

VICTORIA

GOVERNMENT GAZET'

Bublished by Authority.

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No. 169.]

WEDNESDAY, DECEMBER 19.

[1928.

ACTS OF PARLIAMENT.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &c., &c.

THE Governor of the State of Victoria, in the Common-wealth of Australia, do hereby declare that I have this day assented, in His Majesty's name, to the Bills passed by the Parliament of the said State, the titles whereof are hereinafter set forth, that is to say:—

"An Act relating to the Melbourne and Metropolitan
Tramways Board".
"An Act to sanction the Issue and Application of certain
Sums of Money available under Loan Acts for
Railways and for other purposes".

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

SOMERS. (L.S.)

By His Excellency's Command,

W. M. MCPHERSON.

GOD SAVE THE KING!

PUBLIC HOLIDAYS.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c.,

In pursuance of the provisions contained in Part VII. of the Public Service Act 1915, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays at the places respectively specified, viz.:—

Public Holidays:-

Monday, the 4th day of February, 1929, throughout the Ridell's Creek Riding of the Shire of Romsey; Tuesday, the 12th day of February, 1929, throughout the Shire of Romsey; Wednesday, the 20th day of February, 1929, throughout the Borough of Castlemaine.

No. 169,-15998.-PRIOE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

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

By His Excellency's Command,

STANLEY S. ARGYLE, Chief Secretary.

GOD SAVE THE KING!

BANK HOLIDAYS.

PROCLAMATION

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c.,

N pursuance of the provisions contained in Part III. of the Banks and Currency Act 1915, I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates named this my Proclamation appoint the days and dates named hereunder as special days to be observed as Bank Holidays and Bank Holidays (as the case may be) at the places respectively mentioned, that is to say:—

Bank Holidays:-

WEDNESDAY, THE 9TH DAY OF JANUARY, 1929, at Werribee; SATURDAY, THE 12TH DAY OF JANUARY, 1929, at Casterton; THUESDAY, THE 17TH DAY OF JANUARY, 1929, at Heathcote.

Bank Half-Holidays from the hour of Twelve o'clock noon:-THURSDAY, THE 27TH DAY OF DECEMBER, 1928, at Ararat; WEDNESDAY, THE 9TH DAY OF JANUARY, 1929, at Donald; WEDNESDAY, THE 16TH DAY OF JANUARY, 1929, at Avoca; WEDNESDAY, THE 23RD DAY OF JANUARY, 1929, at St.

WEDNESDAY, THE 13TH DAY OF FEBRUARY, 1929, at Leon-

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

By His Excellency's Command,

STANLEY S. ARGYLE, Chief Secretary.

God SAVE THE KING!

CHRISTMAS AND NEW YEAR HOLIDAYS.

T is hereby notified that on

Monday, the 24th December, 1928, TUESDAY, THE 25TH DECEMBER, 1928, and WEDNESDAY, THE 26TH DECEMBER, 1928,

and on

MONDAY, THE 31ST DECEMBER, 1928, and TUESDAY, THE 1ST JANUARY, 1929,

the Public Offices will be closed, the 25th and 26th December, 1928, and the 1st January, 1929, being appointed by the Public Service Act 1915 to be observed as holidays in the Public Offices, and the 24th and 31st December, 1928, having been proclaimed by the Governor in Council (see Government Gazette of 7th November, 1928) under the powers conferred by the said Act to be observed as such.

STANLEY S. ARGYLE, Chief Secretary.

Chief Secretary's Office,

Melbourne, 5th December, 1928.

PUBLICATION OF THE GOVERNMENT GAZETTE.

To is hereby notified that, owing to the proclamation of Christmas and New Year Holidays, the Government Gazette will be published on

FRIDAY, 28TH DECEMBER, 1928, and FRIDAY, 4TH JANUARY, 1929,

instead of the ordinary days of publication.

H. J. GREEN, Government Printer.

Melbourne, 6th December, 1928.

APPOINTMENTS.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 10th day of December, 1928, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Returning Officer,

HERBERT HENRY QUICK

to be Returning Officer for the Electoral District of Mildura, vice Alexander James Jenkins, resigned.

Electoral Registrars (Acting). PERCEVAL RICHARD ARMSTRONG

to be Electoral Registrar (Acting) for the Daylesford Subdivision of the Electoral District of Maryborough and Daylesford, to date from 26th November, 1928, during the absence on leave of John Joseph Murphy;

FRANCIS EDWIN NICHOLSON

to be Electoral Registrar (Acting) for the Heidelberg Sub-division of the Electoral District of Heidelberg, to date from 29th November, 1928, during the absence on leave of John

Electoral Registrars,

ETHEL MELROSE WAIT

to be Electoral Registrar for the Taradale Division of the Bendigo Province, vice Matthew H. Wait, deceased;

CHARLES HENRY TUCKER

to be Electoral Registrar for the West Geelong Division of the South-Western Province, vice Arthur Cecil King, deceased.

Trustee, Melbourne Sailors' Home,

DAVID JAMES MACKAY SIM,

pursuant to the provisions of Section 7 of the Melbourne Sailors' Home Act 1901, to be a Trustee of the Melbourne Sailors' Home, vice C. Hallett, deceased.

Assistant Inspector of Fisheries (Honorary),

HENRY EDWIN WARD,

pursuant to the provisions of the Fisheries Acts, to be Assistant Inspector of Fisheries (Honorary).

Certifying Medical Practitioner, DOUGLAS IAN HART, M.B., B.S.,

pursuant to the provisions of the Workers Compensation Acts, to be Certifying Medical Practitioner at Heyfield.

LUNACY DEPARTMENT-HOSPITALS FOR THE INSANE.

Clerk (Acting),

ROBERT STANLEY BATES,

pursuant to the provisions of the Lunacy Act 1915, to be Clerk of the Hospital for the Insane, Sunbury, to date from 3rd December, 1928, during the absence on leave of C. H. H. Bishop.

In pursuance of the provisions contained in the Public Service Act 1915 (No. 2713) and in the Lunacy Act 1915 (No. 2687), the Permanent Head of the Department having requested that vacancies which have occurred should be filled, and the Inspector-General of the Insane having certified that appointments are required, that there are no persons available and fit in the Public Service to be promoted or transferred to fill the vacant offices, and that the persons named hereunder are entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancies on probation for twelve months, and to take effect from the date mentioned in each case, that is to say:—

Nurses, Grade III.,
JEAN MACFARLANE, from 15th November, 1928;
MARY ELIZABETH LAVERY, from 23rd November, 1928;
EILEEN MAY BURKE, from 9th November, 1928;
OLIVIA YORK, from 23rd November, 1928; and
MARY AGNES LATTA, from 20th November, 1928.

DEPARTMENT OF LABOUR.

Assistant Chief Inspector of Factories (Acting), &c., GEORGE O'TOOLE,

to be Acting Assistant Chief Inspector of Factories and Acting Registrar of the Court of Industrial Appeals, during the absence on leave of William Henry Gray for various periods in December, 1928, and January, 1929, and whilst the said William Henry Gray is relieving the Secretary for Labour and Chief Inspector of Factories (Mr. M. H. Stevens) during the absence on annual leave in January, 1929. This appointment to take effect from 3rd December, 1928.

DEPARTMENT OF LANDS AND SURVEY.

Bailiffs of Crown Lands,

WILLIAM ROBERT YOUNG, Station-road, Warburton, JAMES JAMES, Camp-street, Chelsea, and HARRY WALKLING, Point Nepean-road, Edithvale,

to be Bailiffs of Crown Lands without salary.

Land Classification Board. OSCAR GEORGE PEARSON, LESLIE WILLIAM BIRCH, and ALEXANDER DONALD THOMSON,

in pursuance of section 7 of the Land Act 1915, to be a Land Classification Board.

Member. of Committee of Management,

JOHN WILLIAM ALLNUTT,

in pursuance of section 183 of Land Act 1915, to be a Member. of the Committee of Management of the Reserve for Watering Purposes and for Public Recreation in the Parish of Moorabbin at Cheltenham, in the room of James William Goff-Claydon, who has ceased to hold office as a Councillor of the Shire of Moorabbin. Provided, however, that the said John William Allnutt shall hold office as a Member of such Committee of Management for so long only as he may continue to be a Councillor of the Shire of Moorabbin.

DEPARTMENT OF LAW,-ATTORNEY-GENERAL. Sworn Valuators,

The undermentioned persons to be Sworn Valuators, pursuant to the provisions of section 14 of the Transfer of Land Act 1915 (No. 2740), for the district mentioned opposite their respective names:-

LESLIE CRUICKSHANK, 6 Northcote-avenue, Caulfield-for the Counties of Hampden and Ripon; and
MARTIN JAMES SEYMOUR, Wangaratta—for the Counties
of Bogong, Delatite, and Moira.

Sheriff's Bailiff,

JOHN ARTHUR DAVIS, Crier, Department of Law. to be a Sheriff's Bailiff at Melbourne. .

DEPARTMENT OF LAW.—Solicitor-General.

Magistrates,

CHRISTOPHER DOYLE, North Fitzroy,

to Keep the Peace in the Central Bailiwick of the State of

Victoria:

FRANK WALTERS CHALMER, Sale,
to Keep the Peace in the Eastern Bailiwick of the State of

ARCHIBALD GEORGE EVANS, Lima East, to Keep the Peace in the Northern Bailiwick of the State of Victoria;

JOHN LESLIE HICKS, Eaglehawk, .
to Keep the Peace in the Midland Bailiwick of the State of

Deputy Coroner, . 1 JOHN ARCHIBALD, J.P., Wiseleigh, near Bruthen, to be a Deputy Coroner, pursuant to the provisions of section 4 of the Coroners Act 1915, to act and have jurisdiction for and during the absence of the Coroner, at and in the vicinity of Bruthen.

Special Magistrates,

ELLEN JANE GOURLEY, 18 Peel-street North, Ballarat

ELIZABETH RATCLIFFE, 33 Webster-street, Ballarat, to be Special Magistrates, pursuant to section 5 of the Children's Court Act 1915, for the Petty Sessions District of Ballarat, as set forth in the Orders of the 10th December,

Probation Officer,

James O'Connor, Bath-street, Abbotsford, pursuant to the provisions of section 8 of the Children's Court Act 1915, to be a Probation Officer for the Children's Court at Collingwood.

Registrar of County Court, &c.,

IRVINE WILLOUGHBY WILLIAMS, 4th Class Clerk, Law Department,

to be Registrar of the County Court and Clerk of Petty Sessions at Ouyen, and Clerk of Petty Sessions at Murray-ville, in accordance with the recommendation of the Public ville, in accordance with the recommendation of the Public Service Commissioner under section 168 of Act No. 2713, and as Registrar of the County Court at Ouyen, to be appointed by virtue of the provisions of section 91 of the Act No. 2674, to do and perform with respect to the Court at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is, by the said Act, authorized or required to do or perform, vice M. L. Killeen, absent on annual leave, to take effect from the date of commencement of duty.

DEPARTMENT OF TREASURER.

Officer of the Fifth Class, JOSEPH WILLIAM MORRIS,

to be an Officer of the Fifth Class, Clerical Division, Taxation Branch, a vacancy having occurred, and the Public Service Commissioner having certified, on 9th November, 1928, that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Acts, to be appointed to nll such vacancy on probation for six months.

STATE RIVERS AND WATER SUPPLY COMMISSION

Waterworks Trust Commissioners.

The undermentioned persons re-appointed Commissioners of the Waterworks Trusts named for a further period of four years from the date set out opposite each name, their former term of office having expired by effluxion of time:—

CAMPBELL FRASER MYCRS, Ballan, 25th September, 1928, ARTHUR H. SMITH, Yea, 5th November, 1928, and HAROLD H. EVANS, Murtoa, 7th December, 1928.

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

At the Executive Council Chamber, Melbourne, the 10th December, 1928.

CANCELLATION OF APPOINTMENT.

JUSTICE OF THE PEACE EMPOWERED TO GIVE CONSENT TO THE MARRIAGE OF MINORS.

H IS Honour the Chief Justice has cancelled the appointment of the undermentioned Justice of the Peace to consent to Marriage of Minors, under the provisions of the Marriage Act 1915 :-

Name.	Residence.	Jurisdiction.
Joseph Trotman	"Willare," Wanga- ratta	Within the Wanga- ratta district

J. B. RICHARDS. Prothonotary.

Prothonotary's Office, Melbourne, 17th December, 1928.

DEPARTMENT OF LANDS AND SURVEY.

REVOCATION OF APPOINTMENT ORDER.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by Order made on the 10th day of December, 1928, hereby revoke the Order in Council of the 12th May, 1927, whereby Henry William Moore, Leslie William Birch, and Alexander Donald Thomson were appointed a Land Classification Board in pursuance of section 7 of the Land Act 1915.

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

At the Executive Council Chamber, Melbourne, 10th December, 1928.

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

REGULATIONS.—PROFESSIONAL DIVISION.

CHAPTER II.

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

Departmen	at and Off	ice.		Yearly Sal	Rate of ary.
	-			Minimum	Maximum
				£	£
DEPARTMENT O	r Publi	o Works.			
For—	s "c,"	•			
Marine Surveyor	í.	•	•••	420	468
Read— Marine Surveyor		**	••	. 420	516

C. S. McPHERSON, Public Service Commissioner.

' W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner, Melbourne, 30th November, 1928.

Approved by the Governor in Council, the 10th December, 1928.

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

GCOND CLASS CLERK, CHIEF SECRETARY.
OFFICE, DEPARTMENT OF CHIEF SECRETARY. SECRETARY'S

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

Duties.—Under the direction of the Permanent head—To have charge of the preparation of the departmental reports and returns; to assist in the preparation of Bills affecting the Department; to prepare publicity matter; to have charge of the correspondence and records branch of the Department; to assist generally in the administrative work of the Department and the supervision of the work of branches.

Qualifications.—To have a knowledge of the Acts and Regulations administered by the Department; and of the departmental procedure. Ability to prepare reports and memoranda. Possession of administrative ability, sound judgment,

Applications (which should be addressed to the Secretary to the Commissioner, and accompanied by evidence of experience, &c.), must be lodged at this office not later than Thursday, the 27th December, 1928.

By order,

W. A. ROBINSON,

Office of the Public Service Commissioner (Victoria), Melbourne, 18th December, 1928.

RD CLASS CLERK, SHERIFF'S OFF: SUPREME COURT, DEPARTMENT OF LAW. THIRD

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

Duties.—To be Deputy Sheriff, and Deputy Marshal, Supreme Court (Admiralty Jurisdiction); to supervise execution of Supreme Court warrants, &c.; to conduct correspondence and keep books of office.

Qualifications.—A knowledge of Sheriff's law and practice, and of the Statutes governing the duties of Sheriff.

Applications (which should be addressed to the Secretary to the Commissioner and accompanied by evidence of experience, &c.) must be lodged at this office not later than Thursday, the 27th December, 1928.

By order,

W. A. ROBINSON,

Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 18th December, 1928.

VACANCIES, CLERICAL DIVISION, STAMPS OFFICE, DEPARTMENT OF LAW.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from officers of the Clerical Division of the Public Service of Victoria, who are eligible and qualified, for appointment to the undermentioned positions, Stamps Office, Department of Law.

1. COMPTROLLER OF STAMPS AND COLLECTOR OF IMPOSTS, FIRST CLASS.

Duties.—To have charge of the Stamps Office as Comptroller of Stamps and Collector of Imposts; to administer the Stamps Acts, and to account for all revenue collected thereunder.

Qualifications.—A thorough knowledge of the Victorian Stamps Acts, together with the decisions given by the Courts since the inception of such Acts; a knowledge of the textbooks, English and Australian, dealing with the Stamp laws in all their variations.

II. THIRD CLASS CLERK (Two VACANCIES).

(a) Duties.—To be Deputy Collector of Imposts; to act as Accountant and Chief Clerk, and, in the absence of the Collector of Imposts, to assume the duties of such office.

Qualifications.—To have a thorough knowledge of the Victorian Stamps Acts; together with a knowledge of the decisions given by the Courts since the inception of such Acts; to be conversant with the text-books on Stamp laws; to have an intimate knowledge of all the branches of the Stamps Office, a knowledge of accounts of the office, and ability to check and summarize the books of insurance companies, and to conduct the correspondence of the office.

(b) Duties.—To control, under the supervision of the Court.

(b) Duties.—To control, under the supervision of the Comptroller of Stamps, the administration of the Betting Tax Act and Regulations, to issue licences to bookmakers, and to collect stamp duties payable under the Act.

Qualifications.—To have a thorough knowledge of the Betting Tax Act and Regulations; to be able to conduct prosecutions or to instruct counsel in prosecutions in Country Courts for breaches of the Act; to be able to identify licensed bookmakers operating on all race-courses.

Applications (which should be addressed to the Secretary to the Commissioner and accompanied by evidence of experience and qualifications) must be lodged at this office not later than Friday, the 28th December, 1928.

By order,

W: A. ROBINSON,

Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 17th December, 1928.

HOSPITAL FOR THE INSANE, VICTORIA

A PPLICATIONS are invited for the position of Neurologist and Pathologist to the Lunacy Department from duly qualified medical practitioners who are members of the State Public Service.

Salary.—Minimum, £775; maximum, £875 per annum, with travelling allowances.

Applications, accompanied by testimonials and statement of qualifications and experience, should reach the Inspector-General of the Insane not later than Friday, 28th December, 1928.

W. ERNEST JONES. Inspector-General of Insane.

18th December, 1928.

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

5188, Mineral; Egbert Francis Scott England; 624a. 1r. 25p.; about 2 miles south-west of Lake Bogs, Parish of Kunat Kunat. Excising to 50 feet allotments 14a, 22a, 30, and 35; and lease blocks Nos. 4756 and 4816 mineral.

PPLICATIONS FOR MINING LEASES ABANDONED.

4937, Mineral; Charles Sinclair; 640 acres; Parish of Colquhoun,

5288, Mineral; H. O. Vautin (transferred to Quarry Creek Tin Mining Co. N.L.); 200 acres; about 3 miles north-east of Shelly Railway Station. 5300, Mineral; Benajmin Bertie Craigie and William Andrew Ruby; 26a. 2r. 30p.; Parish of Tyalla. 5342, Mineral; James G. S. Stewart; 80a. 2r. 4p.; Parish of

5347, Mineral; James G. S. Stewart; 802. 2r. 4p.; Parish of Wollonaby.
5347, Mineral; Laurence Kimberley Cronin (transferred to Taradale Quarries Pty. Ltd.); 8 acres; Humbolt Hill, Parish of Drummond.

5441, Mineral; Emil Theodore Booth; 640 acres; near Ben-

5469, Mineral; Roy Ivey; 640 acres; Parish of Colquhoun. 4874, Mineral; Albert E. Knight; 640 acres; Parish of Dart-

A. E. CHANDLER Minister of Mines.

The Fisheries Acts.

NOTICE OF INTENTION TO PROHIBIT ALL FISHING IN OR THE TAKING OF FISH FROM PORTION OF THE TARRA RIVER NEAR YARRAM FROM 1ST MAY TO 15TH DECEMBER IN EACH YEAR.

I is hereby notified, for general information, that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to move His Excellency the Governor in Council to make a Proclamation prohibiting all fishing in or the taking of fish from that portion of the Tarra River between the Yarram Water Trust weir and the bridge on the Poundroad from the first day of May to the fifteenth day of December in each year, both days inclusive.

STANLEY S. ARGYLE, Chief Secretary. 5th December, 1928.

F. Lewis, Chief Inspector of Fisheries and Game.

(Inserted 1° on 12th December, 1928.)

AUCTION SALES ACTS.

LIST of persons to whom Auctioneers' Licences for the remainder of the year 1928 were issued or transferred during the month of November, 1928:—

Issues

Name.	Address,	Date of Issue.
Burke, Chas. J	12A Canterbury-road, St. Kilda	7.11.28
Chenery, Gerald G	17 Queen-street, Melbourne	5.11.28
Cotter, Edmund J	411 Church-street, Richmond	30.11.28
Kruyer, Abraham P.	44 Willansby-avenue, North Brighton	26.11.28
McIntyre, John	Casterton	29.11.28

Transfer.

Name of	Name of	Address of	Date of
Transferor.	Transferee.	Transferee.	Transfer.
Macnaughton, Joseph	McIntyre, Angus	106 Queen-st., Melbourne	2.11.28

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

The Treasury, Melbourne, 11th December, 1928.

REAL ESTATE AGENTS ACT 1922 (No 3216).

IN accordance with the provisions of the Real Letate Agente Act 1922 (No. 3216), the following is published for general information :--

(a) Supplementary List of persons to whom Licences under the Rest Betas Agents Act 1922 were issued during the month of November, 1928.

(b) Names removed from the Real Estate Agents Register during the month of November, 1928.

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

The Treasury, Melbourne, 17th December, 1928.

Bemarke.			Transfer from	E.Anderson	Transfer from A. W.	Rigney
std.		75	•	0000	0000	00
Fee Paid.		ન ધ્ય	1 0	00000 00000	8881 8880	
	Address.		Melbourne			
Surety.	Name.		Phoenix Insurance Coy	Southern Union General In. Coy. Employers Liability Insce. Coy. Australian States Insce. Coy. Melbourne Fire Office.	Union Assurance Society South British Insurance Coy Australian National Insce. Coy. London & Lancashire Insce. Coy.	Liverpool & London, &c., In. Coy.
Date from	Licence Effective.		21, 11, 28	7.11.28 23.11.28 28.11.28 12.11.28	9.11.28 8.11.28 12.11.28 16.11.28	24, 11, 28 8, 11, 28
Court at which	Benewed, or Transferred.		Cheltenham 21,11,28	Melbourno " Essendon	Ferr Tree Gully Box Hill Malyern Bendigo	Geelong
	;		:	::::	::::	::
artners	۰		:	::::	::::	::
Names of Partners	(K aby)		:	::::	::::	::
	_		:	::::	::::	<u>::</u> <u>::</u>
Carries on Business under	Arm Name of—		:	::::	J. F. Kelly and Go:	::
C. C.		 		· <u> </u>		•
Principal Business	Address.		Como-parade, Mentone	288214	Politos Belgrave Boundary-road, Burwood 177 Cienferrie-road, Malvern 201 Hargreaves-etreet, Bendigo	12 Station-street, Newtown 17 Queen-street, Melbourne
	#		:	::::	::::	::
Lioensee.	Ohristian Names.		Anderson Robert H. J.	Geo. P Elizabeth C. Charles Arthur H.	Edward Wm. H Annie F John F	Robert C. Albert L
	Surname.			Cordner Foster Fitzsimmons Fallshaw	Fellows Hill Halford Kelly	Metherall
10 190 60.	Mumi		10065	7170 7172 7173 1173	5824 6693 7426 2246	7171

NAMES REMOVED FROM THE BEAL ESTATE AGENTS' REGISTER DURING THE MONTH OF NOVEMBER, 1928.

		•
Beason for Bemoval.	21.11.28 Deceased. Licence transferred to B. H. J. Anderson	16,11,28 Licence transferred to J. F. Kelly
Date of Removal.	21.11.28	16, 11, 28
	:	:
Address.	Como-parade, Mentons	Mollison-street, Bendigo
	:	:
	:	:
Name.	Anderson, Edward	Eigney, Annie M.

THE STATE SAVINGS BANK OF VICTORIA.

CRÉDIT FONGIRE DEPARTMENT.

ONTHLY STATEMENT of Oredit Foucier Debentures, Debentures, Mortgage Bonds, Advances, and Money in Hand, published in accordance with the previsions of the State Savings Bank Acts.

CRÉDIT FONOIER DEBENTURES AND DEBENTURE STOCK.

	Debentures and in cor	Debentures Made and Issued and in course of Issue.	Credit Poncier	Amount received	Provision for			Det	Debentures Current	<u></u>	Crédit Fonci	Crédit Foncier Debenture Stock Current.	ock Current.	Stock inscribed in-
	Number of Debentures.	Number of Amount of Debentures,	Stock Inscribed.	Stock and Debentures.	Debentures and Stock.	Debentures,	Crédit Foncier Debenture Stock.	Held by the Public	Held by the Savinge Bank Public, Department.	Total	Owned by the Savings Bank Public. Department.	Owned by Savings Bank Department.	Total Balance in Stock Ledgers.	for Debentures Redeemed.
Total from last return, 31st October, 1928	34,678	£ 49,795,050	£ 8. d. 49,795,050 6,808,550 0 0	£ 8. d.	£ 8. 160,452 16	d. £ 32,887,950 2,2	2,294,650	1,749,100	£' . 15,158,000	£ 16,907,100	2,294,650 1,749,100 15,158,000 16,907,100 4,513,900 0 0		£ s. d. £ s. d.	£ 778,700
For, month ending 30th 2,645	2,645	. 470,200	. 470,200 143,530 0 0	194,141,10 0	::	93,800	:	376,400	:	376,400	143,530 0 0	:	143,530 0 0	93,800
Total at 30th November,	57,323	*50,265,250	*50,265,250 6,952,080 0 0	56,398,340 18 4	160,452 16 8	32,981,750	2,294,650	2,125,500	15,158,000	17,283,500	6,338,340 18 4 160,452 16 8 32,981,730 2,234,680 2,125,500 15,188,000 17,283,500 4,657,430 0 0		4,657,430 0 0	872,500

; instalments paid, £ • Including Debentures for £121,559, which had been issued in excitange for Mortgage Bonds, and have since been redeemed and cancelled. Debentures in course of issue £ balance to be paid, £

: .

. £ в. d. 165,224 4 б 80,932 18 2 80,932 18 £ s. d. ' 187,500 0 0 0 -130,000ಎ. ಒ 6 2 22,103,774 5 2 Balance including Properties in Possession after Deducting Repayments. £ 8. 21,712,496 17 391,2778 6 13,711,296 8 10 Amounts Received in Repayment of Advances. £ 8. (13,653,020 19 ADVANOES. 58,275 ÷0 35,815,070 14 0 Total Amount of Advances Made. £ *. 35,365,517 17 449,552 17 For month ending 30th November, 1928 ... Total from last return, 31st October, 1928... Total at 30th November, 1928 ... £1,083,600 0 0 £1,083,650 3 10 1,083,600 0 Z Norz.-No Mortgage Bonds have been issued since 16th January, 1901. £926,675 1,375 34,000 121,550 Current . MORTGAGE BONDS. by Reparchase Repayment of Mortgage Principal ... Ballot Exchange for Depentures Amount received on sale of Mortgage Bonds 48,344 Mortgage Bonds made and issued for MOETGAGE BONDS REDERERD-

G. A. YOUNG, WARREN KERR, Commissioners of the State Savings Bank of Victoria W. WARREN KERR, Commissioners of the State Savings Bank of Victoria. W. P. HEATHERSHAW, Deputy Auditor-General for Victoria.

Melbourne, 13th December, 1928.

METROPOLITAN FIRE BRIGADES BOARD.

MUNICIPAL REPRESENTATIVES.

PURSUANT to the provisions of the Fire Brigades Acts and the Regulations made thereunder, I, the Chief Secretary of Victoria, being the Minister administering the said Acts, do hereby declare

Councillor ARTHUR FIELD SHOWERS

to be the representative member on the Metropolitan Fire Brigades Board for the North Yarra Group of Municipalities;

Councillor HENRY ROOKS

to be the representative member of the said Board for the South Yarra Group of Municipalities.

STANLEY S. ARGYLE, Chief Secretary.

Chief Secretary's Office, Melbourne, 14th December, 1928.

METROPOLITAN FIRE BRIGADES BOARD.

REPRESENTATIVE OF COUNCIL OF THE CITY OF MELBOURNE.

PURSUANT to the provisions of the Fire Brigades Acts and the Regulations made thereunder, I, the Chief Secretary of Victoria, being the Minister administering the said Acts, do hereby notify that

Councillor ARNOLD CLOUDSLEY WESTLEY

has been duly elected to be the representative member on the Metropolitan Fire Brigades Board for the City of Melbourne.

STANLEY S. ARGYLE,

Chief Secretary.

Chief Secretary's Office, Melbourne, 14th December, 1928.

METROPOLITAN FIRE BRIGADES BOARD.

REPRESENTATIVES OF FIRE INSURANCE COMPANIES.

PURSUANT to the provisions of the Fire Brigades Acts and the Regulations made thereunder, I, the Chief Secretary of Victoria, being the Minister administering the said Acts, do hereby notify that

GEORGE ROBERT ANDERSON, CLEMENT ERNEST JARRETT, and JOHN CHARLES JOURNEAUX

have been duly elected representative members on the Metropolitan Fire Brigades Board of the Fire Insurance Companies carrying on business and insuring property within Victoria.

STANLEY S. ARGYLE, Chief Sccretary.

Chief Secretary's Office, Melbourne, 14th December, 1928.

COUNTRY FIRE BRIGADES BOARD.

REPRESENTATIVES OF MUNICIPALITIES.

PURSUANT to the provisions of the Fire Brigades Acts and the Regulations made thereunder, I, being the Returning Officer apointed by the Governor in Council for the purpose of conducting the election of members of the Country Fire Brigades Board, hereby notify that I have ascertained the number of votes given for the respective candidates for seats on the said Board to be as under, viz.:—

	7	otes.
Councillor Samuel Mackay Cornish		
Councillor Joseph Louis Discaciati		
Councillor Andrew Harkness		50
Councillor Thomas Hughes		
Councillor William James Oates		
Councillor Charles Edward Paton		
Mr. Alfred James Pittard		
Councillor Joseph Alexander Thear	•••	18

and, in accordance with the above return, I hereby declare

ANDREW HARKNESS and ALFRED JAMES PITTARD

duly elected as representative members on the Country Fire Brigades Board of the Municipal Councils of the municipalities, the municipal districts of which are within, or partly within, any Country Fire District.

