SECTION XX.

STATE FINANCE.

§ 1. General.

1. Functions of State Governments.—In financial comparisons some recognition of the actual functions of the various Governments concerned becomes an essential. Costly developmental work, for example, may not only be economically justifiable, but an essential of progress, and parsimonious expenditure a serious economic blunder. For a very large expenditure may indicate either gross extravagance and bad economy on the one hand or healthy and vigorous progress and good economy on the other. Thus the grade or variety of development of the administration of the several States, or the assumptions of different functions of Government, make comparisons of total expenditure but of little value in themselves. They are obviously equivocal as a criterion of the true economy of any administration.

Moreover, direct comparisons of public expenditure are difficult, if not impossible, owing to the fact that functions which in one State or country are assumed by the central Government, are in another State relegated to local governing bodies.

Similarly as regards revenue, imposts which in some States are levied by the central Government are in others considered as matters to be dealt with locally. Under these circumstances care is needed in instituting comparisons between the several States, and the particulars contained in this section should be read in connection with those contained in Section XXVI., dealing with Local Government. In many ways also the budgets of the Australian Governments differ materially from those of most European countries owing to the inclusion therein of the revenue and expenditure of departments concerned in rendering public services, such for instance as railways, tramways, water supply, etc., which, in the other countries referred to, are sometimes left to private enterprise.

- 2. Accounts of State Governments.—The various financial transactions of the States are in each case concerned with one or other of three funds—the "Consolidated Revenue Fund," the "Trust Funds," and the "Loan Funds." All revenue collected by the State is placed to the credit of its Consolidated Revenue Fund, from which payments are made under the authority of an annual Appropriation Act passed by the Legislature, or by a permanent appropriation under a special Act. The hypothecation of the revenue from a specific tax to the payment for some special service is not practised in Australia, all statutory appropriations ranking on an equality as charges on the Consolidated Revenue Fund. The Trust Funds comprise all moneys held in trust by the Government, and include such items as savings bank funds, sinking funds, insurance companies' deposits. etc. The Loan Funds are credited with all loan moneys raised by the State, and debited with the expenditure therefrom for public works or other purposes.
- 3. Inter-relation of Commonwealth and State Finance.—The principal alteration in State finance, brought about by Federation, has been that the States have transferred to the Commonwealth the large revenue received by the Customs and Postal Departments, and have been relieved of the expenditure connected with these and the Defence Departments, while on the other hand, a new item of State revenue has been introduced, viz.

the payment to the States of the surplus revenue of the Commonwealth. Provision for the taking over by the Commonwealth of certain of the public debts of the States is made in section 105 of the Constitution, but up to the present no definite arrangements have been made for any such transfer.

§ 2. State Consolidated Revenue Funds.

(A) Receipts.

- 1. Sources of Revenue.—The principal sources of State revenue are:—
 - (a) Taxation.
 - (b) The public works and services controlled by the State Governments.
 - (c) Sale of and rental from Crown lands.
 - (d) The surplus Commonwealth revenue returned to the States.
 - (e) Miscellaneous sources, comprising fines, fees, interest, etc.

Of these sources that yielding the largest revenue for the States as a whole is the group of public works and services, the principal contributor being the Government railways and tramways. Next in magnitude comes the payment of surplus revenue by the Commonwealth, followed in order by Taxation and Land Revenue.

2. Amount Collected.—The following table furnishes particulars of the total amount of consolidated revenue collected by the several States during the six years 1901-2 to 1906-7:—

STATE REVENUES, 1901-2 TO 1906-7.

Year.	N.S.W.	Victoria.	Queeusl'nd.	S. Aust.	W. Aust.	Tas.	Total.
1902-3 1903-4 1904-5 1905-6	£ 11,007,356 11,296,069 11,248,328 11,336,918 12,283,082 13,392,435	6,954,619 7,319,949 7,515,742 7,811,475	3,526,465 3,595,440 3,595,399 3,853,523	2,530,568 2,568,100 2,798,849 2,864,209	3,550,016 3,615,340 3,558,939	734,663 857,668 852,681 900,657	28,672,622 29,139,501

The figures given in this table relate in each instance to the financial year ended 30th June, except in the case of Tasmania, where the figures shewn for 1901-2, 1902-3, and 1903-4 relate respectively to the years ended 31st December, 1901, 1902, and 1903.

During the five years from 1901-2 to 1906-7 the aggregate revenues of the States increased by no less a sum than £5,472,856, or little short of 20 per cent. Increases were in evidence in all the States, the largest being that of £2,385,079 in New South Wales, and the smallest an increase of £47,231 in the case of Western Australia.

3. Revenue per Head.—Details concerning the revenue per head of population, collected in the several States of the Commonwealth during the six years 1901-2 to 1906-7, are furnished in the table given hereunder. It will be seen that throughout the period Western Australia has collected by far the largest amount per head, and that Tasmania has collected the least:—

STATE REVENUE PER HEAD OF POPULATION, 1901-2 TO 1906-7.

Year.	N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tasmania.	All States.
1901-2 1902-3 1903-4 1904-5 1905-6	8 1 °0 7 17 7 7 15 7 8 4 8	£ s. d. 5 15 7 5 14 10 6 1 1 6 4 2 6 8 2 6 15 6	£ s. d. 6 19 9 6 18 1 6 19 6 6 17 10 7 5 11 8 1 0	£ s. d. 6 15 6 6 18 0 6 19 3 7 10 2 7 11 6 8 9 6	£ s. d. 17 5 7 17 0 4 15 12 10 14 18 5 13 19 .4 12 19 11	£ s. d. 4 16 3 4 5 0 4 16 11 4 14 8 4 19 6 5 7 9	£ s. d. 7 7 5 7 8 6 7 8 5 7 9 2 7 14 4 8 3 6

In all the States, except Western Australia, the last two years have witnessed a marked increase in the State revenue collections per head, the most noticeable advance being that of £1 3s. 2d. per head in the case of Queensland. The Western Australian decline has been continuous, but even for 1906-7 the revenue per head in that State exceeded the Commonwealth average by nearly 59 per cent. Three States, viz., Western Australia, New South Wales, and South Australia, exceeded the Commonwealth average for 1906-7, while the other three States fell short of it.

4. Details for 1906-7.—Classifying the revenue of the several States in the manner indicated in § 2 (A) 1 above, particulars for the year 1906-7 are as follows:—

Particulars.	N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tas.	Total.
Taxation Public Works & Services Land Surplus C'w'lth Revenue Miscellaneous	1.880,812	£ 1,110,411 4,191,784 321,833 2,192,340 529,166	£ 540,737 1,892,598 617,770 942,569 314,238	£ 411,867 1,846,481 239,045 645,121 110,191	£ 266,152 1,924,617 244,212 780,166 186,207	£ 276,450 308,078 81,857 262,293 42,165	£ 3,986,922 16,943,884 3,385,529 7,844,840 1,509,608
Total	13,392,435	8,345,534	4,307,912	3,252,705	3,401,354	970,843	33,670,783

DETAILS OF STATE REVENUE, 1906-7.

5. Revenue per Head, 1906-7.—Particulars concerning the revenue per head of population in each State derived from the several sources enumerated in the preceding paragraph are given hereunder:—

Particulars.	N.S.W.	Victoria.	Qld.	S. Aust.	W. Aust.	Tas.	All States.
Taxation Public Works & Services Land Surplus C'w'lth Revenue Miscellaneous	1 4 8	£ s. d. 0 18 0 3 8 1 0 5 3 1 15 7 0 8 7	£ s. d. 1 0 2 3 10 9 1 3 1 1 15 3 0 11 9	£ s. d. 1 1 6 4 16 2 0 12 6 1 13 7 0 5 9	£ s. d. 1 0 4 7 7 1 0 18 8 2 19 7 0 14 3	£ s. d. 1 10 9 1 14 2 0 9 1 1 9 1 0 4 8	£ s. d 0 19 4 4 2 4 0 16 5 1 18 1 0 7 4
Total	8 15 5	6 15 6	8 1 0	8 9 6	12 19 11	5 7 9	8 3 6

STATE REVENUE PER HEAD, 1906-7.

The largeness of the revenue per head from public works and services in the case of Western Australia is mainly due to the fact that the number of miles of railway in that State is large compared with the population, and that the revenue-earning power of the railways is also high.

6. Relative Importance of Sources of Revenue.—The following table furnishes an indication of the relative importance of the different sources of revenue in the several States, the figures given being the percentage which each item of revenue bore to the total for the State for the year 1906-7:—

PERCENTAGE	ON	TOTAL	STATE	REVENUE,	1906-7.

Particulars.	N.S.W.	Vic.	Qld.	S. Aust.	W. Aust.	Tas.	All States.
Public Works and Services Land Surplus C'wealth Revenue	% 10.31 50.63 14.04 22.57 2.45	% 13.31 50.23 3.85 26.27 6.34	% 12.55 43.93 14.34 21.88 7.30	% 12.66 56.77 7.35 19.83 3.39	% 7.83 56.58 7.18 22.94 5.47	28.48 31.73 8.43 27.02 4.34	% 11.84 50.32 10.06 23.30 4.48
	100.00	100.00	100.00	100.00		100.00	100.00

One of the most noticeable features of the figures here given is the low percentage for "public works and services" and the high percentage for "taxation" in the case of Tasmania. In New South Wales and Queensland land revenue is an important item, while in Queensland the revenue from "public works and services" falls considerably below the Commonwealth average.

7. State Taxation.—(a) Details, 1906-7. Prior to the inauguration of Federation the principal source of revenue from taxation was the imposition of duties of Customs and Excise. At the present time the most productive form of State taxation is the income tax, which is now imposed in all the States, Western Australia, the last of the States to adopt this method of taxation, having passed the necessary legislation during the Parliamentary session of 1907. Stamp duties rank next to the income tax in importance. For 1906-7 probate and succession duties occupied third place. In addition to these a land tax is now collected in all the States except Queensland, and license fees of various kinds are collected in all the States, while a dividend tax is collected in Western Australia, and an "ability" tax in Tasmania. The total revenue from taxation collected by the States during the year 1906-7 was £3,986,922, details of which are set forth in the table given hereunder:—

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Taxation.			N.S.W.	Victoria.	Q'land.	S. Aust.	W.A.	Tas.	All States	
Probate and suc Other stamp du Land tax Income tax Dividend tax Ability tax Licenses Other taxation		on duties		£ 289,901 343,666 345,497 283,422 118,819	£ 401,631 240,373 92,438 355,148 19,043 1,778	# 71,399 119,397 284,476 54,791 10,674	£ 60,204 75,034 90,200 166 582 19,847	116,916 43,511 7,782	£ 26,602 57,198 56,065 83,992 32,957 15,188 4,448	884,046 899,302 584,200 1,173,620 116,916 32,957 271,199 24,682
Total				1,381,305	1,110,411	540,737	411,867	266,152	276,450	3,986,922

STATE REVENUE FROM TAXATION, 1906-7.

The most productive forms of taxation in the several States during the year 1906-7 were as follows:—New South Wales, land tax; Victoria, probate and succession duties; Queensland, South Australia, and Tasmania, income tax; and Western Australia, dividend tax. Land and income taxes are now levied in Western Australia, but are not shewn in the above table. as they came into force after the close of the financial year 1906-7.

(b) Summary, 1901-2 to 1906-7. The total amount raised by means of taxation by the several State Governments during the six years 1901-2 to 1906-7 is given in the following table:—

Year.	New South Wales.	Victoria.	Queensland.	S. Australia.	W. Aust.	Tasmania.	All States.
	£	£	£	£	£	£	£
1901-2	1,108,770	748,216	276,771	267,791	173,582	111,515	2,686,645
1902-3	1,108,781	878,591	415,688	398,941	221,247	105,402	3,128,650
1903-4	1,100,193	938,147	475,184	353,432	235,114	150,091	3,252,161

454,574

494,165

540,737

897,870

990,735

1,110,411

1904-5

1905-6

1906-7

1,114,408

1,297,776

1,381,305

STATE REVENUE FROM TAXATION, 1901-2 TO 1906-7.

During the five years between 1901-2 and 1906-7 the aggregate State revenue from taxation increased by 48 per cent., the increase varying considerably in the several States. Thus while New South Wales shewed an increase of 25 per cent. and Victoria

442,030

369,756

411,867

221,738

260,609

266,152

216,953

248,799

276,450

3,347,573

3,661,840

3,986,922

^{1.} The "ability" tax is based upon the annual value of the house occupied by the taxpayer, or upon the amount payable by him for board and lodging.

one of 48 per cent., the Queensland revenue advanced by 95 per cent., and that of Tasmania by no less than 148 per cent.

The revenue from State taxation per head of population, collected in the several States during each of the years 1901-2 to 1906-7, was as follows:—

STATE TAXATION	PER	HEAD,	1901-2	TO	1906-7.
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Year.	New South Wales.	Victoria.	Queensland.	S. Australia.	W. Aust.	Tasmania.	All States.
1901-2 1902-3 1903-4 1904-5 1905-6 1906-7	£ s. d. 0 16 1 0 15 10 0 15 5 0 15 4 0 17 5 0 18 1	£ s. d. 0 12 4 0 14 6 0 15 6 0 14 10 0 16 3 0 18 0	£ s. d. 0 10 11 0 16 3 0 18 5 0 17 5 0 18 9 1 0 2	£ s. d. 0 14 8 1 1 9 0 19 2 1 3 9 0 19 7 1 1 6	£ s. d. 0 17 11 1 0 9 1 0 9 0 18 4 1 0 5 1 0 4	£ s. d. 0 13 0 0 12 2 0 17 0 1 4 1 1 7 6 1 10 9	£ s. d. 0 14 1 0 16 1 0 16 7 0 16 10 0 18 1 0 19 4

Taking the States as a whole the State taxation increased by five shillings and three pence per head during the five years from 1901-2 to 1906-7, the most marked increase being that of seventeen shillings and eightpence per head in the case of Tasmania. In Queensland the increase amounted to nine shillings and fourpence, in South Australia to six shillings and tenpence, in Victoria to five shillings and eightpence, in Western Australia, to two shillings and fivepence, and in New South Wales to two shillings. State taxation per head is at present highest in Tasmania and lowest in Victoria.

