

### VICTORIA

# GOVERNMENT GAZETTE.

Published by Authority.

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No. 361

#### WEDNESDAY, APRIL 9.

[1930

#### PUBLIC HOLIDAYS.

T is hereby notified that on-

FRIDAY, THE 18TH. SATURDAY, THE 19TH,
MONDAY, THE 21ST,
TUESDAY, THE 22ND, and FRIDAY, THE 25TH DAYS OF APRIL, 1930.

the Public Offices will be closed, such days being appointed by the Public Service Act 1928 and the Anzac Day Act 1928, respectively, to be observed as holidays in the Public Offices throughout Victoria.

T. TUNNECLIFFE, Chief Secretary.

Chief Secretary's Office, Melbourne, 31st March, 1930.

#### PUBLIC HOLIDAYS.

#### PROCLAMATION

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

N pursuance of the provisions contained in Part VII. of the Public Service Act 1928, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays at the places specified, viz.:—

#### Public Holidays:-

Monday, the 31st day of March, 1930, throughout the Boolarra Riding of the Shire of Morwell.

Wednesday, the 9th day of April, 1930, throughout the North Riding of the Shire of Flinders.

Given under my Hand and the Seal of the State of Vic en under my Hand and the Sear of the State of Victoria aforesaid, at Melbourne, this second day of April, in the year of our Lord One thousand nine hundred and thirty, and in the twentieth year of the reign of His Majesty King George V.

(L.S.)

SOMERS.

By His Excellency's Command,

T. TUNNECLIFFE, Chief Secretary.

F. Lewis, Chief Inspector of Fisheries and Game.

(Inserted 1° on 9th April, 1930.)

THIRD CLASS CLERK, COURTS, DEPARTMENT OF LAW. PPLICATIONS will be received by the Public Service Com-A missioner (Victoria), up to Thursday, the 17th April, 1930, from officers of the Clerical Division of the Public Service of Victoria, who are eligible and qualified, for appointment to the above-mentioned position.

By order,

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 7th April, 1930.

GOD SAVE THE KING!

No. 36.-4110-PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

PUBLICATION OF THE GOVERNMENT GAZETTE. IT is hereby notified that, owing to the appointment of the Easter holidays, the Government Gazette will be published on

THURSDAY, THE 24TH APRIL, 1930,

in lieu of Wednesday, the 23rd April, 1930.

. H. J. GREEN, Government Printer.

Melbourne, 31st March, 1930.

The Fisheries Act 1928.

NOTICE OF INTENTION TO PROHIBIT BOATS AND NETS BEING LEFT IN THE SALT CREEK, TOM'S CREEK, TOORLOO ARM, AND AVON RIVER.

T is hereby notified, for general information, that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to make a Proclamation to provide that trammels, trawls, or other nets or engines, whether fixed or unfixed, to be employed in fishing, or any boats having attached thereto, or on board, or in tow, any trammels trawls, or other nets or engines shall not be left or allowed to remain in or upon any of the waters specified hereunder during the whole year:—

during the whole year:-Salt Creek (flowing into Swan Buy of Lake King).

Tom's Creek.
Toorloo Arm of Lake Tyers.
Avon River and its tributaries, except for a quarter of a mile from its mouth.

T. TUNNECLIFFE, Chief Secretary. 7th April, 1930.

#### APPOINTMENTS

H 18 Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 31st day of March, 1930, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF PUBLIC INSTRUCTION

Members of Advisory Committees.

The persons hereunder to be Members of the Advisory Committees of the Domestic Arts Schools set above their names for the period from the 1st January to the 31st December.

School of Domestic Arts, East Camberwell.

MARTIN, F. GIBBS, Mrs. L.
MUNDAY, Mrs. L.
EATON, Mrs. H.
MORGANS, H.
PITTARD, W. H.
MCWHINNEY, H. L.

BULEY, E. MATTHEWS, W. S. DELVES, W. F. MACKAY, Mrs. N. HOARE, Mrs. F. RUDDLE, Mrs. M.

School of Domestic Arts, Ballarat.

GRAVES, Mrs. E. M. BOLSTER, Mrs. G. WYE, Mrs. S. MORALEE, Mrs. E.

SWENSON, Mrs. E. NICHOLSON, Mrs. A. BICKART, Mrs. A.

School of Domestic Arts, Bendigo.

CATFORD, Mrs. H. R. McRoberts, Mrs. A. Smith, Mrs. D. Wills, Mrs. E.

MATRERRY, Mrs. E. AMER, Mrs. F. T. ISSELL, Mrs. W.

School of Domestic Arts, Brunswick.

GLEDHILL, Mrs. E. REABURN, Mrs. E. K. CABTER, Mrs. E. K. WALKER, Mrs. E. TEUSCOTT, Mrs. D. RICHARDS, Mrs. A. GIBBINS, Mrs. A.

BALFE, Mrs. S. JONES, Mrs. M.
STURBOCK, Mrs. J.
WILSON, Mrs. M.
MELVILLE, Mrs. J. HOLBROOK, Mrs. C. WILLIAMS, Mrs. ADELAIDE.

School of Domestic Arts, Collingwood.