W. P. HEATHERSHAW Returning Officer.

Chief Secretary's Office, Melbourne, 14th December, 1928.

COUNTRY FIRE BRIGADES BOARD.

REPRESENTATIVES OF FIRE BRIGADES.

PURSUANT to the provisions of the Fire Brigades Acts and the Regulations made thereunder, I, being the Returning Officer apointed by the Governor in Council for the purpose of conducting the election of members of the Country Fire Brigades Board, hereby notify that I have ascertained the number of votes given for the respective candidates for seats on the said Board to be as under, viz.:—

		Votes.
Ralph James Ball	 	_
Roland Ernest Herkes	 	1
Alexander McPherson	 	97
Robert Alfred Dunbar Sinclair	 	105
Clarence Alvan Taberner	 	15

W. P. HEATHERSHAW, Returning Officer.

14th December, 1928.

In accordance with the above return, I, the Chief Secretary of Victoria, being the Minister administering the said Acts, hereby declare

ALEXANDER MCPHERSON and ROBERT ALFRED DUNBAR SINCLAIR

duly elected as representative members on the said Board of the Fire Brigades in the Country Fire Districts.

STANLEY S. ARGYLE,

Chief Secretary.

Chief Secretary's Office, Mclbourne, 14th December, 1928.

COUNTRY FIRE BRIGADES BOARD.

REPRESENTATIVES OF FIRE INSURANCE COMPANIES.

PURSUANT to the provisions of the Fire Brigades Acts and the Regulations made thereunder, I, the Chief Secretary of Victoria, being the Minister administering the said Acts, do hereby notify that

HERBERT LEMOINE JAMES and ARTHUR POWELL

have been duly elected representative members on the Country Fire Brigades Board for the Fire Insurance Companies carry-ing on business and insuring property within Country Fire Districts.

STANLEY'S. ARGYLE, Chief Secretary.

Chief Secretary's Office, Melbourne, 14th December, 1928.

COUNTRY FIRE BRIGADES BOARD.

In pursuance of the provisions of section 64 of the Fire Brigades Act 1915, and subject to the Regulations made thereunder, the Country Fire Brigades Board has granted permission to hold a Fire Brigades Demonstration at Benalla on the 17th day of January, 1929, in lieu of the 2nd day of February, 1929. G. G. SINCLAIR, Secretary. Melbourne, 12th December, 1928.

POLICE SALE .- POLICE STATION, WARRNAMBOOL.

THE undermentioned confiscated liquor will be sold by public auction on Wednesday, 9th January, 1929, at Two

8 flasks brandy. 7 flasks which. flasks whisky.

POLICE SALE .- POLICE STATION, WAHGUNYAH.

THE undermentioned unclaimed article will be sold by public auction on Monday, 14th January, 1929, at half-past Three p.m.:— 1 demijohn, containing about 1 gallon wine.

POLICE SALE .- POLICE STATION, TRARALGON.

THE undermentioned confiscated liquor will be sold by public auction on Thursday, 24th January, 1929, at Two p.m.: - Fifteen dozen bottles of beer.

T. A. BLAMEY, Chief Commissioner of Police.

Chief Commissioner's Office, Melbourne, 10th December, 1928. STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 2106.—CHINKAPOOK URBAN DISTRICT WITHIN THE TYRRELL WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Chinkapook Urban District within the Tyrrell Waterworks District:—

- District:—

 1. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business intiated as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper officer.
- 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by measure.
- 4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.
- 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, without the permission, in writing, of the Commission or its proper officer being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe or other work the property of the Commission, shall be guilty of an offence.
- sion, shall be guilty of an offence.

 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leaden or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission or its proper officer, shall be guilty of an offence.

 7. No meter for measuring the water supplied to say tage.
- 7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 gallons.
- 8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of—

For a-inch meter, or meter of smaller size, Ten shillings.

For any meter of larger size than a inch the rent per
annum shall be at the rate of 12; per centum upon the
cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter

shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence.

- 10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.
- 11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the office of the Commission, at Ouyen, and a fee of One shilling shall be charged for each test.
- 12. The Commission, by its officers, may, at any time after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forencon and Four in the afternoon, and then and there do all things necessary therefor.
- 13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.
- 14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water troughs shall be of greater capacity than twenty-five gallons. Should any trough or fitting thereof be out of repair or leaking, the supply thereto may be cut off until efficiently repaired.
- 15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.
- 16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Twenty-four pence per 1,000 gallons.
- 17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—
 - (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Twenty-four pence per I,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure.
 - (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding clause, would give a sum of Twenty shillings for any continuous period of three months.
- 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.
- 19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of November, 1928, and the common seal of the said Commission was hereunto affixed the 11th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman.
(SEAL) E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 18th December, 1928. F. W. Mabbott, Clerk of the Executive Council. STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2107.—Mount Martha Urban District within - the Mornington Peninsula Waterworks District.

THE State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Mount Martha Urban District within the Mornington Penin sula Waterworks District:-

1. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively

this By-law coming into operation, but the same respectively may be continued and carried to completion.

2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper

officer.

3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by

4. Before any plumber, workman, or other person affix any

measure.

4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe. cock, or fitting as aforesaid, shall be guilty of an offence.

5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, without the permission, in writing, of the Commission or its proper officer being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe, or other work the property of the Commission, shall be guilty of an offence.

6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leaden or other pipe to communicate with the pipes of the Commission or its proper officer, shall be guilty of an offence.

7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 gullons.

8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of-

For 4-inch meter, or meter of smaller size, Ten shillings.
For any meter of larger size than 4 inch the rent per
annum shall be at the rate of 124 per centum upon the
cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter

shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence.

10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous quarter, or during the corresponding period of the transaction, and a fee of One shilling shall be charged for each test.

12. The Commission, by its officers, may, at any time after

be charged for each test.

12. The Commission, by its officers, may, at any time after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necessary therefor.

13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.

continued.

continued.

14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water troughs shall be of greater capacity than twenty-five gallons. Should any trough or fitting thereof be out of repair or leaking, the supply thereto may be cut off until efficiently repaired.

repaired.

15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied. remedied.

16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Fifteenpence per 1.000 gallons.

17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—

- (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Fifteenpence per 1,000 gallons. would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making
- visions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure.

 (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding clause, would give a sum of Twenty shillings for any continuous period of three months. months.

18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.

19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of November, 1928, and the common seal of the said Commission was hereunto affixed the 11th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 18th December, 1928. F. W. MARBOTT, Clerk of the Executive Council.

(SEAL)

3362

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2108 .-- NORTH WONTHAGGI URBAN DISTRICT : WITHIN THE WONTHAGGI WATERWORKS DISTRICT,

THE State Rivers and Water Supply Commission, T pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the North Wonthaggi Urban District within the Wonthaggi Waterworks District :

- 1. All previous By-laws and Regulations relating to the subject-natter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.

 2. Every person using or supplied with water for other than
- 2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper
- 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by
- 4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.
- manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.

 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, in without the permission, in writing of the Commission or its proper officer being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe or other work the property of the Commission, shall be guilty of an offence.

 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission or who shall lay any leaden or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission or its proper officer, shall be guilty of an offence.

 7. No meter for measuring the water supplied to any tencment shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 gallons.

 8. The Commission, notwithstanding anything contained in

gations.

8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of—

For 3-inch meter, or meter of smaller size. Ten shillings. For any meter of larger size than 3 inch the rent per annum shall be at the rate of 124 per centum upon the cost of such meter, fixed complete.

cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, excent as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing; and replacing, and the balance, if any, shall be returned to him; but if such meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter

shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offerce. shall be guilty of an offence.

- 10. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.
- 11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the office of the Commission, at Wonthaggi, and a fee of One shilling shall be charged for each test.
- 12. The Commission, by its officers, may, at any time after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necessary therefor. and there do all things necessary therefor.
- 13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.
- 14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water troughs shall be of greater capacity than twenty-five gallons. Should any trough or fitting thereof be out of repair or leaking, the supply thereto may be cut off until efficiently remained.
- repaired.

 15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complain remains or is not remedied.

 16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Eighteenpence per 1,000 gallons.

1,000 gallons.

- 17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:
 - the Commission shall be as follows:—

 (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, it charged for at Eighteenpence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure.

 (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding clause, would give a sum of Five shillings for any continuous period of three months.

18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.

19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.

The foregoing By-law was made by the State Rivers and Water Supply-Commission on the 19th day of November, 1928, and the common seal of the said Commission was hereunto affixed the 11th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2109.—Pakenham Urban District within the MORNINGTON PENINSULA WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Pakenham Urban District within the Mornington Peninsula Waterworks District:—

1. All provious By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge or to annul or say any proceedings taken such rate or charge, or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.

2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper

3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by

will not be allowed except where the water is supplied by measure.

4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.

5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission or its proper officer being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe, or other work the property of the Commission, shall be guilty of an offence.

6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate made therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission or its proper officer, shall be guilty of an offence.

7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be c

8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of---

For 4-inch meter, or meter of smaller size. Ten shillings. For any meter of larger size than \$\frac{1}{4}\$ inch the rent per annum shall be at the rate of 12\frac{1}{2}\$ per centum upon the cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may by notice in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another recter

shall be placed instead thereof at the cost of the Conunission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so,

is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence.

10. If any meter cease registering, or be found to be out of repair or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.

11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the office of the Commission, at Frankston, and a fee of One shilling shall be charged for each test.

12. The Commission, by its officers, may, at any time after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer; either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necessary therefor.

13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same shall be guilty of a further offence for each day. after notice from the Commission, on which such waste is continued.

14. All water troughs supplied from the pipes of the Com-

continued.

continued.

14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water troughs shall be of greater capacity than twenty-five gallons. Should any trough or fitting thereof be out of repair or leaking, the supply thereto may be cut off until efficiently repaired.

15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied. remedied.

remedied.

10. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Twelvepence per 1.000 gallons.

17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—

(1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Twelvepence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure

and levying rates, it such premises were supplied otherwise than by measure.

(2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding clause, would give a sum of Twenty shillings for any continuous period of three months.

18. In the construction of this By-law the word "person' 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.

19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of November, 1928, and the common seal of the said Commission was hereunto affixed the 11th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928.

F. W. MABBOTT, Clerk of the Executive Council. STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 2110.-PATCHEWOLLOCK URBAN DISTRICT WITHIN THE TYRRELL WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Patchewollock Urban District within the Tyrrell Waterworks

- 1. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-law coming into operation, but the same respectively may be continued and carried to completion.
- 2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper
- 3. No hose or pipe shall be attached to any pipe or tap for 3. No nose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by

will not be allowed except where the water is supplied by measure.

4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.

5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, without the permission, in writing, of the Commission or its proper officer being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe or other work the property of the Commission, shall be guilty of an offence.

6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission or its proper officer, shall be guilty of an offence.

7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 gallons.

8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of—

For 3-inch meter, or meter of smaller size, Ten shillings. For any meter of larger size than 3 inch the rent per annum shall be at the rate of 124 per centum upon the cost of such meter, fixed complete.

cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice, in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter

shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence.

10. If any meter cease registering, or be found to be out of repair or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.

11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the office of the Commission, at Hopetoun, and a fee of One shilling shall be charged for each test.

12. The Commission, by its officers, may, at any time after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer; either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forencon and Four in the afternoon, and then and there do all things necessary therefor.

13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.

continued.

14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water troughs shall be of greater capacity than twenty-five gallons. Should any trough or fitting thereof be out of repair or leaking, the supply thereto may be cut off until efficiently repaired.

or leaking, the supply thereto may be cut off unti! efficiently repaired.

15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.

16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Twenty-four pence per 1,000 gallons.

per 1,000 gallons.

17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—

- (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Twenty-four pence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure.
- (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding clause, would give a sum of of Twenty shillings for any continuous period of three months.
- 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.
- 19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of November, 1928, and the common seal of the said Commission was hereunto affixed the 11th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928. F. W. MABBOTT. Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-LAW No. 2111,—Tempy Urban District within the Tyrrell Waterworks District.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Tempy Urban District within the Tyrrell Waterworks Dis-

- 1. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or busi-Commission to recover and entorce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper
- 3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by
- 4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.

 5 Any person whether licensed as aforesaid or not who
- manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.

 5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, without the permission, in writing, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe or other work the property of the Commission, shall be guilty of an offence.

 6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leaden or other pipe to communicate with the pipes of the Commission of a strength and material not sanctioned by the Commission of a strength and material not sanctioned by the Commission of a strength and material not sanctioned by the Commission of the proper officer, shall be guilty of an offence.

 7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 gallons.

 8. The Commission, notwithstanding anything contained in

8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of—

For 2-inch meter, or meter of smaller size, Ten shillings. For any meter of larger size than 1 inch the rent per annum shall be at the rate of 121 per centum upon the cost of such meter, fixed complete.

cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter

- shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence.
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 10. If any meter cease registering, or be found to be out of repair or registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous wear. of the previous year.
- 11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the office of the Commission, at Ouyen, and a fee of One shilling shall be charged for each test.
- 12. The Commission, by its officers, may, at any time after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necessary therefor. and there do all things necessary therefor,
- 13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued
- 14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water troughs shall be of greater capacity than twenty-five gallons. Should any trough or fitting thereof be out of repair or leaking, the supply thereto may be cut off until efficiently repaired. repaired.
- repaired.

 15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law, or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied.

 16. The charge to be paid for water supplied by measure
- 16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Twenty-four pence per 1,000 gallons.
- 17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—
 - (1) Where the supply is for domestic as well as for other than domestic purposes, the quantity which, if charged for at Twenty-four pence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied otherwise than by measure.
 - (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding clause, would give a sum of of Twenty shillings for any continuous period of three months.
- 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.
- 19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of November, 1928, and the common seal of the said Commission was hereunto affixed the 11th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW No. 2112.—WERRIMULL URBAN DISTRICT WITHIN THE LOWER MILLEWA WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Werrimull Urban District within the Lower Millewa Waterworks District:-

works District:—

1. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.

2. Every person using or supplied with water for other than

2. Every person using or supplied with water for other than domestic purposes solely shall, at his own expense, provide a meter, and keep and maintain the same in good working condition to the satisfaction of the Commission or its proper

officer.

3. No hose or pipe shall be attached to any pipe or tap for the purpose of watering ground, or trees, or plants, or washing house walls or carriages, or for any similar purpose, except where the water is charged for by measure. Syphon pumps will not be allowed except where the water is supplied by

will not be allowed except where the water is supplied by measure.

4. Before any plumber, workman, or other person affix any meter or any service-pipe to any pipe of the Commission, or alter, repair, or in any manner interfere with any meter or pipe of the Commission, or any service-pipe, cock, or fitting connected with the pipes of the Commission, he shall obtain from the Commission a licence to execute such works; and any unlicensed person affixing, altering, repairing, or in any manner interfering with any such meter, pipe, service-pipe, cock, or fitting as aforesaid, shall be guilty of an offence.

5. Any person, whether licensed as aforesaid or not, who shall open any ground so as to uncover any pipe the property of the Commission, without giving three days' notice to the Commission or its proper officer of his intention so to do, or who shall in any way tamper with or alter any pipe the property of the Commission, without the permission, in writing, of the Commission or its proper officer being first obtained, or who shall wilfully or carelessly break, injure, or open any lock, valve, pipe, or other work the property of the Commission, shall be guilty of an offence.

6. Any person, whether licensed as aforesaid or not, who shall lay any pipe to communicate with the pipes of the Commission, or with any service-pipe connected therewith, without giving three days' notice of the day and hour when such pipe is intended to be made to communicate with such pipes, or who shall make such communication except under the superintendence and according to the directions of the proper officer of the Commission, or who shall lay any leaden or other pipe to communicate with the pipes of the Commission or its proper officer, shall be guilty of an offence.

7. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Commission. Every such meter shall be capable of registering at least 1,000,000 gallons.

8. The Commission

8. The Commission, notwithstanding anything contained in this By-law, may, if it so think fit, but not otherwise, affix and let for hire water meters, the rent for which shall be at the rate per annum of-

For 4-inch meter, or meter of smaller size, Ten shillings. For any meter of larger size than 4 inch the rent per annum shall be at the rate of 124 per centum upon the cost of such meter, fixed complete.

Such rents shall be exclusive of and in addition to the amount

Such rents shall be exclusive of and in addition to the amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of September in each year. Such hired meters shall be kept in repair at the cost of the Commission, except as to external injuries, the cost of repairing which shall be borne by the hirer.

9. In the event of the hirer being dissatisfied with the registering of a meter hired from the Commission, he may, by notice in writing, require the Commission to cause such meter to be removed and tested; and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of the removing, testing, and replacing, and the balance, if any, shall be returned to him; but if such meter be found to fail to register, or be found to register incorrectly, it shall be repaired and replaced, or another meter

shall be placed instead thereof at the cost of the Commission, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Commission who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least six days' notice to the Commission of his intention to do so, shall be guilty of an offence.

10. If any meter cease registering, or be found to be out of repair, of registering inaccurately, the Commission may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, either by taking an average of the quantity used during the previous quarter, or during the corresponding period of the previous year.

11. Meters, other than such as are hired from the Commission, will be tested on delivery thereof at the office of the Commission, at Werrimull, and a fee of One shilling shall be charged for each test.

12. The Commission, by its officers, may, at any time after

be charged for each test.

12. The Commission, by its officers, may, at any time after six days' notice, in writing, of its intention, attach a check meter to the service-pipes of any consumer, either inside or outside the premises of such consumer; and may, for such purpose, enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necessary therefor.

13. Any person supplied with water by the Commission who shall wilfully or negligently allow such water to run to waste shall be guilty of an offence; and, in the event of continuing the same, shall be guilty of a further offence for each day, after notice from the Commission, on which such waste is continued.

continued.

14. All water troughs supplied from the pipes of the Commission shall be lined with metal, so as to be watertight, and shall have proper and efficient fittings for supplying them automatically and for preventing overflow. All such troughs and fittings shall be kept in proper order and repair. No water troughs shall be of greater capacity than twenty-five gallons. Should any trough or fitting thereof be out of repair or leaking, the supply thereto may be cut off until efficiently repaired.

repaired.

15. If any person supplied with water by the Commission does, or causes to be done, anything in contravention of this By-law or fails to pay any rates or charges lawfully due by him, or fails to do anything which under this By-law ought to be done, or wilfully or negligently allows water to run to waste, the Commission may, in addition to any other remedy, cut off the supply of water from the premises of such person, either by cutting the pipes by or through which water is supplied or otherwise, and may cease to supply him with water so long as the cause of complaint remains or is not remedied. remedied.

16. The charge to be paid for water supplied by measure from the pipes of the Commission shall be Thirtypence per 1,000 gallons.

17. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Commission shall be as follows:—

- the Commission shall be as follows:

 (1) Where the supply is for demestic as well as for other than domestic purposes, the quantity which, if charged for at Thirtypence per 1,000 gallons, would give an amount equal to that payable in respect of the premises so supplied under the provisions of any By-law of the Commission for making and levying rates, if such premises were supplied oftherwise than by measure.

 (2) Where the supply is solely for other than domestic purposes, a quantity which, if charged as provided by the last preceding clause, would give a sum of Twenty shillings for any continuous period of three months.

18. In the construction of this By-law the word "person" 18. In the construction of this By-law the word "person" shall extend to and include a corporation, whether aggregate or sole; the expression "proper officer" shall mean an officer or servant of the Commission authorized to perform any act or to accept service of any notice or to execute any function on behalf of the Commission.

19. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.

foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of November, 1928, and the common seal of the said Commission was hereunto affixed the 11th day of December 1928 in the presence of December, 1928, in the presence of-

> CATTANACH, Chairman. E. SHAW, Commissioner.
> RICHD. HORSFIELD, Commissioner. (SEAL.)

Approved by the Governor in Council, the 18th December, 1928. F. W. MABBOTT Clerk of the Executive Council.

Victoria Gazette 3367 December 19, 1928

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 2154.—Beulah Urban District within the Karkarooc Waterworks District.

THE State Rivers and Water Supply Commission, hereinafter referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waste or misuse of water supplied by the said Commission within the Beulah Urban District within the Karkarooc Waterworks

- 1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Beulah Urban District, or by advertisement in some newspaper circulating in such district, no person shall—
 - (a) water any garden in such district from any service pipe to which a meter is not affixed;
 - (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day and Seven o'clock in the forenoon of the following day;
 - (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.
- 3 If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied by the Commission to him or for his use, and may cease to supply him with water as provided by the Water Acts.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common seal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of-

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2155.—Birchip Urban District within the Birchip Waterworks District.

THE State Rivers and Water Supply Commission, hereinafter referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waste or misuse of water supplied by the said Commission within the Birchip Urban District within the Birchip Waterworks

- -1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Birchip Urban District, or by advertisement in some newspaper circulating in such district, no person shall—
 - (a) water any garden in such district from any service pipe to which a meter is not affixed;
 - (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day and Seven o'clock in the forenoon of the following day;
 - (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a renalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.
- 3. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off

any of the pipes by or through which water is supplied by the Commission to him or for his use, and may cease to supply him with water as provided by the Water Acts.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common seal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of-

WM. CATTANACH, Chairman. (SEAL) E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 18th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2160.—Dimboola Urban District within the Western Wimmera Waterworks District.

THE State Rivers and Water Supply Commission, hereinafter referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waste or misuse of water supplied by the said Commission within the Dimboola Urban District within the Western Wimmera Water-works District. works District :-

- 1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Dimboola Urban District, or by advertisement in some newspaper circulating in such district, no person shall—

 - (a) water any garden in such district from any service pipe to which a meter is not affixed;
 (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day and Seven o'clock in the forenoon of the following day;
 (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.

 3. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied by the Commission to him or for his use, and may cease to supply him with water as provided by the Water Acts.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common seal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD HORSFIELD, Commissioner.

Approved by the Governor in Council, the 18th December, 1928.

(SEAL)

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2162.—Hopetoun Urban District within the Karkabooc Waterworks District.

THE State Rivers and Water Supply Commission, hereinafter referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waste or misuse of water supplied by the said Commission within the Hopetoun Urban District within the Karkarooc Waterworks District. works District:-

- 1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Hopetoun Urban District, or by advertisement in some newspaper circulating in such district, no person shall—
 - (a) water any garden in such district from any service pipe to which a meter is not affixed;

- (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day and Seven o'clock in the forenoon of the following day;
 (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.
- 3. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied by the Commission to him or for his use, and may cease to supply him with water as provided by the Water Acts.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common seal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of-

(SEAL)

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 18th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2169.—Minyip Urban District within the Wimmera United Waterworks District.

HE State Rivers and Water Supply Commission, herein-HE State Rivers and Water Supply Commission, herein-later referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waste or misuse of water supplied by the said Commission within the Minyip Urban District within the Wimmera United Water-works District:—

- 1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Minyip Urban District, or by advertisement in some newspaper circulating in such district, no person shall—

 - (a) water any garden in such district from any service pipe to which a meter is not affixed;
 (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day and Seven o'clock in the forenoon of the following day;
 (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.
- 3. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied by the Commission to him or for his use, and may cease to supply him with water as provided by the Water Acts.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common seal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2171.—NATIMUK URBAN DISTRICT WITHIN THE WESTERN WIMMERA WATERWORKS DISTRICT.

- HE State Rivers and Water Supply Commission, hereing after referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waste or misuse of water supplied by the said Commission within the Natimuk Urban District within the Western Wimmera Waterworks District:—
- 1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Natimuk Urban District, or by advertisement in some newspaper circulating in such district, no person shall—

 - (a) water any garden in such district from any service pipe to which a meter is not affixed;
 (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day and Seven o'clock in the forenoon of the following day;
 (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.
- 3. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied by the Commission to him or for his use, and may cease to supply him with water as provided by the Water Acts.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common scal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928.

F. W. MABBOTT Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2173.—Ouyen Urban District within the Tyrrell Waterworks District.

HE State Rivers and Water Supply Commission, hereinafter referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waste or misuse of water supplied by the said Commission within the Ouyen Urban District within the Tyrrell Waterworks District:—

- 1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Ouyen Urban District, or by advertisement in some newspaper circulating in such district, no person shall—

 - (a) water any garden in such district from any service pipe to which a meter is not affixed;
 (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day and Seven o'clock in the forenoon of the following day;
 (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.
- 3. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by-or through which water is supplied by

the Commission to him or for his use, and may cease to supply him with water as provided by the Water Acts.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common seal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2176.—Rainbow Urban District within the Karkabooc Waterworks District.

THE State Rivers and Water Supply Commission, hereinafter referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waste or misuse of water supplied by the said Commission within the Rainbow Urban District within the Karkarooc Waterworks

- 1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Rainbow Urban District, or by advertisement in some newspaper circulating in such district, no person shall—

 - (a) water any garden in such district from any service pipe to which a meter is not affixed;
 (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day and Seven o'clock in the forenoon of the following day;
 (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.
- 3. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied by the Commission to him or for his use, and may cease to supply him with water as provided by the Water Acts.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common seal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of---

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2177.—RUPANYUP URBAN DISTRICT WITHIN THE WIMMERA UNITED WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, hereinafter referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waster missues of water supplied by the said Commission within the Rupanyup Urban District within the Wimmera United Waterworks District:—

- 1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Rupanyup Urban District, or by advertisement in some newspaper circulating in such district, no person shall—
 - (a) water any garden in such district from any service pipe to which a meter is not affixed;

No. 169.—15998.—2

- (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day and Seven o'clock in the forenoon of the following day;
 (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.
- 3. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied by the Commission to him or for his use, and may cease to supply him with water as provided by the Water Acts.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common seal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of-

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2179.—Sea Lake Urban District within the Sea Lake Waterworks District.

THE State Rivers and Water Supply Commission, hereinafter referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waste or misuse of water supplied by the said Commission within the Sea Lake Urban District within the Sea Lake Waterworks

- 1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Sea Lake Urban District, or by advertisement in some newspaper circulating in such district, no person shall—

 - (a) water any garden in such district from any service pipe to which a meter is not affixed;
 (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day and Seven o'clock in the forenoon of the following day;
 (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.
- 3. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied by the Commission to him or for his use, and may cease to supply him with water as provided by the Water Acts.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common seal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of-

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2185.—WOOMELANG URBAN DISTRICT WITHIN THE SEA LAKE WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, hereinafter referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waste or misuse of water supplied by the said Commission within the Woomelang Urban District within the Sea Lake Waterworks District: works District :--

- 1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Woomelang Urban District, or by advertisement in some newspaper circulating in such district, no person shall—

 - (a) water any garden in such district from any service pipe to which a meter is not affixed;
 (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day, and Seven o'clock in the forenoon of the following day;
 (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.
- 3. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off any of the pipes by or through which water is supplied by the Commission to him or for his use, and may coese to supply him with water as provided by the Water Acts.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common seal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 18th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2186.—WYCHEPROOF URBAN DISTRICT WITHIN THE WYCHEPROOF WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, hereinafter referred to as the Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for preventing the waste or misuse of water supplied by the said Commission within the Wycheproof Urban District within the Wycheproof Waterworks District:—

- 1. During such period or at such times or from time to time as may be fixed by the Commission by notice given either by printed posters placed in prominent positions within the aforesaid Wycheproof Urban District, or by advertisement in some newspaper circulating in such district, no person shall—

 - (a) water any garden in such district from any service pipe to which a meter is not affixed;
 (b) water any garden in such district between the hours of Seven o'clock in the afternoon of any day and Seven o'clock in the forenoon of the following day;
 (c) water any garden in the said district other than by means of a watering can or a hose held by hand.
- 2. Every person who shall use or permit or suffer water supplied by the Commission to be used contrary to the provisions of this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction, and in cases of continuing offence a further penalty not exceeding Five pounds for every day after notice of the offence from the authority.
- 3. If any person supplied with water by the Commission wrongfully does or causes or permits to be done anything in contravention of this By-law, the Commission may (without prejudice to any remedy in respect thereof) close or cut off

any of the pipes by or through which water is supplied by the Commission to him or for his use, and may cease to supply him with water as provided by the Water Acts.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of December, 1928, and the common seal of the said Commission was hereunto affixed the 14th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. ' (SEAL)

Approved by the Governor in Council, the 18th December, 1928.

F. W. MABBOTT, Clerk of the Executive Council

STATE RIVERS AND WATER SUPPLY COMMISSION,

BY-LAW NO. 2187.—GENERAL RATE.—KERANG IRRIGATION

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Kerang Irrigation and Water Supply District, except within any Urban Division

For the supply of water for the domestic and ordinary use persons dwelling upon such lands, and for watering cattle or other stock-

- persons dwelling upon such lands, and for watering cattle other stock—

 (1) Of all lands in the First Division, comprising all lands within the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a rate of Twenty-eight pence in the pound of the rateable value of such lands.

 (2) Of all lands in the Second Division, comprising allotments 5, 16, 17, 17s, 17s, 18s, 18c, 19c, 31, and 46a, in the parish of Tragowel; an area of one acre and a half, being part of allotment 46, in the said parish, and being the site of a store; and an area of three hundred and fifty acres, known as the Two-mile Swamp, also in the said parish; allotments 8 and 9 of section 5, allotment 15 of section B, and allotments 39a of section (, in the parish of Kerang; allotments 47 and 48 of section 1, in the parish of Meering; and allotment 24 of section F, in the Parish of Macorna—a rate of Fourteen pence in the pound of the rateable value of such lands.

 (3) Of all lands in the Third Division, comprising allotments—a rate of Sevenpence in the pound of the rateable value of such lands.