8. Commonwealth and State Taxation.—For the purpose of obtaining an accurate view of the extent of taxation imposed on the people of the Commonwealth by the central governing authorities it is necessary to add together the Commonwealth and State collections. This has been done in the table given hereunder, which contains particulars concerning the total taxation for each of the years 1901-2 to 1906-7, as well as the amount per head of population:—

COMMONWEALTH AND STATE TAXATION, 1901-2 TO 1906-7.

Particulars.	1901-2.	1902-3.	1903-4.	1904-5.	1905-6.	1906-7.
Commonwealth taxation State taxation	£ 8,894,319 2,686,645	£ 9,685,055 3,128,650	2 9,105,758 3,252,161	£ 8,799,530 3,347,573	£ 8,999,485 3,661,840	. £ 9,648,556 3,986,922
Total	11,580,964	12,813,705	12,357,919	12,147,103	12,661,325	13,635,478
Taxation per head	£3 0 6	£3 6 0	£3 2 11	£3 1 0	£3 2 6	£3 6 2

Whilst the Commonwealth taxation increased during the five years by £754,237, the State taxation advanced by no less a sum than £1,300,277, the aggregate increase being £2,051,514. The amount has, however, fluctuated considerably during the period, and the total taxation per head for the year 1906-7 was practically identical with that for 1902-3.

9. Public Works and Services.—A very large proportion of the revenue of all the States of the Commonwealth is made up of the receipts from the various public works and services under the control of the several Governments. The principal of these are railways and tramways, harbour works, and water supply and sewerage, while in addition, State batteries for the treatment of auriferous ores exist in Western Australia, and various minor revenue-producing services are rendered by the Governments of all the States. For the year 1906-7 the aggregate revenue from this source totalled £16,943,884, or more than 50 per cent. of the revenue from all sources. Details of revenue from public works and services for the year 1906-7 are as follows:—

STATE REVENUE FROM PUBLIC WORKS AND SERVICES, 1906-7.

Particulars.	N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tas.	All States.
	£	£	£	£	£	£	£
Railways and transways		4,010,546	1,821,946	1,567,038	1,559,188	257,715	14,812,861
Harbour services	392,146	90,118	25,570	44,649	70,576		623,059
Public batteries					87,540		87,540
Water supply and sewerage	555.221	88,847		123,720	118,020		883.808
Other public services	236,531	2,273	45,082	111,074	91,293	50,363	536,616
	l						
Total	6,780,326	4,191,784	1,892,598	1,846,481	1,924,617	308,078	16,943,884

10. Land Revenue.—The revenue derived by the States from the sale and rental of Crown lands has, with few exceptions, been treated from the earliest times as forming part of their respective Consolidated Revenue Funds, and has been applied to meet ordinary current expenses. Where the rentals received are for lands held for pastoral or for residential purposes, such application of the revenue appears perfectly justifiable. On the other hand, where the rentals are those of mineral and timber lands, and in all cases of sales of lands, such a proceeding is essentially a disposal of capital in order to defray current expenses. As a matter of financial procedure such a course is open to a very obvious criticism. In the following table particulars of revenue derived from sales and rental of Crown lands are given for the year 1906-7. These figures are those furnished by the several States, but do not in all cases represent a correct analysis of the revenue, owing to the fact that certain of the States include as rentals moneys received in respect of land purchased under systems of deferred payments, such moneys being more correctly classifiable as the proceeds of sales than as rentals:—

STATE LAND REVENUE, 1906-7.

Particulars.	N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tasmania.	All States.
Sales Rentals	 £ 1,029,439 851,373	£ 203,849 117,984	£ . 175,418 442,352	£ 100,390 138,655	£ 136,248 107,964	£ 48,375 33,482	£ 1,693,719 1,691,810
Total	 1,880,812	321,833	617,770	239,045	244,212	81,857	3,385,529

11. Surplus Commonwealth Revenue.—The payments to the States of surplus Commonwealth revenue represent in each instance a considerable proportion of the State's revenue, and for the year 1906-7 aggregated £7,844,840. The percentage which the surplus revenue paid to each State for 1906-7 was of the total collected by the Commonwealth in respect of that State is shewn in the following table:—

SURPLUS COMMONWEALTH REVENUE PAID TO STATES FOR 1906-7.

Particulars.	N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tas.	Total.
Surplus Commonwealth revenue paid to each State Total Commonwealth revenue in respect of each State	3,022,351	£ 2,192,340 3,537,602	£ 942,569 1,707,136	£ 645,121 1,113,450	£ 780,166 1,216,416	£ 262,293 476,165	£ 7,844,840 12,832,891
Percentage of surplus on total revenue	% 63.20	61.97	% 55.21	½, 57.94	% 64.14	% 55.08	%. 61.13

It will be seen from the foregoing table that the surplus Commonwealth revenue which the States received for 1906-7 represented rather more than 61 per cent. of the

total Commonwealth collections for that year, the balance, 39 per cent., being absorbed in defraying the expenses of the various transferred and new departments under the control of the Commonwealth Government. The largest percentage returned was 64 per cent., in the case of Western Australia, and the smallest 55 per cent., in the case of Tasmania. The percentage of Victoria differed but slightly from that for the whole Commonwealth.

12. Miscellaneous Items of Revenue.—In addition to the foregoing sources of revenue there are in each State several miscellaneous ones, including such items as interest, fines, fees, etc., which for the year 1906-7 aggregated £1,509,608.

(B) Disbursements.

- 1. Heads of Expenditure.—The principal heads of State expenditure from Consolidated Revenue Funds are:—
 - (a) Interest and sinking funds in connection with public debt.
 - (b) Working expenses of railways and tramways.
 - (c) Other public works.
 - (d) Police.
 - (e) Education.
 - (f) Medical and charitable.
 - (g) Miscellaneous heads.

Of these items that of interest and sinking fund in connection with public debt is the most important, and for the year 1906-7 represented about 30 per cent. of the aggregate State expenditure from Consolidated Revenue Funds. Next in order for that year was the item of working expenses of railways and tramways, then education, public works, medical and charitable, and police in the order named.

2. Total Expenditure.—The total expenditure from Consolidated Revenue Funds in the several States during each of the years 1901-2 to 1906-7 is furnished in the table given hereunder:—

STATE EXPENDITURE FROM CONSOLIDATED REVENUE FUNDS, 1901-2 TO 1906-7.

Year.	N.S. Wales.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tas.	All States.
1902-3	11,467,235	6,759,960	3,717,806	2,641,789	3,521,763	850,685	£ 29,231,385 28,959,238 29,552,282 30,415,997 29,865,015 31,273,129
1903-4	11,319,888	7,339,608	3,607,864	2,707,254	3,698,312	879,356	
1904-5	11,195,075	7,343,742	3,581,403	3,710,369	3,745,224	840,184	
1905-6	11,386,864	7,261,475	3,725,712	3,005,499	3,632,318	853,147	

As in the case of the table previously given for revenue, the above figures relate to the year ended 30th June, except in the cases of 1901-2, 1902-3, 1903-4, which contain Tasmanian figures for the years ended 31st December, 1901, 1902, and 1903 respectively.

3. Expenditure per Head.—Owing to the varying conditions of the several States and the extent to which the different functions of Government are distributed therein between central and local governing authorities, the expenditure per head from Consolidated Revenue Funds differs materially in the several States, being highest in the case of Western Australia and lowest in that of Tasmania. Two of the States, viz., Western Australia and New South Wales, are above the Commonwealth average per head, and the other four States below. The expenditure per head of population for each State for the years 1901-2 to 1906-7 is as follows:—

STATE EXPENDITURE PER HEAD, 1901-2 TO 1906-7.

Year.	n.s.w.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tas.	All States.
1901-2 1902-3 1903-4 1904-5 1905-6	£ s. d. 8 0 3 8 3 5 7 18 7 7 13 8 7 12 8 7 15 8	£ s. d. 6 2 2 5 11 7 6 1 5 6 1 4 5 19 2 6 4 8	£ s. d. 7 16 10 7 5 7 7 0 0 6 17 4 7 1 1 7 6 2	£ s. d. 7 14 5 7 4 1 7 6 10 9 19 1 7 18 11 8 17 0	£ s. d. 16 4 8 16 10 2 16 5 11 15 9 2 14 5 1 13 6 8	£ s. d. 5 1 5 4 18 5 4 19 5 4 13 3 4 14 3 5 1 5	£ s. d. 7 12 10 7 9 2 7 10 6 7 12 8 7 7 5 7 11 10

In New South Wales, Queensland, and Western Australia decreases in the expenditure per head took place, while in Victoria and South Australia increases were experienced. In the case of Tasmania the expenditure per head in 1906-7 was identical with that in 1901-2.

4. Details of Expenditure for 1906-7.—The following table furnishes for the year 1906-7 particulars as to the expenditure of the several States under each of the principal heads:—

DETAILS OF STATE EXPENDITURE, 1906-7.

Particulars.	N.S.W.	Vic.	Q'land.	S. Aust.	W. Aust.	Tas.	All States.
Public debt (int. and sinking fund) Rlwys. & trmwys. (working exps.) Other public works Police Education Medical and charitable Miscellaneous	3,221,145 399,851 427,154 1,001,273	560,231 276,957 693,784 324,374 1,593,376	910,638 63,291 180,994 351,548 220,372 638,073	£ 1,498,137 867,184 164,249 84,315 185,789 110,509 486,316	£ 864,965 1,161,338 192,977 124,543 182,773 153,490 810,096	8 393,821 185,750 13,008 34,523 68,777 49,113 165,770 913,762	£ 9;767,266 8,505,632 1,393,607 1,128,486 2,488,944 1,324,730 6,664,464

5. Expenditure per Head, 1906-7.—The expenditure per head of population of the several States for the year 1906-7, under each of the principal items, is given hereunder:—

STATE EXPENDITURE PER HEAD, 1906-7.

Particulars	N.S.W	Victoria.	Q'land.	S. Aust.	W. Aust.	Tas.	All States.
Public debt, interest and sinking fund	2 4 6	£ s. d.	£ s. d. 2 17 10	£ s. d.	£ s. d.	£ s. d. 2 3 9	£ s. d.
Railways and tramways (working expenses) Other public works Police Education Medical and charitable Miscellaneous	2 2 3 0 5 3 0 5 7 0 13 1	1 15 1 0 9 1 0 4 6 0 11 4 0 5 3 1 5 11	1 14 0 0 2 5 0 6 9 0 13 1 0 8 3 1 3 10	2 5 2 0 8 7 0 4 5 0 9 8 0 5 9 1 5 4	4 8 9 0 14 9 0 9 8 0 14 0 0 11 8 3 1 11	1 0 7 0 1 5 0 3 10 0 7 7 0 5 6 0 18 9	2 1 4 0 6 9 0 5 6 0 12 1 0 6 5 1 12 4
Total	7 15 8	6 4 8	7 6 2	8 17 0	13 6 8	5 1 5	7 11 10

^{*} Including State schools, technical schools, State assistance to secondary education and universities.

In three of the States, viz., Western Australia, South Australia, and New South Wales, the average State expenditure per head exceeded that for the Commonwealth as a whole, falling short of it in the other three States.

6. Relative Importance.—The relative importance of the items of expenditure enumerated above varies considerably in the several States. This will readily be seen from the following table, giving for each State the percentage of the expenditure under the various items, on the total expenditure for the State:—

Particulars.	N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tas.	All States.
	%	%	%	%	%	%	%
Public Debt (interest and sinking fund) Railways and transways	28.60	€ 26.90	39.54	44.11	24.78	43,10	31.23
(working expenses) Other public works	0711	28 12 7.30	$23.28 \\ 1.62$	25.53 4.84	33.27 5.53	20.33 1.42	27.20 4.45
Police Education	3.59 8.43	3.61 9.10	4.63 8.99	2.48 5.47	3.57 5.24	3.78 7.53	3.61 7.96
Medical and charitable Miscellaneous	3,93 24,98	4.22 20,75	5.63 16.31	3.25 14.32	4.40 23.21	5,37 18.47	4.24 21.31
. Total	100.00	100.00	100.00	100.00	100.00	100.00	100.00

PERCENTAGE ON TOTAL STATE EXPENDITURE, 1906-7.

Taken together, the interest and sinking fund on the public debt, and the working expenses of the railways and tramways, represented for the year 1906-7 nearly 58½ per cent. of the aggregate State expenditure.

(C) Balances.

1. Position on 30th June, 1907.—On various occasions in each of the States the revenue collected for a financial year has failed to provide the funds requisite for defraying the expenditure incurred during that year, the consequence being a deficit which is usually liquidated either by cash obtained from trust funds, or by the issue of Treasury bills. In some of the States a number of such deficits have occurred, interspersed with occasional surpluses, the result being an accumulating overdraft, which in certain instances assumed very large proportions. Thus during the period of financial stress resultant upon the crisis of 1893 and the drought conditions of succeeding years, the accumulated overdrafts of several of the States grew very rapidly. The very favourable financial conditions of recent years have enabled the various Treasurers to considerably reduce such liabilities from time to time, and at 30th June, 1907, the position of the balances of the several Consolidated Revenue Funds were as set forth in the table hereunder:—

STATE CONSOLIDATED REVENUE FUND BALANCES, 30TH JUNE, 1907.

