 11
Loughlin, J. H., Yeelanna	2¾	0 15 3
McMurtrie, J. M., Edillilie	2¾	0 15 3
McFarlane, K. S., Port Lincoln	2½	0 13 10
McFarlane, W. M., Port Lincoln	9½	2 12 3
McFarlane Bros., Port Lincoln	3	0 16 6
McFarlane, K. & R., Port Lincoln	½	0 2 9
McNeill, Mrs. L. L., Pillana	2¼	0 12 5
McDonald, W. N., Sheringa	7¾	2 2 8
McDonald, R. E. G., Port Lincoln	2	0 11 0
McCormack, M., (estate), Adelaide	2	0 11 0
McLeod, R. D., Poonindie	½	0 2 9
May, G. M., Adelaide	1¼	0 6 11
McArthur, — Port Victoria	4½	1 4 9
Myers, R. L., Mount Hope	2¼	0 12 5
Myers, E., Coultas	4½	1 4 9
Myers, F., Mount Hope	7¼	1 19 11
Morgan & Sons, Coultas	30	8 5 0
Molloy, P. A., Brimpton Lake	2¼	0 12 5
Molloy, Lizzie, Brimpton Lake	4¾	1 6 2
Mortlock, W. T. (estate), Adelaide	34½	9 8 5
Mortlock, W. T. (estate), Adelaide	35½	9 15 4
Murray, W., Poonindie	½	0 2 9
Murray, J. T., Poonindie	½	0 2 9
Murray, D., Poonindie	½	0 2 9
Murray, R., Poonindie	1¼	0 6 11
Meadows, Cable, White's Flat	¼	0 4 2
Meadows, Jas., White's Flat	¾	0 4 2
Meers, E. P., Port Lincoln	½	0 2 9
Malcolm, Jas., Port Lincoln	5	1 7 6
Miller, A. J., Yeelanna	4½	1 4 9
Miller, F. H., Port Broughton	7¾	2 2 8
Merchant, G., Port Lincoln	1¼	0 1 5
Michan, E. D., Cummins	3¾	0 19 3
Mitchell, Wm., Cummins	11½	3 3 4
Mitchell Bros., Cummins	3¾	1 0 8
Molloy, A. E., Brimpton Lake	4	1 2 0
Nottle & Schultz, Cummins	3	0 16 6
Neate, J. T., Adelaide	2½	0 13 10
Neate, G. W., Yeelanna	3	0 16 6
Ness, B., Mount Hope	3¼	0 17 11
Ness, A., Mount Hope	3¼	0 17 11
Ness, Hugh, Mount Hope	5	1 7 6
Ness, D., Mount Hope	2½	0 13 10
Ness, Wm., Mount Hope	4½	1 4 9
Narrowway, W. J., Yeelanna	2¼	0 12 5
Newell, R., Yellunda Flat	3¾	1 0 8
Noske & Dahlitz, Cummins	2¼	0 12 5
Olsen, J., Edillilie	2½	0 13 10
Olsen, J. F. & A. F., Edillilie	3¼	0 17 11
O'Shanahan, Jas., White's Flat	4	1 2 0
O'Connor, M., White's River	1¼	0 6 11
O'Shanahan, J. F., White's Flat	½	0 2 9
O'Shanahan, A. E., White's Flat	½	0 2 9
Oswald, Jessie, Mount Hope	3¼	1 0 8
Porter, A. J., Jamestown	3½	0 19 3
Patten, W., Warunda	2½	0 13 10
Plew Bros., Edillilie	1¾	0 9 8
Palm, Albert, Edillilie	2¼	0 12 5

List of Ratepayers in District of Lincoln—continued.

Name and Address.	Sq. Miles.	Amount.	
		£	s. d.
Patterson, Jas., Cummins	7	1	18 6
Proctor, G. W., Yeelanna	2 $\frac{3}{4}$	0	12 5
Proctor, T. H., Yeelanna	1 $\frac{1}{4}$	0	6 11
Puckridge, A. H., Lake Wangary	4 $\frac{1}{2}$	1	4 9
Puckridge, H., Warrow	15 $\frac{1}{2}$	4	6 8
Puckridge, S. A., Warrow	6 $\frac{1}{4}$	1	14 5
Puckridge, F. D., Lake Wangary	3 $\frac{1}{4}$	0	17 11
Puckridge, Russell, Lake Wangary	2 $\frac{1}{2}$	0	13 10
Puckridge, R., jun., Couлта	3	0	16 6
Porker, J. W., Yeelanna	2	0	11 0
Proude, Geo., Charlton	3 $\frac{1}{4}$	0	17 11
Proude, Thos., Charlton	2	0	11 0
Parker, C. T., Charlton	1 $\frac{1}{2}$	0	9 8
Præce, Thomas, & Co., Tumby Bay	2 $\frac{1}{2}$	0	13 10
Pearson Bro., Parkerville	2	0	11 0
Puckridge, T. & G., Lake Wangary	2	0	11 0
Provis, Felix, Port Lincoln	4	1	2 0
Quinn, Thos., Edillilie	2	0	11 0
Roe, G. R., Pillana	6 $\frac{1}{2}$	1	15 9
Rice, H. H., Edillilie	2 $\frac{3}{4}$	0	15 3
Roediger, H. H., Yeelanna	3	0	16 6
Roediger, H. C., Yeelanna	3	0	16 6
Robins, J. R., Yeelanna	2 $\frac{1}{4}$	0	12 5
Robins, H. H., Yeelanna	2 $\frac{1}{2}$	0	13 10
Robins, R. T., Yeelanna	2 $\frac{1}{4}$	0	12 5
Roberts, W., Mount Hope	10 $\frac{3}{4}$	2	19 2
Roberts, J. A. and G. A., Sheringa	2 $\frac{1}{4}$	0	12 5
Radford, F., Couлта	1 $\frac{1}{4}$	0	6 11
Radford, T. H., Couлта	1 $\frac{1}{2}$	0	2 9
Radford, F. and T. H., Couлта	2 $\frac{1}{4}$	0	12 5
Richardson, W. J., Poonindie	1 $\frac{1}{2}$	0	2 9
Regan, Mrs. E. M., Port Lincoln	3 $\frac{3}{4}$	1	0 8
Richards, J., Port Lincoln	4	0	4 2
Rosewarne, J. H., Kadina	6 $\frac{1}{4}$	1	14 5
Ridgway, Mark, Adelaide	3	0	16 6
Ryan, P. D., Yeelanna	2 $\frac{1}{2}$	0	13 10
Rodda, A. M., Kadina	3	0	16 6
Simpson, A. D., Lake Wangary	3 $\frac{1}{4}$	0	4 2
Sullivan, E., Edillilie	6 $\frac{1}{4}$	1	15 9
Siegle, C. J., Edillilie	1 $\frac{1}{4}$	0	9 8
Sach, A., Edillilie	3 $\frac{1}{4}$	1	0 8
Schultz, A., Tanunda	3 $\frac{1}{4}$	0	19 3
Smith, C. H., Edillilie	2 $\frac{3}{4}$	0	15 3
Simpson, A. G., Pillana	3 $\frac{1}{2}$	0	19 3
Stevens, H. A., Snowtown	1 $\frac{1}{2}$	0	6 11
Steele, W. J., Cummins	6 $\frac{1}{4}$	1	14 5
Slater, Mrs. E., Wildeloo	3 $\frac{1}{2}$	0	19 3
Smith, W. N., Yeelanna	2 $\frac{3}{4}$	0	15 3
Smith, H., jun., Yeelanna	3 $\frac{1}{4}$	0	17 11
Schmidt, C., sen., Yeelanna	1 $\frac{1}{2}$	0	8 3
Speed, Thos., Mount Hope	17	4	13 6
Scott, Andrew, Bramfield	3	0	16 6
Smith, H. D., Torrens ville	2 $\frac{3}{4}$	0	15 3
Stegemann, A., Mount Hope	1 $\frac{1}{2}$	0	9 8
Sampson, M. E. A., Mount Hope	2 $\frac{1}{2}$	0	13 10
Sampson, R. C., Yeelanna	2 $\frac{3}{4}$	0	15 3
Stagg, Geo., Yeelanna	2	0	11 0
Shepperd, J. M., Lake Wangary	3 $\frac{1}{4}$	0	4 3
Shepperd, W. A., Lake Wangary	5 $\frac{1}{4}$	1	8 11
Scruby, W. E., Port Lincoln	3 $\frac{1}{4}$	0	19 3
Schramm, A., White's River	2 $\frac{1}{4}$	0	15 3
Sullivan, R. E., Port Lincoln	2	0	11 0
Solomon, J., Poonindie	1 $\frac{1}{4}$	0	1 5
Solomon, E., Poonindie	1 $\frac{1}{4}$	0	4 2
Swaffer, C. H., Poonindie	1 $\frac{1}{2}$	0	8 3
Schwerdt, C. E., Charlton	2	0	11 0

List of Ratepayers in District of Lincoln—continued.

Name and Address.	Sq. Miles.	Amount.	
		£	s. d.
Schwerdt, G. A., Pearlah	2	0	11 0
Sharrad, Mrs. E. E., Arthurton	3	0	16 6
Sinclair, R. L. C., Green Patch	25 $\frac{1}{4}$	7	1 8
Sinclair, P. S., Green Patch	13	3	11 6
Sharrad, J., Arthurton	1 $\frac{1}{4}$	0	9 8
Smallacomb, G. A., Tumby Bay	4 $\frac{1}{4}$	1	3 5
Schrader, G. A., Port Lincoln	1 $\frac{1}{2}$	0	2 9
Schram, S., Port Lincoln	1 $\frac{1}{4}$	0	1 5
Smith, Thos., Port Lincoln	2 $\frac{1}{4}$	0	12 5
Sage, E. M., Port Lincoln	1 $\frac{1}{4}$	0	6 11
Sims, Wm., Big Swamp	3 $\frac{1}{4}$	0	19 3
Simmons, E., Port Lincoln	1 $\frac{1}{2}$	0	8 3
Solly, A. C., White's River	4 $\frac{1}{2}$	1	4 9
Starke, A., Edillilie	2 $\frac{1}{4}$	0	12 5
Schultz, G. A., Tanunda	2 $\frac{1}{2}$	0	13 10
Schultz, F. C., Lake Wangary	1	0	5 6
Schmidt, J. A., Son & Co., Port Lincoln ..	1	0	5 6
Syndicate (Solly's), Port Lincoln	3 $\frac{1}{2}$	0	19 3
Scott, Samuel, Lipson	3 $\frac{1}{4}$	0	19 3
Surveyor-General, Adelaide (approx.)	50	0	13 5
Turner & Sons, Edillilie	2 $\frac{3}{4}$	0	15 3
Tonkin, W. D., Edillilie	1 $\frac{1}{2}$	0	8 3
Turner, E. A.	1 $\frac{1}{4}$	0	9 8
Tucknott, Mrs. M., White's Flat	4	1	2 0
Tucknott, H., White's Flat	1 $\frac{1}{4}$	0	1 5
Tucknott, A., White's Flat	1 $\frac{1}{4}$	0	1 5
Tennant (estate), Adelaide	5 $\frac{1}{2}$	1	10 3
Trevena, W. H., Green Patch	1	0	5 6
Tapley, R. R., Port Lincoln	3 $\frac{1}{4}$	0	17 11
Tapley & Sons, Port Lincoln	2 $\frac{1}{2}$	0	13 10
Telfer, J. K., Port Lincoln	5	1	7 6
Trimble, W. J., Brimpton Lake	2 $\frac{1}{4}$	0	12 5
Vonow, J., Edillilie	3 $\frac{3}{4}$	1	0 8
Vigar, G. A., Mount Hope	8 $\frac{1}{4}$	2	5 5
Vigar, H. J. F., Mount Hope	2	0	11 0
Voumard, F. & W. H., Brimpton Lake ..	3	0	16 6
Voumard, H. H., Brimpton Lake	3	0	16 6
Venning, J., Pearlah	5 $\frac{1}{2}$	1	10 3
Wilson, H. C., Warrow	1 $\frac{1}{4}$	0	8 3
Ward, E. & F., Pillana	2	0	11 0
Wagner, F. W., Cummins	1 $\frac{1}{2}$	0	9 8
Wilkin, S. A., Yeelanna	3	0	16 6
Williams, I. J., Yeelanna	3 $\frac{1}{4}$	0	17 11
Whetstone, R. R., Yeelanna	2	0	11 0
Walsh, A. H., Yallunda Flat	2	0	11 0
Watherston, R. B., Port Lincoln	2	0	11 0
Winstanley, J. R., Warrow	7 $\frac{1}{2}$	2	2 8
Walker, A., Mount Hope	1 $\frac{1}{4}$	0	6 11
Ward, W. C., Mount Hope	5 $\frac{1}{2}$	1	10 3
Wollaston, A. H., Charlton	7 $\frac{1}{4}$	1	19 11
Wright, W., Couлта	2 $\frac{1}{4}$	0	12 5
Wollaston, A. H., Charlton	3	0	16 6
Wright, G. J., Mount Hope	2 $\frac{3}{4}$	0	15 3
Watherstone, Mrs. K., Adelaide	1 $\frac{1}{4}$	0	1 5
Wickes, F. W., Broken Hill	1 $\frac{1}{2}$	0	6 11
Whillas, H. R. & A. J., Port Lincoln ..	2	0	11 0
Whillas, C. J., Port Lincoln	6	1	13 0
Ware, Abe., Port Lincoln	1	0	1 5
Wilkinson, A., Port Lincoln	1 $\frac{1}{4}$	0	1 5
Wilkinson, Jane, Port Lincoln	1 $\frac{1}{4}$	0	4 2
Wright, E. J., Port Adelaide	1 $\frac{1}{2}$	0	2 9
Wollaston, H. C., Port Lincoln	23 $\frac{3}{4}$	6	10 8
Watherston, G., Louth Bay	1 $\frac{1}{2}$	0	2 9
White, E. M., Port Lincoln	1 $\frac{1}{4}$	0	1 5
Ward, W., Lake Wangary	1 $\frac{1}{4}$	0	1 5
Ward, L. E., Adelaide	1 $\frac{1}{2}$	0	2 9
Weymss Bros., Yeelanna	3	0	16 6

List of Ratepayers in Tumby District.

Name and Address.	Sq. Miles.	Amount.		
		£	s.	d.
Anear, W., Tumby Bay	$\frac{1}{2}$	0	1	5
Allen, F. R., Koppio	2	0	11	0
Blacker, J. and S. B., Tumby Bay	3	0	16	6
Barraud, E. J., Lipson	2 $\frac{1}{4}$	0	12	5
Barraud, Mrs. A. L., Lipson	$\frac{3}{4}$	0	4	2
Brown, Mrs. J. S., Tumby Bay	$\frac{1}{2}$	0	1	5
Borthwick, A. W., Koppio	8	2	4	0
Borlace, J. J., Tumby Bay	$\frac{3}{4}$	0	4	2
Butterfield, T., Tumby Bay	1 $\frac{1}{2}$	0	8	3
Baillie, G. S., Tumby Bay	2 $\frac{1}{4}$	0	12	5
Bratten, R., Tumby Bay	$\frac{3}{4}$	0	4	2
Brown, W., Tumby Bay	1 $\frac{1}{2}$	0	6	11
Brougham, H., Warratta Vale	1	0	5	6
Bray, A. J., Tumby Bay	1 $\frac{1}{2}$	0	9	8
Beatty, Mrs. C., Tumby Bay	$\frac{1}{2}$	0	2	9
Borthwick, W. J. K., Koppio	7 $\frac{3}{4}$	2	2	8
Borthwick Estate, Koppio	1 $\frac{1}{2}$	0	9	8
Brougham, Mrs. P., Warratta Vale	$\frac{1}{2}$	0	2	9
Brown, C., Stokes	3	0	16	6
Blacker, H. J., Cummins	2	0	11	0
Butler, W. R., Tumby Bay	5 $\frac{1}{4}$	1	8	11
Bray, W. J., Tumby Bay	1	0	5	6
Bray, G. W., Tumby Bay	1	0	5	6
Brennand, Thos., Koppio	$\frac{3}{4}$	0	4	2
Barne, C. E., Tumby Bay	$\frac{3}{4}$	0	4	2
Carr, G., Tumby Bay	3 $\frac{3}{4}$	1	0	8
Carr, C. T., Tumby Bay	$\frac{3}{4}$	0	4	2
Carr, A. E., Lipson	1	0	5	6
Carr, Roden, Lipson	1 $\frac{1}{2}$	0	8	3
Carr, W., Tumby Bay	$\frac{1}{2}$	0	2	9
Carr, Abe, Tumby Bay	1	0	5	6
Carr, W. P., Tumby Bay	$\frac{1}{2}$	0	2	9
Calderwood, J., White's River	1	0	5	6
Chapman, J. H., White's Flat	$\frac{1}{2}$	0	2	9
Cooper, W., White's Flat	1 $\frac{1}{2}$	0	8	3
Cabot, A., Yallunda Flat	1	0	5	6
Cabot, W. P., Yallunda Flat	1 $\frac{1}{2}$	0	8	3
Campbell, R., Yallunda Flat	$\frac{1}{2}$	0	2	9
Culley, F. G., Yallunda Flat	1 $\frac{1}{2}$	0	8	3
DeRose & Warne, White's River	14 $\frac{1}{2}$	3	18	5
Dawson, H. V. and C. W., Tumby Bay	1 $\frac{1}{4}$	0	6	11
Darling, Mrs. J., Warratta Vale	1 $\frac{1}{2}$	0	8	3
Dodd, A. C., Warratta Vale	2 $\frac{1}{4}$	0	12	5
Dorward, Mrs. D. (estate), Koppio	$\frac{1}{2}$	0	2	9
Dawson, W. J. A., Koppio	1 $\frac{1}{2}$	0	8	3
Dawkins, H. B., Adelaide	1 $\frac{1}{2}$	0	6	11
Eagle, H. A., Stokes	4 $\frac{1}{2}$	1	4	9
Franks, W. H., Tumby Bay	1 $\frac{1}{2}$	0	8	3
Forrest, Thos., Yallunda Flat	3 $\frac{3}{4}$	1	0	8
Forrest & Jenkins, Yallunda Flat	3	0	16	6
Fuss, J. A., Yallunda Flat	1	0	5	6
Fairbrother, J. C., Yallunda Flat	$\frac{3}{4}$	0	4	2
Fitzgerald, P., Stokes	6 $\frac{3}{4}$	1	17	2
Fitzgerald, P. W. J., Stokes	$\frac{1}{2}$	0	2	9
Gale, Jane, Tumby Bay	$\frac{3}{4}$	0	4	2
Gale, H. L., Tumby Bay	3 $\frac{1}{4}$	0	17	11
Gale, C. E. S., Lipson	0	15	3	
Gill, W. G., Koppio	$\frac{1}{2}$	0	2	9
Gibbons, J., White's River	1 $\frac{1}{2}$	0	8	3
Goode, Mrs. A. K., White's River	1 $\frac{1}{2}$	0	8	3
Greenslade, —, Tumby Bay	1 $\frac{1}{2}$	0	6	11
Greenslade, J., Warratta Vale	2 $\frac{3}{4}$	0	15	3
Gardiner, G. B., Koppio	2 $\frac{1}{4}$	0	12	5
Gordon, G. C., Stokes	3 $\frac{3}{4}$	1	0	8
Greenshields, J., Stokes	5 $\frac{3}{4}$	1	11	8
Hilton, J. R., Tumby Bay	2	0	11	0
Hilton, J. C., Tumby Bay	1 $\frac{1}{2}$	0	8	3
Hammond, G., Tumby Bay	2 $\frac{1}{4}$	0	15	3
Hancock & Hornby, Tumby Bay	$\frac{1}{2}$	0	2	9

List of Ratepayers in Tumby District—continued.

