

VICTORIA

GOVERNMENT GAZETTE.

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No. 67]

WEDNESDAY, JUNE 12.

[1929

PUBLIC HOLIDAY.

PROCLAMATION

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

In pursuance of the provisions contained in Part VII. of the Public Service Act 1915, I, the Lieutenant-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 day and date hereunder mentioned to be observed as a Public Holiday at the place specified, viz.:-

Public Holiday:-

THURSDAY, THE 20th DAY OF JUNE, 1929, throughout the Shire of Yea, with the exception of the Township of Yea.

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

(L.S.)

W. H. IRVINE.

By His Excellency's Command,

STANLEY S. ARGYLE, Chief Secretary.

GOD SAVE THE KING!

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

IIS Honour the Chief Justice has been pleased to empower the undermentioned Justice of the Peace to consent to the Marriage of Minore, under the provisions of the Marriage Act

Name.		Residence.	Jurisdiction.		
William Stewa Wallace	rt	Hamilton	Within the Hamilton District		
		i	•		

J. B. RICHARDS,

Prothonotary's Office Melbourne, 31st May, 1929.

No. 67.—7222.—PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

APPOINTMENTS.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 5th day of June, 1929, been pleased to make the undermentioned appointments,

DEPARTMENT OF CHIEF SECRETARY.

Inspector, Fisheries and Game Branch,

THOMAS GEOFFREY YATES

to be an Inspector, General Division, Fisherics and Game Branch; a vacancy having occurred, and the Public Service Commissioner having certified, on the 21st May, 1929, that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy on probation for six months.

Attendants,

GEOFFREY HARRY LINARD, ROY GUSTAF NILSSON, FREDERICK POWER, and RICHARD WILLIAM STRINGER

to be Attendants (Male), General Division, Children's Welfare Branch; vacancies having occurred, and the Public Service Commissioner having certified, on the 21st May, 1923, 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 are entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancies on probation for twelve months.

Warders, Penal and Gaols Branch.

FREDERICK SMITH and JOHN DUGGAN

to be Warders, General Division, Penal and Gaols Branch; vacancies having occurred, and the Public Service Commissioner having certified, on the 21st and 23rd May, 1929, respectively, 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 are entitled, under the provisions of the Public Service Acts, to be appointed to fill such vacancies on probation for twelve months.

LUNACY DEPARTMENT .- HOSPITALS FOR THE INSANE.

Nurse, Grade III.,

SUSAN CHENERY

to be Nurse, Grade III., in pursuance of the provisions contained in the Public Service Act 1915 (No. 2713) and the Lunacy Act 1915 (No. 2687), the Permanent Head of the Department having requested that a vacancy which has occurred

should be filled, and the Inspector-General of the Insane having certified, on the 17th May, 1929, that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office and that the person named is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy on probation for twelve months.

DEPARTMENT OF LAW .- SOLICITOR-GENERAL

Magistrates.

CHARLES HENRY JONES, Melton South, ROBERT REYNOLDS, North Carlton, JOHN DAVID O'CALLACHAN, Molesworth, and JOSEPH PATRICK O'CARROLL, Alphington,

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

JOHN WATTS RENNEY, Berriwillock,

to Keep the Peace in the Midland and Western Bailiwicks of the State of Victoria;

FRANCIS ADAM DAVIS, Goorambat,

to Keep the Peace in the Northern Bailiwick of the State of Victoria:

ARTHUR BARKER RODWELL, Delegate,

to Keep the Peace in the Eastern Bailiwick of the State of Victoria.

Deputy Coroner,

HOWARD FREDERICK PAUL, J.P., Mildura,

to be a Deputy Coroner, pursuant to the provisions of the Coroners Act 1915, to act and have jurisdiction for and during the absence of the Coroner, at and in the vicinity of Mildura.

Commissioner for taking Declarations. &c.,

JAMES VARTY, 10 Walker-street, Newport,

to be a Commissioner for taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the Evidence Act 1915, to resign on removing from the neighbourhood of Newport.

Probation Officer,

VICTOR HENRY WILLIAMS, Superintendent Methodist Training Farm for Boys, Tally Ho,

pursuant to the provisions of section 8 of the Children's Court Act 1915, to be Probation Officer for the Children's Court at Melbourne.

Bailiff of County Court.

, GODFREY ANDREW WRIGHT, Constable of Police, Nyah

to be also a Bailiff of the County Court at Swan Hill, vice M. D. Thornton, resigned.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Auditor,

GEORGE FREDERICK BARSON, 175 William-street, Mel-

an auditor holding a certificate of competency from the Municipal Auditors' Board under the Local Government Act 1915, pursuant to the provisions of the Sewerage Districts Act 1915 (No. 2761), to make an audit of the accounts of the Horsham Sewerage Authority for the year ended 31st December, 1928, at the remuneration set out in such Order.

Water Trust Commissioners.

HARRY LOWAN BOND

to be a Commissioner of the Lowan Shire Waterworks Trust, vice Geoffrey E. Dodd, retired, and to hold office as such for a period of four years from the date hereof, subject to the provisions of the Water Acts;

ROLAND THOMAS SAVAGE

to be a Commissioner of the Wahgunyah Waterworks Trust, vice George Haig, resigned, and to hold office as such for a period of four years from the date hereof, subject to the provisions of the Water Acts.

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

At the Law Courts, Melbourne, the 5th June, 1929. DEPARTMENT OF LANDS AND SURVEY.

APPOINTMENT OF A DISCHARGED SOLDIER SETTLEMENT INQUIRY BOARD.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the provisions of section 22 of the Discharged Soldiers' Settlement Act 1917 (No. 2916), as amended by section 11 of the Discharged Soldiers' Settlement Act 1919 (No. 3039), doth hereby appoint—

WILLIAM MCIVER, Esq., C.M.G., Director of Land Settle-

ment, Chairman; ROBERT SLOSS, Esq., Kyneton, Member; and Professor Samuel McMahon Wadham, M.A., A (Camb.), the University of Melbourne, Member, Ag. Dip.

to be a Discharged Soldier Settlement Inquiry Board for the

to be a Discharged Soldier Settlement inquiry Board for the purpose of determining what acreage of land or capital value of land constitutes a living or home maintenance area for a farm for grazing sheep.

In deciding the above matters, a living or home maintenance area is to be construed as an area that will enable a settler (by properly working his block) to meet his payments to the Crown, and maintain himself and his family under average seasons and average circumstances.

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

At the Law Courts, Melbourne, the 5th June, 1929.

SUMMONING OFFICER.

THEREBY appoint the undermentioned person, under section 31 of the Education Act 1915, to summon parents within the State of Victoria:—

Constable James Kelly, No. 6166.

H. I. COHEN,

Minister of Public Instruction. Education Department, Melbourne, 1st June, 1929.

OFFICERS PERMITTED TO RETIRE.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 5th day of June, 1929, permitted the undermentioned officers to retire from the Public Service, on the recommendation of the Government Medical Officer:—

DEPARTMENT OF CHIEF SECRETARY.

ROBERT GILLESPIE, Fifth Class Clerk, Police Department, from and inclusive of the 12th May, 1929.

JAMES ERRICK MORAN, Attendant, Grade III., Lunacy Department, from and inclusive of the 10th April, 1929.

DEPARTMENT OF PUBLIC WORKS.

LIONEL LLOYD, Master of the dredge Pioneer, Ports and Harbours Branch, from and inclusive of the 8th June,

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

At the Law Courts. Melbourne, the 5th June, 1929.

Public Service Act 1915 (No. 2713), Section 91.

EXEMPTION.

EALEMPTION.

II IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Order made on the 5th day of June, 1929, exempted the officer specified hereunder from the provisions of section 91 of the Public Service Act 1915 (No. 2713), that is to say:—

DEPARTMENT OF LANDS AND SURVEY.

WILLIAM SHEA, an officer of the Department of Lands and Survey, when required to work overtime on dealings in connexion with harvest returns and departmental advances to settlers for sustenance, seed, manure, fodder, &c., such exemption to be operative for the period from the 13th March, 1929, to the 11th April, 1929.

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

At the Law Courts, Melbourne, the 5th June, 1929.

NOTICE TO ACTING CLERKS OF PETTY SESSIONS.

THE attention of Acting Clerks of Petty Sessions is especially directed to clause 56 of the "Instructions to Clerks of Courts," the requirements of which they are enjoined to comply with strictly in future.

T. LEWIS, Secretary to the Law Department. FOURTH CLASS CLERK, TAXATION (INCOME TAX) BRANCH, DEPARTMENT OF TREASURER.

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 act as relieving teller, Accounts Branch.

Qualifications.—A knowledge of the State and Federal Income Tax Acts and Regulations; a knowledge of accountancy and of banking procedure.

Applications (which should be addressed to the Secretary to the Commissioner and accompanied by evidence of experience, &c.). must be lodged at this office not later than Friday, the 21st June, 1929.

ASSISTANT SENIOR FRUIT INSPECTOR, GENERAL 'DIVISION, DEPARTMENT OF AGRICULTURE.

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

Yearly Salary .- £317, minimum; £343, maximum.

Duties.—To assist in supervision of fruit inspectors engaged in the inspection of fruit, plants, seeds, &c., imported into and exported from Victoria, and in local inspection in the metropolitan markets under the provisions of the Commonwealth Commerce Act and Quarantine Acts and the State Vegetation and Vine Diseases Act, Fruit Act, and Health Act.

and vine Diseases Act, Frut Act, and Health Act.

Qualifications.—A thorough knowledge of the provisions of the above-mentioned Acts and of the Regulations thereunder; a practical knowledge of (a) economic entomology and vegetable pathology, including the more important diseases and insect posts recorded in Australia and oversea countries, purticularly those which have not yet been established in the Commonwealth, and (b) identification of economic seeds and weed seeds and varieties of fruits commonly exported overseas. An applicant should also be capable of controlling a staff.

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 21st June, 1929.

DRAUGHTSMAN, CLASS "D," PROFESSIONAL DIVISION, DEPARTMENT OF LANDS AND SURVEY. (Two Vacancies.)

PPLICATIONS will be received by the Public Service Commissioner (Victoria) from officers of the Public Service of Victoria, who are qualified, for appointment to the above-mentioned positions.

Yearly Salary.—£264, minimum; £372, maximum. (Revised—£325, minimum; £416, maximum.)

Duties.—Compilation of plans, drawing plans from surveyors' field notes, and miscellaneous draughting work.

Qualifications.—To have sufficient knowledge of office procedure; to be able to compile and draw departmental plans suitable for reproduction by photo-lithography or the vandyk process; to plot and draw plans from surveyors' field notes; and to have a knowledge of ordinary computations connected with land surveying.

Applications (which should be addressed to the Secretary to the Commissioner and accompanied by evidence of experience, &c.), must be lodged at this office not later than Friday, the 21st June, 1929.

By order,

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 8th June, 1929.

FOURTH CLASS CLERK, TAXATION (LAND TAX) BRANCH, DEPARTMENT OF TREASURER.

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 act as Assistant Inquiry Officer, and to explain disputed assessments to taxpayers; to conduct searches in connexion with Crown land and Closer Settlement Board leases.

Qualifications.—To have an intimate knowledge of the Land Tax Acts and Regulations and the general routine of the office; to be tactful in dealing with the public.

Applications (which should be addressed to the Secretary to the Commissioner, and accompanied by evidence of experience, &c.) must be lodged at this office not later than Friday, the 21st June, 1929.

ASSISTANT OVERSEER OF WOOLLEN MANUFACTURES, GENERAL DIVISION, PENAL ESTABLISHMENT, PENTRIDGE, DEPARTMENT OF CHIEF SECRETARY.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons, who are qualified, for appointment to the above-mentioned position.

Yearly Salary .- £278, minimum; £317, maximum.

Duties.—To assist the Overseer, Woollen Factory, in supervising the work of the factory, and in training the prisoners in such work. To take charge of the factory in the absence of the Overseer. To perform such other duties as may be allotted by the Governor of the Prison.

Qualifications.—To possess a general knowledge of the manufacture of such woollen goods as blankets, rugs, and flanuel, and capacity to impart such knowledge to prisoners. To be a good disciplinarian, and to possess tact and ability to manage men.

Applications (which should be addressed to the Secretary to the Commissioner, and accompanied by evidence of experience and qualifications, and a statement of date and place of birth) must be lodged not later than Thursday, the 20th June, 1929.

By order,

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 11th June, 1929.

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

REGULATIONS.—TRAVELLING ALLOWANCES.—CHAPTER IX.

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

PART III .- MISCELLANEOUS.

Travelling by Motor Car, Motor Cycle, or Bicycle.

For the proviso to clause 73-

Substitute the following proviso:-

"Provided that an officer shall not be paid a total amount in excess of £200 during any financial year for the use of his own motor car on official business unless the Permanent Head certifies that the expenditure is necessary in the interests of the efficient working of the Department, and the approval of the Treasurer is obtained."

C. S. McPHERSON, Public Service Commissioner.

W. A. ROBINSON,

Secretary.

Office of the Public Service Commissioner, Melbourne, 27th May, 1929.

Approved by the Governor in Council, the 5th June, 1929.

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

Railways (Roard of Discipline) Act 1922.

VICTORIAN RAILWAYS.

OFFICERS' AND EMPLOYEES' REPRESENTATIVE AND DEPUTY REPRESENTATIVES ON THE BOARD OF DISCIPLINE.

DußSUANT to the provisions of the Railways (Board of Discipline) Act 1922, the officers and employees in the Railway Scrvice have, at an election held between the 6th day of May and the 2th day of May, 1929, nominated James Fogarty, running gear repairer, an employee in the Railway Service, to be their representative on the said Board; and Harry Wilson Lee, goods guard, also an employee in the said Service, and Daniel Lyon Herbert Elliston, yard foreman, Melbourne Yard, an officer in the said Service, to be the two deputies of their said representative, for three years as from the 4th day of June, 1929.

F. GROVES, Minister of Railways.

Office of the Minister of Railways, Melbourne, the 4th June, 1929.

Approved by the Governor in Council, the 5th June, 1929.

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

CHILDREN (SUPREME ADOPTION OF THE COURT) RULES, 1929.

Preamble.

In pursuance of the powers conferred by the Adoption of Children Act. 1928, and any other powers hereunto enabling, the following Rules are made, and shall take effect from the fifteenth day of June, 4929 :-

Interpretation.

- 1. (1) In these Rules, unless the contrary intention appears:—
 - "The Act" means the Adoption of Children Act 1928.
 - "The infant" means the child proposed for adoption.
 "The applicant" means the person or persons applying for an adoption order.
- (2) The Acts Interpretation Act for the time being in force shall apply to the interpretation of these rules in like manner as it applies to the interpretation of an Act of Parliament.

Application to be in chambers.

2. All proceedings in the Supreme Court commenced under the Act shall be heard in chambers and in camera unless the court, or a judge thereof, directs that such proceedings shall be heard in court.

Application to be by originating

3. An application for an adoption order shall be made by originating summons intituled in the matter of the infant and in the matter of the Act. The proposed adopter shall be the applicant, and unless the Judge otherwise directs the person or persons who are indicated in rule 8 shall be made respondents.

Application to be supported by affidavit.

4. Every application for an adoption order shall be supported by evidence on affidavit which shall disclose the age and sex of the applicant and of the infant and of their relationship to each other, whether the consents referred to in section 4 of the Act have been obtained, and if they have not, the reasons why they have not been obtained, whether any and what agreement has been made with the applicant for payment or reward to the applicant in respect of the adoption of the infant, whether any and what insurance has been effected on the life of the infant, and whether an adoption order has previously been made in respect of the infant. the consents hereinbefore referred to have been obtained they shall be verified by affidavit. The affidavit in support of the application shall be sworn by the applicant, or where he cannot swear positively to the facts of his own knowledge, by some other person who can so swear to the facts.

Guardian ad litem.

5. As soon as practicable after the issue of the summons the applicant shall apply to a Judge for the appointment of and the Judge shall appoint a guardian ad litem to the infant. The applicant shall thereupon cause the summons and a copy of the affidavit referred to in rule 4 thereof to be served on the guardian ad litem.

Duty of guardian ad litem.

6. It shall be the duty of the guardian ad litem to investigate as fully as possible all the circumstances of the infant and the applicant, and all other matters relevant to the proposed adoption with a view to safeguarding the

interests of the infant, and, in particular, it shall be his duty to include in his investigation the following questions:-

(a) Whether the statements in the applicant's affidavit are true and complete.

(b) Whether any payment or other reward in consideration of the adoption has been received or agreed upon and whether it is consistent with the welfare of the infant;

(c) Whether the means and status of the applicant are such as to enable him to maintain and bring up the infant suitably, and what right

to or interest in property the infant has;

(d) What insurance, if any, has been effected on the life of the infant;

(e) Whether it is desirable for the welfare of the infant that the court should be asked to make an interim order or in making an adoption order to impose any particular terms or conditions or to require the adopter to make any particular provision for the infant-

and he shall if the Judge so requires report to the Judge the result of his investigation.

7. The guardian ad litem and, where a body of persons is appointed Information to be guardian ad litem, any officer or agent of that body, shall regard all information obtained in the course of the investigation or otherwise in relation to the matter as confidential, and shall not divulge any part of it to any person except so far as may be necessary for the proper execution of his duty.

8. The summons shall be served on—

Who are to be served.

(a) the infant;

(b) the parent or parents of the infant; (c) guardian or guardians of the infant;

(d) the person or persons having the actual custody of the infant;

(e) the person or persons liable to contribute to the support of the

(f) the spouse (if any) of the applicant—

but the Judge may in his discretion dispense with service on any of those persons, and may in his discretion order the summons to be served on any other person. Where the infant is in the actual custody of any person the Judge may require such person to produce the infant on the hearing of the application.

9. Unless the Judge otherwise directs, every summons, notice or Mode of service. other document required by these rules to be served shall be served by being posted in a prepaid registered envelope addressed to the person to be served, and shall at the expiration of twenty-four hours from the time of posting be deemed to have been served, unless the contrary appears. The service of every summons, notice or other document not served by the court shall be verified by affidavit, unless the Judge otherwise directs.

10. Every consent required under sub-sections (3) and (4) of section 4 Consents in of the Act shall be in writing and shall be in accordance with the form in the writing-Form 1. Appendix and shall be attested by one witness.

Presence of parties.

11. The Judge may refuse to make an adoption order or an interim order unless all parties attend before him, but he shall have power in his discretion to dispense with the attendance of any party, and the Judge may direct that any of the parties shall attend separately and apart from the others or that any party shall be interviewed privately by himself or such other person as he may appoint.

Supervision of infant.

Forms.

12. An interim order may provide for the supervision of the infant by the guardian ad litem or otherwise as the Judge may think advisable.

Supreme Court practice to apply.

13. The forms in the Appendix or forms to the like effect shall where applicable be used on all applications under the Act.

Prescribed officer and settling of

- 14. Where no provision is made in these rules the rules, practice, and mode of procedure now or hereafter in force in the Supreme Court in its civil jurisdiction shall apply so far as applicable.
- 15. (1) The Prothonotary shall be the prescribed officer for the purpose of sub-section (4) of section 17 of the Act.
- (2) Every order made upon an application under the Act shall be settled by the Chief Clerk.

Government Statist. 16. Upon the making of an adoption order the prescribed officer shall communicate in writing to the Government Statist within seven days of the order being passed and entered, the directions to the Government Statist given by the order. If the communication is sent by post it shall be sent by registered post.

Safe custody of documents and secrecy.

17. All documents filed in court under these rules shall be confidential and the Prothonotary shall keep such documents secret and in a special place of security.

No copies of orders.

18. No copy or duplicate of any order made by a Judge shall be given to or served upon any person other than the applicant and the Government Statist unless the Court or a Judge otherwise directs.

Procedure where orders refused in County Court or Petty Sessions.

- 19. Where a Judge of the County Court has under rule 16 of the Adoption of Children (County Court) Rules 1929 or a Court of Petty Sessions has under rule 18 of the Adoption of Children (Petty Sessions) Rules 1929 refused to make an order the applicant may apply to a Judge to direct, and the Judge may direct that the application shall be heard in the Supreme Court and may direct that all documents in relation to such application be delivered to the Prothonotary by the Registrar of the County Court or the Clerk of the Court of Petty Sessions (as the case may be) in which such application was made, and the Judge may appoint a time for the hearing of such application in the Supreme Court and may direct that the applicant shall give such notice as the Judge thinks proper of the time so appointed. The Judge may also direct that the steps taken in the County Court or the Court of Petty Sessions (as the case may be) shall be deemed to be a sufficient compliance with any of the foregoing rules or he may direct what further steps shall be taken under such foregoing rules.
- 20. On the making of any order the Court or the Judge may make such order as to costs including the costs and expenses of the guardian ad litem as the Court or Judge thinks proper.

[Form No. 1.]

FORM OF CONSENT TO ADOPTION ORDER.

be authorized to adopt the said infant and I do sanction the following payment or reward
And I do order that the parties to these proceedings (other than
And I direct that the Government Statist shall make an entry recording this adoption in the Adopted Children Register in the form set out in the schedule to the said Act.
(And it having been proved to my satisfaction that the said infant was born on the
Act.)

[Form No. 3.]

FORM OF INTERIM ORDER.

The Order shall follow generally Form No. 2 so far as applicable and shall in other respects set out the substance of the order made.

Dated this 10th day of June, 1929.

(L.S.)

W. H. IRVINE, C.J.
L. F. CUSSEN, J.
STEWART MCARTHUR, J.
J. R. MACFARLAN, J.
CHARLES J. LOWE, J.

By the Court,
J. B. RICHARDS,
Prothonotary.

THE ADOPTION OF CHILDREN (COUNTY COURT) RULES, 1929.

In pursuance of the powers conferred by the Adoption of Children Act 1928 Preamble. and any other powers hereunto enabling the following Rules are made, and shall take effect from the fifteenth day of June, 1929.

1. (1) In these Rules, unless the contrary intention appears:—

Interpretation.

"The Act" means the Adoption of Children Act 1928.

"The Judge" means the Judge of the County Court having jurisdiction under section 10 of the Act.

"The Registrar" means the Registrar of the County Court having jurisdiction as aforesaid.

"The County Court Rules" means the County Court Rules for the time being in force.

"The infant" means the child proposed for adoption.

"The applicant" means the person or persons applying for an adoption order.

(2) The Acts Interpretation Act for the time being in force shall apply Tho Acts to the interpretation of these Rules in like manner as it applies to the Interpretation Act. interpretation of an Act of Parliament.

2. An application for an adoption order shall be made by summons Application to intituled in the matter of the Act and in the matter of the County Court Act, and in the matter of the infant. The proposed adopter shall be the applicant, and unless the Judge otherwise directs the person or persons who are indicated in Rule 4 hereof shall be made respondents.

3. The summons shall within five days of the issue thereof be filed in the Filing of Court in accordance, so far as practicable, with the practice relating to plaint summons. summonses filed in a County Court.

4. The summons shall be served on-

Who are to be:

- (a) the infant;
- (b) the parent or parents of the infant;
- (c) the guardian or guardians of the infant;
- (d) the person or persons having the actual custody of the infant;
- (e) the person or persons liable to contribute to the support of the
- (f) the spouse (if any) of the applicant;

but the Judge may in his discretion dispense with service on any of those persons, and may in his discretion order the summons to be served on any other person. Where the infant is in the actual custody of any person the Judge may require such person to produce the infant on the hearing of the application.

Victoria Gazette

Mode of service

5. Unless the Judge otherwise directs every summons, notice, or other document required by these rules to be served shall be served by being posted in a prepaid registered envelope addressed to the person to be served, and shall at the expiration of twenty-four hours from the time of posting be deemed to have been served, unless the contrary appears. The service of every summons, notice, or other document not served by the Court shall be verified by affidavit, unless the Judge otherwise directs.

Application to be supported by affidavit. 6. Every application for an adoption order shall be supported by evidence on affidavit which shall disclose the age and sex of the applicant and of the infant and of their relationship to each other, whether the consents referred to in section 4 of the Act have been obtained, and if they have not the reasons why they have not been obtained, whether any and what agreement has been made with the applicant for payment or reward to the applicant in respect of the adoption of the infant, whether any and what insurance has been effected on the life of the infant, and whether an adoption order has previously been made in respect of the infant. Where the consents hereinbefore referred to have been obtained they shall be verified by affidavit. The affidavit in support of the application shall be sworn by the applicant, or where he cannot swear positively to the facts of his own knowledge, by some other person who can so swear to the facts. Such affidavit shall be filed in the office of the Registrar together with the summons.

Consents in writing. Form 1.

.7. Every consent required under sub-section (3) and (4) of section 4 of the Act shall be in writing, and shall be in accordance with the form in the Appendix, and shall be attested by one witness.

Guardian ad litem.

8. As soon as practicable after the filing of the summons, the applicant shall apply to the Judge to appoint and the Judge shall appoint a guardian ad litem to the infant; and the applicant shall thereupon cause the summons and a copy of the affidavit referred to in rule 6 hereof to be served on the guardian ad litem.

Notice of hearing.

9. When a guardian ad litem has been appointed, the Registrar shall appoint a day for the hearing of the summons, and shall give notice to all parties and the guardian ad litem of the day so appointed. The notice shall be served seven clear days before the day appointed for the hearing, and shall be in accordance with the form in the Appendix.

Form 2.

- Duty of guardian ad litem.
- 10. It shall be the duty of the guardian ad litem to investigate as fully as possible all the circumstances of the infant and the applicant, and all other matters relevant to the proposed adoption with a view to safeguarding the interests of the infant, and, in particular, it shall be his duty to include in his investigation the following questions:—
 - (a) Whether the statements in the applicant's affidavit are true and complete;
 - (b) Whether any payment or other reward in consideration of the adoption has been received or agreed upon and whether it is consistent with the welfare of the infant;
 - (c) Whether the means and status of the applicant are such as to enable him to maintain and bring up the infant suitably, and what right to or interest in property the infant has;

(d) What insurance, if any, has been effected on the life of the infant;

(e) Whether it is desirable for the welfare of the infant that the court . should be asked to make an interim order or in making an adoption order to impose any particular terms or conditions or to require the adopter to make any particular provision for the infant-

and he shall if the Judge so requires report to the Judge the result of his investigation.

11. The guardian ad litem and, where a body of persons is appointed Information to be guardian ad litem, any officer or agent of that body, shall regard all infor- confidential mation obtained in the course of the investigation or otherwise in relation to the matter as confidential, and shall not divulge any part of it to any person except so far as may be necessary for the proper execution of his duty.

12. Every summons and every application under the Act shall be Hearing in heard and determined in camera.

13. The Judge may refuse to make an adoption order or an interim Presence of order unless all parties attend before him, but he shall have power in his parties. discretion to dispense with the attendance of any party, and the Judge may direct that any of the parties shall attend separately and apart from the others, or that any party shall be interviewed privately by himself or the Registrar.

14. If it appears that the applicant has made a previous application Previous under the Act in respect of the same infant and that such application has been applications. refused, the Judge shall not make an adoption order or an interim order unless satisfied that the previous application was made to a court or the Judge of a court other than a court of petty sessions, and that there has been a substantial change in the circumstances.

15. On any adjournment of the hearing the Judge may direct to be served Notice of upon any respondent not in attendance a notice of the time and place to adjournment. which the hearing is adjourned.

16. If owing to special circumstances an application appears to the Cases more fit for Judge to be more fit to be dealt with by the Supreme Court, the Judge Supreme Court. may, on that ground expressly, refuse to make an order.

17. An interim order may provide for the supervision of the infant by Supervision of Infant. the guardian ad litem or otherwise as the Judge may think advisable.

18. The Registrar shall be the prescribed officer for the purpose of Notification to sub-section 4 of section 17 of the Act, and upon the making of an adoption Government Statist. order the Registrar shall forward a sealed copy thereof to the Government Statist in a prepaid registered postal envelope marked "Confidential."

19. No copy or duplicate of any order made by the Judge shall be given No copies of to or served upon any person other than the applicant and the Government orders. Statist, unless the Supreme Court or a Judge thereof or the Judge otherwise directs.

20. The Judge may make such orders as to costs including the costs Costs. and expenses of the guardian ad litem as he thinks fit, and may direct the costs to be taxed according to such Scale of Costs applicable to actions in

the County Court as he determines, and in default of such direction the costs shall be taxed under column B of the Scale. The Judge may direct that all the costs of a summons under the Act shall be borne and paid by the applicant.

Safe custody of documents.

21. All documents filed in court under these rules shall be confidential, and the Registrar shall keep such documents secret and in a place of special security.

County Court practice to apply

22. Subject to these rules, the County Court Rules and practice shall apply to proceedings under the Act, so far as they are applicable.

Forms

23. The forms in the Appendix or forms to the like effect shall be used on applications under the Act, and in any case where no form is included in the Appendix the forms in use in the County Court may be adopted with such variations as may be necessary.

Delivery of Supreme Court.

24. Where a Judge has under Rule 16 refused to make an order the Registrar shall when directed by a Judge of the Supreme Court deliver all documents in relation to such application to the Prothonotary of the Supreme

APPENDIX.

No. 1.

FORM OF CONSENT TO ADOPTION ORDER.

(Title as in Summons.)

I,	(Strike	out	all	but	such	one	of	these	descriptions	as	is	applicable)	the	under-
					oi	i			i	in				
being-	-													

- (a) the father of the said infant, (b) the mother of the said infant,

- (c) guardian of the said infant,
 (d) a person having the actual custody of the said infant,
 (e) a person liable to contribute to the support of the said infant,
 (f) the spouse of the applicant,

hereby state that I understand the nature and effect of the adoption order for which application is made [add where necessary] and that in particular I understand that the effect of the order will be permanently to deprive me of my parental rights And I hereby consent to the making of an adoption order in favour of the petitioner(s).

	In	witness	where	of I have	signed this conse	nt on the		· ······
day	of.				19	at.,		
÷	•	-			(Signature)		,	
				Signed in	the presence of	f :		
					(Signature)			
			٠ ,	•	(Address)			· · · · · · · · · · · · · · · · · · ·
			1	. :	(Description)	•		.; *

No. 2.

FORM OF NOTICE OF DAY APPOINTED FOR HEARING THE SUMMONS. (Title as in Summons.)

To
made for the adoption of the above-named by
of
at a court to be held aton the
day of
Registrar.
No. 3.
•
FORM OF ADOPTION ORDER.
(Title as in Summons.)
Upon reading the summons of
and upon reading the affidavits of
hearingand the evidence of (State names and addresses of witnesses examined orally).
And the Judge being satisfied with the undertaking of the said
(and) as to the provision to be made for the above-named infant and with the securing thereof and being further satisfied that it is for the benefit of the said
infant that (s)he should be adopted by the said
andand that all the requirements of the Adoption of Children Act 1928 have been complied with:
It is ordered that the said
(And the following payment or reward is sanctioned, viz)
And it is ordered that the parties to these proceedings other than the said
(and) do recover their costs against the said
(and), such costs to be taxed (or fixed as the case may be) by the
Registrar in accordance with columnof the Scale of Costs applicable to actions
in the County Court, and it is ordered that the said
the case may be) to the Registrar of this Court within fourteen days after the date of the certificate of taxation (or fixation as the case may be).
And it is directed that the Government Statist shall make an entry recording this adoption in The Adopted Children Register in the form set out in the Schedule to the said Act.
And it having been proved to the satisfaction of the Judge that the said infant was born
on the
withto whom an entry numberedand made on
theday of
relates, it is further directed that the Government Statist shall cause such birth entry or entries to be marked with the word "adopted" and shall include the above date of birth in the entry recording the adoption in the manner indicated in the Schedule to the said Act.)

FORM OF INTERIM ORDER. (Title as in Summons.)

Upon reading, &c. And upon reading, &c And upon hearing, &c. And the evidence, &c.

As in adoption order.