	State.			Debit I	Balance.		
State.					Overdraft liquidated by Treasury Bills		
• • • • • • • • • • • • • • • • • • • •			£	£	£		£
New South Wales			1,471,344	•••	1,561,632	$\mathbf{Dr.}$	90,288
Victoria				891,868		Dr.	891,868
Queensland			396,115			Cr.	396,115
South Australia	•••		*297,673	†143,793		Cr.	153,880
Western Australia				208,729		\mathbf{Dr}_{r}	208,729
Tasmania	•••	•••	•••	•••	112,393	Dr.	112,393
Total	,		2,165,132	1,244,390	1.674,025	Dr.	753,283

^{*} South Australia proper. | Northern Territory.

(D) Principal State Taxes.

(a) Probate and Succession Duties.

1. General.—Excepting in Western Australia, probate duties have been levied for a considerable time in each State. In the State mentioned such taxation originated in 1895, under the Duties on Deceased Persons' Estates Act. From the provisions of the several State Acts governing the payment of duty which are outlined hereunder, it will be seen that both the ordinary rates and those which apply to special beneficiaries differ

widely in several cases. In the following table the amount under which the estates of deceased persons were sworn, is shown for the years 1901 to 1906:—

VALUE OF ESTATES	of	DECEASED	PERSONS,	1901 TO	1906.
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State.	1901.	1902.	1903.	1904.	1905	1906.
	£	£	£	£	£	£
New South Wales	7,033,459	5,807,620	7,179,882	6,155,963	7,714,416	7,529,437
Victoria	6,527,235	7,571,482	6,074,077	5,762,084	6,003,478	6,424,738
Queensland	1,123,391	932,854	2,617,348	1,513,237	1,016,495	1,144,116
South Australia	1,457,376	1,790,102	2,464,011	2,056,612	1,294,968	2,041,280
Western Australia	615,729	488,057	703,071	422,515	676,920	544,245
Tasmania	402,157	299,408	253,167	905,254	504,196	862,222
Commonwealth	17,159,847	16,889,523	19,291,556	16,815,665	17,210,473	18,546,038

The duty collected in the several States for the financial years 1901-2 to 1906-7 is as follows:—

AMOUNT OF PROBATE AND SUCCESSION DUTIES COLLECTED, 1901-2 TO 1906-7.

State.	1901-2.	1902-3.	1903-4.	1904-5.	1905-6.	1906-7.
	£	£	£	£	£	£
New South Wales	254,894	237,127	219,321	209,822	290,729	289,901
Victoria	217,796	161,636	308,531	265,876	328,628	401,631
Queensland*	47,933	34,988	94,910	62,636	67,935	71,399
South Australia	61,106	104,028	72,926	109,427	59,970	60,204
Western Australia	13,624	8,952	21,759	10,587	15,707	34,309
Tasmania	†8 ,629	†6,980	†4,750	16,658	26,336	26,602
Commonwealth	603,982	553,711	722,197	675,006	789,305	884,046

^{*} Approximate. † Calendar years 1901, 1902, and 1903 respectively.

- 2. New South Wales.—(i.) Legislation. The Acts relative to probate and succession duties at present in force in New South Wales in chronological order are:—
 - (a) Wills, Probate and Administration Act 1898.
 - (b) Stamp Duties Act 1898.
 - (c) Probate Duties (Amendment) Act 1899.
 - (d) Administration (Validating) Act 1900.
 - (e) Stamp Duties Amendment Act 1904.
 - (f) Administration Amending Act 1906.

The first-named Act, assented to on 27th July, 1898, repealed, amongst others, the Probate Act of 1890 (two sections excepted), and also the Probate Amendment Act of the same year. On the same day, 27th July, assent was also given to the Stamp Duties Act, the rates of duty contained in which were in force until the passing of the Probate Duties (Amendment) Act on 22nd December, 1899, when its schedule was repealed and a new rate of duty was imposed.

The Administration (Validating) Act of 1900 was passed in order to validate certain orders of the Supreme Court giving power or leave to sell, mortgage or lease, the real estate of deceased persons.

(ii.) Rates of Duty. In lieu of the duties payable on probate and letters of administration as provided for by the Stamp Duties Act of 1898, the following rates are now payable on the total value of the estate of a deceased person after the deduction of all

debts, as enacted by the Amending Act of 1899, viz.—Up to £1000, nil; above £1000 and up to £5000, 2 per cent.; then up to £6000, 3 per cent.; then increasing \(\frac{1}{3}\) per cent. for each £1000 up to £10,000, for each £2000 up to £40,000, and for each £4000 up to £100,000, the last group, £96,000 to £100,000, being subject to 9\(\frac{1}{3}\) per cent. Above £100,000 the duty is 10 per cent. Property left by the deceased to his widow or children is subject to half the foregoing rates, if the total value of the estate, after the deduction of all debts, does not exceed £50,000.

- 3. Victoria,—(i.) Legislation. The subjoined list of Acts regulate the Probate and succession duties of Victoria:—
 - (a) No. 1060, Administration and Probate Act 1890, with its amendments, No. 1238 of 1891, 1261 of 1892, 1599 of 1898, 1815 of 1903, and 2120 of 1907.
 - (b) No. 1419, Intestate Estates Act 1896.
 - (c) No. 1827, Probate Charges Act 1903, and its amendment No. 1970 of 1905.
 - (d) No. 1862, Administration and Probate Duties Act 1903, with its amendments. No. 1935 of 1904, 1984 of 1905, 2032 of 1906, and 2089 of 1907.

The principal Act, the Administration and Probate Act 1890, was assented to on 10th July, 1890, and came into force on 1st August of the same year. It repealed Acts Nos. 338, 403, 427, 523, 900, 928, 1035 and 1053, and enacted a scale of duties which was enforced until 1st January, 1903, when the Administration and Probate Act of 1903 came into force.

(ii.) Rates of Duty. The last-mentioned Act provides for the following scale of duties, as amended by Act No. 1862, on the estate, real and personal, of deceased persons, after the deduction of all debts, viz.:—Less than £200, nil; above £200 and up to £300, 1½ per cent.; then increasing ½ per cent. for each £100 up to £600; then increasing ⅓ per cent. for each £200 up to £1000; above £1000 and up to £1500, 4 per cent.; then increasing ⅙ per cent. for each £500 up to £6000; then increasing ⅙ per cent. for each £1000 up to £19,000; over £19,000 and up to £20,000, 9½ per cent.; and over £20,000, 10 per cent. is charged.

The rates of duty as shewn above also apply to all settlements of property, both real and personal, where the person taking the property is a brother or sister, or descendant of a brother or sister, or by any other person in any other degree of collateral consanguinity to the settlor, but duty at the rate of 10 per cent. is payable on the value of property taken by a stranger in blood to the settlor or donor.

- (iii.) Special Rates. Property left by the deceased to his widow, children, or grand-children, is subject to the following rates, except that in cases where the total value of the estate after payment of all debts does not exceed £2000 half these rates only are charged:—Up to £500, nil; over £500 and up to £1000, 1 per cent.; over £1000 and up to £2000, 3 per cent.; then increasing by \(\frac{1}{3} \) per cent. for each £1000 up to £5000, and by \(\frac{1}{4} \) per cent. for each £1000 up to £3000; over £3000 and up to £10,000, 5 per cent; increasing then by \(\frac{1}{5} \) per cent. for each £2000 up to £24,000, for each £4000 up to £80,000, and for each £5000 up to £100,000, the last group £35,000 to £100,000 being subject to 9\(\frac{1}{5} \) per cent.; over £100,000, the amount payable is 10 per cent.
- 4. Queensland.—(i.) Legislation. The collection of probate and succession duties in Queensland is governed by the following Acts:—
 - (a) The Succession and Probate Duties Act 1892.
 - (b) The Succession Act Amendment Act 1895.
 - (c) The Succession and Probate Duties Amendment Act 1895.
 - (d) The Succession and Probate Duties Act 1904.
 - (e) The Succession Act 1906.
 - (f) The Succession and Probate Amendment Act 1906.

The principal Act, the Succession and Probate Duties Act of 1892, which was assented to on 4th October, 1892, and taken as coming into force on 7th September

previous, repealed the Succession Duties Act of 1886, and enacted a scale of duties which is still levied.

- (ii.) Rates of Succession Duty. If the whole succession or successions derived from the same predecessor, and passing upon death to any person, amount in money or principal value to less than £200, no duty is payable; where the value is £200 and less than £1000, 2 per cent. is due; £1000 and less than £2500, 3 per cent.; £2500 and less than £5000, 4 per cent.; £5000 and less than £10,000, 6 per cent.; £10,000 and less than £20,000, 8 per cent.; and when the value is £20,000 or upwards, 10 per cent. is charged.
- (iii.) Special Rates. Duty at one-half of the above rates is payable when the successor is the wife or husband, or the lineal issue of the predecessor; and at double the rates if the successor is a stranger in blood to the settlor.
- (iv.) Probate and Administration. In addition to the foregoing succession duties a probate duty of 1 per cent. is payable on all estates having a net value of £300 or over. When the net value of the property of a deceased person does not amount to £300 it is exempt from duty, and when the value is £300 or over, duty at the rate of £1 for every £100 or part thereof is payable.
- (v.) Exemptions. Successions the total value of which is less than £20, and bequests for educational and charitable purposes in Queensland, are exempt from taxation.
- 5. South Australia.—(i.) Legislation. Under the four Acts given hereunder the Probate and Succession duties are collected in South Australia:—
 - (a) No. 537, The Administration and Probate Act 1891.
 - (b) No. 567, The Succession Duties Act 1893.
 - (c) No. 819, The Administration and Probate Act 1903.
 - (d) No. 854, The Administration and Probate Amendment Act 1904.

On 25th October, 1893, the Succession Duties Act was assented to, and by it the Probate and Succession Duty Act of 1876, and its two amendments, Nos. 225 of 1881 and 361 of 1885, were repealed.

(ii.) Rates of Duty. On the property derived by any beneficiary the duties are assessed on the net value, and the following scale applies where the person taking the property is the widow, widower, descendant or ancestor of the deceased; and likewise where the property is given or accrues to any of the above-mentioned persons under a settlement or deed of gift:—Under £500, nil; over £500 and up to £700, 1½ per cent.; over £700 and up to £1000, 2 per cent.; over £1000 and up to £2000, 3 per cent.; over £2000 and up to £3000, 3½ per cent.; increasing then by ½ per cent. for each £2000 up to £7000; over £7000 and up to £10,000, 5 per cent.; increasing then by ½ per cent. £5000 up to £200,000, for each £10,000 up to £40,000, for each £20,000 up to £400,000, and for each £50,000 up to £200,000, the duty from £150,000 to £200,000 being 9½ per cent.; above £200,000 the duty is 10 per cent.

Where the person taking the property is a brother, sister, descendant of a brother or sister, or any person in any other degree of collateral consanguinity to the deceased person, or where the property is given or accrues to any of the aforesaid persons under a settlement or deed of gift, the duty is reckoned on the net present value of such property, and is payable at the rates shewn hereunder:—Under £200, 1 per cent.; up to £300, 1½ per cent.; up to £400, 2 per cent.; up to £700, 3 per cent.; up to £1000, 3½ per cent.; up to £2000, 4 per cent., then increasing 1 per cent. up to each of the following amounts:—£3000, £5000, £10,000, £15,000, and £20,000; above £20,000 10 per cent. is payable.

If the person taking the property, either by will or under a settlement or deed of gift, is a stranger in blood to the deceased or the settler or donor, as the case may be, duty is charged at the rate of 10 per cent. on the net present value of the property.

- (iii.) Special Rates. Duty at one-half the rates shewn above is levied when the person who takes is the child under twenty-one years of age or the widow of the deceased or the settlor or donor, provided that the net value of the whole estate be under £2000.
- 6. Western Australia.—(i.) Legislation. The only Act relating to probate and succession duties at present in force in Western Australia is the Administration Act of 1903, which was assented to on 31st December, 1903. It repealed a number of Acts, including the Real Estates Administration Act 1893 and the Duties on Deceased Persons' Estates Act 1895, and levied a new scale of duties.
- (ii.) Rates of Duty. When the total value of the estate, real or personal, of a deceased person, or of the property given or accruing to any person under a settlement or deed of gift, does not, after the deduction of all debts, exceed £1000, duty is payable at the rate of 1 per cent.; where the value exceeds £1000 and does not exceed £3500, 2 per cent. is charged; £3500 and under £5000, 3 per cent.; £5000 and under £7500, 4 per cent.; £7500 and under £10,000, 5 per cent.; £10,000 and under £15,000, 6 per cent.; £15,000 and under £20,000, 7 per cent.; £20,000 and under £30,000, 8 per cent.; £30,000 and under £50,000, 9 per cent.; £50,000 and over, 10 per cent.
- 7. Tasmania.—(i.) Legislation. The duties imposed in connection with Probates and letters of administration in Tasmania are provided for by the following Acts:—
 - (a) The Deceased Persons' Estates Act of 1874 and 1881.
 - (b) The Probate (Foreign) Act 1893.
 - (c) The Probate Act 1893, with amendment in 1906.
 - (d) The Deceased Persons' Estate Management Act 1903.
 - (e) The Deceased Persons' Estates Duties Act 1904.