Name and Address.	Sq. Miles.	Amount.		
		£	s.	d.
Hudson, H., Tumby Bay	1	0	5	6
Halls, Mrs. E., Tumby Bay	$\frac{1}{2}$	0	2	9
Hissey, C., Tumby Bay	1 $\frac{3}{4}$	0	9	8
Howard, G. H. A., White's Flat	1 $\frac{1}{2}$	0	8	3
Hinton, A. C., Stokes	6	1	13	0
Hollans, H. A., Stokes	1 $\frac{1}{2}$	0	8	3
Hall, O. A., Cummins	3	0	16	6
Hague, Arthur, Iron Knob	4 $\frac{1}{2}$	1	3	5
Harris, A., Blyth	2 $\frac{3}{4}$	0	15	3
Hollans, J. T., Stokes	1 $\frac{1}{4}$	0	6	11
Holmes, C. P., Stokes	2	0	11	0
Jericho, F. J. W., Koppio	3	0	16	6
Jericho, G., Tumby Bay	$\frac{3}{4}$	0	4	2
Jones, J., Port Lincoln	$\frac{3}{4}$	0	4	2
Jones, Rupert, Reeves Plains	1	0	5	6
James, J., Stokes	3	0	16	6
Jacobs, I. O., Port Lincoln	$\frac{3}{4}$	0	4	2
Kinmont, Dr. E., Medindie	3 $\frac{1}{4}$	0	19	3
Koennecke, C. B., Tumby Bay	2 $\frac{3}{4}$	0	13	10
Koch, C. H., Koppio	$\frac{3}{4}$	0	4	2
Kennett & Sons, Stokes	5 $\frac{1}{4}$	1	8	11
Lawrie, Mrs. M. E., Tumby Bay	3 $\frac{1}{4}$	0	17	11
Lawrie, N. A. & C. J., Tumby Bay	1	0	5	6
Lawrie, John, Tumby Bay	6	1	15	9
Lawrie, T. and A., Tumby Bay	3 $\frac{3}{4}$	0	19	3
Lawrie, N. J., Tumby Bay	5 $\frac{1}{2}$	1	8	11
Lawrie, G. A. and N., jun. Tumby Bay	$\frac{1}{2}$	0	2	9
Lawrie, Nicol, Tumby Bay	7	1	18	0
Lakin, R. R., Tumby Bay	1 $\frac{1}{2}$	0	8	3
Lakin, H. P., Tumby Bay	$\frac{3}{4}$	0	4	2
Liddy, M. J. and J. J., Koppio	2	0	11	0
Liddy, Mrs. C., Tumby Bay	$\frac{3}{4}$	0	4	2
Lear, F. J., Yallunda Flat	2 $\frac{1}{4}$	0	12	5
Loube, J. S., Yallunda Flat	1 $\frac{1}{2}$	0	6	11
Lowry, J., Stokes	1 $\frac{1}{2}$	0	8	3
Mortlock W. T. (estate), Adelaide	60	15	0	0
McDermont, J., Tumby Bay	1	0	5	6
Morris, D. H., Tumby Bay	1 $\frac{1}{4}$	0	6	11
McCallum, J. T., Tumby Bay	1 $\frac{1}{2}$	0	8	3
McCallum, J., Tumby Bay	2 $\frac{3}{4}$	0	13	10
Michan, P. J., Koppio	1 $\frac{1}{4}$	0	9	8
McDonald, C. C., Warunda	1 $\frac{1}{4}$	0	9	8
Miller, G., Koppio	$\frac{3}{4}$	0	4	2
Miller, G. (Q.), Koppio	1 $\frac{1}{4}$	0	8	3
Meadows, G. C., White's Flat	$\frac{1}{2}$	0	2	9
McCaulay, W., Koppio	4 $\frac{1}{2}$	1	6	2
Murton, Mrs. W., Cummins	2 $\frac{1}{2}$	0	13	10
Nankivell, J., Tumby Bay	1 $\frac{1}{2}$	0	8	3
Nankivell, A. and H., Tumby Bay	4 $\frac{1}{2}$	1	4	9
Newell, Thos., Stokes	$\frac{1}{2}$	0	2	9
Newell, T. C., Stokes	3 $\frac{1}{2}$	0	19	3
Newell, J., Koppio	3 $\frac{1}{4}$	1	0	8
Noltenius, B. A., Stokes	5 $\frac{1}{4}$	1	8	11
Nosworthy Bros., Stokes	3 $\frac{1}{2}$	0	19	3
O'Connell, J., Lipson	3 $\frac{3}{4}$	0	19	3
O'Connell, M., Port Lincoln	2 $\frac{3}{4}$	0	13	10
Olsen, F. C., Tumby Bay	1	0	5	6
O'Shanahan, Jas., White's Flat	2	0	11	0
Octomann, C., Tumby Bay	1 $\frac{1}{4}$	0	6	11
Provis, G. and T., Tumby Bay	4 $\frac{1}{2}$	1	6	2
Provis, J., Tumby Bay	$\frac{3}{4}$	0	4	2
Provis, Chas., Tumby Bay	1 $\frac{1}{2}$	0	8	3
Parry, J. T., Stokes	3 $\frac{1}{2}$	0	19	3
Partington, T., Tumby Bay	2	0	11	0
Pedler, W. T., Tumby Bay	$\frac{1}{4}$	0	1	5
Pedler, H. T., Stokes	1	0	5	6
Pedler, H. J., Stokes	$\frac{3}{4}$	0	4	2
Potter, F. S., Lipson	2 $\frac{3}{4}$	0	13	10
Potter, Mrs. M. M., Lipson	1	0	5	6

List of Ratepayers in Tumby District—continued.

Name and Address.	Sq. Miles.	Amount.		
		£	s.	d.
Price, E., Koppio	5½	1	10	3
Price, H. and A., Stokes.....	1¼	0	6	11
Fedler, H. T. and F. S., Stokes	2½	0	12	5
Potter, G., Stokes	3½	0	19	3
Roediger, H. H., Stokes	4	1	2	0
Richardson, N. G., Stokes	6¼	1	14	5
Rann, T., Carey's Gully	1¼	0	6	11
Reilly, M., Stokes	2¼	0	12	5
Reynolds, W., Stokes	2½	0	12	5
Rutterford, J., Koppio	½	0	2	9
Richardson & Sons, Koppio	3¼	0	17	11
Roberts, W. T. and H. M., Koppio	3½	0	17	11
Roberts Bros., Lipson	½	0	2	9
Richards, H.	¼	0	1	5
Rolland, W. E.	1	0	5	6
Siviour, F., Tumby Bay	1½	0	8	3
Siviour, R. H.	3¼	1	0	8
Scott, Sam, Lipson	3	0	16	6
Swaffer, E. D., Port Lincoln	8	2	4	0
Siviour, H., Stokes	3½	0	19	3
Siviour, W. H., Stokes	3	0	16	6
Siviour, D., Stokes.....	1½	0	8	3
Sutherlands, J. S., Stokes.....	1½	0	8	3
Smith, Louis, Koppio	¼	0	1	5
Smart, F. W., Koppio	4¼	1	6	2
Schondorf, W. C., Koppio	1¼	0	6	11
Swiggs, Alvert, Stokes	2¼	0	12	5
Smith, —, Stokes	¼	0	8	3
Scott, D., Stokes	1½	0	8	3
Stanford, E. F., Stokes	¾	0	4	2
Thompson, H., Koppio	¾	0	4	2
Thring, Hedley, Stokes	7	1	18	6
Thomas, J. H., Tumby Bay.....	5½	1	10	3
Telfer, F. C., Stokes	2¼	0	12	5
Treasure, E., Tumby Bay	1¼	0	6	11
Treasure, O., Warratta Vale	3¼	0	17	11
Thorpe, E. A., Warratta Vale.....	2¼	0	12	5
Tapley & Sons, Port Lincoln	1¼	0	6	11
Thomas, W. S., Tumby Bay	½	0	2	9
Vanstone, J., Stokes	1¼	0	6	11
Vanstone, A., Stokes	½	0	2	9
Winstanley Bros., Koppio	1½	0	8	3
Wood, J. E. and E. P., Koppio	¾	0	2	9
Walter Bros., Koppio	3	0	16	6
Winkel, F. A., Koppio	1¼	0	6	11
Wreford, Mrs. C. F., North Adelaide	1½	0	8	3
Walsh, P. J. and H. M., Koppio	1¼	0	6	11
Walsh, C. W. P., Koppio	¾	0	4	2
Wagner, J. A. C., Cummins	¾	0	4	2
Walter, J. C., Stokes	2¼	0	12	5
Walters, A., Cummins	2¼	0	12	5
Wishart, A. B., Lipson	6	1	13	0
Wishart, J. H., Tumby Bay	2	0	11	0
Whitford, E., Tumby Bay	3¼	0	17	11
Wood, G. A., Tumby Bay	1½	0	8	3
Young, A. W., Tumby Bay	¾	0	4	2

186s. 6d.]

VERMIN-FENCED DISTRICT OF PARCOOLA.

Annual Election, 1915.

NOMINATIONS will be received at the vermin board's office, Kooringa, for the district of Parcoola, up to 10 o'clock a.m. on Friday, the 17th day of December, 1915, for one member of the board and one auditor. Should more than the required number be nominated, either for member or auditor, further proceedings will be adjourned until the 31st day of December, 1915, when an election will take place by ballot. Dated at Kooringa, the 15th day of November, 1915.

By order,

W. PEARCE, Secretary.

5s.]

2/4

VERMIN-FENCED DISTRICT OF BRAEMAR.

Annual Election, 1915.

NOMINATIONS will be received at the vermin board's office, Kooringa, for the district of Braemar, up to 12 o'clock noon on Friday, December 17th, 1915, for one member of the board and one auditor. Should more than the required number be nominated, either for member or auditor, further proceedings will be adjourned until the 31st day of December, 1915, when an election will take place by ballot. Dated at Kooringa, the 15th day of November, 1915.

By order,

W. PEARCE, Secretary.

5s.]

2/4

VERMIN-FENCED DISTRICT OF OLD KOOMOLOO.

Annual Election, 1915.

NOMINATIONS will be received at the board's office, Kooringa, for the district of Old Koomooloo, up to 10.30 a.m. on Friday, the 17th day of December, 1915, for one member of the board and one auditor. Should more than the required number be nominated, either for member or auditor, further proceedings will be adjourned until the 31st day of December, 1915, when an election will take place by ballot. Dated at Kooringa, the 15th day of November, 1915.

By order,

W. PEARCE, Secretary.

5s.]

2/4

VERMIN-FENCED DISTRICT OF MURKABY.

Annual Election, 1915.

NOMINATIONS will be received at the vermin board's office, Kooringa, for the district of Murkaby, up to 12 o'clock noon on Friday, the 17th day of December, 1915, for one member of the board and one auditor. Should more than the required number be nominated, either for member or auditor, further proceedings will be adjourned until the 31st day of December, 1915, when an election will take place by ballot. Dated at Kooringa, this 15th day of November, 1915.

By order,

W. PEARCE, Secretary.

5s.]

2/4

RED BLUFF VERMIN BOARD.

Annual Elections.

NOMINATIONS will be received at the vermin board's office, Kooringa, for the district of Red Bluff, at Bordertown, up to 12 o'clock noon on Friday, December 11th, 1915, for one member of the board and for one auditor. Should more than the required number be nominated, either for board or auditor, further proceedings will be adjourned until the 7th of January, 1916. Dated this 17th day of November, 1915.

By order,

A. WILSON, Secretary.

4s. 6d.]

2/4

CITY OF ADELAIDE.

BY-LAW XXIV.—IN RESPECT OF WEIGHBRIDGES AND WEIGHTS AND MEASURES AND SALE OF GOODS BY NUMBER.

WHEREAS it is desirable to repeal By-law XXIV. of the corporation of the city of Adelaide passed on the 31st day of July, 1905, and to make other provisions in lieu thereof: Be it therefore ordered and directed by the council of the corporation of the city of Adelaide that the said by-law shall be and the same is hereby repealed, and the following provisions shall be substituted therefor, namely:—

Public Weighbridges to be Licensed.

1. No person shall use as a public weighbridge in the city any weighbridge unless and until the same shall have been licensed by the council.

Licence and Duration.

2. Every licence for a weighbridge shall, when granted by the council, be issued to the owner thereof under the hand of the town clerk, and shall be in force from the first day of July or any subsequent day of the year of issue to the thirtieth day of June in the following year, and such owner shall pay for such licence, such fee not exceeding three guineas, as the council shall from time to time determine. Provided that only half fee shall be payable for a licence issued between the first day of January and the thirtieth day of June.

Testing Before and After Licence.

3. Before a licence is issued in respect of a weighbridge not licensed by the council the same shall be tested by the inspector of weights and measures, and certified by him to be correct, and every weighbridge licensed under this by-law shall be periodically tested by the inspector of weights and measures at such times (not less often than once in every six calendar months) as the council may from time to time appoint. The owner or keeper of any such weighbridge tested by such inspector as aforesaid shall pay to the inspector for the use of the corporation a fee of five shillings for each testing made by him in pursuance of this section.

Testing at Any Time on Payment of Fee.

4. If the owner or keeper of any weighbridge licensed by the council shall require the same to be tested at any time other than the council may appoint he shall make an application in writing to the inspector for such to be done, and shall pay a fee of five shillings, and also defray the cost of cartage of weights necessary for such testing.

Copy of By-Law to be Exhibited in Weighbridge House.

5. The owner or keeper of every weighbridge licensed by the council shall, during the time such weighbridge is licensed, exhibit and keep exhibited in some conspicuous place in the weighbridge house, as directed by the inspector of weights and measures, a printed copy of this by-law (to be provided by the council) and shall during such time keep the same clean and legible.

Unlicensed Weighbridge Not to be Used to Ascertain Weight of Vehicle or Goods.

6. No person shall weigh on any unlicensed weighbridge, except that owned by the corporation, and certified correct by the inspector of weights and measures, any vehicle or any goods for sale to ascertain the weight thereof respectively.

Weight Note not to be Given for Vehicle or Goods Weighed on Unlicensed Weighbridge.

7. No owner or person in charge of any unlicensed weighbridge having weighed thereon any vehicle with or without its loading shall give any weight note thereof to the owner or person in charge of such vehicle, or to any other person.

All Coal, &c., to be Sold by Avoirdupois Weight Only.

8. All coal, firewood, and other marketable commodities usually sold by weight, whether by wholesale or retail, which shall be sold or delivered within the city shall be sold by avoirdupois weight only.

No Person to Sell Wood, &c., in Sacks Under 1cwt.

9. No person shall carry about or offer for sale or deliver after sale any coal or firewood in sacks unless each sack contains 112lbs. (1cwt.) in weight.

Coal and Firewood Exceeding 10cwts. to be Weighed on Licensed Weighbridge.—Weight Note to be Produced to Officer of Corporation or Constable.—Coal and Firewood under 10cwts. may be Weighed on Weighing Instrument Tested and Stamped by Inspector.

10. All coal and firewood not in sacks which shall be sold, offered, or carried about for sale, or delivered within the city shall be weighed at some weighbridge licensed by the council, and any person who shall sell, offer, or carry about for sale or delivery any such coal or firewood within the city without first having weighed the same at some licensed weighbridge as aforesaid, or who refuses or neglects upon demand to produce the weight note of any such coal or firewood sold, or offered, or carried about for sale or delivery to any officer of the corporation or constable shall be guilty of an offence. Provided that it shall not be an offence under this section for any seller of coal or firewood to weigh any coal or firewood for sale or delivery up to 1,120lbs. (10cwts.) upon his own or any other weighing instrument if the same be tested and stamped by the inspector of weights and measures.

Purchaser, &c., may require Goods and Vehicle, and Empty Vehicle to be Weighed.

11. Any person selling, or offering for sale, or delivering any coal, firewood, or other marketable commodity which by this by-law is required to be weighed upon a weighbridge licensed by the council, who shall refuse or neglect on being requested by any purchaser or intending purchaser of any such coal, firewood, or other marketable commodity, or any officer of the corporation or constable to proceed at once with such coal, firewood, or other marketable commodity to the nearest weighbridge in the city licensed by the council, and to have the same weighed at the expense of such purchaser or intending purchaser (he undertaking to purchase the same at the net weight thereof so ascertained at such weighing), or who after delivery of any such coal, firewood, or other marketable commodity refuses or neglects on being requested by such purchaser, officer, or constable to forthwith take to a weighbridge in the city licensed by the council or to the weighbridge owned by the corporation the vehicle in which such coal, firewood, or other marketable commodity was carried for the purpose of ascertaining the correct weight of such vehicle when empty, shall be guilty of an offence.

Penalty on Buyers or Sellers for Committing Frauds in Weighing.

12. If the purchaser or intending purchaser or seller of any coal, firewood, or other marketable commodity which shall be in a vehicle, and which may be required to be weighed as provided in the last preceding section, or any other person shall do anything to such vehicle or its loading whereby the true weight thereof respectively shall be altered before such weighing, he shall be guilty of an offence.

Weight Note for Coal, &c., to be Delivered to Buyer at Time of Delivery of Coal, &c.

13. Where any coal, firewood, or other marketable commodity which by this by-law is required to be weighed on a weighbridge or weighing instrument licensed by the council is delivered in the city, the person selling or delivering the same shall give the weight note thereof to the purchaser at the time of delivery, and if he fail to do so he shall be guilty of an offence.

Person Selling or Delivering Coal, &c., Under Weight to be Guilty of an Offence.

14. If any coal, firewood, or other marketable commodity delivered in the city be under the weight as shown on the weight note given to the purchaser at the time of such delivery, the person selling or delivering the same shall be guilty of an offence.

Penalties on Drivers of Carts, &c., Committing Frauds in Weighing.

15. Every driver of any vehicle weighed at any weighbridge licensed by the council shall be guilty of an offence in any of the following cases (that is to say):—

- If he at the time of weighing of any such vehicle knowingly have anything in or about the same other than the proper loading thereof.
- If he alter any weight note denoting the weight of any such vehicle or the loading of the same.
- If he make or use or be privy to making or using any weight note falsely stating the weight of any such vehicle or the loading thereof.
- If he, after the weighing of any such vehicle with the loading thereof, remove any part of such loading, and afterwards dispose of or attempt to dispose of or represent the residue of such loading as being the full loading denoted by such weight note.
- If he, between the time when the vehicle and the loading thereof have been so weighed and the time when such vehicle is weighed without such loading, change the wheels of such vehicle, or make any other change upon it after being required to weigh such vehicle without the loading thereof.
- If he be guilty of any other fraudulent contrivance to misrepresent the weight of any such vehicle, or of the loading thereof.

Penalties for Frauds Committed by Owner, &c., of Weighbridge.

16. The owner or keeper, or person in charge of any weighbridge licensed by the council shall be guilty of an offence in any of the following cases (that is to say):—

- If he wilfully neglect on application and payment or tender of the usual fee duly to weigh any vehicle with or without its loading as the case may be that is brought to the weighbridge to be weighed.
- If he do not fairly weigh every such vehicle with or without its loading as the case may be.
- If he do not always keep on the premises whereon such weighbridge is situated a weight-note book in the form under the letter A in the schedule hereto.
- If he do not forthwith after every weighing correctly enter in the consecutive counterfoils of such weight-note book the particulars required by such form and sign his name thereon.
- If he do not immediately after every weighing deliver to the person for whom such weighing is made or to the buyer or seller or other person interested in the loading or vehicle (as the case may be) upon application a true copy, signed by him, of the counterfoil of such weighing (hereinafter in this section called a "weight note").
- If he fail to produce such weight-note book to any officer of the corporation or constable when demanded.
- If he fraudulently alter any of the particulars contained in any counterfoil or weight note.
- If he give or deliver to the driver of any such vehicle more than one weight note of the same vehicle and loading or of the same vehicle or loading.
- If he give to the driver of any such vehicle a false weight note of the weight of such vehicle with or without the loading thereof.
- If he weigh any vehicle with or without its loading, knowing that anything had been done to such vehicle, or to the loading thereof, to alter the true weight thereof respectively.
- If he knowingly assist in or connive at any fraud concerning the weighing of any vehicle or the loading thereof, or make or connive at making any false representation of the weight of the same respectively.

Penalties for Frauds Committed by Owners of Weighing Instruments.