And the Judge being satisfied with the undertaking of the said (and.....) as to the provision to be made for the above-named infant and with the securing thereof and being further satisfied that it is for the benefit of the said infant that (s)he should for the present be in the custody of the said...... (and.....) and that all the requirements of the Adoption of Children Act 1928, have been complied with.

The following payment or reward is sanctioned, viz. :-

And it is ordered that the determination of the summons be postponed and that the custody the period offrom the date of this order by way of a probationary who shall be at liberty at all reasonable times to visit and interview the infant alone and to make all necessary inquiries as to the comfort and well-being of the infant).

And as regards costs it is ordered that.....

And any of the parties including the guardian ad litem of the said infant are to be at liberty to apply as they may be advised.

Dated this 10th day of June, 1929.

(L.S.)

W. H. IRVINE, C.J. L. F. CUSSEN, J. STEWART McARTHUR, J. J. R. MACFARLAN, J. CHARLES J. LOWE, J.

By the Court, J. B. RICHARDS, Prothonotary.

ADOPTION OF CHILDREN THE SESSIONS) RULES,

In pursuance of the powers conferred by the Adoption of Children Act Presmble. 1928 and any other powers hereunto enabling the following Rules are made, and shall take effect from the fifteenth day of June, 1929.

1. (1) In these Rules, unless the contrary intention appears:—

Interpretation.

"The Act" means the Adoption of Children Act 1928;

"The Court" means a Court of Petty Sessions constituted as required by Sec. 10 (1) (c) of the Act;

"The clerk" means the Clerk of the Court of Petty Sessions to which an application for an adoption order is made;

"The infant" means the child proposed for adoption;
"The applicant" means the person or persons applying for an adoption order.

(2) The Acts Interpretation Act for the time being in force shall apply The Acts to the interpretation of these rules in like manner as it applies to the Interpretation Act. interpretation of an Act of Parliament.

2. An application shall be made to the Court having jurisdiction for the Application, how made. place where either the applicant or the infant resides at the date of the application, and there shall be presented to the Court a written statement in duplicate in the form or to the effect of Form No. 1 in the Schedule hereto accompanied by the documents required by the said Form to be appended.

3. Any written consent required to be appended to the statement shall Consents to be be in the form or to the effect of Form No. 2 in the Schedule hereto.

4. Every application for an adoption order shall be supported by a Application to be statutory declaration made by the applicant or in cases where he has no supported by personal knowledge of any fact required to be verified by some other person declaration. who can swear positively of his own knowledge to the facts deposed to and such statutory declaration shall verify the facts required to be set out in Form 1 of the Schedule hereto.

5. As soon as practicable after the presentation to the Court of the Guardian written statement referred to in Rule 2 the Court shall appoint a guardian ad litem of the infant, and upon such appointment the duplicate of the written statement shall be given by the clerk to the guardian ad litem.

6. The following persons or bodies shall be made respondents, namely :- Respondents to

(a) the infant:

(b) the parent or parents of the infant;

(c) the guardian or guardians of the infant;

(d) the person or persons having the actual custody of the infant;

(e) the person or persons liable to contribute to the support of the infant, and

(f) the spouse (if any) of the applicant.

Notice of hearing. 7. As soon as the guardian ad litem has been appointed, the court shall fix a time for the hearing of the application and shall issue a notice in the Form No. 3 in the Schedule hereto addressed to the respondents and shall direct the applicant to cause such notice to be served on each of them: Provided that where the infant is in the actual custody of any person such notice need not be served on the infant, but may require such person to produce the infant to the Court.

Modelof service.

8. Unless the Court otherwise directs every notice or other document required by these Rules to be served, shall be served by being posted in a prepaid registered envelope addressed to the person to be served, and shall at the expiration of 24 hours from the time of posting be deemed to have been served unless the contrary appears. The service of every notice or other document not served by the Court shall be verified by statutory declaration unless the Court otherwise directs.

Duty of guardian ad litem.

- 9. (1) It shall be the duty of the guardian ad litem to investigate as fully as possible all the circumstances of the infant and the applicant, and all other matters relevant to the proposed adoption, with a view to safeguarding the interests of the infant, and in particular it shall be his duty to include in his investigation the following questions:—
 - (a) Whether the written statement is true and complete.
 - (b) Whether any payment or other reward in consideration of the adoption has been received or agreed upon and whether it is consistent with the welfare of the infant.
 - (c) Whether the means and status of the applicant are such as to enable him to maintain and bring up the infant suitably, and what right to or interest in property the infant has.
 - (d) What insurance, if any, has been effected on the life of the infant.
 - (e) Whether it is desirable for the welfare of the infant that the Court should be asked to make an interim order or, in making an adoption order, to impose any particular terms or conditions or to require the adopter to make any particular provision for the infant.

And he shall if the Court so requires report to the Court the result of his investigation.

Information to be confidential.

10. The guardian ad litem and, where a body is appointed guardian ad litem, any officer or agent of that body shall regard all information obtained by him in the course of the investigation or otherwise in relation to the matter as confidential, and shall not divulge any part of it to any person except so far as may be necessary for the proper execution of his duty.

Hearing in camera.

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Presence of parties.

- 11. Notwithstanding any of the provisions of the Justices Act 1915, every application under the Act shall be made heard and determined in camera.
- 12. An adoption order or an interim order shall not be made except after the personal attendance before the Court of the applicant and all the respondents:
- Provided that the Court may dispense with personal attendance of any one or more of the respondents if satisfied that such respondent or respondents cannot be found, or that in view of any other special circumstances it is right to do so.

13. The Court may direct that all parties shall attend and be heard and separate that any party shall be examined separately and apart from the applicant examination of the respondents. or any other respondent, if the Court is satisfied that this course is desirable and will not prejudice the determination of any question involved.

14. If it appears to the Court that the applicant has made a previous Previous application under the Act in respect of the same infant, the Court shall not applications. entertain the application unless satisfied that the previous application was made to a Court of Petty Sessions, and that there has been a substantial change in the circumstances.

15. On any adjournment of the hearing the Court may direct to be Notice of served upon any respondent not in attendance a notice of the time and place to which the hearing is adjourned:

16. (1) Where the determination of an application has been postponed Notice of hearing and an interim order has been made, the applicant shall at least two months before the expiration of the interim order apply to the Court by which the order was made to proceed with the determination of the application, and it shall thereupon be lawful for the Court to fix a time for the further hearing of the application and to issue a notice in the Form No. 6 in the Schedule hereto addressed to the respondents and to direct the applicant to cause such notice to be served on each of them: Provided that where the infant is in the actual custody of the applicant the notice need not be served on the infant.

(2) Where the applicant so applies an adoption order shall not be made unless the applicant, the infant, and the guardian ad litem have attended the further hearing.

17. An interim order may provide for the supervision of the infant by supervision of the guardian ad litem or otherwise as the Court may think advisable.

18. If owing to special circumstances an application appears to the Court Case more fit to be more fit to be dealt with by the Supreme Court, the Court may, on that for the Supreme Court. ground expressly, refuse to make an order.

19. It shall be the duty of the Clerk to cause a certified copy or aduplicate Notification to of such order to be forwarded within seven days to the Government Statist; Government Statist; Government Statist. and such copy, if sent by post, shall be sent by registered post. The Clerk shall be the prescribed officer for the purpose of sub-section 4 of section 17 of the Act.

20. On the making of any order or where the Court under Rule 18 refuses Costs. to make an order, the Court may make such order as to costs as it thinks just, and in particular may order the applicant to pay the costs of and the out-ofpocket expenses incurred by the guardian ad litem or incurred in attending the Court by any other of the respondents, or such part thereof as the Court thinks proper.

21. (1) An adoption order or an interim order shall be drawn up in the Form of Form No. 4 or No. 5 in the Schedule hereto, as the case may require.

(2) No copy or duplicate of such order shall be given to or served upon Copies not to be any person other than the applicant and the Government Statist unless the given except by Supreme Court or a Judge thereof or the Court by which the order was made, otherwise directs.

22. (1) Such part of the Register kept in pursuance of the Justices Act separate register for the time being in force, as relates to proceedings under the Act shall be to be kept. kept in a separate book, and shall contain the particulars shown in the Form-No. 7 in the Schedule hereto.

(2) Such book and all other documents relating to the proceedings shall be kept in a place of special security and shall be kept secret.

Justices Act and Rules to apply. 23. Subject to the foregoing Rules, the Justices Act for the time being in force and the Rules in force for the time being thereunder, shall apply in respect of all proceedings under the Act as if the application were a complaint and the respondents were defendants and the notice under Rule 7 were a summons.

Delivery of Documents to Supreme Court. 24. Where the Court has, under Rule 18, refused to make an order, the Clerk shall where directed by a Judge of the Supreme Court deliver all documents in relation to such application to the Prothonotary of the Supreme Court

SCHEDULE.

Form No. 1.

STATEMENT OF AN APPLICATION FOR AN ADOPTION ORDER.

See Notes (1) and (4).

See Note (2).

See Note (2).

See Note (3).

Delete except

in case of a

- (3) The infant was born on the......day of...........19..., and is identical with the infant to whom the attached certified copy of an entry in the Register of Births relates.
 - (4) The infant is a British subject (or as the case may be) and has never been married.

- is [are] liable to contribute to the support of the infant and his [their] written consent[s] to the making of an adoption order is [are] appended hereto.
- - (10) I am by occupation......and am domiciled in Victoria.
- (12) I am related to the infant within the prohibited degrees of consanguinity, being

adoption.

Delete unless the applicant is less than 21 years older than the infant.

(13) I have not received or agreed to receive and no person has made or given or agreed to make or give to me any payment or other reward in consideration of the adoption (except	•
as follows, viz.:	
· ,	
(14) I have made no previous application under the said Act in respect of the infant to	
any Court (other than an application made to the	
on theday of	
)	
In witness whereof I have signed this statement on the	
day of19	•
(Signature of Applicant)	
Notes.—(1) Where the application is made by two spouses jointly the form should be modified, and where the form requires particulars of the applicant to be given, particulars should be given as regards each of the persons by whom the application is made. (2) Where a parent of the infant is dead the parent's name should be given and the fact	
stated. (3) A certified copy of the entry of the infant's birth in the Register of Births is required to	
be appended to the application in all cases where it can be obtained. (4) This form is required to be completed in duplicate but the documents appended are	
not required to be in duplicate.	
Form No. 2.	
CONSENT TO ADOPTION ORDER.	
In the matter of an application to a Court of Petty Sessions by	
ofhereinafter called the applicant, for an order, authorizing him	
under the provisions of the Adoption of Children Act 1928, to adopt	
an infant of the	
I, the undersignedofof	
being—	Delete all but
(a) the father of the infant; (b) the mother of the infant;	one of these
(c) a guardian of the infant:	descriptions.
 (d) a person (acting on behalf of a body) having the actual custody of the infant; (e) a person (acting on behalf of a body) being liable to contribute to the support of the infant; 	
(f) the spouse of the applicant;	
hereby state that I understand the nature and effect of the adoption order for which application is made [add where necessary] and that in particular I understand that the effect of the order will be permanently to deprive me of my parental rights; and I hereby consent to the making of an adoption order in favour of the applicant.	
In witness whereof I have signed this consent on theday of	
19 (Signature)	
Signed in the presence of—	
(Signature)	
(Address)	
(Description)	
Note.—Where the application is made by two spouses jointly the form should be modified.	

NOTICE OF APPLICATION FOR AN ADOPTION ORDER. In the Court of Petty Sessions at..... To.....of.... Take notice :-(I) That an application has been made by......for an order under the Adoption of Children Act 1928, authorizing him to adopt an infant of the sex agedyears, resident at..... appointed guardian ad litem of the said infant. (3) That the said application will be heard before the Court of Petty Sessions sitting at......on theday of19..., at the hour the Court (and in the case of to produce the said infant before the Court), but the Court may dispose of the case in the absence of any of you.Justice of the Peace. Note.—Where the application is made by two spouses jointly the form should be modified. Form No. 4. ADOPTION ORDER. In the Court of Petty Sessions at..... Application has been made by... by occupation...resident at....and domiciled in Victoria and not under the age of 25 years, hereinafter called the applicant; that he is desirous of being authorized under the Adoption of Children Act. 1928, to adopt. [surname not to be stated here] an infant of the sex, aged years, resident at in Victoria, a British subject [or as the case may be], who has never been married; the child of (and his wife) hereinäfter called the infant: And the applicant being not less than 21 years older than the infant (or the applicant and the infant being within the prohibited degrees of consanguinity). And all the consents required by the Act being obtained: It is adjudged that the application is a proper application to grant (and the following payment or reward is sanctioned, viz......). And it is ordered that the applicant be authorized to adopt the infant. (and as regards costs it is ordered that....). And it is directed that the Government Statist shall make an entry recording this adoption in the Adopted Children Register in the form set out in the Schedule to the said Act. And it having been proved to the satisfaction of the Court that the infant was born on to whom an entry numbered......and made on the......day of...... 19..., in the Register of Births of......relates, it is further directed that the Government Statist shall cause such birth entry or entries to be marked with the word "Adopted," and shall include the above date of birth in the entry recording the adoption in the manner indicated in the Schedule to the said Act.

Note.—Where the order is made in favour of two spouses jointly the form should be

Form No. 3.

Add where necessary.

mödified:

Form No. 5. Interim Order.

In the Court of Petty Sessions at
Theday of19
Application has been made by
resident atand domiciled in Victoria and not under the age of 25 years hereinafter called the applicant, that he is desirous of being authorized under the Adoption of
Children Act 1928, to adoptan infant of thesex, aged
years, resident atin Victoria, a British subject [or as the
case may be] who has never been married, the child of
(andhis wife), hereinafter called the infant.
And the applicant being not less than 21 years older than the infant (or the applicant and the infant being within the prohibited degrees of consanguinity).
And all the consents required by the Act being obtained—
It is adjudged that the application is a proper application to grant.
(And the following payment or reward is sanctioned, viz.:).
And the determination of the application is postponed and it is ordered that the custody of the infant be given to the applicant for a period not exceeding two years, viz., until
the
(And as regards costs it is ordered that.:)
P.M.
J.P.
J.P.
Note.—Where the order is made in favour of two spouses jointly the form should be modified.
Form No. 6.
NOTICE OF FURTHER HEARING OF AN APPLICATION FOR AN ADOPTION ORDER.
In the Court of Petty Sessions at
Toof
and
(1) That an application was made by
then of
thesex then agedyears. (2) Thatefwas appointed
guardian ad litem of the said infant.
(3) That the determination of the said application was postponed and an interim order
was made by the Court of Petty Sessions sitting aton the
(4) That the said application will be further heard before the Court of Petty Sessions
sitting aton the day of
19, and that it is open to you to attend before the Court but the Court may dispose of the case in the absence of any of you.
J.P. Note.—Where the application was made by two spouses jointly the form should be modified.

Form	No.	7	(Rule	22).

			REGISTER			
In th	he Court of F	Petty Sessions	a.t			
Regi	ster of the (Court of Petty	Sessions sitting	g at		
ſhe		day of	1	9		***********
(1)	(2)	(3)	(4)	(5)	(6)	(7)
Number.	Date of Application.	Name and Age of Applicant.	Name, Sex and Age of Infant.	Name of Guardian, ad litem.	Names of other Respondents.	Minute of Decision.
		<u> </u>	A Justice adjuc	licating.		<u> </u>
			•	ū		J.P.
			. •••	***************************************		
Da	ted this 10	Oth day of J	u n e, 19 2 9.			
	٠				RVINE, C.J	•
					JSSEN, J .	TIID #
		(L.S.)			T McARTH ACFARLAN,	
					S J. LOWE	
By t	he Court,					•
•	T D D10	OCICIA ITC				

J. B. RICHARDS,

Prothonotary.

CONTRACTS ACCEPTED.-(Series 1928-29.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.		
3955	LANDS AND SURVEY— Erection of House (labour only) for W. F. McGinniskin, on allotment 43, Parish of Wathe. (Con-	£ s. d. 42 0 0	W. J. May, 10 Lucerne-		
1	tract No. 33.5) Renovations, &c., to House for W. J. Kelsey, on allotment B6, Parish of Dandenong. (Contract	34 15 0	F. Dedman, Camira-		
	No. 3386) Removal, re-erection, and additions to House for B. McKenzie, on allotment 7A, section 1, Parish of Woodside. (Contract No. 3387)	148 0 0	street, Oakleigh ; F. J. Hickman, Trent- ham		
3958	(Note.—Above cancels Contract No. 3224—F. Tomkinson, £120.) Erection of House (labour only) for E. Hunt, on allotment 2, Parish of Waarre (Contract No.	38 7 6	B. Nalder, Private Bag,		
3959	3388) Removal, re-erection, and additions to House for H. M. Wheeler, on all tment 44, Parish of Tar-	312 0 0	Timboon F. A. Powell, 9 Walt-		
3960	rango. (Contract No. 3389) Repairs to House for Mrs. L. Hurst, on allotment 6, Parish of Koimbo. (Contract No. 3390)	29 10 0	ham-st., Sandringham B. Wingfield and Son,		
	Additions to House for W. A. Hinks, on allotment 5, Parish of Mournpool. (Contract No. 3391)	200 0 0	Manangatang E. L. and H. J. Barnes,		
- 1	Erection of House for T. L. Wills, on allotment 24, Parish of Tarrango. (Contract No. 3392)	250 0 0	Alymer-st., Deepdene Melbourne Timber and Trading Co., Red		
3963	Extras on Contract No. 3288, Serial No. 2842, Gazette page 755 of 6th February, 1929	2 0 0	Cliffs C. P. Cayzer, Camber-		
3964	Extras on Contract No. 3350, Serial No. 3381, Guzette page 1222 of 10th April, 1929	5 10 0	well A. C. Lonsdale, Greens-		
3965	Extras on Contract No. 3355, Serial No. 3538, Gazette page 1320 of 24th April, 1929 For the Closer Settlement BoardT. Orr, Acting Secretary. 4.6.1929.	500	borough G. Weise, Deepdene		
	VICTORIAN RAILWAYS—				
3966	Railway Stores Suspense Account, Act 2716, Section 105— Supply and delivery of Cast Iron Scrap, at £6 2s. per ton * —Country of manufacture or production: Great Britain	Rates	McPherson's Pty. Ltd., Collins-street, Mel- bourne		
3967	Supply and delivery of Sleepers	113 7 6	R. Gledhill, Picola		
3968	Supply and delivery of Sleepers	133 1 6	J. O'Neil, Picola		
3969	Supply and delivery of Sleepers	100 1 9	R. Darlow, Picola		
3970	Supply and delivery of Sleepers and Crossing Timbers	123 14 4	Flukes and Garland, Nowa Nowa		
3971	Supply and delivery of Sleepers and Crossing Timbers	114 13 10	Fazzio and Bonacci, Nowa Nowa		
3972	Supply and delivery of Sleepers and Crossing Timbers	115 14 7	J. Callinan and Son, Nowa Nowa		
3973	Supply and delivery of Cigars, Cigarettes, and Tobacco. (Not publicly advertised)	128 0 0	W. D. and H. O. Wills (Aust.) Ltd., Bourke-		
3974	Supply and delivery of Cigars, Cigarettes, and Tobacco. (Not publicly advertised)	207 16 6	street, Melbourne W. D. and H. O. Wills (Aust.) Ltd., Bourke- street, Melbourne		
3975	Supply and delivery of Cigars, Cigarettes, and Tobacco. (Not publicly advertised)	402 15 7	W. D. and H. O. Wills (Aust.) Ltd., Bourke- street, Melbourne		
3976	Supply and delivery of Cigars, Cigarettes, and Tobacco. (Not publicly advertised)	476 11 10	W. D. and H. O Wills (Aust.) Ltd., Bourke- street, Melbourne		
3977	Supply and delivery of Fiuit. (Not publicly advertised)	109 7 0	Silk Bros. Pty. Ltd., Flinders - lane, Mel- bourne		
3978	(2)—Supply and delivery of Leather, Bellows, at is. 11½d. per lb	Rates	Geo. Pizzey and Sons Pty. Ltd., Johnston- street, Fitzroy		
3979	(2)—Supply and delivery of Fabric, steel wire, in rolls 72 inches wide, with No. 5 wire, at 9d. per lineal foot -Country of manufacture or production: Australia	Ditto	Australian Reinforced Concrete Eng. Co. Pty. Ltd., Little Col- line-street, Melbourne		
3980	Supply and delivery of Whisky. (Not publicly advertised)	143 11 4	James Buchanan and Co. Ltd., Collins- street, Melbourne		
3981	Supply and delivery of Whisky. (Not publicly advertised)	143 11 4	John Dewar and Sons Ltd., Flinders lane, Melbourne		
3982	Supply and delivery of Whisky. (Not publicly advertised)	116 14 9	Curcier, Adet, and Co. Pty. Ltd., King- street, Melbourne		
3983	Supply and delivery of Gin. (Not publicly advertised)	122 9 3	A. Kirkby and Co Ltd., Collins - street, Mel- bourne		
3984	Supply and delivery of Chewing Gum. (Not publicly advertised)	121 9 3	Wrigley's Pty. Ltd., Collins - street, Mel- bourne		
3985	Supply and delivery of Sugar and Syrup. (Not publicly advertised)	230 4 2	Colonial Sugar Refining Co. Ltd., William- street, Melbourne		
3986	(8)—Supply and delivery of Steel Tires	Rates as per	Thompson's Engineer ing and Pipe Co. Ltd., Castlemaine		
3987	(2)—Supply and delivery of Best Steel Boiler Plates *	Ditto	Guest, Keen, and Nettlefold (by its agent, John Lysaght (Aust.) Ltd., Queen- street, Melbourne)		
3988	(18)—Supply and delivery of Bridge Beams	Ditto	Herbert and Co., Orbost		
3989	(2)—Supply and delivery of Electric Time Releasing Mechanisms, with four normal and four reverse contacts, at £11 18s. 9d. each (subject to variations in duty)* —Country of manufacture or production: United States of America	Rates	General Railway and Signal Co. Pty. Ltd., Little Collins-street, Melbourne		

^{*} Order in Council obtained.

CONTRACTS ACCEPTED .- (Series 1928-29)-continued.

No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
	VICTORIAN RAILWAYS—continued—		
	Railway Stores Suspense Account. Act 2716, Section 105—continued—		
3990	(10)—Supply and delivery of Steel Axle Blooms—6 ft. 8 in. x 7½ inches x 7½ inches, with corners slightly rounded—at £11 per ton, c i.f. and e. Sponcer-street*	Rates	Samuel Fox and Co. Ltd., Little Collins-
3991	—Country of manufacture or production : Great Britain Supply and delivery of Sleepers	£ s. d. 137 11 3	street, Melbourne W. Edgar, Yackandan-
3992	at 1s. 6d. per square foot	Rates	dah. Howe and Co. Pty. Ltd., High street,
39! 3	—Country of manufacture or production: Australia (4)—Supply and delivery of Leather, Enamelled, Blue. in hides of approximate 50 square feet each, at is, 83d, per square foot	Ditto	Preston H. P. Zwar Pty. Ltd, Cramer-st., Preston
3994	-Country of manufacture or production: Australia	Ditto	Thomas A. Edison Ltd.,
3995	-Country of manufacture or production: United States of America [10]—Supply and delivery of Chrome Tungsten Steel—54 inches square x approximate 6 feet long—	Ditto	Kent-street, Sydney, N.S.W. Poldi Steel Co. (Aust.)
	at 3s. 3d. per lb * —Country of manufacture or production; Czecho-Slovakia		Ltd., Queen - street, Melbourne
3996	Supply and delivery of Cigarettes and Tobacco. (Not publicly advertised)	476 11 8	W. D. and H. O. Wills (Aust.) Ltd., Bourke-
3997	Supply and delivery of Cigarettes and Tobacco. (Not publicly advertised)	265 3 11	street, Melbourne W. D. and H. O. Wills (Aust.) Ltd., Bourke-
3998	Supply and delivery of Meat	179 5 9	Stone and Co., Meat Market, North Mel-
3999	Supply and delivery of Confectionery. (Not publicly advertised)	103 5 6	bourne Nestlé and Anglo-Swiss Condensed Milk Co. (Aust.) Ltd., Little Collins - street, Mel-
4000	State Coal Mines Stores Suspense Account— (49)—Supply and delivery of Mining Timber	Rates as	borune
4001	(49)-Supply and delivery of Mining Timber	Rates as per annex Ditto	C. W. and H. A. Mason, Leongatha F. H. Cooper, Carrajung
4002	(49)—Supply and delivery of Mining Timber	Ditto	Lower T. Harding, Heath Hill
4003	Votes and Loans— (2)—Supply and delivery of Steel Fishplates—* Liem No. 1. For 56-lb. Rails, at £15-10s. per ton, c.i.f. Melbourne Item No. 2s. For 75-lb. Rails, at £15-10s. per ton, c.i.f. Melbourne —Country of manufacture or production: Australia	Rates	Australian Iron and Steel Ltd. (by its agent, McPherson's Pty. Ltd., Collins-
4004	Supply and delivery of Sleepers, at 4s. 6d. each	Ditto	street. Melbourne) C. H. Milne, Mildura
4005	Supply and delivery of Sleepers, at 6s. 7d. each	Ditto	V. F. Smith, Ebden
4006	Converting Staff Instruments to magneto and automatic working—three, at £22 11s. each; three, at £16 19s. each	Ditto	McKenzie and Holland (Aust.) Pty. Ltd.
4007	(7)—Supply and fixing of Glazing Bars, Flashings, &c., in roof over Running Inspection Bay at Jolimont Workshops *	640 12 10	Newport R. H. Mytton and Co. Pty Ltd., York st,
	-E. C. EYERS, Secretary, by order of the Victorian Railways Commissioners. 7.6.1929.		South Melbourne

Order in Council obtained.

Melbourne, 12th June, 1929.

Corrigenda.

Victorian Railways.—Ramsay and Treganowan Ltd., Serial No. 3366, Gazette No. 38 of 10th April, 1929, should read.—Oil, Cottonseed, £188 6s. 6d.

Victor Leggo and Farmer's Ltd., Serial No. 3651, Gazette No. 46 of 8th May, 1929, and Corrigendum, Gazette No. 56 of 29th May, 1929—Rate reduced to £26 15s. ?d. per ton.

-E. C. ETERS, Secretary, by order of the Victorian Railways Commissioners. 5.6.1929.

ANNEX TO CONTRACT No. 3986.

Thompson's Engineering and Pipe Co. Ltd.

Contract.-Supply and delivery of Steel Tires.

Item No.	,	Descriptio	D.		 	Rate each-
14 18 19	To Schedule Item No. 14, Section "A" To Schedule Item No. 18, Section "A" To Schedule Item No. 19, Section "B"	···		 	 	 £ s. d. 9 15 0 15 16 0 15 14 0

Annex to Contract No. 3987.

Guest, Keen, and Nettlefold Ltd. (by its agent, John Lysaght (Aust.) Ltd.)

Contract.-Supply and delivery of Best Steel Boiler Plates.

Item No.	Description.				Bate per—	Rate, c.l.f. and e. Spencer-street.	
						£ s. d.	
1	15 ft. 2 in. x 6 ft. 4 in. x 9/16 inch (Barrel Leading)	• • • •		[Ton	11 0 0	
2	15 ft. 5½ in. x 6 ft. 4 in. x 9/16 inch (Barrel Intermediate)					11 0 0	
3	15 ft. 9 in. x 6 ft. 4 in. x 9/16 inch (Byrrel Trailing)	•••			19	11 0 0	
4 .	7 ft. 6 in. x 2 ft. 6 in. x g inch (Dome)	• • • •	•••		*1	11 0 0	
5	3 ft. 5 in. x 3 ft. 5 in. x § inch (Dome Stiffener)	***			rı	11 0 0	
6	2 ft. 5 in. x 2 ft. 5 in. x 14 inch (Dome Cover)				н	11 0 0	
7	19 ft. 6 in. x 7 ft. 5 in x ½ inch (Firebox Top and Sides)					11 0 0	
8	9 ft. 4 in. x 7 ft. 1 in. x § inch (Firebox Throat Plate)				H	11 0 0	
9	6 ft. 10 in. x 6 ft. 9 in. x f inch (Firebox Back Plate)					11 0 0	
EO)	6 ft. 01 in. x 6 ft. 01 in. x 3 inch (Smokebox Tube Plate)					11 0 0	
11	18 ft 24 in. x 1 ft, 2 in. x 9/16 inch (Butt Straps)					11 0 0	
12	17 ft. 5½ in. x 8¾ inch x 9/16 inch (Butt Straps)				.,	11 0 0	
13	4 ft. 5 in. x 1 ft. 4 in. x 9/16 inch (Gusset to Front Tube Plat	te Hor				11 0 0	
14	1 ft. 9 in. x 1 ft. 5 in x 1 inch (Gusset to Tube Plate)		***			l îi ŏ ŏ	
15	3 ft. 3\frac{1}{2} in. x 2 ft. 9\frac{1}{2} in. x \frac{1}{2} inch (Gusset to Back Plate)				,,	11 0 0	
16	2 ft. 3 in. x 1 ft 6h in. x h inch (Gusset to Back Sides)				"	ii ŏ ŏ	
17	1 ft. 84 in. x 1 ft. 44 in. x f inch (Back Plate St ffener)				"	lioo	
18	8 ft. 9 in. x 7 feet x i inch (Angle Plate Front Tube Plate)		•••		,,	11 0 0	

ANNEX TO CONTRACT No. 3988.

Herbert and Co.

Contract.—Supply and delivery of Bridge Beams.

ANNEX TO CONTRACT No. 4000.

C. W. and H. A. Mason.

Contract.—Supply and delivery of Mining Timber.

Item No.	Description.	Rate per 100 super. feet.	Item No.	Description of Timber.	Dimensions.	Rate each, f.o.r. State Mine Station.
4 5 6	BRIDGE BEAMS. 18 inches x 7½ inches x 16 feet 18 inches x 7½ inches x 15 ft. 6 in 16 inches x 7 inches x 16 feet	Hewn. £ s. d. 1 5 0 1 5 0 1 4 0	11 12	Props, 2 ft. 3 in. long Props, 5 ft. 6 in. long Props, 6 feet long Sleepers, 3 ft. 6 in. long	Inches. 4 x 4 8 x 6 8 x 6 6 x 3	£ s. d. 0 0 3 0 1 4 0 1 6 0 0 6½

Annex to Contract No. 4001.

F. H. Cooper.

Contract.—Supply and delivery of Mining Timber.

Annex to Contract No. 4002.

T. Harding.

Contract.—Supply and delivery of Mining Timber.