The Probate Duties Act, of 1868, levied a scale of rates which remained in force until the passing of the Deceased Persons' Estates Duties Act in 1904, when the former Act was repealed and a new schedule came into operation,

- (ii.) Rates of Duty. Duty at the rates given below is payable on the property derived from a deceased person, or comprised in a settlement or deed of gift in so far as it includes, or is a portion of—
 - (a) His real and personal property in Tasmania, including that over which he had a general power of appointment, exercised by his will, or by the settlement or deed of gift, if the deceased was, at the time of his death, domiciled in Tasmania.
 - (b) His personal property, as above, including all debts, money, etc., recoverable in action by the executor in Tasmania, if the deceased was, at time of death, domiciled elsewhere than in Tasmania; and
 - (c) Property accruing to any husband by virtue of his right as husband on the decease of his wife.

When the value of the property of the deceased person, settlor, or donor, as the case may be, at the time of his death exceeds £500, and does not exceed £1000, 2 per cent. is payable; exceeding £1000 and not exceeding £2000, $2\frac{1}{2}$ per cent.; £2000 and not over £5000, 3 per cent.; £5000 and not over £20,000, 4 per cent.; £20,000 and not over £100,000, 5 per cent.; and over £100,000, 10 per cent.

(iii.) Special Rates. Double the above rates are charged when the property is derived by, or given or accrues to a brother or sister, or the child of a brother or sister of the deceased person, settlor, or donor, but in no case is a duty of more than 10 per cent. payable. When the property is derived by a stranger in blood to the deceased person, settlor, or donor, or accrues to any collateral relation beyond the third degree, the duty is 10 per cent. on the value of the property of any value whatever. No duty is payable in respect of any money which is payable to any person by a friendly society upon the death of a member or his wife or child.

(b) Stamp Duties.

- 1. Legislation in the Several States.—The principal Acts at present in force in the several States relating to stamp duties are as follows:—
 - (a) New South Wales. Stamp Duties Act 1878, with amendments in 1900, 1904, and 1907.
 - (b) Victoria. Stamps Act 1890, with amendments in 1892, 1900, and 1904.
 - (c) Queensland. Stamp Act 1894, with amendment in 1904.
 - (d) South Australia. Stamp Act 1886, with amendment in 1902.
 - (e) Western Australia. Stamp Act 1882, with amendments in 1905 and 1906.
 - (f) Tasmania. Stamp Duties Act 1882, with amendments in 1886, 1888, 1892, 1900 and 1904.

These Acts provide for the payment of duty on bank notes, bills of exchange, and promissory notes, deeds, leases, policies, receipts, transfers, and so forth, which are required to be stamped either by an impressed or adhesive stamp, as the case may be.

The revenue derived by the several States of the Commonwealth from the imposition of stamp duties for the years 1901-2 to 1906-7 is shewn in the accompanying table:—

STAMP REVENUE (EXCLUSIVE OF PROBATE AND SUCCESSION DUTIES) 1901-2 TO 1906-7.

State.	1901-2.	1902-3.	1903-4.	1904-5.	1905-6.	1906-7.
	£	£	£.	£	£	£
New South Wales	250,964	240,200	252,081	268,343	299,165	343,666
Victoria	195,015	192,071	194,172	199,690	222,697	240,373
Queensland	98,580	96,358	92,079	73,554	99,631	119,397
South Australia	29,776	55,589	61,899	60,894	66,480	75,034
Western Australia	44,433	53,500	55,768	55,064	59,200	63,634
Tasmania	23,455	27,364*	42,093*	46,048	54,080	57,198
Commonwealth	642,223	665,082	698,092	703,593	801,253	899,302

^{*} Calendar years 1901, 1902, and 1903 respectively.

- 2. Bank Notes.—Promissory notes issued by any bank are not required to bear a duty stamp either impressed or adhesive, and may be reissued as often as thought fit. An annual composition has, however, to be paid in lieu of stamp duty. This composition is payable quarterly, and is the same in all States, being at the rate of £2 per annum on every £100 or part thereof of the average annual amount of bank notes in circulation. On 2nd June, 1893, the Treasury Notes Act of Queensland was assented to, by which the issue of Treasury notes payable on demand was authorised. These notes are now used exclusively by the banks in that State.
- 3. Bills of Exchange and Promissory Notes.—(i.) Rates. In all the States except New South Wales, when a bill of exchange or promissory note is payable on demand, the rate charged is one penny. When the bill was not payable on demand the duty levied in New South Wales, until the Amendment Act of 1907 came into force on 1st January, 1908, was sixpence for every £25 or part thereof, but under this Act no duty is now payable on bills of exchange or promissory notes in that State. The rate in Victoria is sixpence for every £25* up to £100, and one shilling for every £50 over £100. One shilling is charged in Queensland for every £50. For every £25 the duty in South Australia is sixpence if the bill is negotiable in the Commonwealth, but when a bill is drawn in South Australia and payable in any place beyond the Commonwealth, one shilling is charged for every £100, in which case an adhesive stamp only is to be used. In Western Australia, when the amount

^{* &}quot;Or fractional part thereof" is to be understood after all amounts mentioned.

of the bill does not exceed £25 the duty payable is sixpence, when it exceeds £25 the duty is increased by sixpence for every £25 up to £100, and when it exceeds £100, one shilling for every £50 is charged. An amount of threepence is levied in Tasmania for a bill not exceeding £5; sixpence for one exceeding £5 and under £25; and an additional sixpence for every succeeding £25.

- (ii.) Exemptions. The chief classes of bills which are exempt from taxation are Government debentures, Treasury notes, drafts on account of Public Service, drafts by banker on banker, letters of credit in the State, on His Majesty's Service, etc.
- 4. Bills of Lading.—(i.) Rates. The charge made for a bill of lading or copy thereof is sixpence in four of the States, viz., New South Wales, Victoria, South Australia, and Tasmania. In Queensland the rate is one shilling, and for a receipt of a bill of lading sixpence, whilst in Western Australia the duty is threepence if the goods do not exceed half a ton in weight or measurement, and sixpence if the goods exceed that quantity. The Acts provide that no bill of lading is to be stamped after its execution.
- 5. Receipts.—(i.) Rates. The duty payable on receipts given on payment of the amount of £2 or upwards in the States of Victoria, South Australia and Western Australia is one penny. Under the provisions of the Stamp Duties Act of 1898 the rate in New South Wales was twopence for £2 or over, but this was repealed by the Stamp Duties Amendment Act of 1907, and no duty is now payable on receipts in this State. Acknowledgments for payment of £1 or upwards were taxed one penny in Queensland under the 1894 Act, but by Amendment Acts of 1901, 1903 and 1904, the first two of which have since been repealed, it was provided that amounts of £1 and less than £2 were to be taxed one penny; £2 and less than £50, twopence; £50 and less than £100, threepence; and £100 or over, sixpence for every £100 or part thereof. By the 1904 Amendment Act of Tasmania, receipts for sums amounting to £2 and not over £5 are subject to a duty of one penny, and when the amount exceeds £5, one penny is charged for every additional £10 or part thereof, provided that the maximum duty on any receipt is fourpence.
- (ii.) Exemptions. The exemptions from payment of duty on receipts vary considerably in the several States, and amongst others may be mentioned the following:—On His Majesty's Service, banker's receipt for bill of exchange or promissory note, current accounts, savings bank accounts, municipal rates, money orders and postal notes, wages received by labourers, workmen, menial servants, etc.

(c) Land Tax.

1. General.—Queensland is the only State in the Commonwealth in which a land tax is not levied, although it was not until as recently as 1907 that the first tax on land was imposed in Western Australia. In all of the other States the tax dates back to an earlier period.

The following table shews the amount collected by the States in which a land tax was imposed by such taxes during the financial years 1901-2 to 1906-7:—

LAND, TAX. COLLEGIE ONE 1901 0 green 1906 7

Lat	LAND TAX COLLECTIONS, 1901-2 TO 1906-7.												
State.		1901-2.	1902-3.	1903-4.	1904-5.	1905-6.	1906-7.						
New South Wales Victoria South Australia Tasmania		76,352	£ 320,653 92,867 105,024 41,862	£ 335,223 106,445 77,371 *50,881	£ 332,530 97,840 115,033 54,151	£ 336,785 103,536 94,601 54,776	£ 345,497 92,438 90,200 56,065						
Commonwe	ealth	522,721	560,406	569,920	599,554	589,698	584,200						

^{*} Calendar years 1901, 1902, and 1903 respectively.

- 2. New South Wales.—(i.) Legislation. The following Acts relating to the levying, assessment, and collection of land tax are at present in force in New South Wales:—
 - (a) Laud and Income Tax Assessment Act 1895, with amendments in 1896, 1897, 1898, and 1904.
 - (b) Land Tax Act 1895, with amendments in 1899, 1900, and 1902.
 - (c) Local Government Act 1906.

The principal Act, the Land and Income Tax Assessment Act of 1895, which was enacted for the purpose of establishing a system of direct taxation by means of a tax on land, as well as for other objects, was assented to on 12th December of that year. The Land Tax Act of 1895, assented to on the same day as the above-mentioned Act, provided for a tax which was amended in respect of certain leased lands by the amending Act of 1902, and suspended in cases, which will hereinafter be referred to, by the Local Government Act of 1906.

- (ii.) Rates. Under the provisions of the principal Act a tax is levied on the unimproved value of all land after the deduction of £240, which deduction is only made once in the case of an owner of more estates than one. Land that is subject to mortgage is liable to a deduction each year from the tax on the unimproved value of a sum equal to the income tax leviable for that year on the interest derivable from the whole mortgage on the land, improvements included. A tax of one penny in the £ of the unimproved value was declared by the Land Tax Act of 1895. Tae Act of 1902, which only applies to land while it is subject to a lease from the owner which was current at the end of the year 1902, and of which not less than thirty years were at such time unexpired, and land that is subject to a lease from the owner made after the commencement of the Act for a term of not less than thirty years, provided for a similar tax to be paid conjointly by owners ond lessees, according to an adjustment made by the Commissioners. Under the Local Government Act of 1906 the operation of the land tax is suspended in the case where a shire or municipality has levied a tax on the unimproved capital value of the ratable land within its boundaries.
- (iii.) Exemptions. Some of the principal lands on which no taxation is payable are as follows:—
 - (a) Crown lands which are not liable to right of purchase, and lands held by way of conditional or special lease and homestead selections under any Crown Lands Act.
 - (b) Lands vested in His Majesty or in any person for or on behalf of His Majesty.
 - (c. Lands vested in the Railway Commissioners.
 - (d) Public roads and thoroughfares; reserves for health, recreation or enjoyment, parks, cemeteries, etc.
 - (e) Lands occupied or used exclusively for public hospitals, benevolent and charitable institutions, churches, universities, affiliated colleges, mechanics' institutes, etc., and lands on which are erected public markets, town halls, etc., and land vested in any council, municipality, hospital, or affiliated college.
 - (f) Land vested in trustees for the use of agricultural, horticultural, pastoral or zoological show purposes.
 - (g) Land used exclusively for the site of a residence of a minister of religion ministering at some place of public worship, and land used as a site for a school attached to, or connected with, any place of public worship.
- 3. Victoria.—(i.) Legislation. The Land Tax Act of 1890 (No. 1107), which was assented to on 10th July, 1890, and which repealed the Act of 1877, is the only Act now in force in Victoria. Under this Act every "landed" estate, which is taken to mean land of upwards of 640 acres in extent, forming one area or separate areas not more than five miles apart and valued at over £2500, is subject to taxation.
- (ii.) Rates. The owner of one or more "landed" estates is taxed every year at the rate of 1½ per cent. on the capital value of his estate above the sum of £2500. The Act

provides for the appointment of officers, whose duty it is to estimate the grazing capabilities of the land in every "landed" estate and to classify such under one of the following four divisions, viz.:—

- (a) Land capable of carrying two or more sheep to the acre to be returned as first-class and valued at £4 per acre.
- (b) Land carrying three sheep to two acres, and less than two sheep to the acre. second-class, and valued at £3 per acre.
- (c) Land carrying one sheep to the acre, and less than three sheep to two acres, third-class, and valued at £2 per acre.
- (d) Land which is not capable of grazing one sheep to the acre, fourth-class, and valued at £1 per acre.
- 4. South Australia.—(i.) Legislation. The administration of the land tax in South Australia is governed by the following Acts:—
 - (a) Taxation Act 1884, with amendments in 1885, 1887, 1894, 1900, 1902, 1903, 1904, and 1905.
 - (b) Increase of Taxes Act 1902.

On 14th November, 1884, the principal Act, viz., the Taxation Act, was assented to. It provided for a tax to be paid on the unimproved value of any land in the State of South Australia, but the rate was increased by subsequent Acts, as will be shewn below.

- (ii). Rates. The principal Act declared a tax of one half-penny for every £1 sterling in the amount of the taxable value, and the amending Act of 1894 imposed an additional tax of one half-penny for every £1 exceeding the amount of £5000 of the total assessed unimproved value owned by any party. Under the provisions of the Increase of Taxes Act of 1902 the general rate was augmented by one farthing in the £1, and a still further charge of one farthing was made by the 1904 amendment, making a total general rate now payable of one penny in the £1. The last-mentioned Act also increased by one farthing the tax payable on land valued over £5000, as provided in the Act of 1894, the present rate payable on property exceeding £5000 in value being, therefore, one penny three farthings for every £1 of the total assessed unimproved value over that amount. In addition to the taxes quoted above, a further tax of 20 per cent. is payable by absentees under the amendment of 1894. Under this Act absenteeism consisted of absence from the State of South Australia for the period of two years prior to the date on which the tax became due, but the duration of absence was reduced to twelve months by the amendment Act of 1904.
 - (iii.) Exemptions. The subjoined is a list of lands that are free from taxation:-
 - (a) Land of the Crown which, for the time being, is not subject to any agreement for sale or right of purchase.
 - (b) Park lands, public roads, cemeteries, and reserves.
 - (c) Land used solely for religious or charitable purposes, or by any public institute.
- 5. Western Australia.—(i.) Legislation. The Land and Income Tax Assessment Act of 1907—the first Act relating to the payment of a tax on land in Western Australia—was assented to on 20th December, and came into force on 1st January following. A tax on the unimproved value of land was imposed by the Land Tax and Income Tax Act, which received assent and came into force on the same day as the above-mentioned Act.
- (ii.) Rates. A tax at the rate of one penny for every pound sterling of the unimproved value of land is charged, provided that the aggregate value of the land held exceeds £50. A rebate of one half of the tax levied is allowed to every owner of improved land.