17. The owner of any weighing instrument tested and stamped as aforesaid who shall weigh thereon any coal or firewood not exceeding 1,120lbs. (10cwt.), intended for sale or delivery, shall be guilty of an offence in any of the following cases (that is to say):—

- If he do not fairly weigh such coal or firewood.
- If he do not keep on the premises whereon such weighing instrument is situated a weight-note book in the form under the letter B in the schedule hereto.
- If he do not forthwith after every weighing correctly enter in the consecutive counterfoils of such weight-note book the particulars required by such form and sign the same.
- If he do not forthwith after every weighing deliver to the buyer or seller of the article weighed or other person interested therein a true copy signed by him, of the counterfoil of such weighing (hereinafter in this section called a "weight note").
- If he fail to produce such weight-note book to any officer of the corporation or constable when demanded.
- If he fraudulently alter any of the particulars contained in any counterfoil or weight note.
- If he give to the driver of the vehicle by which such coal or firewood is intended to be delivered more than one weight note of such coal or firewood.
- If he give to the driver of such vehicle a false weight note of such coal or firewood.
- If he knowingly assist in or connive at any fraud concerning the weight of such coal or firewood or make or connive at making any false representation of the weight of the same.

Penalty on other Parties Committing Frauds as to Weighing.

18. Every person who shall knowingly act or assist in committing any fraud respecting the weighing or weight of any vehicle, or the loading thereof, or the weighing or weight of any goods, shall be guilty of an offence.

Goods to be of the Weight at which same Sold.

19. No person shall sell or deliver or cause or permit to be sold or delivered any goods, wares, or merchandise of any kind whatever within the city under the weight at or for which such goods, wares, or merchandise shall have been sold.

Where Goods Sold by Number or Pieces Full Number to be Delivered.

20. No person who shall offer for sale any goods or commodities by number and no person delivering any goods or commodities so sold shall deliver to the purchaser of such goods or commodities a lesser number thereof than shall have been offered for sale.

Weighing and Measuring Instruments Not to be Used for Trade Unless Tested and Stamped by Inspector.

21. No person shall use any weighing instrument or any measuring instrument for the purpose of trade unless the same shall be tested and stamped by the inspector of weights and measures.

Fees to be Charged for Testing and Stamping Weighing and Measuring Instruments.

22. The fees to be charged for testing and stamping weighing and measuring instruments shall be those specified under the letter C in the schedule hereto.

Definition of "Weighing Instrument."

23. In this by-law, unless the context otherwise requires, "Weighing instrument" includes scales with the weights belonging thereto, scale beam balances, spring balances, steel yards, weighing machines, and other instruments for weighing, but does not include weighbridges.

"Measuring Instrument."

"Measuring instrument" includes any instrument for the measurement of length or capacity.

"Offer for Sale," "Offered for Sale."

"Offer for sale" and "offered for sale" in section 20 shall mean where goods or commodities are offered for sale by word of mouth at a fixed price for a fixed number of such goods or commodities or where they are exposed for sale with a label or ticket thereon indicating the price by number.

THE SCHEDULE.

		A.									
		(Counterfoil.)				(Weight Note.)					
		CITY OF ADELAIDE.				CITY OF ADELAIDE.					
		No.				No.					
		Licensed Weighbridge No.				Licensed Weighbridge No.					
	191			 191					
Owner of vehicle	Owner of vehicle								
Driver	Driver								
Nature of article weighed	Nature of article weighed								
								
Weight.	Tons.	Cwts.	Qrs.	Weighing Fee.	Weight.	Tons.	Cwts.	Qrs.	Weighing Fee.		
Gross Tare					Gross Tare						
Net					Net						
Signature of person by whom article weighed					Signature of person by whom article weighed						

<p>(Counterfoil.)</p> <p>CITY OF ADELAIDE.</p> <p>No.</p> <p>Weighing instrument owned by 191</p> <p>Description of article weighed</p> <p>For whom weighed</p> <p>Name of person to whom article to be delivered</p> <p>Address of such person</p> <p>Name of driver of vehicle delivering article weighed</p>	<p>(Weight Note.)</p> <p>CITY OF ADELAIDE.</p> <p>No.</p> <p>Weighing instrument owned by 191</p> <p>Description of article weighed</p> <p>For whom weighed</p> <p>Name of person to whom article to be delivered</p> <p>Address of such person</p> <p>Name of driver of vehicle delivering article weighed</p>						
<table border="1" style="margin: auto;"> <tr> <td style="width: 30px;">Cwts.</td> <td style="width: 30px;">Qrs.</td> <td style="width: 30px;">Lbs.</td> </tr> </table>	Cwts.	Qrs.	Lbs.	<table border="1" style="margin: auto;"> <tr> <td style="width: 30px;">Cwts.</td> <td style="width: 30px;">Qrs.</td> <td style="width: 30px;">Lbs.</td> </tr> </table>	Cwts.	Qrs.	Lbs.
Cwts.	Qrs.	Lbs.					
Cwts.	Qrs.	Lbs.					
Weight of article	Weight of article						
Signature of person weighing article	Signature of person weighing article						

C.

Fees to be Charged for Testing and Stamping Scales, Weights, Measures, and Weighing Machines.

Counter scales (ordinary)	Three pence.
do. (large)	Six pence.
Spring balances (bread)	Six pence.
do. (clockface)	One shilling.
Computing scales	One shilling.
All weights	Three pence each.
All measures of yard length	Three pence each.
All measures of one capacity	Three pence each.
All measures of various capacity	One shilling.
Weighing machine (Union)	One shilling and sixpence.
do. (Fairbanks)	Two shillings.
do. (up to 5cwt)	Two shillings and sixpence.
do. (over 5cwt. and up to 10)	Four shillings.
do. (over 10cwt.)	Five shillings.

In all cases where any weighing machine is examined and compared on the premises of owner an additional fee equal to one-half of the ordinary fee shall be payable.

The above by-law was duly passed by the council of the corporation of the city of Adelaide, at a meeting of the council held on the sixth day of September, 1915, sixteen members of the council being present.

(L s.) A. ALLEN SIMPSON, Mayor.
H. P. BEAVER, Town Clerk.

By command,
CLARENCE GOODE, Commissioner of Crown Lands.

Confirmed in Executive Council,
H. L. GALWAY, Governor.

November 25th, 1915. [70s. 6d.]

Annual Municipal Elections.

AT the nomination of mayor, aldermen, councillors, and auditor held this day in the Town Hall, Adelaide, the following nomination papers were received:—For mayor—Isaac Isaacs, Alfred Allen Simpson. For aldermen—Evan Cottier Clucas, Frederick George Downs, George Henry Prosser, Clement Wells. For auditor—John Blood Pitcher, Henry Tassie. For councillors—Hindmarsh ward, Edward Angas Johnson; Gawler ward, Walter Weech Forwood; Grey ward, Francis Walter Lundio; Young ward, James Anderson, Walter George Clough; Robe ward, James Trembath Keven, John Stace Rees; MacDonnell ward, Frederick William Birrell, George McEwin. Edward Angas Johnson being the only candidate nominated for Hindmarsh ward, Walter Weech Forwood being the only candidate nominated for Gawler ward, and Francis Walter Lundio being the only candidate

nominated for Grey ward, they were declared duly elected. The nominations of mayor, aldermen, auditor, and councillors for Young, Robe, and MacDonnell wards, being in excess of the number required, all further proceedings were adjourned by the returning officer until Saturday, December 4th, when the polling will commence at 8 a.m. and close at 7 p.m. The polling places are as follows:—Hindmarsh ward, Town Hall; Gawler ward, Masonic Hall, Waymouth Street; Grey ward, St. Luke's Schoolroom, Whitmore Square; Young ward, Hanson Street, New Church Hall; Robe ward, Institute Hall, Tynte Street; MacDonnell ward, Lecture Hall, Stanley Street.

By order of the returning officer,
H. P. BEAVER, Town Clerk.
[9s.]

Town Hall, Adelaide, November 27th, 1915.

Assessment, 1916.

NOTICE is hereby given that the council of the municipal corporation of the city of Adelaide have, pursuant to the Municipal Corporations Act, 1890, caused an assessment of all ratable property within the municipality to be made for the year 1916, and the same was duly submitted for allowance to and allowed by them at their meeting held on the 29th day of November, 1915. And notice is hereby further given that such assessment is deposited in the office of the town clerk, Town Hall, Adelaide, and may be daily inspected by any person interested therein between the hours of 10 a.m. and 3 p.m., except on Saturdays, when it may be inspected between the hours of 10 a.m. and 12 noon. And notice is hereby further given that the council will sit to hear appeals against such assessment on Tuesday, the 21st day of December, 1915, at 2.45 o'clock in the afternoon, in the council chamber, Town Hall, Adelaide. And notice is hereby further given that any person desiring to appeal to the council against the said assessment must lodge at the town clerk's office, Town Hall, Adelaide, on or before the 13th day of December, 1915, a notice thereof in the form of the fourth schedule of the said Act, or in a form to the like effect as nearly as applicable. Forms of appeal and information relating thereto may be obtained at my office, Town Hall, Adelaide. Note—Applicants must either attend personally in support of their appeals or must send a properly accredited agent to act in their behalf.

By order of the council,
H. P. BEAVER, Town Clerk.
[8s. 6d.]

Town Hall, Adelaide, November 30th, 1915.

CITY OF PORT ADELAIDE.

AT the nomination for mayor, aldermen, councillors, and auditor held this day in the Town Hall, Port Adelaide, the following nominations were received:—For mayor—Smith, Richard Hettle; Sweeney, John. For aldermen (2)—Clouston, Joseph Hervey; Dowsett, John Henry; Salkeld, William Alfred; Williams, George. For councillors—North ward—Baudinet, Walter Edmund Chauk; Smith, Finlay Stanthorpe Cardigan; Workman, Willie Alexander Talbot. South ward—Gibb, John Gilbert; Luxton, John James George. East ward—Gabb, Joel Moses; Horne, Charles Alfred. West ward—Ellis, Ernest James; Monte, Antonie; Ward, Frederick Furner. Centre ward—Anderson, Joseph; Verran, John Stanley. For auditor—Brimage, James Manley Sale; King, Frederick; Morice, Louis Arthur. The nominations being in excess of the number required, all further proceedings were adjourned until Saturday, the 4th day of December, 1915, when the polling will commence at 8 a.m. and close at 7 p.m. in each ward as follows:—Centre ward—State School, Junction Road; North ward—Groom's Hall, Birkenhead; South ward—council chamber, Town Hall, Port Adelaide; East ward—Rosewater Hall; West ward—Odd-fellows' Hall, Beehive Corner, Exeter.

By order,
E. BRADWELL, Town Clerk.
[8s.]

Town Hall, Port Adelaide, November 27th, 1915.

TOWN OF GLADSTONE.

Annual Elections.

THE following nominations were received at 12 noon on November 27th, 1915:—For mayor, Walter Langdon Parsons; councillor for North ward, John Growden; councillor for East ward, Richard Francis Humphris; councillor for West ward, Frederick Charles Grubb; for auditor, Edward Walter Winkler. As for each office only the required number of nominations was received, the above-named gentlemen were all and severally declared elected to fill their respective offices for the ensuing term.

C. BUDGE, Returning Officer.
[5s.]

Town Hall, Gladstone, November 29th, 1915.

TOWN OF ST. PETERS.

NOTICE is hereby given that at the nominations for mayor, aldermen, councillors, and auditor, held at the Town Hall, St. Peters, on Saturday, November 27th, 1915, the following nominations were received:—Mayor—John Ford, jun., of Morris Street, Evandale, boot-maker. Aldermen—Hector George Bradley, of Phillis Street, Maylands, draper; John Snell, of Sixth Avenue, East Adelaide, out of business. Councillors—Hackney ward—Thomas William Edwin Hall, of Park Street, Hackney, grocer; Reginald Victor Wilson, of College Street, College Town, valuator. East Adelaide ward—Percival Nelson Gaylor, of Ninth Avenue, East Adelaide, clerk; Fredric Blakeney Shoobridge, of Second Avenue, East Adelaide, accountant; Albert Thomas Sutton, of Fourth Avenue, East Adelaide, agent. Stepney ward—John Patrick Crowley, of Ann Street, Stepney, provision merchant. Maylands ward—John Walter Burton, of Janet Street, Maylands, timber merchant; Alfred Buttery, of Frederick Street, Maylands, furniture manufacturer. Auditor—Harry Robin Guerin, of Fifth Avenue, East Adelaide, accountant. There being no opposition to John Ford, jun., for mayor; Hector George Bradley, and John Snell, as aldermen; John Patrick Crowley as councillor for Stepney ward; and Harry Robin Guerin as auditor, these gentlemen were declared to be duly elected to the respective offices. There being more candidates nominated than are required to be elected for the office of councillor for Hackney, East Adelaide, and Maylands wards, all further proceedings with respect to these offices were adjourned to Saturday, December 4th, 1915, for an election by ballot, when the poll will commence at 8 a.m. and close at 7 p.m. The following are the polling places:—Hackney ward, Miss Brown's shop, Bon Marche Buildings, Payneham Road; East Adelaide ward, the Town Hall; Maylands ward, Methodist Church, corner of Dover and Augusta Streets, Maylands.

By order,

S. REEVES, Town Clerk.

Town Clerk's Office, Town Hall, St. Peters, November 29th, 1915.
10s.]

TOWN OF GOOLWA.

Annual Municipal Elections.

AT the nomination of mayor, councillors, and auditors, held this day in the council chamber, William Sumner, of Goolwa, baker, being the only candidate for mayor, he was declared duly elected; Eliezer Hainsworth Dodd, of Goolwa, farmer, being the only candidate for councillor, North ward, he was declared duly elected; John James Spencer, of Goolwa, fisherman, being the only candidate for councillor, South ward, he was declared duly elected; Harold Deykin Goode, of Goolwa, storekeeper's assistant, and David Alexander Milne, of Goolwa, shipwright, being the only candidates for auditors (two being required, the former to fill the ordinary vacancy and the latter to fill the extraordinary vacancy caused through the retirement of Herbert James Wolter, who has temporarily left the district) both were declared duly elected.

JOHN RITCHIE, Town Clerk.

Town Clerk's Office, Goolwa, November 27th, 1915. [6s. 6d.]

MR. John David Ritchie has been duly appointed returning officer for the forthcoming election for the above town.

By order,

JOHN RITCHIE, Town Clerk.

Town Clerk's Office, November 27th, 1915. [3s. 6d.]

TOWN OF LAURA.

AT the nomination of mayor, councillors, and auditor held this day the following were nominated.—For mayor, Henry Goulborn Rowland; councillors—for West ward, F. L. Bunday, J.P.; East ward, Joseph Moody; North ward, Theodore Paul Winter; auditor, James Spicer, J.P. There being only the required number nominated, they were declared duly elected. By order,
Laura, November 27th, 1915. W. H. CAMPBELL, Town Clerk.
4s.]

TOWN OF STRATHALBYN.

Annual Election, 1915.

THE following persons have been declared duly elected:—Mayor, James Bell; auditor, G. W. Montgomery; councillors—East ward, Aaron Burgess; West ward, Frederick Woolfitt. Dated this 29th November, 1915.
W. F. ADAMS, Town Clerk.
4s.]

C-

TOWN OF KENSINGTON AND NORWOOD.

Annual Municipal Elections.

AT the nominations for candidates to supply the offices of mayor, aldermen, councillors, and auditor for the ensuing term, held this day, the 27th of November, 1915, the following nominations were received:—For mayor, Henry James Holden; for aldermen, John Hooper, James Henry Mattingly; for councillors—Kensington ward, Peter Gannoni; East Norwood ward, Thomas Arthur Buttery; West Norwood ward, James John Francis Flaherty; Kent ward, Thomas Benjamin Atkins; for auditor, George Henry Grass Searcy. There being no opposition for any of the above positions, all the above-named gentlemen were declared duly elected to their respective positions

By order,

E. O. GOODEN, Town Clerk.

Town Hall, Norwood, November 27th, 1915. [6s.]

TOWN OF PORT AUGUSTA.

AT the nomination of mayor, auditor, and councillors, held this 27th day of November, 1915, the following nominations were received: For mayor, Joseph Roberts; auditor, Edward Martin Souttar Hutton; for councillors—First ward, William Bowman, William Alfred Hession; Second ward, Frederick Albert May, Thomas Fitzgerald; Third ward, Henry Parkinson; Fourth ward, Thomas Hunter, James George McGee. The nominations for mayor, auditor, and councillor for Third ward not being in excess of the number required, Joseph Roberts, Edward Martin Souttar Hutton, and Henry Parkinson were declared duly elected as mayor, auditor, and councillor for Third ward respectively. The nominations for councillors for First, Second, and Fourth wards being in excess of the number required, all further public proceedings were adjourned to Saturday, the 4th day of December, 1915, when an election will take place at the Town Hall, Commercial Road, Port Augusta. Polling will commence at 8 o'clock a.m. and close at 7 o'clock p.m.

By order,

JAMES HOLDSWORTH, Town Clerk.

Town Clerk's Office, Port Augusta, November 27th, 1915.

7s.]

TOWN OF DAVENPORT.

AT the nomination of mayor, auditor, and councillors, held this 27th day of November, 1915, the following nominations were received:—For mayor, John Nixon Conway (elected); for auditor, James Holdsworth (elected); for councillors—First ward, William Charles Cummings and Keith Henderson Hunter; Second ward, James Victor Noble Andrews and William Hodshon, jun.; Third ward, Charles Thomas Edwards and John Gilbert Partridge. The nominations for councillors for First, Second, and Third wards being in excess of the numbers required to fill the vacancies, all further proceedings were adjourned to Saturday, December 4th, 1915, when an election will take place at the council chamber, Stirling Road, Davenport. Dated at Davenport, November 27th, 1915.

By order,

ROBT. HALL, Town Clerk.

5s. 6d.]

TOWN OF PORT AUGUSTA WEST.

AT the nomination of mayor, councillors, and auditor, held on Saturday, the 27th day of November, 1915, the following nominations were received:—For mayor, Albert Harris; for councillors—Victoria ward, James John Hatherly Bryant; Ebenezer ward, Samuel Thomas Timms; Phillips ward, Lawrence William Grayson; for auditor, Alfred Back. The nominations not being in excess of those required, Messrs. Albert Harris, James John Hatherly Bryant, Samuel Thomas Timms, Lawrence William Grayson, and Alfred Back were duly declared elected to their respective offices.

By order,

A. BOTHWELL, Town Clerk.

Town Clerk's Office, Port Augusta West, November 27th, 1915.

5s.]

NOTICE is hereby given that there is now due, in respect of premises mentioned in the schedule hereto, the respective sums set opposite to the description of such premises in the said schedule, for rates declared by the corporation of Port Augusta West for the years ending as in the said schedule mentioned; and the owners of such premises are required to take notice that unless the amounts so due, together with the costs of and attending this notice, be paid in one year from the publication of this notice, the said corporation will let the same from year to year, or for any term not exceeding seven years, in manner provided by the Municipal Corporations Act, 1890, or an application will be

made by the said corporation to the Supreme Court for an order for the sale of the said lands, or so much thereof as may be necessary to produce the rates so due and costs as aforesaid, and also the costs of and attending this notice, together with interest and all other moneys due to the said corporation in respect of the said premises. Dated this 15th day of November, 1915.

A. BOTHERWELL, Town Clerk.

THE SCHEDULE.