Item No.	Description of Timber.		Dimensions.	State Mine Station.
			Inches.	£ s. d.
1	Props, 2 ft. 3 in. long		4 x 4	0 0 3
2	Props, 2 ft. 6 in. long		4 x 4	0 0 31
3	Props, 2 ft. 9 in. long		4 x 4	$0 \ 0 \ 3\frac{1}{2}$
	Props, 3 feet long		4 x 4	0 0 3
4 5	Props, 3 ft. 3 in. long		4 x 4	0 0 4
6	Props, 3 ft. 6 in. long		4 x 4	0 0 41
7	Props, 3 ft. 9 in. long	'	4 x 4	0 1 4
8 9	Props, 4 feet long		5,x 5	0 1 63
9	Props, 4 ft. 6 in. long		5 x 5	$0 \ 0 \ 7\frac{1}{2}$
10	Props, 5 feet long		5 x 5	0 0 9
11	Props, 5 ft. 6 in. long		8 x 6	0 1 4
12	Props, 6 feet long		8 x 6	$0 \ 1 \ 5$
13	Props, 6 ft. 6 in. long		8 x 6	0 1 7
22	Sleepers, 7 feet long		6 x 4	0 1 2
23	Sleepers, 9 feet long		6 x 4	$0 \ 2 \ 1$
25	Sleepers, 3 ft. 6 in. long	••	6 x 3	0 0 61

tem No.	Description of	flmber.	 Dimensions.	Rate each, i.o.r. State Mine Station.		
4 6 8 9 10 19 25	Props, 3 feet long Props, 3 ft. 6 in. long Props, 4 feet long Props, 4 ft. 6 in. long Props, 5 feet long Props, 11 feet long Sleepers, 3 ft. 6 in. lon	 	 Inches. 4 x 4 4 x 4 5 x 5 5 x 5 6 x 5 9 x 7 6 x 3	£ 0 0 0 0 0 0 0 0	8. 0 0 0 0 0 0 4 0	d. 41 5 61 7 6

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

Serial No.	Purpose and Particulars.	Amount	Name for Approval.
4008 4009 4010 4011		£ s. d. 1,475 0 0 1,475 0 0 750 0 0 40 0 0	Huddart, Parker Ltd. Huddart, Parker Ltd. Gibbs, Barrett, and Co. Lawrence and Hanson Electrical Co. Ltd.
4012 4013 4014	Purchase of a Portable Pneumatic Drilling Machine	40 0 0 70 0 0 56 0 0	McPherson's I ty. Ltd. Loftus Moran Pty. Ltd. Australian from and Steel Ltd.
4015 4016	Purchase of a supply of Copper Sheet	203 0 0 125 0 0	Noyes Bros. (Melb.) Pty. Ltd. Coates and Co. Pty.
4017	State Coal Mine Suspense Account— Purchase of a supply of Rolled Steel Joists —Approved by the Governor in Council, 28th May, 1929.—F. W. Mabbott, Clerk of the Executive Council.	263 0 0	Ltd. Broken Hill Pty. Co. Ltd.
4018	PUBLIC WORKS (PORTS AND HARBOURS)— Division 68/5. Contingencies— Docking, cleaning, painting, and repairing of explosives lighters George Stone and Truganini —Approved by the Governor in Council, 5th June, 1929.—F. W. Marbott, Clerk of the Executive Council.	106 9 9	Hobson's Bay Dock and Engineering Co. Pty. Ltd. ¹
4019	WORKS— Vote 65/10/t. Parliament House— Fencing on Gisborne-street side, Parliament House, Melbourne, without public tenders being invited —Approved by the Governor in Council, 7th May, 1929.—F. W. Mabbott, Clerk of the Executive Council.	312 0 0	Cyclone Fence and Gate Co. Pty. Ltd.
4020	t A. 4 2402 Team 1 Primary Schools &C	5,100 0 0	The Union Trustee Co. of Australia Ltd., Harold J. Stewart and Andrew R. Stewart, as executors of estate of late An- drew Stewart
4021	Vote 65/7/1. Court Houses— Contribution towards cost of Mortuary at Yallourn —Approved by the Governor in Council, 21st May, 1929, —F. W. Mabbott, Clerk of the Executive Council.	140 0	State Electricity Commission of Victoria
4022 4023 4024 4025 4026 4027 4028	Loan Act 3558, Item 1. Primary Schools— Purchase of land required for State School purposes at Darling East	$\left\{ \begin{array}{cccc} 225 & 0 & 0 \\ 210 & 0 & 0 \\ 165 & 0 & 0 \\ 165 & 0 & 0 \\ 430 & 0 & 0 \\ 200 & 0 & 0 \\ 320 & 0 & 0 \\ 415 & 0 & 0 \end{array} \right.$	Violet M. Bawden Harry Graham Hermann A. Menzel Christian F. Schulze Charles Waterstreet Johann H. J. Reichelt Herman A. F. Bartsch John C. Drumwond
4029 4030 4031 4032		180 0 0 480 0 0 210 0 0 400 0 0	Carl A. Matuschka Waverley Golf Links Estate Co. Pty. Ltd. Eleanor Ida Crick Edith Jane Coutie
40 3 3	-Approved by the Governor in Council, 2still May, 1933.—2. W. Mahari, Clock of Executive Council. Country Roads Board Fund.— Country Roads Board Fund.— Country Roads Board Fund.—	610 12 6	Tractor Appliance Co.

(1) Fulfilled previous contracts satisfactorily.

Melbourne, 12th June, 1929.

MEDICAL BOARD OF VICTORIA.

THE following additional List of Legally Qualified Medical Practitioners, registered under the provisions of Part I. of the Medical Act 1915, is published for general information:—

_				
No. of Certificate.	Date of Registration.	Name.	Address.	Qualification
4382	1929. 5th June	Franklin, Samuel de Vere	Armstrong-street, Ballarat	M.B., Ch.M., Sydney, 1921

Additional diplomus registered—

No. 3707, Thomas Glass Millar, F.R.C.S., Edin., 1928, D.L.O., Eng., 1928.

No. 3837, John Francis Williams, M.D., Melb., 1926, M.R.C.P., Lond., 1926, D.P.M., Lond., 1927.

No. 3531, Marion Boyd Wanliss, M.R.C.P., Lond., 1928, M.D., Melb. 1929.

Name of deceased Practitioner removed from the Register-

No. 1058, Frederic Dougan Bird.

Medical Board of Victoria, Melbourne, 5th June, 1929.

W. J. ATTWOOD, Secretary.

MINING LEASES GRANTED.

HE undermentioned mining leases have been granted. Any lease not executed by the 6th proximo will be liable to forfeiture:-

7845, Ballarat; James Morrison.

7803, Castlemaine; George Albert Every, John James Walker,

and Horatio Stephen Lonergan.
7809, Castlemaine; Edgar Wilson Vize.
4982, Gippsland; Walter Edwards and Norman George Edwards.

6159, Maryborough; Eliza Jane Glazner. 9887, Bendigo; Pyramid Quarries and Concrete Ltd. 5382. Mineral; George Walter Shirrefs. 5474, Mineral: Roy Ivey.

A. E. CHANDLER, Minister of Mines.

CARISBROOK WATERWORKS TRUST.

RATING BY-LAW FOR 1929.

THE Commissioners of the Carisbrook Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the Water Acts do hereby, pursuant to and in the exercise of the powers and authorities conferred by the said Acts, make the following By-law, viz. :-

By-law No. 34.

The following are the rates and charges which the owners or occupiers of lands and tenements liable to be rated shall pay for the year 1929 in respect of water supplied by the Trust within the said Urban District:—

I. For every house or tenement of the annual municipal value of Sixteen pounds or under, the sum of Two pounds per

II. For every house or tenement above Sixteen pounds and not more than Twenty-six pounds annual municipal value, a rate of Two shillings and ninepence in the pound according to

rate of two samings and analysis such value.

III. For every house or tenement above Twenty-six pounds and not more than Thirty-six pounds annual municipal value, a rate of Two shillings and sixpence in the pound according

a rate of Two shiftings and suspence in the pound accounts to such value.

IV. For every house or tenement of Thirty-six pounds and upwards annual municipal value, a rate of Two shillings and threepence in the pound upon the annual municipal value of

threepence in the pound upon the annual annual such property.

V. For water supplied by the Trust by measurement, a charge of Five shillings per thousand gallons shall be paid.

That the above rates and charges shall be paid half-yearly in advance, first payment on the first day of January, 1929, and the second payment on the first day of July, 1929.

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

Passed this 29th day of October, 1928.

H. W. BUCKNALL, Chairman. JAMES NICOL, Secretary. (SEAL)

Approved by the Governor in Council, the 5th June, 1929.

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

RUTHERGLEN WATERWORKS TRUST.

AMENDMENT OF RATING BY-LAWS 1928 AND 1929.

A T at meeting of the Rutherglen Waterworks Trust, held at the office of the Trust, Rutherglen, this fourteenth day of May, One thousand nine hundred and twenty-nne, clause 1 of the Trust's Rating By-law for 1928, and clause 1 of the Rating By-law for 1929, made on the 14th February, 1928, and the 12th day of February, 1929 respectively, and approved on the 28th day of February, 1928, and the 26th day of February, 1929 respectively, were amended in the following manner, viz.:—

In clause 1 of each of the charge of

In clause 1 of each of the above-mentioned By-laws, referring to vacant allotments, for the words "One pound five shillings per annum" there shall be substituted the words "One pound per annum."

The common seal of the Rutherglen Waterworks Trust was hereunto affixed in the presence of-

JOHN BURCH, Chairman. R. BOOTH, Secretary.

Approved by the Governor in Council, the 5th June, 1929.

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

NOTICE OF INTENTION TO DEDICATE AREAS OF CROWN LAND AS PERMANENT FORESTS.

In pursuance of section 21 of the Forests Act 1915, notice is hereby given that after the expiration of one month following the first publication of this notice in the Victoria Government Gazette, it is intended to move His Excellency the Governor in Council to dedicate as permanent forests the areas of Crown lands described in the accompanying schedule (No. 37).

J. W. PENNINGTON, Minister of Forests.

Forests Commission of Victoria, Melbourne, 22nd May, 1929.

SCHEDULE No. 37.

Diagram No.	Parish.		County.	Approximate Area.	
305 306	Chiltern Chiltern West		Bogong	Acres. 6,580 170	
Total area f	or dedication as n	erma	nent forest	6,750	

NOTE.—Plans, giving particulars of these areas, can be seen on application at the office of the Forests Commission of Victoria, Treasury Gardens, Melbourne.

Inserted 1º on 29th May, 1929.

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

NOTICE.

A RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 22 William-street, Melbourne, on or before the 12th July, 1929, or they may be excluded from the distribution of the estate when the assets are being distribution. tributed :-

SIDNEY FRANCIS COOK, late of number 24 Bishop-street, Box Hill, commercial traveller, died on the 5th day of December, 1928, intestate.

GAME WAY, late of Whittington, near Geelong, market gardener, died on the 23rd day of January, 1929, intestate.

MARGARET HALLINAN, late of number 17 Princes-street, Fitz-roy, cook, died on the 22nd day of April, 1929, intestate.

THOMAS EFFORD ISSELL (with the will annexed), late of number 8 Church-street, Brunswick, butcher, died on 15th day of March, 1919.

THOMAS DICKSON MATHEWS, late of Barnawartha, farmer, died on the 15th day of March, 1929, intestate.

JAMES MATHEWS, late of Barnawartha, farmer, died on the 13th day of March, 1927, intestate.

THOMAS RUST, late of number 56 Wilson-street, Yarra, gardener, died on the 28th day of December, 1928, intestate.

FREDERICK WILLIAM SPENCER, late of number 68 Grey-street, East Melbourne, gentleman, died on the 20th day of April.

LIONEL THOMSON, late of Cobram, fisherman, died on the 5th day of April, 1929, intestate.

MARY SORAHAN, late of Hepburn Springs, Daylesford, married woman, died on the 29th day of March, 1929, in-

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

The Licensing Acts.

NOTICE OF SURRENDER OF LICENCE AND COMPENSATION PAYABLE THEREON.

W HEREAS the licence for the licensed premises known as the Albion Hotel, situate at Gaffney's Creek, in the Licensing District of Upper Goulburn, has been surrendered. Notice is hereby given that the amount of compensation payable to the owner and occupier of such premises, pursuant to the provisions of the Licensing Acts, is as under:—

Owner, £650; occupier, £200.

Dated at Melbourne this 5th day of June, 1929.

W. G. NUNN, Registrar of Licensing Courts.

6 17 0

NEW MELBOURNE GENERAL CEMETERY.

SCALE OF FEES FOR CREMATIONS.

UNDER and by virtue of the Cometeries Act 1915, the Corporation of the Mayor, Aldermen, Councillors, and Citizens of the City of Melbourne; the Corporation of the Mayor, Councillors, and Citizens of the City of Essendon; the Corporation of the Mayor, Councillors, and Citizens of the City of Brunswick; the Corporation of the Mayor, Councillors, and Citizens of the City of Coburg; and the Corporation of the President, Councillors, and Ratepayers of the Shire of Broadmeadows, as the Trustees appointed in accordance with the said Act for the management of the land acquired for the purpose of a cemetery known as the New Melbourne General Cemetery, make the following scale of fees, and every scale of fees for cremation heretofore made is hereby rescinded:—

The charge for the cremation of the remains £ s. d. of a deceased person in the Crematorium in the New Melbourne General Cemetery shall be 7 7 0

The charge for the cremation of the remains of a deceased person in the Crematorium in the New Melbourne General Cemetery if the deceased was a registered member of the Cremation Society of Victoria shall be

For the cremation of the remains of a child under

the age of twelve months The common scal of the Mayor, Aldermen, Councillors, and Citizens of the City of Melbourne was hereunto affixed by the authority of the Council of the said City on the twenty-sixth day of March, One thousand nine hundred and twenty-nine, in the presence of—

> HAROLD LUXTON, Lord Mayor. W. McCALL, Town Clerk. (SEAL)

The common seal of the Mayor, Councillors, and Citizens of the City of Essendon was hereunto affixed by the authority of the Council of the said City in the presence of—

P. M. SALMON, Mayor. WILLIAM ROYLE, Councillor. N. F. WELLINGTON, Town Clerk.

The common scal of the Mayor, Councillors, and Citizens of the City of Brunswick was hereunto affixed by the authority of the Council of the said City in the pre-

A. D. REABURN, Acting Mayor. M. BALFE, Councillor. R. A. McGREGOR DAWSON, Town Clerk. (SEAL)

The common seal of the Mayor, Councillors, and Citizens of the City of Coburg was hereunto affixed by the authority of the Council of the said City in the presence of—

W. J. DUGGAN, Mayor. J. J. ANDERSON, Councillor. F. W. SHORE, Acting Town Clerk. (SEAL)

The common seal of the President, Councillors, and Rate-payers of the Shire of Broadmendows was hereunto affixed by the authority of the Council of the said Shire in the presence of—

WILLIAM H. HENSHALL, President. WM. LOCKHART, Councillor. A. T. C. COOK, Shire Secretary. (SEAL)

Approved by the Governor in Council, the 1st May, 1929.

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

Fruit Act 1915, No. 2657.

ELECTION NOTICE.—CROYDON COOL STORES TRUST.

OTICE is hereby given that on Friday, the 28th day of June, 1929, I, the undersigned, shall hold an election of three members to serve on the Croydon Cool Stores Trust; and I further notify that I have appointed Monday, the 17th day of June, 1929, as the day of nomination.

Nominations on the prescribed form, or to the like effect, must be lodged or delivered by post before Four o'clock in the afternoon on the day of nomination, at the office of the Trust, Cool Stores, Croydon.

C. RYAN, Returning Officer.

Department of Agriculture, 12th June, 1929.

SURVEYORS BOARD.

CORRECTION.

IN the notice published herein on 1st May, 1929, giving the names and addresses of Surveyors registered under the Land Surveyors Acts, the address of Mr. H. N. Shea was incorrectly given. The correct statement is as follows:—

Henry Nicholas Shea, 6 Grenville-street, Hampton, S.7.

F. G. G. HYNES, Secretary, Surveyors Board.

6th June, 1929.

ANNUAL LICENCE.

A LICENCE to carry on in Victoria from the 4th June, 1929, to the 31st December, 1929, insurance business as shown, was issued to the undermentioned company on the 4th June,

Pearl Assurance Company Limited, of 9 Queen-street, Mel bourne.—Fire and Fidelity Guarantee Insurance.

W. E. CAMIER, Deputy Collector of Imposts (Stumps Acts).

Chief Office for Stamp Duties, 267 Queen-street, Melbourne. 6th June, 1929.

POLICE SALE .- POLICE STATION, EMERALD

THE undermentioned unclaimed property will be sold by public auction on Saturday, 15th June, 1929, at Three p.m.:—

1 pony cart.

T. A. BLAMEY, Chief Commissioner of Police.

Chief Commissioner's Office, Melbourne, 22nd May, 1929.

POLICE SALE.—LITTLE BOURKE-STREET LICENSING OFFICE.

THE Government Auctioneer, Mr. H. Schutze, will hold a sale of Unclaimed and Confiscated Liquor in the hands of the police at Little Bourke-street Licensing Office, on Thursday, 27th June, 1929, at half-past Three p.m.

T. A. BLAMEY, Chief Commissioner of Police.

The Chief Commissioner's Office, Melbourne.

·MELBOURNE·AND METROPOLITAN BOARD OF WORKS.

GENERAL NOTICE.

THE Melbourne and Metropolitan Board of Works having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid and which are included within the sewerage areas hereinafter described, doth hereby declare that on and after the 5th day of July, 1929, each and every property which, or any part of which, abuts on the said streets or parts of streets shall be deemed to be a sewered property, within the meaning of the Melbourne and Metropolitan Board of Works Act 1915.

The sewerage areas hereinbefore referred to are

SEWERAGE AREA No. 775.

Gity of Camberwell.—Starting at the intersection of High-street and Mont Iris-avenue at the junction of Sewerage Areas Nos. 640 and 704; thence casterly along High-street fol-lowing Sewerage Areas Nos. 640, 726, and 771, southerly along the Outer Circle railway line, westerly and south-westerly along Curtain and Dent streets, generally northerly, casterly, and northerly following Sewerage Area No. 704 to the starting point at the intersection of High-street and Mont Iris-avenue.

SEWERAGE AREA No. 776.

SEWERAGE AREA No. 776.

City of Camberwell.—Starting at the intersection of Dowerstreet and Through-road on the boundary of Sewerage Area No. 739; thence easterly, northerly, and generally easterly following Sewerage Area No. 739, southerly along Boundary-road to Regent-street, generally westerly following Sewerage Area No. 778, northerly along Through-road and Netherway-street, north-easterly and easterly along the northern boundaries of properties on the north side of Through-road, northerly along the western boundaries of properties on the west side of Through-road, easterly and northerly following Sewerage Area No. 739 to the starting point at the intersection of Dower-street and Through-road.

SEWERAGE AREA NO. 777.

SEWERAGE AREA NO. 777.

Shire of Heidelberg.—Starting at the intersection of St. Hilliers and Gotha streets; thence easterly along St. Hilliers street, southerly along Lower Plenty-road and following Sewerage Area No. 516, south-westerly along Upper Heidelberg-road, north-westerly following Sewerage Area No. 706, turther north-westerly along Park-street, northerly along Edward-street; north-westerly along Bell-street, southerly along Waterdale-road and following portion of the boundary of Sewerage Area No. 660, westerly along Garth-street, following Sewerage Area No. 660, north-easterly along Dry Creek, northerly by a line and along Ashe-street, easterly along McNeil-street, northerly along the western boundaries of properties on the west side of Waterdale-road, south-easterly along Bell-street, northerly along Waterdale-road, easterly and south-easterly along the northern boundaries of properties on the north side of Bell-street, northerly along Gotha-street to the starting point at the intersection of St. Hilliers and Gotha streets.

SEWERAGE AREA NO. 778.

City of Coburg.—Starting at the intersection of Hatter and Bell streets; thence northerly along Hatter-street, easterly along O'Hea-street, southerly along Sussex-street following Sewerage Area No. 766, westerly, southerly, and westerly following Sewerage Area No. 639, further westerly along Bell-street to the starting point at the intersection of Hatter and Rell streets. Bell streets.

SEWERAGE AREA NO. 779.

City of Kew.—Starting at the intersection of Coleman-avenue and Mathers-avenue; thence easterly along Coleman-avenue, southerly along Belford-road and following Sewerage Areas Nos. 529 and 507; north-westerly following Sewerage Area No. 553, northerly by a line and along Cole-avenue, north-easterly along Mathers-avenue to the starting point at the intersection of Coleman-avenue and Mathers-avenue.

By order of the Board,

H. W. GOODALL, Acting Secretary.

Office of the Melbourne and Metropolitan Board of Works, 110 Spencer:street, Melbourne, 4th June, 1929.

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 a reservoir and other incidental works in connexion with the general water supply of the metropolis, 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 5th day of July, 1929, during office

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 7th day of May, 1929.

County.	Parish.	Part of Crown Partion.	Quantity of Land Required.		
Bourke	Mulgrave	18	A. R. P. 7 2 15½		

Dated this 6th day of June, 1929.

H. W. GOODALL, Acting Secretary.

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

Inserted 1° on 12th June, 1929.

Censorship of Films Act 1926.

AMENDMENT, ETC., OF REGULATIONS.

At the Executive Council Chamber, Melbourne, the eleventh day of June, 1929.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Sir. W. M. McPherson Dr. Argyle Mr. Groves

Mr. Chandler Mr. Macfarlan.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the provisions of section 28 of the Censorship of Films Act 1926, doth hereby—

- 1. Amend paragraph 12 (1) of the Regulations made on the 26th day of November, 1928, and published in the Gazette of the 5th December following, at pages 3223-26, to read as follows:—
 - 12 (1).—(a) Except where the applicant is a company, application for registration as an exhibitor shall be made in accordance with Form 6 in the schedule hereto.
 - (b) Where the applicant is a company, application for registration as an exhibitor shall be made in accordance with Form 64 in the schedule hereto.
- 2. Add the form hereunder to the forms contained in the schedule to the aforesaid Regulations:—

FORM 6A.

Victoria.

Censorship of Films Regulations 1928.

APPLICATION FOR REGISTRATION AS AN EXHIBITOR.

The Under-Secretary,

Sir,

The Company hereby makes application to be registered as an exhibitor in respect of the following theatre-

Name of Theatre-

Situation-

No. of days in the week exhibitions are given-

No. of exhibitions daily— prográmmé weekly—

No. of changes of

Average length of programmefeet-

hours- .

The said company undertakes, if so directed by the Under-Secretary, to supply any further information in its possession or ascertainable by it respecting this theatre; and it further undertakes, in consideration of approval being given to this application, that it will comply with the provisions of the Censorship of Films Act 1926 and the Regulations made thereunder.

The said company is the sale authority carrying on the business of exhibiting einematograph pictures in the above-named theatre, and the registered office of the said company is situated at

Dated this

day of

, 19

The common seal of the Company Limited was hereunto affixed by the authority of the directors in the presence of-

Directors.

Secretary.

3. Add to Régulation 20 of the aforesaid Regulations, to take effect from the 1st day of July, 1929, the following paragraph,

Every such statement shall be clearly visible and, except in the cases of advertisements appearing in newspapers, hand bills, or programmes, shall be in block capitals, each of which shall be of not less than one-half inch in

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

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

COUNTRY ROADS BOARD.

At the Law Courts, Melbourne, the fifth day of June, 1929.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Cuthbertson. Mr. Cohen Mr. Saltau

Country Roads Act 1915 (No. 2635), Developmental Roads Act 1918 (No. 2944), and Highways and Vehicles Act 1924 (No. 3379).

ORDER IN COUNCIL CONFIRMING RESOLUTION OF THE COUNTRY ROADS BOARD RESCINDING IN PART A RESOLUTION DECLARING A CERTAIN HIGHWAY IN THE SHIRE OF SEYMOUR TO BE A

MAIN ROAD.

WHEREAS by the Resolution set out below and dated the twenty-seventh day of May One thousand nine hundred and twenty-nine the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the road set out or described in the schedule to the same is no longer of sufficient importance to be considered a main road resolved that the Resolution passed by the Board on the second day of November One thousand nine hundred and four-teen and confirmed by the Governor in Council by an Order published in the Government Gazette of the ninth day of December One thousand nine hundred and fourteen, on page 5529, declaring the highway particulars of which are therein set out or described a main road be rescinded so far as the same covers the said highway between the points referred to in the Resolution hereby confirmed: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution whereupon any road or part thereof mentioned in such Resolution shall cease to be a main road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the Country Roads Board: Now therefore Ilis Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare that upon the publication of this Order in the Government Gazette the road mentioned in the schedule to such Resolution shall cease to be a main road. be a main road.

Rescinding Resolution in Part Declaring a Certain Highway to be a Main Road.

to be a Main Road.

The Country Roads Board constituted under the Country Roads Act (No. 2635) at a meeting now holden being of opinion that the road hereinafter referred to and more particularly described in the schedule hereto is no longer of sufficient importance to be considered a main road hereby resolves that the Resolution passed by the Board on the second day of November One thousand nine hundred and fourteen and confirmed by the Governor in Council by an Order published in the Government Gazette of the ninth day of December One thousand nine hundred and fourteen, on page 5529, declaring the highway particulars of which are therein set out or described a main road be rescinded in part.

SCHEDULE.

Shire of Seymour.

Shire of Seymour.

1. Sydney Road.—Commencing at a point on the western boundary of allotment IR, section E. Parish of Avenel, distant 19.5 chains approximately from the north-western angle of that allotment; thence north-easterly to the north-western angle of the said allotment; thence easterly, northerly, and north-easterly to the most northerly angle of allotment 11, section 30, Township of Avenel, of the said parish; thence south-easterly, north-easterly, and south-easterly to the most easterly angle of section 10 of the said township.

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

W. McCORMACK, Chairman. F. W. FRICKE, Member. W. L. DALE, Secretary. (SEAL)

DECLARATION OF DEVELOPMENTAL ROADS UNDER THE DEVELOPMENTAL ROADS ACT IN THE SHIRES OF MILDURA AND SOUTH GIPPSLAND.

OF MILDURA AND SOUTH GIPPSLAND.
WHEREAS by the Resolution set out below and dated the twenty-seventh day of May One thousand nine hundred and twenty-nine the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the roads set out or described in the schedule to the same are of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to railway stations or to main roads leading to railway stations and acting under the powers in that behalf conferred upon the Board by the Developmental Roads Act 1918 (No. 2944) declared such roads to be developmental roads within the meaning and for the purposes of the said Developmental Roads Act

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

Resolution for Declaration of Developmental Roads under the Developmental Roads Act.

Developmental Roads Act.

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

SCHEDULE.

Shire of Mildura.

26. Karween North Road (10576).—Commencing at the proposed Karween railway station near the south-eastern angle of allotment 30a, Parish of Karween; thence generally northerly to its junction with the Murray River Valley road at the north-eastern angle of allotment 4 of the said parish.

27. Karween South Road (10577).—Commencing at the proposed Karween railway station near the north-eastern angle of allotment 38, Parish of Karween; thence generally southerly to the south-eastern angle of allotment 39, Parish of Tunart.

Shire of South Gippsland.

23. McCartins Road (15473).—Commencing at the south-western angle of the mining reserve north of allotment 13, Parish of Mirboo South; thence generally northerly and north-easterly to the southern angle of allotment 3 of the said parish.

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

(SEAL)

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

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

HIGHWAY IN THE SHIRE OF PORTLAND.

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 Princes Highway in the Shire of Portland (declared to be a State highway under the 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 the said deviation: Now therefore be it known by this present Order that His Excellency the Lieutenant-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 Dartmoor, the boundaries of which each except fellow.—Compension at the

All that piece of land in the Parish of Dartmoor, the bounthat piece of land in the Parish of Dartmoor, the boundaries of which are as follow —Commencing at the south-eastern angle of allotment 38s of the said parish; thence by lines bearing respectively 269 deg. 48 min. 300 links, 52 deg. 56 min. 375 links, and 179 deg. 48 min. 225 links to the point of commencement, which said piece of land is particularly delineated and shown coloured red on survey plan No. 2208, 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.

DEPARTMENT OF LANDS AND SURVEY.

At the Law Courts, Melbourne, the fifth day of June, 1929.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Cohen Mr. Cuthbertson. Mr. Saltau

UNUSED AND UNMADE ROADS CLOSED.

Victoria, by and with the advice of the Executive Council thereof, doth by Orders direct that, in pursuance of the provisions of section 303 of the Land Act 1915 (No. 2676), the unused and unmade roads referred to hereunder be closed.

Town of Echuca, Parish of Echuca North, County of Rodney, being the portion of Hopwood-street lying between the Hospital Reserve, being section 40A, and section 39A.—(E.3(*) (Rs.3858).

Parish of Korumburra, County of Buln Buln, being the road lying between allotments 67A and 67E, and allotments 18, 14, 12, and 13, of section 2.—(K.172(*), (*), K.211(a*) (3639/86.6).

Parish of Tchuterr, County of Gladstone, being the road lying between allotment 47 of section B and allotments 399 and 399A.—(T.192(*) (W.50652).

ROAD DECLARED TO BE A PUBLIC HIGHWAY, WEERANGOURT.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order declare, pursuant to the provisions of section 477 of the Local Government Act 1915, the proposed new road in the Parish of Weerangourt, County of Normanby, to be a Public Highway, in lieu of the existing road, technical descriptions of which appear hereunder:—

NEW ROAD.

Parish of Weerangourt, County of Normanby: Commencing at a point bearing S. 64 deg. 1 min. E. 111 2-10 links from the north-east angle of allotment 3c of section 5; bounded thence by lines bearing north 111 2-10 links, S. 64 deg. 1 min. E. 880 6-10 links S. 7 deg. 9 min. E. 116 7-10 links, and N. 70 deg. 23 min. W. 20 7-10 links; and thence by a line bearing N. 64 deg. 1 min. W. 875 2-10 links to the commencing point.

OLD ROAD.

Parish of Weerangourt, County of Normanby: Commencing at the north-east angle of allotment 3c of section 5; bounded thence by lines bearing S. 64 deg. 1 min. E. 112 2-10 links, S. 103 links, S. 70 deg. 23 min. E. 835 3-10 links, and S. 64 deg. 1 min. E. 141 5-10 links; by the parish boundary bearing S. 7 deg. 9 min. E. 94 1-10 links; by allotment 3D bearing N. 70 deg. 23 min. W. 1,088 9-10 links; and thence by allotment 3c bearing N. 222 links to the commencing point; also commencing at a point bearing S. 64 deg. 1 min. E. 111 2-10 links and N. 111 2-10 links from the north-east angle of allotment 3c of section 5; bounded thence by a line bearing N. 64 deg. 1 min. W. 85 6-10 links; and thence by allotment 1r bearing E. 77 links and S. 37 5-10 links to the commencing point.—(W.255(2) (C.S.16698).

LANDS TEMPORARILY RESERVED FROM SALE.

IS Excellency the Lieutenant-Covernor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the land Act 1915, reserve, temporarily, and also except from occupation for mining purposes or for residence or business under any miner's right or business licence, the lands hereinafter described:—

Branxholme.—Site for Public purposes.—2 roods 16 perches, Town of Branxholme, Parish of Branxholme, County of Normanby: Commencing at the north-west angle of allotment 33; bounded thence by the said allotment bearing S. 26 deg. W. 282 links, and S. 9 deg. 30 min. W. 250 links; by a right-of-way bearing W. 56 links; by Creek-street bearing N. 500 links; and thence by Brown-street bearing E. 221 links to the commencing point.—(B.461(*) (Rs.3865) (C.77459).

the commencing point.—(B.461(*) (Rs.3865) (C.77459).

ECHUCA.—Site for a Hospital, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 25th July, 1881.—I acre 2 roods, Town of Echuca, Parish of Echuca North, County of Rodney: Commencing at the northwest angle of the Hospital Reserve, being section 40A; bounded thence by the said reserve bearing S. 11 deg. E. 1,000 links; by Service-street bearing S. 79 deg. W. 150 links; by section 39A bearing N. 11 deg. W. 1,000 links; and thence by Leichardt-street bearing N. 79 deg. E. 150 links to the commencing point.—(E.3(*)) (Rs.3858).

Talbot.—Site for the Supply of Gravel.—24 acres 1 rood 27 perches, Town of Talbot, Parish of Amherst, County of Talbot. Commencing at the intersection of the east side of Lansdowne-street and the south side of Cobden-street; bounded thence by Cobden-street bearing S. 88 deg. 12 min. E. 823 links, and S. 89 deg. 59 min. E. 457 links; by a road bearing S. 0 deg. 11 min. W. 1,765 links; by lines bearing W. 782 links, S. 306 links, and W. 505 links; and thence by Lansdowne-street bearing N. 2,097 links to the commencing point.—(T.136(*) (Rs.3866) (C.76876).

LAND PERMANENTLY RESERVED, DOWLING FOREST.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land. Act 1915, permanently reserve and exempt from occupation for residence or business under any miner's right or business licence, as a site for an Asylum for Indigent Members of the Old Colonists Association of Ballaarat, 10 acres of land in the Parish of Dowling Forest, comprised within the boundaries as defined by technical description published in the Gazette of the Sth May, 1929, at page 1429.