- (iii.) Exemptions. The lands specified below are exempt from assessment for taxation:—
 - (a) All lands owned by or on behalf of His Majesty.
 - (b) Public roads and thoroughfares, public reserves for health, recreation or enjoyment, and public parks, university endowments, cemeteries and commons.
 - (c) Lands used in connection with any public hospital, benevolent, charitable or religious institution, mechanics' institute, school of art, etc., and land on which is erected any State market, town hall, or municipal chambers.
 - (d) All lands held as mining tenements, and lands dedicated to, or vested in trustees, and used for zoological, agricultural, pastoral, or horticultural show purposes, or other public scientific purposes.
 - (e) Land, the unimproved value of which does not exceed £50.
- 6. Tasmania.—(i.) Legislation. The Land Tax Act of 1905, which was assented to on 30th September, and amended later on in the same year, consolidated the laws relating to land tax in Tasmania. It repealed the Act of 1888 (which was, until then, the principal Act), and also, its eight amendments.
- (ii.) Rates. When the total value of all the land of any taxpayer is under £5000, the rate of tax on such total capital value is one-halfpenny in the £1 sterling; when the value is £5000 and under £15,000, five-eighths of a penny is payable; £15,000 and under £40,000, three farthings; £40,000 and under £80,000, seven-eighths of a penny; and when the value is £80,000 and over, the rate charged is one penny in the £1 sterling. The owner of any land subject to mortgage, etc., may furnish to the Commissioner such particulars as may be required, and is entitled to deduct from the tax demanded of him one-sixth of a penny for every £1 of the total amount advanced on such mortgage.
- (iii.) Exemptions. The number of exemptions as contained in the principal Act is too lengthy to be given in detail, and a few of the most important only are herewith appended:—
 - (a) Lands of the Crown which, for the time being, are not subject to lease, sale, etc., and land, the property of and occupied by or on behalf of His Majesty.
 - (b) Botanical gardens at Hobart and Launceston.
 - (c) Public roads, cemeteries, reserves, and recreation grounds.
 - (d) Land on which is built any public library, museum, hospital, or any building used solely for charitable or religious purposes, or State schools.
 - (e) Any land owned by any local authority, or any local governing or statutory public body.

(d) Income Tax.

1. General.—A duty on the income of persons, whether it be derived from personal exertion or from the produce of property, is now imposed in all the States of the Commonwealth. As will be seen in dealing with the different States, the rates, exemptions, etc., are widely divergent, but the general principle of the several Acts is strikingly consistent. The Dividend Duties Acts of Queensland and Western Australia—the former of which is now repealed—supplied to a certain extent the place of an income tax in those States in former years, but, with the increasing demands upon the State Treasury, the levying of a direct income tax has been resorted to.

In the following table particulars are furnished concerning the total amount collected in the several States during the years 1901-2 to 1906-7. In the case of Queensland and Western Australia the amount of dividend duty collected is included, as is also the amount of ability tax in Tasmania, these taxes being closely allied to the income tax:—

State.	1901-2.			1904-5.	1905-6.	1908-7.
	£	£	£	£	£	£
New South Wales	211,871	224,306	216,655	231,442	276,299	283,422
Victoria	220,645	415,353	311,178	317,290	318,233	355,148
Queensland	66,204	222,149	222,343	253,918	264,957	284,476
South Australia	80,893	114,720	121,469	136,866	128,756	166,582
Western Australia	85,890	127,607	125,071	123,733	137,485	116,916
Tasmania	20,203	*14,943	*37,529	83,883	98,321	116,949
	·					
Commonwealth	685,706	1,119,078	1,034,245	1,147,132	1,224,051	1,323,498

INCOME, DIVIDEND, AND ABILITY TAXES, 1901-2 TO 1906-7.

- * Calendar years 1901, 1902, and 1903 respectively.
- 2. New South Wales.—(i.) Legislation. The Acts under which the administration of the income tax is carried out in New South Wales are as follows:—
 - (a) Land and Income Tax Assessment Act 1895, with amendments in 1896, 1897, 1898, and 1904.
 - (b) Income Tax Act 1895, with amendment in 1907.
 - (c) Taxation Amending Act 1905 and 1906.

The Land and Income Tax Assessment Act, which was assented to on 12th December, 1895, and came into force on the first day of the following year, is the principal Act. Under this Act the amount of taxable income from all sources for the year immediately preceding the year of assessment is the amount on which tax is payable, except in the case of income earned outside the State of New South Wales, which is not subject to taxation. The 1898 Act declared that for the purposes of taxation, the extracting from the soil, winning, producing, or manufacturing in the State of any product, commodity or substance and its export, is part of the carrying on of such trade in New South Wales, and the value of such product, etc., when exported is income earned in the said State.

- (ii.) Rates. Under the Income Tax Act of 1895 the rate payable in New South Wales is sixpence in the pound on the amount of all incomes which exceed £200 per annum.
- (iii.) Exemptions. The subjoined is a list of incomes, revenues, and funds which are exempt from the payment of income tax:—
 - (a) Income not exceeding £200 per annum.
 - (b) Revenues of municipal corporations or other local authorities.
 - (c) Incomes of mutual life assurance societies, and of other companies or societies not carrying on business for purposes of profit or gain.
 - (d) Dividends and profits of the Savings Bank of New South Wales, the Post-office Savings Bank, and the income of registered friendly societies.
 - (e) Incomes and revenues of all ecclesiastical, charitable, and educational institutions of a public character.
 - (f) Income derived from the ownership, use, or cultivation of land subject to land

The exemptions declared in sub-sections (b) to (e) above do not extend to the salaries and wages of persons employed by such corporations, companies, etc.

(iv.) Deductions. In the case of a company the person liable to taxation in respect of an income exceeding £200 was, under the principal Act, entitled to a deduction of £200 in the assessment of such income, but by the Amendment Act of 1907, which came into force on 1st January, 1908, it has been provided that the deduction is in the first place to be made from so much of the income as is derived from personal exertion. The latter Act also provides—(a) that where the income derived from personal exertion is less than £200 the deduction is to be made to the extent of such income, and any part of the £200

not applied in such deduction is to be taken from the income derived from the produce of property; and (b) when the income of any person, not being a company, which is obtained by personal exertion, exceeds £200, he is entitled to a further deduction of the amount by which such income exceeds £200, provided that the total deductions do not, in any case, exceed £1000.

In addition to the above, deductions are allowed on account of losses, repairs, cost of earning incomes, etc., and also on account of expenditure not exceeding £50 per annum on life assurance.

- 3. Victoria.—(i.) Legislation. The principal Act in Victoria, the Income Tax Act of 1895, was assented to on 29th January of that year. On the 24th December following the Income Tax Rate Act received assent, and since then, with one exception, an Act has been passed each year declaring rates for the year ending 31st December following the date on which the Act came into force. The first scale of taxation was provided for by the Income Tax Rate Act 1895, and remained in force until 1st January, 1903, when the first amendment of 1903 came into force. The rates contained in the latter Act were superseded when the second amendment of 1903 came into operation, and still again altered by the 1904 Act, the rates of which are in force at present.
- (ii.) Rates. Under the provisions of the last-mentioned Act a person, not being a company, is subject to the following rates of duty on the amount of his income from personal exertion, viz.—For every £1 up to £500, threepence; over £500 and up to £1000, fourpence; £1000 and up to £1500, fivepence; and over £1500, sixpence; with double these rates if the income be derived from the produce of property. An exemption of £156 was allowed under the above Act, but this was increased to £200 by the Act of 1906, and that sum is still exempt from taxation. The Act of 1907 provides that the amount of income tax, computed on the above basis, to be payable by a person, not being a company, for the year ending 31st December, 1908, shall be reduced by 20 per cent. Land used as a residence by the owner is deemed to return 4 per cent. on its actual capital value.
- (iii.) Special Rates. (a) A tax of sevenpence is levied on the income of any company liable to tax, not being a life assurance company, for every pound sterling of the taxable amount thereof, and a similar tax of eightpence on a company which carries on in Victoria the business of life assurance; and (b) a tax of five pounds on every £100 of the amount payable to him for the carriage of passengers, live stock, mails, or goods shipped in Victoria, is imposed on every owner or charterer of a ship whose principal place of business is out of Victoria.
- (iv.) Exemptions. Some of the most important exemptions from taxation are as follows:—
 - (a) Persons whose income does not exceed £200.
 - (b) Income of the Governor; a Minister of the Crown; Board of Land and Works; Railway Commissioners; Harbour Trust; Board of Works; Fire Brigades; Savings Bank; University, Working Men's College; or any Public College affiliated to the University.
 - (c) Income of religious bodies, registered friendly, provident, building and trade union societies.
 - (d) Trust societies, associations, etc., not carrying on business for purposes of gain to members; mutual fire insurance companies and fire or marine insurance companies, licensed under the Stamps Acts, whose head office is in Australia, and mining companies.
 - (c) Interest accruing to any person not resident in Victoria from stock, debentures or Treasury bonds of the Government of Victoria, or issued by any public or municipal trust, body, or corporation.
- (v.) Deductions. All losses and so forth incurred in Victoria by any taxpayer in the production of his income, and all taxes payable by him (income tax excepted) are allowed

to be deducted from the gross amount of his income; as is also a sum not exceeding £50 from the amount of premiums paid for life assurance; but no deduction by way of exemption from income tax is permitted to a person who has been out of the State for six consecutive months in the year during which the income was received; or for any sum expended on repairs of premises, implements, etc., used for the purpose of trade, or for bad debts and the maintenance of the families of taxpayers.

- 4. Queensland.—(i.) Legislation. The laws under which the income tax of Queensland is regulated are contained in the Income Tax Act of 1902, and its amendments of 1902, 1904, 1905, 1906, and 1907. The first-named, which is the principal Act, was assented to on 1st December, 1902. The Dividend Duty Act of 1890, which imposed a tax on the dividends declared by public companies having their head office or place of business in Queensland, was repealed by the Income Tax Amendment Act of 1904, and in lieu thereof the rates that are shewn in (c) below are enforced.
- (ii.) Rates. The present rates of duty as laid down in the Amendment Acts of 1906 and 1907 are as follows, provided that the total income of a person, not being a company or an absentee, exceeds £200:—
 - (a) On the income derived from personal exertion:—Where the total income does not exceed £500 the tax levied is sixpence for every pound; where it exceeds £500 and does not exceed £1000, sixpence for every pound of the first £500 and sevenpence for every pound over £500; where it exceeds £1000 and does not exceed £1500, sevenpence for every pound of the first £1000 and eightpence for every pound over £1000; and when the income exceeds £1500, eightpence for every pound is payable.
 - (b) On the income derived from the produce of property the rate is ninepence for every pound.
 - (c) On the income of all companies, or of an absentee, that is, a person not domiciled in Australia, one shilling in the pound is charged, provided that, in the case of a company whose head office is in Queensland, the income is assessed at not less than the amount of dividends declared during the year, and if the profits remain undistributed amongst the shareholders, only sixpence in the pound is payable upon such undistributed profits. In the case of foreign companies, that is, companies whose head office is outside Queensland, special rules are given in the Act for determining the taxable amount of income.
- (iii.) Exemptions. Included in the list of exemptions are the following incomes which are free from taxation:—
 - (a) Income of a person, not being a company, which does not exceed £200.
 - (b) Income of the Governor of Queensland, and the revenues of local bodies derived for purposes of local self-government.
 - (c) Incomes of societies and institutions not carrying on business for purposes of profit or gain, and of any registered friendly societies.
 - (d) Incomes and revenues of religious, charitable and educational institutions of a public character.
 - (c) Incomes arising or accruing from debentures, stock or Treasury bills issued by the Government of Queensland, or derived as dividends from any company which has paid in Queensland income tax on the profits from which such dividends are paid.
- (iv.) Deductions. When the income of a person, not being a company or an absentee, exceeds £200 per annum, the deduction of £200 is, in the first place, made from the income, if any, derived from personal exertion. The amount of all premiums not exceeding £50 paid by a taxpayer in respect of life assurance policies, or into any superannuation fund, etc., and all losses and outgoings actually incurred in Queensland by him in production of his income, are also amongst the deductions which are allowed.

- 5. South Australia.—(i.) Legislation. Under the Acts given herewith the income tax of South Australia is collected:—
 - (a) Taxation Act 1884, with amendments in 1885, 1887, 1894, 1900, 1902, 1903, 1904, and 1905.
 - (b) Additional Income Tax Act 1893.
 - (c) Income Tax Continuance Act 1893, with amendments in 1897 and 1898.
 - (d) Increase of Taxes Act 1902.

On the 14th November, 1884, the principal Act, the Taxation Act, was assented to. The rates of duty enforced thereby were superscded in order by the Additional Income Tax Act of 1893, the Amendment Act of 1894, the Increase of Taxes Act of 1902, and the Amendment Act of 1903; the scale enacted by the latter Act still remaining in operation.