Description of Land.	Name of Owner or Reputed Owner.	Number of Years for which Rates in Arrear.	Date of ending of Last Year for which Rates in Arrear.	Amount of Rates.
Allots. 6, 7, 8 of sec. 29, 21, 22 and 23 of sec. 30, 15 to 20 inclusive of sec. 32	John Milne	23	Nov. 30, 1914	£ s. d. 36 17 1
Allots. 3 and 4 of sec. 29	William Densham	15	"	8 1 8
Allots. 5, 6, and 7 of sec. 40, 8, 9 and 10 of sec. 39	Sir Wm. Milne Frederick Oberlin Bruce Theodore Bruce	23	"	15 5 0
Allot. 6 of sec. 34	George Scharenberg	7	"	2 8 2
Allot. 7 of sec. 34	Edward Roy Woodforde	21	"	3 9 3
Allot. 10 of sec. 65	James Brogan	7	"	0 7 2
Allot. 3 of sec. 88	William Jones	15	"	0 16 2
Sec. 183....	William Henry Smyth	7	"	1 1 6
Sec. 200....	William Henry Smith, otherwise Smyth	7	"	0 14 4
Sec. 193....	George Ellis Kingham	5	"	0 12 1
Sec. 197, 255, and 256	Frederick William Dighton	18	"	5 17 6
Sec. 206....	Martin Krommer	15	"	2 0 5
Sec. 223, 224	Annie Kingham	8	"	2 14 0
Sec. 225, 226	James Melville Kingham	5	"	1 1 5
Sec. 249, 298, 299	Mary Ann Scharenberg	15	"	9 17 2
Sec. 257....	do	20	"	8 17 11
Sec. 250, 253, 254	James Westen Fitts	23	"	5 11 1
Sec. 12, 16, 17, 24	John Randall Phillips	7	"	5 11 0
Sec. 29, 150, 151	Auguste Davies	7	"	2 15 6
Sec. 19, 20..	Andrew Hickman	17	"	2 6 3
Sec. 45....	James White	16	"	1 12 3
Sec. 58....	Thomas Dighton	16	"	12 6 11
Sec. 37, 136	Auguste Davies, as one of the executors of Charles Davies, deceased	7	"	2 18 9
Sec. 152, 153, 154	John Matthew Kingsborough	27	"	5 4 6
Sec. 181....	Curnow Andrew Dowie	18	"	0 17 5
Sec. 182, 187	John Laphier, otherwise Laphier	16	"	1 19 2
Allot. 11 of sec. 105	Thomas Gulliver	16	"	
Allots. 1 and 6 of sec. 105	John William Alexander	17	"	

28s.]

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TOWN OF KAPUNDA.

Annual Municipal Elections.

AT the nomination for mayor, councillors, and auditor, held this day in the council chamber, Kapunda, the following nominations were received:—For Mayor—Samuel Ephraim Hancock. For councillors—East ward, Thomas Samuel Davie and Richard Hawke; West ward, John Michael Caddy, Michael Joseph Ryan, and William Thomas Truscott; North ward, Edward William Matthews, and Cornelius Hendersen Shakeshaft; South ward, Thomas Jeffs; for auditor, William Charles Martin. Samuel Ephraim Hancock being the only candidate nominated for mayor, Thomas Jeffs being the only candidate nominated as councillor for South ward, and William Charles Martin being the only candidate nominated as auditor, they were declared duly elected. There being more candidates nominated than are required to be elected for the offices of councillor for East, West, and North wards, all further proceedings were adjourned till Saturday, December 4th, 1915, when an election by ballot will take place at the council chamber, Clare Road, Kapunda, for all the wards. The polling will commence at 8 a.m. and close at 7 p.m. Wm. Jeffs, Returning Officer. Council Chamber, Kapunda, November 27th, 1915. [7s.]

TOWN OF BRIGHTON.

Annual Municipal Elections.

PUBLIC notice is hereby given that at the nominations of candidates to supply the offices of mayor, councillors, and auditor for the ensuing term, held this day, the 27th November, 1915, the following nominations were received:—For mayor, Joseph Hadfield Grundy; for councillors—North ward, James Henry Hallam; Central ward, Joseph Lerner; South ward, Edward George Gregory; for auditor, Arthur Robert Chinner. There being no opposition to Joseph Hadfield Grundy as mayor, James Henry Hallam as councillor for North ward, Joseph Lerner as councillor for Central ward, Edward George Gregory as councillor for South ward, and Arthur Robert Chinner as auditor, these gentlemen were declared to be duly elected to the respective offices. R. J. MILLS, Returning Officer. Town Hall, Brighton, November 27th, 1915. [6d.]

TOWN OF WALLAROO.

AT the nomination of candidates for municipal office, held this 27th day of November, 1915, Thomas Elliott Ashton was nominated for the office of mayor, George Chatfield for the office of councillor for North ward, Amos Bickley for the office of councillor for West ward, James Lambert Furner and Spencer Alexander Barnes for the office of councillor for East ward, Richard John Clarke and Edmund Herbert McAlees for the office of councillor for South ward, and John Hawkes for the office of auditor. In the absence of opposition, Thomas Elliott Ashton was declared duly elected to the office of mayor, George Chatfield was declared duly elected to the office of councillor for North ward, Amos Bickley was declared duly elected to the office of councillor for West ward, and John Hawkes to the office of auditor. There being more candidates nominated than are required to supply the vacancies for the office of councillor for East ward, and the office of councillor for South ward, further proceedings in respect to these offices were adjourned until Saturday, the 4th day of December, 1915, when an election by ballot will be held, commencing at 8 a.m. and closing at 7 p.m., the Town Hall being the polling-place for both wards. Dated at Wallaroo, this 27th day of November, 1915.

By order,
7s. 6d.] ALEX. YOUNG, Town Clerk.

Assessment for the Year 1916.

NOTICE is hereby given that the council of the corporation of Wallaroo has caused an assessment of town properties to be made for the year 1916 by adopting the assessment for the year 1915, together with such additions and alterations as have been deemed necessary, and the said assessment has been allowed by the council, and now lies on the table in the council chamber, where it may be seen by those interested between the hours of 10 a.m. and 4 p.m. on any week day except Saturday, when the office will close at 1 p.m. Appeals against this assessment must be lodged with the town clerk within 10 days of the appearance of this notice in the *Government Gazette*, and the council will sit as a court to hear appeals against any portion of the said assessment on Friday, the 17th day of December, 1915, at 7:30 p.m., when persons interested in appeal cases must appear to sustain their appeals. Dated at Wallaroo, this 25th day of November, 1915.

By order,
6s. 6d.] ALEX. YOUNG, Town Clerk.

TOWN OF PETERSBURG.

Annual Elections.

AT the nominations for mayor, councillors, and auditor, held this 27th day of November, 1915, the following nominations were received:—For mayor, Alexander Jamieson; for auditor, Samuel D. Jones, William S. Olifent; for councillors—East ward, Jesse W. Bowering; West ward, James H. Dennis, George Phillips; South ward, James Henderson, Lewis J. Bills; Yongala ward, Edward Frank Dodd. There being no opposition for mayor, or for councillor for South and Yongala wards, Alexander Jamieson was declared duly elected as mayor, and Jesse W. Bowering and Edward Frank Dodd as councillors for South and Yongala wards respectively. There being more than the required number of candidates nominated for the remaining offices, further proceedings were adjourned until Saturday, the 4th day of December, 1915, when an election by ballot will take place in the Petersburg Town Hall, between the hours of 8 a.m. and 7 p.m.

By order,

S. KEALLEY, Town Clerk.

Petersburg, November 27th, 1915.

[7s.

TOWN OF KADINA.

Annual Elections.

AT the nominations of mayor, councillors, and auditor held on Saturday, November 27th, 1915, in the council chamber, Town Hall Buildings, Kadina, the following nomination papers were received:—For mayor—Roach, Paul. For councillors: for Elder ward—Bawden, Thomas Rickard; Roach, Thomas. Taylor ward—Brenton, Samuel; Window, Arthur Salisbury. Stirling ward—Ayles, Arthur Walter; Greenslade, William Charles. Hughes ward—Lee, Robert Sidney Eustace; Page, Arthur James. Kadina East ward—Roberts, Samuel. For auditor—Ward, Matthew John. Roach, Paul, being the only candidate for mayor; Roberts, Samuel, being the only candidate nominated for councillor for Kadina East ward, and Ward, Matthew John, being the only candidate nominated for auditor, they were duly elected. The nominations for councillors for Elder, Taylor, Stirling, and Hughes wards being in excess of the number required, all further proceedings were adjourned until Saturday, December 4th next, when an election by ballot will take place at the Kadina Town Hall. The polling will commence at 8 o'clock a.m. and close at 7 o'clock p.m.

By order of the returning officer,

November 29th, 1915.

F. W. HARRIS, Town Clerk.

7s. 6d.]

TOWN OF JAMESTOWN.

Annual Municipal Elections.

AT the nominations of mayor, councillors, and auditor, held on the 27th day of November, 1915, the following nominations were received:—For mayor, John Cameron and Robert Snodgrass. For councillors—North ward, Joseph O'Leary; South ward, Herbert Leslie Berridge and Joseph Inglis; Leamington ward, George Hiles Boucaut; North Parade ward, Dasyfield John Harfield; for auditor, Richard Rowe. There being no opposition to Joseph O'Leary as councillor for North ward, George Hiles Boucaut as councillor for Leamington ward, Dasyfield John Harfield as councillor for North Parade ward, and Richard Rowe as auditor, these gentlemen were declared duly elected to the respective offices. The nominations for the office of mayor and councillor for South ward being in excess of the number required, all further proceedings were adjourned until Saturday, the 4th day of December, 1915, when an election by ballot will take place at the council chamber, Irvine Street, Jamestown. Polling commences at 8 a.m. and closes at 7 p.m.

By order,

C. E. WHYTE, Town Clerk.

Town Clerk's Office, Jamestown, November 29th, 1915. [7s. 6d.

Supplementary Election.

AT the nomination of councillor for the extraordinary vacancy for Leamington ward, held on Saturday, the 27th day of November, 1915, the following nomination was received:—George Henry Stanton. There being no opposition, George Henry Stanton was declared duly elected as councillor for Leamington ward.

By order,

C. E. WHYTE, Town Clerk.

Town Clerk's Office, Jamestown, November 29th, 1915. [4s. 6d.

TOWN OF HINDMARSH.

Annual Municipal Elections.—Returning Officer, Alderman King.

AT the nominations for mayor, aldermen, councillors, and auditor, held Saturday, November 27th, 1915, the following nominations were received:—For mayor, William Wood, insurance superintendent, Bowden (re-elected unopposed): For aldermen, Frank Keen Nieass, compositor, Brompton; William Wood, brickmaker, Brompton (elected); For councillors—Hindmarsh ward, John Holt, boxmaker, Hindmarsh; George Adie Noble, hardware assistant, Hindmarsh. Bowden ward—Albert James Rimes, butcher, Bowden (elected) Brompton ward—Christopher Berkley Claxton, boilermaker's assistant, Brompton (elected): Croydon ward—Edward Stanley Lockyer, builder, Croydon; George Wright, agent, Croydon. For auditor, John James, traveller, Hindmarsh (elected). The nominations for the councillors for Hindmarsh ward and Croydon ward being in excess of the number required, further proceedings were adjourned to Saturday, December 4th, when polling will commence at 8 a.m. and close at 7 p.m., at the following places:—Hindmarsh ward, Town Hall; Croydon ward, Congregational Church, William Street, North Croydon.

By order of the returning officer,

T. J. BISHOP, Town Clerk.

Corporation Offices, November 29th, 1915.

[7s. 6d.

TOWN OF EDITHBURGH.

Annual Municipal Election.

NOTICE is hereby given that at the nominations for mayor, councillors, and auditor, held this day, the following nominations were received:—For mayor, William Henry Dare, George Horace Hart. For councillor, North ward—William Matthew Golden, Henry Laurence Rattley. For councillor, South ward—Harold Treweeke Baddams, Joseph James Hocking. For auditor, Allan Samuel Johncock. There being only one candidate nominated for the office of auditor, Mr. Allan Samuel Johncock was declared duly elected to that office. The nominations for mayor, and for councillors in North and South wards respectively being in excess of the number required to be elected, all further proceedings are adjourned to Saturday, December 4th, 1915, when an election by ballot will take place at the Methodist Lecture Hall, Henry Street, for both wards, when the polling will commence at 8 o'clock a.m. and close at 7 o'clock p.m.

ALFRED H. MILLER, Returning Office.

November 27th, 1915.

[6s. 6d.

Supplementary Election.

AN extraordinary vacancy having occurred in the office of councillor for South ward, owing to the resignation of Councillor William James Smelt, nominations to fill the vacancy will take place at the town council office, Institute Buildings, Blanche Street, at 12 o'clock noon, Saturday, December 11th, 1915. Letters of nomination must be lodged in the town council office before the hour above stated, and should more candidates be nominated than are required to be elected, all further proceedings will be adjourned to Saturday, December 18th, 1915, and notice thereof given. The town clerk (Mr. A. H. Miller) has been duly appointed returning officer for the supplementary election.

By order,

ALFRED H. MILLER, Town Clerk.

November 29th, 1915.

[6s. 6d.

TOWN OF THEBARTON.

Annual Municipal Elections, 1915.

AT the nominations for mayor, aldermen, and councillors and auditor, held on November 27th, 1915, at the Town Hall, Thebarton, the following nominations were received:—For mayor—Thompson Green, boilermaker, Taylor's Road, Torrensvile. For aldermen (two required),—Frederick Riley, scaffolding inspector, Ross Street, Henley Park; Charles Stephen McHugh, land agent, Fisher Terrace, Mile End. For councillors—Strangways ward (one required)—Harold Sidney Bromley Hill, storekeeper, Phillip Street, Southward; Musgrave ward (one required), Thomas Robert Richards, inspector of sewers, Kintore Street, Hemmington; Jervois ward (one required), Alwyn Garfield Roberts, accountant, Danby Street, Torrensvile; Torrens ward (one required), Harry Sumner Hatwell, decorator, Gladstone Road, Mile End; auditor (one required), Joseph Mason, jeweller, Light Terrace, Thebarton. There being the required number nominated only, they were declared duly elected for their several positions.

By order of the returning officer,

C. E. WHYTE, Town Clerk.

Town Clerk's Office, Town Hall, Thebarton, November 27th, 1915.

7s.]

TOWN OF MOUNT GAMBIER.

Annual Municipal Elections.

AT the nominations for mayor, aldermen, councillors, and auditor, held this day in the Town Hall, Mount Gambier, the following nominations were received:—For mayor, George Banks Renfrey and Arthur Charles Fisher Rook; for alderman, George Edward Trueman; for councillors—North ward, Charles Norman Mackenzie and John Faull Palamoutain; South-east ward, James Keegan and Herbert James Wilson; and South-west ward, Samuel Herbert McMillan and Stanley R. Whitford; and for auditor, August Charles Henry Holtje. There being only one nomination for the office of alderman, the gentleman nominated (Mr. G. E. Trueman) was declared elected for that office for the term ending the first Saturday in December, 1918; and Mr. A. C. H. Holtje being the only gentleman nominated as auditor, was declared elected for that office for the term ending on the first Saturday in December, 1917. There being more persons nominated for the offices of mayor, and councillors for the North, South-east, and South-west wards than are required to be elected, all further proceedings with respect to these offices were adjourned to Saturday, December 4th, 1915, when an election by ballot will take place between the hours of 8 a.m. and 7 p.m., at the Town Hall Assembly Room, Mount Gambier. Dated at the Town Hall, Mount Gambier, November 27th, 1915.

8s. 6d.]

By order,
ARTHUR SHEPHERDSON, Town Clerk.

TOWN OF QUORN.

AT the nomination for mayor, councillors, and auditor, held this 27th day of November, 1915, for the ensuing term, the following nominations were received:—For mayor, Robert Thompson (re-elected unopposed). For councillors—Michael Bernard Ryan, for North ward, and Richard John Bowden, for East ward (both re-elected unopposed); Tom Bertrand Aveling, for South ward (elected unopposed); and William Robert Thompson, for auditor (re-elected unopposed); and for West ward, Otto Bockelberg, and George Reaveley Russell. There being more candidates nominated than are required for the office of councillor for West ward, all further proceedings with respect to West ward were adjourned to Saturday, December 4th, 1915, when an election by ballot will take place. Polling from 8 a.m. to 7 p.m. Polling-place, the council chamber, Quorn.

By order,
A. M. JAFFREY, Town Clerk and Returning Officer.
Town Clerk's Office, Quorn, November 27th, 1915. [6s.]

TOWN OF PORT PIRIE.

Annual Elections.

NOTICE is hereby given that the following nominations were received on Saturday, November 27th, for the vacancies in municipal offices caused by annual retirement of mayor, councillors, and auditor:—Mayor, James Sun Geddes (elected unopposed); auditor, Alfred Andrew Pearce (elected unopposed); councillors—South ward, Montague Lewis Warren (elected); North ward, Alexander Bruce Forgan (elected); West ward, Simon Cockburn (elected); Solomontown ward, Carl August Degenhardt and James Murphy. There being more candidates for Solomontown ward than required to fill the vacancy, all further proceedings are adjourned to Saturday, December 4th, 1915, when a ballot will be taken at the Methodist Hall, Solomontown. Polling hours, 8 a.m. to 7 p.m.

6s.]

ERNEST E. GARRETT, Returning Officer.

TOWN OF MOONTA.

Annual Municipal Elections.

NOTICE is hereby given that at the nomination for mayor, councillors, and auditor, held in the council chamber on Saturday, the 27th November, 1915, the following nominations were received:—For mayor, William Cowling, of Moonta, builder; councillors—North ward, Robert Learmond, of Moonta, storekeeper; South ward, Richard Collingwood Kitto, of Menadue, butcher; East ward, John Arthur, of Moonta, retired farmer; West ward, William Jones, of Moonta, draper; for auditor, John Henry Thomas, of Moonta, agent. The nominations not being in excess of those required, the whole of the above-named gentlemen were duly elected.

By order of the returning officer,
HORACE S. BENNETT, Town Clerk.
Town Clerk's Office, Moonta, November 30th, 1915. [6s.]

DISTRICT COUNCIL OF PENOLA.

Assessment Notice.

THE district council of Penola have caused to be made an assessment of all ratable property within the above district by adopting the previous year's assessment, with such alterations as have been deemed necessary; and copies of the assessment have been deposited at the post offices, Penola, Kalangadoo, at Yallum House, Limestone Ridge, and the district office, Penola, and are open for inspection at all reasonable times. Any person intending to appeal against the assessment may do so by notice, as required by the District Councils Act of 1914, within 21 days from the publication of this notice. The council will sit to hear appeals (if any) on Thursday, December 23rd, 1915, at 11 a.m.

L. R. PEAKE, Acting District Clerk.
Penola, November 29th, 1915. [5s. 6d.]

DISTRICT COUNCIL OF NOARLUNGA.

AT a meeting of the district council of Noarlunga, duly held on the 8th day of June, 1915, at which two-thirds and more of the members then in office were present, it was resolved, by virtue of the District Councils Act, 1914, that the following be adopted and declared as By-law No. XLIII. for the district of Noarlunga, under Acts No. 19 of 1853 and No. 1 of 1854:—

DISTRICT COUNCIL OF NOARLUNGA.

By-law No. XLIII.—Vehicles.

1. From and after the passing of this by-law no vehicle of any description whatever shall ply for hire for the conveyance of passengers, or be used for carrying passengers for hire or reward, within the boundaries of the district council of Noarlunga unless and until the same shall have been licensed by the licensing officer by a licence in the form A in the schedule hereto. And every owner of any vehicle who shall cause, allow, or permit the same to ply for hire, or be used as aforesaid, without first having obtained such licence shall be guilty of an offence and shall be liable to a penalty not exceeding five pounds, or in default of payment shall be imprisoned or a period not exceeding 30 days.

2. No person shall ply for hire within the boundaries of the district council of Noarlunga with any licensed vehicle for the conveyance of passengers, nor drive any such vehicle, until he shall have been approved by the licensing officer as a fit and proper person to be a licensed driver, and shall have registered his Christian name or names and surname and place of abode in the office of the licensing officer, and shall have received from the licensing officer a licence in the form B in the schedule hereto. Every person offending against any of the provisions hereof shall be liable to a penalty of not exceeding two pounds.

3. Every vehicle licence shall be in force until the 10th of January or the 10th of July in each year whichever shall next succeed the date of its issue, and for every such licence there shall be paid the respective sums fixed in schedule C hereto.

4. Every driver's licence shall be in force from the 10th of January in the year of issue until the 10th of January in the following year, and there shall be paid the sum of two shillings and sixpence for every such licence.

5. The licensing officer may refuse to issue a licence or may withdraw any licence issued upon the ground of the unfitness or improper conduct of the driver, or of the unfitness of the vehicle.

6. Any person whose vehicular licence or whose driver's licence has been withdrawn shall for all the purposes of this by-law be deemed to be an unlicensed person.

7. No person shall ply for hire or carry any passenger in any vehicle the licence for which has been refused or withdrawn.