LAND TAKEN OVER BY THE CLOSER SETTLEMEN'T BOARD, PAKENHAM.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of section 75 of the Closer Settlement Act 1915, as amended by section 14 of the Closer Settlement Act 1918, approve of allotment 32 of section Al, Parish of Pakenham, County of Mornington, being taken over by the Closer Settlement Board at a valuation of One pound (£1) per acre.—(0819/121.)

REVOCATION OF TEMPORARY RESERVATION OF LANDS.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1915, revoke the temporary reservation of the lands bearing the property of the second to the second hereinafter referred to, viz.:

Bendigo.—Site for Public purposes.
Mildura.—Site for Public Recreation.

(For descriptions, see Gazette of the Sth May, 1929, p. 1429.)

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.

DIGGING OR REMOVING STONE FROM CERTAIN LAND IN THE TOWN OF EPPING.—PROCLAMATION RESCINDED.

PROCLAMATION

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

THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Land Act 1915, do hereby rescind the Proclamation of the 27th day of May, 1909, and published in the Gazette of the 2nd June following, at page 2548, declaring that no person, although he be duly licensed or otherwise authorized, shall dig or remove stone on or from the land in the Town of Epping, being section 18, and containing 3 acres 1 rood 13 perches.—(E.57.—3692/121.)

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

W. H. IRVINE.

By His Excellency's Command,

HENRY ANGUS, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Land Act 1915.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

PROCLAMATION

By His Excellency the Lieutenant Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia

WHEREAS by the Land Act 1915 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said Land Act 1915, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said Act provided: Now therefore 1, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and 117 of the Land Act 1915 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 1, 2, 7, and 10 respectively of the classes mentioned in section 5 of the Land Act 1915 aforesaid to the extent set forth in the subjoined Schedule (that is to say):—

Schedule referred to.

CLASSES DIMINISHED OR INCREASED.

				Diminished.	Increased.	,
County.	Parish.	Allotment.	Area.	Class:	Claiss.	Description.
Tatchera Talbot Grenville	Ninyeunook Tarrengower Enfield	32A, sec. 1 32B, sec. 12 40	40 0 1 58 0 0 100 0 0	10 7 7	1 - 1 - 2	In east of parish In south of parish In north of parish

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

(L.S.)

W. H. IRVINE.

By His Excellency's Command,

HENRY ANGUS. Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

COMMON DIMINISHED.

PROCLAMATION

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

W HEREAS by Part I. of the Land Act 1915 (6 Geo. V. No. 2076) it is amongst other things enacted that the Governor in Council may from time to time increase, and, after one month's notice in the Government Gazette, diminish, alter, or abolish any common, and may, from time to time, re-proclaim the whole or any part of any such common for any of the purposes and subject to the provisions of the said Part of the said Act, and that nothing herein contained shall prevent the exercise of the powers conferred by the said Part of the said Act with respect to the leasing or licensing of any land comprised in any common: Now therefore I, the Lieuenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council-

ARARAT COMMON

by deducting therefrom 300 acres, more or less, and an area lying to the south of the Borough of Ararat, comprised within the boundaries as defined by description published in the Government Gazette of the 17th October, 1928.

This Order is in lieu of that of the 26th November, 1928; and published in the Gazette of the 28th idem, page 3169.

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

(L.S.)

W. H: IRVINE.

By His Excellency's Command,

HENRY ANGUS, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

APPROACHING LAND SALES.

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

		Gazette.
Avoca.—Wednesday, 10th July, 1929		67
Bendigo.—Thursday, 27th June, 1929		56
Colac.—Wednesday, 19th June, 1929		56
SaleFriday, 28th June, 1929		52
Warracknabeal.—Thursday, 11th July, 1929	• • •	63
Land and Survey Office, Melbourne.		

SALE (No. 9797) OF CROWN LANDS IN FÉE SIMPLE AT AVOCA ON 10th JULY, 1929. TO BE CONDUCTED BY C. A. GOURLAY, LAND OFFICER.

BY C. A. GOURLAY, LAND OFFICER.

IS Excellency, the Lieutenant-Governor, with the advice of the Executive Council, has been pleased to direct that a sale by auction of the undermentioned Crown lands be held at Ten o'clock in the forenoon on Wednesday, the 10th day of July, 1929, at the Court House, Avoca, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively.

The lands will be sold in fee simple, and subject to the covenants; conditions, exceptions, and reservations directed by the Governor in Council, by an Order in Council dated the 19th day of October, 1915, and published in the Government Gazette of the 21st October, 1915, page 4046, as amended by Order in Council dated the 8th day of February, 1921, published 16th February, 1921, page 585.

A deposit of twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, or bank notes, or cheques approved of by the Receiver and Paymaster, and the residue of such last day of reaching of the infection of six months from the time of sale, or, if the purchaser choose, at, any earlier time of time's peing one of such last days of any of the periods of six months stated above; such residue of payment will bear interest at the rate of £5 per centum per annum, to be compiled from the time of sale to the time of payment of such residue.

The Governor in Council may, if he think fit, register the transfer of the interest of any purchaser of an allotment sold by public auction prior to the final payment of the purchase money being made. The fee for such registration shall be Ten

SCALE OF PAYMENTS.

£20 and under, 6 instalments.

Over £20, and not exceeding £50, 8 instalments.

Over £50, and not exceeding £100, 10 instalments.

Over £100, and not exceeding £200, 12 instalments.

Over £200, and not exceeding £300, 14 instalments.

Over £300, and not exceeding £400, 16 instalments.

Over £400, and not exceeding £500, 18 instalments.

Over £400, and not exceeding £500, 18 instalments.

HENRY ANGUS, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 11th June, 1929.

A VOCA.—Sale (No. 9797) at TEN o'clock a.m. on WEDNESDAY, 10th JULY, 1929, at the COURT HOUSE. To be conducted by C. A. GOURLAY, Land Officer, Ararat. Auctioneer: ARTHUR F. PATEN, Avoca.

TOWN LOTS.

BUNG BONG. PARISH OF BUNG BONG, COUNTY OF TALBOT. Frontage to Main Street.

Upset price £12 per acre.—Charge for survey £3 2s. 6d. *Lot 1. Area 1a. 2r. 2p., allotments 8, 9, and 10, section 1a.

GLENLOGIE, PARISH OF GLENLOGIE, COUNTY OF KARA KARA. Close to the Avoca River.

Upset price £2 per lot.-Charge for survey £3 2s. 6d. Lot 2. Area 1a. 3r. 6p., allotment 4, section 18. Valuation of improvements, f2 17s. 6d. (W. Murphy).

PERCYDALE, PARISH OF YEHRIP, COUNTY OF KARA KARA. In the east of the Township.

Upset price £2 per lot .-- Charge for survey £3 2s. 6d. Lot 3. Area 3r. 6p., allotment 3, section 8. Valuation of improvements, £2 (M. A. Healy).

In the south-cast of the Township.

Upset price £2 10s. per lot.—Charge for survey £3 2s. 6d. *Lot 4. Area la. 0r. 28p., allotment 5, section 7.—Valuation of improvements. £5 (P. J. Daly).

*Sold subject to special mining condition, similar to section 81, Land Act 1915.

STATE RIVERS AND WATER SUPPLY COMMISSION SALE OF CROWN LANDS BY PUBLIC TENDER

TENDERS are invited for the purchase in fee simple of the undermentioned Crown lands, and will be received by the Closer Settlement Officer, State Rivers and Water Supply Commission, Melbourne, up to Noon on Friday, 28th June, 1929.

Each tenderer is required to state clearly his full name, occupation, and address, and the price per acre offered.

PARISH OF SHEPPARTON, COUNTY OF MOIRA. Irrigation Land.

Area 68a. 0r. 6p., allotment 127, section D; situated 5 miles south-east of Shepparton; all commanded by channel; 22 acres of young orchard, in fair order; balance suitable for dairying. Improvements consist of fencing and dwelling.

TERMS AND CONDITIONS.

Deposit to be lodged with tender: 5 per cent. of purchase

price.

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

No residence condition. Crown grant on completion of purchase.

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

Improvements to be insured in favour of Closer Settlement

The highest or any tender will not necessarily be accepted. Particulars are obtainable from the Commission's offices, Shepparton or Melbourne, or Inquiry Office, Lands Department, Melbourne.

L. B. SCHARP,

For the Commission.

Melbourne, 10th June, 1929. No. 67,-7222.-8

Closer Settlement Acts.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee simple of the undermentioned Crown lands and will be received by the Secretary, Closer Settlement Board, Melbourne, up to Noon on Friday, 28th June, 1929, endorsed "Tender for Numbig-Munjie Land."

Each tenderer is required to state clearly his full name, occupation, and address, and the amount offered.

Parish of Numbie-Munjie, County of Tambo.

Area 9a. Ir. 23p., allotment 29A; situated in the south-east corner of the Ensay Estate, on the Reedy Creek, adjoining R. J. Murrell's holding.

TERMS AND CONDITIONS.

The full amount offered, together with fee for Crown grant, £1 is,, and contribution to assurance fund (id. per £1 of purchase money), to be lodged with tender. A Crown grant will be issued to the successful tenderer as soon as practic-

The highest or any tender not necessarily accepted. Par-ticulars are obtainable from the Land Officer, Omeo, or Inquiry Branch, Lands Department, Melbourne.

T. ORR,

Acting Secretary, Closer Settlement Board. Melbourne, 11th June, 1929.

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 22nd May, 1929, pursuant to Orders of the 14th May, 1929.

pursuant to Orders of the 14th May, 1929.

DRUMBORO.—The temporary reservation, by Order in Council of the 23rd April, 1866, of 44 acres of land in the Parish of Drumborg as a site for Watering purposes, revoked as to part by Order of the 29th October, 1877, is about to be revoked so far as regards the remaining portion thereof comprising 39 acres 1 perch.—(D.106(2) (01630/121.)

WARDURTON.—The Order in Council of the 22nd September, 1908, by which 2 acres 3 roods of land in the Parish of Warburton was temporarily reserved as a site for Show Grounds and excepted from occupation for residence or business under any miner's right or business licence is about to be revoked.—(W.348(9) (C.78248.)

The following Notices were guzetted 1° on 5th June, 1929, pursuant to Orders of the 28th May, 1929.

Frankston.—The Order in Council of the 3rd July, 1882, temporarily reserving 18 acres 1 rood 38 perches of land in the Town of Frankston as a site for Public Park and other purposes of Public Recreation, and excepting from occupation for mining purposes or for residence or husiness under any miner's right or business licence, and withholding from sale, leasing, and licensing, is about to be revoked.—F.86(*) (Rs.2591).

any miner's right or business beence, and withholding from sale, leasing, and licensing, is about to be revoked.—F.86(*) (Rs.2591).

QUEENSCLIEF.—The Order in Council of the 3rd July, 1832 (see Government Gazette, 1882, page 1673), temporarily reserving 8 acres 5 perches of land, being allotments 1, 2, 3, 4, 5, 6, 7, and 8 of section 43, Borough of Queenscliff, Parish of Paywit, County of Grant, as a site for Public purposes, in addition to and adjoining the site temporarily reserved therefor by Order of 15th May, 1882, also withholding from sale, leasing, and licensing, and excepting from occupation for mining purposes, or for residence or business under any inner's right or business licence, is about to be revoked.—(P.17(*) (T.13617).

QUEENSCLIFF.—The Order in Council of the 15th May, 1882 (see Government Gazette, 1882, page 1127), temporarily reserving 28 acres 1 rood 29 perches of land, being allotments 0 to 38 inclusive, of section 43, Borough of Queenscliff, Parish of Paywit, County of Grant, as a site for Public purposes, also withholding from sale, leasing, and licensing, and excepting from occupation for mining purposes or for residence or business under any miner's right or business licence, is about to be revoked.—(P.17(*) (T.13617).

The following Notices were gazetted 10 on 12th June, 1929, pursuant to Orders of the 5th June, 1929.

pursuant to Orders of the 5th June, 1929.

FERNBANK.—The temporary reservation, by Order in Council of the 19th June, 1923, of 6 acres 3 roods 10 perches of land in the Township of Fernbank, as a site for Water Supply purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—26 perches, Township of Fernbank, Parish of Nindoo, County of Tanjil: Commencing at a point bearing N. 41 deg. 17 min. W. 100 links from the west angle of allotment 9 of section 2; bounded thence by a road bearing S. 48 deg. 43 min. W. 100 links; and thence by

lines bearing N. 41 deg. 17 min. W. 195 6-10 links, N. 82 deg. 1 min. E. 119 6-10 links, and S. 41 deg. 17 min. E. 130 links to the commencing point.—(F.98(2) (T.95412, Rs. 2768).

WYCHEPROOF.—The temporary reservation, by Order in Council of the 21st June, 1886, of 1 rood 26 perches of land in the Town of Wycheproof, as a site for Post and Telegraph Office, is about to be revoked.—(W.287a/1) (W.46801).

LAND PROPOSED TO BE PERMANENTLY RESERVED, FROM SALE.

IN pursuance of the provisions of section 10 of the Land Act 1915 (6 Geo. V. No. 2676), notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permanently, the lands hereunder described, viz.:-

The following Notices were gazetted 10 on 22nd May 1929, pursuant to Orders of 14th May, 1929.

Land proposed to be permanently reserved for the Recreation, Convenience, and Amusement of the People, also excepted from occupation for residence or business under any miner's right or business licence.—11 acres 3 roods 35 percises, situate in section 1, Parish of Emberton, County of Dalhousie, in the two separate portions hereinafter described, viz.:—

(1) 3 acres 3 roods 22 perches.—Commencing at a point bearing east 14 chains 61 links from the south-west angle of allotment 4D of section 1; bounded thence by lines bearing N. 29 deg. 24 min. E. 5 chains 37 links, N. 52 deg. 46 min. E. 5 chains 32 links, S. 77 deg. 30 min. E. 4 chains 6 links and south 1 chain 50 links, by the Campaspe River bearing south-westerly to the north side of a road forming the south boundary of allotment 4D; and thence by said road bearing west 4 chains 5 links to the commencing point.

south-westerly to the north side of a road forming the south boundary of allotment 4p; and thence by said road bearing west 4 chains 5 links to the commencing point.

(2) 8 acres 13 perches: Commencing at a point bearing S. 57 deg. 7 min. W. 1 chain 84 links and cast 8 chains 23 links from the south-west angle of allotment 4p of section 1; bounded thence by a road bearing east 11 chains 60 links, by the Campaspe River bearing south-westerly to the line forming the east boundary of allotment 3A, by said boundary bearing north 13 chains 50 links; and thence by lines bearing west 5 chains, and north 4 chains to the commencing point.—(E.49 (2) (Rs.3857, C.63670.)

Land proposed to be permanently reserved for Public purposes, also excepted from occupation for residence or business under any miner's right or business licence.—233 acres 1 rood, situate in section 16, Parish of Ballarat, County of Grant: Commencing at the south-west angle of allotment 17 of section 16; bounded thence by allotment 17 of section 16; bounded thence by allotments 17 and 16 bearing S. 75 deg. 13 min. E. 2 chains 24 links, by allotment 15 bearing N. 85 deg. E. 8 chains 24 links, by allotment 15 bearing N. 85 deg. E. 8 chains 24 links, by allotment 15 bearing N. 85 deg. E. 6 min. W. 2 chains 3 links, by a road bearing N. 85 deg. E. 5 chains 79 links and N. 6 deg. 43 min. E. 2 chains 89 5-10 links, by lines bearing S. 86 deg. 8 min. E. 12 chains 54 5-10 links, S. 0 deg. 6 min. E. 18 chains 81 5-10 links, N. 89 deg. 51 min. E. 5 chains 91 links, S. 13 deg. 36 min. W. 9 chains 90 5-10 links, S. 74 deg. 2 min. W. 10 chains 64 links, by a road bearing N. 85 deg. E. 3 min. E. 12 chains 34 links, S. 21 deg. 30 min. W. 21 chains 30 links, S. 6 deg. 7 min. E. 4 chains 79 links, S. 7 deg. 2 min. W. 5 chains 3 links, S. 21 deg. 30 min. W. 21 chains 30 links, S. 6 deg. 7 min. E. 4 chains 79 links, N. 14 deg. 31 min. W. 6 chains 70 links, N. 20 deg. 48 min. E. 6 chains 94 5-10 links, N. 30 deg. 45 min. W. 6 chains 81 links, N. 16 deg. 22 min. W. 5 chains

The following Notice was gazetted 1° on 5th June, 1929, pursuant to Order of 28th May, 1929.

Land proposed to be permanently reserved as a site for a Public Park and other purposes of Public Recreation, also excepted from occupation for residence or business under any miner's right or business licence:—17 acres 3 roods 18 perches. Township of Frankston, Parish of Frankston, County of Mornington, in the two separate portions hereinafter described, viz.:—(1) 9 acres 1 rood 23 perches: Commencing at the intersection of the east side of Bay-street and the south side of Park-street; bounded thence by Park-street

bearing S. 60 deg. 57 min. E. 13 chains 23 links; by a road bearing S. 20 deg. 18 min. W. 3 chains 90 links, and S. 52 deg. 29 min. W. 2 chains 46 links; by High-street bearing N. 70 deg. 28 min. W. 16 chains 82 links; by Bay-street bearing N. 65 deg. 2 min. E. 4 chains 61 links, and N. 40 deg. 22 min. E. 62 links; by a line and the Church of England reserve bearing S. 34 deg. 2 min. E. 5 chains 69 links; by said reserve bearing N. 55 deg. 58 min. E. 1 chain 85 links; by that reserve and a line bearing N. 30 deg. 12 min. W. 6 chains 34 links; and thence by Bay-street bearing N. 40 deg. 22 min. E. 2 chains. 27 links to the commencing point. (2) 8 acres 1 road 35 perches: Commencing at the intersection of the south side of Park-street and the west side of Yuille-street; bounded thence by Yuille-street bearing N. 70 deg. 23 min. W. 2 chains 34 links; by High-street bearing N. 70 deg. 28 min. W. 21 chains 54 links; by a road bearing N. 52 deg. 29 min. E. 2 chains 9 5-10 links, and N. 20 deg. 18 min. E. 4 chains 3 links; and thence by Park-street bearing S. 60 deg. 57 min. E. 21 chains 3 links to the commencing point.—(F.86(*) (Rs.2591). (Rs.2591).

COMMON ABOUT TO BE DIMINISHED.

N pursuance of the provisions contained in Division 10 of Part I. of the Land Act 1915 (6 Geo. V. No. 2676), notice is hereby given that it is the intention of the Governor in Council to diminish the common hereinafter mentioned, viz.:—

The following Notice was gazetted 1° on 22nd May, 1929, pursuant to Order of 14th May, 1929.

The Reaufort, Raglan, Charlton, and Eurambeen United Gold-field and Farmers' Common is hereby diminished by deducting therefrom the portions not included within the boundaries hereinafter described, and the unappropriated Crown lands within such boundaries shall constitute and be the Beaufort, Raglan, Charlton, and Eurambeen United Goldfield and Farmers' Common, viz., 486 acres in the two separate portions hereinafter described, viz.:—

- d and Farmers' Common, viz., 486 acres in the two separate tions hereinafter described, viz.:—

 (1) Commencing at the south-west angle of allotment 5 of section L; bounded thence by said allotment bearing N. 78 deg. 38 min. E. 1,000 links, by a line bearing south-easterly to the south-west angle of allotment 68, by allotments 68 and 68 and a line bearing N. 81 deg. 46 min. E. to the west side of the road from Raglan to Beaufort, by that road bearing south-easterly to the north angle of allotment 3, by the north, west, and south boundaries of that allotment to the south-east angle thereof, by the Raglan to Beaufort road bearing south-westerly to the north-east angle of allotment 4A of section E1, by that allotment bearing N. 71 deg. 40 min. W. to the north-west angle thereof, by the north, west, and south boundaries of allotment 4B to the south-east angle thereof, by the Raglan to Beaufort road bearing south-westerly to the north boundary of the Town of Beaufort, by the north and west boundaries of said town to the north side of the road from Beaufort to Ararat, by that road bearing north-westerly to the south boundary of allotment 2 of section E1, by the south and east boundaries of said allotment to a point bearing S. 65 deg. 40 min. W. from the south-west angle of allotment 4, by a line bearing N. 65 deg. 40 min. E. to the south-west angle of allotment 4, by the south-east angle of allotment 8, by the cast, north, and west boundaries of that allotment to the south-west angle thereof, by allotments 4 and 5 bearing westerly to the north-west angle of allotment 5, by a road bearing northerly to the south angle of allotment 9, by said allotment 4 and 5 bearing westerly to the north-west angle of allotment 9, by said allotment 10 and 10 bearing north-westerly to the south-east angle of allotment 30; and thence by the east boundary of that allotment and a line bearing N. 1 deg. 53 min. W. to the commencing point.

 (2) Commencing at the south angle of allotment 47 of section 5; bounded thence by a road bearing south
- N. 1 deg. 53 min. W. to the commencing point.

 (2) Commencing at the south angle of allotment 47 of section 5; bounded thence by a road bearing southwesterly to the east boundary of the Town of Beaufort, by the east and north boundaries of said town to the south side of a road forming the south-east boundary of section 1, by said road bearing N. 55 deg. 45 min. E. to the north-west angle of a water reserve lying on the opposite side of the road to allotment 6 of section 1, by the west, south, and east boundaries of said reserve to the north-east angle thereof, by a road bearing N. 55 deg. 45 min. E. to the north-west angle of allotment 48 of section 5; and thence by allotments 48 and 47 bearing S. 34 deg. 15 min. E. to the commencing point.—

 (C.65814.)

HENRY ANGUS. Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any 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 IN THE PARISH OF MONIVAE AND KNOWN AS "BUCKLEY'S SWAMP RECREATION RESERVE."

Henry Edward Brown, George Methuen Bilham, Herbert Lomas, William John Kirkwood, Herbert James Hudson, Emanuel James Annett, and Wilfred Matuschka, as Members of the Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 12th March, 1929. as a site for Public Recreation in the Parish of Monivae, and known as "Buckley's Swamp Recreation Reserve."—(Corr. Rs.3815.)

RESERVE FOR PUBLIC PURPOSES (STATE SCHOOL FOREST PLANTATION) IN THE PARISH AND TOWN OF PEECHELBA.

John George Cannon, Colin Stewart Young, Stephen Harris, Charles Herbert Donald, and Alfred John Niklaus, as Members of the Committee of Management of the land temporarily reserved by Order in Council of 9th October, 1928, as a site for Public purposes (State School Forest Plantation) in the Parish and Town of Peechelba. Provided, however, that the appointment of the said John George Cannon shall be for so long only as he may continue to be inspector of schools for the Benalla Inspectorate; that the said Colin Stewart Young and Stephen Harris shall hold office for so long only as they may continue to be respectively the head teacher and the chairman of the school committee of the Peechelba State School No. 3105; and that the appointment of the said Charles Herbert Donald and Alfred John Niklaus shall be for the period ending 28th February, 1931.—(Corr. Rs.3763.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF GINQUAM, KNOWN AS "GINQUAM SOUTH RECREATION RESERVE."

Edmund Thomas Reilly, Harold Silvia Holland, Thomas George Austin, Alfred Clarey, George Cross, William James Scott, and William Ernest Leamon, as Members of the Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 10th June, 1925, as a site for Public Recreation in the Parish of Ginquam and known as the "Ginquam South Recreation Reserve," in the room of William Ernest Leamon, Edmund Thomas Reilly, Thomas John Keillor, William James Scott, Harold Silvia Holland, Ernest John Summerhayes, and Edward Henry Appleton, whose term of appointment has expired.—(Corr. Rs.3119.)

PORTION OF A RESERVE FOR PUBLIC PURPOSES IN THE PARISHES OF NEERIM AND NOOJEE EAST (TOORONGO VALLEY, ETC.).

Austin Graham Brown, Robert Crout Richards, Martin Newstead, and Frederick Binion, as Members of the Committee of Management, for a period of three years, of such portion of the Reserve for Public purposes in the Parishes of Neerim and Noojee East as is indicated by pink tint on plan marked N.E.5.10.22 attached to Lands correspondence Rs:2952, in the room of George Capuano, John Oldham, Henry Sharples, Robert Crout Richards, William Brown, Alfred Bertram Young, Austin Graham Brown, Walter Mills, and John Lynch, whose terms of appointment have expired.—(Corr. Rs 2952). Lynch, Rs.2952.)

RESERVE FOR A RACECOURSE AND GENERAL RECREATION PURPOSES IN THE TOWN OF WERRIBEE.

George Barnes, Joseph Lawrence Gargan, and William Henry Edwards (to represent the Werribee Coursing Club) as Members of the Committee of Management, for a term of three (3) years, of the land temporarily reserved by Order in Council of 22nd April, 1861, for a Race-course and General Recreation purposes in the Township of Wyndham (now Town of Werribee), in the room of the said George Barnes, Joseph Lawrence Gargan, and William Henry Edwards, whose term of appointment has expired.—(Corr. Rs.925.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF TONGIO MUNJIE WEST (SWIPT'S CREEK RECREATION RESERVE).

Reginald Charles Hutton, Joseph Henry Sandy, and Francis William' Leslie Sutton, as Members of the Committee of Management, for a period of three years, of the land temporarily reserved as a site for Public Recreation in the Parish of Tongio Munjie West (Swift's Creek Recreation Reserve), in the room of Reginald Charles Hutton, Joseph Henry Sandy, and Francis William Leslie Sutton, whose term of appointment has expired.—(Corr. Rs.1310.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this 1st day of June, One thousand nine hundred and twenty-nine, in the presence of-

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

COMMITTEES OF MANAGEMENT OF RESERVES.

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any 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: the Reserves named:-

RESERVE FOR A SITE FOR PUBLIC RECREATION IN THE PARISH OF BOORHAMAN NORTH,

Raymond Donald Robinson, Albert John McLaughlin, John Matthew Jones, Victor George Woods, Arthur George Walter Robinson, Charles Ernest Keat, and James Colvin, as Members of the Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 20th April, 1886, as a site for Public Recreation in the Parish of Boorhaman, at Boorhaman North, in the room of John Joseph Way, John William Griffin, Fred Symons Alexander Cousens, Patrick John McKenzie, Andrew Samuel Fair, John Matthew Jones, and Raymond Donald Robinson, whose term of appointment has expired.—(Corr. Rs. 2791.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF JANIEMBER EAST, AND KNOWN AS "SERPENTINE RECREATION RESERVE."

William George Coutts, Henry Smith, Alfred Charles Gladman, John Pitman Charles Tresise, and Stephen McNamara, as Members of the Committee of Management, for a period of three years, of the lands temporarily reserved by Orders in Council of 16th September, 1878, and 5th November, 1922, as sites for Public Recreation in the Parish of Janiember East, and known as "Serpentine Recreation Reserve."—(Corr. Res 2855) Rs.3855.)

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

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE LAND RESERVED AS A SITE FOR A PUBLIC PARK IN THE PARISH OF CORIO, COUNTY OF GRANT, AT BELMONT.

E, Horace Frank Richardson, Thomas Evans, John W, Edward Andressen, Thomas Matthew Dickins, and George Sprake, the duly appointed Committee of Management of the Reserve for Public Park in the Parish of Corio, near Geelong, 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.
- 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.

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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, erections 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 cattle 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

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 or cord, 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. The Committee of Management shall have full power to arrange with any club or clubs for the erection of any buildings, tennis courts, bowling greens, croquet lawns, and to grant such club or clubs occupancy of any portion of the Reserve necessary for such purposes and on such terms as the Committee of Management may consider reasonable and consistent with these Regulations.

13. No intoxicating liquor shall be sold or consumed on the Reserve.

14. No person shall play, practise, or engage in any games

sistent with these Regulations.

13. No intoxicating liquor shall be sold or consumed on the Reserve.

14. No person shall play, practise, or engage in any games or sport within the Reserve on Sundays.

15. Persons renting or hiring any stand, buildings, erection, or enclosure on the occasions of any fêtes, sports, or boliday amusements, may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds (£10), 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 for hiring shall abide by these Regulations, and by any order given by the Committee of Management.

16. No person, excepting labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.

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 balliff of Crown lands or by any member of the Police Force does not desist from so offending, may be forthwith apprehended by such balliff 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 Geelong this seventeenth day of May, 1929.

Dated at Geelong this seventeenth day of May, 1929.

Signatures-

H. RICHARDSON.
J. E. ANDRESSEN.
GEO. SPRAKE.
T. M. DICKINS.
THOS. A. EVANS.

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 Reserve for Public Park in the Parish of Corio, County of Grant, at Bel-

The common seal of the Board of Land and Works was hereunto affixed this 1st day of June, 1929, in the presence of—

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVES FOR QUARRY, AND FOR SUPPLY OF GRAVEL AND STONE IN THE PARISHES OF AVOCA AND GLENMONA IN THE SHIRE OF AVOCA.

The Council of the Shire of Avon, the duly appointed Committee of Management of the lands specified hereunder, having framed the following Regulations for the care, protection, and management thereof, for the preservation of good order and deceney 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:—

Area, Parish, Date of Order in Council of Reservation, Purpose of Reservation.

12a. Or. 16p.: Glenmona; 2nd April, 1880; site for a Quarry. 12 acres; Glenmona; 18th June, 1907; site for supply of Gravel.

7a. 3r. 31½p.; Avoca and Glenmona; 5th October, 1915; site for supply of Gravel.
12a. ir. 9p., as at 16th October, 1928; Glenmona; 1st July, 1895; site for supply of Gravel.
4a. ir. 24p.; Glenmona; 15th June, 1920; site for supply of Gravel Gravel.

Gravel.

2a. 1r. 30 6-10p.; Glenmona; 5th October, 1915; site for supply of Gravel.

28a. 1r. 15 9-10p.; Glenmona; 5th October, 1915; site for supply of Gravel.

3a. 3r. 21 6-10p.; Glenmona; 5th October, 1915; site for supply of Gravel.

12a. 2r. 10p.; Glenmona; 11th October, 1870; site from whence Stone may be procured.

5 acres; Glenmona; 20th November, 1865; site from whence Stone may be procured.

REGULATIONS.

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 thowers 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 powers 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. shall mean cattle as interpreted by section 3 of the Pounds

7. No person shall drive or bring any carriage or vehicle of whatsoever nature into the Reserves without the permission, in writing, of the Committee of Management first had and

in writing, 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.

9. No person shall remove any stone, sand, 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 withheld, but shall be conditional on the payment to the Committee of Management of such fees as the said Committee may from time to time direct for the removal of any stone, sand, earth, marl, or gravel aforesaid. Such fees shall not exceed the sum of Two shillings and sixpence per cubic yard of stone, sand, earth, marl, or gravel removed. Before granting such permission, the Committee of Management may require 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, sand, 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 each half-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

(Rs.1466.)

offends against any such Regulations, and who, after he has been warned by any bailiff of Crown lands, or 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.

The common seal of the Council of the Shire of Avoca was hereunto affixed in the presence of-

(SEAL)

B. B. BROWN, Councillor.
ROBERT KAYE, Councillor.
R. HENSON BROADHURST, Shire Secretary.

This 18th day of December, 1928.

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 specified

Arca, Parish, Date of Order in Council of Reservation, Purpose of Reservation

12a. Or. 16p.; Glenmona; 2nd April, 1880; site for a Quarry. 12 neres; Glenmona; 18th June, 1907; site for supply of Gravel.

7a. 3r. 31½p.; Avoca and Glenmona; 5th October, 1915; site for supply of Gravel.

12a. 1r. 9p., as at 16th October, 1923; Glenmona; 1st July, 1895; site for supply of Gravel.

4a. 1r. 24p.; Glenmona; 15th June, 1920; site for supply of Gravel.

4a. lr. 2 of Gravel.

or Gravel.

2a. 1r. 30 6-10p.; Glenmona; 5th October, 1915; site for supply of Gravel.