- (ii.) Rates. Under the last-mentioned Act the income of every person of the value of £150 or over is subject to a tax of fourpence half-penny for every pound up to and inclusive of £800, and sevenpence for every pound above that amount if the income be derived from personal exertion; but if the income consist of the produce of property, the rate is ninepence for every pound up to and inclusive of £300, and thirteenpence half-penny for every pound above the sum of £800.
- (iii.) Exemptions. The following incomes are not subject to the payment of income tax:—
 - (a) Income of every person under the value of £150.
 - (b) Income of municipal corporations and district councils.
 - (c) Income of companies, public bodies and societies, not carrying on business for the purpose of gain to be divided among the shareholders, and the income of all friendly societies.
 - (d) Income derived from land on which land tax is payable, provided that such income does not exceed five per cent. of the actual value thereof.
 - (e) Income derived from land and produced by personal exertion-where the land does not exceed £1000 in unimproved value.
- (iv.) Deductions. All expenses, etc., actually incurred by a taxpayer in the production of his income are deducted from the gross amount of his income. If he has been out of South Australia for twelve consecutive months prior to the date on which the tax fell due, or if his net income from all sources exceeds £400, no deduction of any kind is allowed. In the case of an income which exceeds £150, that sum is deducted from the net amount of income derived from the produce of property, but if such income does not amount to £150, the difference shall be taken from that derived from personal exertion. No deductions are allowed for the cost of maintenance of a taxpayer and his family or establishment; cost of implements, etc., for purposes of the trade, except renewals for wear and tear; and domestic or private expenses.
- 6. Western Australia.—(i.) Legislation. On 20th December, 1907, the first Income Tax Act of Western Australia received assent under the title of the Land and Income Tax Assessment Act 1907, and on the same day the Land Tax and Income Tax Act was passed, declaring rates for the year ending 30th June, 1908. The first-named provides that when the amount due from taxation exceeds the sum of twenty shillings, the same is payable in two equal half-yearly instalments. Under the second Act only half the tax levied for 1907-8 is required to be collected and is to be paid in one sum. The two Acts thus practically came into force on 1st January, 1908.
- (ii.) Rates. A tax of fourpence in the pound is levied on the annual amount of all incomes exceeding £200 per annum. An additional 50 per cent. is payable on the income of any person who has not been resident in the Commonwealth of Australia during any part of the year preceding the year of assessment, provided that he has not been absent on public service.

- (iii.) Exemptions. The following are the most important cases of incomes, revenues, and funds exempt from income tax:—
 - (a) Incomes not exceeding £200 per annum,
 - (b) Revenues of municipal corporations, road boards, or other statutory public
 bodies.
 - (c) Incomes of life assurance companies and of companies or societies not carrying on business for the purposes of profit or gain.
 - (d) Dividends and profits of companies subject to duty under the Dividend Duties Act, and of the Government Savings Bank and Agricultural Bank.
 - (c) Income of the Governor of Western Australia, and of all ecclesiastical, charitable and educational institutions of a public character.
 - (f) Incomes arising or accruing to any person from Western Australian Government debentures, inscribed stock, and Treasury bills.
 - (g) Income derived from land on which land tax is payable.
- (iv.) Deductions. Sums expended by a taxpayer for repairs of premises, and expenses, etc., incurred in the production of his income are deducted from the amount on which duty is payable; as are also sums not exceeding £50 in the aggregate which are paid as life assurance premiums or in connection with fidelity guarantees or bonds. The amount paid to a taxpayer's sons and daughters, over the age of sixteen years, employed in his trade or occupation; and a sum representing ten pounds for each child under the age of sixteen residing with, and dependent on him, are also allowed to be deducted from his income.
- (v.) Dividend Duties Act in Western Australia. This Act was passed in order to impose a tax on the dividends or profits of incorporated companies and repealed the Company Duties Act passed in 1899. The Dividend Duties Act was passed on 20th December, 1902, and an amendment was assented to on 14th December, 1906. The principal Act provides that within seven days after the declaration of a dividend by a company carrying on business in Western Australia such company shall pay to the Colonial Treasurer a duty equal to one shilling for every pound of the amount or value of such dividend. A company that carries on in the State any insurance or assurance business exclusively (not being a life assurance company) is required to pay, on or before 1st March in each year, a sum equal to twenty shillings for every £100 of premiums, and a proportionate sum for every £100 of such premiums. The rates payable by shipping companies are 5 per cent. of 5 per cent. on all inward or outward traffic, including passenger fares, and 5 per cent. of the profits on sales of coal or other goods, or of the profit of vessels trading exclusively within the State.
- 7. Tasmania.—(i.) Legislation. The Income Tax Act of 1902, which received assent on 20th December, 1902, and came into force on the following 1st January, and its amendment of 1904, are the Acts which govern this form of taxation in Tasmania. The first-named Act repealed the Real and Personal Estates Duties Act of 1880 and five of its amendments.
- (ii.) Rates. The duty levied by the principal Act as amended by the 1904 Act is one shilling for every pound sterling of the taxable amount derived either from personal exertion or from the produce of property, provided that the income is £100 or over per annum. The same scale also applies to the income of any company except those that are specially mentioned below, and to dividends. Special rules for determining the taxable income of certain foreign companies are given in the Act.
- (iii.) Exemptions. The exemptions from taxation in this State comprise the following:—
 - (a) Income of any person, not being a company, under £100 per annum, provided that such income is not received as a prize in any lottery authorised by law in Tasmania.
 - (b) Revenues of Municipal Corporations, Road Trusts, Town and Marine Boards, Water Trusts and local government bodies.

- (c) Incomes of companies, societies, etc., not carrying on business for the purposes of gain to the shareholders, and registered friendly societies.
- (d) Income of the Governor of Tasmania.
- (e) Income derived as rent for the use and occupation of land that is subject to land tax.
- (f) Income of every person arriving in Tasmania for a period of six months after his arrival.
- (iv.) Deductions. When a person's income is £100 and under £400 the following deductions are allowed:—If it be £100 and less than £110, a deduction of £80; £110 and under £120, £70; £120 and under £150, £60; then for every increase of £50 in the income the deduction is reduced by £10, which is allowed for incomes of £350 and under £400. On incomes amounting to the last-named sum or more no deduction is permitted. When the income is derived partly from personal exertion and partly from the produce of property the deduction is made from the part derived from personal exertion, and if such part of the income is insufficient to allow the full benefit of such deduction, then the balance is made up from the part of the income derived from property. Losses, outgoings, etc., and rent paid by a tenant of land and buildings occupied and used for carrying on his business are not deducted, except the rent of such portion as is used for the residence of the occupier. This also applies in the case of the owner of property.
- (v.) Ability Tax in Tasmania. The Taxation Act of 1901 provides for the levying of a tax upon persons in proportion to their means or ability. It was assented to on 1st November, 1904, and an amending Act was passed on 30th November, 1906. The assessment of the taxable amount is determined according to the annual value of the property occupied or the amount paid for board and lodging, as the case may be, and varies in the case of property from one penny to sixpence in the pound of annual value, with a minimum of two shillings and sixpence, and in the case of board and lodging from three halfpence to sixpence in the pound on the amount payable annually for board and lodging.
- 8. Taxation of Commonwealth Salaries and Allowances.—On 8th October, 1907, the Commonwealth Salaries Act, passed by the Federal Parliament, received the Governor-General's assent. By this Act it is declared that salaries and allowances paid by the Commonwealth are liable to taxation by the States. The tax is payable in the State in which the officer resides and the salary is earned, and in the case of a member of the Parliament of the Commonwealth, in the State in which he was elected. The only exemption from taxation is the salary of the Governor-General. This Act was the outcome of considerable litigation, brought about by the refusal of persons in receipt of Federal salaries and allowances to pay income tax in respect thereof.

§ 3. Trust Funds.

1. Nature.—In addition to the moneys received by the several State Governments as revenue, and paid to the credit of their respective Consolidated Revenue Funds, considerable sums are held by the Governments in trust for various purposes. One of the chief sources of these trust funds is the State Savings Bank, which exists in each State. either as a Government department or under the control of a Board acting under Government supervision or Government guarantee. In most of the States also sinking funds for the redemption of public debt are provided, and the moneys accruing thereto are paid to the credit of the appropriate trust funds. A similar course is followed in the case of New South Wales, life assurance companies carrying on business are required to deposit a substantial sum in cash or approved securities with the Government, and these deposits go to further swell the trust funds. Various other deposit accounts, superannuation funds, suspense accounts, etc., find a place in these funds. The trust funds have at various times enabled the several State Treasurers to tide over awkward financial positions, but the propriety of allowing deficits to be frequently liquidated in this manner is worthy of very serious consideration

2. Extent of Funds,—The amount of such funds held by the several State Governments on 30th June, 1907, was as follows:—

TRUST FUNDS ON 30TH JUNE, 1907.

Particulars.	ns.w.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tasmania.	All States.
Amount of	£	£	£ Dr.	£	£	£	£
trust funds		7,014,924		693,963	5,230,340	1,245,305	16,139,176

§ 4. Loan Funds.

- 1. Nature.—As early in the history of Australia as 1842 it was deemed expedient to supplement the revenue collections by means of borrowed moneys, the earliest of the loans so raised being obtained by New South Wales for the purpose of assisting immigration, at rates of interest varying from 27d. to 51d. per £100 per diem, or approximately from 41 per cent. to 8 per cent. per annum. The principal reason for Australian public borrowing, however, has been the fact that the Governments of the several States have, in addition to ordinary administrative duties, undertaken the performance of many functions which, in other countries, are usually entrusted to local authorities, or left to the initiative of private enterprise. Principal amongst these has been the construction of railways and the control of the railway systems of the several States, while the assumption by the State Governments of responsibilities in connection with improvements to harbours and rivers, and the erection of lighthouses, as well as the construction of works for the purposes of water supply and sewerage, have materially swelled the amounts which it has been considered expedient to obtain by means of loans. The Australian loan expenditure and public debt thus differ very materially from those of most European countries, where such expenditure is very largely incurred for purposes of defence, or absorbed in the prosecution of war. The debt of Australia, on the other hand, consists in the main of moneys raised and expended with the object of assisting the development of the resources of the Commonwealth, and is, to a very large extent, represented by tangible assets such as railways, tramways, waterworks, etc.
- 2. Loan Expenditure, 1906-7.—During the year ended 30th June, 1907, the actual expenditure of the Australian States from loan funds amounted to £3,882,925, New South Wales with a total of £1,058,553 being the principal contributor to this total, while Western Australia, whose expenditure amounted to £900,964, ranked second. The chief item of expenditure for the year was that of railways and tramways, which represented a total of £1,442,168; water supply and sewerage works to the amount of £691,612; land purchases for settlement, £518,572; and the expenditure on harbours, rivers, etc., totalling £361,154, were the most important of the remaining items. Details for the year for each State are given in the following table:—

AUSTRALIAN LOAN EXPENDITURE, 1906-7.

Heads of Expenditure.	N.S.W.	Vic.	Qld.	S. Aust.	W. Aust.	Tas.	Total.
	£	£	£	£	£	£	£
Railways and tramways	421,741	73,843	554,783	47,121	329,527	15,153	1,452,168
Water supply and sewerage	325,908	161,346	2,308	110,342	91,708		691,612
Harbours, rivers, etc	172,361		421	91,184	96,050	1,138	361,154
Roads and bridges	11,162	444			15,613	75,399	102,618
Defence			4	87			91
Public buildings	127,381		20,280	7.634	112.097	6.790	274,182
Development of mines, etc.			2,990		97,322		100,312
Advances to settlers				Cr.4,418	442		Cr. 3,976
Land payabages for cottlement		339,497		179,075			518,572
Loans to local hadias			64.263			53,708	117,971
Dabbit wroof forego			36,761	43.054	131,017		210,832
Other public works and purposes		13,049	1,760	20,635	27,188	4,757	67,389
				l			
Total	1,058,553	588,179	683,570	494,714	900,964	156,945	3,882,925

3. Aggregate Loan Expenditure.—The total loan expenditure of the Australian States from the initiation of the borrowing system to the 30th June, 1907, has amounted to no less a sum than £231,108,346. The manner in which this sum has been spent in the several States is furnished in the following table:—

AGGREGATE AUSTRALIAN LOAN EXPENDITURE TO 30TH JUNE, 1907.

Heads of Expenditure.	n.s.w.	Vic.	Qla.	S. Aust.	W. Aust.	Tas	Total.
	£	£	£	£	£	£	£
Railways and tramways	49,996,323		24,346,672		9,948,498		141,271,521
	1,297,582		1,051,869	991,773	269,308	142,410	3,752,942
	12,183,126	9.188,990	371,×48	5,365,255	2,984,099		30,093,318
	10,726,495	611,059	2,580,411	1,674,354	2,278,579	526,289	18,397,187
	1,784,582	175,983	974.892	1.464,736	158,863	2,430,840	6,989,996
Defence	4 455 500	149,323	383,225	291,630		128,179	2,409,893
Public buildings	4 717 000	1,912,029	1,523,331	868,558	179,221	858,277	10,059,348
Immigration	194,430		2,916,355		28,085	235,000	3,373,870
Development of mines, etc		131,665	1		1,070,403		1,202,068
Advances to settlers	647,624	114,235		89,149	4,061	,,,	855,069
Land purchases for settlement	139,000	1,324,182		836,028	300,000		2,599,210
Loans to local bodies			2,723,200			475,468	3,198,668
Rabbit-proof fences	l <i>.</i>			300,589	296,096		596,685
Other pub. works and purposes	49,855	1,524,234	1,6~5,636	2,251,356	219,031	588,559	6,308,671
	[i			
Total	83,194,485	54,026,890	38,547,439	28,074,355	17,736,244	9,528,933	231,108,346
· · · · · · · · · · · · · · · · · · ·	1	1	1	1	1		1

It must be noted that the figures furnished in this table represent the amounts actually spent, and consequently differ somewhat from those given later in the statements relating to the public debt, which represent amount of loans still unpaid at a given date. The loan expenditure statement includes all such expenditure, whether the loans by means of which the necessary funds were raised have been repaid or are still in existence. On the other hand, in the public debt statement loans repaid are excluded, but in the case of loans still outstanding each is shewn according to the amount repayable at maturity, not according to the amount originally available for expenditure.