 Such rate is made and shall be levied for the year sinning with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of July 1928 and coding with the last day of Jul

2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 21st day of December, 1928, at the office of the said Commission, at

Rerang.

3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said weta

said rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 26th day of October, 1925, and adopted by the said Commission on the 26th day of October, 1925, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of Decem-ber, 1928, and the common seal of the said Commission was hereunto affixed the 11th day of December, 1928, in the presence of-

> WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

> > - Carriera

Approved by the Governor in Council, the 18th December, 1928,

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

CONTRACTS ACCEPTED .- (Series 1928-29.)

serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor
	UICTODIAN DAILWAVS		. 1
2459	VICTORIAN RAILWAYS— Railway Stores Suppense Account, Act 2716, Section 105— (9)—Supply and delivery of Die Steel—* Item No. 1. 5½ inches x 5½ inches x approximate 5 ft. 6 in. to 8 feet, at 3s. 6d. per lb. Item No. 2. 5½ inches x 5½ inches x 6 feet to 8 feet, at 3s. 6d per lb.	Rates	Gilbert, Lodge, and Co. Ltd., King - street, Melbourne
2460	—Country of manufacture or production: Great Britain (7)—Supply and delivery of Sawn Oregon Timber, No. 2 Clear or better quality—12 inches and wider x 10 inches x random longths from 16 feet to 33 feet—at £1 11s. 11d. per 100 super feet *	Ditto	John Sharp and Sons, Ltd., Lorimer-street,
2 461	Supply and delivery of Leather, heavy sole backs— Item No. 1. At 2s. 44d. per lb. Item No. 2. At 2s. 8d. per lb.	Ditto	South Melbourne W. Braithwaite Pty. Ltd., Murray-road, Preston
2462	—Country of manufacture or production: Australia (4)—Supply and delivery of Drag Link Chain, for Ash Conveyor, at £2 7s 6d. per pitch —Country of manufacture or production: Australia	Ditto	Steel Co. of Aust. Pty. Ltd., Frith - street, Brunswick
2463	(9)—Supply and delivery of Cast Steel Wheel Centres, at £5 15s. 6d. each —Country of manufacture or production : Australia	Ditto	Thompson's Engineer- ing and Pipe Co. Ltd., Castlemaine
2464	Supply and delivery of Sleepers	£ s. d.	J. Hageman, Murchison
24 65	Supply and delivery of parts for Crusher Plant. (Not publicly advertised) —Country of manufacture or production: Australia	191 -7 0	Jaques Bros. Pty. Ltd., Coppin-street, Rich- mond
2466	Supply and delivery of Metal (Granite stone)—1½ inches—at 8s. per cubic yard. (Not publicly advertised)	Rates	Benalla Shire Council, Benalla
2467	(6)—Supply and delivery of Steel Axle Blooms *	Ratesas per annex	Broken Hill Pty. Co. Ltd., Little Collins- street, Molbourne Broken Hill Pty Co.
246 8	Supply and delivery of Steel Rails, 90 lb. per yard—* Item No. 1. 45 feet long long, at £11 17s. 6d. per ton Item No. 2. 44 ft. 7 in. long, at £11 17s. 6d. per ton Item No. 3. 22 ft. 6 in. long, at £11 17s. 6d. per ton Item No. 4. Steel Fishplates, 4 holes, for 80-90 lb. rails, at £15 10s. per ton (Subject to variation in the price of coal.)	Rates	Broken Hill Pty. Co Ltd., Little Collins- street, Melbourne
2469	—Country of manufacture or production: Australia (9)—Supply and delivery of Cast Steel Wheel Centres, at £5 15s. 6d, each —Country of manufacture or production: Australia	Ditto	Chas, Ruwolt Pty, Ltd., Victoria-street, Rich- mond
2470	(19)—Supply and delivery of Cattle Pit Logs-11 feet long-at £1 8s. each '	Ditto	T. Henderson, Bealiba
2471	(11)—Supply and delivery of Yellow Stringybark Timber -23 inches x 24 inches x 7 ft. 9 inat	Ditto	R. E. Jeffs, Carrajung
247 2 -	\$1.7s. per 100 super, feet Supply and delivery of Confectionery	103 5 6	Condensed Milk Co. (Aust.) Ltd., Little Collins - street, Mel-
2473	Supply and delivery of Gin. (Not publicly advertised	122 9 3	bourne Price, Griffiths, and Co., Little Collins-street, Melbourne
2474	Supply and delivery of Zig Zag Papers. (Not publicly advertised)	256 5 0	
2475	Supply and delivery of Chewing Gum. (Not publicly advertised)	142 4 0	Wrigley's (Aust.) Ltd., Collins - street, Mel- bourne
2476	Supply and delivery of Sleepers	121 6 0	W. Bryant, Wanga-
2477	Supply and delivery of Sleepers	127 9 0	
2478	Supply and delivery of Meat	107 6 4	Flemington and W. Reynolds Meat and Export Pty. Ltd., Melbourne
2479	State Coal Mines Stores Suspense Account— (3)—Supply and delivery of Pulleys, Rope, C.I., at £75 10s. each, f.o.r. State Mine Station —Country of manufacture or production: Australia	Rates	Jaques Bros. Pty. Ltd., Coppin-street, Rich- mond
2480	Votes and Loans— Supply of horses and drays, at 2s. 5d. per hour, or 19s. 4d. per day; ploughs or scoops, at £2 7s. 6d. per day; four horses and plough team, at £2 13s. 6d. per day—in connexion with additional siding accommodation at Bendigo	Ditto	C. F. Ferrari and S. J. Svanosio, Bendiço
248	Supply and delivery of Sleepers, at 6s. 9d. each	Ditto	W. J. Hoskin, Tooborac
248	Supply and delivery of 11-inch Metal, at 11s. 6d. per cubic yard	. Ditto	D. Germano, Dudley- st., West Melbourne
248	Transport of Sleepers from Murrumbidges River to Mildura, at 1s. 3d. each	. Ditto	T) T/ (C M.) J
	E. C. EYERS, Scoretary, by order of the Victorian Railways Commissioners. 14.12.1928.		

^{*} Order in Council obtained.

Melbourne, 19th December, 1928.

Corrigenda.

Victorian Railways.—Broken Hill Pty. Co. Ltd., Serial No. 1677, Gazette No. 163 of 20th October, 1926—Rates for Steel Rails reduced to £11 17s. 6d. per ton, and Steel Fishplates to £15 10s. per ton, as from 3rd July, 1928.

McKenzie and Holland (Aust.) Pty. Ltd., Corrigendum, Gazette No. 164 of 12th December, 1928, should read—Gazette No. 20 of 1st February, 1925.

⁻E. C. ETERS, Secretary, by order of the Victorian Railways Commissioners. 14.12.1928.

ANNEX TO CONTRACT No. 2467.

Broken Hill Pty. Co. Ltd.

Contract.—Supply and delivery of Steel Axie Blooms.

Item No.	Description.	Rate per ton.
1A 2A 3A 4A	STEEL AXLE BLOOMS. 7 ft. 6 in. x 7 inches x 7 inches, with corners slightly rounded (25-ton "I" Wagons) 6 ft. 10 in. x 7 inches x 7 inches, with corners slightly rounded (30-ton "V" Wagons) 4 ft. 10 in. x 6\(\frac{3}{2} \) inches x 6\(\frac{7}{2} \) inches, with corners slightly rounded	£ s. d. 13 0 0 13 0 0 13 0 0 13 0 0

ORDERS IN COUNCIL. - (Series 1928-29.)

Sortal No.	Purpose and Particulare.	1	kmou	nt.	Name for Approval.
2484	FORESTS COMMISSION OF VICTORIA (MELBOURNE)— Loan Act No. 3386, Item 1— To purchase of allotment 39, section 5, Parish of Lorne, County of Polwarth, containing 257 acres 1 rood 12 perches, for forest purposes —Approved by the Governor in Council, 10th December, 1928.—F. W. Mabbott, Clerk of the Executive Council.	1:		. d.	Mrs. Janet McLeod
2485	VICTORIAN RAILWAYS— Railway Stores Suspense Account— Purchase of Thermo Couplers and Compensating Leads		07 () 0	Tanalia D. S. A.
2486				•	Lascelles, Parrington Ltd., Melbourne
		10	03 (0	Babcock and Wilcox Ltd.
2187	Purchase of a supply of Brake Materials	;	72 (0	Westinghouse Brake Co.
2488 2489	Purchase of a supply of Spare Parts for Powers Machine			0	of A/asia Ltd. Kalamazoo (Aust.) Ltd. Huddart, Parker Ltd.,
2490	Purchase of a quantity of Coal	11,6	18 (0	and James Bell and Co. Pty. Ltd. Huddart, Parker Ltd.
2491	State Coal Mine Suspense Account— Purchase of a supply of Dog Spikes —Approved by the Governor in Council, 10th December, 1928.—F. W. Marbott, Clerk of the Executive Council.	27	73 (0	Edward Duckett and

Melbourne, 19th December, 1928.

LICENCES TO OCCUPY UNUSED ROADS.

NOTICE is hereby given that Licencee to occupy Unused Roads have been issued to the following approved applicants, and that the Licence Fee specified in each case may be received by the Accountant, Lands Department, Melbourne.

Number of Licence.	Name and Address of Licensee.	Aren.	Municipality.	Parish.	Abutting on— Allotments and Sections.	Date of Issue of Licence.	Fee for Licence	
20576 20577 20578 20579 20580 20581 20582 20583 20584	Mulder, T. T. and Son, Winchelsea Smith, T. A., Doreen Ellis, Wm. H., Mannibadar P.O., Linton McKenzie, Neil, St. Arnaud Shilton, Mary R., Stephen-street, Hamilton Coates, George E., Cavendish Glavin, William, Haddon McIntyre Bros., Prettytower North, Beaufort Herbertson, Mary L., c/o The Equity Trustees, Executors, and Agency Co., 85 Queen-street, Melbourne	A. B. P. 2 0 16 3 0 0 8 0 0 5 2 0 3 0 24 2 2 0 0 3 39 13 1 35 5 0 0	Winchelsea Whittlesea Grenville Kara Kara Wannon Grenville Ripon Woorayl	Lake Lake Wollard Greensborough and Linton Mannibadar . St. Arnaud Kongbool . Kongbool . Haddon . Enuc . Tarwin South	9, Part 8, sec. 2	1.1.28 1.1.25 1.1.21 1.1.28 1.1.29 1.1.29 1.1.28 1.1.28	0 12 2 0 0 5 0 8 0 6 0 4 2 3	6

Licence No. 20578, rent charged from 1st June, 1921; No. 20579, rent charged from 1st December, 1928; No. 20582, special conditions, viz.:—"Suitable unlocked swing gates to be erected, and permission given to cultivate"; No. 20584, licence renewed to 31st December, 1928.

Local Government Act 1915, Part 39, Section 732.

LICENCES TO OCCUPY WATER FRONTAGES.

N OTICE is hereby given that Licences to occupy Water Frontages have been issued to the following approved applicants, and that the Licence Fee specified in each case may be received by the Accountant, Lands Department, Melbourne.

Number of Licence.	Name and Address of Licenses.	Area.	Municipality	Parish.	Abutting on — Allotments and Sections.	Date of Issue of Licence.	Fee for Licence	
13772	Mahon, William J., Allan's Flat, via Wodonga	••	Yackandan-	Yackandandah	9, 9д, 9в, вес. С	1,1,28		s. d. 9 0
13773 13774	Bury, F. C., Metung Black, Eliza Jane, Templeton-street.	••	Tambo Wangaratta	Bumberrah Wangaratta	Part 77B	1.1.28 1.1.29		2 6 2 6
13775 13776	Wangaratta Wood, Mrs. E. G., Riverside, Kerang Roberts, Ella I. (Mrs.), Range View,		(Borough) Kerang Upper Yarra	Benjeroop	7a, sec. 3	1.1.27		0 0 2 6
13777	Yarra Junction Darby, Arthur, 15 Jeffrey-street, Preston	٠.	Oxley	Dueran East	11, sec. A	1,1,24		
13778 13779	Cameron, Alaster, Orbost Konig; E. F., executors of, c/o Cyril A. Curtain, Esq., solicitor, Murtoa	••	Orbost Dunmunkle	Orbost East Jung Jung	Part 11 18, 23A, 23B	1.1.28		
13780 13781	Batty, Wm., jun., Glen Wills Watson, W. G., Greta West		Omeo Oxley	Wollona by Greta	8, sec. 2 5, sec. 20	1.1.27 1.1.25		2 6

No. 13772, rent charged from 1st November, 1928; No. 13775, rent charged from 1st November, 1927.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 15th day of December, 1928.

A. E. CHANDLER, Commissioner of Public Works.

Local Government Act. 1915, Part 39, Section 732. LICENCES TO OCCUPY UNUSED ROADS.—LICENCES CANCELLED, ETC.

NOTICE is hereby given that Licences to Occupy Unused Roads issued to the following persons have been cancelled, amended, or transferred as shown hereunder:—

No. 16475, Murphy, Patrick, gazetted 6th July, 1921. Transferred to Mary Ann Harris, of Maindample.

No. 11235, Brown, J. T., gazetted 5th March, 1913. Cancelled 31st December, 1926.

No. 19398, Field, John, gazetted 14th July, 1926. Amend name to "Estate of John Field, deceased, care of Equity Trustees Coy., 85 Queen-street, Melbourne. C.1."

No. 17451, Claughton, G. J., gazetted 20th December, 1922. Cancelled 31st December, 1925.

No. 8692, Crowley, James, gazetted 10th May, 1911. Amend by inserting special condition, viz., "Suitable unlocked swing gates to be erected on the road between allotments 91s and 90c, Parish of Leichardt."

No. 16272, Jasper, J., gazetted 20th April, 1921. Cancelled 31st December, 1928.

No. 20373, Barsby, Wm., gazetted 22nd August, 1928. Cancelled 31st December, 1928.

No. 19738, Sheil, Frances M., gazetted 4th May, 1927. Transferred to James, John, and Florence Hilda Johnson. No. 1974, Lewis, Wm., gazetted 7th November, 1906. Cancelled 30th June, 1928.

No. 19552, Gash, James J., gazetted 20th October, 1926. Amend parish to read "Connewirricoo," in lieu of "Harrow." No. 19551, Gash, John, gazetted 20th October, 1926. Amend parish to read "Connewirricoo," in lieu of "Harrow."

No. 16797, Bingham, Wm., gazetted 9th November, 1926.
Transferred to Herbert Laurence Egglestone, of Lardner.
No. 17981, Gange, H. W., gazetted 21st November, 1923.
Cancelled 31st December, 1927.

No. 16897, Stevenson, James, gazetted 30th December, 1921. Cancelled 31st December, 1928.

No. 19027, Robertson, Donald, gazetted 16th September, 1925. Cancelled 31st December, 1927.

No. 5789, Prater, G. T., gazetted 31st March, 1909. Cancelled 31st December, 1927.

No. 2145, Callahan, J. and F., gazetted 28th November, 1906. Cancelled 31st December, 1927.

No. 11328, Cummins Bros., gazetted 9th April, 1913. Cancelled 31st December, 1927.

No. 1528, Foster, Thomas, gazetted 29th August, 1906. Cancelled 31st December, 1927.

No. 16095, Hoare Bros., gazetted 26th January, 1921. Transferred to J. W. Northcott, of Bonnybank, via Arcadia:

No. 18296, McInnes, C. G., gazetted 16th July, 1924. Cancelled 31st December, 1928.

No. 17969, Murphy, J. J., gazetted 21st November, 1923. Cancelled 31st December, 1927.

Cancelled 31st December, 1928.

No. 18931, McCaskill, J. A., gazetted 29th July, 1925. Cancelled 31st December, 1927.

No. 12819, Bennett, C. W. A., gazetted 2nd December, 1914. Cancelled 31st December, 1927.

No. 17068, Jones, H. W., gazetted 17th May, 1922. Cancelled 31st December, 1927. No. 20568, Lethlean, A. M. Cancelled 31st December.

1925.

No. 16698, McLean, W. H., gazetted 21st September, 1921. Transferred to A. M. Tierney, of Mirboo North.

No. 10118, Dupuy, A., gazetted 5th June, 1912. Transferred to J. L. Trickey, of Adelaide Lead.

No. 15900, Shiell, Roy H., gazetted 3rd November, 1920. Cancelled 31st December, 1927.

No. 5570, White, Wm., gazetted 20th January, 1909. Transferred to W. G. Forbes, of Reedy Lake, Mortlake.

No. 14131, Cruse, E., executors of, gazetted 8th August, 1917. Amend name to Messrs. James M. and Peter Cruse, of Drumborg.

No. 8249, Richardson, J. and R., gazetted 7th December, 1910. Cancelled 31st December, 1928.

No. 1264, Worthington, James, gazetted 1st August, 1906. Transferred to George Beavis, of Avoca.

No. 13378, Miller, Wm. D., gazetted 17th November, 1915. Transferred to Mrs. Edith Harris, of Merton.

No. 20365, Newham, B., gazetted 22nd August, 1928. Transferred to Mr. Clifford, of Mirboo North.

No. 15832, Lord, J. J., gazetted 29th September, 1920. Transferred to A. D. Mowat, of Alberton.

No. 4851, Moylan, Jno., gazetted 1st July, 1908. Cancelled 31st December, 1925.

No. 13297, Corker, Benjamin, gazetted 1st September, 1915. Cancelled 31st December, 1918.

No. 17132, Patterson, H. A., and McLennan, J. K., gazetted 28th June, 1922. Cancelled 31st December, 1922.

No. 13946, Daniels, Henry, gazetted 13th April, 1917. Cancelled 31st December, 1927.

No. 15898, Cameron, A. D., gazetted 3rd November, 1920. Transferred to G. H. Lyon, of "Strathallan," Coleraine.

A. E. CHANDLER, Commissioner of Public Works.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 15th day of December, 1928.

Local Government Act 1915, Part 39, Section 732.

LICENCES TO OCCUPY WATER FRONTAGES. LICENCES CANCELLED, ETC.

NOTICE is hereby given that Licences to Occupy Water Frontages have been cancelled, amended, or transferred as shown hereunder :-

No. 6996, Sanderson, H. B., gazetted 17th July, 1912. Transferred to F. C. Proctor, of Archdale.

No. 13587, Adams, George, gazetted 26th April, 1928. Transferred to Messrs. J. M. and A. L. Davidson, of Eldorado.

No. 11073, English, Gerald V., gazetted 23rd February, 1921. Transferred to Messrs. Ronalds and Gay, of Gormandale.

No. 9044, McKenzie, Frederick R., gazetted 4th August, 1915. Amend name to Frederick A. McKenzie.

No. 12801, Purton, Miss E. J., gazetted 24th June, 1925. Transferred to Henry Dorrell, care of Messrs. Snowball and Kaufmann, solicitors, 47 Queen-street, Melbourne.

No. 11218, Cox, A. J., gazetted 18th May, 1921. Cancelled 31st December, 1927.

No. 11939, Strong, J. H. and F. W., gazetted 15th November, 1922. Cancelled 31st December, 1927.

No. 13266, Camm, Mrs. E., gazetted 19th January, 1927 Transferred to Edmund Hayes, of Yarrowee...

No. 7853, White, Harry, gazetted 16th April, 1913. Cancelled 31st December, 1913.

No. 7763, Irvine, C. B., gazetted 5th March, 1913. celled 31st December, 1928.

No. 12037, Reid, II. C., gazetted 11th April, 1923. Cancelled 31st December, 1926.

No. 8722, Cook, A. T., gazetted 16th December, 1914. Transferred to Frederick W. Emmins, of Broadmeadows. No. 11861, Scanlon, J. P., gazetted 13th September, 1922. Transferred to A. E. Wilson, of 11 Evans-road, Kew, E.4.

No. 3204, Varena, Peter, gazetted 20th April, 1910. Cancelled 31st December, 1926.

No. 9784, Yourn, J. H., gazetted 24th October, 1911. Amend name to executors of late J. H. Yourn, care of W. H. Strong, solicitor, &c., Box 14, Rutherglen.

No. 12658, Stapledon, H. J., gazetted 31st December, 1924. Transferred to Robert Scott Anderson and Mrs. Katherine E. Anderson, of Benalla.

No. 10781, Worthington, A. A., gazetted 14th July, 1920.
Transferred to George Beavis, of Avoca.
No. 8910, Worthington, A. A., gazetted 21st April, 1915
Transferred to George Beavis, of Avoca.

No. 9728, Worthington, Mrs. A. J., gazetted 15th August, 1917. Transferred to George Beavis, of Avoca.

No. 1521, Jenning, Mr., gazetted 28th August, 1907. Cancelled 31st December, 1927.

No. 9114, Miller, Wm. D., gazetted 17th November, 1915.

Transferred to Mrs. Edith Harris, of Merton.

No. 8819, Miller, A. J., gazetted 10th February, 1915. Transferred to G. E. Kipping, of Merton.

A. E. CHANDLER, Commissioner of Public Works.

Department of Public Works (Unused Roads and Water Frontages Branch), Melbourne, 15th day of December, 1928.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

METROPOLITAN DRAINAGE AND RIVERS ACTS.

Notice declaring that a proposed new main drain within the Cities of St. Kilda and Caulfield and within the metropolis shall be a main drain (Area No. 36).

M ELBOURNE and Metropolitan Board of Works, under the powers conferred upon it by the Metropolitan Drainage and Rivers Act 1926 and otherwise, doth by this notice declare that the new main drain within the metropolis, as the same is defined and described hereunder, and which it is proposed to construct under the Metropolitan Drainage and Rivers Act 1923, as amended by the Metropolitan Drainage and Rivers Act 1926, shall be a main drain under and for the purposes of the said last-mentioned Acts.

PROPOSED NEW DRAIN ABOVE REFERRED TO.

The following is a description of the course of and a specification of the points of commencement and termination of the said proposed new main drain, that is to say:—

(a) Proposed new drain, commencing in Byron-street at a point on the main drain declared in Government Gazette No. 166, dated 30th November, 1927, about 30 feet east of the east building line of Moorestreet; thence extending north-easterly along Byron-street and across Brighton-road to Glen Eira-road;

easterly along Glen Eira-road to St. George's-road. easterly along Gien Eira-road to St. George's-road, southerly along St. George's-road to Long-street, and terminating at a point in Long-street about 10 feet east of the east building line of St. George's-road, and about 6 feet north of the south building line of Long-street.

Long-street.

(b) Proposed new drain, commencing at a point on the main drain declared in Government Gazette No. 25, dated 15th February, 1928, in Glen Eira-road near the west building line of McWhae-avenue; thence northerly along McWhae-avenue to Furneaux-place, easterly along Furneaux-place to Furneaux-grove, northerly along Furneaux-grove to Carrington-grove, easterly along Carrington-grove to Orrong-road northerly along Orrong-road and north-easterly to a point on the east building line of Orrong-road about 130 feet north of the north building line of Carrington-grove, easterly through private property about 130 feet north of the north building line of Carrington-grove, easterly through private property and across Fosbery-avenue to Otira-road, and terminating at a point in Otira-road about 620 feet south of Wootton-grove and about 5 feet west of the east building line of Otira-road.

Dated this 4th day of December, 1928,

The common seal of the Melbourne and Metropolitan Board of Works was affixed hereto in the presence of—

D. BELL, Chairman.
J. MILLWARD, Member.
F. L. KING, Secretary. (SEAL)

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

METROPOLITAN DRAINAGE AND RIVERS ACTS.

Notice declaring that a proposed new main drain within the Cities of Fitzroy and Collingwood and within the metropolis shall be a main drain, and that an area within the Cities of Melbourne, Fitzroy, Collingwood, and Brunswick (Area No. 24) and within the metropolis shall be a watershed area.

M ELBOURNE and Metropolitan Board of Works, under the powers conferred upon it by the Metropolitan Drainage and Rivers Act 1926, and otherwise, doth by this notice de-

(1) That the new main drain within the metropolis, as the same is defined and described hereunder, and which it is proposed to construct under the Metropolitan Drainage and Rivers Act 1923, as amended by the Metropolitan Drainage and Rivers Act 1926, shall be a main drain; and

(2) That the area, the outer boundaries of which are described hereunder, shall be a watershed area under and for the purposes of the said last-mentioned Acts.

PROPOSED NEW DRAIN ABOVE REFERRED TO.

The following is a description of the course of, and a specification of the points of commencement and termination of, the said proposed new main drain, that is to say:—

Proposed new drain commencing at the west bank of Merri Creek at the foot of Alexandra-parade, south of the drain declared as a main drain in Government Gazette, No. 34, dated 7th March, 1928; thence westerly along Alexandra-parade to and terminating at a point about 18 feet west of the east building line of Fitz-roy-street. roy-street.

Area above referred to.

Area above referred to.

The outer boundaries of such watershed area are as follow:
—Commencing at the main drain in Alexandra-parade about 550 feet east of Trennery-crescent; thence westerly along Alexandra-parade to Smith-street, southerly along Smith-street to Victoria-parade, north-westerly to the corner of Gore and Gertrude streets, westerly along Gertrude-street to George-street, south-westerly to a point in Napier-street about 320 feet south of Gertrude-street, westerly to the corner of Young and Graham streets, south-westerly to the corner of Victoria-parade and Brunswick-street, westerly along Victoria-parade to Fitzroy-street, northerly along Fitzroy-street to Princess-street, generally north-westerly to the corner of Nicholson and Gertrude streets, generally north-westerly through the Melbourne. Exhibition Reserve and the Carlton Gardens to the corner of Grattan and Rathdown streets, westerly along Grattan-street to Drummond-street, north-westerly to a point in Lygon-street about 240 feet south of Faraday-street, north-westerly to the corner of Faraday and Cardigan streets, north-westerly to the corner of Elgin and Swanston streets, north-westerly to a point in College-crescent about 350 feet west of the east building line of Swanston-street produced, northerly along Cemetery to the Cemetery lodge house, north-westerly through Princes Park to the corner of Sydney-north-westerly through Princes Park to the corner of Sydney-

road and Walker-street, northerly along Sydney-road to the Whittlesca railway line, westerly along the northern boundary of the railway line to Park-road, generally north-westerly across the Coburg railway line and through Royal Park Reserve; to the corner of Park and Cope streets, easterly along Park-street to the Coburg railway line, north-easterly to the corner of Sydney and Brunswick roads, northerly along Sydney-road to Glenlyon-street, generally easterly along a line just south of Glenlyon-street to Lygon-street, south-easterly to the western end of Linden-street, easterly along Linden-street to a point about 200 feet east of Clarke-street, south-easterly to a point in Edward-street about .80 feet west of John-streets, south-easterly to the corner of St. Phillip and John streets, easterly along Miller-street to Rae-street, south-easterly to a point in Clauscen-street about 120 feet east of Melville-street, south-easterly to the corner of Holden-street and St. George's-road; south-easterly to a point in Kneen-street about 160 feet south of Rushall-crescent, southerly along Kneen-street to Falconer-street and southerly to the corner of Michael and Rowe streets, south-easterly to a point in Queen's-parade about 200 feet south-west of Rushall-crescent, casterly to Hoddle-street at the Clifton Hill Railway Station, easterly across the railway line and along Spensley-street to Grant-street, south-easterly along Ramsden-street to Hoddle-street, southerly along Berry-street to Ramsden-street, westerly along Ramsden-street to Hoddle-street, southerly along Berry-street to Hoddle-street, southerly along Gray-street to the north building line of Alexandra-parade, south-westerly back to the commencing point.

Dated this 4th day of December, 1928.

Dated this 4th day of December, 1928.

The common seal of the Melbourne and Metropolitan Board of Works was affixed hereto in the presence of—

(SEAL)

D. BELL, Chairman. J. MILLWARD, Member. F. L. KING, Secretary.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE is hereby given that, after the publication of this advertisement in four consecutive ordinary numbers of the Government Gazette and in four numbers of one of the daily newspapers published in the metropolis, the Melbourne and Metropolitan Board of Works will proceed to compulsorily take (unless the same is in the meantime acquired by the Board from the owner or owners or other persons interested by mutual agreement) the land mentioned and described below.

The nature of the works in respect of which the land is proposed to be taken is the construction of an aqueduct and the laying of pipes and other incidental works in connexion with the general water supply to the metropolis, and as a means of ingress and egress to such works as more fully appears on the plan of the proposed works hereafter mentioned.

A plan of the proposed works will be open for inspection at the offices of the Board, 110 Spencer-street, Melbourne, from the date hereof until the 11th day of January, 1929, during office hours.

The quantity of land which the Board requires for the purpose of such works and other particulars are set forth below.

The consent of the Governor in Council was duly obtained in terms of the Board's principal Act, No. 2696, on the 12th November, 1928.

County.		P ari sh.	Part of Crown Allotments.	Section.	Quantity of Land Required.			
Evelyn		Brimbonga , , , , , , , , , , , , , , , , ,	3A . 4A . 5A . 6 . 8	 	39 0 20 41 1 1 13 1 5 2 3 7 8 3 6			

Dated this 12th day of December, 1928.

F. L. KING, Secretary.

Offices of the Melbourne and Metropolitan Board of Works, 110 Spencer-street, Melbourne.

... (Inserted 1° on 19th December, 1928.)

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the tenth day of December, 1928.

PRESENT:

His Excellency the Governor of Victoria.

Sir W. M. McPherson	Mr. Chandler
	Mr. Macfarlan
Dr. Argyle	Mr. Saltau
Mr. Cohen	
Mr. Angus	Mr. Morley
Mr. Pennington	Mr. Cuthbertson.
Mr. Groves	

UNUSED AND UNMADE ROADS CLOSED.