28a. 1r. 15 9-10p.; Glenmona; 5th October, 1915; site for supply of Gravel.

3a. 3r. 21 6-10p.: Glenmona; 5th October, 1915; site for supply of Gravel.

supply of Gravel.

12a. 2r. 16p.; Glenmona; 11th October, 1870; site from whence Stone may be procured.

5 acres; Glenmona; 20th November, 1865; site from whence

Stone may be procured.

The common seal of the Board of Lands and Works was

hereunto affixed this 7th day of June, 1929, in the presence of-

(Corr. C.77676.)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC RECREATION IN THE TOWNSHIP OF BRIM.

RECREATION IN THE TOWNSHIP OF BRIM.

WE, Lewis Peter Arthur King, Frank Dalgety King, Henry Dennison Taylor, Alexander Bannerman, Harold Whatman, Edward Henry Crisp, and James Alexander Peter McIntyre, the duly appointed Committee of Management of the lands temporarily reserved by Orders in Council of 18th March, 1902, and 28th of March, 1928, as sites for Public Recreation in the Township of Brim, Parish of Batchica, 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

REGULATIONS.

1. The Reserve shall be open to the public from sunrise to sunset free of charge, except on such days (not exceeding twenty in any one year, as the Reserve may be set apart for cricket or football matches, fêtes, sports, or holiday anuscements, on any of which occasions a sum not exceeding Two shillings may be charged and taken for the admission of every 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, horse, sheep, goats, pigs, or any 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 Lands and Works.

6. The Committee of Management shall have full power and suthority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve 1. The Reserve shall be open to the public from sunrise to

(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

- 7. No person shall bring into the Reserve any dog, unless controlled by a chain or cord, 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 games, sports, or entertainment of any sort in the Reserve at any time 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 pulicly or carry on the trade, business, or calling of bookmaker except in or on such portions of the Reserve as may be set apart for that purpose, and then only when he shall have complied with the conditions imposed by the Committee of Management.
- by the Committee of Management.

 12. Persons hiring or renting any stand, building, erection, or enclosure on the occasion of any sports, fôtes, or holiday amusements, may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds (£10) by way of guarantee that due care will 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, or enclosure, or anything contained therein during such occupancy or hiring, and deduct such cost of making good such damage or loss 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.
- 13. No persons, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young shrubs and trees.
- 14. The Committee of Management may let the Reserve on such terms and conditions as it may deem to be reasonable and consistent with these Regulations, but the maximum fee shall not exceed the sum of Three guineas per day.
- 15. The Committee of Management may set apart any portion of the Reserve for the purpose of any lawful game or sports; and from time to time grant to any club or association of clubs, upon such terms and conditions as the Committee of Management may determine, the use of the grounds so set apart apart.
- apart.

 16. The Committee of Management may from time to time select portions of the Reserve for the parking of cars and vehicles, and for the tethering of horses, and no cars, vehicles, or horses shall be parked or tethered in any portions of the Reserve other than in the portions set apart for this purpose. A charge of One shilling per day may be made for the admission of any car or vehicle to the Reserve on such days, not exceeding twenty in any one year, on which a charge for admission is being made as provided by clause I of these Regulations.

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 any person who knowingly and wilfully offends against any such Regulations, and who, after he has been warned by any bailiff of Crown lands, or 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 Brim this second day of May, 1929.

L. P. A. KING. FRANK D. KING. E. H. CRISP. H. D. TAYLOR. H. WHATMAN. BANNERMAN. ALEX. BANNERS J. A. MCINTYRE.

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 temporarily reserved by Orders in Council of 18th March, 1902, and 28th March, 1928, as sites for Public Recreation in the Township of Brim, Parish of Batchica.

The common seal of the Board of Land and Works was hereunto affixed this 1st day of June, 1929, in the presence of-

(SEAL)

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

(Rs.2176.)

1734

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC PARK, RACE-COURSE, AND RECREATION PURPOSES IN THE PARISH OF LALLAT, AT RUPANYUP.

E, John Thomas Sweetman, Herbert Bertie Westcott, William James Hemphill, George William Ellard, and George Lendrum Cromie, the duly appointed Committee of Management of the land temporarily reserved as a site for Public Park, Race-course, and Recreation purposes in the Parish of Lallat, at Rupanyup, 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 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 fee of charge, except on such days (not exceeding twenty in 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 Two shillings and sixpence may be charged and taken for the admission of avery adult to the Reserve. mission of every 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 without the consent of the Committee of Management first ob-
- 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, scats, 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 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, the Committee of Management having first obtained permission from the Board of Land and Works.
- of the Committee of Management shall have full power and authority to impound any cattle 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 purpose 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 or cord, 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.
- expulsion from the enclosures and Reserve.

 12. No person shall play, practise, or engage in any game or sport within the Reserve on Sundays.

 13. Persons renting or hiring any stand, building, erection, or enclosure on the occasion 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 wav 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 iniury sustained by such stand, building, erection, 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 en-closed for plantations of young trees and shrubs.
- 15. All persons using any grandstand or such like building shall abide by any order given by the Committee of Management for the prevention of overcrowding or for any other

16. No person shall engage in cricket, football, tennis, lacrosse, baseball, or any other like game, nor shall any band perform in the Reserve without the permission, in writing, of the Committee of Management.

17. No person shall cross or trespass on the playing ground during any cricket or football match, or sports, show, or during practice at football or cricket, when any such crossing or trespassing would be injurious to or undue interference with the progress of the aforesaid sports, football, or cricket.

18. Persons renting or hiring the Reserve for any purpose whatsoever, and who make any charge to the public for admission, shall pay to the Committee of Management such a fee as the said Committee may consider reasonable and consistent with these Regulations.

mission, shall pay to the Committee of Management such a fee as the said Committee may consider reasonable and consistent with these Regulations.

19. No person shall at any time ride, drive, or bring, or cause to be ridden, driven, or brought into the Reserve any beast, draught or burden, except in such places set apart by the Committee of Management for that purpose.

20. No person shall be on the Reserve in a state of intoxication, or behave in a disorderly manner, or create or take part in any disturbance therein, or obstruct any servant of the Committee of Management, or interfere (not being a player) with any games or sports therein, or use insulting words or gestures, or otherwise mishehave.

21. The Committee of Management may set apart any portion of the Reserve for the purpose of any lawful game or sports, and from time to time grant to any club or association of clubs, upon such terms and conditions as the Committee of Management may deem to be consistent with these Regulations, the use of the grounds so set apart.

22. No person shall, in the Reserve, wilfully obstruct, disturb, interrupt, or annoy any other person in the proper use of the Reserve, or on any part thereof, or wilfully obstruct or interrupt any servant of the Committee of Management in the proper execution of his duty or work.

Every person offending against these Regulations shall, in

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 Rupanyup this 23rd day of May, 1929.

G. W. ELLARD J. T. SWEETMAN. W. J. HEMPHILL. GEO. L. CROMIE, H. B. WESTCOTT.

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 as a site for Public Park, Race-course, and Recreation purposes in the Parish of Lallat, at Rupanyup.

The common seal of the Board of Land and Works was hereunto affixed this 1st day of June, 1929, in the presence of-

(Corr. Rs.1848.)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR RECREATION PURPOSES IN. THE PARISH OF LOCKWOOD, AND KNOWN AS "SOUTH LOCKWOOD RECREATION RESERVE."

E, Walter Newton Redin, Leslie Bone, Nicholas Bickford, Frederick Maitland Dewhurst. William Schultz, William Charles Allen, and Albert Edward Brooks, the duly appointed Committee of Management of the Reserve for Recreation purposes in the Parish of Lockwood, and known as "South Lockwood Recreation 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 twenty 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.

- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or con-
- 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, 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 cattle 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 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.
- 8. 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.
- 9. No person shall spit or expectorate on the paths or on any structure or erection in the Reserve.
- 10. 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.
- 11. No person shall play, practise, or engage in organized game or sport within the Reserve on Sundays.
- 12. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fetes, 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 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 Money generat of Management.
- 13. 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.

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 pualty of not more than Ten pounds (£10).

Dated at South Lockwood this 24th day of May, 1929.

L. BONE. W. SCHULTZ W. SCHOLZ.

N. BICKFORD.
W. N. REDIN.
WM. CHAS. ALLEN.
F. M. DEWHURST.
A. E. BROOKS.

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 Reserve for Recreation purposes in the Parish of Lockwood, and known as "South Lockwood Recreation Reserve."

The common seal of the Board of Land and Works was hereunto affixed this 7th day of June, 1929, in the presence of-

HENRY ANGUS, President, F. T. A. FRICKE, Member. (SEAL) (C.72417)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC PARK AND RECREATION IN THE TOWN OF DRYS-DALE, AND KNOWN AS "THE DRYSDALE PARK AND RECREATION RESERVE."

THE Council of the Shire of Bellarine, the duly appointed Committee of Management of the Reserve for Public Park and Recreation in the Town of Drysdale, and known as "The Drysdale Park and Recreation 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 receipts of tolls, entrance fees, and other charges for entering therein or thereupon, submit the said Regulations to the Board of Lands 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 sixteen in any one year) as the Reserve may be set apart for cricket or football maches, fêtes, sports, or holiday amusements, on any of which occasions a sum not exceeding Two shillings and sixpence may be charged and taken for admission of every 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 without the authority of the Committee of Management.
- 4. No person shall jump or climb 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 missiles of any kind therein.
- 5. No person shall affix, print, post, paint, or cut or mark any advertisement, sign, picture, bill, placard, notice, words, letters, or figures to or upon any wall or fence in or enclosing the Reserve, or to or upon any tree, building, barrier, railing, seat, or structure, erection, flagging, or path in the Reserve without the consent of the Committee of Management.
- 6. No person shall dig or remove any sand, soil, or other material in or from the Reserve.
- 7. No person shall remove or displace any board, plate, fit-ting, or written notice for the exhibition of any Regulations or notice fixed or set up by the Committee of Management in the Reserve.
- 8. No person shall shoot or discharge any firearms in the Reserve.
- 9. No person shall in the Reserve wilfully obstruct, disturb, or annoy any other person in the proper use of the Reserve or any part thereof, or wilfully obstruct or disturb any servant of the Committee of Management in the proper execution of his duty of work.
- 10. The Committee of Management may set apart any portion of the Reserve for the purpose of any lawful game or sports, and from time to time grant to any club or association of clubs, upon such terms and conditions as the Committee of Management may deem to be consistent with these Regulations, the use of grounds so set apart.

11. No person, other than players, and officials connected with any game (football, cricket tennis, golf, bowls, or hockey), and than any competitor at any sports gathering, shall intrude upon the playground or eval during the course of such games

upon the playground or oval during the course of such games and sport.

12. No person shall put in the Reserve any cattle, horses, goats, pigs, or other animals without the permission, in writing, of the Committee of Management being first obtained. Provided always that the money received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof be furnished annually to the Board of Land and Works.

13. The Committee of Management shall have full power and authority to impound any cattle 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 Paunds Act 1915.

1915.

14. 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.

15. 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.

16. No person shall bring into the Reserve any dog, unless controlled by a chain or cord, without the permission, in writing, of the Committee of Management first obtained.

17. No person shall spit or expectorate on the paths or on any structure or erection in the Reserve.

18. No person shall bet publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosure and Reserve.

19. No person shall play, practise, or engage in any organized game or sport within the Reserve on Sundays.

20. Persons hiring or renting any stand, building, crection, 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, or anything contained therein, 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 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.

21. 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.

Every person offending against these Regulations shall, in

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).

The common seal of the President, Councillors, and Rute-payers of the Shire of Bellarine was hereto attached this 14th day of May, 1929, in the presence of—

R. G. HALL, President.
R. H. GALLOP, Councillor.
GEO. WISBEY, Councillor.
ARNOLD DEAN, Shire Secretary. (SËAL)

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 Reserve for Public Park and Recreation in the Town of Drysdale, and known as the "Drysdale Park and Recreation Reserve."

The common seal of the Board of Land and Works was hereunto affixed this 1st day of June, 1929, in the

(Rs.1962.)

(SEAL)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE GRAVEL RESERVE IN THE SHIRE OF GRENVILLE, PARISH OF COMMERAL

THE Council of the Shire of Grenville, being the duly apporarily reserved by Order in Council published in the Government Gazette of the twenty sixth day of September, 1928, as a site for the Supply of Gravel in the Parish of Commeralgoip, having framed the following Regulations for the care, protection, and management theroof, 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.

REGULATIONS.

1. The Reserve shall be open to the public from sunrise to

2. No person shall enter or remain in the Reserve who may

2. No person shall enter or remain in the Reserve who may offend against deceney 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 leave or deposit any glass, paper, or rubbish in the Reserve, nor roll nor 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 cattle 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 im-pounding of cattle. For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds

7. No person shall drive or bring any carriage or vehicle of whatsoever nature into the Reserve without the permission, in writing, of the Committee of Management first had and

obtained.

8. No person shall camp in the Reserve, nor erect therein any dwelling without the permission, in writing, of the Committee of Management first had and obtained.

9. No person shall remove any stone, earth, marl, or gravel from the Reserve without the permission, in writing, of the Committee of Management first had and obtained. Such permission shall not be unreasonably or arbitrarily withheld, but shall be conditional on the asymment to such Committee of such mission shall not be unreasonably or arbitrarily withheld, but shall be conditional on the payment to such Committee of such fees as the said Committee may from time to time direct for the removal of any stone, earth, marl, or gravel aforesaid. 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 of Management may require 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 aforesaid, and for due payment of the fees for removal of such stone, earth, marl, and 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 each half year. the end of each half 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 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. to a penalty of not more than Ten pounds.

Dated at Linton this second day of May, One thousand nine hundred and twenty-nine.

The common seal of the Shire of Grenville was hereunto affixed in the presence of-

W. THOS. ROWE, President. D. PORTER, Councillor. ALF. J. SMITH, Shire Secretary.

Resolution for passing these Regulations agreed to by the Council the 4th day of April, 1929, and confirmed the 2nd day of May, 1929.

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 Order in Council published in the Government Gazette on the 26th day of September, 1928, as a site for the Supply of Gravel in the Parish of Commeralghip,

The common seal of the Board of Land and Works was hereunto affixed this 1st day of June, 1929, in the presence of-

(Rs.3756.)

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

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 forfeiture 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.

Department of Lands and Survey, Melbourne, 11th June, 1929.

SCHÉDULE.

HORSHAM, 28th June, 1929. Land Officer— 372/46, Sydney Oliver Biggin, 220a. 1r. 0p., Awonga. PIANGIL. 4th July, 1929, Land Officer - 06594/129, Robert Mitchell, la. 0r. 39p., Tyntynder North.

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 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, 11th June, 1929.

SCHEDULE.

YACKANDANDAH, Wednesday, 26th June, 1929, at Ten a.m., J. Hayes.

HORSHAM, Friday, 28th June, 1929, at Two p.m., W. M.

ROBINVALE, Tuesday, 25th June, 1929, at Ten a.m., J. W. Macpherson.

MANANGATANG, Thursday, 27th June, 1929, at Ten a.m., J. W. Macpherson.

SWAN HILL, Wednesday, 3rd July, 1929, at Ten a.m., J. W. Macpherson.

PIANGIL, Thursday, 4th July, 1929, Ten a.m., J. W. Macpherson.

BENDIGO, Tuesday, 9th July, 1929, at Ten a.m., J. W. Macpherson.

Closer Settlement Acts, Section 86.

1787

PERMITS AND LEASES UNDER THE CLOSER 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.

District.	Corr. No.	Name of Lessee.	Section of G.S. Act under which Leased.	Parish.	Aliotment.	Area.	Class.	Reasons for Forfeiture, &c.
Melbourne Geelong Kerang	5666 5152 4822 5777	Frederick E. Uebergang William M. Grant Humphrey Barron Joseph Kibbey	86 86 86 86	Allambee East Terrinallum Cundare Benjeroop	78A 83 8 7m, 8a,	A. R. P. 126 0 13 266 0 0 76 0 0 83 3 10		Non-payment of instalments New lease to issue Abandoned Lessee transferred to new holding

Closer Settlement Act 1915, Section 86, as varied by the Discharged Soldiers Settlement Acts. LEASES UNDER THE CLOSER SETTLEMENT ACT 1915. AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, DECLARED VOID.

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

District.	Corr	Name of Lessee.	Section of C.S. Act under which Leased.	, Parish .	Allotment.	Area.	Class.	Reasons for Forfeiture, &c.
Melbourne	5335 5056	Lewis V. Tuckett Herbert Lee	86.6 86.6	Nerrena	18A, 18c 5, 5A, sec. C	A. R. P. 148 1 24 103 0 38		Non-payment of instal- ments Non-compliance with con-
,, ,,	4677 4669 1997 2078	Patrick Morris Alexander J. Tonkin C. H. Sutton Henry Spiker	86.6 86.6 86.6 86.6	Gunbower West Girgarre Nanneella	1n, sec. 4 38, sec. C 13, sec. G 154, 156	70 3 35 37 2 27 35 0 14 280 0 17		ditions """ Surrendered New lease to issue

Land Act 1915, Section 2.

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

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.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Melbourne (1)	0304	Mary B. Dwyer (executrix of William Dwyer, deceased)	50-51	Bulga	 4, pt. 4a, 4B, pt. 4c, pt. 4D, 4E,	A. R. P. 187 0 32	let	Non-payment of instal- ments
Castlemaine (2)	678	Robert G. Nicholson	46	Craigie	 sec. C 17a, sec. 9	40 1 1	3rd	Non-compliance with

(1) Yearly rent, £4 15s.——(2) Yearly rent, £4 0s. 7d.

Land Act 1915, Section 129.

LICENCE UNDER THE LAND ACT 1915 EXPIRED.

 $N^{
m OTICE}$ is hereby given that the Licence mentioned in the Schedule hereunder has expired for the reason specified.

District.	Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish,	Allotment.	Area.	Reason for Forteiture, &c.
						A. R. P.	
Hamilton	2693	Maggie McCabe (deceased)	129	Casterton	5, sec. V.	1 0 0	Non-payment of rent

Department of Lands and Survey, Melbourne, 6th June, 1929. HENRY ANGUS, Commissioner of Crown Lands and Survey.

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE Allotments mentioned in the Schedule hereunder are hereby proclaimed available for Discharged Soldiers who hold Qualification Certificates, and may be taken up under Selection Purchase Lease.

Count	ty.		Pa	rish.		Allotment.	Are	ea.	Class.	Value	per A	сте.	Surv	ey F	ee.
•						•	Α.	R. P.		£	s. c	ł.	£	8.	d
illewa (1, 2, 3)			Mullroo			. 6	4,000	0.0	4.4	0	5 (0	25	0	0
,, (1, 2, 3)			,,	• •		' 11	4,000		4A	0		0	25	0	0
(1, 2, 3)			,,			12	4,000		4A	0		0	25	0	0
(1, 2, 3)		!	,,			13	4,000		4A	0		D .	25	0	0
(1, 2, 3)			,,			14	4,000	0 0	4.4	0		0	25	0	0
(1, 2, 3)			,,			15	4,000	0 0	4.4	0		0	25	0	0
,, (1, 2, 3)			. ,,			16	4,000		4.4	0		0	25	0	0
(1, 2, 3)			, ,,			·17	4,000	0 0	4A.	0		0	25	0	0
(1, 2, 3)			,,		1	19	3,900	0 0	4.∧	0		0	25	0	C
(1, 2, 3)	••		"			20	4,000	0 0	4A	0		0	25	0	0
(1, 2, 2)			,,	·.		21	3,800	0 0	44	0	5 (0	25	0	C
(1, 2, 3)	••		Woolwoola			18	4,000	0 0	4A	0		0	25	0	C
(1, 2, 3)			,,			19	4,000	0 0	4A	0		0	25	0	€
(1 9 3)	• •		,,			20	4,000		4A	0		0	25	0	C
(1, 2, 3)			ļ <u>"</u>	٠.		30	4,000	0 0	4▲	0		0	25	0	(
(1, 2, 3)			ļ <u>"</u>			31	4,000	0 0	4A	0		0	25	0	€
(1, 2, 3)		·				32	3,800	0 0	4.4	0		0	25	0	(
,, (1, 2, 3)	••		,,			33	4,000	0 0	4A	0	5	0	25	0	(

(1) Subject to adjustment after survey.——(2) Improvements to be valued (if any).——(3) Settler in possession.

Department of Lands and Survey, Melbourne, 8th June, 1929. HENRY ANGUS, Commissioner of Crown Lands and Survey.

Discharged Soldiers Settlement Act 1917.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

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

Estate.	Parish	Allotment.	Section.	Area.	Class.	Capital Value
Denholm Green (1, 2) Section 20 (2) Werribee (2, 3, 4, 5) ., (2, 3, 5, 6) ., (2, 3, 5, 7)	Beerik	Pt. 4 18s, 18c 13 (north part) 13 (centre part) 13 (south part)		A. R. P. 36 0 0 93 3 11 10 0 0 13 0 0 10 0 0	· · · · · · · · · · · · · · · · · · ·	£ s. d. 720 0 0 1,208 18 0 350 0 0 455 0 0 350 0 0

⁽¹⁾ Fencing to be paid for in addition.——(2) Soldier in occupation.——(3) Subject to adjustment after survey.——(4) Valuation of improvements, £23, to be paid for in addition.——(5) In lieu of notice gazetted 24th October, 1928.——(6) Valuation of improvements, £32, to be paid for in addition.——(7) Valuation of improvements, £300, to be paid for in addition.

Department of Lands and Survey, Melbourne, 10th June, 1929.

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 or Lot.	Section.	·A:	rea.		Capital Va	lue.	Depo inclu Lease Registr Fe	ding and ration	Hali Inst		urly ent.	Remarks.
						Δ.	R.	P.	£ s.	d.	£	s. d.	£	8.	d.	
Maffra-Sale		Tinam ba		12B	••	52 75		26 30	1,825 9 2,043 11		56 64	14 7 16 3	53 59	2 8	0	_
,, ,,	•••	",	• •	12c, 12d 12d		81		27	2,327 11			16 2	67		ő	-
" " · · · · · · · · · · · · · · · · · ·		**	• •	2	::	5	ő	Õ	200 0		ii	5 0		14	ŏ	_
,, ,, (1) ···		,,		5	1	Ĭ ě	ī	ŏ	250 0	Ö	11	5 0	7	4	Ó	
$", ", (1, 2) \dots$,,		6	1	7	1	0	235 12			17 6		15	0	_
(1, 2)		,,		7		10	0	0	300 0	0	11	5 O	8	14	0	_

(1) Subject to adjustment after survey.——(2) Settler in occupation.

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

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. up under Conditional Purchase Lease.

Fatate,	Parish	Parish Allotments		Area.	Capital Value,	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarks.	
Katandra	Katandra	7 14 16 17 18 35 36	A A A A A A	A. R. P. 34 3 36 46 1 7 31 1 30 33 1 0 42 3 4 55 3 32 62 1 18	£ s. d. 487 13 0 694 8 2 503 0 0 532 0 0 684 8 0 895 4 0 997 16 0	£ s. d. 18 18 0 25 13 2 19 5 0 18 5 0 20 13 0 31 9 0 34 1 0	£ s. d. 14 2 0 20 2 0 14 11 0 15 9 0 19 19 0 25 19 0 28 19 0	28/1482 28/1482 28/1482 28/1482 28/1482 28/1482 28/1482	

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

Department of Lands and Survey, Melbourne, 10th June, 1929.

HENRY ANGUS, Commissioner of Crown Lands and Survey. .

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.	Pari¤h.	Allotment.	Section.	Area,	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarks.
Mt. Elephant (1, 2, 3, 4) Section 20 (1, 5) Denholm Green (6, 7) ", "(6, 7) Section 20 (7) ", "Bayley) (8, 9) Crown lands (10) Nyah (7) Tongala (1, 11, 13) (1, 12, 13) Section 20 (5, 14)	Geelengla Budgeree Beerik " Shepparton Bulleen Merbein Tyntynder West Tongala " Callignee	50 30a, 30a Pt. 3 Pt. 4 Pt. 22 14a5 115a 51B 38 (north part) 38 (south part) 1e, lr,lc,	 A 13 13 14B B	A. B. F. 168 1 15 253 1 38 54 0 0 117 3 17 5 0 0 0 21 0 15 19 2 5 2 2 37 30 2 18 221 1 30	£ s. d. 2,974 12 6 1,636 10 0 837 0 0 1,568 10 0 175 0 0 1400 0 0 600 0 0 13 13 2 459 3 9 459 3 9	\$ a. d. 90 17 6 52 15 0 28 5 0 49 15 0 8 15 0 21 5 0 45 10 21 5 0 4 18 2 15 8 9 15 8 9	£ s. d. 86 11 0 47 11 0 24 6 0 45 12 0 5 0 -6, 40 13 0 17 8 0 0 6 0 13 7 0 44 17 0	469/77 683/86.6 736/86 736/86 6128/86 02330/11 P.1187 5125/86.6 5125/86.6
		In .	1		1			

⁽¹⁾ Subject to adjustment after survey.—(2) Improvements when valued to be paid for in addition.—(3) Mainly grazing-land.—(4) In lieu of notice gazetted 8th May, 1929, page 1435.—(5) On payment of deposit no instalments shall be payable during the first three years, provided certain conditions as embodied in an agreement to be completed with the applicant are complied with (section 120).—(6) Fencing to be paid for in addition.—(7) Settler in occupation.—(8) Capital value includes all existing improvements.—(9) Further improvements by Board, if effected, to be paid for in addition.—(10) Improvements, £400, to be paid for in addition.—(11) Improvements, £477 8s., to be paid for in addition.—(12) Improvements, £477 8s., to be paid for in addition.—(13) In lieu of notice gazetted 13th March, 1929.—(14) Capital value includes house and all improvements.

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

The Closer Settlement Act 1915.

MOUNTAINOUS ARÉAS SCHEME.

THE Farm Allotment mentioned in the Schedule hereunder is hereby proclaimed available for application, and may be taken up under Conditional Purchase Lease, subject to the mountainous areas provisions:—

TERMS, CONDITIONS, ETC.

Applications must be made on the prescribed form and lodged with the Secretary, Closer Settlement Board, Public Offices, Melbourne, or with the officer conducting the Inquiry Board. An applicant may apply for more than one allotment, but only one can be granted to any one person. The sum of One pound five shillings (£1 5s.) Lease fee and fee for Registration must

one can be granted to any one person. The sum of One pound five shillings (£1 5s.) Lease fee and fee for Registration must accompany the application.

The capital value, including interest at 5 per cent. per annum, is repayable by half-yearly instalments of 6 per cent. per annum over a term of 36½ years. The first ten years will be free as provided hereunder and term of Loa-o extended accordingly.

Improvements must be effected to the value of at least two instalments of the purchase money before the end of the first year from the date of lease, and 10 per cent. of the purchase money before the end of the third year, and a further 10 per cent. before the end of the sixth year.

The lessee must reside on his allotment until the land becomes freehold. A Crown grant may issue after twelve years, provided the full amount of the purchase money is paid, if the conditions of lease have been complied with.

Advances to a maximum amount of £625 may be made for the purchase of stock and implements, erection of buildings, fencing, clearing. &c.

clearing, &c.

The lessee cannot transfer, assign, mortgage, or sublet the whole or any part of his allotment within the first three years of the lease.

MOUNTAINOUS AREAS PROVISIONS.

No instalment of purchase money shall be pryable during the first ten years, provided the lessee complies with conditions and the allotment is satisfactorily worked. The lessee shall during each and every year of the free period reduce at least one-tenth part of the allotment to a state of clean grass or cultivation and maintain same.

Interest at the rate of 5 per cent. per annum shall be added to the capital value of the allotment and shall be repaid as part of the instalments of purchase money, and notwithstanding any provisions in any Act, no transfer of the interest in the lease shall be approved by the Board unless the defermed interest to the date of transfer has been paid.

Estate.	Parish.	Allotment.	Allotment. Section.		Capital Value.	Deposit, including Lease and Registration Fees.	Remarks.
Heytesbury (1)	Waarre	4	В	A. R. P. 200 0 0	£ s. d. 125 0 0	£ s. d. 1 5 0	5281/86

(1) Subject to alteration after survey.

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

Land Act 1915, Section 46, as varied by the Discharged Soldiers Settlement Act 1917. ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE Allotments mentioned in the Schedule hereunder are hereby proclaimed available for Discharged Soldiers who hold Qualification Certificates, and may be taken up under Selection Purchase Lease.

County.	Parish.	Allotment.	Section.	Arca.	Class.	Value per Acre.
				A. R. P.		£ s. d.
Buin Buin (I)	Jeeralang	6E, 6E¹	В	308 1 17	2nd	0 15 0

(1) Soldier in occupation.

Department of Lands and Survey, Melbourne, 11th June, 1929.

HENRY ANGUS, Commissioner of Crown Lands and Survey.

	cou	RTS.	CHARLTON			Thursday, 25th July Tuesday, 8th October
ENERAL SESS	SIONS AN	D COUNTY COURTS.—Notice ourts of General Sessions and	COLAC	•••	•••	Tuesday, 10th September Tuesday, 10th December
County Courts wil	l be held	during the year 1929 at the days hereunder named:	DAYLESFORD		•••	Tuesday, 20th August Tuesday, 3rd December
ARARAT		. Wednesday, 26th June	DONALD			Wednesday, 18th September
BAIRNSDALE		Wednesday, 9th October . Tuesday, 13th August	ECHUCA		• • • •	Tuesday, 9th July Tuesday, 12th November
BALLARAT		Wednesday, 23rd October Tuesday, 9th July Tuesday, 3rd September Tuesday, 12th November	GEELONG	•••	•••	Tuesday, 9th July Wednesday, 11th September Wednesday, 1th December
BEECHWORTH		Tuesday, 17th December . Wednesday, 14th August	HAMILTON	•••	•••	Wednesday, 7th August Tuesday, 19th November
BEECHWORTH		Tuesday, 15th October	HORSHAM			Tuesday, 18th June
BENALLA		Thursday, 20th June Tuesday, 10th September				Tuesday, 6th August Tuesday, 19th November
BENDIGO	•••	Tuesday, 3rd September	KERANG	•••		Tuesday, 5th August Tuesday, 8th October
CAMPERDOWN		Thursday, 14th November Wednesday, 21st August Wednesday, 4th December	KORUMBURRA	•••	•••	Tuesday, 18th June Tuesday, 22nd October
CASTERTON			KYNETON	·····	•••	Tuesday, 13th August Tuesday, 10th December
CASTLEMAINE		Tresday, 27th August Wednesday, 11th December	MARYBOROUGH			

MELBOUR.	NE			Tuesday, 18th June* Monday, 1st and 15th July* Thursday, 1st end 15th August*
				Monday, 2nd and 16th September* Tuesday, 1st and 15th
•				October*
				Friday, 1st and 15th Novem- her* Monday, 2nd December
MILDURA			•••	Tuesday, 3rd December Tuesday, 3rd December
NHILL	•••	`	•••	Wednesday, 19th June Thursday, 21st November
NUMURKA	J[*			Thursday, 19th September
OMEO				Wednesday, 27th November
OUYEN*				Thursday, 19th September
-			•••	Wednesday, 4th December
SALĘ	•••	•••	•••	Tuesday, 25th June Tuesday, 22nd October
SEA LAKE	!		•••	Tuesday, 23rd July Wednesday, 9th October
SEYMOUR	***			Tuesday, 17th September
SHEPPART	ON			Wednesday, 18th September Wednesday, 27th November
ST. ARNAU	JD			Tuesday, 17th September
STAWELL		•••		Tuesday, 25th June Tuesday, 8th October
SWAŅ HII	Ţ.		٠	Wednesday, 7th August Wednesday, 9th October
TRARALGO)N*	•••		Wednesday, 17th July Wednesday, 23rd October
WANGĄŖĄ	ŢТА	•••	•••	Tuesday, 18th June Thursday, 12th September Tuesday, 19th November
WARRACKI	NABEA	L		Tuesday, 23rd July Wednesday, 2nd October
WARRAGU	I.		•••	Tuesday, 16th July Tuesday, 22nd October
WARRNAM	BOOL		•••	Tuesday, 20th August Tuesday 3rd December
WONTHAG	G1•		•••	Tuesday, 16th July Wednesday 2nd October
YARRAM				Thursday, 20th June Wednesday, 23rd October
-		* ~ .	~	

* County Courts only.