4. Relative Importance of Loan Items.—The relative importance of the different items of loan expenditure given in the foregoing table varies considerably in the several States, but in each instance the expenditure on railways and tramways predominates, the percentage of this item on total expenditure ranging between the limits of 50 per cent. in the case of South Australia and 72 per cent. in that of Victoria. The following table gives for the several States the percentage of each item on the total loan expenditure of that State to 30th June, 1907:—

PERCENTAGE OF EACH ITEM ON TOTAL LOAN EXPENDITURE OF THE. STATES TO 30TH JUNE, 1907.

Heads of Expenditure.	N.S.W.	Vic.	Q'land.	S. Aust.	W. Aust.	Tas.	Total.
	%	%	%	%	%	%	%
Railways and tramways	. 60.10	71.99	63.16	49.66	56.09	43.49	61.13
Telegraphs and telephones	. 1.56		2.73	3.53	1.52	1.49	1.62
Water supply and sewerage	. 14.64	17.01	0.97	19.11	16.82		13.02
Harbours, rivers, etc	. 12.89	1.13	6.69	5.96	12.85	5.52	7.96
Roads and bridges	. 2.15	0.33	2.53	5.22	0.90	25.51	3.03
Defence	1.75	0.28	0.99	1.04		1.34	1.04
Public buildings	. 5.67	3.54	3.95	3.09	1.01	9.01	4.35
Immigration	. 0.23		7.56		0.16	2.47	1.46
Development of mines, etc	.)	0.24		ļ <i></i>	6.03		0.52
Advances to settlers	. 0.78	0.21		0.32	0.02		0.37
Land purchases for settlement	0.17	2.45		2.98	1.69		1.19
Loans to local bodies	.]	٠	7.07			4.99	1.38
Rabbit-proof fences	.}			1.07	1.67		0.26
Other public works & purposes	0.06	2.82	4.35	8.02	1.24	6.18	2.79
- -							
Total	. 100.00	100.00	100.00	100.00	100.00	100.00	100.00

5. Loan Expenditure in Successive Years.—In the following table are given particulars relative to the loan expenditure of the several States during each of the years 1901-2 to 1906-7:—

ATTOMP ATTAM	LOAN	EXPENDITURE.	1001-9 TO	1906.7
AUSTRALIAN	LIUAN	TAPPINDITURE.	1901-2 10	1300-1.

Year	N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tas.	Total.
	 £	£	£	£	£	£	£
1901-2	 4,939,241	910,833	1,161,689	566,079	1,545,823	341,994	9,465,659
1902-3	 4,713,386	756,404	1,022,405	465,554	1,665,901	238,631	8,862,281
1903-4	 2,288,742	447,244	603,805	415,728	710,629	167,123	4.633,271
1904-5	 1,571,257	373,191	225,466	449,214	654,353	150,994	3,424,475
1905-6	 1.367.022	932,966	297,624	449,930	372,442	136,971	3,556,955
1906-7	 1.058,553	588,179	683,570	494,714	900,964	156,945	3,882,925
	 _,,	, ,	,		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	,.	-,,-

Throughout the six years under review the loan expenditure of New South Wales exceeded that of any other of the States, and for the years 1901-2 and 1902-3 represented more than half of the aggregate loan expenditure of Australia. The amount so spent in New South Wales has, however, continuously declined from £4,939,241 in 1901-2 to £1,058,553 in 1906-7. In South Australia the annual loan expenditure during the past five years has varied but little from £450,000. In Tasmania the loan expenditure continuously declined from £341,994 in 1901-2 to £136,971 in 1905-6. In the three remaining States fluctuations have been in evidence; thus, Victoria had a minimum loan expenditure for the period in 1904-5 and a maximum in 1905-6, the figures being, respectively, £373,191 and £932,966; Queensland had a minimum of £225,466 in 1904-5 and a maximum of £1,161,689 in 1901-2; while Western Australia had a minimum of £372,442 in 1905-6 and a maximum of £1,545,823 in 1901-2. The large loan expenditure of New South Wales in 1901-2 and 1902-3 was incurred chiefly in connection with railway construction and the resumption of the foreshores and adjoining properties of Darling Harbour. In Victoria the large expenditure of 1901-2 was in great part due to railway construction, while that of 1905-6 resulted in large measure from the purchase of lands for closer settlement. In the case of the large loan expenditure of Queensland in 1901-2 and 1902-3, as well as that of 1906-7, railway construction was the principal contributing item. In Western Australia the heavy loan expenditure of 1901-2 and 1902-3 was principally in connection with railway construction and water supply, while the increased expenditure of 1906-7, compared with 1905-6, was mainly incurred in connection with railway construction, public buildings, and rabbit-proof fencing.

6. Loan Expenditure per Head.—The loan expenditure per head of population varies materially in the different States and in different years, reaching its highest point for the six years under review in Western Australia in 1902-3, and its lowest in Victoria in 1904-5. Particulars concerning the loan expenditure per head for the six years 1901-2 to 1906-7 are given hereunder:—

LOAN EXPENDITURE PER HEAD, 1901-2 TO 1906-7.

Year.	n.s.w.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tasmania.	All States.
1901-2 1902-3 1903-4 1904-5 1905-6	3 7 2 1 12 1 1 1 7 0 18 4	£ s. d. 0 15 1 0 12 6 0 7 5 0 6 2 0 15 4 0 9 7	£ s. d. 2 5 11 2 0 0 1 3 5 0 8 8 0 11 3 1 5 7	£ s. d. 1 10 11 1 5 5 1 2 7 1 4 1 1 3 10 1 5 9	£ s. d. 7 19 3 7 16 2 3 2 8 2 14 0 1 9 3 3 8 10	£ s. d. 1 19 10 1 7 7 0 18 11 0 16 9 0 15 2 0 17 5	£ s. d. 2 9 6 2 5 8 1 3 7 0 17 2 0 17 7 0 18 10

§ 5. Public Debt.

1. The Initiation of Public Borrowing.—The earliest of the loans raised in Australia for Government purposes was that obtained by New South Wales in 1842. This and nine other loans raised prior to 1855 were all procured locally. In the last-men-

tioned year Australia's first appearance on the London market occurred, the occasion being the placing of the first instalment of a New South Wales 5 per cent. loan for £683,300. Victoria first appeared as a a borrower in 1854, and made its first appearance on the London market in 1859. In the remaining States the first public loans were raised in the following years:—Queensland 1861, South Australia 1854, Western Australia 1845, and Tasmania 1867.

2. Nature of Securities .-- All the earlier loans raised by the Australian States were obtained by the issue of debentures, some of which were repayable at fixed dates, and others by annual or other periodical drawings. In more recent years, however, the issue of debentures has given place to a great extent to that of inscribed stock, the inscription in the case of local issues being carried out by the State Treasuries, and in the cases of loans floated in London being mainly performed by the Bank of England and the London and Westminster Bank. The issue of debentures has not, however, been entirely discontinued, for within the last five years debentures to the amount of upwards of £2,000,000 were placed on the market by the Government of New South Wales. In other States also recent issues of debentures have taken place, the occasions usually being those in which the term of the loan is less than that ordinarily attaching to issues of inscribed stock. Another form of security is that variously known as the Treasury bill or Treasury bond. This is really neither more nor less than a short term debenture having a currency in most instances of from three to five years. These are issued in certain cases to liquidate deficiencies in revenue, and in others to obtain moneys for the purpose of carrying on public works at a time when it is deemed inexpedient to place a permanent loan on the market. The amount of the public debt of the several States held in each of these forms of security is furnished in the table given hereunder:-

PUBLIC DEBT OF AUSTRALIAN STATES, 30TH JUNE, 1907.

				Treasur	y Bills.	Total	
State.		Debentures.	Inscribed Stock.	For Public Works and Services.	In aid of Revenue.	Amount Outstanding.	
		£	£	£	£	£	
New South Wales		8,309,150	70,413,150	5,323,900	1,561,632	85,607,832	
Victoria		4,804,119	43,169,010	4,981,860	150,000	53,104,989	
Queensland		13,480,580	27,153,887		1,130,000	41,764,467	
South Australia		8,028,200	18,432,068	2,766,225	1,300,225	30,526,718	
Western Australia		425,500	18,297,138	500,000	•••	19,222,638	
Tasmania		3,014,250	6,692,518		216,315	9,923,083	
Total		38,061,799	184,157,771	13,571,985	4,358,172	240,149,727	

The manner in which the amount of public debt of the Australian States held under these various forms of security has grown during the past six years will be seen from the following table:—

PUBLIC DEBT OF AUSTRALIAN STATES, 30TH JUNE, 1901 TO 1907.

				Treasur	y Bills.	Total	
Date.		Debentures.	Inscribed Stock.	For Public Works and Services.	In aid of Revenue,	Amount Outstanding.	
		£	£	£	£	£	
30th June, 1	901	44,060,320	151,140,371	5,914,000	2,403,584	203,518,275	
,, ¹	.902	44,191,825	161,673,758	4,006,500	4,383,126	214,255,209	
	.903	43,639,525	168,388,889	6,046,775	4,796,576	222,871,765	
	904	37,741,025	172,796,361	12,493,650	4,716,576	227,747,612	
	905	39,158,744	175,047,336	12,045,100	4,487,491	230,738,671	
	906	39,587,224	181,279,045	12,194,464	5,367,087	238,427,820	
	.907	38,061,799	184,157,771	13,571,985	4,358,172	240,149,727	
			į ,			j	

During the six years between 30th June, 1901, and 30th June, 1907, the public debt of the States increased by £36,631,452, or at the rate of more than £6,000,000 per annum. The amount of debentures comprised in the total debt diminished by £6,000,000 during the period, while the amount held as inscribed stock increased by £33,000,000, and as Treasury bills by £9,500,000.

3. Increase in Indebtedness of the Several States.—The table given hereunder furnishes particulars of the increase which has taken place during the past six years in the public debts of the several States:—

Dat	te.		N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tasmania.	All States.
			£	£	£	£	£	£	£
30th June	1901		67,361,246	50,071,275	38,416,514	26,448,805	12,709,430	*8,511,005	203,518,275
,,	1902		71,592,435	50,933,957	40,418,177	27,272,545	14,942,310	*9,095,735	214,255,209
	1903		77,692,987	51,447,900	41,031,247	27,843,370	15,627,298	*9,228,963	222,871,7 65
	1904		80,033,581	51,819,962	41,773,297	23,593,645	16,090,288	9,436,839	227,747,612
••	1905]	82,321,998	51,763,767	41,764,467	28,773,695	16,6+2,773	9,471,971	230,738,671
	1906		85,641,734	53,079,800	41,764,467	30,082,635	18,058,553	9,800,631	238,427,820
,,	1907		85,607,832	53,104,989	41,764,467	30,526,718	19,222,638	9,923,083	240,149,727

PUBLIC DEBT OF AUSTRALIAN STATES, 30TH JUNE, 1901 TO 1907.

The States in which the greatest increase in indebtedness was experienced during the period are New South Wales and Western Australia, the former advancing by more than £18,000,000, the latter by more than £6,500,000. On the other hand the public debt of Tasmania increased by little more than £1,400,000.

4. Indebtedness per Head.—The indebtedness per head of population varies considerably in the several States, being highest in the case of Queensland and South Australia, and lowest in that of Victoria. Details for the period from 30th June, 1901, to 30th June, 1907, are as follows:—

ATTEMPATITAN	INDEBTEDNESS	PER	HEAD	30TH	TITNE	1901	mo.	1007
ADSTRAINAN	TRUDIED TEDAMES	TELL	HEBAD.	JULIA	O CHAIN.	1301	11()	13907

Date.	N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tasmania.	All States.
30th June, 1901 1902 1903 1904 1905 1906 1907	51 9 4 54 17 7 55 10 6 55 17 0	£ s. d. 41 11 8 42 1 9 42 11 9 42 19 4 42 14 11 43 8 1 42 18 8	£ s. d. 76 9 11 79 3 5 80 0 5 80 6 10 79 6 11 78 4 3 77 0 2	£ s' d. 73 3 6 74 19 8 76 5 7 77 9 1 76 17 7 79 3 10 78 17 8	£ s. d. 67 5 0 72 3 5 70 7 11 67 12 1 68 4 11 69 5 0 72 14 10	£ s. d. *49 4 6 *52 3 2 *52 0 2 53 0 9 53 4 6 55 2 9 56 2 6	£ s. d. 53 13 11 55 11 6 57 2 9 57 12 5 57 9 5 58 7 3 57 15 1

^{*} On 31st December, 1900, 1901, and 1902 respectively.