IN pursuance of the provisions of section 303 of the Land Act 1915 (No. 2676), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that the unused and unmade roads referred to hereunder be closed, viz.:—

Parish of Gisborne, County of Bourke, being the road lying to the east of and adjoining allotments 3a and 4 of section E.—(G.56(5) (C.77378).

, Parish of Binginwarri, County of Buln Buln, being the road lying between allotment 80A and allotments 22 of section B and 80B.—(B.707(8) (Misc. No. 1039).

UNUSED AND UNMADE ROAD CLOSED.

N pursuance of the provisions of section 109 of the Closer Settlement Act 1915 (No. 2629), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order direct that the unused and unmade road referred to hereunder be closed,

Parish of Jancourt, County of Heytesbury, being the road lying between allotments 11a, 12, and 11a, and allotment 11, McConachy's Estate.— $(J.24\{E^1\})$ (5267/86).

LANDS TEMPORARILY RESERVED FROM SALE.

IN pursuance of the provisions of the Land Act 1915, notice is hereby given that His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby reserve, temporarily, and also except from occupation for mining purposes or for residence or business under any miner's right or business licence, the land hereinnetter described: land hereinafter described :-

land hereinafter described:—
GISBORNE.—Site for Cricket and Public Recreation, in addition to and adjoining the sites temporarily reserved therefor by Orders of the 15th December, 1899, and the 2nd March, 1922.—2 roods 47-10 perches, situate in section 23, Town of Gisborne, Parish of Gisborne, County of Bourke: Commencing at the south-east angle of allotment 7 of section 23; bounded thence by allotments 7 and 8 bearing north 200 links; by the Cricket and Recreation Reserve bearing S. 76 deg. 10 min. E. 257 5-10 links and south 240 links; and thence by lines bearing N. 63 deg. 48 min. W. 225 1-10 links and S. 89 deg. 50 min. W. 50 links to the commencing point.—(G.55) (Rs.1287).

KARWERN.—Site for a State School.—4 acres, Parish of Kar-

Name of Size for Public purposes — 9 agree 1 road 384

(K.214(1) (Rs.3192, C.7281).

Marnoo.—Site for Public purposes.—9 acres 1 rood 384 perches, Parish of Marnoo, County of Kara Kara: Commencing at a point bearing east. 2,966 links from the south-west angle of allotment 137a; bounded thence by said allotment bearing east 2,623 links; by a line bearing S. 30 deg. 38 min. W. 841 links; and thence by a road bearing N. 71 deg. 46 min. 2,311 links to the commencing point.—(M.467(3) (Rs.1695).

2,311 links to the commencing point.—(M.467 (3) (Rs.1695).

Oakleigh.—Site for a Baby Health Centre.—1 rood 36 perches, County of Oakleigh, Parish of Mulgrave, County of Bourke: Commencing at a point bearing N. 81 deg. 9 min. W. 54 links from the north-west angle of the reserve for municipal buildings; bounded thence north-westerly 255 7-10 links in an arc of a circle whose centre lies 682 6-10 links north-easterly, and with chord bearing N. 68 deg. 9 min. W. 254 3-10 links; north-westerly 145 links in an arc of a circle whose centre lies 135 2-10 links north-easterly and with chord bearing N. 26 deg. 42 min. W. 138 2-10 links; north-westerly 27 8-10 links in an arc of a circle whose centre lies 22 8-10 links south-westerly and with chord bearing N. 30 deg. 51 min. W. 26 links; and thence by lines bearing respectively N. 83 deg. 54 min. E. 221 2-10 links and S. 19 deg. 8 min. E. 279 5-10 links to the commencing point.—(O.10 [1] (Rs.3793).

Oakleich.—Site for Public Gardens, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 12th May, 1925.—16 perches, City of Oakleigh, Parish of Mulgrave, County of Bourke: Commencing at the north-east angle of allotment 46a; bounded thence by a line bearing N. 26 deg. 25 min. W. 45 5-10 links; thence north-easterly 209 6-10 links in an arc of a circle whose centre lies 215 links north-westerly, and with chord bearing N. 35 deg. 40 min. E. 201 4-10 links; by a line bearing S. 82 deg. 15 min. E. 45 5-10 links; and thence south-westerly 254 links in an arc of a circle whose centre lies 260 5-10 links north-westerly, and with chord bearing S. 35 deg. 40 min. W. 244 links to the commencing point.—(O.1D (1) (Rs.3100).

· WOOSANG.—Site for the Growth and Preservation of Timber.

—530 acres 1 rood 30 perches, being allotments 15a and 15a of section C, Parish of Woosang, County of Gladstone, in the two separate portions hereinafter described, viz.:—

(1) 299 acres I rood 5 perches, being allotment 15s of section C: Commencing at the south-east angle of allotment 20; bounded thence by roads bearing S. 7 deg. 32 min. W. 1,877 links, S. 27 deg. 55 min. W. 373 links, S. 12 deg. 51 min. E. 373 links, S. 7 deg. 32 min. W. 2,233 links, S. 6 deg. 18 min. W. 476 links, N. 41 deg. 6 min. W. 364 links, N. 67 deg. 54 min. W. 1,606 links, S. 88 deg. 19 min. W. 575 links, N. 73 deg. 33 min. W. 772 links, N. 30 deg. 1 min. W. 275 links, N. 74 deg. 19 min. W. 949 links, N. 52 deg. 36 min. W. 1,603 links, N. 10 deg. 10 min. W. 413 links, N. 29 deg. 41 min. W. 573 links, N. 78 deg. 19 min. W. 473 links, N. 13 deg. 5 min. W. 752 links, N. 64 deg. 25 min. W. 473 links, N. 56 deg. 1 min. W. 201 links, N. 1 deg. 9 min. E. 239 links, N. 37 deg. 48 min. E. 664 links, and N. 16 deg. 39 min. W. 743 links; by allotment 15 bearing S. 81 deg. 35 min. E. 2,883 links; and thence by allotment 20 bearing S. 81 deg. 37 min. E. 4,756 links to the commencing point.

(2) 231 acres 0 rood 25 perches, being allotment 15a of section C:—Commencing at the north-east angle of allotment 17; bounded thence by allotments 17 and 18 bearing N. 81 deg. 37 min. W. 9,176 links; by a line bearing N. 8 deg. 25 min. E. 5,951 links; by allotment 15c bearing S. 81 deg. 35 min. E. 1,311 links; and thence by a road bearing S. 16 deg. 39 min. E. 738 links, S. 37 deg. 48 min. W. 645 links, S. 1 deg. 9 min. W. 327 links, S. 56 deg. 1 min. E. 263 links, S. 64 deg. 25 min. E. 432 links, S. 13 deg. 5 min. E. 745 links, S. 57 deg. E. 716 links, S. 29 deg. 41 min. E. 531 links, S. 10 deg. 10 min. E. 435 links, S. 52 deg. 36 min. E. 1,661 links, S. 73 deg. 33 min. E. 928 links, S. 30 deg. 1 min. E. 272 links, S. 73 deg. 33 min. E. 828 links, N. 88 deg. 19 min. E. 570 links, S. 67 deg. 54 min. E. 1,560 links, S. 41 deg. 6 min. E. 570 links, S. 67 deg. 54 min. E. 1,560 links, S. 41 deg. 6 min. E. 432 links, and S. 6 deg. 18 min. W. 528 links to the commencing point.—(W.312 [6]) (Rs.3791, 0110/141).

LANDS EXCEPTED FROM OCCUPATION, ETC.— ORDERS PARTY REVOKED.

IN pursuance of the provisions of the Land Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the Orders in Council following, viz.:—

BENDIGO.—The Order in Council of the 21st August, 1928 (see Government Gazette, 1928, page 2361), excepting from occupation for residence or business under any miner's right or business licence certain land in the City of Bendigo, Borough of Eaglehawk, and the Parish of Sandhurst, is revoked so far as regards the portion thereof hereinafter described, viz.:—1 rood, being allotment 169 of section K, City of Bendigo, Parish of Sandhurst, County of Bendigo.—(S.372(11) (821/45).

WOMBAT.—The Order in Council of the 1st September, 1926 (see Government Gazette, 1926, page 2644), excepting from occupation for mining purposes or for residence or business under any miner's right or business licence, certain lands in the Town of Daylesford, Township of Hepburn, and part of the Parish of Wombat, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—1 acre, Parish of Wombat, County of Talbot, being the land lying to the north-east of and adjoining allotments 1a and 1b of section 28a.—(W.179(14) (256/45).

LANDS SET APART,--CLOSER SETTLEMENT ACTS.

IN pursuance of the provisions of section 75 of the Closer Settlement Act 1915 (No. 2629), as amended by section 14 of the Closer Settlement Act 1918 (No. 2987), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth bereby set apart, for the purposes of being made available under the Closer Settlement Act, by the State Rivers and Water Supply Commission, 15 acres 0 roods 19 perches, being allotments 2 and 2A, section A, Parish of Mildura, and that the value of such land be determined at £95.

REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

I N pursuance of the provisions of the Land Act 1915, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth revoke the temporary reservation of the lands hereinafter referred to viz.

EUROA.—Site for Public Park and Recreation purposes (as

to part).

GISBORNE.—Site for Shire Hall and Offices (as to part).

MARNOO.—Site for Supply of Gravel.

For technical description, see Gazette of 31st October, 1928,

BARKLY.—Site of Gravel Supply (as to part). CUT-PAW-PAW.—Site for Public purposes (State school). HINDMARSH.—Site for State School.

For technical description, see Gazette of 7th November, 1928,

And the Honorable Henry Angus, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

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

Constitution Act Amendment Acts

At the Executive Council Chamber, Melbourne, the tenth day of December, 1928.

PRESENT:

His Excellency the Governor of Victoria.

Sir W. M. McPherson Mr. Chandler Mr. Macfarlan Dr. Argyle
Mr. Cohen
Mr. Angus
Mr. Pennington
Mr. Groves Mr. Saltau Mr. Morley Mr. Cuthbertson.

IN pursuance of the provisions contained in the Constitution Act Amendment Act 1915, section 196, and the Electoral Act 1923, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth make the following Orders, that is to say:—

(a) APPOINTMENT OF POLLING PLACES FOR VARIOUS ELECTORAL DISTRICTS.

Appoint the places named in the third column of the schedule hereunder as Polling Places within and for the subdivisions mentioned in the second column of the said schedule, in connexion with the Electoral District specified in the first column of the schedule mentioned, that is to say:—

SCHEDULE.

Electoral Distri	cta.	Subdivisions.	Polling Places.		
Heidelberg Upper Yarra Warrnambool	••	Preston Ferntree Gully Allansford	· ::	Preston East Wantirna Boggy Creek	

(b) APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF WARRNAMBOOL.

Appoint Boggy Creek, which is a Polling Place within and for the Allansford Subdivision of the Electoral District of Warrnambool, to be also a Polling Place for the Port Campbell Subdivision of the said Electoral District.

c) REVOCATION AND APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF UPPER YARRA.

Revoke the appointment of Vermont as a Polling Place within and for the Ferntree Gully Subdivision of the Electoral District of Upper Yarra, and in lieu thereof appoint Vermont South as a Polling Place within and for the said Subdivision of the said Electoral District.

(d) REVOCATION OF APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF POLWARTH.

Revoke the appointment of Otway Saw-mills as a Polling Place within and for the Forrest Subdivision of the Electoral District of Polwarth.

And the Honorable Stanley Seymour Argyle, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

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

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the tenth day of December, 1928.

His Excellency the Governor of Victoria.

Sir W. M. McPherson Mr. Chandler Dr. Argyle Mr. Macfarlan Mr. Saltau Mr. Morley Mr. Cuthbertson. Mr. Angus Mr. Pennington Mr. Groves

Country Roads Act 1915 (No. 2635), Developmental Roads Act 1918 (No. 2944), and Highways and Vehicles Act 1924 (No.

RDER APPROVING OF A DEVIATION FROM A DEVELOPMENTAL ROAD IN THE SHIRES OF KORUMBURRA AND WOORAYL. ORDER

KORUMBURRA AND WOORAYL.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Briggs-road in the Shires of Korumburra and Woorayl (declared to be a developmental road under the Developmental Roads Act, which declaration was confirmed by the Order in Council published in the Government Gazette of the 28th November, 1928, on page 3164) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said first cited Act has caused to be prepared a map plans (marked "A" to "D" respectively) and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plans and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

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

(a) Commencing at the north-eastern angle of allotment 3, section 2. Village Settlement in the said parish; thence by lines bearing respectively 180 deg. 21 min. 151 links, 330 deg. 0 min. 191 links, and 98 deg. 40 min. 97.5 links to the point of commencement.

(b) Commencing at the north-western angle of allotment 22, section 1, Kardella Village Settlement, in the said parish; thence by lines bearing respectively 96 deg. 12 min. 163 links, 143 deg. 35 min. 174 links, 269 deg. 55 min. 391 links, and 38 deg. 29 min. 202 links to the point of commencement.

(c) Commencing at the south-eastern angle of allotment.

commencement.

(c) Commencing at the south-eastern angle of allotment 19, section 1, Kardella Village Settlement, in the said parish; thence by lines bearing respectively 269 deg. 8 min. 450 links, 47 deg. 16 min. 616 links, and 180 deg. 19 min. 411 links to the point of commencement.

(d) Commencing at the south-western angle of allotment 518 of the said parish; thence by lines bearing respectively 0 deg. 19 min. 411 links, 144 deg. 11 min. 509 links, and 270 deg. 19 min. 300 links to the point of commencement,

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 2189, 2190, 2191, and 2192 lodged in the office of the Country Roads Board.

ORDER APPROVING OF A DEVIATION FROM A STATE HIGHWAY IN THE SHIRE OF SWAN HILL.

HIGHWAY IN THE SHIRE OF SWAN HILL.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing North-western Highway in the Shire of Swan Hill (declared to be a State highway under the Highways and Vehicles Act which declaration was confirmed by the Order in Council published in the Government Gazetie of the 8th July, 1925, on page 2371) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said first cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the

Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said

road being made, that is to say:—

All that piece of land in the Parish of Bimbourie, the boundaries of which are as follow:—

Commencing at the north-eastern angle of allotment 26 of the said parish; thence by lines bearing respectively 182 deg. 294 min. 450 links, 309 deg. 21 min. 750 links, and 92 deg. 294 min. 600 links to the point of commencement.

which said piece of land is particularly delineated and shown coloured red on survey plan No. 2187 lodged in the office of the Country Roads Board.

ORDER APPROVING OF A DEVIATION FROM A STATE HIGHWAY IN THE SHIRE OF HUNTLY.

HIGHWAY IN THE SHIRE OF HUNTLY.

Whereas the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Northern Highway in the Shire of Huntly (declared to be a State highway under the Highways and Vehicles Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 8th July, 1925, on page 2371) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said first cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to

say:—
All those pieces of land in the Parish of Bagshot, the boundaries of which are as follows:—
(a) Commencing at the north-eastern angle of allotment 3, section 6, of the said parish; thence by lines bearing respectively 180 deg. 0 min. 292.5 links, 233 deg. 0 min. 517 links, 358 deg. 9 min. 604 links, and 90 deg. 0 min. 432.4 links to the point of commencement.
(b) Commencing at the north-western angle of allotment 1, section 7, of the said parish; thence by lines bearing respectively 90 deg. 0 min. 288.1 links, 233 deg. 0 min. 360.8 links, and 360 deg. 0 min. 217.1 links to the point of commencement,
which said pieces of land are particularly delineated and shown coloured red on survey plan No. 2206 lodged in the office of the Country Roads Board.

ORDER APPROVING OF A DEVIATION FROM A MAIN ROAD IN THE SHIRE OF WYCHEPROOF.

ROAD IN THE SHIRE OF WYCHEPROOF.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2835) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Sealake-Ultima-road in the Shire of Wycheproof (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 23rd December, 1914, on page 5855) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:

All that piece of land in allotment 21, Parish of Tyrrell, the boundaries of which are as follow:

Commencing at the south-eastern angle of the said allotment; thence by lines hearing respectively 247 dog 48 and a said allotment; thence by lines hearing respectively 247 dog 48 and a said allotment; thence by lines hearing respectively 247 dog 48 and a said allotment; thence by lines hearing respectively 247 dog 48 and a said allotment; thence by lines hearing respectively 247 dog 48 and a said allotment; thence by lines hearing respectively 247 dog 48 and a said allotment; thence by lines hearing respectively 247 dog 48 and a said allotment; thence by lines hearing respectively.

Commencing at the south-eastern angle of the said allot-ment; thence by lines bearing respectively 247 deg. 46 min. 764 links, 312 deg. 51 min. 535 links, and 93 deg. 53 min. 1,102 links to the point of commencement,

which said piece of land is particularly delineated and shown coloured red on survey plan No. 2194 lodged in the office of the Country Roads Board.

And the Honorable Alfred Elliott Chandler, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

Apprenticeship Act 1927.

APPRENTICESHIP COMMISSION OF VICTORIA.

PLASTERING REGULATIONS (No. 1). .

At the Executive Council Chamber, Melbourne, the eighteenth day of December, 1928.

PRESENT:

His Excellency the Governor of Victoria. .

Sir W. M. McPherson Dr. Argyle Mr. Cohen Mr. Angus

Mr. Pennington Mr. Macfarlan Mr. Saltau.

W HEREAS by section 39 of the Apprenticeship Act 1927 (No. 3546) it is amongst other things enacted that the Governor in Council may make Regulations for or with respect to providing for any matters which are or may be the subject of draft regulations submitted by the Apprenticeship Commission of Victoria: And whereas the said Commission has prepared and submitted to His Excellency the Governor in Council draft regulations for or with respect to the matters set out in sub-sections (1) (b), (1) (c), and (1) (d) of section 38 of the said Act: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the Regulations following, that is to say: lations following, that is to say:-

Short Title.

1. These Regulations may be cited as the "Plastering Regulations (No. 1)."

Interpretation.

2. In these Regulations-

"Act" means the Apprenticeship Act 1927.

- "Commission" means the Apprenticeship Commission of
- "Secretary" means the Secretary to the Commission.

Application of Regulations.

3. These Regulations shall apply only with respect to the apprenticeship trade of plastering.

Applicants for Apprenticeship to Apply for Certificate.

 Applications by persons desiring to become apprentices in the said trade shall be in the form contained in the Third Schedule to General Regulations (No. 1) made under the said Act.

Applicants may be Examined.—Applicants may be Exempted if Possessing Certain Educational Qualifications.

- 5. Applicants for apprenticeship in the said trade may be required to submit themselves for examination at the time and place determined by the Commission to prove that they possess the preparatory educational qualifications required for entry into apprenticeship in such trade: Provided that any such applicant shall be exempted from such examination if he possesses any one of the following educational qualifications or, in the opinion of the Commission, the equivalent thereof: thereof :-
 - (a) The Intermediate Technical or Junior Technical Certificates of the Education Department of Victoria, the School Intermediate Certificate, or equivalent qualifications approved by the Commission.
 - (b) The satisfactory completion as certified by the school authority and approved by the Commission of a two years' course of study in a Junior Technical School, or equivalent qualifications approved by the Commission.
 - (c) The satisfactory completion of the Eighth Grade course of study of the Elementary Schools of the Education Department of Victoria, or its equivalent, as certified by the school authority and approved by the Commission: Provided that the provisions of this paragraph shall remain in operation until the 31st day of December, 1929 only, and no longer.

Minimum Age for Entry into Apprenticeship.

6. The minimum age at which persons shall enter the said trade as apprentices or applicants for apprenticeship on probation shall be fifteen years.

'And the Honorable Frank Groves, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT,

Motor Omnibus (Urban and Country) Act-1927 (No. 3570). PRESCRIBING A ROUTE IN RESPECT OF WHICH LICENCES FOR STAGE MOTOR OMNIBUSES MAY BE GRANTED.

At the Executive Council Chamber, Melbourne, the eighteenth day of December, 1928.

PRESENT:

His Excellency the Governor of Victoria. Sir W. M. McPherson Mr. Pennington

Dr. Argyle Mr. Cohen

Mr. Macfarlan Mr. Saltau.

Mr. Angus

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by section 21 of the Motor Omnibus (Urban and Country) Act 1927 (No. 3570), doth, by this Order, prescribe the route in respect of which licences for stage motor omnibuses may be granted as set forth in detail in the schedule hereunder:—

ROUTE IN RESPECT OF WHICH LICENCES FOR STAGE MOTOR OMNIBUSES MAY BE GRANTED.

Route No., Description of Route.

134. Phillip Island District.—The whole of the roads contained within the boundaries of the Shire of Phillip Island.

And the Honorable Alfred Elliott Chandler; His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

APPROACHING LAND SALES.

ALES of Crown Lands in Fee Simple to be held at the undermentioned places and dates, viz.:-

	å	azette.
AlexandraFriday, 11th January, 1929		164
Bairnsdale.—Thursday, 17th January, 1929		160
ColacWednesday, 16th January, 1929	•••	169
GeelongThursday, 17th January, 1929		164
Mansfield:—Wednesday, 9th January, 1929		160
MerinoWednesday, 9th January, 1929		164
SeymourFriday, 18th January, 1929		164
Lands and Survey Office, Melbourne.		

Closer Settlement Acts.

SALE OF CROWN LANDS BY PUBLIC AUCTION.

SALE of the undermentioned Crown lands in fee simple by public auction will be held at the SALE YARDS of Messrs. J. G. JOHNSTONE & CO. PTY. LTD., COLAC, on WEDNESDAY, 16th JANUARY, 1929, at TWO p.m. To be conducted by A. L. REAH, Land Officer, Geelong. Auctioneers: J. G. JOHNSTONE & CO. PTY. LTD., Murray-street, Color.

ALLOTMENTS ON IRREWARRA ESTATE, PARISH OF IRREWARRA, COUNTY OF POLWARTH.

Adjoining holding of D. G. Mackay.

Upset price £548 15s.

Lot 1. Area 30 acres (subject to survey), allotment 46c, situated 7 miles from Colac and 3 miles from Warncoort Railway Station. Suitable for cultivation. Improvements consist of fencing, well, mill, tank, and troughs.

North of D. J. Mackay's holding.

Upset price £461 10s.

Lot 2. Area 30a. 2r. 29p. (subject to survey), allotment 46s, 7 miles from Colac and 3 miles from Warncoort; suitable for cultivation; partly fenced.

.Between holdings of V. L. Collyer and H. L. Ryan.

Upset price £347 10s.

Lot 3. Area 17a. Ir. 32p., allotment 12a, in north of parish, 7 miles from Colac. Suitable for cultivation. The house and out-buildings on the land are reserved from sale, and the right to remove them is reserved accordingly.

TERMS AND CONDITIONS.

The full conditions will be read at the sale.

Deposit payable at sale—5 per cent of purchase price.

Balance of purchase money payable in 40 equal half-yearly instalments, with interest on the unpaid balance at 6 per cent.

A purchaser may pay full balance of purchase money prior to due date, with interest to time of payment only, or may transfer his interest in purchase (fee, 10s.).

Immediate possession. No residence condition. grants on completion of purchases.

Plan, showing location, may be inspected at the office of the auctioneers, or from Land Officer, Geelong.

HENRY ANGUS. Commissioner of Crown Lands and Survey.

Melbourne, 18th December. 1928.

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

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

The following Notices were gazetted 10 on 12th December, 1928, pursuant to Orders of the 10th December, 1928.

DIMBOOLA.—The temporary reservation by Order in Council of the 30th October, 1876, of 2 roods, being allotment 7 of section 13, Town of Dimboola as a site for a Mechanics' Institute, is about to be revoked.—(D.150(7) (C.76991).

Swan Hill.—The temporary reservation by Order in Council of the 23rd December, 1924, of 3 acres 3 roods 20 perches in the Township of Swan Hill, Parish of Castle Donnington, as a site for the Supply of Gravel, is about to be revoked.— (S.464(3) (S.464a1) (Rs.3059).

HENRY ANGUS.

Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne.

COMMITTEES OF MANAGEMENT OF RESERVES.

APPOINTMENTS.

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

RESERVE FOR PUBLIC RECREATION PURPOSES IN THE TOWN OF LISMORE.

William Dunn as a Member of the Committee of Manage ment, for a period of three years, of the land temporarily reserved for Public Recreation purposes in the Town of Lismore, in the room of James Scott Paton, resigned.—(Corr. Rs.2301.)

RESERVE FOR RECREATION PURPOSES AND AGRICULTURAL SHOW YARDS IN THE TOWN OF YEA.

Arthur Ernest Hamilton as a Member of the Committee of Management, for a period of three years, of the Reserve for Recreation purposes and Agricultural Show Yards in the Town of Yea, in the room of John Aldous, resigned.—(Corr. 18.146)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF GARVOC.
TOWN OF PANMURE.

Town of Panmure.

James Alexander Rollo, Harry Bant, William Henry Bickley, and Jeremiah Murnane as Members of the Committee of Management, for a period of three years, of the land permanently reserved by Order in Council of 7th March, 1894, as a site for Public Recreation in the Parish of Garvoc, Town of Panmure, in the room of A. Rollo, deceased, and Patrick James Morgan, William Henry Bickley, and James Alexander Rollo, whose term of appointment has expired.—(Corr. Rs.2916.)

RESERVE FOR CAMPING AND WATERING PURPOSES IN THE PARISH OF TOORA.

The Council of the Shire of South Gippsland as a Committee of Management of the land temporarily reserved by Order in Council of 19th April, 1887, as a site for Camping and Watering purposes in the Parish of Toora.—(Corr. Rs. 1880.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF KOO-WEE-RUP, AND KNOWN AS "FIVE MILE RECREATION RESERVE."

William Peter Garbellini, George Albert Price, Alexander Henry Watson, William Heffernan, and William Edward Himbeck as Members of the Committee of Management, for a period of three years, of the land temporarily reserved for Public Recreation in the Parish of Koo-wee-rup, and known as "Five Mile Recreation Reserve," in the room of William Henry Ellett, David Pollock, and Edward Henbeck, all deceased, and John Murphy, William Short, and John Wadsley, all left the district.—(Corr. C.73205.)

RESERVE FOR PUBLIC PARK, RACE-COURSE, AND PUBLIC RECREA-TION IN THE PARISH OF KERRIE, AND KNOWN AS THE "RIDDELL RACE-COURSE AND RECREATION RESERVE AND PUBLIC PARK."

Thomas Dwyer, Ivan Claude Howard, George Nolan, John Thomas Moran, and John Reginald Bolitho, as Members of the Committee of Management, for a period of three years, of the land temporarily reserved as a site for Public Park, Race-course, and Public Recreation in the Parish of Kerrie, and known as the "Riddell Race-course and Recreation Reserve and Public Park," in the room of John Straughan Amess, John Skinner Ferguson, and William McKay, whose term of appointment has expired, and Patrick Thomas Murphy and Hugh James Spencer, both resigned.—(Corr. Rs.2358.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 14th day of December, One thousand nine hundred and twenty-eight, in the presence of—

(SEAL)

HENRY ANGUS, President. F. T. A. FRICKE, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PARK AND PLAYGROUND IN THE PARISH OF DOUTTA GALLA, AND KNOWN AS "CROSS KEYS RESERVE."

THE Council of the City of Essendon, the duly appointed Committee of Management of the land temporarily reserved by Orders in Council of 27th May, 1921, and 12th April, 1928, as a site for Park and Playground in the Parish of Doutta Galla, City of Essendon, and known as "Cross Keys Reserve," having framed the following Regulations for the care, protection, and management thereof, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon, submit the said Regulations to the Board of Land and Works, to be made by such Board, in pursuance of the powers conferred by section 181 of the Land Act 1915:—

REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding twelve in any one year) as the Reserve may be set apart for cricket or football matches, fêtes, sports, or holiday amusements, on any of which occasions a sum not exceeding One shilling may be charged and taken for the admission of every adult to the Reserve adult to the Reserve
- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.
- 3. No person shall damage in any way the trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein.
- 4. No person shall climb or jump over the gates or fences in or around the Reserve, stick bills thereon, or cut names on, or in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve; nor leave or deposit any glass, paper, or rubbish: nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without the permission; in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.
- 6. The Committee of Management shall have full power and authority to impound any eattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle.

For the purposes of this clause, "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1915.

- 7. No person shall bring into the Reserve any dog, unless controlled by a chain, cord, or strap, without the permission, in writing, of the Committee of Management first obtained.
- 8. No person shall camp in the Reserve nor erect therein any dwelling, nor any booth or other structure, for the purpose of offering for sale any article without the permission, in writing, of the Committee of Management first obtained.
- 9. No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 10. No person shall spit or expectorate on the paths or on any structure or erection in the Reserve.
- 11. No person shall bet publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosures and Reserve.
- 12. No person shall play, practise, or engage in any game or sport within the Reserve on Sundays.
- or sport within the Reserve on Sundays.

 13. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, sports, or holiday amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure; and such Committee in its absolute discretion may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee of Management.
- 14. No person, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.
- 15. No person shall enter in or on to the Reserve and dig up to take away any sand from same without having first obtained permission from the Committee of Management.
- 16. Permits to cart sand will be issued upon application at the Town Hall, Moonee Ponds, by the Town Clerk to the City of Essendon.
- 17. The fee for any sand removed will be Five shillings (5s.) per cubic yard.
- 18. All fees obtained by sale of sand shall be paid in to the Consolidated Revenue of the State of Victoria, and a cer-tified return of all transactions shall be furnished to the Board of Land and Works at the end of each half-year.
- 19. Sand is to be removed only from such places in the Reserve as shall be determined from time to time by the Committee of Management and marked by means of sign-
- 20. All fees to be paid in advance.
- 21. All persons using the Reserve shall carry out at all times any special directions and instructions issued by the Committee of Management.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1915, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wilfully offends against any such Regulations, and who, after he has been warned by any Bailiff of Crown Lands or by any member of the Police Force, does not desist from so offending may be forthwith apprehended by such bailiff or næmber of the Police Force and taken before some justice, and shall be liable to a penalty of not more than Ten pounds (£10).