Note.—Except at Melbourne, Courts of Insolvency and Courts of Mines will be held on the days above mentioned at such of the above places as have been appointed for holding such Courts.

CITTINGS of the Supreme Court for the hearing of Criminal Trials for the year 1929, pursuant to Order in Council of 27th December, 1928:—

BALLARAT	•••	•••	Tuesday, 6th August Tuesday, 15th October Tuesday, 10th December
BENDIGO	•••	•••	Tuesday, 18th June Tuesday, 20th August Tuesday, 1st October Tuesday, 3rd December
CASTLEMAINE	•••	•••	Tuesday, 16th July Thursday, 5th December
GEELONG			Thursday, 15th August Tuesday, 19th November
HAMILTON	•••	•••	Tuesday, 8th October
HORSHAM	•••		Tuesday, 3rd September
MARYBOROUGH			m
MELBOURNE ,			
SALE	•••	•••	Wednesday, 24th July Wednesday, 13th November
SHEPPARTON	•••	•••	Tuesday, 10th September
ST. ARNAUD			Tuesday, 26th November
WARRNAMBOOL		•••	Tuesday, 13th August
WANGARATTA	··· ·	•••	Tuesday, 22nd October

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.

- 13th June, 1929.

Aspendale North.—Tarpaving, drainage, &c., State School No. 4193. Particulars at Police Station, Mordialloc. Preliminary deposit, £5.

Bendigo.—Tennis courts, fencing, and grading, Teachers' Training College. Particulars at Inspector of Works, Bendigo. Preliminary deposit, £10. Final deposit, 5 per cent. Colac.—Renovations, electric lighting, State School No. 117. Particulars at Police Station, Colac, and Inspector of Works, Warrnambool. Preliminary deposit, £5. Final deposit, 5 per cent.

Dandenong.—Erection of hut, Police Stud Depot. Particulars at Police Station, Dandenong. Preliminary deposit, £5.

Eltham.—Fencing and repairs, Police Station. Particulars at Police Station, Eltham. Preliminary deposit, £5.

Flemington.—Erecting new ward, "Travancore" Residential School. Preliminary deposit, £25. Final deposit, 5 per

Greenvale.—Sewerage connexions, Sanatorium. Preliminary deposit, £15. Final deposit, 5 per cent.

Heidelberg.—Repairs, Police Station. Preliminary deposit, 5. Final deposit, 5 per cent.

Kew.—Renewing walls, ceilings, &c., Nurses' Quarters, Hospital for Insane. Preliminary deposit, £5. Final deposit, 5 per cent.

Leongatha.-Renovations and repairs, &c., Court House. Particulars at Police Stations, Korumburra and Leongatha. Preliminary deposit, £5.

Macclesfield.—New building, State School No. 3620. Particulars at Police Stations, Emerald and Ferntree Gully. Preliminary deposit, £5. Final deposit, 5 per cent.
Maryborough.—Alterations, Technical School. Particulars at Police Station, Maryborough. Preliminary deposit, £5. Final deposit, 5 per cent.

Northeater Remarks for the Maryborough.

Northcote.—Boundary fencing, High School. Preliminary deposit, £5. Final deposit, 5 per cent.

Pentridge.—Purchase of approximately 16 tons dross, 13 tons flux, and 1 ton skimmings, Wire Netting Factory, Penal Establishment. Preliminary deposit, £10. I inal deposit, full amount of purchase money.

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

Ullswater.—Repairs and painting, State School No. 3231. Particulars at Inspector of Works, Horsham. Preliminary deposit, £5.

Woodbrook.—Repairs, new fencing, State School No. 1077. Particulars at Police Stations, Castlemaine and Maryborough. Preliminary deposit, £5.

Yarra Bend.—Demolishing and removing timber footbridge over River Yarra to Kew Asylum. Preliminary and final deposit, £10.

Yarram.—Repairs and renovations, Police Station. Particulars at Police Stations, Korumburra, Sale, and Yarram. Preliminary deposit, £5.

20th June, 1929.

20th June, 1929.

Beulah.—New building, State School No. 3109. Alternative tenders in wood, brick, and stone. Particulars at Police Stations, Beulah and Murtoa. Preliminary deposit, £15. Final deposit, 5 per cent.

Buoy Lanterns.—Manufacture and supply of. Particulars at Ports and Harbours Dredging Depot, Williamstown. Preliminary deposit, £5. Final deposit, 5 per cent.

Forrest.—Repairs and painting, State School No. 2708. Particulars at Police Station, Colac, and Inspector of Works, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

Harrow.—Lighting and additions, State School No. 2049. Particulars at Inspectors of Works, Hamilton and Horsham. Preliminary deposit, £5.

Korumburra South.—Repairs and painting, State School No. 3435. Particulars at Police Stations, Korumburra and Leongatha. Preliminary deposit, £5. Final deposit, 5 per cent.

Melbourne.—Maintenance of hydraulic lifts in Government buildings for twelve months from 1st July, 1929. Preliminary deposit, £5. Final deposit, 5 per cent.

Mont Park.—Erection of sorting room, laundry, Hospital for Insane. Preliminary deposit, £5. Final deposit, 5 per cent. Pomborneit North.—Additions, State School No. 3898. Particulars at Police Station. Colac, and Inspector of Works, Warnambool. Preliminary deposit, £5. Final deposit, 5 Warrnambool. Preliminary deposit, £5.

Springfield.—New kitchen, fencing, &c., State School No. 1007. Particulars at Police Station, Lancefield. Preliminary deposit, £5.

Springmount.—Re-lining walls, repairs, State School No. 1718. Particulars at Police Station, Maryborough. Preliminary deposit, £5.

27th June, 1929.

Benalla East.—Additions, repairs, painting, &c., State School No. 2256. Particulars at Police Station, Benalla, and Inspector of Works, Wangaratta. Preliminary deposit, £10. Final deposit, 5 per cent.

Blackwood Forest.—New building, State School No. 4342.
Particulars at Police Station, Wonthaggi. Preliminary deposit, £10. Final deposit, 5 per cent.

Bridgewater.—Repairs, painting, &c., Police Station. Particulars at Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Clifden Home.—Removal from Queenstown North and re-erection at State School No. 4279. Preliminary deposit, £5. Final deposit 5 per cent.

Cloverlea.-Additional room to residence, State School No. 3520. Particulars at Police Station, Trafalgar, and Inspector of Works, Warragul. Preliminary deposit, £5.

Edenhope.-Renovations to residence, State School No. 817.

Particulars at Police Station, Edenhope, and Inspector of Works, Horsham. Preliminary deposit, £5.

Epsom.—Repairs, renovations, &c., State School No. 2367.
Particulars at Inspector of Works, Bendigo. Preliminary deposit. £5.

Maffra.—Partition, renovations, and repairs, State School No. 861. Particulars at Police Stations, Maffra and Sale. Preliminary deposit, £5. Final deposit, 5 per cent.

Mannerim.—Painting, improved lighting, State School No. 3096. Particulars at Inspector of Works, Geelong Preliminary deposit, £5. Final deposit, 5 per cent.

Melbourne.—Tarpaving Public buildings north and west of River Yarra for twelve months from 1st July, 1929. Preliminary deposit, £5.

Melbourne.—Tarpaving Public buildings south and east of River Yarra for twelve months from 1st July, 1929. Preliminary deposit, £5.

Melbourne.—Clearing refuse bins, Public buildings, for twelve months from 1st July, 1929. Preliminary deposit, £5.

Melbourne.—Cleaning chimneys, Public buildings, for twelve months from 1st July, 1929. Preliminary deposit, £5.

Mclbourne.—Glazing, Public buildings, for twelve months from 1st July, 1929. Preliminary deposit, £5. Merbein South.—Repairs and painting, residence, &c., State School No. 3780. Particulars at Inspector of Works, Recrea-tion Club, Mildura. Preliminary deposit, £5.

Queenscliff.—Repairs and tarpaving, State School No. 1190. Particulars at at Inspector of Works, Geelong. Preliminary deposit, £5.

. Robinvole.—Teacher's residence, State School No. 4237. Particulars at Inspector of Works, Recreation Club, Mildura. Preliminary deposit, £10. Final deposit, 5 per cent.

Wool Wool.—Enlarging building, State School No. 4014. Particulars at Police Station, Colac, and Inspector of Works, Warrnambool. Preliminary deposit, £5. Final deposit, 5 per cent.

4th July, 1929.

Ballan.—Sleep-out, repairs school, State School No. 1435.
Particulars at Police Station, Ballan, and Inspector of Works,
Ballarat Preliminary deposit, £5. Final deposit, 5 per cent.

Bendoc.—Erection of office, Police Station. Particulars at
Police Station, Bendoc, and Inspector of Works, Bairnsdale.
Preliminary deposit, £5.

Creative Pressure variation & Comments of the Pressure Pressur

. Creighton.—Repairs, painting, &c., State School No. 2644. Particulars at Police Station, Euroa. Preliminary deposit, £5. Geralmin.—Removal of building from State School No. 3487, Banyan Reserve, and re-erection with renovations, fencing, &c., at State School No. 4423. Particulars at Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 -per cent:

Gunlower Island West Remodelling, &c., State School
No. 3721. Particulars at Inspector of Works, Bendigo. Preliminary deposit; £5

liminary deposit; £5
Omeo.—Repairs, police station. Particulars at Police Stations, Omeo and Sale, and Inspector of Works, Bairnsdale.
Preliminary deposit, £5. Final deposit, 5 per cent.
Werrimull.—New teachor's residence, State School No. 4254
Particulars at Inspector of Works, Recreation Club, Mildura.
Preliminary deposit, £19. Final deposit, 5 per cent.

11th July, 1929.

Mildura.—Repairs to quarters, Police Station. Particulars at Inspector of Works, Recreation Club, Mildura. Preliminary deposit, £5. Final deposit, 5 per cent.

Redesdale.—Repairs, Police Station. Particulars at Police Station, Kyneton, and Inspector of Works, Bendigo. Preliminary deposit, £5. 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, 12th June, 1929.

VICTORIAN RAILWAYS.

DEPARATE tenders are invited for the undermentioned works, &c. Tenders, endorsed "Tender for —," must be lodged, with preliminary deposit, in Tender-box, Room 154, second floor, Railway Offices, Melbourne, at or before Eleven a.m., on the date specified. Particulars at Contractors' Room, Spencer-street, and as stated.

19th June, 1929.-Motor-driven grinding machine, supply of. P.D., 1 per cent.

19th June, 1929.—Insulated copper wire, supply of. P.D., per cent. (Extended from 15th May, 1929.)

19th June, 1929.—Plates, flats, angle bars, and tee bars, alternatively in wrought-iron and/or copper alloy steel, and/or mild steel, supply of. P.D., 1 per cent.

19th June, 1929.—Traction motor carbon brushes, supply of. P.D., 1 per cent.

19th June, 1929.—Tenders are invited for the right to carry passengers from Anderson Railway Station to San Remo and return for the period 1st July, 1929, to 30th September, 1930. Particulars and tender forms may be obtained from the Anderson Railway Station or at the office of the General Passenger and Freight Agent, Administrative Offices, Spencer-street, Melbourne. Deposit, £5.

19th June, 1929.—Tenders are invited for the performance of horse shunting at Williamstown Pier during the period 1st July, 1929, to 30th June, 1932. Particulars at General Superintendent of Transportation's Office, Room 56, Railway Offices, Spencer-street, Melbourne. Deposit, £5.

19th June, 1929.-Hewn King William pine timber, supply of. P.D., } per cent.

26th June, 1929.—Stone dust, for sale. Deposit, 5 per cent.

26th June, 1929.—Gudgeon pins, pistons, and piston rings, supply of. P.D., $\frac{1}{2}$ per cent.

26th June, 1929.—Alternating current power point mechanisms, supply of. P.D., ½ per cent.

10th July, 1929.—Weldless mild steel angle rings, supply of P.D., $\frac{1}{2}$ per cent.

10th July, 1929.-Mild steel plates, supply of. P.D., 1 per cent.

10th July, 1929.—Best steel boiler plates and round steel bars, supply of. P.D., $\frac{1}{2}$ per cent.

10th July, 1929.—Solid drawn-brass boiler tubes, supply of. P.D., ½ per cent.

10th July, 1929.—Copper plates, supply of. P.D., ½ per

24th July, 1929.—Best Yorkshire iron round bars, supply of. P.D., ½ per cent.

24th July, 1029.—Single spindle automatic screwing machine, capacity 7-16 inch diameter, supply of. P.D., 1 per cent.

24th July, 1929.—Single spindle automatic screwing machine, capacity 1 inch diameter, round bar, supply of. P.D., per cent.

24th July, 1929.—Electric overhead travelling cranes, supply of. P.D., ½ per cent.

2nd October, 1929.—Sodium acetate (commercial), supply of P.D., $\frac{1}{2}$ per cent.

LEASING RAILWAY LANDS.

Applications are invited for letting on building lease for business purposes land at or near stations. Terms up to 21 years. For particulars, apply Estate Officer, Spencer-street, Melbourne, or to local stationmasters or roadmasters.

No tender will necessarily be accepted.

E. C. EYERS, Secretary.

Melbourne, 12th June, 1929

CARTAGE OF GOODS AND PARCELS (METROPOLITAN).

CARTAGE OF GOODS AND PARCELS (METROPOLITAN).

[IENDERS will be received until Eleven o'clock a.m. on Friday, 28th June, 1929, for delivery in the Metropolitan Area of such goods and parcels, with the exceptions as set out in clause 1 of the Conditions of Contract, as may be forwarded from or to the various Government Offices, Railways, &c., by the Stores and Transport Department for and on behalf of the Government of Victoria to 30th June, 1931.

For each sub-schedule a deposit of £5 by bank cheque or bank draft, payable to the order of the Secretary to the Tender Board (tenderers' cheques will in no case be received), must accompany each tender, which will be returned to unsuccessful tenderers within ten days of acceptance of tenderer. Such deposit to be forfeited in the event of the tenderer withdrawing his tender before notification of acceptance of the tender, or in the event of the successful tenderer failing to sign and complete his contract within the prescribed period. Security for sub-schedule A, £25; for sub-schedule B, £20.

Security will be required, either by bank guarantee (bank to be approved by Tender Board) in Victoria or Commonwealth Government bonds or debentures, Savings Bank deposit book, or bank deposit receipt in favour of the Secretary to the Tender Board, as the tenderer may elect.

The security must be completed and contract signed within five days of acceptance of the tender, failing which the contract may be again advertised, or another tender accepted.

For sub-schedule A tenderers may at their option tender for the services to be conducted either, or both, by horsedrawn or motor-driven vehicles.

Tenders will be accepted for each sub-schedule separately. Tenders will be accepted for each sub-schedule separately.

erasures.
Full particulars, forms of tender, conditions of contract, &c., may be obtained at the office of the Secretary to the Tender Board, Gisborne-street, Melbourne.
The lowest or any tender will not necessarily be accepted.
Tenders, enclosed in an envelope, and having the words "Tender for Cartage" written thereon, must be deposited in the Tender-box at the Pay Office. Treasury, Melbourne; or, if sent by post, postage must be prepaid, and addressed to the Chairman of the Tender Board, Pay office, Treasury, Melbourne, which office they must reach not later than by first post on the date of closing of tenders.

CONDITIONS OF CONTRACT.

Conditions of Contract.

1. The prices or rates tendered in sub-schedules A and B cover all descriptions of goods and parcels, with the exception of school books from Education Department to Victorian Railways, Melbourne, office and school furniture, officers' furniture and effects, exhibits for show purposes, &c., and such are not included in the contract.

2. A separate charge is to be made for each consignment, such charge to be for the gross weight thereof, irrespective of the number of packages. Accounts in all cases to be made out by weight only, and to be rendered monthly, supported by the waybills properly receipted, subject to any deductions for goods lost or damage sustained to the goods whilst in the custody of the carrier.

3. No claims for detention will be entertained, but should the contractor be subjected to unreasonable delay, the cause of delay, if reported, will be investigated.

4. The contractor shall in all cases, against each separate charge in his accounts, quote the number of the consignment or delivery note, which will be found on each consignment or delivery note, which will be found on each consignment or package forwarded by the departments. Should the number not be on the package then the name of the consignment or package forwarded by the departments. Should the number not be on the package then the name of the consignment or package, will render the contractor in delivery of any goods or parcels, will render the contractor, on report, liable to such fine as the Tender Board may recommend, and the amount will be deducted from any account due to the contractor or from the security money.

5. All vehicles in which the goods or parcels are carried must be fitted with good waterproof covers, be in thorough working order and, in general, suitable for requirements. If horse-drawn vehicles be used, the horses must be sound, staunch, and fast.

6. The contractor must have an office connected by telephone, and within the radius of the city proper, and as regards the service for the Governm

8. Vehicles as required must call at the Stores and Transport Offices twice daily, viz., 11 a.m. and 4 p.m., and at 11 a.m. on Saturdays, for goods and parcels, and on such other special

occasions when notified without extra payment, otherwise the service will be performed at the contractor's risk and expense, and the amount deducted as in Condition 4.

9. Bills of lading for oversea and Inter-State shipments must be obtained from the shipping company when required, and deposited at the office of the Secretary to the Tender Board in time for the first outgoing mail and prior to the departure of the vessel.

10. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government.

otherwise, and no such transfer will be recognized by the Government.

11. Under no circumstances will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the security money will in that case he absolutely forfeited, and, in addition, the contractor may be held liable for any loss which the Government may sustain in consequence of such failure.

W. M. McPHERSON, Treasurer.

The Treasury, Melbourne, 10th June, 1929.

PRIVATE ADVERTISEMENTS.

CORRYONG WATERWORKS TRUST.

NOTICE TO THE OWNERS OF TENEMENTS IN STREET BETWEEN CROWN ALLOTMENTS 10, 11, AND 12, 13, 14, SECTION 9, TOWN OF CORRYONG, PARISH OF COLAC COLAC.

THE main pipe in the said street being laid down, the owners of all tenements situated as above are hereby required, on or before the 30th day of June next, to cause a proper pipe and stop-cocks to be laid so as to supply water within such tenements from the main pipe.

Trust Office, Corryong, 14th May, 1929. 7182

Sewerage Districts Acts.

BENDIGO SEWERAGE AUTHORITY.

GENERAL NOTICE.

CHEMIA NOTICE.

THE Bendigo Sewerage Authority having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid, and which are included in the sewerage areas hereinafter described, doth hereby declare that on and after the 1st day of July, 1929, each and every property which, or any part of which, abuts on said streets or parts of streets, shall be deemed to be a sewered property within the meaning of the Sewerage Districts Acts.

The boundaries of the sewerage areas hereinbefore referred

Sewerage Area 42.

Commencing at the intersection of Thistle-street and the Bendigo Creek channel reserve; thence north-easterly along that channel reserve to Lily-street, south-easterly along Lily-street to Queen-street, south-westerly along Queen-street and King-street to Thistle-street, and north-westerly along Thistle-street to the point of commencement.

Sewerage Area 43.

Commencing at the intersection of the centre line of Thistle-street with the centre line of the Bendigo Creek channel reserve; thence south-westerly along the centre line of that channel reserve to a point thereon distant three hundred and ninety links, south-westerly from a point thereon in line with the south-western side of Shamrock-street, north-westerly along a direct line to the southermost angle of Crown allotment 5, section 35a, City of Bendigo, Parish of Sandhurst, County of Bendigo, north-westerly along south-west boundary of that Crown allotment to High-street, south-westerly along High-street to the Bendigo Creek channel reserve, westerly along High-street to the southernmost angle of Crown allotment 10, section 23a, City of Bendigo aforesaid, north-westerly along that channel reserve to Old High-street, north-easterly along High-street to the southernmost angle of Crown allotment 10, section 23a, City of Bendigo aforesaid, north-westerly along the south-west boundary of the last-named allotment to allotment 9, section 23a aforesaid, south-westerly along the south-west boundaries of Crown allotments 9, 8, 7, 6, 5, and 4, all of section 23n aforesaid, to the middle point of the south-west boundary of the last-named allotment, north-easterly along a direct line to the middle point of the north-east boundary of the same allotment at Rose-street, north-easterly along Mackenzie-street to Mackenzie-street, north-easterly along Mackenzie-street to the south-west boundary of Sewerage Area 41 at Thistle-street, south-easterly along Thistle-street and the boundary of Sewerage Area 41 aforesaid to the point of commencement.

By order of the Bendigo Sewerage Authority,

J. A. MICHELSEN, Chairman. H. C. INGLETON, Secretary.

30th May, 1929.

THE BALLARAT SEWERAGE AUTHORITY.

GENERAL NOTICE.

GENERAL NOTICE.

THE above-mentioned Sewerage Authority having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid, and which are included within the sewerage areas hereinafter described, doth hereby declare that on and after the first day of July, 1929, each and every property which, or any part of which, abuts on the said streets or parts of streets shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1915, and all subsequent amending Acts:

The boundaries of the sewerage areas hereinbefore referred to are—

Sewerage Area No. 38.

Scuerage Area No. 38.

City of Ballaarat.—Commencing at a point being the northwest corner of Barkly and Young streets; thence south-westerly along the west building line of Barkly-street to the northwest corner of Barkly and Grant streets; thence north-westerly along the north building line of Grant-street to the north-west corner of Grant-street and Anderson-street west; thence north-easterly, south-easterly, north-easterly, south-easterly, south-easterly, south-easterly, and south-easterly by boundaries of Sewerage Areas Nos. 3 and 36 to the point of commencement. mencement.

Sewerage Arca No. 39.

City of Ballarat.—Commencing at a point being the northwest corner of Sebastopol, and Raglan streets; thence westerly along the north building line of Sebastopol-street to the northwest corner of Sebastopol and Ascot streets; thence northerly along the west building line of Ascot-street to the northwest corner of Ascot and Dana streets; thence casterly, southerly, easterly, and southerly by boundaries of Sewerage Areas Nos. 33, 35, and 37 to the point of commencement.

By order of the said Sewerage Authority,

7187

F. BRAWN, Chairman. W. BRAZENOR, A.C.I.S., L.I.C.A., Secretary.

CITY OF OAKLEIGH.

BY-LAW No. 36.

BY-LAW No. 36.

A By-law of the City of Oakleigh, made under the provisions of the Local Government Acts, and numbered 36, for the purpose of amending By-laws Nos. 24 and 29 prescribing areas within the municipal district as residential areas and prohibiting or regulating within the whole or any part of such residential areas the use of any land or the eroction (including adaptation for use) or the use of any building or land for the purposes of such classes of trades, industries, manufactures, businesses, or public amusements as are specified in the By-laws.

In pursuance of the powers conferred by the Local Government Acts, the Mayor, Councillors, and Citizens of the City of Oakleigh order as follows:—

1. That By-law No. 24 be and is hereby amended by deleting therefrom clause 1 of Area No. 2 and substituting therefor the following :-

"I. All land fronting to or abutting on the north side of Dandenong-road (Broadway) between the east side of Warrigal-road and the west side of Drummond-street, comprised in the following area:-

Commencing at the north-east corner of Dandenong-road (Broadway) and Warrigal-road; thence 165 feet in a northerly direction along the east side of Warrigal-road; thence in an easterly direction for a distance of 264 feet or thereabouts to the north-west corner of allotment 8, section 5, Township of Oakleigh; thence in an ortherly direction for a distance of 55 ft. 5 in.; thence in an easterly direction for a distance of 52 ft. in a northerly direction for a distance of 55 ft. 5 in.; thence in an easterly direction for a distance of 52 ft. 4½ in.; thence in a southerly direction for a distance of 55 ft. 5 in.; thence in an easterly direction for a distance of 171 ft. 7½ in. or thereabouts to the north-east corner of allotment 3, L/P 6323; thence in a southerly direction for a distance of 12 ft. 4 in.; thence along the southern boundary of right-of-way on L/P 6323 a distance of 172 feet to the west side of Drummond-street; thence in a southerly direction for a distance of 152 ft. 6½ in. to the north-west corner of Drummond-street and Dandenong-road (Broadway); thence in a westerly direction along the north building line of Dandenong-road (Broadway) to the commencing point.

1a. All land fronting to or abutting on the north side of Dandenong-road (Broadway) between the east side of Drummond-street and the west side of Atkinson-street for a depth of such land of 160 feet.

1b. All land fronting to or abutting on the north side of Dandenong-road between the east side of Such land of 160 feet.

1c. All land fronting to or abutting on the north side of Dandenong-road between the east side of Market-street for a depth of such land of 160 feet.

1c. All land fronting to or abutting on the north side of Dandenong-road between the cast side of Market-street for a depth of such land as shown on the north side of Dandenong-road between the cast side of the plan of subdivision last approved by the Council."

2. That By-law No. 24 be and is hereby further amended, and that By-law No. 29 be and is hereby amended by deleting therefrom the words "for a depth of such land of 100 feet" wherever appearing in such By-laws, and substituting therefor the words "for the whole of the depth of such land as shown on the plan of subdivision last approved by the Council, or, in the event of such land not having been subdivided, for a depth of such land of 200 feet."

The Resolution for making and passing this By-law was agreed to by the Council at a meeting held on 3rd April, 1929, and confirmed at a meeting held on 6th May, 1929.

In witness whereof the common seal of the Mayor, Councillors, and Citizens of the City of Oakleigh was hereunto affixed this 6th day of May, 1929.

THOS. MARRIOTT, Mayor. H. F. BRINE, Councillor. J. A. PRICE, Town Clerk. (SEAL)

Approved by the Governor in Council, the 28th May, 1929.

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

7170

Local Government Act 1915 CITY OF PRESTON.

NOTICE TO ALL WHOM IT MAY CONCERN.

NOTICE TO ALL WHOM IT MAY CONCERN.

WHEREAS the Council of the Municipality of the City of Preston, in the State of Victoria, deem it expedient to execute certain works or undertakings for the purpose of increasing the width of Tyler-street, east of Plenty-road, within the Municipality of the City of Preston, and for constructing footpaths and channels in connexion therewith, for which purposes it is, in the opinion of the Council, necessary and desirable that the said Council exercise its power of taking land compulsorily within the municipal district of the said Council, as provided by the Local Government Act 1915. And the said Council has caused its surveyor to prepare such specifications, maps, plans, and sections of the said works or undertakings as are necessary and in which are expressed the nature and extent of such works or undertakings, and the exact site and measurements thereof, and on and through what lands the said works or undertakings are proposed to be exact site and measurements thereof, and on and through what lands the said works or undertakings are proposed to be placed, and the names of the owners or reputed owners, lessees or reputed lessees, and the occupiers of such lands as are proposed to be taken so far as known, and the said specifications, maps, plans, and sections so prepared have been approved by the said Council. In pursuance of the provisions of the Local Government Act 1915, the said Council doth hereby publish and give notice that the description shortly of the purport of the said works or undertakings and of the said specifications, maps, plans, and sections is as follows: specifications, maps, plans, and sections is as follows:-

Increasing the width of Tyler-street, east of Plenty-road, within the Municipality of the City of Preston, and for constructing footpaths and channels in connexion there-

constructing footpaths and channels in connexion therewith.

And the said Council doth hereby give notice that the land through which the same is proposed to be placed or to be extended, and which it is necessary and desirable to take compulsorily, is all that piece or parcel of land being part of lot 8 on plan of subdivision No. 3748, lodged in the Office of Titles, being part of Crown portion 146, at Preston, Parish of Jika Jika, County of Bourke, commencing at a point on the south-west corner of the said lot 8; bounded on the south by Tyler-street bearing east 454 feet 9 inches; thence bounded on the east by other part of Crown allotment 146 in a line bearing north 1 degree 22 minutes east 15 feet; thence bounded on the north by other part of said lot 8 bearing west to the western boundary of said lot 8; thence bounded on the west. by Plenty-road in a line bearing south 41 degrees 21 minutes west to the commencing point.

And the said Council doth hereby give further notice that the said specifications, maps, plans, and sections are deposited at the office of the said Council, Town Hall, High-street, Preston, and are there open for inspection and perusal on all the days and between the hours the municipal office is appointed to be open for the space of forty clear days from the date of publication of this notice in the Government Gazette. And the said Council doth hereby call upon all persons interested in or affected by the said proposed works or undertakings to set forth, in writing, addressed to the said Council or the Town Clerk thereof, at the Town Hall, High-street, Preston, within forty clear days from the date of publication of this notice as aforesaid all objections which they may have to the said works or undertakings.

Dated this fourth day of June, One thousand nine hundred and twenty-nine.

Dated this fourth day of June, One thousand nine hundred and twenty-nine.

The corporate seal of the Mayor, Councillors, and Citizens of the City of Preston was hereto affixed by me-

L. W. WILLIAMS, Town Clerk.

in the presence of-

(SEAL)

GILBERT E. ROBINSON, Mayor. LLEWELLYN JONES, Councillor.

. . ' CITY OF COLLINGWOOD.

NOTICE is hereby given that the Council of the City of Collingwood did, at a duly constituted meeting of the Council, held on Tuesday, 4th June, 1929, resolve that the name of the street known as Little Bedford-street be changed to Otter-street. 7180

W. R. BUTCHER, Town Clerk.

SHIRE OF MIRBOO.

BY-LAW NO. 11.

A By-law of the Shire of Mirboo, made under the Health Acts, and numbered 11, for prescribing the fees to be charged for the registration of premises and for the renewal of such registrations, and for the transfer of registration thereof, pursuant to the said Acts.

IN pursuance of the powers conferred by the Health Act 1919, and by every other Act or power enabling it in that behalf, the Council of the Shire of Mirboo makes the By-law and orders as follows:—

and orders as follows:—

1. All By-laws made heretofore relating to matters herein provided for are hereby, repealed.

2. The fees to be charged, received, and taken by the Council of the Shire of Mirboo for the registration of premises and for annual renewals thereof, and for any transfers of such registrations, respectively, pursuant to the provisions of the Health Act 1919, shall be set out in the schedule hereto.

3. Such fees shall be paid to the Shire Secretary by any person making application for such registration, renewal, or transfer respectively.

Resolution for passing this By-law agreed to by the Council of the Shire of Mirboo on the 5th day of December, 1928, and confirmed at the meeting of the said Council held the sixth day of February, 1929.

The common seal of the Council of the Shire of Mirboo was hereunto affixed this 1st day of March, One thousand nine hundred and twenty-nine.

Signed—

Signed-

(SEAL)

BLANDFORD, President. T. BROWN, Councillor.
W. L. NAPIER, Councillor.
B. R. BOON, Secretary.

SCHEDULE REFERRED TO IN THIS BY-LAW.

(a) For every registration and for every annual renewal of registration of premises—
Nature of Premises, Fees Payable.

Nature of Premises, Fees Payable.

Offensive trades premises, £5 each.
Cattle sale-yards, £2 each.
Boarding-house, 10s. each.
Common lodging-houses, 10s. each.
Eating houses, 10s. each.
Premises (whether a licensed victualler's premises or not) on which are manufactured or prepared for sale iceream, ginger beer, hop beer, or any similar beer, lemonade, cordials, soda water, lithia water, or any other mineral water, or artificially aerated water, 5s. each.

(b) For any transfer of registration, 2s. 6d. each.

Submitted to the Commission of Public Health on the 23rd day of April, 1929.
(Signed) T. DIMELOW, Secretary to the Commission.

Approved by the Governor in Council, the 14th May, 1929. F. W. MABBOTT, Clerk of the Executive Council.

7179

Local Government Act 1915. SHIRE OF YEA.

NOTICE OF INTENTION TO BORROW MONEY FOR PERMANENT WORKS AND UNDERTAKINGS.