8. The owner of any licensed vehicle shall bring such vehicle for inspection when and where it shall be ordered by the licensing officer, and every owner and driver shall at all times comply with all such orders and directions of the licensing officer as are authorised by this by-law or any Act of Parliament relating to licensed vehicles.

9. Where the owner or driver of a licensed vehicle shall leave it at any coach factory or workshop for purposes of repair or renovation he may obtain from the licensing officer a certificate, free of charge, permitting him for not more than one calendar month to use another fit and suitable vehicle in place thereof, and during the continuance of such certificate he shall be in the same position as if such vehicle were licensed, but any vehicle may be used for the purpose of finishing a journey which may have been interrupted by an accident.

10. The owner of every licensed vehicle shall have written on the back or side or other conspicuous part thereof the name of the owner, with the number of passengers which the same is licensed to carry, and the number of the licence.

11. The clerk of the council for the time being shall be the licensing officer.

THE SCHEDULE HEREINBEFORE REFERRED TO.

A.

District Council of Noarlunga.—Vehicle Licence.

Office of Licensing Officer,

Noarlunga.....19

No. of Licence.....

.....is hereby licensed to keep, employ, and let to hire a.....vehicle to be drawn byhorse, and to carry.....passengers (and.....lbs. weight of luggage), such vehicle to be driven and conducted by [insert name and description of driver], and this licence will remain in force until the 10th day of next, unless it be sooner withdrawn.

Licence fee.....

.....Licensing Officer.

B.

District Council of Noarlunga.—Driver's Licence.

Noarlunga.....19

No. of Licence.....

.....of..... is hereby licensed as a driver of a licensed vehicle within the boundaries of the district council of Noarlunga, and this licence shall remain in force until the 10th day of January next, unless it be sooner withdrawn.

Licence fee, 2s. 6d.

.....Licensing Officer.

N.B.—This licence is to be kept by the driver and produced when required to the licensing officer, inspector of vehicles, or any constable.

C.

	£	s.	d.
For a two-wheeled vehicle drawn by one horse	0	10	0
For a two-wheeled vehicle drawn by two or more horses	0	15	0
For a four-wheeled vehicle drawn by one horse.....	0	10	0
For a four-wheeled vehicle drawn by two horses.....	0	15	0
For a four-wheeled vehicle drawn by more than two horses	1	0	0

(L.S.) FRED. B. WILSON, Chairman,
W. ELLIOTT, Clerk.

By command,

CLARENCE GOODE, Commissioner of Crown Lands.

Confirmed in Executive Council,

H. L. GALWAY, Governor.

November 25th, 1915.

[32s. 6d.

At a meeting of the district council of Noarlunga, duly held on the 10th day of July, 1915, at which two-thirds and more of the members then in office were present, it was resolved that the By-law No. XXVIII., relating to hawkers' licences, of the model by-laws, and clause 1A of the said by-law adopted by the district council by resolution dated the 3rd day of February, 1913, and published in the *Government Gazette* dated the 24th day of April, 1913, be repealed, and by virtue of the Licensed Hawkers Amendment Act, No. 710 of 1898, and the District Councils Act, No. 1182 of 1914, the following be adopted and declared as By-law No. XXVIII. for the district of Noarlunga :—

DISTRICT COUNCIL OF NOARLUNGA.

The Licensed Hawkers Amendment Act, No. 710 of 1898, and section 5 thereof, and Part XXII. of the District Councils Act, No. 1182 of 1914, and section 376 thereof.

By-law No. XXVIII.—Hawkers' Licences.

1. It shall not be lawful for any person, without being licensed so to do by the Treasurer of the State or by the district council, to

hawk within the district for the purpose of trading or carrying about for sale or selling or exposing for sale any goods, wares, or merchandise, either with or without a horse, ass, mule, or other beast bearing or drawing burden, or with a cart, wagon, or any other wheeled vehicle or other conveyance, or by hand, or in or by pack or basket: Provided that nothing in this by-law shall extend to prohibit the real worker or maker of any goods, wares, or manufactures of the Commonwealth of Australia, or his children, apprentices, or known agents or servants usually residing with such maker only, from carrying abroad or exposing to sale and selling by retail or otherwise any of the said goods, wares, or manufactures of his own making, excepting liquors, as provided in section 18 of the Licensed Hawkers Act, 1863: Provided also that no licence shall be required to enable any person to hawk vegetables, fruit, or dairy produce of his own production, or fish.

2. Licences in the form in the schedule hereto shall be issued by the district clerk to every person applying for a licence to hawk with a four-wheeled vehicle drawn by horses or other animals, on payment for the same of a fee of ten shillings; and to every person applying for a licence to hawk with a two-wheeled vehicle drawn by horses or other animals, on payment for the same of a fee of seven shillings and sixpence; and to every person applying for a licence to hawk with a hand cart, on payment for the same of a fee of five shillings; and to every person applying for a licence to hawk with a pack or basket, on payment for the same of a fee of two shillings and sixpence: Provided that no licence shall be issued to any alien except on proof to the satisfaction of the district clerk that such alien has a sufficient knowledge of the English language for the exercise of the trade of a hawker, and that he has resided in South Australia for at least two years.

3. Every licence issued as aforesaid shall be in force until the first day of July then next following the date thereof, and the district clerk shall keep a register of the names of all such licensed hawkers.

4. Every person so licensed shall, while hawking, have painted in legible and conspicuous Roman letters, not less than 1in. in length, upon the most conspicuous part of his vehicle, hand cart, pack, or basket, and keep exposed to public view, his name and address and licensed number, and the words "licensed hawker."

5. Every person offending against the provisions aforesaid, or any of them, shall forfeit and pay for each offence a sum of not less than ten shillings and not exceeding ten pounds, and the like penalty for any or either of the following offences, that is to say—First, without being licensed as aforesaid, exhibiting for the purpose of hawking goods any name on any vehicle, pack, or basket purporting to be the name of a licensed person; second, neglecting or refusing to produce and show to any inspector or other officer of the district council, or to a police officer or constable, his licence for hawking forthwith upon demand being made therefor by such inspector or other officer of the district council, police officer, or constable.

SCHEDULE.

District Council of Noarlunga.—Hawker's Licence.

No. of licence.....

.....of....., by virtue of this licence of the district council of Noarlunga, is authorised to hawk within the boundaries of the said district council goods, wares, or merchandise with a.....drawn by horses or other animals, and this licence shall remain in force until the first day of July next.

Licence fee.....

Dated at the district office, theday of....., 19.....

.....District Clerk.

Penalties for selling without a licence, without being licensed, exhibiting name purporting to be licensed, omitting to have name, &c., painted in legible and conspicuous letters 1in. in length, omitting to show licence to clerk or other officers.

(L.S.) FRED. B. WILSON, Chairman,
W. ELLIOTT, Clerk.

By command,

CLARENCE GOODE, Commissioner of Crown Lands.

Confirmed in Executive Council,

H. L. GALWAY, Governor.

November 25th, 1915.

[27s.

DISTRICT COUNCIL OF MILLICENT.

Notice of General Rate.

AT a meeting of the district council of Millicent, duly held on Thursday, November 25th, 1915, a general rate of one shilling in the pound was declared upon the assessment of the district; and all persons liable are required to pay the amount of the rate according to the assessment to the district clerk, at the district office.

By order,

Geo. D. E. PLUNKETT, District Clerk.

Millicent, November 27th, 1915.

[4s. 6d.]

DISTRICT COUNCIL OF LOXTON.

AT a meeting of the above council, duly held on October 23rd, 1915, a general rate of one shilling in the pound was declared on the assessment of the district; and all persons liable are required to pay the amount of the rate according to the assessment to the district clerk, at the district office. Dated 22nd day of November, 1915.

4s.]

H. T. EIME, District Clerk.

DISTRICT COUNCIL OF MINLATON.

Notice of General and Special Rate.

AT a meeting of the district council of Minlaton, duly held on the 20th day of November, 1915, a general rate of one shilling and a special rate of one penny in the pound was declared upon the assessment of the district; and all persons liable are required to pay the amount of the rates according to the assessment to the district clerk, at the district office. Dated this 25th day of November, 1915.

4s. 6d.]

By order,

Jos. WILLIAMS, Clerk.

Mr. Joseph Williams has been appointed poundkeeper and salesman for the Minlaton pound, *vice* Arthur Alfred Clement Morley, resigned. Dated Minlaton, November 25th, 1915.

3s. 6d.]

By order,

Jos. WILLIAMS, Clerk.

DISTRICT COUNCIL OF KADINA.

Notice of Assessment by Adoption of Previous Assessment, with necessary Alterations and Additions.

THE district council of Kadina have caused an assessment of all ratable properties within the district, with the names of the occupiers and owners of such properties (as far as known), by adopting the previous assessment, with necessary alterations and additions. Ward copies of the adopted assessment so altered are deposited and may be seen at all reasonable times at Mr. John Stanway's residence, Boors Plains, for Cunliffe ward; district council office, Kadina, for Kadina ward; Mr. John Symon's office, Ellen Street, Moonta, for Moonta ward; Mr. James Malcolm's office, Wallaroo, for Wallaroo ward. Any person intending to appeal against the assessment may do so in manner as required by the District Councils Act, 1914, within 21 days from the publication of this notice in the *Government Gazette*. The above council will sit as a court of appeal to hear appeals (if any) at the district council office, Kadina, from 2-30 p.m. on Friday, the 31st December, 1915. Dated the 26th day of November, 1915.

7s.]

R. J. RODDA, Clerk.

Notice of General and Sanitary Rate.

AT a meeting of the district council of Kadina, duly held on Friday, the 26th day of November, 1915, a general rate was declared of one shilling in the pound upon the assessment of the district, and also upon the same assessment a sanitary rate of one penny in the pound; and all persons liable are required to pay the amount of rates according to the assessment to the district clerk, at the district office, Kadina.

By order,

Kadina, November 26th, 1915.

R. J. RODDA, District Clerk.

4s. 6d.]

DISTRICT COUNCIL OF PORT WAKEFIELD.

Notice of Declaration of General Rate.

AT a meeting of the district council of Port Wakefield, duly held on the 19th day of November, 1915, a general rate of one shilling in the pound upon the assessment of the district was declared; and all persons liable are required to pay the amount of the rate according to the assessment to the district clerk, at the district office, Port Wakefield. Dated this 26th day of November, 1915.

4s. 6d.]

E. G. HUBBLE, District Clerk.

DISTRICT COUNCIL OF MITCHAM.

NOTICE is hereby given that the following persons have been duly sworn as constables in the above district for the ensuing 12 months, viz.:—John Alexander Kirkwood, George William Holder-nesse, Andrew Wright, and James Boyle—all of Belair. Belair, November 27th, 1915. A. J. PENNO, Chairman. 3s. 6d.]

DISTRICT COUNCIL OF CLEVE.

NOTICE.—Mr. David Sims has been duly appointed assistant registrar of dogs for the district of Cleve, on and after the 5th day of November, 1915. By order of the council,

F. J. BROOKS, District Clerk.

District Office, Cleve, November 4th, 1915. [*

DISTRICT COUNCIL OF CALTOWIE.

Notice of General Rate.

AT a meeting of the district council of Caltowie, duly held on the 15th day of November, 1915, a general rate was declared of one shilling in the pound upon the assessment of the district; and all persons liable are required to pay the amount of the rate according to the assessment to the district clerk, at the district office. Dated the 29th day of November, 1915.

4s. 6d.]

A. McDONALD, District Clerk.

DISTRICT COUNCIL OF STRATHALBYN.

AT a meeting of the above council, duly held on November 25th, 1915, a general rate of one shilling in the pound was declared on the assessment of the district; and all persons liable are required to pay the amount of the rate according to the assessment to the district clerk, at the district office. Dated the 25th day of November, 1915.

4s.]

G. W. MONTGOMERY, District Clerk.

DISTRICT COUNCIL OF WAIKERIE.

Assessment made the 31st March, 1914, by the District Council of Waikerie.

THE district council of Waikerie have caused to be made an assessment of the ratable property within the said district, comprised within the heretofore existing district of Waikerie, by adopting the above-mentioned assessment, with and subject to certain alterations; and have caused to be made an assessment of all other ratable property within the above district. Copies of the adopted assessment so altered, and of the said assessment, are deposited at the post offices at Dunira and Ramco, and the council office, Waikerie; and are open for inspection at all reasonable times. Any person intending to appeal against either of the said assessments may do so in manner required by the District Councils Act, 1914, within 21 days from the publication of this notice in the *Government Gazette*. Dated this 16th day of November, 1915.

6s. 6d.]

T. G. DOWLING, Clerk. 2/2

BALANCE-SHEET for the year ending June 30th, 1915, of the district council of Waikerie.

Amount of assessment for 1915, £3,883 15s. 6d.

Amount derivable from general rate of 12d. in the pound, £414 3s. 10d.

	RECEIPTS.	£ s. d.	£ s. d.
Amount in bank on July 1st, 1914	—	—	7 1 0
Rates—			
Amount of rates for 1915 actually collected	—	—	107 19 10
Licences and other fees—			
Dog licences fees	20 15 0		
Gun and other licence fees	5 17 6		
			26 12 6
Amounts derived from other sources—			
Sanitary fees	23 17 0		
Ferry rent	22 10 0		
Loan from Government	100 0 0		
Sundries	42 13 9		
			189 0 9
Grand total			£330 14 1

IN the matter of "The Companies Act, 1892."—Pursuant to section 20 of the said Act: Notice is hereby given of the issue of a certificate of incorporation of "The United Cement Syndicate, Limited," under the provisions of the said Act as a limited company. Dated this 24th day of November, 1915.

7s. 6d.] F. W. SIMS, Deputy Registrar of Companies.

TO the Registrar of Companies and all others whom it may concern.—Notice is hereby given, pursuant to "The Companies Act, 1892," that the registered office of "The United Cement Syndicate, Limited," is situated at the offices of Messrs. Evans & Gordon, Nos. 89 to 91, Brookman Buildings, Grenfell Street, Adelaide, in the State of South Australia, and is accessible to the public on all days of the week (Sundays and public holidays excepted) between the hours of 10 a.m. and 1 p.m. and 2 p.m. and 4 p.m., and on Saturdays (not being public holidays) between the hours of 10 a.m. and 12 noon. Dated this 24th day of November, 1915.

MAYO, MURRAY, & CUDMORE,
Brookman Buildings, Grenfell Street, Adelaide,
Solicitors for the Company.

5s.]

TO the Registrar of Companies and to all others whom it may concern.—Notice is hereby given, pursuant to "The Companies Act, 1892," that the registered office of "Victor Harbor Amusement Company, Limited" (to which all communications and notices may be addressed), has been changed from Ocean Street, Victor Harbor, in the State of South Australia, and is now situate at McKinley Street, Victor Harbor aforesaid, and is accessible to the public (except on Saturdays, Sundays, and public holidays) between the hours of ten a.m. and four p.m., and on Saturdays (not being public holidays) between the hours of ten a.m. and twelve noon. Dated this 1st day of December, 1915.

CHARLES LEWIS JESSOP,
National Mutual Buildings, King William Street, Adelaide,
Solicitor for the Company.

5s.]

IN the matter of The Companies Act, 1892, and in the matter of "Port Augusta Motor and Engineering Works, Limited."—Take notice that at an extraordinary meeting of members of the above company, duly convened and held at the office of the company on November 16th, 1915, the following special resolutions, viz.:—

1. That this company be wound up voluntarily;
2. That Mr. J. G. Partridge be appointed liquidator and that his fee be fixed at £50;

which had been duly passed at an extraordinary meeting of the said members, held on October 28th, 1915, were confirmed. Dated November 26th, 1915.

F. A. MAY, Chairman of the said Meetings.

7s. 6d.]

IN the matter of The Companies Act, 1892, and in the matter of "Port Augusta Motor and Engineering Works, Limited."—The creditors of the above-named company (which was incorporated on the 21st day of April, 1915, under "The Companies Act, 1892," of the State of South Australia) are required, on or before the 26th day of December, 1915, to send their names and addresses and the particulars of their debts or claims and the names and addresses of their solicitors (if any) to the undersigned, solicitor of John Gilbert Partridge, of Port Augusta, in the said State, accountant, the liquidator of the said company; and if so required by notice in writing from the said liquidator, are by their solicitors or otherwise to prove their said debts or claims at my office, Town Hall, Port Augusta aforesaid, at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved. Dated this 26th day of November, 1915.

A. M. HARDY, Town Hall, Port Augusta,
Solicitor for the said Liquidator.

7s. 6d.]

NOTICE is hereby given, pursuant to "The Companies Act, 1892," that the registered office of "Richardson Kerr Proprietary, Limited," has been changed to and is now situated at No. 20, Waymouth Street, Adelaide, and is accessible to the public every day (except Saturdays, Sundays, and public holidays) between the hours of 10 a.m. and 4 p.m., and on Saturdays (not being public holidays) between the hours of 10 a.m. and 12 noon. Dated this 23rd day of November, 1915.

J. HOWARD BURGESS,
Attorney for Richardson Kerr Proprietary, Limited.

5s.]

2/3

IN the estate of Alexander Webster Clark, deceased.—Pursuant to the Trustee Act, 1893: Notice is hereby given that all persons having claims against the estate of Alexander Webster Clark, formerly of No. 95, Hindley Street, Adelaide, in the State of South Australia, but late of Port Lincoln in the said State, laborer, deceased, who died at Port Lincoln aforesaid on the 14th day of April, 1914, and whose will was proved in the Supreme Court of the said State on the 15th day of November, 1915, by Edward Kinmont, formerly of Port Lincoln aforesaid, but now of Adelaide aforesaid, medical practitioner, the executor named in the said will, are required to send in full particulars of their claims to the undersigned, the solicitors for the said executor, on or before the 31st day of December, 1915, after which date the said executor will be at liberty to distribute the assets of the said estate amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. Dated this 19th day of November, 1915.

JOYNER, SHEPHERD, & PHILLIPS, Port Lincoln.

12s. 6d.]

2/2

IN the Supreme Court, Testamentary Causes Jurisdiction.—Joseph Gilbert, deceased: Notice is hereby given that, after the expiration of eight days, application will be made in the Registry of the Supreme Court of South Australia in its testamentary causes jurisdiction for the sealing of an exemplification of the probate of the will of Joseph Gilbert, formerly of Pewsey Vale, near Adelaide, in the State of South Australia, but late of 20, Princes Avenue, Old Trafford, in the county of Lancaster, in England, a private in B company, 1/6 Manchester Regiment, Territorial Force, deceased, granted by His Majesty's High Court of Justice, at London, in England aforesaid, on the 5th day of October, 1915.

BAKEWELL, STOW, & PIPER, Solicitors for William
Gilbert, the Attorney of John Adam Fergusson,
the Sole Executor of the said Will.

7s. 6d.]

FREDERICK GORDON AYERS, deceased.—Pursuant to "The Trustee Act, 1893": Notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Frederick Gordon Ayers, late of Adelaide, in the State of South Australia, engineer, deceased, who died on or since the second day of February, 1915, are hereby required, on or before the third day of January, 1916, to send to the undersigned, the solicitors for Elizabeth Margaret Ayers, the sole executrix of the will of the said Frederick Gordon Ayers, deceased, and her attorney, Peter Pendlebury, of Adelaide aforesaid, solicitor, full particulars of their claims and the nature of the securities (if any) held by them, and that after the said third day of January, 1916, the said executrix, or her said attorney, will proceed to distribute the estate of the said deceased amongst the persons entitled thereto, having regard only to the claims of which the undersigned shall then have had notice; and the said executrix and attorney will not be liable for the said estate or any part thereof so distributed to any person of whose claim the undersigned shall not have had notice at the time of such distribution. Dated the 24th day of November, 1915.

ISBISTER & PENDLEBURY, 16, Waymouth Street,
Adelaide, Solicitors for the said Executrix and
her Above-named Attorney.

12s. 6d.]