Dated at Moonee Ponds this 19th day of November, One thousand nine hundred and twenty-eight.

 P. M. SALMON, Mayor.
 GEO. A. MITCHELL, Councillor.
 N. F. WELLINGTON, Town Clerk. (SEAL)

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1915, section 181, doth hereby make the foregoing Regulations in respect of the land temporarily reserved by Orders in Council of 27th May, 1921, and 12th April, 1928, as a site for Park and Playground in the Parish of Doutta Galla, City of Essendon, and known as a Cross Keys Reserve."

The common seal of the Board of Land and Works was hereunto affixed this 14th day of December, 1928, in the presence of-

HENRY ANGUS, President. F. T. A. FRICKE, Member. (Corr. C. 76810.)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR A NATIONAL PARK IN THE PARISHES OF KINGLAKE, QUEENS-TOWN, AND BURGOYNE, AND KNOWN AS "KING-LAKE NATIONAL PARK."

W. E., William Adolphus Laver, John Neill Greenwood, John Albert Eeach, William Thorn, Albert Emanuel Corben, and Herbert Hewitt, the duly appointed Committee of Management of the lands permanently reserved by Orders in Council dated 28th February, 1928, and 26th October, 1928, for a National Park in the Parishes of Kinglake, Queenstown, and Burgoyne, and known as "Kinglake National Park," having framed the following Regulations for the care, protection and management thereof, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon, submit the said Regulations to the Board of Land and Works, to be made by such Board in pursuance of the powers conferred by section 181 of the Land Act 1915:—

- 1. The Park shall be open to the public at all times free of charge, except on such days (not exceeding twelve in any one year) as the Park, or part or parts thereof, may be set apart for cricket or football matches, fêtes, sports, or holiday amusements, on any of which occasions a sum not exceeding Two shillings and sixpence may be charged and taken for the admission of every adult to the Park, or part or parts thereof, set apart for the purposes aforesaid.
- 2. No person shall enter or remain in the Park who may offend against decency as regards dress, language, or conduct.
- 3. No person shall disfigure, damage, injure, or destroy in any way, or take into or remove from the Park, or have in his possession while in the Park any trees, shrubs, flowers, ferns, or other vegetation or parts thereof.
- 4. No person shall shoot, poison, trap, snare, hook, catch, or otherwise destroy, or interfere with, or take away any animal, eggs, skins, or feathers of any description, or carry any fire-arms, air-guns, poison, traps, snares, or gins within the Park, without the permission in writing, of the Committee of Management first obtained.
- 5. No person shall climb or jump over any of the gates or fences in or around the Park, stick bills or advertisements, or cut, paint, or write names on the fences or within the Park, or in any way damage or otherwise disfigure or injure or remove any of the gates, fences, seats, buildings, or other improvements, or any survey pegs or permanent marks in the Park, nor roll or throw stones or any missiles of any kind therein or do anything to cause any expressions. therein, or do anything to cause any annoyance to any member of the public using the Park.
- 6. No person shall leave or deposit, or cause to be left or deposited, any glass, paper, or rubbish in the Park, except in such places as may from time to time be set apart by the Committee of Management for the purpose.
- 7. No person shall put or cause to be put in the Park any cattle, horses, sheep, or other animals, save as hereinafter set out in clause 8.
- 8. The Committee of Management may from time to time, notwithstanding any Regulations herein to the contrary, issue permits, in writing, to such persons and for such periods of time as they may deem fit, for the purposes of enabling persons to graze cattle, horses, or sheep on such portions of the Park, and for such periods of time and under such conditions, and the payment of such fees as the Committee of Management may determine; such terms, conditions, times, and fees to be set out on such permit, and the number of horses, cattle, or sheep permitted to be grazed given in such permits, and the holder of such permits shall not be liable to the penalties incurred under these Regulations as regards wandering cattle, so far as the locality fixed in his permit is concerned, during the currency of such permit and the payment of fees in connexion therewith. 8. The Committee of Management may from time to time,
- 9. No cattle, horses, or sheep with any contagious disease shall be allowed to depasture in the Park.
- $10.\ No$ person shall depasture any bull or entire horse over the age of six months in the Park.
- 11. The Committee of Management shall have full power to 11. The Committee of Management snail have full power to impound any cattle found trespassing in the Park, and shall be taken to be the occupier of the Park (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle.

For the purpose of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1915.

12. No person shall camp in the Park, or erect therein any dwelling or any booth or other structure for any purpose whatsoever, or offer for sale therein any article, without the whatsoever, or offer for sale therein any article, without the permission, in writing, of the Committee of Management first had and obtained, and then only subject to the payment of such fees and on such conditions as the Committee of Management may determine; such written permission shall, if required, be produced at any time to any person duly authorized by the Committee of Management to demand the production of same.

- 13. No person shall take part in any public entertainment of any sort in the Park without the permission, in writing, of the Committee of Management first obtained.
- 14. No person shall preach, declaim, harangue, or deliver any address of any kind to members of the public in any portion of the Park.
- 15. No assemblies for sports, shows, fêtes, holiday amusements, concerts, or for the purpose of public worship, preaching, or public speaking for any purpose, or meeting of a like character, shall take place in any portion of the Park without the permission, in writing, of the Committee of Management first obtained, and then only subject to such terms, conditions, and the payment may determine ment may determine.
- 16. Persons renting or hiring any stand; building, erection, or enclosure on the occasions of any sports, fêtes, picnics, or any other purpose, may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, erection or enclosure, and such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations, and by any order given by the Committee of Management.
- 17. The Committee of Management may provide and build such fireplaces in the Park as it may think necessary, and any person lighting or using fires, or causing or permitting fires to be used in the Park, save in such fireplaces, shall be guilty of an offence under these Regulations.
- 18. No person shall play at cricket, hockey, golf, rounders, tennis, or any other similar game, nor play football in the Park, except in such area or areas as may from time to time be set apart by the Committee of Management for such purposes, and such permission may be granted subject to such fees, terms, and conditions as may be imposed by the Committee of Management.
- 19. No person, except workmen employed by the Committee of Management, shall enter any plots in the Park which may be enclosed for plantations of trees or shrubs, or for any other purpose.
- 20. A sum not exceeding One penny may be charged and taken by the Committee of Management or its officers from every person for the use of the closets in connexion with the latrines provided in the Park.
- 21. Certain portions of the Park may be set apart by the Committee of Management for the accommodation of vehicles and horses in the care and custody of those using the same, for which a fee, not exceeding One shilling per day, shall be paid on demand, provided that the owner or user for the time being shall tie up such horse in such a way as not to cause any damage to fences, trees, seats, or other improvements, and the owner or user for the time being of any horse found wandering without restraint on any portions of the Park shall be guilty of an offence against these Regulations.
- 22. No person or persons shall park motor vehicles within the Park excepting at such places as are set apart by the Committee of Management for that purpose, and shall, on demand, pay a fee not exceeding One shilling per motor vehicle per day.
- 23. No person shall commit a nuisance on any part of the Park, or in or on any part of any building in the Park.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1915, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wilfully offends against any such Regulations, and who, after he has been warned by any Bailiff of Crown lands, or by any member of the Police Force, does not desist from so offending,

may be forthwith apprehended by such bailiff or member of the Police Force, and taken before some justice, and shall be liable to a penalty of not more than Ten pounds (£10).

Dated at Melbourne this twelfth day of December, 1928.

W. A. LAVER. W. THORN. W. THORN.
A. E. CORBEN.
J. NEILL GREENWOOD.
J. A. LEACH.
HERBERT HEWITT.

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1915, section 181, doth hereby make the foregoing Regulations in respect of the lands permanently reserved by Orders in Council dated 28th February, 1928, and 26th October, 1928, for a National Park in the Parishes of Kinglake, Queenstown, and Burgoyne, and known as "Kinglake National Park."

The common seal of the Board of Land and Works was hereunto affixed this 18th day of December, 1928, in the presence of-

(Corr. Rs. 3611.)

HENRY ANGUS, President. F. T. A. FRICKE, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF QUARRY RESERVES IN THE SHIRE OF CHARLTON.

THE Council of the Shire of Charlton, being the duly appointed Committee of Management of, firstly, an area of 30 acres temporarily reserved by Order in Council published in the Government Gazette on the twentieth day of June, 1928, as a site for a Quarry in the Parish of Charlton West, and secondly, the area of 13 acres 26 perches temporarily reserved by Order in Council published in the Government Gazette on the twentieth day of June, 1928, as a site for a Quarry in the Parish of Charlton West, having framed the following Regulations for the care, protection, and management thereof, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereon, submit the said Regulations to the Board of Land and Works, to be made by such Board in pursuance of the powers conferred by section 181 of the Land Act 1915.

REGULATIONS.

- 1. The Reserves shall be open to the public from sunrise to sunset, free of charge.
- 2. No person shall enter or remain in the Reserves who may
- offend against decency as regards dress, language, or conduct.

 3. No person shall damage in any way the trees, shrubs, or flowers in the Reserves, nor shall fires be lighted therein.
- 4. No person shall leave or deposit any glass, paper, or rubbish in the Reserves, nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall put in the Reserves any cattle, horses, sheep, goats, pigs, or other animals without the permission, in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserves, and that an account thereof shall be furnished annually to the Board of Land and Works.
- 6. The Committee of Management shall have full power and authority to impound any cattle found trespassing in the Reserves, and shall be taken to be the occupier of the Reserves (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause, "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1915.
- 7. No person shall drive or bring any carriage or vehicle of whatsoever nature into the Reserves without the permission of the Committee of Management first had and obtained.
- 8. No person shall camp in the Reserves, nor erect therein any dwelling, without the permission, in writing, of the Committee of Management first had and obtained.
- mittee of Management first had and obtained.

 9. No person shall remove any stone, earth, marl, or gravel from the Reserves without the permission, in writing, of the Committee of Management first had and obtained. Such permission shall not be unreasonably or arbitrarily witheld, but shall be conditional on the payment to the Committee of such fee as the Committee may from time to time direct for the removal of any stone, earth, marl, or gravel removed. Such fees shall not exceed the sum of Two shillings and sixpence per cubic yard of stone, earth, marl, or gravel removed. Before granting such permission, the Committee may require from any person requesting such permission a denosit of any from any person requesting such permission a deposit of any sum not exceeding Ten pounds by way of guarantee for due care in the removal of stone, earth, marl, or gravel as afore-said, and for due payment of the fees for removal of such

3382

stone, earth, marl, or gravel. All fees collected by the Committee of Management under or by virtue of this paragraph shall be paid by the said Committee into the Consolidated Revenue of the State of Victoria, and a certified return thereof furnished to the Board of Land and Works at the end of every half-year every half-year.

Every pair-year.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1915, for each offence be liable to a penalty of not more than Five pounds, and every person who knowingly and wilfully offends against these Regulations, and who, after he has been warned by any bailiff of Crown lands, or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force, and taken before some justice, and shall be liable to a penalty of not more than Ten pounds.

Resolution for passing this Regulation was agreed to by the Council of the Shire of Charlton on 29th October, 1928, and confirmed by special order on 26th November, 1928.

The common seal of the Council of the Shire of Charlton was affixed hereto in the presence of-

W. J. LARMOUR, President. C. H. CHURCHILL, Councillor, HERBERT E. WOOD, Councillor. ROSS M. GRAHAM, Secretary. (SEAL)

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1915, section 181, doth hereby make the foregoing Regulations in respect of, firstly, an area of 30 acres temporarily reserved by Order in Council published in the Government Gazette of the 20th June, 1928, as a site for Quarry in the Parish of Charlton West, and secondly, an area of 13 acres 26 perches temporarily reserved by Order in Council published in the Government Gazette of the 20th June, 1928, as a site for a Quarry in the Parish of Charlton West.

The common seal of the Board of Land and Works was hereunto affixed this 14th day of December, 1928, in the presence of—

HENRY ANGUS, President. F. T. A. FRICKE, Member. (SEAL) (Rs.3666.)

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 25th SECTION OF THE LAND ACT 1915.

NOTICE is hereby given that reasons against the forfeiture of the licences and leases in the schedule hereto, which are deemed liable to forteiture under the provisions of the Land Acts, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the persons in the said schedule mentioned as holders of such licences and leases will be allowed to show cause against the same at the places and on the dates mentioned in the schedule hereto.

HENRY ANGUS,

Commissioner of Crown Lands and Survey, being the responsible Minister of the Crown administering the Land Acts.

tering the Land Acts.

Department of Lands and Survey, Melbourne, 18th December, 1928.

SCHEDULE.

TALLANGATTA, 7th January, 1929, Land Officer-580/46, Hy. C. Rosseau, 595 acres, Keelangie. CORRYONG, 8th January, 1929, Land Officer— 0381/54, Hector, Fraser, 110 acres, Thowgla; 1110/46, Richard C. Eade, 168 acres, Colac Colac; 4156/54, Edward Coughlan, 630 acres, Walwa. PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 25TH SECTION OF THE LAND ACT 1915.

NOTICE is hereby given that, at the times and places mentioned in the schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture will be publicly heard by the persons whose names are set opposite such places respectively in such schedule, being persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me. Acts, to hear the same and report thereon in writing to me.

HENRY ANGUS,

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

Department of Lands and Survey, Melbourne, 18th December, 1928.

SCHEDULE

TALLANGATTA, Monday, 7th January, 1929, at Ten a.m., CORRYONG, Tuesday, 8th January, 1929, at half-past Nine a.m., J. Hayes.

The Closer Settlement Act 1915.

THE Workmen's Homes Allotments mentioned in the Schedule hereunder are hereby proclaimed available for application, and may be taken up under Conditional Purchase Lease.

WARRNAMBOOL WORKMEN'S HOMES.

City of Warrnambool.

Allot- ment.	Section.	Arca.	Capital Value.	Deposit and Fees.	Half-yearly Instalment.
		A. R. P.	£ s. d.	£ s. d.	£ s. d.
18	67	$0 \ 1 \ 6$	31 12 0	2 17 0	1 3 11
19	67	0 1 6	34 15 0	3 10 0	1 5 11
20	67	0 1.6	34 15 0	3 10 0	1 5 11
21	67	0 1 6	39 12 0	3 7 0	1 9 11
23	67	0 1 18	52 5 0	3 10 0	1 19 10
24	67	0 1 17	52 5 0	3 10 0	1 19 10
25	67	0 1 16	55 7 0	4 2 0	2 1 10 .
2	68	0 1 20	71 1 0	4 16 0	2 13 9
2A	68	0 1 20	71 1 0	4 16 0	2 13 9
² 0	68	0 1 31	55 7 0	4 2 0	2 1 10
3	68	0 1 20	71 1 0	4 16 0	2 13 9
6.	68	0 0 39.65	39 12 0	3 7 0	1 9 11
9	68	0 0 39.70	39 12 0	3 7 0	1 9 11
10.	68.	0 0 39.53	39 12 0	3 7 0	1 9 11
15	68	0 0 39.64	39 12 0	3 7 0	1 9 11
16	68	0 1 1.6	47 8 0	3 13 0	1 15 11
17	68	0 1 0	47 8 0	3 13 0	1 15 11
18 ·	68	0 1 3.5	47 8 0	3 13 0	1 15 11
19	68	0 1 0	47 8 0	3 13 0	1 15 11
20	68	0 1 0	47 8 0	3 13 0	1 15 11
21	68	0 1 0	39 12 0	3 7 0	1 9 11
22	68	0 1 0	42 19 0	4 4 0	1 11 10

HENRY ANGUS. Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 18th December, 1923.

Closer Settlement Acts, Section 86.

PERMIT AND LEASES UNDER THE CLOSER SETTLEMENT ACTS DECLARED VOID.

NOTICE is hereby given that the Permit and Leases mentioned in the Schedule hereunder have been declared void by the Governor in Council for the reason specified in each case.

District.	Corr. No.	Name of Lessee.		Section of C.S. Act under which Leased.	Parish.	Allotment.	Ar	ea.		Class.	Reason for Forfeiture, &c.		ture, dec.
			Ì				Δ.	в.	P.				
Alexandra	828			. 86	Dueran	41, sec. A					Non-paymen	t of ins	stalments
Melbourne	5981	Ernest W. Adlam		86	Pakenham	173, 174, 175	58	0	23	••	,,	"	"
Benalla	4088	Edward Raywood	••	86	Tallygaroop- na		64	3	32		,,	**	**

Department of Lands and Survey, Melbourne, 10th December, 1928.

HENRY ANGUS, Commissioner of Crown Lands and Survey. Closer Settlement Act 1915, Section 86, as varied by the Discharged Soldiers Settlement Acts.

PERMITS AND LEASES UNDER THE CLOSER SETTLEMENT ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, DECLARED VOID.

NOTICE is hereby given that the Permits and Leases mentioned in the Schedule hereunder have been declared void by the Governor in Council for the reason specified in each case.

Corr. No.	Name of Lessee.	• •	Section of C.S. Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
		•	-			A. R. P.		
4396	John A. Cochrane	••	86.6	Doomburrim	32A, 32c	100 3 34		Non-payment of instal- ments
4861	Francis J. Pickett		86.6	Yallock	21, sec. C	53 0 10		3, ,, ,,
		• •						» » ,»
	No.	4396 John A. Cochrane 4861 Francis J. Pickett 5380 Albert S. Lunn	4396 John A. Cochrane 4861 Francis J. Pickett 5380 Albert S. Lunn	Corr. No. Name of Lessee. C.S. Act under which Leased. 4396 John A. Cochrane 86.6 4861 Francis J. Pickett 86.6 5380 Albert S. Lunn 86.6	Corr. No. Name of Lessee. C.S. Act under which Leased. 4396 John A. Cochrane 86.6 Doomburrim 4861 Francis J. Pickett 86.6 Yallock 5380 Albert S. Lunn 86.6 Doomburrim	Corr. No. Name of Lessee. C.S. Act under which Leased. Parish. Allotment. 4396 John A. Cochrane 86.6 Doomburrim 324, 320 4861 Francis J. Pickett 86.6 Yallock 21, sec. C 5380 Albert S. Lunn 86.6 Doomburrim 364	Corr. No. Name of Lessee. C.S. Act under which Lessed. Parish. Allotment. Area. 4396 John A. Coehrane 86.6 Doomburrim 32A, 32c 100 3 34 4861 Francis J. Pickett 86.6 Yallock 21, sec. C 53 0 10 5380 Albert S. Lunn 86.6 Doomburrim 36A 105 0 5	Corr. No. Name of Lessee. C.S. Act under which Lessed. Parish. Allotment. Area. Class. 4396 John A. Cochrane 86.6 Doomburrim 32a, 32c 100 3 34 4861 Francis J. Pickett 86.6 Yallock 21, sec. C 53 0 10 5380 Albert S. Lunn 86.6 Doomburrim 36a 105 0 5

Land Act 1915, Sections 2, 46, and 50.

LEASES UNDER THE LAND ACTS 1901 AND 1915 REVOKED OR DECLARED VOID.

N OTICE is hereby given that the Leases mentioned in the Schedule hereunder have been revoked or declared void by the Governor in Council for the reason specified in each case.

District.	District. Corr. Name of Lessee		Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class,	Reason for Forfeiture, &c.		
Omeo (1) Geelong (2)	2231 436	Alfred G. Dyer William Cowley	54–56 46	Jinderboine Timboon	17, sec. 1 68£, 68£	A. R. P. 76 3 21 30 1 0	3rd 2nd	Non-payment of rent Non-compliance with con- ditions		
Melbourne (3) Geelong (4)	17399 365	Thomas Heald William E. John- atone	47–19 50	Woorarra Nullawarre	7, see. B 74p	125 2 31 199 3 38	lst 3rd	Non-payment of rent		
Bairnsdale (5)	350	Mary Clements	46	Bullumwaal	17, sec. A	20 0 0	3rd	Abandoned		

(1) Yearly rent, 19s. 4d.—(2) Yearly rent, £1 3s. 3d.—(3) Yearly rent, £3 3s.—(4) Yearly rent, £5.—(5) Yearly rent, 10s.

Land Act 1915, Section 46.
LEASES SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Leases mentioned in the Schedule hereunder for the reason specified in each case.

District.	Corr. No.	Name of Lessee.		Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.	
Beechworth (1)	664	Charles F. Hillas		46	Berringama	8, 9, 10, sec. 1	A, R. P. 639 0 3	3r d	New lease to issue under section 50,	
Kerang (2)	255	Margaret Kilmartin	••	46	Bael Bael	1в, вес. С	74 3 19	2nd	Land Act 1915	

(1) Yearly rent, £8.——(2) Yearly rent, £2 16s. 3d.

Closer Settlement Acts, Section 86, as varied by the Discharged Soldiers Settlement Acts.

LEASE SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Lease mentioned in the Schedule hereunder for the reason specified.

Corr. No.	Section of O.S. A. under which Leased.		Estate.	Parish.	 Ailotment.	Area.	Reason.	
3946	Patrick F. Collery	86.6	Lucas's	Youanmite	22, sec. D 11, sec. C	A. R. P. 311 2 23	New lease to issue	

Department of Lands and Survey,
Melbourne, 10th December, 1928.

The Closer Settlement Act 1915.

THE Farm Allotments mentioned in the Schedule hereunder are hereby proclaimed available for application, and may be taken up under Conditional Purchase Lease.

Estate.	Parish.	Allotment.	Section.	Aren.	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarks.
Irrigable Crown Land (1) Nyah (2, 3, 4) Narre Warren (3, 5) Red Cliffs (6) Section 20 (Jameson) (7, 8) Buckley's and Cotter's (9, 10) Canary Island (11)	Tyntynder West Berwick Mildura Nar-nar-goon Doomburrim Loddon	Pt. 120 55 10, 11 361 77D 36A 61	1 1 3 . B 	9 3 34 17 0 25 4 0 0 15 2 30 28 2 30 105 0 5 396 0 4	£ s. d. 718 0 0 77 4 1 240 0 0 310 0 0 1,968 0 0 2,100 0 0 2,500 0 0	£ s. d. 24 5 0 5 19 1 8 15 0 11 5 0 50 5 0 66 5 0 76 5 0	£ s. d. 20 17 0 2 3 6 6 19 6 9 0 0 57 6 0 61 1 0 72 15 0	D.S.L. 245 6280/87 05149/86.6 5297/86.6 5380/86 4893/86.6

(1) In lieu of notice gazetted 22nd August, 1928.——(2) In lieu of notice gazetted 12th December, 1928.——(3) Subject to alteration after survey.——(4) Settler in occupation.——(5) Improvements, £60, to be paid for in addition.——(6) Improvements, £1,520, and maintenance, if any, to be paid for in addition.——(7) Capital value includes improvements, £768.——(8) Additional improvements by previous lesses valued £145 15s., to be paid for in addition.——(9) Capital value includes all existing improvements.——(10) Further improvements by Board, if effected, to be paid for in addition.——(11) Improvements, valued at £338 15s. to be paid for in addition.

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

Discharged Soldiers Settlement Act 1917.

ALLOTMENT AVAILABLE FOR DISCHARGED SOLDIERS.

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

Estate.	Parish.	▲llotment.	Section.	Area,	Class.	Capital Value.
Section 20 (1, 2)	Murrabit West	18A (west part)	A ·	A. R. P. 14 0 0		£ . d.

(1) Subject to alteration after survey.———(2) Improvements, £900, to be paid for in addition.

Department of Lands and Survey, Melbourne, 18th December, 1928. HENRY ANGUS, Commissioner of Crown Lands and Survey.

COURTS.	BALLARAT			Tuesday, 5th March Tuesday, 14th May
Auction Sales Act 1915. W ODONGA.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House, Wodonga, on Thursday, the 10th day of January, 1929, at Ten o'clock in the forenoon, for the purpose of considering an application by Edmund Gladstone Burns for an Auctioneer's Licence. Dated this 10th day of December, 1928.—W. F. Busse, Clerk of Petty Sessions.	BEECHWORTH			Tuesday, 9th July Tuesday, 3rd September Tuesday, 12th November Tuesday, 17th December Tuesday, 16th April Wednesday, 14th August Tuesday, 15th October
OUNTY COURTS.—Notice is hereby given that County	BENALLA	•••		Thursday, 14th February Thursday, 20th June Tuesday, 10th September
Courts will be held during the year 1929 at the undermentioned places on the days hereunder named:—	BENDIGO	•••		Thursday, 21st February Tuesday, 5th March
ARARAT Tuesday, 19th February Wednesday, 26th June Wednesday, 9th October		-	•	Wednesday, 15th May Wednesday, 10th July Tuesday, 3rd September Thursday, 14th November
BAIRNSDALE Thursday, 21st March Wednesday, 8th May Tuesday, 13th August Wednesday, 23rd October	CAMPERDOWN .	•••	•••	Wednesday, 13th March Thursday, 23rd May Wednesday, 21st August Wednesday, 4th December

Victoria Gazette		338	55	December 19, 1928
CASTERTON		Wednesday, 13th February Thursday, 9th May Thursday, 8th August Wednesday, 20th November	MILDURA	Tuesday, 19th March Tuesday, 11th June Tuesday, 17th September Tuesday, 3rd December
CASTLEMAINE		Wednesday, 17th April Tuesday, 27th August Wednesday, 11th December	NHILL	Thursday, 11th April Wednesday, 19th June Thursday, 21st November
CHARLTON		Tuesday, 9th April Thursday, 25th July Tuesday, 8th October	NUMURKAH	Thursday, 14th February Wednesday, 22nd May Thursday, 19th September
COLAC		Thursday, 14th March Tuesday, 14th May Tuesday, 10th September Tuesday, 10th December	OUYEN	Tuesday, 5th February Wednesday, 27th November Wednesday, 20th March Wednesday, 12th June Thursday, 19th September
DAYLESFORD		Tuesday, 23rd April Tuesday, 20th August Tuesday, 3rd December	SALE	Wednesday, 4th December Tuesday, 19th March Tuesday, 25th June
DONALD		Tuesday, 12th March Wednesday, 5th June Wednesday, 18th September	SEA LAKE	Tuesday, 22nd October Wednesday, 10th April Tuesday, 23rd July
ECHUCA		Tuesday, 19th February Tuesday, 14th May Tuesday, 9th July	SEYMOUR	Wednesday, 9th October Tuesday, 12th February Thursday, 2nd May
GEELONG		Tuesday, 12th November Tuesday, 12th March Wednesday, 15th May Tuesday, 9th July	SHEPPARTON	Tuesday, 17th September Wednesday, 13th February Tuesday, 21st May Wednesday, 18th September Wednesday, 27th November
HAMILTON		Wednesday, 11th September Wednesday, 11th December Tuesday, 12th February	ST. ARNAUD	Wednesday, 13th March Thursday, 6th June Tuesday, 17th September
,		Tuesday, 7th May Wednesday, 7th August Tuesday, 19th November	STAWELL	
HORSHAM		Tuesday, 9th April Tuesday, 18th June Tuesday, 6th August	SWAN HILL	Wednesday, 20th February Wednesday, 7th August Wednesday, 9th October
KERANG		Tuesday, 19th November Tuesday, 19th February Wednesday, 12th June Tuesday, 6th August	WANGARATTA	Wednesday, 10th April Wednesday, 17th July Wednesday, 23rd October Tuesday, 12th February
KORUMBURRA		Tuesday, 8th October Tuesday, 5th February Tuesday, 18th June Tuesday, 22nd October	WARRACKNABEAL	Tuesday, 18th June Thursday, 12th September Tuesday, 19th November Tuesday, 16th April
KYNETON		Tuesday, 16th April Tuesday, 13th August Tuesday, 10th December	WARRAGUL	Tuesday, 16th April Tuesday, 23rd July Wednesday, 2nd October Wednesday, 6th February
MANSFIELD		Tuesday, 26th February Wednesday, 5th June Tuesday, 15th October		Tuesday, 9th April Tuesday, 16th July Tuesday, 22nd October
MARYBOROUGH		Thursday, 14th March Friday, 7th June Thursday, 19th September	WARRNAMBOOL	Tuesday, 12th March Tuesday, 21st May Tuesday, 20th August
MELBOURNE		Friday, 1st and 15th February Friday, 1st and 15th March Thursday, 4th and 18th April	WONTHAGGI	Tuesday, 3rd December Tuesday, 26th February Tuesday, 16th July Wednesday, 2nd October
		Wednesday, 1st and 15th May Tuesday, 4th & 18th June Monday, 1st and 15th July Thursday, 1st and 15th	YARRAM YARRAM	Thursday, 7th February Thursday, 20th June Wednesday, 23rd October
		August Monday, 2nd and 16th September Tuesday, 1st and 15th	Government Gazette, on page 2 1928. Except at Melbourne, C of Mines will be held on the	at previously published in the 1802, of the 17th day of October, ourts of Insolvency and Courts days above mentioned at such een appointed for holding such
		October Friday, 1st and 15th Novem-	Dated at Melbourne this 150 (By order of	h day of December, 1928. the Judges),
No. 169.—15998.—	-8	ber Monday, 2nd and 16th De- cember		F. J. SAUER, Registrar, Melbourne.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve o'clock on the days and for the purposes undermentioned.

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

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

20th December, 1928.

Allans Flat.—Renovations, sleep-out, painting, State School No. 11. Particulars at Police Station, Yackandandah, and Inspector of Works, Wangaratta. Preliminary deposit, £5.

Ballarat.—Renovations and painting, State School No. 695, Pleasant-street, Particulars at Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Concongella.—Improved lighting, repairs, painting, State School, No. 1136. Particulars at Police Stations, Stawell and Ararat, and Inspector of Works, Ballarat. Preliminary deposit, £5.