I is hereby notified that the Council of the Shire of Yea proposes to borrow, on the credit of the Municipality, the sum of Two thousand three hundred pounds (£2,300), such sum to be raised by the issue of debentures in accordance with the provisions of Part XIV. of the Local Government Act 1915.

It is further proposed that—

1. The rate of interest to be named in such debentures shall

be £5 15s. per centum per annum.
2. The moneys borrowed shall be repayable in Melbourne in equal half-yearly instalments, covering principal and interest, spread over the next twenty years.

3. The purposes for which the loan shall be applied shall be

Additions to and further extensions to the elec-£1,000 street Forming new street Fencing, additions to recreation reserve Improvements to Shire Hall 30 430 150 ...

Total £2,300

No. 67.—7222.—4

Plans and specifications and all other particulars relating to the proposals above mentioned may be inspected at the Shire Hall, Yea.

Dated at Yea this 6th June, 1929.

D. V. WALLACE, Shire Secretary.

NOTICE is hereby given that the partnership hen tofore subsisting between Eugene Ulman and David Ribush, carrying on business as manufacturers of confectionery, at 253 Spring-street, Melbourne, under the style or firm of Ulman and Ribush, has been dissolved as from the first day of June, One thousand nine hundred and twenty-nine, so far as regards the said David Ribush, who retires from the said firm.

Dated this seventh day of June, One thousand nine hundred and twenty-nine.

d twenty-nine.

EUGENE ULMAN.
Pitcher and Orames, solicitors, 440 Little Collins-street,
7224 Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between Frederick Hoffman and Clara Moll, carrying on business as general machinery and hardware importers, at 419 Moorabool-street, Geelong, in the State of Victoria, under the style or firm of "Hoffman & Co.," has been dissolved by mutual consent as from the 24th day of Mary 1000 May, 1929.

Dated the tenth day of June, 1929.

CLARA MOLL.

By her solicitors and agents, Whyte, Just, and Moore, of 7216 27 Malop-street, Geelong.

DISSOLUTION OF PARTNERSHIP.

OTICE is hereby given that the partnership heretofore subsisting between Elizabeth Grace Read, Margaret Shaw, Evelyn May Read, and Mary Christina Slingo, carrying on business as farmers at Elizamere, near Goornong, under the style or firm of "Read & Co..." has been dissolved as from the first day of June, One thousand nine hundred and twentynine, so far as concerns the said Elizabeth Grace Read, who retires from the said firm.

Dated the tenth day of June, 1929.

7218

MARGARET SHAW. EVELYN MAY READ. M. C. SLINGO.

NOTICE is hereby given that the partnership heretofore subsisting between Joseph Tasman Walton and George Alderson Nicholls, carrying on the business of vulcanizing and retreading, at No. 8 Heidelberg-road, Clifton Hill, under the style or firm of Station Tyre Works, has been dissolved by mutual consent as from the 1st day of June, 1929. All debts due to and owing by the said late firm will be received and paid respectively by the said George Alderson Nicholls, who will continue to carry on the said business at the address aforesaid.

Dated this tenth day of June, 1929.

J. T. WALTON. G. A. NICHOLLS.

Hedderwick, Fookes, and Alston, solicitors, 103-105 William street, Melbourne.

Companies Act 1915.

TINTEX PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that, in pursuance of and for the purpose of section 189 of the Companies Act 1915, a meeting of the creditors of the above-named company will be held in the offices of Messrs. Flack & Flack, 128 Williamstreet, Melbourne, on Wednesday, 19th June, 1929, at half-past Two p.m.

E. A. FORSYTH, liquidator, 128 William-street, Mel-

11th June, 1929.

. The Companies' Act 1915. FERGUSON BROS. PROPRIETARY LIMITED. NOTICE OF EXTRAORDINARY RESOLUTION.

NOTICE is hereby given that, at an Extraordinary General Meeting of the above-named company duly convened and held at the registered office, Budd-street, Collingwood, on Tuesday, the 4th day of June, 1929, at Ten a.m., the following Extraordinary Resolution was duly passed:—

That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily, and that Frederick William Spry, of 339 Collins-street, Melbourne, be and he is hereby appointed liquidator for the purposes of such winding up.

Dated this fifth day of June, 1929.

7231

MATTHEW FERGUSON, Chairman.

The Companies Act 1015.

LUCKS LIMITED (IN LIQUIDATION).

NOTICE OF INTENTION TO DECLARE FINAL DIVIDEND.

AKE notice that I shall proceed to make a Final Dividend in the above matter, having regard only to such claims as are established on or before the 26th day of June, 1929.

All other claims will be excluded.

Dated this seventh day of June, 1929.

F. W. SPRY, Liquidator.

Spry, Fookes, and Co., chartered accountants (Aust.), 339
Collins-street, Melbourne, Cl. 7232

BOND'S FURNITURE PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that at an Extraordinary Meeting of the above company, held at Murphy-street, Wangaratta, on Saturday, 8th June, 1929, the following Resolution was passed:

That it has been proved to the satisfaction of this meet-

tion, was passed:—

That it has been proved to the satisfaction of this meeting that the company cannot by reason of its liabilities continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily, and that Messrs. W. Leslie V. Porter, and Dutneall, of 243 Collins-street, Melbourne, be and are hereby appointed liquidators for the purpose of such winding up at the remuneration as laid down by the Joint Council of Accountancy Bodies of Victoria.

Dated this tenth day of June, 1929.

W. LESLIE, V. PORTER, & DUTNEALL. liquidators. public accountants, and auditors, 243 Collins-street, Melbourne.

7235

BOND'S FURNITURE PROPRIETARY THMITED (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of creditors will be held at the Board Room, Collins House, Collinsstreet, Melborrie, on Tuesday. 25th June, 1929, at Three p.m. to comply with section 189 of the Companies Act 1915.

Duted this tenth day of June, 1929.

W. LESLIE, V. PORTER, & DUTNEALL, liquidators, public accountants and auditors, 243 Collins-street, Melbourne.

The Companies Act 1915.

WALLACE & SHORTER PTY, LTD (IN VOLUNTARY LIQUIDATION).

LIQUIDATION).

NOTICE 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 offices of Wilson, Danby, & Giddy, 51 Queen-street, Melbourne, on Monday, the 15th day of July, 1929, at half-past Twelve o'clock in the afternoon, 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 explanantion that may be given by the liquidator. posed et, anu or, by the liquidator.

Dated this 13th day of June, 1929.

P. J. 'W. DANBY, 'Liquidator.

Companies Act 1915.

HUME & HUME ACCOUNTANTS PROPRIETARY LIMITED.

NOTICE is hereby given that Hume & Hume Accountants
Proprietary Limited has, by Special Resolution passed at meetings held on the fourteenth day and the thirtieth day of May, One thousand nine hundred and twenty-nine, resolved that the company be wound up voluntarily for the purpose of registering as a firm under the name of Hume and Hume, and that Edward John Hannaker be appointed liquidator for the purpose of such winding up.

Dated this 6th day of June, One thousand nine hundred and twenty-nine.

and twenty-nine.

E. J. HANNAKER, Liquidator.

Companies Act 1915.

Companies Act 1915.

DEHYDRATED EXTRACTS PTY. LTD. (IN LIQN.).

TAKE notice that, pursuant to section 189 of the Companies Act 1915, a Meeting of creditors of the above-named company will be held at the offices of W. B. Bennett and Co., public accountants, 422 Collins-street. Melbourne, on Friday. 21st June, 1929, at Eleven a.m.

Dated this 6th day of June, 1929.

W. B. BENNETT, Liquidator.

W. B. Bennett and Co., public accountants, Temple Court. 422 Collins-street, Melbourne.

Companies Act 1915.—In the matter of Meaby's Garages , Proprietary Limited (in Voluntary Liquidation).

NOTICE is hereby given that a Meeting of the creditors of the company will be held at the Board Room (Basement). Orient Line Buildings, 352 Collins-street, Melbourne, on Monday, 24th day of June, 1929, at the hour of Three o'clock in the afternoon, in pursuance and for the purpose of section 189 of the Companies Act 1915.

Dated this 8th day of June, 1929.

HAROLD H. SHERLOCK, Liquidator.

:7228

Companies Act 1915.—In the matter of Meaby's Garages
PROPRIETARY LIMITED (in Voluntary Liquidation).
NOTICE TO CREDITORS.

HAROLD H. SHERLOCK, Liquidator...
Sherlock and Daniell, chartered accountants (Aust.), 352
Collins-street, Melbourne.

In the assigned estate of LESLIS MCLEOD and LESLIE FREDERICK SMITH, of Thornbury, grocers, trading as "McLeod" & Smith."

Smith."

NOTICE is hereby given that there being in the hands of the trustee in the above estate a surplus estimated at £141 9s. 6d. arising from the separate estate of Leslie McLeod, one of the assignors, and there being no separate creditors of such assignor, it is the intention of such trustee, at the expiration of fourteen days from the appearance of this notice in the Victoria Government Gazette, to transfer such surplus to the credit of the joint estate in the said estate.

Dated this 4th day of June, 1929.

EDWARD W. SMAIL, F.C.P.A., public accountant and registered trustee, Broken Hill Chambers, 31 Queen street. Melbourne.

Melbourne.

The Companies Act 1915.—In 'the matter of UNIVERSAL MOTORS PROPRIETARY LIMITED, of Doveton-street, Ballarat (in Liquidation).

FIRST and Final Dividend is intended to be declared. A FIRST and Final Dividend is intended to be declared.

Creditors who have not proved their debts before the 24th day of June, 1929, will be excluded.

Dated this 7th day of June, 1929.

EDWARD W. SMAIL, F.C.P.A., liquidator, Broken Hill Chambers, 31 Queen-street, Melbourne.

The Companies Act 1915.

GENERAL COMPANY SERVICE PTY. LTD. (IN LIQUIDATION).

NOTICE is hereby given that, under the provisions of section 196 of the Companies Act 1915, a Final Meeting of the Members of the above company will be held at my office on Monday, the fifteenth day of July, 1929, at Tenrovclock in

M. R. M. SMITH, chartered accountant (Aust.), lliquidator, 430 Little Collins-street, Melbourne, 11th June, 1929. '7230

Companies Act 1915.

GILBERT, MCAULIFFE 'PROPRIETARY LIMITED. SPECIAL RESOLUTION, PURSUANT TO SECTION 77.

A Tra General Meeting of the members of the said company, duly convened and held at 191 Queen-street, Melbourne, on the sixth day of May, 1929, the following Special Resolution was duly passed; and, at a subsequent General Meeting of the members of the said company, also duly convened and held at the same place on the thirty-first day of May, 1929, the following Resolution was duly confirmed:—

RESOLUTION.—That the company be voluntarily wound up, and that Mr. S. J. McAuliffe, of '4 Bridge-street, Sydney, be and he is hereby appointed liquidator for the purposes of such

Dated this 10th day of June, 1929.

the forenoon.

F. S. WRIGHT, Secretary.

Companies Act 1915 .- GILBERT, MCAULIFFE PTY. LTD. (in liq.). Take notice that, pursuant to section 189 of the Companies Act 1915, a Meeting of Creditors of the above-named company will be held at the offices of the company, 191 Queen-street, Melbourne, on Friday, 14th June, 1929, at half-past Twelve p.m. Dated this 10th day of June. 1929.
S. J. McAuliffe, Liquidator.

Companies Act 1915.

HUME & HUME ACCOUNTANTS PROPRIETARY
LIMITED.

OTICE is hereby given that a Meeting of creditors of the
above-named company will be held at the offices of Hume
and Hume Accountants Proprietary Limited, 430 Little Col
lins street, Melbourne, on Friday, the fourteenth day of June,
one thousand nine hundred and twenty-nine, at a quarter past
Two o'clock after noon, for the purposes of section 189 of the Companies Act 1915.

Dated this 6th day of June, One thousand nine hundred and twenty-nine. . E. J. HANNAKER, Liquidator..

This notice is purely formal, as there are no creditors of the company, which is being wound up to enable the business to be carried on as a firm under the name of Hume and 7253 Cala sharida

NOTICE TO CREDITORS.—RE CATHERINE MARY FARIE, DECEASED.

NOTICE TO CREDITORS.—RE CATHERINE MARY FARIE, DECEASED.

URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Catherine Mary Farie, late of Canford Cliff Drive, Bournemouth, Hants, England, spinster, deceased (who died on the 16th day of November, 1923, and probate of whose will was, on the 7th day of February, 1929, granted by His Majesty's High Court of Justice in England to Amy Katherine Wellesley Hilleary, of 2 Tregunter-road, Kensington, London, England, married woman, and Alice Florence Maud Stirling Farie, of Longdown, Lower Bourne, Farnham, Surrey, England, spinster, the executors appointed thereby, and an exemplification of which probate, under the seal of the said High Court of Justice, was, on the 31st day of May, 1929, duly granted to the Perpetual Executors, and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne (hereinafter referred to as "the said company"), the duly appointed attorney under power of the said executors), are hereby required to send in particulars, in writing, of such claims to the said company on or before the 12th day of July, 1929. And notice is hereby given that after that day the said company will proceed to distribute the assets of the said deceased which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice have had notice

Dated this 6th day of June, 1929.

MOULE, HAMILTON & KIDDLE, 55 Market street, Melbourne, proctors for the said company.

NOTICE TO CREDITORS.—JANE ELIZABETH BLAMIRE, DECEASED.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Jane Elizabeth Blamire, late of Linton, in the State of Victoria, spinster, deceased, intestate (who died on the twenty-sixth day of January. One thousand nine hundred and twenty-nine, and letters of administration of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-eighth day of May, One thousand nine hundred and twenty-nine, to The Trustees, Executors, and Agency Company Limited, of number 412 Collins-street, Melbourne, in the said State, the said company having been duly authorized by William Herbert Blamire, of 24 Bruce-street, Toorak, tramway inspector, the only brother and one of the next of kin of the said deceased, to apply for and obtain administration of the estate of the said Jane Elizabeth Blamire, deceased), are hereby required to send particulars, in writing, of such claims to the said company, at the above address, on or before the seventeenth day of July, One thousand nine hundred and twenty-nine, after which date the said company will proceed to distribute the assets of the said deceased which shall have come to its hands among the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is bereby 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. DURSUANT to the Trusts Act 1915, notice is hereby given

had notice as atoresaid.

Dated this seventh day of June, 1929.

FITZGERALD & FITZGERALD, Gloucester House, corner of Market and Little Flinders street, Melbourne, proctors for 7249 said company.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Henry Moreillon, the elder, formerly of number 28 Villamanta-street, Geelong, in the State of Victoria, but late of Baunockburn, in the said State, produce merchant, deceased (who died on the fifteenth day of December, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 25th day of February, 1929, to Henry Moreillon, of Bannockburn aforesaid, produce merchant and grazier, and The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street, Ballarat, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Ballarat Trustees, Executors, and Agency Company Limited, at the address of its branch office, 142 Ryrie-street, Geelong, on or before the 8th day of July, 1929, after which date the said Henry Moreillon and The Ballarat Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said Henry Moreillon, the elder, 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 Henry Moreillon and The Ballarat 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 they shall not have had notice as aforesaid.

Dated this 5th day of June, 1929.

WHYTE, JUST, & MOORE, of 27 Malop-street, Geelong, proctors for the estate.

No. 67.—7222.—5

DURSUANT to section 31 of the Trusts Act 1915, notice is hereby given that all creditors and other persons having any claims or demands against the estate of William Joseph Francis Horan, late of Stavely, in the State of Victoria, farmer, decessed, intestate (who died on the twenty-second day of January, One thousand nine hundred and twenty-nine, and letters of administration of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, to the Perpetual Executors and Trustees Association of Australia Limited, of Nos. 100-104 Queen-street, Melbourne, in the said State), are requested to send particulars of such claims and demands addressed to the said The Perpetual Executors and Trustees Association of Australia Limited on or before the fifteenth day of July, One thousand nine hundred and twenty-nine, after which date the said executor will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which notice shall have been given to the said executor; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim notice shall not have been given as aforesaid at the time of such distribution.

Dated the 7th day of June, 1929.

WESTACOTT & LORD, solicitors, Corio Chambers, Hamilton

WESTACOTT & LORD, solicitors, Corio Chambers, Hamil-

NOTICE TO CREDITORS.—THOMAS IMPEY. DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Thomas Impey, late of Port Fairy-road, Ararat, in the State of Victoria, butcher, deceased (who died on the 5th day of February, 1929, and probate of whose will was, on the 21st day of March, 1929, granted by the Supreme Court of Victoria to the Ballarat Trustees, Executors, & Agency Company Limited, of Lydiard-street, Ballarat), are hereby required to send particulars thereof, in writing, to the said company on or before the 15th day of July, 1929, after which date the said company will proceed to distribute the assets of the said company to the claims of which it then shall have had notice. And notice is hereby further given that the executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said company shall not have had notice as aforesaid.

Dated this 30th day of May, 1929.

STEWART W. IRWIN, Ararat, solicitor for the said com-NOTICE TO CREDITORS .- THOMAS IMPEY. DECEASED.

STEWART W. IRWIN, Ararat, solicitor for the said company.

RE MARGARET KINLOCH WOOLCOTT, DECEASED.

RE MARGARET KINLOCH WOOLCOTT, DECLASED.

URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Margaret Kinlock Woolcott, late of Melbourne, in the State of Victoria, widow, deceased (who died on the 6th day of February, 1929, and probate of whose will and codicil thereto was resealed by the Supreme Court of the said State, in its probate jurisdiction, on the 9th day of May, 1929, on the application of John Stuart Thom, of Sydney, in the State of New South Wales, solicitor, and Hazel Kinloch Woolcott, of 15 Ranfurlie-crescent, East Malvern, in the State of Victoria, spinster, the executors appointed by the said will), are hereby required to send particulars, in writing, of their claims to the said executors, to the care of the undersigned, before the 17th day of July, 1929, after which date the said executors will proceed to distribute the assets of the said deceased which shall have come to their hands as such executors as aforesaid amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And the said executors will not be liable for the assets so distributed or any part thereof, to any person of whose claim they shall not then have had notice.

Dated this sixth day of June, 1929.

MADDEN, BUTLER, ELDER, & GRAHAM, 406 Colling-street Melbourne are the state of the said of the street with the street with the state of the street with t

MADDEN, BUTLER, ELDER, & GRAHAM, 406 Collins street, Melbourne, proctors for the executors. 7177

RE HENRY ALLASON, DECEASED.

RE HENRY ALLASON, DECEASED.

DURSUANT to Trusts Act 1915, all persons having claims against the estate of Henry Allason, late of Strathbogie, grazier, deceased (who died on the eleventh day of September, One thousand nine hundred and twenty-eight, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-third day of May, One thousand nine hundred and twenty-nine, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne), are required to send particulars, in writing, of such claims to the said executor company on or before the twentieth day of July, One thousand nine hundred and twenty-nine, after which date the said executor company 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 the said executor 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 the fifth day of June, 1929.

BULLEN & BURT. of 89-91 Queen-street, Melbourne, proctors for the said executor company.

tors for the said executor company.

NOTICE TO CREDITORS .- CATHERINE FLETCHER, DECRASED.

DECEASED.

DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Catherine Fletcher, late of Lorne-street, Fawkner, in the State of Victoria, married woman, deceased (who died on the twentieth day of March, 1929, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the fourth day of June, 1929, to James Norman Fletcher, of Lorne-street, Fawkner aforesaid, tobacco worker, the 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 twelfth day of July, 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 fifth day of June, 1929.

Dated the fifth day of June, 1929.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queenstreet, Melbourne, proctors for the said executor. 7247

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Archibald Miller Allan, formerly of No. 281 Point Nepean-road, North Brighton, in the State of Victoria, but late of No. 249 Point Nepean-road, North Brighton aforesaid, retired public servant, deceased (who died on the twenty-seventh day of February, 1929, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the third day of April, 1929, to William Haslam Edgar, of No. 437 Collins-street, Melbourne, in the said State, member of the Legislative Council), are hereby required to send particulars of such claims, in writing, to the undersigned, at his office hereunder mentioned, on or before the fifteenth day of July, 1929, after which date the said William Haslam Edgar will proceed to distribute the assets of the said Archibald Miller Allan, deceased, which shall have come to his hands among 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 William Haslam Edgar will not be liable for the assets so distributed, or any part thereof, to any person or corporation of whose claim he shall not have had notice as aforesaid.

Dated this tenth day of June, 1929.

Dated this tenth day of June, 1929.

ANGUS A. SINCLAIR, Henty House, 501 Little Collinstreet, Melbourne, proctor for the said William Hasland Edgar.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Peter Edward Rawlinson, late of 145 Moreland-road, Coburg, in the State of Victoria, builder, deceased (who died on the fourteenth day of February, One thousand nine hundred and twenty-nine, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-first day of May. One thousand nine hundred and twenty-nine, to Campbell Douglas, of 422 Little Collinsstreet, Melbourne, in the said State, solicitor), are hereby requested to send particulars, in writing, of such claims to the said Campbell Douglas, care of the undersigned, on or before the fourteenth day of July, One thousand nine hundred and twenty-nine, after which date the said Campbell Douglas will proceed to distribute the assets of the said Peter Edward Rawlinson, deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said Campbell Douglas will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice as a aforesaid.

Dated the sixth day of June, One thousand nine hundred and twenty-nine.

Dated the sixth day of June, One thousand nine hundred and twenty-nine.

LOUGHREY & DOUGLAS, of 422 Little Collins-street, Melbourne, proctors for the said Campbell Douglas. 7250

NOTICE TO CREDITORS.—LEANA SINCLAIRE KENNEDY, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all property PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Leana Sinclaire Kennedy, late of "Glenosmond," 34 Toorak-road, South Yarra, in the State of Victoria, deceased (who died on the 23rd day of March, 1929, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 31st May, 1929, to the Perpetual Executors and Trustees Association of Australia Limited, of 100 Queen-street, Melbourne, in the said State, the sole executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said company, at its address aforesaid, on or before the 20th day of July, 1929. And notice is hereby given that after that day the said company will proceed to distribute the assets of the said Leana Sinclaire Kennedy, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said company will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim it shall not then have had notice.

Dated this sixth day of June, 1929.

a'BECKETT, CHOMLEY, & HENDERSON, 501 Little Collins-street, Melbourne, proctors for the said company. 7255

NOTICE TO CREDITORS .- RE HENRY JOHN HONE. DURSUANT to the provisions of the Trusts Act 1915, notice

is hereby given that all persons having any claims against the estate of Henry John Hone, late of Main-street, Blackburn, Is hereby given that all persons harms any chains against the estate of Henry John Hone, late of Main-street, Blackburn, in the State of Victoria, retired earter, deceased (who died on the twenty-fifth day of February, 1929, and probate of the last will was, on the twenty-eighth day of May, 1929, granted to Herbert Arthur Hone and Frederick Ernest Hone, both of Blackburn, in the said State, gardeners, the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned, E. A. Atkyns & Son, proctors for the said Herbert Arthur Hone and Frederick Ernest Hone, on or before the sixteenth day of July, 1929. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Henry John Hone, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice: and the said executors will not be liable for the assets, or any part thereof, so distributed, to any person of whose claim, they shall not then have had notice.

Dated this eighth day of June, 1929.

Dated this eighth day of June, 1929.

E. A. ATKYNS & SON, 422 Chancery-lane, Melbourne, proctors for the said executors.

NOTICE TO CREDITORS .- RE ELIZABETH FOREMAN, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Elizabeth Foreman, late of Mont Victorroad, Kew, in the State of Victoria, widow, deceased (who died on the twenty-ninth day of March, 1929, and prohate of whose last will and testament was, on the second day of May, 1929, granted to Sidney Herbert Bennett, of 130 Victoriastreet. Footscray, in the State of Victoria, nurseryman, and Herbert Wright, of Dookie Agricultural College, in the said State, instructor: the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned. E. A. Atkyns & Son, proctors for the said Sidney Derbert Bennett and Herbert Wright, on or before the twelfth day of July, 1929. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Elizabeth Foreman, deceased, which shall then have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated the sixth day of June, 1929.

E. A. ATKYNS & SON, 422 Chancery-lane, Melbourne,

E. A. ATKYNS & SON, 422 Chancery-lane, Melbourne, proctors for the said executors. 7239

NOTICE TO CREDITORS.—RE BLANCHE EMILY HOOPER, DECEASED.

P URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all paragraphs. PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Blanche Emily Hooper, formerly of Clarendonstreet, East Melbourne, Fitzroy-street, St. Kilda, and Orangegrove, East St. Kilda, but late of Wavenhoe-avenue, East St. Kilda, but late of Wavenhoe-avenue, East St. Kilda, in the State of Victoria, spinster, deceased (who died on the twenty-second day of December; 1928, and letters of administration of whose estate were, on the twenty-sixth day of April, 1929, granted to Rose Millicent Atkyns, of 25 Cowper-street. North Brighton, in the said State, married woman, the administrative of the estate of the said deceased), are hereby required to send in particulars, in writing, of such claims to the undersigned, E. A. Atkyns & Son, proctors for the said Rose Millicent Atkyns, on or before the twelfth day of July, 1929. And notice is hereby given that after that date the said administratrix will proceed to distribute the assets of the said Blanche Emily Hooper, deceased, which shall have come to her hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said administratrix shall then have had notice: and the said administratrix 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 sixth day of June, 1929.

E. A. ATKYNS & SON, 422 Chancery-lane, Melbourne,

E. A. ATKYNS & SON, 422 Chancery-lane, Melbourne, proctors for the said administratrix. 7240

NOTICE TO CREDITORS .- RE THOMAS EDWARDS (late of Blair-street, Coburg, in the State of Victoria, Gentleman) DECEASED.

DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, all creditors or other persons having any claims against the estate of the above-named Thomas Edwards, deceased (probate of whose will has been granted by the Supreme Court of the State of Victoria to Thomas William Edwards, of Victoriastreet. East Brunswick, in the said State, cabinetmaker, and Hannah Logan, of Tinning-street, West Brunswick, in the said State, married woman, the executors named in the said will), are hereby required to send in particulars, in writing, of such claims to the said executors, care of the undersigned, on or before the nineteenth day of July, One thousand nine hundred and twenty-nine, after which date the said executors will distribute the assets of the deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice: and will not be liable for the assets, or any part thereof, so distributed to any person or persons whose claim they shall not then have had notice.

Dated this 6th day of June, 1929.

HERBERT TURNER & SON, 427 Little Collins-street, Mel-

HERBERT TURNER & SON, 427 Little Collins-street, Melbourne, proctors for the executors.

NOTICE TO CREDITORS .- JESSIE ELIZABETH COLLINS, DECEASED.

DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Jessie Elizabeth Collins, late of 462 St. Kildaroad, Melbourne, in the State of Victoria, widow, deceased (who died on the thirty-first day of March, 1929, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the seventh day of June, 1929, to Alice Maud Mary Bennett, of "Searboro," Lansellroad. Toorak, in the said State, 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 twelfth day of July, 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. have had notice.

Dated the tenth day of June, 1929.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queen-street. Melbourne, proctors for the said executrix. 7242

STATUTORY NOTICE TO CREDITORS.—WILLIAM HOWDEN MATHESON, DECEASED.

HOWDEN MATHESON, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all creditors and other persons having claims or demands against the estate of William Howden Matheson, late of "Scarsdale." Francis-street, Ascot Vale, in the State of Victoria, skin buyer, deceased (who died on the twenty-third day of October, 1928, and of whose estate probate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the fifteenth day of January, 1929, to Joseph L'Estrange, of Nos. 291 and 293 Bridge-road, Richmond. in the said State, barrister and solicitor), are hereby required to send particulars, in writing, of such claims and demands to the said Joseph L'Estrange, at his above-mentioned address, on or before the thirteenth day of July, 1929. after which date he will proceed to distribute the assets of the said deceased which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice in writing; and the said Joseph L'Estrange will not be liable for the assets, or any part thereof, to any person of whose claim the said Joseph L'Estrange shall not then have had notice.

Dated the fifth day of June, 1929.

L'ESTRANGE & KENNEDY, Nos. 291 and 293 Bridge-road.

L'ESTRANGE & KENNEDY, Nos. 291 and 293 Bridge-road, Richmond, solicitors.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all creditors and other persons having claims or demands against the estate of William McNamara, late of No. 109 Elizabeth-street, Richmond, in the State of Victoria, gentleman, deceased (who died on the eleventh day of September, 1928, and of whose will probate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirteenth day of December, 1928, to Mary McNamara, of 109 Elizabeth-street, Richmond aforesaid (now of No. 72 Disraeli-street, Kew, in the said State), spinster, Francis Daniel McNamara, of No. 25 Ross-street, Richmond aforesaid, painter, and Joseph McNamara, of No. 107 Elizabeth-street, Richmond aforesaid, carpenter, the executors named therein), are hereby required to send particulars, in writing, of such claims and demands to the said Mary McNamara, at No. 72 Disraeli-street, Kew aforesaid, on or before the seventeenth day of July, 1929, after which date the

said executors will proceed to distribute the assets of the said deceased which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims and demands of which they shall then have had notice in writing: and they will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this tenth day of June, 1929.

L'ESTRANGE & KENNEDY, Nos. 291 and 293 Bridge-road, Richmond, proctors for the said executors.

DURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Isabella McDonald, late of Inverleigh, in the State of Victoria, widow. deceased (who died on the seventh day of October, 1928, widow deceased (who died on the seventh 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 eleventh day of February, 1929, to James McDonald, of Inverleigh aforesaid, member of Parliament, and The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street, Ballarat, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Ballarat Trustees, Executors, and Agency Company Limited, at the address of its branch office, 142 Ryrie-street, Geelong, on or before the 8th day of July, 1929, after which date the said James McDonald and The Ballarat Trustees, Executors, and Agency Company Limited, will proceed to distribute the assets of the said Isabella McDonald, 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 James McDonald and The Ballarat Trustees, Executors, and Agency Company Limited will not be liable for the assets and Agency Company Limited 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 5th day of June, 1929.

WHYTE, JUST, & MOORE, of 27 Malop-street, Geelong, 7189 proctors for the estate.

Proctors for the estate.

T189

URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all creditors and other persons having claims or demands against the estate of John Thomas Hood, late of No. 90 Pleasant-road, Upper Hawthorn, in the State of Victoria, gentleman, deceased, intestate (who died on the twenty-third day of August, 1928, and of whose estate letters of administration were granted by the Supreme Court of the said State, in its probate jurisdiction, on the first day of November, 1928, to Edmund Gerald Hood, of No. 14 Hubert-street, Kew, in the said State (now of No. 90 Pleasant-road, Upper Hawthorn aforesaid), builder, the only son of the said deceased, and a person entitled to administer his said estate), are hereby required to send particulars, in writing, of such claims and demands to the said Edmund Gerald Hood, at No. 90 Pleasant-road, Upper Hawthorn aforesaid, on or before the seventeenth day of July, 1929, after which date the said administrator will proceed to distribute the assets of the said deceased which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims and demands of which he shall then have had notice, in writing; on distributed to any person of whose claim he shall not then have had notice. have had notice.

Dated this tenth day of June, 1929.

L'ESTRANGE & KENNEDY, Nos. 291 and 293 Bridge-road, Richmond, proctors for the administrator.

RE GEORGE MITCHELL GANGE, DECEASED.

RE GEORGE MITCHELL GANGE, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of George Mitchell Gange; late of Werribee South. in the State of Victoria, farmer, deceased (who died on the twentieth day of March, 1929, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-eighth day of May, 1929, to The Trustees. Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Trustees, Executors, and Agency Company Limited, at its address above-mentioned, on or before the fifteenth day of July, 1929, after which date the said The Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said George Mitchell Gange, 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 The 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 this tenth day of June, 1929.

Dated this tenth day of June, 1929.