5. Flotation of Loans.—The early loans of the Australian States, usually for comparatively small amounts, were raised locally, but, with the increasing demand for loan funds and the more favourable terms offering in the London than in the local money market, the practice of placing Australian public loans in London came into vogue, and for many years local flotations, except for short terms or small amounts, were comparatively infrequent. In more recent years, however, the accumulating stocks of money in Australia seeking investment have led to the placing of various redemption and other loans locally, with very satisfactory results. In the following table are given particulars of loans of the several States outstanding on 30th June, 1907, which had been floated in London and Australia respectively:—

^{*} On 31st December, 1900, 1901, and 1902 respectively.

PUBLIC DEBT OF AUSTRALIAN STATES, 30TH JUNE, 1907.

	Floated i	n London	Floated in	(D-4-1		
State.	Amount.	Percentage on Total Debt.	Amount.	Percentage on Total Debt.	Total Public Debt.	
	£	%	£	%	£	
New South Wales	64,032,250	74.80	21,575,582	25.20	85,607,832	
Victoria	39,629,869	74.63	13,475,120	25.37	53,104,989	
Queensland	35,409,347	84.78	6,355,120	15.22	41,764,467	
South Australia	22,047,220	72.22	8,479,498	27.78	30,526,718	
Western Australia	16,430,453	85.47	2,792,185	14.53	19,222,638	
Tasmania	8,030,250	80.92	1,892,833	19.08	9,923,083	
Total	185,579,389	77.28	54,570,338	22.72	240,149,727	

The following table, giving corresponding particulars for the aggregate indebtedness of the Australian States at the end of each of the financial years 1900-1 to 1906-7, furnishes an indication of the rapidity with which the local holdings of Australian securities have grown in recent years:—

PUBLIC DEBT OF AUSTRALIAN STATES, 30TH JUNE, 1901 TO 1907.

	Date. Floated in Amount.		Floated in	n London.	Floated in	Total Public Debt.	
Date.			Percentage on Total Debt.	Amount.	Percentage on Total Debt.		
			£	%	· £	%	£
30th June. 1	1901 .		174,810,377	85.89	28,707,898	14.11	203,518,275
,, 1	1902 .		181,493,170	84.71	32,762,039	15.29	214,255,209
	1903 .		186,507,721	83.68	36,364,044	16.32	222,871,765
	1904 .		188,165,495	82.62	39,582,117	17.38	227,747,612
., 1	1905 .		188,918,820	81.88	41,819,851	18.12	230,738,671
	1906.		190,887,001	80.06	47,540,819	19.94	238,427,820
,, 1	1907 .		185,579,389	77.28	54,570,338	22.72	240,149,727
**		- 1					

6. Rates of Interest.—As mentioned above the rate of interest paid in connection with the earliest Australian public loan was fivepence farthing per £100 per diem or, approximately, 8 per cent. per annum. At the present time the three principal rates of interest payable on Australian public securities are 4 per cent., 3½ per cent., and 3 per cent., most of the loans raised during the last six years bearing interest at the rate of 3½ per cent. The average rate payable on the aggregate indebtedness of the Australian States is approximately 3½ per cent. For the separate States the average rate payable varies considerably, being lowest in the case of Western Australia and highest in that of South Australia; the difference between the two average rates is somewhat more than ½ per cent. In the table given hereunder are furnished particulars of the rates of interest payable on the public debt of the several States of the Commonwealth on 30th June, 1907:—

RATES OF INTEREST PAYABLE ON AUSTRALIAN PUBLIC DEBT, 30th JUNE, 1907.

		00111	1133, 200				
Rate of Interest.	N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tas	Total.
%	£	£	£	£	£	£	£
6		i —	. –	308,900	_		308,900
5	2,700	l —	l —	240,000	i i		242,700
1½	_		l –	i	61,500	i	61,500
1	26.689.894	19,153,795	22,514,300	17,733,525	4,759,808	4,121,966	94,972,288
3¥	1,825,000		·	468,500			2,513,500
3 i		23,043,884	13 761 184	5.804,848	7,052,330	5,099,589	93,522,109
. 3½ 3½	00,100,211	150,000	-	-	1,002,000	24,718	174,718
3	18 391 814	10,536,310	5,488,983	5,918,195	7.350,000	676,810	48,292,112
Not bearing interest	0.150		0,20,000	52,750	1,000,000	0.0,010	61,900
not bearing interest	0,1.20	1,000		12,130	_		(1,000
		{				I	<u></u>
Total public debt	. 85,607,832	53,104,989	41,764,467	30,526,718	19,222,638	9,923,083	240,149,727
Average rate per cent. pay able	00 10 0	£3 11 8	£3 14 1	£3 14 8	£3 8 9	£3 13 5	£3 12 1

The rapid increase which has taken place in recent years in the amount of Australian Government securities, bearing interest at $3\frac{1}{2}$ per cent., is clearly shewn in the table hereunder, which gives particulars concerning the aggregate amount of the Australian indebtedness, at the several rates of interest, on 30th June in each of the years 1901 to 1907:—

RATES OF INTEREST PAYABLE ON AUSTRALIAN PUBLIC DEBT, 30TH JUNE, 1901 TO 1907.

Rate of Interest.	30th June, 1301.	30th June. 1902.	30th June, 1903.	30th June, 1904.	30th June, 1905.	30th June, 1908.	30th June, 1907.
"	£	£	£ 200	£	£ 000	£	£ 000
6 5	804,000 1,224,100	549,300 799,200	471,200 365,400	433,700 343,400	383,900 242,700	346,400 242.700	242,700
4½ 4	5,079.500 93,669.865	5.077,300 91.610.265	5,075,100 93,786,003	69,100 98,648,571	66,700 103,944,877	64,200 102,577,852	61,500 94,972,288
33 34	65,726,655	70,697 678	1 500.000 71,972,094	1.825,000 76,671.477	1,825,000 74,791,616	2,045,000 84 045,885	2.513.500 93,522,109
31 31	275.000 36,733,505	299.918 45.212,398	279,418 49,412,900	255,700 49,492,114	289,100 49,181,528		
Not bearing interest	5,650	8,150	6,650	8,550	10,250	11,650	61,900
							
Total public debt	203,518,275	214,255,209	222.871,765	227,747,612	230,738,671	233,427,820	240,149,727
Average rate per cent. payable	69 19 0	£3 12 10	£3 12 8	£3 12 4	£3 12 6	£3 12 5	£3 12 1

During the six years between 30th June, 1901, and 30th June, 1907, the Australian Government 4 per cent. securities increased by only £1,300,000, while the $3\frac{1}{2}$ per cents. advanced by nearly £28,000,000, and the 3 per cents. by £11,500,000. During the same period the total amount at other rates than the three here mentioned declined by more than £4,000,000, from £7,382,600 to £3,301,318.

7. Interest Payable per Head.—The relative burden of the debts of the several States in respect of interest payments will be seen from the following table, which gives for the 30th June, 1907, the amount of interest payable annually on the debt of each State as outstanding at that date, and also the corresponding amount per head of population:—

ANNUAL INTEREST PAYABLE ON PUBLIC DEBT OUTSTANDING AT 30TH JUNE, 1907.

Particulars.	N.S.W.	Vic.	Q'land.	S. Aust.	W. Aust.	Tas.	All States.
Total annual interest payable Annual interest payable per head	£ 3,042,432 £1 19 3	£ 1.901,902 £1 10 9	£ 1.546,883 £2 17 1	£ 1 138 159 £2 18 10	£2 10 0		£ 8 654.299 £2 1 7

8. Dates of Maturity.—An important point in which the securities of the Australian Governments, whether in the form of inscribed stock, debentures, or Treasury bills, differ from such a well-known form of security as British consols, consists in the fact that whereas the latter are interminable the Australian Government securities have in almost all cases a fixed date for repayment, the only exception being the State of New South Wales, which included in its public debt an amount representing interminable securities totalling on 30th June, 1907, £532,890. The terms of the loans raised by the issue of debentures and inscribed stock have varied considerably in the different States, ranging between fifteen and fifty years, while loans obtained by means of Treasury bills have usually been for such short terms as from one to five years. In the case of the majority of the loans the arrival of the date of maturity means that arrangements for renewal are necessary in respect of the greater portion of the loan, as it is only in exceptional cases that due provision for redemption has been made. The condition of the money market at the date of maturity has an important bearing on the success or otherwise with which the renewal arrangements can be effected, and consequently, in order to obviate the necessity for making an application to the market at an unfavourable time, several of the States have now adopted the practice of specifying a period of from ten to twenty years

prior to the date of maturity within which the Government, on giving twelve, or in some cases six, months' notice, has the option of redeeming the loan. By such means advantage may be taken by the Government during the period of opportunities that may offer for favourable renewals. Particulars concerning the due dates of the loans of the several States outstanding on 30th June, 1907, are given in the following table:—

DUE DATES OF AUSTRALIAN PUBLIC DEBT OUTSTANDING ON 30TH JUNE, 1907.

When I	Due.	N.S.W.	Victoria.	Q'land.	S. Aust.	W. Aust.	Tasmania.	Total.
		£	£	£	£	£	£	£
Overdue		8,150	1,000		8,600		l l	17,750
1907		3.615,000	1.025,000		205,275		162,157	5,007.432
1908-9		4,416,354	2.073.869		6,525,250	500,000	1.008.519	14.523.992
1910-4		14.651.108	4.100,000	2,596,500	2,492,300	1,266.305	2,877,790	27.984.003
1915-9		18 207 221	7.781,860	11,723,800	5,066,180	256,025	91,388	41,751,584
1920-4		19,586,812	13,809,795	12,973,834	2,761,313	1.269,855	603,979	51,005,588
1925-9		999 955	7,213,000	,,	708,410	2,500,000	72,650	10,716,315
1930-4		9,686,300	1.353.864	3,704,800	100	2.871,053	100	17,616,217
1935-9		12,500,000	300,000		7,636,445	9,380,000		29,816,445
1940-4			1,219,105	!	, .	0,000,000	5.106.500	6,325,605
1945-9			9,778,519	8,813.933		1,000,000	0,200,000	19,592,452
950-4		2,000,000	457,000	1,946,600		-, ,	:::	4,403,600
Interminal		532,890	1			•	1 1	532,890
Annual Dra		1,561,632	1		•••	179.400	1	1,741,032
ndefinite	-	, ,	3,991,977		5,122,845		1	9.114.822
indeniive			3,991,977		0,122,040	,		0,117,022
Total		85,607,832	53,104,989	41.784.487	30,526,718	19,222,638	9,923,083	240,149,727

In the above table those loans, in the case of which the Government has the option of redemption during a specified period, have been in each instance classified according to the latest date of maturity. During the fifteen years from 1910 to 1924, inclusive, the amount falling due represents a total of no less than £120,741,175, or more than half the total outstanding at 30th June, 1907.

9. Sinking Funds.—The practice of providing for the ultimate extinction of the public debt by means of the creation of sinking funds, receiving definite annual contributions from Consolidated Revenue, and accumulating at compound interest, has only been consistently adopted in the case of Western Australia. This State has established, in connection with each of its loans, sinking funds varying from 1 per cent. to 3 per cent. per annum of the nominal amount of the loan. These funds are placed in the hands of trustees in London, by whom they are invested in the securities of the British, Indian, and Colonial Governments, and applied from time to time in the redemption of loans falling due. In the remaining States the sinking fund provision made is varied, consisting in certain instances of the revenues from specified sources, in others of the Consolidated Revenue Fund surplus, and in others again of fixed annual amounts. In the following table are given particulars of the sinking funds of each State, and the net indebtedness of each after allowance for sinking fund has been made, the details given being those for 30th June, 1907:—

SINKING FUNDS AND NET INDEBTEDNESS, 30TH JUNE, 1907.

State.		Gross Indebtedness.	Sinking Fund.	Net Indebtedness.	Net Indebted- ness per head.		
New South Wales Victoria Queensland South Australia Western Australia Tasmania		£ 85,607,832 53,104,989 41,764,467 30,526,718 19,222,638 9,923,083	£ 505,346 *832,988 - 531,466 1,600,044 261,431	£ 85,102,486 52,272,001 41,764,467 29,995,252 17,622,594 9,661,652	£ s. d. 54 17 5 42 5 2 : 77 0 2 77 10 2 66 13 9 54 12 11		
Total		240,149,727	3,731,275	236,418,452	56 17 1		

^{*} Including £300,000 loan money held for the redemption of loans falling due, 1908.

10. London Prices of Australian Stocks.—In examining the prices quoted for Australian Government Securities, particularly if the examination is made with the object of comparing the prices at a given time of different stocks, or the prices at different times of the same stock, several points in connection with the securities need to be kept in view; the principal of these are—(a) the rate of interest payable, (b) the date of maturity, and (c) the date at which interest is payable.

In the following tables particulars are given of the London prices of some of the principal $3\frac{1}{2}$ per cent. stocks of the several States during 1907. The quotations given are the middle prices, taken from the *Economist*, and are for the last Friday in each quarter:—

LONDON QUOTATIONS FOR AUSTRALIAN 33 PER CENT. STOCKS DURING 1907.

State.	Rate of	Year of Maturity.	Months in which Interest is Payable.	London Prices (cum dividend) on				
	Interest Payable.			29th Mar. 1907.	28th June 1907.	27th Sept. 1907.	27th Dec. 1907	
New South Wales Victoria Queensland South Australia West. Australia Tasmania	% 35 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5 5	1918 1923 1924-30 1939 1915-35 1920-40	Mar.—Sept. Jan.—July Jan.—July Jan.—July May—Nov. Jan.—July	98 99 98 100 97 99	100½ 98½ 98 98 99 98 98	97 98½ 98 98½ 97½ 978	98 96 <u>1</u> 96 98 <u>1</u> 95	

The general decline in prices of stocks towards the close of 1907 was due in a large measure to the American financial crisis and the abnormal increase in interest and discount rates consequent thereon.