Footscray North.—Sewerage connexions, State School No. 4160. Preliminary deposit, £5. Final deposit, 5 per cent.

Hurdle Creek West.—New building, State School No. 2536. Particulars at Inspector of Works, Wangaratta Preliminary deposit, £5. Final deposit, 5 per cent.

Marnoo.—New kitchen, State School No. 1554. Particulars at Police Station, Rupanyup, and Inspector of Works, Ballarat. Preliminary deposit, £5.

Melbourne. — Alterations to parading room, City Watch House, Russell-street. Preliminary deposit, £5. Final deposit, 5 per cent.

Melbourne.—Supply and installation of cooking vessels, heating, ventilation, &c., Dining Rooms, Parliament House. Preliminary deposit, £15. Final deposit, 5 per cent.

Mitta Junction.—Additions to residence, State School No. 4080. Particulars at Police Station, Wodonga, and Inspector of Works, Wangaratta. Preliminary deposit, £5.

Mont Park.—Purchase and removal of two steam engines, electric generators, electric motors, &c., Hospital for Insanc. Preliminary deposit, 5 per cent. of tender. Final deposit, full amount of purchase money.

Narrewarren.—Repairs and painting, State School No. 2924.
Particulars at Police Station, Dandenong. Preliminary deposit, £5. Final deposit, 5 per cent:

North Melbourne.—Alterations to Kindergarten Room, State School No. 307. Preliminary deposit, £5. Final deposit, 5 per cent.

Nowing:—New building in timber, State School No. 4409.
Particulars at Police Station, Ouyen, and Inspector of Works,
Recreation Club, Mildurs. Preliminary deposit, £10. Final
deposit, 5 per cent.

Port Fairy.—Science fittings, &c., Higher Elementary School. Particulars at Police Station, Port Fairy, and Inspector of Works, Warrnambool. Preliminary deposit, £5.

Springhurst.—Alterations, repairs, improved lighting, State School No. 1583. Particulars at Inspector of Works, Wangaratta. Preliminary deposit, £5. Final deposit, 5 per cent.

Strathmerton West.—New building, State School No. 2792. Particulars at Police Station, Strathmerton, and Inspector of Works, Shepparton. Preliminary deposit, £10. Final deposit, 5 per cent.

Sunshine.—Repairs and painting, Technical School. Piliminary deposit, £5. Final deposit, 5 per cent.

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

3rd January, 1929.

Geelong East.—New building, State School No. 4398. Particulars at Inspectors of Works, Ballarat and Geelong. Preliminary deposit, £25. Final deposit, 5 per cent.

Kooloonong West.—New building (in timber), State School No. 4404. Particulars at Police Station, Swan Hill, and Inspector of Works, Bendigo. Preliminary deposit, £10. Final deposit, 5 per cent.

Kyneton.—Repairs to quarters, Police Station, Kyneton. Particulars at Police Station, Kyneton, and Inspector of Works, Bendigo. Preliminary deposit, 55. Final deposit, 5 per cent.

Lang Lang.—Additions, State School No. 2899. Particulars at Police Station, Korumburra. Preliminary deposit, £10. Final deposit, £5 per cent.

Malmsbury.—Repairs, painting, &c., State School No. 1408.
Particulars at Police Station, Kyneton, and Inspector of Works, Bendigo. Preliminary deposit, £5.
Final deposit, 5 per cent.

Melbourne.—Supply of fire extinguishers to Government buildings for twelve months from 1st January, 1929. Preliminary deposit, £10.

Rownack.—New building (in timber), State School No. 4371. Particulars at Police Station, Ouyen, and Inspector of Works, Recreation Club, Mildura. Preliminary deposit, £10. Final deposit, 5 per cent.

Rowsley.—Repairs to residence, State School No. 2183. Particulars at Police Station, Bacchus Marsh. Preliminary deposit, £5.

State Schools.—Supply and delivery of sanitary pans and hat and coat hooks for 12 months. Preliminary deposit, £10.

Swan Hill.—Alterations and painting, State School No. 1142. Particulars at Police Station, Swan Hill, and Inspector of Works, Bendigo. Preliminary deposit, £5.

Tallangatta.—Remodelling, repairs, painting, &c., State School No. 1365. Particulars at Police Station, Tallangatta, and Inspector of Works, Wangaratta. Preliminary deposit, £5. Final deposit, 5 per cent.

Walpeup.—New residence, State School No. 3747. Particulars at Police Station, Ouyen, and Inspector of Works, Recreation Club, Mildura. Preliminary deposit, £10. Final deposit, 5 per cent.

Wedderburn.—Fencing, &c., State School No. 794. Particulars at Police Station, Wedderburn, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

10th January, 1929.

Ararat.—Fencing, High School. Particulars at Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent.

Charlton.—Additions, repairs, painting, State School No. 1480. Particulars at Police Station, Charlton, and Inspector of Works, Bendigo. Preliminary deposit, £10. Final deposit, 5 per cent.

Childers.—Fencing, painting, repairs, State School No. 2350. Particulars at Police Station, Trafalgar, and Inspector of Works, Traralgon. Preliminary deposit, £5.

Creswick.—Repairs, painting, &c., Manual Training and Cookery Centre. Particulars at Police Station, Creswick, and Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Drummond.—Repairs, painting, &c., State School No. 1848. Particulars at Police Station, Kyneton, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Epping.—Repairs, painting, &c., State School No. 1477.
Particulars at Police Station, Epping. Preliminary deposit, £5. Final deposit, 5 per cent.

Flemington.—Additions to Sergeant's Office, Police Station. Preliminary deposit, £5. Final deposit, 5 per cent.

Hopevale.—New building, State School No. 3226. Particulars at Police Station, Dimboola, and Inspector of Works, Horsham. Preliminary deposit, £10. Final deposit, 5 per cent.

Melbourne.—New Engineering School, Working Men's College. Preliminary deposit, £50. Final deposit, 5 per cent.

Mont Park.—Recreation Hall and Church, Hospital for Insane. Preliminary deposit, £25. Final deposit, 5 per cent.

Mt. Eliza.—Removal of building from Parkdale and re-erection at State School No. 1368. Particulars at Police Station, Mornington. Preliminary deposit, £5. Final deposit, 5 per cent.

. Richmond.—Additions, Technical School. Preliminary deposit, £50. Final deposit, 5 per cent.

Royal Park.—Erection of day room, Remand Depot, Children's Welfare Depot. Preliminary deposit, £15. Final deposit, 5 per cent.

Strathfieldsaye.—Repairs and painting, State School No. 1211. Particulars at Inspector of Works, Bendigo. Preliminary deposit, £5.

Tatura.—New out-offices, State School No. 1441. Particulars at Police Station, Tatura, and Inspector of Works, Shepparton. Preliminary deposit, £5.

Wonthaggi.—Repairs, fencing, painting, Police Station. Particulars at Police Stations, Korumburra and Wonthaggi. Preliminary deposit, £5.

Williamstown.—Installation of heating system, High School. Preliminary deposit, £5. Final deposit, 5 per cent.

Williamstown.—Alterations, electric light, and power installation, High School. Preliminary deposit, £5. Final deposit, 5 per cent.

Yinnar.—Painting residence, State School No. 2419. Particulars at Inspector of Works, Traralgon. Preliminary deposit, £5.

17th January, 1929.

Swan Hill.—Repairs to quarters, Police Station. Particulars at Police Station, Swan Hill, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Werrimull.—New teacher's residence, State School No. 4254. Particulars at Inspector of Works, Recreation Club, Mildura. Preliminary deposit, £10. Final deposit, 5 per cent.

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

A. E. CHANDLER, Commissioner of Public Works.

Melbourne, 19th December, 1928.

VICTORIAN RAILWAYS

BPARATE tenders are invited for the undermentioned works, &c. Tenders, endorsed "Tender for "Tender fo

9th January, 1929.—Wrought-iron plates and sheets, or, alternatively, mild-steel plates and sheets, supply of P.D.,

16th January, 1928.—Steel tires, supply of. P.D., ½ per cent. (Extended from 16th December, 1928.)

16th January, 1929.—One rotary converter or rectifier set for Glen Waverley substation, supply of. P.D., 1 per cent.

16th January, 1929.—Mild steel plates and sheets, supply of. P.D., } per cent.
23rd January, 1929.—Crank-pin turning machine, supply of. P.D., per cent.

30th January, 1929.—Steel blooms, supply of. P.D., 1 per

30th January, 1929.-Ingot iron blooms, supply of. P.D.,

13th February, 1929.—Renewals for caustic soda primary cells, supply of. P.D., 1 per cent.

LEASING RAILWAY LANDS.

Applications are invited for letting on building lease for business purposes land at or near stations. Terms up to 21 years. For particulars, apply Estate Officer, Spencer-street, Melbourne, or to local stationmasters or roadmasters.

No tender will necessarily be accepted.

E. C. EYERS, Secretary.

Melbourne, 19th December, 1928.

PRIVATE ADVERTISEMENTS.

NOTICE is hereby given that I have applied for a new lease under section 125, Land Act 1915, for allotment 21, section D, City and Parish of South Melbourne, for a term of fifteen years from the 8th of February, 1929, for the purpose of Woollen and Flock Manufacturer, Paper and purpose of Woolle General Merchant.

ROSALIE LAURA COLLOCOTT.

Robinson and Marshall Pty. Ltd., Melbourne South, S.C.4. 4th December, 1928.

CITY OF WILLIAMSTOWN.

LOAN No. 13.

Notice of Intention to Borrow the Sum of One Hundred Thousand Pounds (£100,000) for Permanent Works and Undertakings in the City of Williamstown.

TAKE notice that the Council of the City of Williamstown proposes to borrow on the credit of the Mayor, Councillors, and Citizens of the said City, the sum of One hundred thousand pounds (£100,000), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Act 1915.

The rate of interest to be paid is £5 16s.; 3 per centum per annum, payable half-yearly, on 1st April and 1st October during the currency of the loan.

The principal money shall be repayable at Melbourne at the Commonwealth Bank of Australia, or at the Council's bankers for the time being in Melbourne, as follows:—

1st April, 1930,	£1,300	1st April, 1945,	£3,200
1st April, 1931,	1,400	1st April, 1946,	3,300
1st April, 1932,	1,500	1st April, 1947,	3,400
1st April, 1933,	1,600	1st April, 1948,	3,600
1st April, 1934,	1,700	1st April, 1949,	3,800
1st April, 1935,	1,800	1st April, 1950,	4,000
1st April, 1936,	1,900	1st April, 1951,	4,200
1st April, 1937,	2,000	1st April, 1952,	4,500
1st April, 1937,	2,100	1st April, 1953,	4,700
1st April, 1938,	2,300	1st April, 1954,	5,000
1st April, 1940,	2,400	1st April, 1955,	5,300
1st April, 1941,	2,500	1st April, 1956,	5,600
1st April, 1942,	2,700	1st April, 1957,	5,900
1st April, 1943,	2,800	1st April, 1958,	6,200
1st April, 1944,	3,000	1st April, 1959,	6,300

The purposes for which the loan is to be applied are as follow:—

Steam ferry and approaches.
 Pavilion and improvements to Williamstown cricket

ground.

3. Erection of pavilion and tennis court on cricket ground for Williamstown Tennis Club.

4. Erection of pavilion in reserve, corner Victoria-street and Railway-crescent, for Williamstown Croquet Club.

5. Erection of pavilion in Lyous-street Reserve, for Williamstown Ladies' Bowling Club.

6. Laying down green for Williamstown Ladies' Bowling Club.

Club.
7. Fencing reserve in High-street.
8. Purchase of land.
9. Removal of Corporation Yards.
10. Construction of main drain from Douglas-parade to The

Strand.

11. Payment to Metropolitan Board of Works and Colonial Gas Association for removal of mains.

12. Erection of bus garage for buses of Metropolitan Tram-

ways Board.
13. Beach improvements. (Pier, wall, bathing sheds.)
14. Constructing Park-crescent, Myrtle-street, Adeline
street, The Avenue, from Raleigh-street to Booker-street.
15. Construction of Hyde-street bridge and approaches.
16. Playgrounds.
17. Latrines.
18. Underground drain in Booker-street.

Total, £100,000.

The plans, specifications, and estimate of the cost of the works referred to above, and a statement showing the proposed expenditure of money to be borrowed, are open for inspection at the Town Hall, Ferguson-street, North Williamstown of the power of the cost of the co town, during office hours.

Dated this fourteenth day of December, One thousand nine hundred and twenty-eight. F. J. OGDEN, Town Clerk.

NOTICE is hereby given that the Shire of Alexandra has appointed James Hodson as Poundkeeper for the Shire Pound at Alexandra. HARRY WOOD, Shire Secretary.

SHIRE OF BRAYBROOK.

NOTICE is hereby given that the Council of the Shire of Braybrook has, under the provisions of the Local Government Act 1915, changed the name of the portion of Andersonstreet, Sunshine, south of the southern boundary of C.P.18, Parish of Cut Paw Paw, and abutting allotments 1, 2, 2A, section IXA., Parish of Maribyrnong, on the east side.

Old Name.—Anderson-street. New Name.—Ardoyne-street.

E. HARGREAVES, Shire Secretary ." 4740

19th December, 1928.

Local Government Act 1915.

SHIRE OF BULLA.

NOTICE THAT PLANS, ETC., ARE OPEN FOR INSPECTION.

NOTICE THAT PLANS, ETC., ARE OPEN FOR INSPECTION.

OTICE is hereby given that it is the intention of the Council of the Shire of Bulla to execute the following work or undertaking, being a work or undertaking authorized by the said Act, viz.:—The widening of the road which now runs along the western boundary of Crown portion 13, Parish of Bulla Bulla, County of Bourke, at the corner where such road turns westerly towards the bridge over the Emu Creek or Bollinda Creek by the inclusion in such road of the triangular piece of land hereunder described, the fencing, clearing, and levelling of such land when so included, and the formation thereof as part of the road. The land intended to be taken for the purpose of widening the road as aforesaid is portion of that owned by James Duncan Gellie and Thomas Michael McAuliffe, trustees of the settlement of Rose Ann Gellie, deceased, and for the purpose of the said work or undertaking the Council proposes to take land compulsorily.

The specifications, maps, plans, sections, and elevations of

the Council proposes to take land compulsorily.

The specifications, maps, plans, sections, and elevations of the proposed work or undertaking showing the nature and extent of such work or undertaking and the exact site and admeasurements thereof, and on and through what lands the same is proposed to be placed or extended, and the names of the owners or reputed owners, lessees or reputed lessees, and the occupiers thereof, as far as such names can be ascertained by the Council, are deposited for inspection at the office of the Council, Shire Hall, Stawell-street, Sunbury, and will be open for inspection at such offices at all reasonable hours for the space of forty clear days from the date of the publication of this notice in the Government Gazette, within which time all persons affected by the proposed work or undertaking are hereby required to set forth in writing, addressed to the Council or the Shire Secretary, all objections they have to the said work or undertaking.

Dated the 12th day of December, 1928.

Dated the 12th day of December, 1928.

4777

THOS. F. McCORMACK, Shire Secretary.

SHIRE OF BUNGAREE.

LOAN No. 3

Notice of Intention to Borrow the Sum of Three Thousand Pounds (£3,000) for Permanent Works and Undertakings in the Shire of Bungaree.

TAKE notice that the Council of the Shire of Bungaree proposes to borrow, on the credit of the President, Councillors, and Ratepayers of the said Shire, the sum of Three thousand pounds (£3,000), such sum to be raised by the issue of debentures in accordance with the provisions of the Local Government Act 1915.

The rate of interest to be paid is £5 17s. 6d. per cent. per

Such moneys shall be repayable by sixty half-yearly instalments, each including principal and interest, by providing out of the Municipal Fund the above amounts on the first day of September and the first day of March in each respective year during the currency of the loan.

Such moneys shall be repayable at Ballarat at the English, Scottish, and Australian Bank Limited, or at the Council's bankers for the time being in Melbourne.

The purpose for which the loan is to be applied is:-

For the construction of concrete kerbs and channels in Ballarat North, within the Shire of Bungaree

The plans, specifications, and estimate of the cost of the works referred to above, and a statement showing the proposed expenditure of money to be borrowed, are open for inspection at the Shire Offices, Leigh Creek.

Dated this fifth day of December, One thousand nine hundred

W. MASSEY, Shire Secretary.

SHIRE OF DANDENONG.

BATHS BY-LAW.

A By-law of the Shire of Dandenong, made under section 604 of the Local Government Act 1915, and numbered 54, for the care, management, and control of the Public Baths in the Prince's Highway, Dandenong, and for fixing the amount to be charged for admission to and for the use of the same, and fixing penalties for any breach of such By-laws.

N pursuance of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the Shire of Dandenong order as follows:— .

By-law No. 36 is hereby repealed.

1. No person coming direct from any dirty water shall enter the swimming baths before first washing himself in the shower

- \cdot 2. No person suffering from any infectious or contagious disease shall be permitted to enter the baths.
- 3. No person shall use soap in the swimming baths.
- 4. No person shall use obscene language within the bath premises
- 5. No person shall spit in the swimming bath or on to the floor or walls of any portion of the buildings.
- 6. No person shall enter or remain in the baths whilst in a state of intoxication.
- 7. No smoking shall be permitted within any portion of the baths.
- 8. No person shall bring any dog or other animal into the baths.
- 9. All towels and bathing costumes hired from the attendant must be returned to the attendant before leaving the baths.
- 10. No person shall be allowed to remain in the baths for a longer period than one hour.
- 11. Any person-committing a nuisance on any portion of the premises other than that set apart for that purpose will be prosecuted.
- 12. Every person using the baths shall be decently attired in Canadian bathing costume.
- 13. No person using the baths, nor any officer or servant or other person employed thereat, shall at any time introduce into the baths any spirituous or intoxicating liquor.
- 14. No person shall at any time carelessly or negligently break or injure, or improperly interfere with, any locks, taps, or fittings in connexion with the baths, nor carelessly, negligently, or wilfully damage or injure any furniture or fittings, towels, or other articles supplied for use in the baths, nor write upon or deface the walls or partitions or any other part of the
- 15. The Council will not be responsible for any articles lost by, or stolen from, any person whilst in the baths.

 16. The charges for admission to and for the use of the baths
- shall be as follows:-

Membership Ticket.—Gent's, 10s.; lady's, 5s.; juniors (under fourteen years), 2s. 6d.

Single Admission .- Adults, 6d.,; juniors (under fourteen years), 3d.

Bathing Trunk (foan of) .- 3d.

Towel.-3d.

Deposit of 1s. must be lodged with bathing trunk and towel, be refunded on return of same.

When the Swimming Baths are in use for carnivals or other entertainments the above charges will be suspended.

17. The Baths will be open as follows:-

1st October to 31st March-6 a.m. to 9 p.m. 1st April to 30th September-6 a.m. to sunset.

Hours of Bathing-Monday to Friday (inclusive),

Women.—6 a.m. to 7 a.m.; 9 a.m. to 10.30 a.m.; 1.30 p.m. to 3 p.m.; 4.30 p.m. to 6 p.m.

Men.—7 a.m. to 9 a.m.; 10.30 a.m. to 1.30 p.m.; 4.30 p.m.

to closing time.

School Children (free bathing) .-- 3 p.m. to 4.30 p.m.

` Saturdaus.

Women.-6 a.m. to 7 a.m.; 9 a.m. to 10.30 a.m.; 2 p.m. to 3.30 p.m.

Men.-7 a.m. to 9 a.m.; 10.30 a.m. to 2 p.m.; 6 p.m. to closing time.

Mixed Bathing.-3.30 p.m. to 6 p.m.

Sundaus.

Women .- 7 a.m. to 8 a.m.; 4 p.m. to 5 p.m.

Men.-8 a.m. to 10 a.m.; 6.30 p.m. to closing time.

Mixed Bathing.—5 p.m. to 6.30 p.m., or on such other day or days as may be fixed by the Council from time to time upon due notice being given.

18. Any person offending against this By-law shall be liable to forfeit and pay a sum not exceeding £10 (Ten pounds).

19. This By-law shall apply and have operation throughout the following part of the municipal district, that is to say:—
The Public Baths in Prince's Highway, Dandenong.

Resolution for passing this By-law agreed to by the Council the 22nd day of February, 1926, and confirmed the 29th day of March, 1926.

The common seal of the President, Councillors, and Rato-payers of the Shire of Dandenong was hereunto affixed this 29th day of March, 1926.

(SEAL)

G. W. BURDEN, President. E. C. BUTLER, Councillor. K. G. Mcalpin, Shire Secretary.

SHIRE OF DANDENONG.

By-law No. 58.

A By-law of the Shire of Dandenong, made under section 197 of the Local Government Act 1915, and numbered 58, for pro-hibiting cattle being allowed to graze or wander upon land not enclosed by a substantial fence.

I N pursuance of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the Shire of Dandenong order as follows:—

- 1. No person being the owner or having the possession, care, charge, custody, control, or supervision of any cattle shall allow such cattle to graze or wander upon any land not enclosed by a substantial fence.
- 2. Any person who shall be guilty of any breach of the provisions of this By-law shall be liable to a penulty for each head of cattle of not more than One pound and not less than Five shillings for the first offence, and not more than Two pounds nor less than Ten shillings for the second offence, and not more than Five pounds nor less than One pound for the third and any subsequent offence.
- 3. This By-law shall apply to and have operation throughout the whole of the Municipal District of the Shire of Dandenong.

The common seal of the President, Councillors, and Ratepayers of the Shire of Dandenong was hereunto affixed by order of the Council this 27th day of February, 1928, by order of the Cou in the presence of-

E. C. BUTLER, President. W. B. THARLE, Councillor. K. G. McALPIN, Shire Secretary.

Resolution for passing this By-law agreed to by the Council the 31st day of January, 1928.

Confirmed the 27th day of February, 1928.

SHIRE OF HEALESVILLE.

BY-LAW No. 13.

A By-law of the Shire of Healesville, made under section 197 of the Local Government Act 1915, and under the provisions of Part VI. of the Thirteenth Schedule thereof, and numbered Thirteen, for the regulation of and appointing the times and hours during or at which respectively any hall or other building used for public meetings or any building or ground in which public amusements (including dancing) are conducted shall be used for the purpose for which it is registered or shall be closed.

IN pursuance of the powers conferred by the Local Government Act and the Thirteenth Schedule to the Local Government Act 1915, and of any other Act cr power thereunto enabling it, the President, Councillors, and Ratepayers of the Shire of Healesville order as follows:—

- 1. This By-law shall apply to and have operation throughout the whole of the municipal district.
- 2. This By-law shall come into force immediately after its publication in the Victoria Government Gazette.
- publication in the victoria Government Gazette.

 3. In this By-law, unless the context otherwise requires, "hall" shall include any hall ground and/or building used for public meetings and/or any building or any ground in which public amusements (including dancing) are conducted which is registered under the Local Government Acts or the Thirteenth Schedule to the Local Government Act 1915 or the Health Act 1919.
- 4. No person shall use or permit or cause to be used any hall for the purpose of any public amusement (including dancing) unless the same has been registered by the Council of the Municipality or by the Commission of Public Health.
- 5. Any person who uses or permits or causes to be used any hall for the purpose for which it is registered at any time or times other than the times herein fixed shall be guilty of an offence against the Local Government Acts.
- 6. No person shall use or permit or suffer to be used any hall for the purpose for which it is registered or as a dancing room or saloon on any Christmas Day, Good Friday, Anzac Day, or Sunday, nor between the hour of twelve midnight on any such day and the hour of eight o'clock in the morning of the day following any such day.

Resolution for passing this By-law was agreed to by the Council of the Shire of Healesville on the 28th day of October, 1928, and confirmed by special order at a meeting of the said Council held on the 17th day of December, 1928.

The common seal of the President, Councillors, and Rate-payers of the Shire of Healesville was hereunto affixed in the presence of—

E. FRED. G. HODGES; President.F. J. WHITE, Councillor.J. F. CALLAHAN, Shire Secretary. (SEAL) 4730

(Published in lieu of notice appearing in Gazette of 12th December, 1928, p. 3327.)

SHIRE OF LOWAN.

NOTICE OF INTENTION TO FLOAT A LOAN.

NOTICE, in accordance with the provisions of section 355 of the Local Government Act 1915, is hereby given that the Council of the Shire of Lowan will, after one month from date hereof, proceed to borrow the sum of One thousand four hundred pounds sterling from the Commonwealth Bank of Australia, such loan to bear interest at the rate of Five and seven-eighths per centum per annum, currency of loan to be for 20 years; the loan to be repaid in equal half-yearly instalments as per table supplied by the Commonwealth Bank of Australia, all repayments to be made at the offices of the Commonwealth Banking Company of Sydney Limited, Collinstreet, Melbourne (or Melbourne office of such bank as the Council may from time to time appoint as its bank).

The purposes for which the loan is to be applied are-

(a) Forming and metalling streets in the Township of Nhill.

And notice is further given that plans and specifications and estimate of cost of the above proposed works are open for inspection, during office hours, at the office of the Shire. Macpherson-street, Nhill.

PERCY CRESSWELL, C.E., Shire Engineer.

Shire Hall, Nhill, 17th December, 1928.

SHIRE OF TULLAROOP.

NOTICE OF INTENTION TO BORROW THE SUM OF SEVENTEEN HUNDRED POUNDS (£1,700) FOR PERMANENT WORKS AND UNDERTAKINGS.

N OTICE is hereby given that the Council of the Shire of Tullaroop propose to borrow, on the credit of the President, Councillors, and Ratepayers of the Shire of Tullaroop, the sum of Seventeen hundred pounds (£1,700) by the issue of debentures for such amount, in accordance with the provisions of the Local Government Acts. It is further proposed:—

1. That the rate of interest to be paid shall be Six pounds per centum (6%) per annum.

per centum (6%) per annum.

2. That the money proposed to be borrowed, together with the interest due from time to time, shall be repayable by twenty equal half-yearly instalments of One hundred and fourteen pounds five shillings and fourpence (£114 5s. 4d.), and the said instalments are to be paid on the first day of February and the first day of August in each year by providing out of the municipal fund such sum in each and every half-year during the ten years currency of the loan. The first repayment of One hundred and fourteen pounds five shillings and fourpence (£114 5s. 4d.) to be made on the first day of August, 1920, and a similar amount at the expiration of every six calendar months thereafter until the loan is liquidated.

3. That the above instalments will be paid at the Municipal

Offices, Maryborough.

4. That the permanent works and undertakings upon which the loan is to be expended are as follow: ŧ.

escription of	f Work.		Estimated Cost			
Diesel oil	roller		 	£1,365		
Motor car			 -1 -	130		
Grader		• •	 ***	135		
Building	• •	• •	 	70		

The plans, specifications, and estimated cost of such works and undertakings, with a statement of intended expenditure of money proposed to be borrowed, are open for inspection at the Shire Office, Town Hall, Maryborough.

Dated at Maryborough this twelfth day of December, 1928.

JAMES NICOL, Shire Secretary.
4732

£1.700

N OTICE is hereby given that the partnership hitherto subsisting between John Letham McCubbray, Samuel McFarland Kellett, and Emmie Kingscott, under the name or style of "McCubbray and Kellett," at Albany Chambers, 230 Collins-street, Melbourne, as a ladies' hairdressing and beauty culture salon, was this day dissolved as from the first day of December, One thousand nine hundred and twenty-eight, by mutual consent.

The said business will be carried on on his own account by the said John Letham McCubbray, who will receive all moneys owing to and discharge all the debts and liabilities owing by

Dated this 12th day of December, 1928.

JOHN LETHAM McCUBBRAY. SAMUEL McFARLAND KELLETT. EMMIE KINGSCOTT.

Witness-J. W. Fenton, solicitor, of 422 Collins-street, Mel-

N OTICE is hereby given that the partnership heretofore subsisting between Thomas Henry Prater, retired farmer, and George Rickell, carrier, both of Horsham, carrying on business as carriers, under the business name bid "Horsham Transport Service," has been dissolved as at the 14th day of December, 1928, by the said Thomas Henry Prater retiring from the said partnership. The business will be carried on by the said George Rickell, under the said business name, and he will receive and pay all accounts owing to and by the said partnership.

Dated this 14th day of December, 1928.

G. RICKELL. T. H. PRATER.

Witness to both signatures—IAN T. BENNETT. J. Weldon Power and Bennett, solicitors, Horsham.

N OTICE is hereby given that the partnership heretofore subsisting between Marcus Ronald Barlow and Frederick George Brudenell Bruce Hawkins, carrying on the business of architects, under the style or firm of "Barlow and Itawkins," at Temple Court, 422 Collins-street, Melbourne, has been dissolved by mutual consent as from the eighth day of December, One thousand nine hundred and twenty-eight. The said Marcus Ronald Barlow, whose address is Temple Court, 422 Collins-street, Melbourne, will pay all debts due by and receive all debts due to the said firm.

Dated this twelfth day of December, 1928.

4812 -

MARCUS R. BARLOW. F. G. B. HAWKINS.

WINTER GARDENS CAFE & CAFETERIA LIMITED.

NINTER GARDENS CAFE & CAFETERIA LIMITED.

OTICE is hereby given, in pursuance of section 196 of the Companies Act 1915, that a General Meeting of the members of the above-named company will be held at the office of the liquidator, Mr. A. J. S. Wilson, 499 Little Collinsstreet, Melbourne, on Monday, the 21st day of January, 1929, at the hour of Ten o'clock in the forenoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted, and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated this seventeenth day of December, 1928.

A. J. S. WILSON, Liquidator.

Wilson and McHutchison, Henty House, 499 Little Collinstreet, Melbourne.