J. H. S. CAMPBELL, of Law Institute House, McKillop-street, Melbourne, proctor for the said The Trustees, Execu-tors, and Agency Company Limited. 7220

DURSUANT to section 31 of the Trusts Act 1915, notice is hereby given that all creditors and other persons having any claims or demands against the estate of Malcolm Brooksby, formerly of Kenilworth, near Cavendish, in the State of Victoria, farmer, but late of Edenhope, in the said State, licensed victualler, deceased (who died on the twenty-ninth day of September, 1928), are required to send particulars of such claims and demands to the executors, in care of the undersigned, on or before the tenth day of July, 1929, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which notice shall have been given as aforesaid; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim notice shall not have been given as aforesaid at the time of such distribution.

Dated the 6th day of June, 1929.

Dated the 6th day of June, 1929.

WESTACOTT & LORD, solicitors, Hamilton.

JURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Ronald McDonald, late of Yarrowalla South, in the State of Victoria, grazier, deceased (who died on the 2nd day of April, 1929, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 7th day of May, 1929, to Donald McDonald, of Yarrowalla aforesaid, farmer), are hereby required to send particulars, in writing, of their claims to the said executor, care of the undersigned, on or before the 13th day of July, 1929, after which date the said executor will proceed to distribute the assets of the said Ronald McDonald, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be liable for the assets so distributed to any person of whose claim he shall not then have had notice as aforesaid.

Dated this 6th day of May, 1929.

. Dated this 6th day of May, 1929.

T. M. WILLIAMS, 16 View-street, Bendigo, proctor for the said executor. 7181

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Adam McLellan, formerly of "Helenslea." St. Helen's-road, llawthorn, in the State of Victoria, but late of 33 Carramaravenue, East Camberwell, in the said State, manufacturer, deceased (who died on the twelfth day of March, 1929, and probate of whose last will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the thirteenth day of May, 1929, to The Union Trustee Company of Australia Limited, of Collins-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 Union Trustee Company of Australia Limited, at the above-mentioned address, on or before the fifteenth day of July, 1929, after which date the said company will proceed to distribute the assets of the said Adam McLellan, deceased, amongst the persons entitled thereto, having regard only to the claims of which it shall have had notice. And notice is hereby given that 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.

Dated this 21st day of May, 1929.

Dated this 21st day of May, 1929.

WILLIAM S. COOK, & McCALLUM, Temple Court, 422 Collins-street, Mclbourne, proctors for the said company.

NOTICE TO CREDITORS OF THOMAS RICHARDSON KEAN, DECEASED.

KEAN, DECEASED.

1. URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Thomas Richardson Kean, formerly of 29 Victor-read, East Malvern, in the State of Victoria, but late of Sea Lake, in the said State, retired merchant, deceased (who died on the thirteenth day of March, 1929, and probate of whose last will was granted to Alice Maud Hope Kean, Percy Thomas Kean, and Leslie Norman Kean, all of Best-street, Sea Lake aforesaid, the executors named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned, Upton and Ettelson, proctors for the said Alice Maude Hope Kean, Percy Thomas Kean, and Leslie Norman Kean, on or before the twelfth day of July, 1929. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Thomas Richardson Kean, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have notice.

Dated this fifth day of June, 1929.

Dated this fifth day of June, 1929.

Dated this fifth day of June, 1920.

UPTON & ETTELSON, of 395 Collins-street, Melbourne, 7233 ້ **7233** . ່າ ເມືອ proctors for the said executors.

NOTICE TO CREDITORS.—RE ALICE MAUDE ANDERSON.

NOTICE TO CREDITORS.—RE ALICE MAUDE ANDERSON.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Alice Maude Anderson, late of "Sunnyside," Notting Hill, in the State of Victoria, married woman, deceased (who died on the tenth day of May, 1929, and probate of the last will was, on the fifth day of June, 1929, granted to Herbert Francis Brine, of corner Warrigal and Dandenong roads, Oakleigh, in the said State, house and land agent, the executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned, E. A. Atkyns and Son, proctors for the said Herbert Francis Brine, on or before the sixteenth day of July, 1929. And notice is hereby given that after that date the said executor will proceed to distribute the assets of the said Alice Maude Anderson, deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor shall then have had notice; and the said executor 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 this eighth day of June, 1929.

E. A. ATKYNS & SON, 422 Chancery-lane, Melbourne, proctors for the said executors.

MONDAY, 15TH JULY, AT HALF-PAST TEN 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 John Robert Elston, of Lyndhurst, farmer, the said Sheriff will, on Monday, the fifteenth day of July, 1929, at the hour of hulf-past Ten o'clock in the forenoon, cause to be sold at the Post Office, Lyndhurst (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 John Robert Elston in and to all that piece of land being Crown portion 28, and parts of Crown portion 29, 33, and 40, Parish of Lyndhurst, County of Mornington, and being the whole of the land comprised in certificate of title, volume 3359, folio 671740, in the register-book.

N.B.—Terms: Cash. No cheques taken.

N.B.—Terms: Cash. No cheques taken. Dated at Melbourne this 6th day of June, 1929. N.B.—Terms: Cash.

GEORGE LOUTIT, Sheriff's Officer.

TUESDAY, 16TH JULY, AT HALF-PAST ELEVEN O'CLOCK. In the Supreme Court of the State of Victoria.—Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of T. Walkadine, grocer, who last carried on business at 12 Park-street, North Carlton, and whose present address is unknown, the said Sheriff will, on Tuesday, the sixteenth day of July, 1929, at the hour of half-past Eleven o'clock in the forenoon, cause to be sold at the Police Station, No. 620 Sydney-road, Brunswick (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 T. Walkadine in and to all that piece of land being part of lot 195 on plan of subdivision number 1827, lodged in the Office of Titles, and being part of Crown portion 123, Parish of Jika Jika, County of Bourke, and being the whole of the land described in certificate of title, volume 2378, folio 475538, together with all registered appurtenant and reserved easements.

N.B.—Terms: Cash. No cheques taken. Dated at Melbourne this 6th day of June, 1929.

JOHN ARTHUR DAVIS, Sheriff's Officer.

WEDNESDAY, 17TH JULY, AT ELEVEN O'CLOCK. 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 T. A. Houston, electrician, formerly of 22 Hickford-street, East Brunswick, but now of parts unknown, the said Sheriff will, on Wednesday, the 17th day of July, 1929, at the hour of Eleven o'clock in the forenoon, cause to be sold at the Police Station, 2 Jarvic-street, East Brunswick (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 T. A. Houston in and to all that piece of land being part of Crown portion 108, at Brunswick, Parish of Jika Jika, County of Bourke, and being the land comprised in certificate of title, registered volume 4608, folio 921507.

N.B.—Terms: Cash No cheques taken

N.B.—Terms: Cash. No cheques taken. Dated at Melbourne this 8th day of June, 1929.

7246

GEORGE LOUTIT, Sheriff's Officer.

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 W. S. Carey, of Cranbourne, builder and contractor, the said Sheriff will, on Monday, the 15th day of July, 1929, at the hour of One o'clock in the afternoon, cause to be sold, at the Police Station, Cranbourne (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 W. S. Carey in and to—(1) All that piece of land being part of Crown allotments one and three, section nine, Town and Parish of Cranbourne, County of Mornington, being the whole of the land described in certificate of title, volume 5486, folio 1097173. (2) All that piece of land being part of Crown allotments 1, 2, and 3, section 9, Town and Parish of Cranbourne, County of Mornington, and being the whole of the land described in certificate of title, volume 5527, folio 1105373

Also, on Tuesday, the 16th day of July, 1929, at the hour of Two o'clock in the afternoon, at the Police Station, Nichol-

son-street, Bentleigh—
All the right, title, estate, and interest (if any) of the said All the right, title, estate, and interest (if any) of the same W. S. Carey in and to—All that piece of land being lot 30 on plan of subdivision number 9740, 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 described in certificate of title, volume 5280, folio 1055815.

N.B .- Terms: Cash. No cheques taken.

Dated at Melbourne this 10th day of June, 1929.

7243

GEORGE LOUTIT, Sheriff's Officer.

MINING NOTICES.

AUSTRALIAN QUICKSILVER MINING COMPANY NO LIABILITY.

A N Extraordinary Meeting of the above company will be held at the Board-room, Temple Court, 422 Collins-street, Melbourne, on Thursday, the 20th day of June, 1920, at Eight

BUSINESS:

- 1. To authorize the directors to dispose of the whole of the company's undertaking, and in particular, Mineral Lease No.
- 2. To transact any other business arising out of or incidental to the foregoing matters.

 3. To confirm the minutes of the meeting.

 Dated this 30th day of May, 1929.

By order of the Board,

7079

F. A. KENT, Manager.

F.M.S. TIN SYNDICATE NO LIABILITY.

A N Extraordinary Meeting of the above-named company is hereby converied, and will be held at the registered office, Stock Exchange Buildings, 422 Little Collins-street, Melbourne, on Friday, the Twenty-first day of June, 1929, at half-past Two o'clock in the afternoon, to pass a resolution (a) requiring the company to be voluntarily wound up, and to determine the course to be pursued by the directors for the purpose, and the mode of disposal of any surplus of the company's property; (b) to pass a resolution confirming the minutes of the meeting.

Dated the first day of June, 1929.

By order of the Board,

JOHN BRANDON, Manager

422 Little Collins-street, Melbourne, C.1.

GLENELG OIL COMPANY NO LIABILITY.

OTICE is hereby given that all shares forfeited for non-payment of the fifth (May) Call of Threepence per share will be sold by public auction, at the Stock Exchange Hall, Melbourne, on Thursday, 20th June, 1929, at half-past Eleven o'clock a.m., unless the said call is previously paid.

By order of the Board,

J. L. DONALDSON, Manager.

Companies Act 1915 .- Tenth Schedule GIPPSLAND PETROLEUM NO LIABILITY.

THE undersigned, do hereby make application to register
Gippsland Petroleum as a no-liability company, under
the provisions of Part II. of the Companies Act 1915.

1. The name of the company is to be Gippsland Petroleum
No Liability

2. The place of operations is at Pelican Point, Lake Victoria.

3. The registered office of the company will be situated at 135 William-street, Melbourne.

4. The value of the company's property, including claim and charactery, is £5,000.

- 5. The number of shares in the company is two hundred, of
- one pound each.

 6. The number of shares subscribed for is two hundred.

 7. The name of the manager is George Dick Meudell.

 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, Occupation. Number of Shares. Francis Wellington Were, Greensborough, retired ... Ellis Davies, Collins House, Melbourne, accountant Thomas Davis Haslett, Edithvale, petroleum engineer Alfred James Gilsenan, Paynesville, manufacturer George Dick Meudell, 135 William-street, Melbourne, 1 manager 1 George Dick Meudell, 135 William street, Melbourne, manager (in trust for shareholders) 195 200

G. D. MEUDELL, Manager. Dated this tenth day of June, 1929. Witness to signature—WM. H. WADDELL.

I, George Dick Meudell, do solemnly and sincerely declare

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.

G. D. Mennett.

Taken before me, at Melbourne, this tenth day of June 1929—WM. H. WADDELL, J.P. 7223 7223

INSOLVENCY NOTICES

The Insolvency Acts.—In the Court of Insolvency, Western District, Warrnambool.

A SECOND and Final Dividend is intended to be declared in the matter of Francis James Richie, of Dennington, in the State of Victoria, storekeeper, whose estate was sequestrated on the 23rd day of November, 1927. Creditors who have not proved their debts by the 24th day of June, will be excluded.

Dated this 8th day of June, 1929.

R. R. MACFARLANE, Trustee, Warrnambool.

The Insolvency Act.—In the Court of Insolvency, Western District, St. Arnaud.

SECOND and Final Dividend is intended to be declared A in the matter of W. J. Hay, of Donald, draper, whose estate was sequestrated on the 19th day of August, 1927. Creditors who have not proved their debts by the 27th day of June, 1929, will be excluded.

Dated this 12th day of June, 1929.

K. C. C. WOOTTON, trustee, care of Wootton & Sons, chartered accountants, 20 Queen-street, Melbourne. 7234

The Insolvency Acts .- In the Court of Insolvency.

The insolvency Acts.—In the Court of Insolvency.

IVIDENDS are intended to be declared in the undermentioned estates. Creditors who have not proved their debts by the twenty-first day of June, 1929, will be excluded.

Leonard Richard Chamberlin, of Sunbury, storckeeper, assigned 7th day of July, 1924. Fourth and final.

Leslie McLeod and Leslie Frederick Smith, of High-street, Thornbury, grocers, trading as McLeod & Smith, assigned 17th day of October, 1921. Second and final.

George Edward Nelson Pierce, of McKenzie-street, Bendigo, draper. sequestrated 1st day of February, 1928. First

draper, sequestrated 1st day of February, 1928. First and final.

Dated this 5th day of June, 1929.

EDWARD W. SMAIL, F.C.P.A., public accountant and registered trustee, Broken Hill Chambers, 31 Queen-street, Medical Chambers, Medical Chamber

The Insolvency Acts.—In the Court of Insolvency, Southern District, at Ballarat, No. 2041.—In the matter of THOMAS PASCOE, of Clunes, in the State of Victoria, baker and pastrycook, insolvent.

THE above-named Thomas Pascoe, now residing at 106 Urquhart-street, Ballarat aforesaid, intends to apply to the Court of Insolvency, at Ballarat, on the 9th day of July, 1929, at Ten o'clock in the forenon for a certificate of discharge pursuant to the provisions of the Insolvency Act 1915, and for dispensing with the condition mentioned in section 233 of the said Act.

Dated the 10th day of June, 1929.

THOS. PASCOE. R. J. Gribble, 32 Lydiard-street south, Ballarat, solicitor's for the insolvent.

IMPOUNDINGS.

A RCHIE'S CREEK.—Impounded at Archie's Creek

1 medium iron-grey mare, shod, no visible brand

If not claimed and expenses paid, to be sold on 21st June, 1929.

7195-4/

M. A. BUCKLEY Poundkeeper.

BALLARAT.-Impounded at Ballarat City Pound.

1 chestnut pony gelding, white face, knees marked, indistinct brand near shoulder

brand near snounder

1 brown mare, near front fetlock white, no visible brand

1 light-bay pony mare, blind in off eye, R off shoulder

1 dark-bay gelding, little white off hind coronet, shod, no
visible brand

the stand gelding, running star and snip, like S (sideways) near shoulder

If not claimed and expenses paid, to be sold on 14th June, 1929.

1 red heifer calf

If not claimed and expenses paid, to be sold on 18th June, 1929

7045 - 10/8

C. H. ELLIS. Poundkeeper.

BENALLA.—Impounded at Benalla, by G. Robinson, Warrenbayne.

1 bay draught mare, aged, white spot on each side of neck, off fore foot deformed, collar and harness marked, no visible

1 bay mare, light harness sort, star on forehead, like OD near shoulder

If not claimed and expenses paid, to be sold on 26th June, 1929.

7197-7/4

D. MURPHY Poundkeeper.

BOORT.—Impounded at Boort.

1 chestnut mare, off hind foot white, no visible brand

If not claimed and expenses paid, to be sold on 26th June, 1929 W. YOLE

7193-4/

Poundkeeper.

BRAYBROOK.—Impounded at Braybrook Shire Pound.

1 black mare, like JS near shoulder 1 brown gelding, A near shoulder

If not claimed and expenses paid, to be sold on 19th June, J CRADDOCK.

7209 - 4/8

Poundkeeper.

BUNGAREE.-Impounded at Bungaree Shire Pound.

1 black gelding, like E near shoulder 1 bay gelding, black points 1 bay gelding, white feet, star, branded like JD (conjoined)

If not claimed and expenses paid, to be sold on 12th June, 1929. J. CUSACK

7046--5/4

Poundkeeper.

CAMPBELLFIELD.—Impounded at Campbellfield.

1. White mare, light medium, like GT near shoulder

2. Bay gelding, about 15 hands, like CC near shoulder 3. Roan gelding, about 14.2, like N near shoulder

If not claimed and expenses paid, to be sold on 27th June,

A. OLIVER,

7259 - 5/4

Poundkeeper.

CASTERTON.—Impounded at Casterton.

1 grey pony marc, no visible brand 1 black gelding, off hind foot white, like J near shoulder

If not claimed and expenses paid, to be sold on 20th June, 1929. GEORGE SHAW

7261 - 4/8

Poundkeeper.

CLUNES.—Impounded at Clunes, by Herdsman.

1 bay pony, star on forehead, R near shoulder 1 bay mare, short tail

If not claimed and expenses paid, to be sold on 26th June, 1929

7264-4/8

Poundkeeper.

COROMBY.—Impounded at Coromby.

1 black pony mare, near hind foot white, white star on forehead, no visible brand

If not claimed and expenses paid, to be sold on 13th June,

7211-4/8

E. E. LIERSCH, Poundkeeper.

CROYDON.—Impounded at Croydon.

1 grey gelding, no visible brand

If not claimed and expenses paid, to be sold on 25th June, 1929.

7194-4/

O. S. FOOTIT Poundkeeper.

DONALD.—Impounded at Donald, 29th April, 1929, by Inspector Cameron.

l brown gelding, "Mologa," aged, front feet shod

On 30th May, 1929

1 brown mare, hack, blaze face, white feet, H near shoulder On 6th June, 1929.

1 chestnut gelding, light sort, star on forehead, running white stripe down face, snip on nose

If not claimed and expenses paid, to be sold on 29th June,

7207-8/

W. WILLEY Poundkeeper.

DUNOLLY.—Impounded at Dunolly.

1 red and white steer, stag, piece out of ear, no visible brand If not claimed and expenses paid, to be sold on 15th June, 1929

7173 - 4/

D. A. RAE, Poundkeeper.

ECHUCA.—Impounded at Echuca.

1 chestnut mare, off hind and near front fetlocks white, little white on face, like B off shoulder 1 bay mare, bobbed mane, indistinct brand on near shoulder

If not claimed and expenses paid, to be sold on 27th June, 1929

7174 - 5/4

R. GREVILLE Poundkeeper.

AMILTON.—Impounded at Dundas Shire Pound, from Victoria Valley, Karabeal, and Skene-lane, by the Ranger.

bay gelding, aged, star, blaze, and snip, no visible brand chestnut gelding, JD on shoulder
I grey pony mare, soro back, had shoes on, no visible brand I black hack, star, blaze, three white feet
bay pony gelding, star, no visible brand
bay delivery gelding, hind feet white, star, no visible brand bay or brown delivery mare, star and snip, no visible brand bay pony mare, no visible brand

By J. R. Moodie.

I merino ewe, front and back notch off near ear, indescribable brand on back

If not claimed and expenses paid, to be sold on 14th June,. 1929

7175—12/

P. A. KERR Poundkeeper.

EATHCOTE.—Impounded at Heathcote.

1 brown horse, light, star, crown over 480 off shoulder

If not claimed and expenses paid, to be sold on 1st July, 1929

P. BURNS,

7266-4/

Poundkeeper.

1 draught mare, blaze face, aged, no visible brand 1 bay gelding, buggy sort, aged, no visible brand 1 chestnut pony gelding, thick set, blaze face, near hind fet-lock white, like M over W near shoulder From M. P. O'Dwyer's paddock, Boosey. 5 crossbred ewes, like J on back 2 crossbred weaner wethers, like J on back 4 young crossbred lambs, no visible brand If not claimed and expenses paid, to be sold on 5th July, J. G. BRADSTREET, ·7196—9/4 Poundkeeper. K ORUMBURRA.—Impounded at Korumburra, 1st June, 1929, by J. G. Duffy. .1 bay gelding, saddle hack, long tail, black points, saddle marked, unshod, no visible brand On 10th June, by T. Connop. 1 bay mure, small star, near hind foot white, clipped mane, long tail, no visible brand If not claimed and expenses paid, to be sold on 28th June, F. BONAR,
Poundkeeper. 7200-7/4 MELBOURNE.—Impounded at the Pound, Arden-street, North Melbourne, 5th June, 1929, by A. Thomas. I bay pony mare, blind in one eye On 8th June. 7 yellow Jersey cow, tar on loin, turned-in horns If not claimed and expenses paid, to be sold on 27th June, 1929. O. CAVANAGH. 7205-6/ Poundkeeper. M ELTON.—Impounded at Melton. 1 bay draught mare, hind feet white, saddle marked, star, shod If not claimed and expenses paid, to be sold on 6th July, 1929. GEO. MINNS. .7260 - 4/MERBEIN.—Impounded at Merbein. 1 bay cart mare, black points, like SSA over 11 on near 1 bay light mare, small star, like 8 near shoulder, 3 on near If not claimed and expenses paid, to be sold on 27th June, F. A. DEACON 7210-6/ Poundkeeper. MININERA.—Impounded at Mininera. 1 chestnut pony mare, blaze down face, off hind foot white 1 black pony gelding, star on forehead, no visible brand 1 bay hack gelding, no visible brand 1 brown mare, lame, white near hind foot, star on forehead If not claimed and expenses paid, to be sold on 18th June, 1929. W. C. BRUMLEY, 7203-6/ Poundkeeper. M JOROOPNA.—Impounded at Mooroopna. h black pony gelding, 57 near shoulder black pony gelding, no visible brand yellow and white heifer calf, no visible brand brindle heifer calf, no visible brand If not claimed and expenses paid, to be sold on 4th July, L. MILLER.

M. ULGRAVE.—Impounded at Mulgrave Shire Pound.

1 bay gelding, star, snip, shod, like W over bar near shoulder

If not claimed and expenses paid, to be sold on 27th June,

K ATAMATITE.—Impounded at Katamatite, from Wm. White's paddock, Dunbulbalane.

N JLLAWARRE.—Impounded at Nullawarre, by Shire Ranger, off shire roads. No. 1. Brindle heifer, big top off near ear, no visible brand No. 2. Red heifer, big top off near ear, no visible brand . No. 3. White and red bull yearling, big top off near ear, no visible brand
No. 4. White heifer, big top off near ear If not claimed and expenses paid, to be sold on 20th June, E. A. FROST 7208-7/4 Poundkeeper. RAYWOOD.-Impounded at Raywood. 1 chestnut mare, light delivery, white blaze on face, hind feet white, no visible brand If not claimed and expenses paid, to be sold on 22nd June, T. J. ENGLISH 7265-4/8 RED CLIFFS.—Impounded at Red Cliffs. 1 grey nuggetty draught mare, no visible brand If not claimed and expenses paid, to be sold on 27th June, D. J. CHARLES, 7263-4/ Poundkeeper. RINGWOOD.—Impounded at Ringwood. 1 bay draught horse, heart star, hind feet white, no visible brand I bay gelding, no visible brand I pony gelding, no visible brand If not claimed and expenses paid, to be sold on 21st June, E. HAMSON 7198-6/ Poundkeeper. RUTHERGLEN.—Impounded at Rutherglen Shire Pound. l black gelding, no visible brand If not claimed and expenses paid, to be sold on 15th June, S. D. HOSSACK 7258-4/ Poundkeeper. STRATFORD.—Impounded at Stratford, by W. Woodhouse. dark-red roan poley bullock, V piece out top off ear, piece out bottom near ear, no visible brand

1 brindle poley heifer, V piece out top off ear, piece out hottom near ear, no visible brand

1 yellow-roan poley steer, V piece out top off ear, piece out bottom near ear, no visible brand

1 white poley bull calf, no visible brand

1 bay or brown mare, star and snip, shod front feet, bang tail, no visible brand If not claimed and expenses paid, to be sold on 1st July, W. J. MILDENHALL, 7201-9/4 Poundkeeper. S WAN HILL.—Impounded at Swan Hill, by Bonell, from Tresco. Tresco. 1 black gelding, hind feet white, star and snip, JO near shoulder bay yearling foal, no visible brand bay yearling foal, star, no visible brand chestnut mare, rope on neck, blaze, hind feet white bay mare, off hind foot white, no visible brand bay mare, no visible brand bay mare, strap on neck

By S. G. Russell.

If not claimed and expenses paid, to be sold on 13th June,

bay mare, no visible brand

1 skewbald gelding, light, hog mane, no visible brand 1 bay mare, near hind foot white, star, W on near shoulder If not claimed and expenses paid, to be sold on 20th June, 1929.

7172—13/4 C. HERRIDGE, Poundkeeper.

1929. *7192—4/

7202-4-6/

W. ELLIS, Poundkeeper.

Poundkeeper.

/URRIFF.-Impounded at Turriff. 1 bay gelding, light, white face, no visible brand 1 bay mare, light, has a bridle on it, no visible brand. advance. If not claimed and expenses paid, to be sold on 28th June, ARCH. BROWN, 7262 - 4/8Poundkeeper. WARRAGUL.—Impounded at Warragul. Gazette. 1 bay pony gelding, black points, no visible brand line throughout. If not claimed and expenses paid, to be sold on 27th June, M. EVERARD. Poundkeeper. ATCHEM.—Impounded at Watchem, by Mr. Robert Curtis, Watchem.

1 light bay gelding, aged, star, delivery sort, like indistinct brand near shoulder the first is charged as a line. By Mr. Wilfred Hoare. 1 black light mare, few white hairs on forehead, no visible 1 light bay gelding, star, no visible brand If not claimed and expenses paid, to be sold on 25th June, WILLIAM BAIRD. 7191-8/ WERRIBEE.—Impounded at Werribee, 5th June, 1929, by S. Vinall, from Metropolitan Farm.

1 dark bay pony horse, star, near hind foot white sock, white spot under saddle, unshed, no visible brand By R. O'Connor, from Duncan's-road, Werribee. 1 red steer, white markings, no visible brand
1 red poddy heifer, no visible brand
1 yellow and white poddy steer, stick on neck, no visible brand
1 yellow poddy heifer, stick on neck, no visible brand If not claimed and expenses paid, to be sold on 1st July, 1929. JOHN F. MAHER 7199-8/8 Poundkeeper. AGENTS FOR "GOVERNMENT GAZETTE." THE following have been appointed agents to receive Advertisements and Subscriptions for the Government Gazette:-ARMSTRONG'S AGENCY, 129 Queen-street, Melbourne. MESSRS. ARNALL & JACKSON, 428 Collins-street, Melbourne. MR. J. A. BARRACLOUGH, General Manager for Australasia, Reuters Limited, 359-361 Collins-street, Melbourne.

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MR. R. L. PARKER, Bendigo.

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MR. W. J. PARKER, Dunolly.

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MR. JAS. ALAN SIDDALL, Wangaratta.

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THE "VICTORIA GOVERNMENT GAZETTE."

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Every signature must likewise be counted as a line.

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GOVERNMENT GAZETTE.

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No. 681

THURSDAY, JUNE 13.

[1929

Factories and Shops Acts.

DETERMINATION OF THE HORSEHAIR BOARD.

Norn.—This Determination on the 12th June, 1929, applied to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any persons employed in the process, trade, business, or occupation of preparing horsehair for trade or sale," has made the following Determination, namely:—

Note,—On the 16th June, 1913, the powers of the Horsehair Board were extended to enable it to deal with rates for cowhair or pighair.

(1) That on the 12th June, 1929, the last previous Determination of the Board shall be revoked and replaced by this Determination.

(2)

	Apprentices. Improvers.							Other Employees.									
		V	Vages.		er we	ek of			,	Wages.		er we	ek of ura.	Wages.	Pe	2 W00	k of
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ο.		entice to				ation	1 0			every five			n of	Wet or dry hacklers		106	
of t	hree w	orkers r	eceiving	not, I	ess	than				eiving		SS	than	Teasers and tail pullers		93	G
89s.	6d, per	week of	18 hours.				1 89s.	6d. pe	r week of	f 48 hours	3.			All others		89	6

- (3) OVERTIME.—Any employee who works for any time in excess of 48 hours in any week shall be paid for such extra time at the rate of time and a half.
- (4) Special Rates.—All work done on Sundays, Good Friday, 21st April (Eight Hours Day), and Christmas Day, shall be paid for at the rate of double time, and for all work done on New Year's Day, 26th January (Foundation Day), Easter Saturday, Easter Monday, and Boxing Day, the rate of payment shall be time and a half, but if any other day be by Act of Parliament or Proclamation substituted for any of the above holidays, the special rates shall be payable only for the day so substituted.
- (5) Time Wages.—Any person employed on time wages for less than the number of hours fixed for an ordinary week's work shall for each hour worked up to one-half the number of hours fixed be paid at the ordinary wages rate with an addition of thirty-three and a third per centum.
- (6) PIECE-WORK.—That the lowest piece-work prices to be paid to persons for doing work of the kinds specified in the following Schedule shall be—

 Mixing, spinning, and curling hair
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Employer to supply all tools and material.

D. GRANT,

Chairman.

A. G. ALLEN,

Secretary.

Melbourne, 15th May, 1929.

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VICTORIA GOVERNMENT GAZETTE.

Bublished by Authority.

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

No. 691

THURSDAY, JUNE 13.

[1929

Factories and Shops Acts.

DETERMINATION OF THE WHOLESALE GROCERS BOARD.

Note.—(a) On the 23rd December, 1912, the powers of the Wholesale Grocers Board were extended to enable it to fix rates for persons employed in the business of a wine and spirit merchant.

(b) This Determination on the 13th June, 1929, applied to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Act 1915 the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person or persons or classes of persons employed in the business of a wholesale grocer, including a seller of tea," has made the following Determination, namely:—

(1) That on the 13th June, 1929, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

Apprentices and Improvers,	ALL OTHER EMPLOYEES.									
Wager per week of 48 hours.		Wag	es per week of 48 hou	rs.						
Under 16 years of age 0 19 6 16 years of age 1 6 3 17 1 16 9 18 2 8 0 19 2 19 0	Head cellarman, i.e., the principal	Within the cities of Ballarat and Ben- digo, and the boroughs of Eaglehawk and Sebastopol.	Within the cities of Geelong and Geelong West, and the town of Newtown and Chliwell.	All other parts of Victoria where this Determination applies.						
20 ,, ,, 3 12 6	employee engaged in testing, blend-	£ s. d.	£ s. d.	£ s. d.						
PROPORTION (IN ANY PLACE). Apprentices. One apprentice to every three or fraction of three workers receiving not less than 80s. 6d. per week of 48 hours. An indenture of apprenticeship prescribed by the Board was approved on 24.5.1923. Improvers. One improver to every three or fraction of three workers receiving not less	ing, reducing, or fining wines or spirits	5 5 0 4 17 0 4 14 6 5 13 0 5 5 0 4 17 0 4 17 0 4 17 0 4 19 6	5 7 6 5 7 6 4 19 6 4 17 0 5 15 6 5 7 6 4 19 6 4 19 6 4 12 0	5 10 0 5 10 0 5 2 0 4 19 6 5 18 0 5 10 0 5 2 0 4 14 6						

(3) TIMES OF BEGINNING AND ENDING WORK-

Time of Beginning. Not earlier than— 7.45 a.m. Times of Ending. Not later than—

7.45 a.m.

12 noon 5.30 p.m. On Saturday, or the day on which the weekly half-holiday is observed, On the other working days of the week.

(4) OVERTIME.—The following rates shall be paid for all work done:-

Outside the times of beginning and ending work in any day . .

First two hours, Time and a half, thereafter, Double time.

Within the times of beginning and ending work, in excess of the maximum number of hours fixed as a week's work in any week

.. Time and a half.

- (5) Time Rate.—Any person employed on time wages for less than the number of hours fixed for an ordinary week's work shall for each hour worked up to 24 hours be paid at the ordinary wages rate with an addition of fifty per centum.
- (6) Special Rays.—Double time shall be the special rate for all work done on Sundays, New Year's Day, Foundation Day (26th Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, then the special rate shall be payable only for the day so substituted.
- (7) TERMINATION OF EMPLOYMENT.—Seven days' notice of termination of employment shall be given by either employer or worker.
- (8) Picnic Day.—Double time shall be paid for all work done in the Metropolitan District on the second Saturday in February, the day observed as annual Picnic Day.

R. J. EDWARDS,

Chairman.

W. L. HARRINGTON.

Melbourne, 30th May, 1929.

Secretary.

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