IN the Supreme Court, Testamentary Causes Jurisdiction.—Ebenezer Vickery, deceased: Notice is hereby given that, after the expiration of eight days, application will be made in the Registry of the Supreme Court of South Australia in its testamentary causes jurisdiction for the sealing of a certified copy probate, dated the 22nd day of November, 1915, of the probate of the will of Ebenezer Vickery, late of Edina, Waverley, near Sydney, in the State of New South Wales, merchant, deceased, granted by the Supreme Court of New South Wales, Probate Jurisdiction, at Sydney aforesaid, on the 2nd day of July, 1915. Dated this 2nd day of December, 1915.

MOULDEN & SONS, King William Street, Adelaide,
Solicitors for Ebenezer Frank Vickery, Kenneth
Firth Vickery, and Bessie Irene Hipsley, the
Executors of the said Will.

7s. 6d.]

IN the estate of Johann Heinrich Christian Jureit, late of Adelaide, in the State of South Australia, waiter, deceased.—Pursuant to "The Trustee Act, 1893": Notice is hereby given that all creditors and others having claims against the estate of the above-named deceased, are hereby required to send their names and addresses, with full particulars of their claims, to us the undersigned, solicitors for the executor of the above-named deceased, on or before the 4th day of January, 1916, after which date the executor will be at liberty to

distribute the estate of the above-named deceased amongst the parties entitled thereto, having regard only to the claims of which notice shall have been given. Dated this 30th day of November, 1915.

HOMBURG, MELROSE, & HOMBURG,
Widows' Fund Buildings, Grenfell Street, Adelaide,
Solicitors for the Executor.

12s. 6d.]

MARIANNE CROOKS, deceased.—Pursuant to "The Trustee Act, 1893": Notice is hereby given that all creditors and others having claims against the estate of the above-named Marianne Crooks, late of Norwood, in the State of South Australia, spins'er, deceased, who died on the 13th day of September, 1915, at Norwood aforesaid, and whose will was, on the 11th day of October, 1915, proved in the Supreme Court of South Australia by Jemima Scott Birks and Alexander Crooks, the executors therein named, are required to send to the said executors, to the care of Messrs. Neill & Neill, Bowman's Buildings, King William Street, Adelaide, or to the undersigned, their names and addresses, with full particulars of their claims, on or before the 3rd day of January, 1916, after which date the said executors will be at liberty to distribute the estate of the said deceased amongst the parties entitled thereto, having regard only to the claims of which they shall then have had notice. Dated this 1st day of December, 1915.

GRUNDY & PELLY, 27, Grenfell Street, Adelaide,
Solicitors for the Executors.

12s. 6d.]

THE estate the late John Hilton Wishart.—All claims against the above estate must be lodged in writing with the undersigned on or before December 20th, 1915.

A. B. WISHART, Executor.

12s. 6d.]

1/2

IN the assigned estate of Friedrich Louis Matthias, of the hundred of Bews, farmer.—Notice is hereby given that Walter Campbell and William Graeber, the trustees herein, have, in pursuance of section 284 of Part xi. of "The Insolvent Act, 1886," filed in the Court of Insolvency, at Adelaide, the statement required by the said section. It is proposed to pay a second and final dividend of three shillings in the pound, (3s. in the £, amounting with the first dividend to 20s. in the £), at the offices of the undersigned, on and after Tuesday, the 14th December, 1915, to all creditors who have proved their claims and have signed the deed and assented thereto in writing. Dated at Adelaide, this 26th day of November, 1915.

MAYO, MURRAY, & CUDMORE,
Solicitors to the said Trustees.

Brookman Buildings, Grenfell Street, Adelaide. [7s. 6d.]

TO the Clerk, exercising the powers of Registrar, Local Court of Insolvency, at Moonta.—Take notice that, by deed dated the 22nd day of November, 1915, and made in pursuance of Part xi of "The Insolvent Act, 1886," William Tonkin, of Cowell, in the State of South Australia, farmer, conveyed and assigned his real and personal estate to John Henry Mitchell, of Cowell aforesaid, storekeeper, as trustee for the benefit of the creditors of the said William Tonkin: And further take notice that such deed was duly executed as required by the said Act, and that the same now lies for inspection and execution at my office, Main Street, Cowell aforesaid. Dated this 23rd day of November, 1915.

F. L. WILLIAMS, Main Street, Cowell,
Solicitor for the Trustee.

Filed in the office of the Local Court of Insolvency, at Moonta, this 25th day of November, in the year of our Lord one thousand nine hundred and fifteen, at the hour of eleven o'clock in the forenoon.

C. E. TUCKER, Clerk, Exercising the Powers of Registrar.

10s. 6d.]

TO J. G. Ashton, Esq., Registrar of the Court of Insolvency.—Take notice that, by deed dated the twenty-ninth day of November, one thousand nine hundred and fifteen, and made in pursuance of Part xi. of "The Insolvent Act, 1886," Henry Mann, of Percy Street, Prospect, in the State of South Australia, contractor, conveyed and assigned all his real and personal estate to John Frederick Key, of Adelaide, accountant, as trustee, for the benefit of the creditors of the said Henry Mann: And further take notice that such deed was duly executed by the debtor and the trustee, as required by the said Act, and that the same lies for inspection and execution by the creditors at the office of the undersigned. Dated this 29th day of November, 1915.

JNO. F. KEY, the said Trustee.

37 and 39, Steamship Buildings, Currie Street, Adelaide.

Filed in the office of the Registrar, Court of Insolvency, Adelaide, this twenty-ninth day of November, in the year of our Lord one thousand nine hundred and fifteen, at the hour of fifty-five minutes past three in the afternoon.

JAMES G. ASHTON, Registrar.

10s. 6d.]

D

ALL horses, cattle, &c., trespassing on blocks Nos. 54, 55, 58s, hundred Melville, and Nos. 5, 12, and 13, hundred of Coonarie, will be impounded, and all persons prosecuted, and all pigs, dogs, poultry, &c., will be destroyed. A. W. C. EICHNER. [5s.
November 13th, 1915.

IMPOUNDED in Brighton public pound.—One light bay horse, star on forehead, branded like C90, not shod. If not claimed, will be sold December 21st, at noon. C. CHAPMAN, Poundkeeper.
3s. 6d.]

ORDERS IN COUNCIL.

REGULATIONS UNDER "THE MENTAL DEFECTIVES ACT, 1913."

At the Executive Council Office, at Adelaide, this second day of December, 1915.

Present—

His Excellency the Governor.

The Hon. the Treasurer and Minister of Education.

The Hon. the Chief Secretary.

The Hon. the Attorney-General.

The Hon. the Commissioner of Crown Lands and Immigration, and Minister of Agriculture.

The Hon. the Minister of Industry, Minister of Mines, and Minister of Marine.

HIS Excellency the Governor in Council, by virtue of the provisions of "The Mental Defectives Act, 1913," hereby makes the following regulations under the said Act:—

REGULATIONS UNDER "THE MENTAL DEFECTIVES ACT, 1913."

FUNCTIONS, POWERS, AND DUTIES OF THE BOARD AND THE INSPECTOR-GENERAL.

1. The department shall be known as the Department of the Inspector-General of Hospitals.

2. The Inspector-General of Hospitals, hereinafter called "the Inspector-General," shall be the permanent head of the department.

3. The Board shall make itself thoroughly acquainted with the various institutions under its control and the personnel of the staff by visitation, either individually or collectively.

4. The Board shall at any time at its discretion inquire into any case which may have been reported to it, and may, subject to the approval of the Minister, in writing, being first obtained, dismiss or suspend or fine up to the amount of (£5) five pounds, any employé under its control who may have been reported as being guilty of any breach of discipline, or regulations, or conduct subversive of the best interests of the institution.

5. All plans and specifications for building, altering, enlarging, or improving any institution under this Act shall be submitted to the Board for its approval, and no such building, altering, enlarging, or improving shall be carried out unless the Minister otherwise directs without such approval as aforesaid. The Board is empowered to make such alterations or improvements to the grounds and garden buildings and farm buildings of the institution under its control as may be necessary, subject to the direction of the Minister, and also to remove or plant such trees as may be deemed necessary.

6. The secretary to the Inspector-General of Hospitals shall also act as secretary to the Board. He shall call and attend all meetings and keep minutes and all records of proceedings of the Board. He shall, subject to the direction of the Inspector-General, be chief executive officer of the lay department of all institutions which are subject to the control of the Board or the Inspector-General.

SUPERINTENDENT.

1. The Superintendent shall devote the whole of his time to the duties of his office. Nothing in this rule, however, shall prevent his examining into the mental condition if required to do so at the request of the Crown Solicitor, of any person committed for or charged with an offence, reporting and, if necessary, giving evidence thereon.

2. He shall visit the wards and see all the patients therein daily, and shall visit all parts of the Mental Hospital as often as is compatible with the due performance of his other duties. He shall see that a member of the medical staff makes a night round and visits the hospital wards and such patients as may require medical attention.

3. He shall be held directly responsible for the treatment of all patients under his care.

4. He shall be responsible to the Board and the Inspector-General for the proper management and sanitary condition of the institution.

5. He shall see that all regulations are observed, and shall take all steps necessary to prevent any neglect of duty on the part of his subordinates.

6. He shall furnish particulars in writing of any matters coming within the scope of his duties as may be desired by the Board or the Inspector-General.

7. He shall furnish an annual report to the Inspector-General, such report to embrace such information regarding the institution and its inmates as may be directed.

8. He may suspend any attendant, nurse, artisan, or servant guilty of any serious offence, but must immediately report the occurrence in writing to the Inspector-General, giving full particulars of the action taken for the information of the Board.

9. He may reprimand, caution, or inflict a fine of not exceeding (£2) two pounds for leave breaking, such negligence as may lead to the escape of a patient; disobedience of orders, drunkenness, neglect of duty, insubordination, or breach of regulations. He shall fully record in writing, in a book kept for the purpose to be called the charge book, particulars of the charges laid and the action taken. Such book shall be submitted for inspection to the Inspector-General or any member of the Board when required by them. All fines shall be paid into revenue.

10. He shall notify in writing to the Inspector-General any appeal in writing on the part of any attendant, artisan, servant, or other employé, and shall forward to the Inspector-General such written appeal within forty-eight hours after the same has been received by him for the consideration of the Board.

11. He shall be responsible that every patient on admission is personally examined by a member of the medical staff, and that a permanent record in writing is kept of such examination.

12. He shall be responsible for the training of attendants.

Inquiries.

13. Charges made against an attendant or any other employé shall be fully inquired into, the attendant or employé being present from the beginning and hearing all the evidence. Such attendant or employé may call witnesses, and full opportunity shall be given such attendant or employé to place his case fairly.

In the event of an appeal the Superintendent shall, within forty-eight hours, forward such appeal in writing to the Inspector-General for the consideration of the Board.

DEPUTY SUPERINTENDENT.

1. The Deputy Superintendent shall, during the illness or other incapacity or absence of the Superintendent, have all the powers and immunities and perform all the duties and functions of the Superintendent.

2. He shall be immediately under the Superintendent and shall rank next to him.

3. He shall devote the whole of his time to the duties of his office, except as provided in rule 1 of rules relating to the Superintendent.

4. He shall carefully and thoroughly carry out any instructions he may receive from the Superintendent relating to the work of the Mental Hospital, and the Hospital for Criminal Mental Defectives.

5. He shall exercise a general control over the conduct of the attendants and servants, and immediately report to the Superintendent any misconduct or neglect of duty on their part which he may notice or have brought before him.

JUNIOR MEDICAL OFFICER OR OFFICERS.

1. The Junior Medical Officer or officers shall be legally qualified medical practitioners, and shall register in the State of South Australia.

2. They shall carry out the lawful instructions of the Superintendent.

3. They shall devote the whole of their time to the duties of their office.

4. They shall exercise a general control over the conduct of the attendants, nurses, and servants and report any misconduct, irregularity, or neglect of duty to the Superintendent.

5. They shall attend as often as possible entertainments given for the benefit of patients, and endeavor to interest them in their occupations and amusements.

6. They shall perform *post-mortem* examinations, keep the *post-mortem* book, and do such pathological work as may be directed.

7. In the absence of a legally qualified dispenser one of the junior medical officers shall have charge of the dispensary as may be directed.

CHIEF CLERK AND STEWARD.

1. The Chief Clerk and Steward shall have charge of the stores department, and be responsible that all goods received are of the quality and quantity ordered, and that they are properly issued, as regards time and quantity in accordance with instructions.

2. He shall take precautions to prevent the loss or waste of stores in distribution.

3. He shall keep and have charge of all books in his department, and shall, under the direction of the Superintendent, conduct all correspondence connected with his office.

4. He shall issue uniforms as instructed at the appointed times.

5. He shall receive broken and worn out articles before issuing fresh ones to the wards, and satisfy himself that they represent the articles required.

6. He shall keep a record of livestock, farm, and garden produce, and furnish quarterly and annual returns of the same.

7. He shall keep an account of all receipts and expenditure.

8. He shall, with the Head Attendant on the male side and the Matron on the female side, check the inventories of ward stock every 12 months.

9. He shall have custody of the petty cash and revenue, subject to the direction of the Board.

10. He shall remit all moneys received to the Treasury or the Public Trustee as may be required.

11. He shall take charge of all property found on the person of patients brought into the hospital, and be responsible for the notifying of the Public Trustee of all property belonging to patients, and shall record in a book, to be called a property book, details of all such property.

12. He shall have control and supervision under the Superintendent of all subordinate officers in his department. This shall include storekeepers, cook attendants, gardener attendants, farm attendants, artisan attendants, messengers, and out-door staff in all matters other than the care of patients. He shall pay all employés their salaries regularly when they become due.

13. He shall see that the cooks receive into the kitchen the proper amount of food to be cooked, and be responsible for the proper cooking and distribution of all food.

14. He shall see that no stores are issued without a signed requisition for the same.

15. He shall be responsible for the issue of material to the needle room as required and check garments made up therein before issue.

16. He shall be present at entertainments, when possible, and supervise the catering and the payment of fees.

17. He shall keep in a book an inventory of all household goods, fixtures, furniture, and implements, and other effects of the Mental Hospital with all additions and changes.

18. He shall see that all attendants and other employés are possessed of a copy of the rules.

19. He shall supervise farming operations and be responsible for keeping books and records of same as may be directed.

20. He shall make himself familiar with the provisions of "The Mental Defectives Act, 1913," and be responsible that all orders, certificates, requests, and other documents relating to the admission or the discharge of patients are in accordance with the Act.

21. On the death of a patient, the Steward, or in his absence the Head Attendant, shall be responsible that the necessary arrangements are made for burial.

22. He shall see that the stores for condemnation or otherwise are placed in proper order for inspection by the committee appointed by the Board for that purpose.

CLERK AND ASSISTANT STEWARD.

1. The Clerk and Assistant Steward shall be immediately under the Chief Clerk and Steward and shall receive his instructions from him.

2. He shall assist the Chief Clerk and Steward in keeping the books and in such other work as required.

3. He shall, in the absence of the Chief Clerk and Steward, act in his stead and be responsible for the proper carrying out of all duties appertaining to the office of Chief Clerk and Steward.

HEAD ATTENDANT.

1. The Head Attendant shall perform his duties under the direction and control of the Superintendent or his deputy, to whom he shall immediately report whatever he may know to be improper or irregular in the economy of the Mental Hospital and the Hospital for Criminal Mental Defectives, or in the conduct of the attendants, over whom he shall maintain a strict supervision.

2. He shall instruct the attendants in the performance of their duties and require obedience to all regulations and orders.

3. He shall have charge of, and be responsible for all clothing, bedding, and other articles on the male side of the institution, and for their being kept in a proper state of repair.

4. He shall keep and cause to be kept by the other attendants such inventories, lists, tablets, and accounts as the Superintendent shall from time to time direct.

5. He shall receive from the attendants the day and night reports, and verify the same before submitting them to the Superintendent.

6. He shall receive new male patients on admission to the institution, and in the absence of the Steward examine all admission papers and report the result of such examinations to the Superintendent.

7. He shall make himself acquainted with the habits, trades, and pursuits of the several patients and endeavor to keep them all fully employed.

8. He shall see that the orders and methods of treatment prescribed by the medical officers are properly carried out.

9. He shall be about the wards, airing courts, and other places occupied by male patients at all hours of the day, and shall visit the wards at meal times and see that the food is properly distributed and report to the Superintendent any inferiority in quality or any deficiency in the quantity thereof.

10. He shall report to the Superintendent any repairs needed in the wards.

11. He shall be present, when possible, at all entertainments when male patients are present.

12. He shall report as soon as possible to the Superintendent any neglect of duty or infringement of the regulations by any employe under his control.

13. He shall frequently inspect the resident attendants' quarters and bedrooms, and report want of cleanliness or disorder in their rooms to the Superintendent.

14. He shall, with the Steward, take stock in all the male wards and throughout the whole of the male division every 12 months.

15. He shall see that the attendants keep themselves neat and clean in their dress, and immediately report to the Superintendent the use of bad language.

16. He shall be in charge of the fire-fighting party, and be responsible for the proper order and condition of fire appliances. In case of fire he shall take command until the arrival of the Fire Brigade. The safety of the patients shall be the first consideration.

17. He shall sign for clothes and property of male patients brought to the institution on the form approved for the purpose. All personal property of the patients must be handed to the Steward.

18. On the death of a patient he shall immediately notify the Steward and relations or friends of such deceased patient of the death. In the absence of the Steward he shall be responsible that the necessary arrangements are made for the burial.

ASSISTANT HEAD ATTENDANT.

1. The Assistant Head Attendant shall assist the Head Attendant and carry out all lawful instructions received from him, and make such visits of inspection through the male portion of the hospital, and do such office work as may be required of him.

2. In the absence of the Head Attendant he shall act in his place, and take on all the duties and responsibility of that position.

3. He shall make himself acquainted with the habits, trades, and pursuits of the several patients in order the more efficiently to assist the Head Attendant.

MATRON.

1. The Matron shall have, subject to the Superintendent, control of the whole of the female staff, and report to the Superintendent whatever she may know to be improper or contrary to the rules in the general economy of the institution, or in the conduct of those under her.

2. She shall instruct those under her control in their respective duties, and see that those duties are efficiently and properly carried out. She shall use her best endeavors to induce the female patients to occupy themselves in needle and household work and other fit employment. She shall be responsible for all stock in her department, and shall take an inventory of the same at stated periods.

3. She shall be responsible that the female staff are on duty at the appointed hours, and see that they carry out their duties in accordance with the regulations, and shall furnish to the Superintendent daily a report covering the period of the preceding twenty-four hours.

4. She shall frequently visit the nurses' rooms, and shall report to the Superintendent any want of cleanliness or disorder therein.

5. She shall frequently visit the female wards and see that the patients are properly cared for, and that the wards are kept clean and orderly, and that all meals are properly served and medicines regularly administered.

6. She shall, when possible, be present at all entertainments, and generally supervise the management of the female patients at entertainments and amusements.

7. She shall be present at the admission of female patients. She shall also sign for the clothes and property of female patients brought to the institution on the form approved for the purpose. Personal property of the patients shall be handed to the Steward.

ASSISTANT MATRON.

1. The Assistant Matron shall be subject to the direction of the Matron.

2. In the absence of the Matron she shall act in her place, perform all her duties, and comply with the regulations relating to the Matron.

DISPENSER.

1. The Dispenser shall have charge of the Dispensary, subject to the immediate direction of the Superintendent.

2. He shall be legally registered under the Pharmacy Act of South Australia.

3. His hours of duty shall be from 9 a.m. to 5 p.m. daily, Saturdays 9 a.m. to 12 noon.

4. He shall be responsible for the correct dispensing of the prescriptions of the Medical Staff. Every medicine dispensed shall be labelled with the name of the patient for whom it is prescribed, and the time and manner of using it. Every bottle containing powerful drugs shall have the "CAUTION" label affixed. Drugs for external use shall be so labelled, with the addition of the word "POISON," and shall be put up in special blue fluted poison bottles.

5. He shall have charge of all chemicals brought into the hospital, and examine them as to quality and quantity, and report any defect to the Superintendent. He shall make an inventory of the same in a book called the "DRUG-BOOK."

6. He shall see that all prescriptions made up are duly entered, and the time of dispensing them, in a book kept for that purpose.

7. He shall, with the consent of the Medical Officer on duty, assist in the office when not engaged in dispensary work.

STOREKEEPER.