THE METROPOLITAN GAS COMPANY.

NOTICE OF SITUATION OF REGISTERED OFFICE. (Pursuant to Section 161 of the Metropolitan Gas Company's Act 1878.).

THE Metropolitan Gas Company hereby gives notice that the Registered Office of the company is now situated to number 196 Flinders-street, Melbourne. Dated this thirteenth day of December, 1928.

A. E. BRADSHAW, Secretary

Malleson, Stewart, Stawell, and Nankivell, solicitors, Mel-

No. 4101.—In the Supreme Court.—In the matter of the Companies Act 1915, and in the matter of William Fisher Proprietary Limited.

PROPRIETARY LIMITED.

N OTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the fourteenth day of December, One thousand nine hundred and twenty-eight, presented to the said Court by William Horsfall Proprietary Limited, a company duly registered under the Companies Act, and having its registered office at 47 Marystreet, Richmond, and that the said petition is directed to be heard before the Court sitting at the Practice Court, Law Courts, William-street, Melbourne, on the third day of January, One thousand nine hundred and twenty-nine, and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing, by himself or his counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned, on payment of the regulated charge for the same.

WEIGALL & CROWTHER, solicitors for the above-named petitioner, 459 Chancery-lane, Melbourne.

Note.—Any person who intends to appear on the hearing of the said petition must serve on, or send by post to the abovenamed, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named not later than four o'clock in the afternoon of the second day of January, One thousand nine hundred and twenty-nine.

4817

In the Supreme Court (No. 4098).—In the matter of the Companies Act 1915, and in the matter of A. T. HEWETT PROPRIETARY LIMITED.

PROPRIETARY LIMITED.

N OTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 13th day of December, 1928, presented to the said Court by Esdale Fullerton Andrew, attorney and agent for Raymond Celestin Bergougnan, trading as Bergougnan Tyre Company, and that the said petition is directed to be heard before the Court sitting at the Practice Court, Law Courts, Melbourne, on the 7th day of February, 1929; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time, appearing by himself or by his counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

McCLEERY, ROBSON & MENDES solicitors for the

McCLEERY, ROBSON, & MENDES, solicitors for the above-named petitioner, 440 Chancery-lane, Melbourne.

Note.—Any person who intends to appear on the hearing of the petition must serve on, or send by post to the above-named, notice, in writing, of his intention so to do. The notice must state the name and address of the person, and, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above named not later than Four o'clock in the above named not later than Four o'clock in the served, or, if posted, must be sent by post in sufficient time to reach the above named not later than Four o'clock in the served of the first day of February, 1929.

Companies Act 1915.—In the matter of DIAMOND KNITTING COMPANY PROPRIETARY LIMITED (in voluntary liquidation).

NOTICE is hereby given of intention to declare a First Dividend in the above matter. All creditors who do not lodge proof of their claims at the office of R. H. Willis, public accountant, 54 Market-street, Melbourne, on or before the 5th January, 1929, will be excluded.

Dated this 11th December, 1928.

Yours faithfully,

R. H. WILLIS, Liquidator.

In the matter of the Companies Act 1915, and in the matter of SOLID RUBBER TYRE REMODELLING CO. PTY. LTD. (in Liquidation).

NOTICE is hereby given that a Second Dividend is intended to be declared in the above matter. Creditors who have not proved their debts by Monday, 31st December, 1928, will be excluded.

Dated this 13th day of December, 1928.

T. MACLEAN, Liquidator.

Broken Hill Chambers, 31 Queen-street, Melbourne.

Companies Act 1915.

A. J. B. FURNITURE COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

A SECOND and Final Dividend is intended to be declared in the above company, which went into voluntary liquidation on the 21st November, 1927. Creditors who have not proved their debts by the 31st December, 1928, will be excluded from this dividend.

Dated this seventeenth day of December, 1928.

D. S. McHUTCHISON, Liquidator.

Wilson and McHutchison, Henty House, 499 Little Collins-street, Melbourne.

STATUTORY NOTICE TO CREDITORS.

STATUTORY NOTICE TO CREDITORS.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Edward Howley, late of 49 McCrae-street, Bendigo, in the State of Victoria, retired sexton, deceased (who died on the 23rd day of September, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 19th day of October, 1928, to Michael Francis Owens, of Hargreaves-street, Bendigo aforesaid, groeer, and Austin Howley, of Woodmount, Kylite, in the State of New South Wales, grazier), are hereby required to send particulars, in writing, of such claims to the undersigned, at his office hereunder mentioned, on or before the 31st day of January, 1929, after which date the said Michael Francis Owens and Austin Howley will proceed to distribute the assets of the said Edward Howley, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said Michael Francis Owens and Austin Howley will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this 15th day of December, 1928.

Dated this 15th day of December, 1928.

D. H. HOGAN, of 53 Bull-street, Bendigo, proctor for the said Michael Francis Owens and Austin Howley. 4762

P URSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the unadministered estate of Mary Ellen McMillen, late of Queenscliff, in the State of Victoria, widow, deceased (who died on the, twenty-sixth day of January, One thousand nine hundred and eight, and of whose estate letters of administration, with the will annexed, were granted by the Suprème Court of the said State, in its probate jurisdiction, on the eighteenth day of October, One thousand nine hundred and twenty-eight, to The Perpetual Executors and Trustees Association of Australia Limited, of numbers 100-104 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, or or before the twenty-second day of January, One thousand nine hundred and twenty-second day of January, One thousand nine hundred and twenty-second day of January, eight and company will proceed to distribute the assets of the said Mary Ellen McMillen, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this eighteenth day of December, One thousand nine hundred and twenty-eight.

Dated this eighteenth day of December, One thousand nine hundred and twenty-eight.

WHYTE, JUST, & MOORE, of 27 Malop-street, Geelong, proctors for the said company. 4763

NOTICE TO CREDITORS.—RE WILLIAM CALVERT WHALLEY, DECEASED.

WHALLEY, DECEASED.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of William Calvert Whalley, late of Myers-street, Geelong, in the State of Victoria, gentleman, deceased (who died on the twenty-first day of September, One thousand nine hundred and twenty-eight, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the third day of December, One thousand nine hundred and twenty-eight, to Theodore Calvert Whalley, of Landcox-street, North Brighton in the said State, grocer, Ruby Isabella Holt, of Myers-street, Geelong, in the said State, married woman, and James Findlay Field Frier, of Ryriestreet, Geelong aforesaid, accountant, the executors named therein), are hereby required to send particulars, in writing, of such claims to the said Theodore Calvert Whalley, Ruby Isabella Holt, and James Findlay Field Frier, at care of the undermentioned proctors, on or before the nineteenth day of January, 1929, after which date the said Theodore Calvert Whalley, Ruby Isabella Holt, and James Findlay Field Frier step of the will proceed to distribute the assets of the said William Calvert Whalley, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said Theodore Calvert Whalley, Ruby Isabella Holt, and James Findlay Field Frier will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated this nineteenth day of December, 1928.

Dated this nineteenth day of December, 1928.

HARWOOD & PINCOTT, 51 Yarra-street. Geelong, proctors for the said Theodore Calvert Whalley, Ruby Isabella Holt, and James Findlay Field Frier. 4764

NOTICE TO CREDITORS.—RE SARAH HARRIETT COLLEY, DECEASED.

URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Sarah Harriett Colley, late of 36 Blanche-street, St. Kilda, in the State of Victoria, spinster, deceased (who died on the 15th day of September, 1928, and letters of administration of whose estate, with the will dated the 19th day of March, 1894, annexed, were granted to National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, the said company having been duly authorized to apply therefor by John Archibald Hogarth, of 52 Langdon-road, Caulfield, in the said State, commercial traveller, and Ethel Sarah Grant, of 10 Mason-avenue, Elwood, in the said State, saleswoman, two of the legatees under the said will), are hereby required to send in particulars, in writing, of such claims to the said National Trustees, Executors, and Agency Company of Australasia Limited, at 113 Queen-street, Melbourne aforesaid, on or before the 20th day of January, 1929. And notice is hereby given that after that day the said company will proceed to distribute the assets of the said Sarah Harriett Colley, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and the said company shall not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice. P URSUANT to the provisions of the Trusts Act 1915, notice not then have had notice.

Dated this 18th day of December, 1928. . Street, Melbourne, proctors for the said company. NOTICE TO CREDITORS .- RE MARY JANE CALDOW, DECEASED.

DECEASED.

DECEASED.

URSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Mary Jane Caldow, late of Little River, in the State of Victoria, spinster, deceased (who died on the seventeenth day of September, One thousand nine hundred and twenty-eight, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the fourth day of December, One thousand nine hundred and twenty-eight, to James Gibson Caldow, of Little River aforesaid, farmer, the sole executor named therein), are hereby required to send particulars, in writing, of such claims to the said James Gibson Caldow at care of the undermentioned proctors, on or before the nineteenth day of January, One thousand nine hundred and twenty-nine, after which date the said James Gibson Caldow will proceed to distribute the assets of the said Mary Jane Caldow. deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said James Gibson Caldow will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice.

Dated this nineteenth day of December, 1928.

HARWOOD & PINCOTT, 51 Yarra-street, Geelong, proctors for the said James Gibson Caldow.

HARWOOD & PINCOTT, 51 Varra-street, Geelong, proctors for the said James Gibson Caldow. 4765

In pursuance of the Trusts Act 1915, notice is hereby given that all creditors or other persons having any claims against the estate of Emily Rachel Holbery, late of 3 (formerly 11) Rodda-street, Coburg, widow, deceased (who died on the 4th day of November, 1928, and probate of whose will was granted on the 7th day of December, 1928, to Florence Martha Hoskings, of 9 Miller-street, Coburg, in the State of Victoria, married woman, and Louisa Ruth Heath, of 554 Barkers-road, Kew, in the said State, spinster), are hereby requested to send in particulars of such claims to the said Florence Martha Hoskings and Louisa Ruth Heath, on on before the 25th day of January, 1929, after which date the said Florence Martha Hoskings and Louisa Ruth Heath will proceed to distribute the assets of the above-named deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose claims they shall not then have had notice.

Dated the 12th day of December, 1928.

J. A. WILMOTH & SON, 273 Collins-street, Melbourne, proctors for the said exemptions.

J. A. WILMOTH & SON, 273 Collins-street, Melbourne proctors for the said executrices.

NOTICE TO CREDITORS .- PATRICK JOSEPH KIRWAN. DECEASED.

DECEASED.

A LL persons having any claims against the estate of Patrick Joseph Kirwan, late of Fenwick-street, Geelong, in the State of Victoria, retired railway officer, deceased (who died on the thirty-first day of August, One thousand nine hundred and twenty-eight, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Union Trustee Company of Australia Limited, of Collins-street, Melbourne, in the said State, the executor named therein), are hereby requested to send particulars, in writing, of such claims direct to the said company on or before the nineteenth day of January, One thousand nine hundred and twenty-nine, after which date the said company will proceed to distribute the assets of the said Patrick Joseph Kirwan, deceased, which shall have come to its possession, having regard only to the claims of which it shall then have had notice.

Dated the nineteenth day of December, One thousand nine hundred and twenty-eight.

undred and twenty-eight. M. MORNANE, 125 Queen-street, Melbourne, proctor for 4815 the said company.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Louisa Finemore, late of Victoria Palace, Little Collinsstreet, Melbourne, in the State of Victoria, married woman, deceased (who died on the fourteenth day of June, 1928, and probate of whose will was granted by the Supreme Court of Victoria, on the sixteenth day of October, 1928, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claim to the executor at the above address, on or before the thirty-first day of January, 1929, after which date the said executor will proceed to distribute the assets of the said deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and that the said executor will not be liable for the assets so distributed, or any part thereof, to any persons of whose claim it shall not then have had notice. had notice

Dated this twelfth day of December, 1928.

NORMAN J. SHANKLY, LL.B., 325 Collins street, Mel-bourne, solicitor for the said executor.

4801

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of George Soles, late of Bendigo, in the State of Victoria, retired newsagent, deceased (who died on the sixth day of September, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-third day of November, 1928, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before the twenty-second day of January, 1929, after which date the said company will proceed to distribute the nesets of the said George Soles, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this seventeenth day of December, 1928.

BUCKLAND & NEVETT, Camperdown, proctors for the DURSUANT to the Trusts Act 1915, notice is hereby given

BUCKLAND & NEVETT, Camperdown, proctors for the said The Equity Trustees Company. 4756

Said The Equity Trustees Company.

A756

N OTICE is hereby given that all persons having claims against the estate of William O'Callaghan, formerly of Ligar-street, Ballarat, in the State of Victoria, farmer, but late of Mair-street, Ballarat aforesaid, licensed victualler, deceased (who died on the 16th day of October, 1928, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Mary Ellen O'Callaghan, of Mair-street, Ballarat aforesaid, widow, the sole executrix named therein), are hereby required to send particulars, in writing, of such claims to the said executrix, at the office of the undersigned, on or before the 25th day of January, 1929, after which date the said executrix will proceed to distribute the assets of the said William O'Callaghan, deceased, which shall have come to her hands amongst the persons entitled thereto, having regard only to the claims of which she shall then have notice. And notice is hereby further given that the said executrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not have had notice as aforesaid.

Dated this 14th day of December, 1928.

R. H. RAMSAY, 38 Lydiard-street, Ballarat, proctor for

R. H. RAMSAY, 38 Lydiard-street, Ballarat, proctor for the said executrix.

STATUTORY NOTICE TO CREDITORS.

STATUTORY NOTICE TO CREDITORS.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Catherine Mary Kelynack, late of Shaftesbury-street, Coburg, in the State of Victoria, married woman, deceased (who died on the 21st day of September, 1928, and probate of whose will, together with the codicil thereto, pursuant to leave reserved to Philip Thomas Kelynack to come in and prove the same at any time) was granted by the Supreme Court of the said State of Victoria, in its probate jurisdiction, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State, on the 12th day of December, 1928), are hereby required to send particulars, in writing, of such claims to the said executor, or care of the undersigned, on or before the 24th day of January, 1929, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and it shall not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated this 13th day of December, 1928.

EGGLESTON & EGGLESTON, of 143 Queen-street, Mel-

EGGLESTON & EGGLESTON, of 143 Queen-street, Melbourne, solicitors to the estate.

DURSUANT to the **Truste* Act* 1915, notice is hereby given that all persons having claims against the estate of Wyndham Baker, late of 832 Swanston-street, Carlton, in the State of Victoria, retired dairyman, deceased (who died on the 25th day of August, 1928, letters of administration having been granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 22nd day of October, 1928, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, at its above-mentioned address, on or before the 27th day of December, 1928, after which date the said. The Equity Trustees, Executors, and Agency Company Limited; will proceed to distribute the assets of the said Wyndham Baker, deceased, which have come to its hands amonigst the persons entitled thereto, having regard only to the claims of which it shall; then have had notice. And notice is hereby further given that the said The Equity Trustees, Executors, and Agency Company Limited will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid. Dated the 13th day of December, 1928.

PHILLIPS, FOX, & MASEL, 440 Chancery-lane, Melbourne, Presenters for the said The Equity Trustees, Executors, and

PHILLIPS, FOX, & MASEL, 440 Chancery-lane, Melbourne, proctors for the said The Equity Trustees, Executors, and Agency Company Limited.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Mary Hickey, late of Seymour, in the State of Victoria, spinster, deceased, (who died on the third day of November, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the seventh day of December, 1928, to The Equity Trustees, Executors, and Agency Company Limited, of No. 85 Queenstreet, Melbourne, in the said State, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said company, at its said address, on or before the twentieth day of January, 1929. And notice is hereby given that after that date the said company will proceed to distribute the assets of the said Mary Hickey, deceased, which shall have come to its hands or possession among the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice as aforesaid.

Dated this seventeenth day of December, 1928.

J. G. MACDONALD & CO., Seymour, proctors for the said

J. G. MACDONALD & CO., Seymour, proctors for the said

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Archibald Wallace North Bell, late of Belmont, near Winton, in the State of Queensland, grazier, deceased (who died on the twenty-fourth day of March, 1927, and reseal of probate of whose will was granted by the Supreme Court of Victoria, on the tenth day of December, 1928, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the State of Victoria, the executor named in the said will), are hereby required to send particulars, in writing, of such claim to the said company on or before the nineteenth day of January, 1929, after which date the said company will proceed to distribute the assets of the said Archibald Wallace North Bell, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this thirteenth day of December, 1928.

BLAKE & RIGGALL, 120 William-street, Melbourne, proctors for the said executor.

NOTICE TO CREDITORS.—RE ANNIE BROOKS. DECEASED.

DECEASED.

DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Annie Brooks, late of 1021 Punt-road, East Melbourne, in the State of Victoria, widow, deceased (who died on the second day of November, 1928, and letters of administration of whose estate, with the will and codicil thereto annexed, were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the tenth day of December, 1928, to National Trustees. Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said Company, on or before the nineteenth day of January, 1929. And notice is hereby further given that after such lastmentioned date the company will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which it shall then have had notice, and the said company will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice as aforesaid.

Dated this seventeenth day of December, 1928.

Dated this seventeenth day of December, 1928.

EDWARD FITZGERALD, LL.D., 406 Collins-street, Melbourne, proctor for the said company.

4795

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Benjamin Williamson, late of 34 Berkeley-street. Castlemaine, in the State of Victoria, retired farmer, deceased (who died intestate on the fifth day of September, 1928, and letters of administration of whose estate were, on the thirtieth day of October, 1928, granted by the Supreme Court of Victoria, in its probate jurisdiction, to Lydia Mary Williamson, of Castlemaine aforesaid, spinster, the eldest daughter and one of the next of kin of the said deceased), are hereby required to send narticulars, in writing, of such claims to the undersigned, the proctors for the said administratrix, on or before the thirty-first day of January, 1929; and notice is hereby given that after that date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and she will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated this fourteenth day of December, 1928.

McCAY, THWAITES & LANGSLOW, Barker-street, Castle-

MCCAY, THWAITES & LANGSLOW, Barker street, Castle maine, proctors for the said administratrix.

NOTICE TO CREDITORS.—THOMAS RICHARD TWEEDDALE, Deceased.

NOTICE TO CREDITORS.—THOMAS RICHARD TWEEDDALE, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Thomas Richard Tweeddale, formerly of 16 College-street, Hawthorn, in the State of Victoria, but late of 27 Northernhay-street, Regent, in the said 'State, retired engineer, deceased (who died on the seventh day of November, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirteenth day of December, 1928, to Jane Tweeddale, of 27 Northernhay-street, Regent-aforesaid, widow, the sole executrix named in and appointed by the said will, are hereby required to send particulars, in writing, of such claims to the said executrix, care of the undersigned, Messieurs Maddock, Jamieson, and Lonie, proctors for the said executrix on or before the nineteenth day of January, 1929, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said executrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated the seventcenth day of December, 1928.

MADDOCK, JAMIESON & LONIE, of 136 and 138 Queenstreet, Melbourne, proctors for the said executrix.

4791

NOTICE TO CREDITORS .-- BEATRICE MARY EDWARDS, DECRASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Beatrice Mary Edwards, late of 584 Malvern-road, East Prahran, in the State of Victoria, married woman, 'deceased (who died on the twenty-fifth day of October, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirteenth day of December, 1928, to George Arthur Henry Edwards, of 584 Malvern-road, East Prahran, aforesaid, plumber, the sole executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor, care of the undersigned, Messieurs Maddock, Jamieson, and Lonie, proctors for the said executor, on or before the nineteenth day of January, 1929, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated the seventeenth day of December, 1928.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queenstreet Malbourne, proctors for the said executor.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queen-street, Melbourne, proctors for the said executor. 4792

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Sarah Ellen Kelly, late of 74 Millon-street, Elwood, in the State of Victoria, spinster, deceased, intestate (who died on the first day of August, 1928, and administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-eighth day of November, 1928, to National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said National Trustees, Executors, and Agency Company of Australasia Limited, at its above-mentioned address, on or before the twenty-third day of January, 1929, after which date the said National Trustees, Executors, and Agency Company of Australasia Limited will proceed to distribute the assets of the said Sarah Ellen Kelly, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said National Trustees, Executors, and Agency Company of Australasia Limited will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this 18th day of December, 1928.

DOUGLAS S. RITCHIE, of 440 Little Collins-street, Melbourne, proctor for the said administrator.

NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Martha McRae, late of "Rossmoyne," 21 Atkinson-street, Oakleigh, in the State of Victoria, widow, deceased (who died on the 7th day of August, 1928, and probate of whose last will and testament was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 7th day of September, 1928, to Arnold Cloudsley Westley, of 31 Queenstreet, Melbourne, in the said State, solicitor, and Jane Forster, of 56 McIlwrick-street, Windsor, in the said State widow, the executor and executrix respectively and trustees named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said Arnold Cloudsley Westley and the said Jane Forster; on or

before the 15th day of January, 1929, after which date the said Arnold Cloudsley Westley and Jane Forster will proceed to distribute the assets of the said Martha McRae, deceased, which shall have come to their hands among the persons entitled thereto, having regard only to the claims of which they shall then have had notice aforesaid. And notice is hereby further given that the said Arnold Cloudsley Westley and Jane Forster will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated the 5th day of December, 1928.

WESTLEY & DALE, of 31 Queen-street, Melbourne proctors for the applicants.

NOTICE TO CREDITORS .-- RE JOHN MARK BUCKLEY, DECEASED.

URSUANT to the provisions of the Trusts Act 1915, notice URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of John Mark Buckley, late of the City of Bath, England, gentleman, deceased (who died on the thirteenth day of August, 1854, and letters of administration, with the will annexed, were on the fourteenth day of November, 1928, granted to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, the administrator of the estate of the said deceased), are hereby required to send in particulars, in writing, of such claims to the said association on or before the twenty-fourth day of January, 1929. And notice is hereby given that after that date the said association will proceed to distribute the assets of the said John Mark Buckley, deceased, which shall have cometo its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said association will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice:

Dated the fourteenth day of December, 1928.

E. A. ATKYNS & SON, 422 Chancery-lane, Melbourn proctors for the said association.

NOTICE TO CREDITORS .- RE JAMES BUCKLEY, DECEASED.

DECEASED.

DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of James Buckley, late of Penyfai, near the Town of Llanelly, in the County of Carmarthen, England, esquire, deceased (who died on the third day of March, 1883, and letters of administration, with the will and two codicils annexed, were on the fifth day of December, 1928, granted to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, the administrator of the estate of the said deceased), are hereby required to send in particulars, in writing, of such claims to the said association on or before the twenty-fourth day of January, 1929. And notice is hereby given that after that date the said association will proceed to distribute the assets of the said John Mark Buckley, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said association shall then have had notice; and the said association will not-be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice. have had notice.

Dated the fourteenth day of December, 1928.

E. A. ATKYNS & SON, 422 Chancery-lane, Melbourne, proctors for the said association. 4784

CAROLINE MARY ISMAY, DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Caroline Mary Ismay, late of 5 Girdwood-avenue, Carnegie, in the State of Victoria, widow deceased (who died on the tenth day of September, One thousand nine hundred and twenty-eight, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirtieth day of October, One thousand nine hundred and twenty-eight, to Mabel Kathleen Curran, married woman, and Thomas Harold Ismay, clerk, both of Officer, in the said State), are hereby required to send in particulars, in writing of such claims to the said Mabel Kathleen Curran and Thomas Harold Ismay, addressed to the care of the undermentioned proctors for the said executors, on or before the twenty-third day of January, One thousand nine hundred and twenty-nine, after which date the said executors will proceed to distribute the assets of the said Caroline Mary Ismay, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this nineteenth day of December, One thousand nine hundred and twenty-eight. DURSUANT to the Trusts Act 1915, notice is hereby given

Dated this nineteenth day of December, One thousand nine hundred and twenty-eight.

F. G. SMITH & McEACHARN, 367 Collins-street, Melbourne, proctors for the said executors.

NOTICE TO CREDITORS, -RE JOHN FRANCIS LANE, DECEASED.

DICEASED.

DURSUANT to the provisions of the Trusts Act 1915; notice is hereby, given that all persons having any claim against the estate of John Francis Lane, late of Chinkapook, in the State of Victoria, farmer, deceased (who died on the twenty-first day of July, 1928, and probate of whose last will was granted to Thomas Peter O'Shannassy, of Manangatang, in the said State, farmer, one of the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said Thomas Peter O'Shannassy, on or before the thirty-first day of January, One thousand nine hundred and twenty-nine; and notice is hereby given that after that day the said Thomas Peter O'Shannassy will proceed to distribute the assets of the said John Francis Lane, deceased, which shall have come to his hands or posses-Lane, deceased, which shall have come to his hands or possession among the persons entitled thereto, having regard only to the claims of which the said Thomas Peter O'Shannassy shall then have had notice; and the said Thomas Peter O'Shannassy will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice. had notice.

Dated this eighth day of December, 1928.

MALING & BLAIR, of Manangatang, proctors for the said executor,

P URSUANT to the Trusts Act 1915, notice is hereby given that all persons begins object. P URSUANT to the Trusts let 1915, notice is hereby given that all persons having claims against the estate of James Logan, late of Tatura, in the State of Victoria, retired farmer, deceased (who died on the nineteenth day of August, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the seventeenth day of September, 1928, to Annie Ethel Wilson, of Tatura aforesaid, widow, and Galloway Stewart, of the same place, barrister and solicitor), are hereby required to send particulars, in writing, of such claim to the undersigned at his office hereunder mentioned on or before the first day of February, 1929, after which date the said Annie Ethel Wilson and the said Galloway Stewart will proceed to distribute the assets of the said James Logan, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said Annie Ethel Wilson and the said Galloway Stewart will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice as aforesaid.

Dated this eleventh day of December, 1928.

Dated this eleventh day of December, 1928.

GALLOWAY STEWART, of Walsh-street, Tatura, proctor for the said Annie Ethel Wilson and the said Galloway 4731

NOTICE TO CREDITORS .- RE MARY MOSES, DECEASED. DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Mary Moses, late of Richardson-street, Albert Park, in the State of Victoria, widow, deceased (who died on the twenty-fourth day of August, 1928, and letters of administration, with the will annexed, of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, on the tenth day of December, 1928), are hereby required to send particulars, in writing, of such claims to the said company, at its address, on or before the twenty-fourth day of January, 1929. And notice is hereby further given that after that day the said company will proceed to distribute the assets of the said Mary Moses, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and the said company will not be liable for assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated the thirteenth day of December, 1928. D URSUANT to the provisions of the Trusts Act 1915,

Dated the thirteenth day of December, 1928.

HICKFORD & MACKENZIE, Stock Exchange Building, 422 Little Collins-street, Melbourne, proctors for the adminis-trator. 4735

REDITORS, next of kin, and all others having claims against the estate of the undermentioned person, are required to send in particulars thereof to the executors, care of Titheridge and Growcott, estate agents, at their office, 17 Main-street, Ballarat, on or before the twenty-first day of January, 1929, otherwise they may be excluded when the assets are being distributed:—

Name—Eliza Ann Llewellyn.
Usual residence—10 Eastwood-street, Ballarat.
Occupation—Married woman.
Date of death of deceased—29th day of October, 1928. Dated the 15th day of December, 1928. CREDITORS, next of kin, and all others having claims against the estate of the undermentioned person are required to send particulars thereof to Florence Evelyn Jebb, care of the undersigned, on or before the first day of February, One thousand nine hundred and twenty-nine, otherwise they may be excluded when the assets are being distributed :-

Name.—Charles Wesley Jebb.
Usual Residence.—No. 807 Dana street, Ballarat.
Occupation.—Factory manager.
Date of Death of Deceased.—17th November, 1928.
Dated the 11th day of December, 1928.

NEVETT & NEVETT, Lydiard-street, Ballarat, solicitors for the said Florence Evelyn Jebb. 4751

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Francis Thomas Klienfeldt Malcolm Rankin, late of Boundaryroad, Burwood, in the State of Victoria, market gardener, deceased (who died on the 12th day of September, 1928, and probate of whose last will and testament was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 19th day of November, 1928, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State, the sole executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said company, at its office at 85 Queen-street, Melbourne aforesaid, on or before the 15th day of January, 1929, after which date the said company will proceed to distribute the assets of the said Francis Thomas Klienfeldt Malcolm Rankin, deceased, which shall have come to its hands amongst the persons entitled thoreto, having regard only to the claims of which it shall then have had notice; and it will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose claims its shall not then have had notice.

Dated this first day of December, 1928.

WESTLEY & DALE, of 31 Queen-street, Melbourne, processor

WESTLEY & DALE, of 31 Queen-street, Melbourne, proctors for the executor.

NOTICE TO CREDITORS.—RE GEORGE ENGLAND JEANS, DECEASED.

JEANS, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of George England Jeans, late of "Waiora," Glenferrie-road, Malvern, in the State of Victoria, gentleman, deceased (who died on the twenty-ninth day of October, 1928, and probate of whose last will, and a codicil thereto, was, on the sixth day of December, 1928, granted to Samuel George Edward Jeans, and The Perpetual Executors and Trustees Association of Australia Limited, of Number 100 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of all such claims to the said company, at 100 Queen-street, Melbourne, or or before the eleventh day of February, 1929; and notice is hereby given that after that date the said Samuel George Edward Jeans and the said company will proceed to distribute the assets of the said deceased which shall have come to his and its hands or possession amongst the persons entitled thereto, having regard only to the claims of which he and it shall then have had notice; and notice is hereby further given that he and it will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person of whose claim he or it shall not then have had notice. then have had notice.

Dated this twelfth day of December, 1928.

LEACH & THOMSON, Law Court Chambers, 191 Queenstreet, Melbourne, solicitors for the said executors.