1. The Storekeeper shall be directly under and take his instructions from the Steward.

2. He shall keep a record of all stores, &c., received and issued.

3. He shall keep a record of all saleable empty cases, tins, packings, bags, bottles, &c., not returnable to contractors, and shall submit a list of the same to the Steward periodically as may be required.

4. He shall keep a daily receipt and issue book, and submit same for inspection when required.

5. He shall be responsible for the proper keeping of the stores, and the order and cleanliness of the storerooms.

6. He shall issue in the last week in each month, from 10 a.m. to 12 noon, the month's supply of hardware, delfware, wearing apparel, bed clothing, &c., according to requisitions approved by the Steward.

7. He shall issue on each Friday, from 8-30 a.m. to 10 a.m., according to approved requisitions, such other articles as are required in the wards for the week's use.

8. He shall issue in accordance with scale, between 8-30 a.m. and 10 a.m., stores required for the day's food supply, and shall issue bread at 11 a.m.

9. He shall be responsible for the proper marking and branding with the brands of the Mental Hospital and the Hospital for Criminal Mental Defectives of all softgoods and hardware.

10. He shall, when issuing stores, see that all goods of whatever description are signed for by the attendant receiving the same before allowing them to leave the store.

11. He shall see that a cartnote, properly filled up by the contractor, is left at the store with all goods delivered. All cartnotes shall be preserved and produced for inspection whenever required.

ATTENDANTS AND NURSES.—GENERAL SCOPE OF DUTIES.

These regulations shall refer to and be equally binding on both sexes. Words importing the masculine gender shall include the feminine gender, e.g., Head Attendant shall include Matron, attendant shall include nurse, except where obviously not included and unless the context otherwise indicates.

All employes shall make themselves familiar with the regulations, and ignorance of the regulations shall not be accepted as an excuse for any breach or neglect of them.

The Mental Hospital and Hospital for Criminal Mental Defectives are maintained for the treatment of persons suffering from defect or disease of the brain affecting their mental powers.

All persons in the service must constantly bear in mind that it is a hospital, the object and aim of which is the recovery of those whose recovery is possible, and the improvement and amelioration in condition of those whose disease is of an incurable nature.

Whether the patients belong to one class or the other they are equally held to be not responsible for their words and actions, and require to be treated with the greatest consideration, sympathy, and forbearance by those who are placed in charge of them.

The comfort, health, and recovery of the patients depend in a great measure upon the manner in which attendants and nurses perform their duties, and it is a great mistake to suppose that these duties are of a light and easy character, or can be performed in a routine manner. They are of an anxious and responsible nature, require to be carefully learned, are frequently irksome and disagreeable, and demand almost unceasing activity and vigilance.

It is absolutely necessary that attendants and nurses shall observe the peculiarities and character, and take a personal and individual interest in the patients under their care, since it is only by becoming acquainted with their habits, tendencies, eccentricities and delusions that they can manage them properly, or can hope to adapt themselves so as to influence them for good.

Example is in all cases better than precept, and it will be found that the attendants who are industrious and painstaking themselves will most readily obtain willing help from the patients, whilst those who merely direct work to be done, without assisting, will find that they cannot induce the patients to occupy themselves. The attendants should always remember that the patients are separated from home and relatives, are in a dependent position, and often incapable of protecting themselves, so that any unkindness towards them is particularly cowardly and heinous. Their petulance, irritating complaints, objectionable habits, gross and abusive language, outbursts of anger and violence are the results of disease and infirmity, and are not to be resented or punished in word or deed. All roughness in demeanor to patients is to be avoided.

No allusions to their delusions should be made, and every approach to teasing them scrupulously avoided.

The Superintendent will invariably investigate complaints made by patients. Anything approaching to roughness or harshness will be considered as proof of unfitness for office.

As success in the treatment of a patient often depends in a great measure on the impression made at the time of admission, no pains are to be spared by kindness on the part of attendants to inspire confidence on admission.

The attendants should bear in mind that mentally defective persons are sometimes under certain circumstances dangerous to themselves or others, and that the safety of the patients, their fellows, and themselves is dependent on the care and attention with which they perform their duties.

The attendants shall comply with such requests on the part of patients as are within reasonable bounds, *never make a promise which it is known cannot be performed*, and studiously avoid all undue familiarity in their intercourse with patients.

Attendants must use every means in their power to encourage the patients to good conduct and to promote their return to habits of neatness and order, and as the patients will, in many cases imitate the example rather than follow the instructions of the attendants, it is imperative that the example set should be one of order, quietness, personal neatness, self control, and general propriety of behaviour.

REGISTRATION OF APPLICANTS AND ENGAGEMENT OF EMPLOYEES.

1. A register of applicants for employment in any institution under the control of the Board or the Inspector-General shall be kept at the office of the Inspector-General.

2. Applicants shall produce proof that their educational standard is commensurate with the requirements of the department.

3. Applicants for the positions of nurse or attendant shall be under thirty-two years of age, and will be preferred under twenty-five years of age. They shall be in good physical health, and produce a medical certificate to that effect or submit themselves to medical examination if considered necessary. Nurses shall be single or widows preferably without encumbrance.

Height.—Attendants shall not be less than 5ft. 7in. and nurses not less than 5ft. 3in. in height. Some latitude in all the above qualifications except physical health may be allowed in the case of artisans and servants.

4. Satisfactory references as to character shall be required in all cases, and the originals or copies of them kept for office reference.

5. Nurses and attendants shall be engaged on probation for three years, during which time they shall undergo training in nursing and hospital work and attend lectures given by the medical staff on nursing and the care of the mentally defective, and must pass the necessary examinations. They will be detailed for day or night duty as may be required from time to time.

6. Probationers during their first year of service may be discharged at any time by reason of incompetence or misconduct, or if it be evident from their temperament or from any other cause that they are unfitted for the special work of nursing the mentally defective.

7. The outdoor staff and employes engaged in special occupations shall be subject to the same rules and regulations as nurses and attendants and shall conform to them in all matters which relate to the discipline and general order of the Mental Hospital.

8. *Messengers.*—Applicants for the position of messenger shall not exceed the age of eighteen years. Messengers shall not be retained in that capacity after reaching the age of twenty-one years.

9. If any person declines to accept an appointment which is offered to him his name will thereupon be removed from the register. The name of a candidate may also be removed from the register if he fail to reply within seven days to any communication from the Inspector-General respecting such registration.

EXAMINATIONS.

1. All departmental examinations for mental nursing certificates shall be conducted by a board of examiners, consisting of the Inspector-General (or a deputy appointed by him), the Superintendent, and such other medical practitioner (if any) as the Board may consider necessary.

2. The subjects for such departmental examinations in mental nursing, &c., shall be in accordance with those in the syllabus of lectures adopted from time to time. The syllabus and examination may, as far as practicable, follow those of the Medico-Psychological Association of Great Britain and Ireland.

3. Examinations on the course of instruction in each year shall be conducted from time to time. The course of instruction shall consist of not less than twelve lectures given by the medical staff in each of the three years, combined with practical instruction in the wards

4. Attendants must attend at least three-fourths of the lectures given during each course or they will not be permitted to sit for the examination.

5. The candidate securing the highest place at the examinations for each year will be awarded a prize, and a medal will be presented to the candidate who has attained the highest aggregate in the three examinations. The medal will not be awarded, however, unless such candidate obtains 70 per cent. of the possible number of marks at the third year examination.

6. All attendants who have not completed a year's service on the first day of January, 1915, or who are appointed subsequent to that date, shall obtain a certificate in mental nursing in accordance with these regulations.

7. Should an attendant fail to obtain the certificate of training within five years of being appointed, or before the first day of January, 1920, in the case of those appointed since the first day of January, 1904, he may be required to surrender his appointment as an attendant, and such attendant may be required to retire from the service of the Mental Hospital.

SENIOR ATTENDANT.

1. The Senior Attendant shall have charge of the receiving ward and be present at the admission of patients to the ward, and shall see such patients put to bed and examined.

2. He shall be present at and give directions concerning all cases of compulsory feeding of patients.

3. The attendants in charge of adjoining wards and airing courts shall at all times render him such assistance as may be necessary.

4. In the absence of the Head Attendant or the Assistant Head Attendant he shall act in the place of the Assistant Head Attendant.

CHARGE ATTENDANTS.

1. The first duty of the Charge Attendant in the morning shall be to unlock the doors of the sleeping rooms, being attended by the night attendant, who shall hand over the charge of the patients to him and call his attention to any change that may have occurred to any patient during the night.

2. As soon as the doors are unlocked the shutters are to be opened and also all windows, or as many as may be necessary, to ensure proper ventilation of all the sleeping rooms. The bedding shall then be exposed to the air for at least one hour before the beds are made up.

3. Charge attendants are required to have their wards clean and ready for inspection by 10 a.m.

4. The Charge Attendant shall be responsible for all linen, clothing, and other articles belonging to the ward.

5. The Charge Attendant of each ward is responsible for the custody and due administration of all medicines in accordance with the instructions of the medical officers, and for the carrying out of all other instructions from them. All medicines shall be kept locked up in the proper cupboard. A written record of all medicines administered and the time of administration shall be kept.

6. The Charge Attendant of every ward shall, at eight o'clock every night, give over the charge of patients in his ward to the night attendant in charge, reporting all patients newly admitted into the ward, all who are epileptic, suicidal, or may require special attention during the night.

7. The Charge Attendant shall not allow any patients to have in his ward any boxes, articles of clothing, or private property without the sanction of the Superintendent.

8. The Charge Attendant shall not allow visitors to visit patients in the wards without due authority. The Charge Attendant shall under no pretence whatever go beyond the precincts of his ward or ward garden without first handing over the care of the ward to some other attendant.

9. On the death of a patient the Head Attendant or Senior Night Attendant shall be immediately informed. The attendant in charge of the ward shall be responsible for the proper laying out of the body, and for its subsequent removal to the mortuary. These operations should be carried out in a decorous manner. Prior to removal he shall affix to the shroud on the form provided, the name, age, date and hour of death, and name of attendant present at death. These particulars shall be made out in triplicate, one copy to be attached to the shroud, one to be kept in the ward, and one to be sent to the office.

10. (a) The "daily report" shall be filled in, signed, and left in the Head Attendant's office by 7 o'clock every morning. A full list of names of patients shall be given on Sundays and public holidays

(b) The "abstract of medical extras" shall be ready for the signature of the medical officers every morning.

(c) The "laundry book" must be made up each week and delivered to the Head Attendant as required.

(d) Charge attendants shall deliver their ward requirement books by 8 o'clock every Wednesday morning to the Head Attendant, who shall, after revising, deliver them to the Steward for approval.

(e) The list of condemned clothing and hardware must be produced to the Head Attendant and Steward with the articles to be condemned monthly on the second Tuesday afternoon at 1.30 p.m.

(f) The "inventory" of clothing, bedding, utensils, and other articles belonging to the respective wards shall at all times be ready for inspection.

(g) On Friday, the store issue day, the attendants must receive the stores and sign the "store issue book" as a receipt.

(h) All the returns and papers mentioned in this regulation shall be prepared and furnished by the charge attendant.

ATTENDANTS AND NURSES.

1. Attendants must obey the instructions and directions of the Charge Attendant, to whom they are to apply without delay if in any doubt as to the mode of performing any required duty.

2. The attendant in charge of the ward is responsible for the care and safe custody of each patient, for the good order of the ward, and for the due observance of the regulations. The other attendants attached to the ward are subject to the directions of the Charge Attendants in matters relating to the patients and the work of the ward.

3. The attendant in charge shall on no account leave the ward, even for a few minutes, without handing over the charge to another attendant; and no ward occupied by patients shall at any time be left without an attendant.

4. The attendants must see that every patient is washed and combed. Those patients who are capable should be encouraged to do this themselves, but all feeble and helpless patients require the active assistance of the attendant. The patients' heads are to be frequently examined and kept thoroughly clean.

5. Whenever the whole or any number of patients leave their ward they are to be counted out, and on their return they are to be counted in. When patients return from the farm or workshop or from the airing courts the attendants must be careful that they carry nothing with them likely to be dangerous.

6. All attendants on duty shall be present during each meal, and remain until the close, and tables shall be laid neatly before the patients take their seats. The attendants must see that all patients have their hair brushed and are clean and tidy in their persons before entering the dining hall, and at the table they must encourage them to use their knives and forks as far as possible.

7. Those patients who are in the habit of bolting their food, or eating ravenously, must have their food cut up into small pieces for them, and those patients who are on minced dinner are not to be allowed to eat the ordinary food.

8. The attendants must take special pains with those patients who refuse their food, by first coaxing them to take it, and then, if necessary, feeding them.

9. When patients sleep in a ward other than their own the attendants in charge of the ward from which they are sent shall forward with them a written list of the patients so removed, which list must be given to the attendant in charge of the ward to which they are taken. This arrangement must be carried out in every case of transfer from ward to ward.

10. Should any patient require to be bathed, removed from one ward to another, dressed or undressed, or otherwise dealt with whilst in a state of excitement or violence, the Charge Attendant must always be present.

11. Attendants shall not remain in their bedrooms, except in the evenings when the patients have gone to bed, and no patient shall be allowed to enter an attendant's room except when the attendant is present. The doors of the attendants' rooms must always be kept locked.

12. Every attendant shall, immediately on his discovering the fact, report to the Charge Attendant that a patient is missing or has escaped. When escape is proved to be due to negligence, the defaulting attendant shall render himself liable to a fine, and in cases showing gross negligence, to dismissal from the service.

13. No intoxicating liquor shall be brought into the Mental Hospital or Hospital for Criminal Mental Defectives, or grounds, by the attendants, servants, patients, or patients' friends.

14. All accidents (however slight), illness, and death must be immediately reported to the Head Attendant, and, if occurring at night, to the Senior Night Attendant.

15. All applications for leave of absence must be made through the Head Attendant to the Superintendent. Any attendant exceeding his or her leave shall be considered to be absent without permission, and treated accordingly.

16. Attendants when off duty becoming so unwell that they are unable to return to the institution, should at once inform the Head Attendant or Matron, and forward a medical certificate in support of an application for sick leave.

17. Attendants shall prevent and avoid all waste and needless consumption of any article.

18. The attendants shall on no account give up any key to any patient, but always keep them on their persons, and they must lock all doors as they pass in or out of any ward, except when otherwise directed.

19. Patients in bed must have their food carried to them, and attendants must remain with them as long as they are eating. All articles used for the meals must be immediately removed at the completion thereof.

20. After each meal the knives and forks must be collected and counted, and locked up in the proper boxes before the patients leave the tables. Should any be missing, strict search must immediately be made, and the loss reported to the Head Attendant, and under no circumstances is a patient to be allowed to use a carving knife and fork.

21. In the employment of the patients it is essential that the attendants themselves shall take an active share, by which very often those patients who are listless and indolent are induced to join. No patient shall be employed in any work other than that of the department.

22. The attendants shall not indulge those patients who assist in ward work by giving them extra food beyond what is allowed them, and shall not allow such patients to exercise any authority over other patients.

23. No patient shall be allowed to leave his or her ward unless accompanied by an attendant or some other responsible person, except by special permission of the Superintendent.

24. No patients shall be left alone in any workshop, except by the authority of the Superintendent.

25. All tools of a dangerous character are to be kept in a secure place and inaccessible to the patients.

26. The attendant in charge of the ward shall accompany any officer of the Hospital through the ward, unless ordered to the contrary.

27. Any attendant will be liable to instant dismissal for being intoxicated, for striking, ill-using, or neglecting any of the patients, or for any act of insubordination or misconduct.

28. The authorised entrance and exit for the attendants to and from the Mental Hospital and Hospital for Criminal Mental Defectives shall be by the two main gates only.

29. Any attendant witnessing the ill-treatment of a patient and not endeavoring to prevent it, or not reporting the matter immediately to one of the medical officers or the Head Attendant, shall be liable to dismissal.

30. All articles of clothing belonging to each patient shall, unless there are special directions to the contrary, be removed from his or her reach at bedtime.

31. Special attention shall be given to patients who have a suicidal tendency, and the greatest watchfulness employed in preventing such patients obtaining possession of dangerous weapons. No patient shall on any account be allowed to have matches in his or her possession. Prompt search must be made for either weapons or matches when their existence is suspected, and both bedding and clothing are to be searched for concealed articles.

N.B.—Attention is called to rule 5 under General Regulations.

32. No attendant should approach a refractory patient single-handed. He should always obtain the assistance of one or more fellow attendants. This precaution will be sufficient in nearly every instance to prevent any outbreak, or, if it occurs, to quell it in the least unseemly way.

33. Every care must be exercised in giving medicines as directed, and all jars, bottles, &c., unused and empty must be returned to the Dispensary clean.

34. Attendants shall on no consideration remove tools, utensils, &c., from the artisan shops, kitchen, toolhouse, garden, &c., without the knowledge of those having charge of them, and all borrowed tools, &c., must be returned as soon as done with.

35. The attendants shall go on duty at the appointed hours, and do such active and passive duties as may be required of them, or such other duty as may be assigned to them, although not of a nature usually performed by them, should they be required to do so by the Superintendent or his representative. No attendant shall leave the institution while on passive duty between the hours of 8.15 p.m. and 6 a.m., and any attendant who shall do so without permission first obtained shall be liable to dismissal.

36. Attendants must promptly carry out any order they receive from, and show the respect which is due to, any official over them.

37. Attendants in charge of airing courts must proceed to the ward to which their airing court is attached and sign Charge Attendant's report before such report leaves the ward for the Head Attendant's office.

38. Attendants shall keep their rooms clean and orderly, which said rooms may be inspected at any time. Care should be exercised that knives, scissors, razors, matches, and all articles of value or importance are kept locked up. The department will not be responsible for their loss or destruction.

39. Attendants shall keep themselves neat and clean in their dress and treat each other with civility.

40. Should an attendant enter a ward whilst in a state of intoxication, or become so whilst in the ward, it shall be the imperative duty of any attendant who may see him to at once report his condition to the Head Attendant or to one of the medical officers, and on no account whatever must he be permitted to have the care or control of any patient.

41. Attendants must distinctly understand that the general meetings for recreation are for the special benefit of the patients, and that the active and personal care of the attendants in furthering all the means of amusement is as necessary a portion of their duty as any other which they may be called upon to perform.

42. Attendants are not permitted to traffic with patients or purchase anything for their use.

43. All lights in bedrooms occupied by attendants shall be out by the appointed hour, unless special reason be given for an extension of time. All attendants not on duty shall be in their bedrooms at the appointed hour at night, unless late leave has been previously granted to them.

44. The clothing and beds of all patients, and especially of those employed out of doors, in the kitchen, laundry, workshop, workshops, etc., or of those suspected or known to be suicidal or dangerous or given to secreting articles or rubbish upon their persons, shall be searched frequently and always regularly at bedtime.

SENIOR NIGHT ATTENDANT.

1. The Senior Night Attendant shall be subordinate to the Head and the Assistant Head Attendant.

2. He shall report himself to the Head Attendant when going on duty and receive from him instructions for the night.

3. He shall have control of the night staff of attendants and see that they are on duty at the appointed time. He shall be held responsible for their discipline and attention to work.

4. He shall pay such visits of inspection throughout the male wards as instructed by the Superintendent, but these visits need not be in regular rotation.

5. In case of fire at night he shall take command until the arrival of the Head Attendant. In case of fire at night on the female side, the Senior Night Nurse shall immediately inform the Senior Night Attendant and supervise the removal of the patients to a place of safety until the arrival of her superior officer.

NIGHT ATTENDANTS.

1. The hours of duty of night attendants shall be from 8 p.m. to 6.15 a.m. in the winter, and from 8 p.m. to 6 a.m. in the summer. In their first visit at night they shall be accompanied by the charge attendant of each respective ward, and learn from him or her what patients require special attention during the night. For the purposes

of this regulation winter shall commence on the fifteenth day of April and terminate on the first day of October, and summer shall commence on the first day of October and terminate on the fifteenth day of April.

2. The attendants on the rounds shall visit all the wards and single rooms and see all the patients at least three times during the night. They shall peg the tell-tale clock on the occasion of each round at 11 p.m., 2 a.m., and 5 a.m., and shall immediately report to the Senior Night Attendant any patient missing at the time of such visit.

3. Attendants on night duty should be cautioned by the Senior Night Attendant not to enter single rooms of patients known to be dangerous unless accompanied by another attendant, except in case of urgency.

4. Attendants in the receiving wards shall on no account leave their wards during hours of duty, unless relieved.

5. They must become acquainted with those patients who habitually wet their beds, and as often as may be necessary wake them and make them attend to natural calls. The names of the patients and the hours awakened must be entered in the night report book.

6. They shall see that day attendants are in their rooms by 12 midnight, except those who have special leave.

7. They shall carry out their duties as silently as possible.

HALL PORTER.

1. The hall porter shall have charge of the hall door, attend to the telephone, and be responsible for the order and cleanliness of the offices in the front entrance block.

2. He shall not allow any beer, wine, or spirits to be brought into the Mental Hospital or the Hospital for Criminal Mental Defectives without authority.

3. He shall keep a patient's visiting book, entering the names and address of every visitor and the name of the patient visited.

4. He shall see that the letters for the staff and patients are distributed to the officials in charge of the various divisions, answer inquiries, direct all persons who come to see patients to the proper visitors room and inform the Head Attendant or Matron.

5. He shall receive the keys of all attendants when off duty and leaving the hospital, and be responsible for their custody until he hands them back on their return.

6. He shall report to the Superintendent any matters that he may know to be contrary to the rules of the establishment, especially if they are in any way prejudicial to the adequate discharge of his own duties.

7. He shall be responsible for taking attendants' time of coming on and going off duty.

COOK ATTENDANT IN CHARGE.

1. The cook attendant in charge shall be under the direction of the Chief Clerk and Steward and receive all orders from him.

2. He shall receive daily from the issuer of stores such articles as may be required for the day's consumption.

3. He shall prepare the required meals in accordance with the dietary scale and hand them over to the attendant deputed from each ward for the purpose at the usual meal hours and at such other times as may be ordered by the Chief Clerk and Steward.

4. He shall carefully prepare the extra diets for each ward, as shown in the daily abstract, and hand them over at the appointed hour to the attendants.

5. He shall keep the kitchen scrupulously clean and be responsible for all utensils placed in his charge, and see that they are thoroughly cleansed after every meal.

6. He shall take charge and be responsible for the safety of such patients as he may have to assist him in the execution of his duties and deliver them to their attendants before leaving the kitchen.

7. All other cook attendants shall be responsible to the cook attendant in charge and take their orders from him.

ARTISAN ATTENDANTS.

1. All artisan attendants and servants, whether resident or not, are subject to the same regulations as ordinary attendants as far as they are applicable. They shall be liable to be called upon to act in the capacity of ordinary attendants when required.

2. They shall be under the direction of the Chief Clerk and Steward in all matters except such matters as relate to the care and treatment of patients.

3. Their working hours shall be as directed from time to time by the Board.

4. Before leaving the hospital they shall hand their keys to the hall porter, and receive them from him on their return to duty.

5. Those artisan attendants in charge of workshops shall be responsible to the Chief Clerk and Steward for the good order of the work shop, and to the Head Attendant for the care of the patients working under them. They shall forward signed requisitions to the Chief Clerk and Steward for all tools and materials required for carrying on the work of their respective shops, and all articles made and repaired shall be returned to the store previous to issue, to be there branded and passed by the Chief Clerk and Steward.

6. They shall be responsible for the tools, &c., used in their departments, and make an inventory of tools every six months, which shall be checked by the Chief Clerk and Steward.

7. They must be specially careful to keep dangerous tools and implements in a place of safety, and see that all those in use are locked up before the patients leave their shops to return to the wards.

8. They shall keep a daily journal of all material received and of all work executed, which book shall be initialled by the Chief Clerk and Steward after he has checked it with the articles made up and repaired returned from the workshops for issue.

9. They shall effect such minor repairs about the establishment as may be required.

GARDENER ATTENDANT.

1. The head gardener attendant shall receive his instructions from the Chief Clerk and Steward in all matters other than the care of patients.

2. He shall be responsible for the good order of the garden and the airing court, flower beds, lawns, &c., and of the roads, paths, walks, hedges, and fences around the Mental Hospital and the Hospital for Criminal Mental Defectives.

3. He shall provide for the use of the institutions, according to the best of his ability, a regular supply of vegetables.

4. He shall have under his orders, subject to the direction of the Chief Clerk and Steward, any attendants or assistant gardeners appointed to do duty in the grounds.

5. He shall be responsible to the Chief Clerk and Steward for the general cleanliness and order of all portions of the Mental Hospital grounds other than the farm.

6. He shall enter in a book an account of plants, seeds, &c., received by him for planting, and particulars of all produce sent to the store, in the latter case specifying the weight, kind, and value. Such book to be submitted to the Chief Clerk and Steward for inspection on the first day in each month.

7. He shall keep an inventory of all tools supplied to him.

8. He shall be responsible to the Head Attendant for the safe custody of working patients under his charge, and shall immediately bring a patient back to the ward who shows any inclination to violence or escape.

9. He shall never leave patients under his charge outside without making over charge of them to another attendant.

GENERAL REGULATIONS.

1. The most scrupulous cleanliness is required in every part of the institution. The courts shall be kept clean and in order, the rooms kept neat and well ventilated, the closets must be kept in a proper state of cleanliness. Soiled clothes, mattresses, or bedding, or night soil or dirty utensils must never be allowed to remain in the rooms, and the greatest pains taken to prevent and remove all offensive smells. The bathing regulations must be strictly carried out and the greatest attention paid to the cleanliness of the patients, both as regards their persons and dress. Those patients whose habits are dirty must be particularly attended to throughout the day, and especially just before they are put to bed. The hair of all patients must be cut and beards trimmed at least once a month, and nails pared weekly. No patient shall be shaved without an order from a member of the Medical Staff. Two attendants shall be present at the shaving of any patient. No other patient shall be allowed in the room whilst a patient is being shaved. All patients must be provided with a change of clean underclothing and hosiery at least once a week, and oftener if necessary.

2. No male attendant, artisan, servant, or patient shall enter the female division without permission of the Superintendent and unless he is accompanied by an officer authorised to enter both divisions, or is otherwise under responsible supervision. No female patient who has not been granted permission by the Superintendent so to do shall enter the male division, and no nurse or female servant who is not employed in a male division shall enter such division.

3. *Mechanical restraint* shall only be used under the direct order of one of the medical officers of the institution. All apparatus for restraint must be immediately returned to the responsible officer as soon as done with, and no such articles when not in use must be left in the ward. The attendant in charge of the ward shall enter in the report the name of the patient, the form of mechanical restraint used, and the time and number of hours it has been employed, and the reason for its employment. No form of restraint other than that ordered by the medical officer shall be used.

4. *No seclusion* of a patient shall be resorted to without permission from the Superintendent or his deputies. In case of extreme urgency action can be taken by the Charge Attendant and the matter must be immediately reported to the Superintendent.

5. A special caution card shall be issued for every patient regarded as actively suicidal. This paper must be signed by the Charge Attendant, who must see that it is understood and indorsed by every attendant in the ward and by the night attendant. Such patients must never be allowed out of observation.

6. Patients must be taught and encouraged to occupy the chairs and seats in a proper manner. They are not to be permitted to sit on the floor, crouch in corners, or loiter in the sanitary annexes.

7. No matches other than safety matches shall be brought into the hospital. No patient shall be trusted with matches. Patients must not be allowed to meddle with fires or kerosine lamps. Lamps shall be cleaned, trimmed, and filled by day attendants and fires be attended to by attendants only.

8. Each ward shall be provided with a book in which is to be entered the number of the various articles sent to the laundry, a duplicate of which shall be kept by the laundress. Attendants' private clothing must be properly marked or the laundress shall refuse to receive it.

9. No officer or other employé of the institution shall demand or receive any fee, reward, or remuneration other than his official salary or wages for services performed, either in or out of working hours.

10. All letters written by patients must be given to the Superintendent.

11. No attendant, artisan attendant, or servant shall be permitted to receive visitors whilst on duty.

12. Except in the course of official duty no information concerning public business shall be given directly or indirectly by any officer or other employé.

13. No employé of the institution shall take any fruit, flowers, or vegetables from the garden. If required for purposes of decoration for the wards, plants and flowers must be obtained through the Head Gardener.

14. No employé shall have any article made or repaired on the premises.

15. All complaints must be made to the Superintendent through the Head Attendant. All complaints shall be made in writing within 48 hours of the cause of complaint.

16. Every employé shall be furnished with a copy of the regulations, so far as they relate to his or her office, and all employés shall make themselves thoroughly acquainted with such regulations. Ignorance thereof shall be no excuse for non-observance of regulations.

17. No officer, attendant, or servant shall introduce any stranger to any part of the Mental Hospital or grounds thereof without the permission of the Inspector-General or the Superintendent.

18. Every employé shall also be subject to such other departmental regulations as may be approved of by the Board from time to time.

19. Medicines or lotions must always be placed out of the reach of patients.

20. The medicine or lotion must always be shaken before being used, and the doses accurately measured according to the written instructions.

21. Should a patient refuse to take the medicine, compulsion must not be used except by direction of the Medical Officer.

22. The Charge Attendant of each ward shall be responsible for the care and due administration of medicines.

23. Days and hours for visiting patients by relatives and friends shall be daily from 2 p.m. to 4 p.m., Sundays excepted. In special circumstances, however, permission may be obtained from the Inspector-General or Superintendent to visit patients at times other than those specified.

24. Visitors shall not bring into the hospital alcoholic stimulants of any kind, nor any article of a dangerous character.

25. Visitors shall be allowed to bring luxuries, such as tobacco, cake, fruit, sweets, but any of the above may be prohibited by the Superintendent if injurious to the patient.

26. Visitors wishing to make a complaint shall do so in writing before they leave, to the Superintendent, or, in his absence, to the Medical Officer in charge at the time.

27. Visitors presenting themselves the worse for liquor shall not be allowed to visit the patient, but shall be requested to immediately leave the grounds of the institution.

28. No member of the staff shall receive from a visitor presents or money.

29. These regulations shall be strictly adhered to, and the Superintendent may refuse admission to any visitor who commits a breach of same.

30. Visitors are requested not to say anything to depress the patients they are visiting, or make them discontented. Visitors should try to make the patients happy and comfortable, and their conversation should be cheerful. It is to be regretted that from inattention to this consideration patients are sometimes worse after an interview with their friends.

31. No visitor shall remain more than one hour with a patient, on any one day, without special leave from the Superintendent.

32. Visitors to patients of the opposite sex shall be subject to the supervision of an official of the institution, and such official shall be instructed to afford every facility for private conversation.

33. Criminal mental defectives, who are inmates of the Hospital for Criminal Mental Defectives, shall be visited only on an order of the Minister, with the advice of the Inspector-General. No such criminal mental defective shall be visited, except in the presence of an attendant, who shall remain present during such visit.

34. No papers, legal or otherwise, are permitted to be signed by any patient, except with the special permission of the Inspector-General or the Superintendent, and in the presence of some official deputed by him.

35. Search shall be immediately made if any smell of burning is noticeable. The alarm shall be given at once on the discovery of fire, and the Fire Brigade communicated with.

36. The Head Attendant shall take supreme command of the fire-fighting party until the arrival of the Fire Brigade.

37. The removal of the patients to a place of safety shall be carried out under the directions of the Superintendent or, in his absence, his deputy.

38. The safety of the patients shall be the first consideration.

39. The Head Attendant shall be responsible for the safe keeping and good order of all the fire-fighting appliances.

40. The Senior Night Attendant, in case of fire at night, shall take command until the arrival of the Head Attendant.

41. In case of fire at night in the female division, the Senior Night Nurse shall immediately notify the Senior Night Attendant and supervise the removal of the patients to a place of safety until the arrival of her superior officer.

42. Fire drills among the attendants and other officials shall be conducted fortnightly under the direction of the Head Attendant. The alarm in case of fire shall be the ringing of the institution bell.

43. Attendants, nurses, and probationers (except temporary employés) will be provided with uniform clothing, such uniform to be considered the property of the institution. Except as otherwise specified, it shall be worn at all times when the attendants and nurses are on duty, and at entertainments, dances, &c., given for the benefit of the patients.

44. All members of the staff shall deliver up the uniform on leaving the service if the term for which the uniform was issued has not expired.

45. Every uniform shall be marked with the attendant's initials before being issued on the inside of the uniform, and so as not to be visible when the uniform is being worn.

46. All metal buttons and other ornamentations shall be preserved and affixed to new uniforms when issued. Attendants will be held responsible to replace any such buttons or ornamentations in the event of loss.
47. Uniforms shall be worn in their entirety when the members of the staff are on duty, escort duty excepted.
48. Uniforms shall not be worn outside the institution except when on duty, or when going off or coming on duty.
49. No attendant on escort duty shall take alcoholic stimulants, nor shall he give any patient any such stimulant, except for medicinal purposes in emergencies. Any attendant who is found guilty of a breach of this rule shall be liable to dismissal. While escorting patients attendants shall be required to wear ordinary clothes.
50. No attendant, artisan, or servant shall on any account relate to any person unconnected with the institution anything with respect to the names, history, or conduct of the patients, or supply any information relative to the institution or its patients. Breach of this rule shall be considered a grave offence.
51. Every patient shall be bathed immediately after admission, and not less than once a week afterwards unless excepted by medical order. Should there be the slightest doubt as to the advisability of bathing any patient owing to sickness, feebleness, or excitement, immediate reference shall be made to one of the medical officers.
52. The name of the patient not having the customary bath must be recorded in the daily report.
53. No baths shall be given other than the usual periodical bathing, unless medical orders have been received. Provided that this shall not prevent the bathing whenever necessary of dirty patients, such bathing being reported to the Head Attendant.
54. In preparing a bath the cold water shall always be turned on first.
55. Before a patient enters the bath the temperature must be ascertained by a thermometer. The temperature must not exceed 100° Fahr., or be less than 90° Fahr.
56. In case of the thermometer becoming inefficient or broken, bathing shall be suspended until another is obtained.
57. No more than one patient shall be bathed in the same water, and under no circumstances shall two patients occupy the same bath at one time. A clean towel shall be provided for each patient.
58. During the employment of a bath the room must never be left without an attendant. The attendant shall be the first to enter and the last to leave. At all other times the bath waste shall be left open and the door kept locked.
59. Under no pretence whatever shall a patient's head be put under water.
60. In the bath the body of each patient is to be well cleansed with soap. After coming out of the bath care must be taken to thoroughly dry the patients, especially those who are feeble and helpless, and to clothe them as rapidly as possible. Care must be taken to prevent patients undressing themselves before their turn for a bath.
61. The bath key must never remain on the tap, and never be trusted to a patient. When not in use it shall be kept locked up.
62. Any marks, bruises, wounds, sores, local pain or evidence of any disease of any kind complained of by a patient or noticed by the attendant must be immediately reported to the Head Attendant, who shall at once advise the Superintendent. The matter shall also be entered in the daily report.
63. Any deficiency in the supply of warm water, soap, towels, &c., must be recorded in the daily report.
64. It is to be borne in mind that except under medical order baths are employed solely for the purpose of cleanliness.
65. The cold water bath shall never be employed for medical treatment except under medical order.
66. The whole of the ordinary bathing operations shall be carried out under the supervision of a responsible officer, whose duty it is to ascertain that the rules are rigidly adhered to, that directions given under medical orders as to baths are strictly carried out, and to report every infringement to the Superintendent.
- Laundry.*
67. The laundress shall perform her duties under the immediate direction of the Matron.
68. The hours of work shall be as appointed from time to time.
69. She shall be held responsible for all patients employed in the laundry. She shall receive them from their wards at specified times and shall be responsible for their safe return to the ward.
70. She shall keep an inventory of all implements, utensils, &c., used in her department.
71. She shall keep a book in which she shall enter the names of all patients working in the laundry, and record their daily attendance therein.
72. She shall receive from each ward a list of all articles sent to the laundry from such wards. Such list must be filed by her.
- Keys.*
73. All keys shall be signed for in a book kept for that purpose at the time such keys are issued.
74. No attendant shall allow official keys to be out of his possession whilst on duty.
75. Keys shall not be taken out of the institution by any employé when going off duty, but shall be left in a place appointed for that purpose.
- ADDITIONAL REGULATIONS FOR ATTENDANTS OF HOSPITAL FOR CRIMINAL MENTAL DEFECTIVES AT PARKSIDE.**
1. Attendants of the Hospital for Criminal Mental Defectives at Parkside shall (for the purposes of these regulations) be such attendants of the Mental Hospital as may from time to time be directed by the Superintendent to do duty in the Hospital for Criminal Mental Defectives.
2. The rules for attendants of the Mental Hospital shall apply, as far as practicable, to attendants of the Hospital for Criminal Mental Defectives.
3. It must be remembered that criminal mental defectives are patients just as much as ordinary mental defectives, in that they suffer from disease or disorder of the brain, and must therefore be treated with the tact, kindness, and consideration that their affliction demands.
4. On account of their criminal tendencies these patients should at all times be most strictly supervised.
5. Strict search should be made of patients' clothing for tools, pieces of iron, or other articles which could be used as means towards escaping, each night after the patients have gone to their bedrooms, and at such other times as may be deemed necessary.
6. Should a patient escape or attempt to escape the occurrence must be immediately reported to the Head Attendant or Senior Night Attendant, and, in the case of an escape, a search of the grounds and probable avenues of escape must be made, and, if necessary, the proper authorities advised.
7. Immediately the patients have been put to bed a thorough inspection of all doors and gates shall be made by the Charge Attendant, and the result of such inspection, and the time, must be noted in the daily report. An inspection of the windows shall be made by the Charge Attendant before the room is occupied.
8. The Charge Attendant, or, in his absence, his deputy, shall be responsible to the Superintendent for any lack of supervision, carelessness, or negligence which may have contributed towards the escape of a patient; such responsibility, however, will not hold immune from penalty the attendant directly concerned. In this connection the attention of attendants is directed to section 66 of the Act.
- And the Honorable the Chief Secretary is to give the necessary directions herein accordingly.

FORMS UNDER "THE MENTAL DEFECTIVES ACT, 1913."

At the Executive Council Office, at Adelaide, this second day of December, 1915.

Present—

His Excellency the Governor.

- The Hon the Treasurer and Minister of Education.
- The Hon. the Chief Secretary.
- The Hon. the Attorney-General.
- The Hon. the Commissioner of Crown Lands and Immigration, and Minister of Agriculture.
- The Hon. the Minister of Industry, Minister of Mines, and Minister of Marine.

BY virtue of the provisions of "The Mental Defectives Act, 1913," His Excellency the Governor in Council hereby substitutes the forms respectively set out in the schedules hereto for the forms set out in the twenty-second and twenty-third schedules of the said Act.

THE SCHEDULE.

THE TWENTY-SECOND SCHEDULE. Sec. 76.

Summons.

I, the undersigned, being the Inspector-General of Hospitals (or an Official Visitor of the Mental Hospital or receiving house or receiving ward or hospital for criminal mental defectives at.....), appointed under and by virtue of "The Mental Defectives Act, 1913," do hereby summon and require you personally to appear before me at on next, the day of at the hour of in the noon, then and there to be examined and to testify the truth concerning certain matters relating to the execution of the said Act.

Given under my hand this day of, 19....

Inspector-General (or Official Visitor).

THE TWENTY-THIRD SCHEDULE. Sec. 96.

Certificate of Inspector-General or Superintendent that Patient Fit to be Boarded Out.

I, the undersigned, the Inspector-General of Hospitals (or Superintendent of the Mental Hospital hereinafter mentioned), hereby certify that....., a patient detained in the Menta Hospital at, is harmless and is free from any symptoms indicating any tendency of a character dangerous either to the patient himself or to others.

Dated this.....day of, 19....

Inspector-General (or Superintendent of the said Mental Hospital).

And the Honorable the Chief Secretary is to give the necessary directions herein accordingly.
I.G.H., 319/1915.

L. H. SHOLL, Clerk of the Council.

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