RE ABRAHAM DAVIS, DECEASED.

RE ABRAHAM DAVIS, DECEASED.

Oursuant to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Abraham Davis, formerly of 21 Nicholson-street, East Brunswick, but late of 20 Brougham-street, North Melbourne, in the State of Victoria, commission agent, deceased, intestate (who died on the tenth day of October, 1928, and letters of administration of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the fifth day of December, 1928, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, at its address, on or before the 31st day of January, 1929, after which date the said The Equity Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said Abraham Davis, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which they have shall had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this 17th day of December, 1928.
WOOLF MARKS, National Bank Chambers, 275-279 Collins
street, Melbourne, proctor for the said company.

482

P URSUANT to the Trusts Act, notice is hereby given that Marshall, formerly of High-street, Shepparton, but late of 202 Whitehorse-road, Box Hill, boot manufacturer, 'deceased (who died on the 15th day of August, 1928, and probate of whose will was granted to Marjorie Marshall, of 202 Whitehorse-road, Box Hill aforesaid, the executrix named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the office of the undersigned, Reginald Kelly, on or before the nineteenth day of January, 1929, after which date the said Marjorie Marshall will proceed to distribute the assets of the said Henry Marshall, deceased, which shall have come to her hands amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said Marjorie Marshall will not be liable for the assets so distributed, or any part thereof, to any person whose claims she shall not then have had notice as aforesaid.

Dated this fourteenth day of December, 1928.

Dated this fourteened way of December 19 REGINALD KELLY, 59 Swanston-street, Melbourne, proctor for the applicant.

NOTICE TO CREDITORS .- RE HUGH MCLENNAN, DECEASED.

DECEASED.

DECLASED.

DECLASED.

DECLASED.

DECLASED.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Hugh McLennan, late of number 29 Brewster-street, Essendon, in the State of Victoria, gentleman, deceased (who died on the 5th day of June, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 12th day of November, 1928, to Joseph Philp McLennan, of number 36 Macquarie-place, Sydney, in the State of New South Wales, wool buyer), are hereby required to send particulars, in writing, of such claims to the undersigned at their office hereunder mentioned, on or before the 19th day of January, 1929, after which date the said Joseph Philp McLennan will proceed to distribute the assets of the said Hugh McLennan, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard culy to the claims of which he shall then have had notice. And notice is hereby further given that the said Joseph Philp McLennan will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this 17th day of November, 1928.

RIGBY & FIELDING, 60 Market-street, Melbourne, proc

RIGBY & FIELDING, 60 Market-street, Melbourne, proc tors for the executor.

MONDAY, 21st JANUARY, AT HALF-PAST TWO O'CLOCK. In the Supreme Court of the State of Victoria .- Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Ernest Charles Pugsley, of Walpole-street, Kew, commission agent, the said Sheriff will, on Monday, the twenty-first day of January, 1929, at the hour of half-past Two o'clock in the afternoon, cause to be sold, at the Police Station, 188 High-street, Kew (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right title estate and interest (if any) in and to

satisfied or the said Sherili be otherwise stayed):—
All the right, title, estate, and interest (if any) in and to all that piece of land delineated and coloured red on the map in the margin of certificate of title, volume 3840, folio 767830, being part of Crown portion 87, at Kew, Parish of Boroondara, County of Bourke, standing in the name of Ernest Charles Pugsley, of 16 Walpole-street, Kew, salesman.
N.B.—Terms: Cash. No cheques taken.
Dated at Melbourne this 14th day of December, 1928.
4797 JOHN ARTHUR DAVIS, Sheriff's Officer.

MONDAY, 21st JANUARY, 1929, AT TWENTY MINUTES TO TWELVE O'CLOCK.

In the Supreme Court of the State of Victoria .- Fi. Fa.

N OTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him State of Victoria, and directed to the Sherill, requiring him to levy certain moneys of the real and personal estate of J. W. Collins, of Clonaig-street, North Brighton, the said Sheriff will, on Monday, the twenty-first day of January, 1929, at the hour of twenty minutes to Twelve o'clock in the forenoon, cause to be sold, at the Police Station, Carpenter-street, Brighton (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

previously satisfied or the said Sheriff be otherwise stayed):

All the right, title, estate, and interest (if any) of the said
J. W. Collins in and to all that piece of land being lot 30 on
plan of subdivision 8133, lodged in the Office of Titles, and
being part of Dendy's Crown special survey, Parish of
Moorabbin, County of Bourke, and being the whole of the land
more particularly described in certificate of title entered in
the register-book, volume 4433, folio 886404.

N.B.—Terms: Cash. No cheques taken.
Dated at Melbourne this 12th day of December, 1928.

TUESDAY, 22ND JANUARY, 1929, AT TWELVE O'CLOCK.

In the Supreme Court of the State of Victoria .- Fi. Fa.

OTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him State of Victoria, and directed to the Sherini, requiring him to levy certain moneys of the real and personal estate of G. Keamy, of 260 Drummond-street, Carlton, fruiterer, the said Sheriff will, on Tuesday, the twenty-second day of January, 1929, at the hour of Twelve o'clock noon, cause to be sold, at the Police Station, 330 Drummond-street, Carlton (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said All the right, title, estate, and interest (if any) of the said G. Keamy in and to one equal undivided half-share or part in all that piece of land containing 6 perches or thereabouts, being part of Crown allotment seven, section thirty-six, at Carlton, Parish of Jika Jika, County of Bourke, being the whole of the land more particularly described in certificate of title, volume 1653, folio 330480. The whole of the said land is subject to the following encumbrance:—Mortgage to Grace Melvin, of Hotel Windsor, Spring-street, Melbourne, spinster, to secure repayment of the sum of Nine hundred and fitty pounds.

ounds. N.B.—Terms: Cash. No cheques taken. Dated at Melbourne this 12th day of December, 1928. GEORGE LOUTIT, Sheriff's Officer.

WEDNESDAY, 23RD JANUARY, AT HALF-PAST TWO O'CLOCK.

In the Supreme Court of the State of Victoria .- Fi. Fa.

N OTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Christina Ware, of 17 Crewe-street, Oakleigh, married woman, to be payable out of her separate property, not subject to any restriction against anticipation unless by reason of section 22 of the Married Women's Property Act 1915, the property shall be liable to execution notwithstanding such restriction, the said Sheriff will, on Wednesday, the twenty-third day of shall be liable to execution notwithstanding such restriction, the said Sheriff will, on Wednesday, the twenty-third day of January, 1929, at the hour of half-past Two o'clock in the afternoon, cause to be sold, at the Police Station, 6 Atkinson-street, Oakleigh (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Christina Ware, as aforesaid, in and to all that piece of land being part of Crown portion two, at Oakleigh, Parish of Mulgrave, County of Bourke, and being the land more particularly described in certificate of title, volume 3637, folio 727371.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 14th day of December, 1928.

4796 JOHN ARTHUR DAVIS, Sheriff's Officer.

MINING NOTICES.

MOUN'T IDA MANGANESE MINING COMPANY NO LIABILITY.

NOTICE is hereby given that an Extraordinary General Meeting of the shareholders of the above-named company will be held at the registered office of the company, 395 Collinsstreet, Melbourne, on Friday, the fourth day of January, 1929, at the hour of Four o'clock in the afternoon, for the purpose of considering, and, if thought fit, of passing resolutions for the following purposes:—

tions for the following purposes:—

1. To require the company to be voluntarily wound up, and to determine the course to be pursued by the directors for the purpose of winding up, and the mode of disposal of any surplus of the company's property which may remain after the completion of the winding up; and to give directions as to the disposal of the books and documents of the company after the completion of such winding up.

2. To authorize the directors to sell or otherwise dispose of the property, mine leases, plant, machinery, and/or other effects of the company, or any part or parts thereof, in one lot or in several lots for such price or prices, and upon such terms and conditions as to the directors may seem expedient, and/or to execute all such deeds, transfers, assurances, and/or other documents as may be necessary for any of the purposes aforesaid.

3. To confirm the minutes of the meeting.
Dated the fifteenth day of December, 1928.
W. A. BUTLER, Manager.

POINT ADDIS OIL WELLS NO LIABILITY, ROMA.

NOTICE is hereby given that a Call (the 33rd) of Two-pence per share has been made on the uncalled capital of the company, due and payable to the manager at the registered office, 54 Market-street, Melbourne, on Wednesday, the 9th day of January, 1929.

E. E. CONNOLLY, Manager.

54 Market-street, Melbourne.

Companies Act 1915 .- Tenth Schedule. RENLIM DEVELOPMENT MINING COMPANY

I THE undersigned, do hereby make application to register Renlim Development Mining Company as a no-liability company under the provisions of Part II. of the Companies

1. The name of the company is to be Renlim Development Mining Company No Liability.
2. The place of mining operations is at Borneo, Siam, Burma,

Straits Settlement.

3. The registered office of the company will be situated at 414 Collins-street, Melbourne.

4. The value of the company's property, including claim and machinery, is

5. The number of shares in the company is 1,050 of Ten pounds each.

6. The number of shares subscribed for is 700

7. The name of the manager is Frederick William Strack.
8. The names and addresses and occupations of the share holders, and the number of shares held by each at this date, are as below:

Name, Address, and Occupation. Number of Shares. Francis George Wilson, 18 Essex-road, traveller ... Frederick William Strack, 414 Collins-street, Melbourne, manager 1 bourne, manager
Frederick William Strack, 414 Collins-street, Melbourne (as trustee for shareholders)
Frederick William Strack, 414 Collins-street, Melbourne (as trustee for the company) 349 350

1,050

50,000

Dated this twentieth day of November, 1928.

F. W. STRACK, Manager. Witness to signature—J. H. DAYMOND.

I, FREDERICK WILLIAM STRACK, do solemnly and sincerely declare that-

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

F. W. STRACK

F. W. STBACK. Taken before me, at Melbourne, this twentieth day of November, 1928.—J. H. DAYMOND, J.P. 4811

Companies Act 1915 .- Tenth Schedule.

NEW MOON MINING COMPANY NO LIABILITY.

THE undersigned, do hereby make application to register , New Moon Mining Company as a no-liability companunder the provisions of Part II. of the Companies Act 1915.

1. The name of the company is to be New Moon Mining

1. The name of the company is to be New Moon Mining Company No Liability.
2. The place of operations is at Eaglehawk.
3. The registered office of the company will be situated at 443 Little Collins-street, Melbourne.
4. The value of the company's property, including claim and machinery, is Fifteen hundred pounds.
5. The number of shares in the company is Fifty thousand of Five south or the company is Fifty thousand

5. The number of shares in the company is Fifty thousand of Five shillings each.

6. The number of shares subscribed for is Forty thousand.

7. The name of the manager is Ernest Howell.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:—

Name, Address, and Occupation. John Arthur Clarke Blair, 405 Collins street, Melbourne, solicitor
Harold Robert Catford, Eaglehawk, medical practi-100 tioner 100 Arthur Dunstan, Carpenter-street, Bendigo, M.L.A. Thomas Hennessy, 32 Cobden-street, Bendigo, engineer Charles Neal, View-street, Bendigo, solicitor John Alfred Thomson, Quat Quatta-avenue. Elstern-100 100 wick, investor ... Ernest Howell, 443 Little Collins-street, Melbourne, 100 39,400 10,000

Dated this 17th day of December, 1928.
E. HOWELL, Manager. Witness to signature—H. M. DAVEY.

I. ERNEST HOWELL, do solemnly and sincerely declare that-1. I'am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

E. Howell.

Taken before me, at Melbourne, this 17th day of December 1928-H. LISTER, J.P.

INSOLVENCY NOTICES.

In the Court of Insolvency, Midland District, at Echuca.—In the matter of WILLIAM LAWRENCE FASSO and JOHN ANTHONY FASSO, late of Rochester, in the State of Victoria, butchers, insolvents, and in the separate estate of the said WILLIAM LAWRENCE FASSO.

FIRST and Final Dividend is intended to be declared in A the matter of each of the above-named estates, which were sequestrated on the 22nd day of August, 1927. Creditors who have not proved their debts by the ninth day of January, 1929, will be excluded.

Dated the fourteenth day of December, 1928.

J. A. DUGGAN, Trustee. 4738 Hargreaves-street, Bendigo.

The Insolvency Act 1915.—In the Court of Insolvency, Central District, at Melbourne.

A FIRST and Final Dividend, of 10s. 2ad in the £1, in the matter of Myrtle Inez Hunt, of 4 Burreel avenue, Elsternwick, in the State of Victoria, hosiery specialist, is this day payable at my office, 51 Queen-street, Melbourne.

Dated this 17th day of December, 1928.

P. J. W. DANBY, Trustee.

The Insolvency Acts.—In the Court of Insolvency, Central District.

District.

A FIRST Dividend is intended to be declared in the matter of Alfred Henry St. John Cock, trading as A. and T. Jones, of 350 Post Office-place, Melbourne, in the State of Victoria, stove manufacturers, whose estate was assigned on the 10th day of July, 1928. Creditors who have not proved their debts by the 31st December, 1928, will be excluded.

G. M. FOSBERY, Trustee.

G. M. Fosbery, incorporated accountant and registered trustee, 60 Queen-street, Melbourne. Telephone 2435. 4800

The Insolvency Act.—In the Court of Insolvency, Central District, at Melbourne:

IRST and Final Dividends are intended to be declared in the following estates :--

W. A. Garrett and Son, of Swanston-street, Melbourne,

W. A. Garrett and Son, of Swanston-street, Melbourne, furniture warehousemen.
Walter Alfred Garrett, of High-street, Mont Albert, and Alfred Lindley Garrett, late of Grace and Plumley streets, Mont Albert, whose estates were assigned for the benefit of creditors, on the fifth day of May, 1928.
Walter Ridgway Brooks, of 2 Turner-street, Glenhuntly, formerly trading as Brooks and Cooke, garage proprietors, whose estate was assigned on the 20th day of September, 1927.

Creditors who do not prove their debts by the 2nd day of January, 1929, will be excluded from the distribution.

Dated this 19th day of December, 1928.

J. G. DAVIS, Trustee.

Fuller, King, Treloar, and Davis, 54 Market-street, Mel bourne.

The Insolvency Acts.—In the Court of Insolvency.—In the matter of JAMES PATRICK VAUGHAN, of Swan Marsh, store-keeper, whose estate was assigned to me on the eighth day of March, 1926.

A. SECOND and Final Dividend is intended to be de-by the third day of January, 1929, will be excluded. Dated this 13th day of December, 1928.

EDWARD WILLIAM SMAIL, F.C.P.A., public accountant and registered trustee, Broken Hill Chambers, 31 Queenstreet, Melbourne.

IMPOUNDINGS.

OST, bay draught horse, hind feet white, white face, shod all round. £1 reward. Apply Coghlan, Boase and Co. Ballarat.

POLLO BAY .- Impounded at Apollo Bay

blue gelding, like OH off shoulder
chestnut pony, like JT near shoulder
bay gelding, like P off shoulder
chestnut horse, no visible brand
chestnut horse, blaze face, no visible brand
bay pony, no visible brand

If not claimed and expenses paid, to be sold on 31st December, 1928.

4754-7/4

W. E. TELFORD, JUNE., Poundkeeper.

RALLARAT.—Impounded at Ballarat City Pound.

1 chestnut mare, small star, no visible brand

If not claimed and expenses paid, to be sold on 4th January,

4758-47

C. H. ELLIS, Poundkeeper.

RAYBROOK.—Impounded at Braybrook Shire Pound.

1 bay gelding, little white on hind legs, no visible brand

If not claimed and expenses paid, to be sold on 27th Decem-

4768-4/

J. CRADDOCK. Poundkeeper.

CALLAWADDA.—Impounded at Callawadda, 10th December, 1928 by G. A. Gray ber, 1928, by G. A. Gray.

1 bay pony mare, aged, swollen knees, no visible brand 1 grey pony mare, aged, bumble off front foot, no visible brand 1 grey pony gelding, aged, collar marked, long tail, no visible

bay gelding, aged, blaze face, near hind fetlock white, J (reversed) near shoulder

1 black gelding, Q near shoulder
1 bay mare, aged, star on forehead, white snip on nose, near front fetlock swollen, no visible brand

If not claimed and expenses paid, to be sold on 24th December, 1928.

4746-10/

E. RALPH, Poundkeeper.

CAMPBELLFIELD.—Impounded at Campbellfield.

1 black filly, about 12 hands, star and snip, light build If not claimed and expenses paid, to be sold on 3rd January,

4831-4/

A. OLIVER, Poundkeeper.

CAMPERDOWN.—Impounded at Camperdown, 10th December, 1928, by F. Fisher, Herdsman, from Camperdown Grazing Area.

l yellow and white spotted haifer, no visible brand l brown Jersey heifer, small punch hole near ear, II near rump l black and white heifer, small punch hole near ear, H near

1 yellow and white heifer, no visible brand 1 brown and white poley cow, top off ear, like RB off rump 1 blue-roan bull, no visible brand

If not claimed and expenses paid, to be sold on 8th January, 1929.

4766--9/4

JOHN L. ROBB,

OBURG.—Impounded at Coburg.

1. Bay gelding, light, hogged mane, long forelock, WC near shoulder, and W on back near side under saddle
2. Chestnut gelding, blazed face, silver mane, white hind stockings, about 17 hands, like F off shoulder
3. Cream pony gelding, star, short tail, like HL near shoulder
4. Dark-bay mare, delivery sort, hogged mane, few white hairs on face, white hind coronets, no visible brand
5. Brown gelding, blazed face, white spots on back, white hind coronets, lump on off knee, no visible brand
6. White cow, one shelled horn, S.9. on milking rump

If not claimed and expenses paid, will be sold on 2nd January, 1929. _

D. JENKINS.

4832-10/

Poundkeeper.

CORRYONG.—Impounded at Corryong

bay draught mare, three white feet 1 Jersey heifer, blotch brand on ribs 1 yellow and white heifer, clean skin

If not claimed and expenses paid, to be sold on 3rd January,

4827--5/4

A. L. HAMILTON, Poundkeeper.

DANDENONG.—Impounded at Dandenong Shire Pound, by S. Parker, Police Stud Depot, Stud-road.

brown mare, cart sort, hind feet white, white face, off hind leg injured, C near shoulder

If not claimed and expenses paid, to be sold on 2nd January, 1929.

4823 - 5/4

Poundkeeper.

DARLINGTON.—Impounded at Darlington, 16th December, 1928, by K. W. McKenzie.

1 bay horse, broken-kneed, S in circle on near shoulder

If not claimed and expenses paid, to be sold on 2nd January,

4779-4/8

M. CLARK, Poundkeeper.

DIGBY.—Impounded at Digby, by J. Sharpe.

I bay gelding, three white feet, shod, C under half-circle near shoulder

If not claimed and expenses paid, to be sold on 3rd January, 1929.

4774-4/8

ROBERT J. BURGESS,

DOOKIE.—Impounded at Dookie.

1 bay gelding, aged, near front and off hind feet white, like L near shoulder

l bay pony gelding, like DC near shoulder l bay pony filly, no visible brand

If not sold and expenses paid, to be sold on 4th January, 1929

4752-6/ DENHOPE.—Impounded at Edenhope.

J. O'SHEA Poundkeeper.

1 black gelding, one hind foot white, like B or 8 near shoulder If not claimed and expenses paid, to be sold on 19th Decem-

A. I. EDWARDS

4747-4/

Poundkeeper. EUROA.—Impounded at Euroa Shire Pound, by Inspector of Nuisances.

1 bay mare, JM near shoulder 1 brown colt, light, unbroken, no visible brand

If not claimed and expenses paid, to be sold on 10th January, 1929.

M. CUSACK,

4829-5/4

Poundkeeper.

AMILTON.—Impounded at Hamilton, by A. McArthur.

1 crossbred ewe, double notch in ear, 11 burnt on rump 1 crossbred wether, double notch in ear, 11 burnt on rump

If not claimed and expenses paid, to be sold on 20th December, 1928.

By the Ranger, from Muddy and Murphy's Creeks.

I brown mare, aged, near hind and front feet white, bald face, no visible brand; filly foal at foot

1 bay colt, white star, no visible brand
1 bay pony gelding, A near shoulder

J brown mare, Q near shoulder

If not claimed and expenses paid, to be sold on 24th December, 1928.

By Ranger, from Yatchaw.

i black pony mare, HD (conjoined) near shoulder 1 black pony mare, aged, white strip on nose, no visible brand If not claimed and expenses paid, to be sold on 26th December, 1928.

P. A. KERR, Poundkeener

4775-13/4

H EATHCOTE.—Impounded at Heathcote.

1 dark chestnut gelding, light, star, hind fetlocks white, knees scarred, saddle-marks, blotch brand near shoulder
1 brown mare, light, star, off hind fetlock white, FY (F reversed) near shoulder

1 dark-brown mare, light, aged, native cat back, M near shoulder

1 chestnut mare, running star, hind fetlocks white, no visible

dark-brown gelding, aged, no visible brand bright-bay gelding, light, small star, knees scarred, M near shoulder

1 light-brown mare, star, three fetlocks white, off hind coronet white, no visible brand 1 black pony, unbroken, white on near hind coronet, indistinct brand near shoulder

If not claimed and expenses paid, to be January, 1929.

4828-13/4

P. BURNS, Poundkeeper.

HEIDELBERG.—Impounded at Heidelberg.

1 bay gelding, white spots on back, like J (upright) over J (horizontal) near shoulder
1 chestnut mare, hind feet white, star on forehead
1 dark-bay gelding, white spots on back, like M near shoulder
1 creamy pony gelding, one eye, no visible brand
1 bay mare, rope on neck, no visible brand
1 brown and white cow, like WO milking rump

If not claimed and expenses paid, to be sold on 2nd January,

4782-8/

E. DOWLING Poundkeeper.

K ANIVA.-Impounded at Kaniva.

I black gelding, three-quarter draught, K on near shoulder If not claimed and expenses paid, to be sold on 20th December, 1928.

4749-4/

R. CONQUER, Poundkeeper.

$f K^{ ext{ERANG.--Impounded}}$ at Kerang.

dark-brown pony mare, white on near hind fetlock, like A near shoulder

1 bright-bay pony mare, hack, white on near hind fetlock, no

If not claimed and expenses paid, to be sold on 4th January, 1929.

4772-67

F. NANCARROW.

KORUMBURRA — Impounded at Korumburra, 13th December, 1928, by J. Brownlie.

1 dark-red heifer, 18 months, no visible brand

If not claimed and expenses paid, to be sold on 11th January, 1929 F. BONAR.

4767-4/8

Poundkeeper.

LEONGATHA.—Impounded at Leongatha.

1 dark-chestnut pony mare, hind feet white, like J near shoulder

bay gelding, like anchor near shoulder
bay pony mare, no visible brand
brown gelding, hind feet white, like Z near shoulder
dark-bay mare, medium draught, off fore and both hind feet white, no visible brand

If not claimed and expenses paid, to be sold on 3rd January, 1929. EDWD. NELSON,

4825 - 8/

Poundkeeper.

M EENIYAN.-Impounded at Meeniyan.?

1 dark-brown mare, star on forehead, like FW near shoulder 1 black and white bull, 5G off rump

If not claimed and expenses paid, to be sold on 31st December, 1928. W. GRIEVE

4750-4/8

Poundkeeper.

MELTON.-Impounded at Melton.

1 light-brown gelding, H near shoulder 1 light-brown mare, star and snip 1 dark-brown mare, off hind foot white.

If not claimed and expenses paid, to be sold on 5th January, GEO. MINNS

4826-5/4 .

Poundkeeper.

MERBEIN.—Impounded at Merbein.

chestnut colt, hind and near fore feet white, no visible brand grey horse, light, like S in square and 5 on near shoulder bay mare, light, 32 near flank, BB (first B reversed) on near shoulder shoulder

brown horse, light, no visible brand
brown light, mare, hind feet white, like JWC no near shoulder
bay horse, light, hind and off fore feet white, no visible brand If not claimed and expenses paid, to be sold on 3rd January,

4773-8/

F. A. DEACON Poundkeeper.

MEREDITH.—Impounded at Meredith.

1 brown gelding, hack, long tail, blaze face, shod, one hind and fore feet white, white on belly, no visible brand 1 bay pony mare, small lump on knee, shod, no visible brand If not claimed and expenses paid, to be sold on 2nd January,

4771-5/4

P. CAMPION Poundkeeper.

MULGRAVE.—Impounded at Mulgrave Shire Pound.

1 dark-bay mare, saddle marks on back, shod, no visible brand If not claimed and expenses paid, to be sold on 3rd January,

Poundkeeper.

N EERIM SOUTH.—Impounded at Neerim South

grey gelding, hack, lame, blind in one eye black steer, V in ear red and white cow, tips off horns

black and white cow, shell off one horn

If not claimed and expenses paid, to be sold on 5th January, 1929.

4833--6/

L. R. TERRY Poundkeeper.

DAKENHAM.—Impounded at Pakenham, by the Ranger.

1 bay gelding, aged, white blaze running to near nostril, off fore and both hind feet white, W off shoulder 1 bay gelding, aged, star, lump near fore fetlock, M off shoulder

If not claimed and expenses paid, to be sold on 4th January, JAMES J. AHERN

4755--6/

Poundkeeper.

R AINBOW.—Impounded at Rainbow, by C. J. Liesfield.

2 dappled-brown ponies (pair), broken to harness, one with near white fetlock and star on forehead, the other very small star, both fillies; no visible brand If not claimed and expenses paid, to be sold on 26th Decem-

ber, 1928.

A. WHITEHAND.

4748--5/4

RAYWOOD.—Impounded at Raywood.

1 dark-brown mare, hind feet white

1 dark-brown mare, hind feet white
1 bay gelding, H near shoulder
1 black gelding, no visible brand
1 black pony, no visible brand
1 brown pony mare, no visible brand
1 bay gelding, no visible brand
1 bay gelding, z2 near shoulder
1 black mare, spots on back
1 bay pony gelding, collar mark
1 bay mare, delivery sort
1 not claimed and expenses paid, to be sold on 29th
December, 1928.

T. J. ENGLISH, T. J. ENGLISH.

4822-10/

Poundkeeper.

ROKEWOOD.—Impounded at Rokewood.

1 merino wether lamb, back notch off ear 2 merino ewe lambs, two front notches off ear, swallow near ear If not claimed and expenses paid, to be sold on 28th December, 1928. ALFRED LONG, Poundkeeper.

4753-4/8

SANDFORD.—Impounded at Sandford, by H. Mitchell, from Gardener's paddock.

Gardener's paddock.

1 strawberry heifer, front quarter near ear, like ME (conjoined) near rump

If not claimed and expenses paid, to be sold on 3rd January,

P. McCAUSLAND

4769-5/4

Poundkeeper.

Victoria Gazette SHEPPARTON. — Impounded at Shepparton, by Shire Ranger, from Kialla.

1 bay gelding, buggy sort, aged, star and snip, little white on hind feet, no visible brand. If not claimed and expenses paid, to be sold on 27th Decem-W. J. ADAMS,
Acting Poundkeeper. S WAN HILL.—Impounded at Swan Hill, by S. G. Russell, Ranger. Ranger.
1 brown gelding, 209 over 9 near shoulder L (upside down) near flank If not claimed and expenses paid, to be sold on 27th Decem-CHAS. HERRIDGE, 4745-5/4 Poundkeeper. ERANG.—Impounded at Terang, 29th November, 1928. brown pony mare, no visible brand
12th December,
1 creamy gelding, white hind feet, hog mane, short tail, blaze
face, like small blotch brand off shoulder
If not claimed and expenses paid, to be sold on 31st December 19 ber, 1928. R. STEWART, Poundkeeper. TRARALGON.—Notice, the light-red and white heifer, 18 months old, branded TA off rios, advertised to be sold on 24th December, 1928, will be sold on 21st December, 1928, there being no sale on the 24th. H. F. DU VE Poundkeeper. Y INNAR.—Impounded at Yinnar, 18th December, 1928, by the Shire Road Ranger, from the main road, Township of Yinnar. of Yinnar.

No. 47. Bay pony gelding, white star on forehead, short tail, no visible brand

No. 48. Brown mare, near hind foot white, small streak of white on forehead, no visible brand No. 49. Bay mare, white face, short tail, no visible brand No. 50. Brown colt, nuggety sort, short tail, no visible brand If not claimed and expenses paid, to be sold on 3rd January, 1999

THOS. KEOGH 4830--8/8 Poundkeeper.

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CONTENTS.

		-	_				_			
							_	PAGE		
Auction Sales Act		• • •	٠	· *** .		•••		3356		
Acts of Parliament	•••		•••	•••	•••			3353		
App intments			•••	•••	•••	:		3354		
Bank holidays	•••	***	• • •		***	•		3353		
Christmas and New	Year	Holida	y=	•••	•••		•••	3354		
Contracts			•••					3371		
Country Roads Boar	ď					•••		3377		
Courts								3384		
Fire Brigades Board	s							3359		
Government notices							:	3356		
Impoundings								3397		
Insolvency notices				.:.				3396		
Lands		•••						3878		
Licences to occupy u	nuse	d roads						3372		
Licences to occupy water frontages										
Melbourne and Meta	opoli	tan Bos	ard of	Works	-Not	tices		3374		
Mining	- 					3	356.	3395		
Orders in Council		:		.,,				3375		
Police Sales				•••				3 359		
Private advertisemen						•••		3387		
Publication of the G		ment G	azetie					3354		
Public Service notice								3355		
Public holidays								3353		
•				 T is		•••		3357		
m 1		or victo	r18	Month	ıy Sta	tement	***	3358		
Tenders	•••	•-	••	-	•••		•	3386		

-.

. . .

•

0