NOBES, Mrs. ROSE. FOSSETT, Mrs. S. HAYSOM, Mrs. H. YOUNG, Mrs. E.

Brown, Mrs. E. C. Cornfoot, Mrs. A. H. Telfer, Mrs. F.

School of Domestic Arts, Fitzroy.

SWAN, Mrs. E.
CASEY, Mrs. H. M.
TISELL, Mrs. E.
HARDING, FRANK.
COGHILL, ABTHUR.
WILSON, GEORGE.
BRADDY, MARTIN.

MURRELL, JOHN. JACK, E. TREMBATH, Mrs. E. OSBORNE, Dr. ETHEL. ROBSON, Mrs. R. Young, Mrs. M.

School of Domestic Arts, Flemington.

GRACE, Mrs. M. LUCAS, Mrs. G. BOND, Mrs. B. H GRIEVES, Mrs. M.
BAIN, Mrs. F.
YOUNG, Mrs. A.
HIGGINBOTHAM, Mrs. G. MAWBEY, Mrs. H.
SPRING, Mrs. M.
MILLS, Mrs. E.
HARRY, Mrs. 1.
DUNSTAN, Mrs. E.
GARDINER, Mrs. A.

School of Domestic Arts, Footscray.

RUSSELL, Mrs. E. M.
BELL, Mrs. A.
TORNER, Mrs. W. H.
EBELING, Mrs. C.
WHITEHEAD, Mrs. F.
JAMES, Mrs. M.
WADDELL, Mrs. M.

RUSSELL, Mrs. K. GENT, Mrs. J. FORCE, Mrs. E. TAYLOR, Mrs. W. KNIGHT, Mrs. J. HUDSON, Mrs. H.

School of Domestic Arts, Montague.

KENT, Mrs. J. S. PAULIN, Mrs. G. CATON, Mrs. M. RUSSELL, Mrs. K. SUTHERLAND, Mrs. V. Alston, Mrs. J.

MURPHY, Mrs. J. L. CHAPMAN, Mrs. C.
BANTON, Mrs. M.
PEARSON, Mrs. FLETCHER.
GRIERSON, Mrs. BELL.
WRIGHT, Mrs. EVA.

School of Domestic Arts, Richmond.

RITCHIE, Mrs. E. BOYKETT, Mrs. M. HARRISON, Mrs. E. J. HARRIS, Mrs. E. GABDINER, Mrs. H. J. BOYD, Dr. ALVA. CLARKE, Mrs. J. BRENNAN, Mrs. V. M. GRAY, Mrs. M.

School of Domestic Arts, Williamstown.

MORGAN, Mrs. E. Ward, Mrs. E. MOORE, Mrs. H. WATSON, Mrs. E. LEMMON, Mrs. E.

MAYNARD, MISS K. E. BUNNETT, Mrs. E. A. CORBEL, Mrs. ERGIL. BURKE, Mrs. MAY. Blackstock, Mrs. Lucy.

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

At the Executive Council Chamber, Melbourne, the 31st March, 1930.

STATE RIVERS AND WATER SUPPLY COMMISSION.

SWAN HILL SEWERAGE AUTHORITY.

AUTHORITY TO OBTAIN A BANK OVERDRAFT.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by Order made on the 21st March, 1930, hereby authorize in pursuance of the provisions of section 75 of the Sewerage Districts Act 1928 (No. 3772), the Swan Hill Sewerage Authority to obtain an advance or advances from the Commercial Bank of Australia Limited, Swan Hill, by way of overdraft, provided that the total of the sums owing to the bank at any one time by the said Sewerage Authority shall not exceed the amount of One thousand pounds (£1,000).

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

At the Executive Council Chamber, Melbourne, the 21st March, 1930.

Water Act 1928 (No. 3801).-Fifth Schedule

STATE RIVERS AND WATER SUPPLY COMMISSION.

HICKSBOROUGH URBAN DISTRICT.

NOTICE to owners of tenements in the undermentioned streets in the Hicksborough Urban District and the private streets, lanes, courts, and alleys opening thereto:—

Inverloch-road, from James street to Wonthaggi-street and west from Wonthaggi-street a distance of about 22 chains to an unnamed street.

Wonthaggi-street, from Inverloch-road a distance of 8 chains south.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 9th day of May next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

#### WONTHAGGI URBAN DISTRICT.

N OTICE to owners of tenements in the undermentioned streets in the Wonthaggi Urban District and the private streets, lanes, courts, and alleys opening thereto:—

Inverloch-road, from a point 4 chains west of James-street to Wonthaggi-street. Wonthaggi-street, from Inverloch-road a distance of 8 chains south.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 9th day of May next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

WM. CATTANACH, Chairman, State Rivers and Water Supply Commission. Melbourne, 4th April, 1930.

#### ANNUAL LICENCE.

A LICENCE to carry on, in Victoria, from the 1st May to the 31st December, 1930, insurance business as shown, was issued to the undermentioned company on the 5th April, 1930:-

Steeves, Aguew, and Co. (Aust.) Ltd.—Fire, marine, and fidelity guarantee.

W. E. CAMTER

Deputy Collector of Imposts (Stamps Acts). Chief Office for Stamp Duties, 267 Queen-street, Melbourne, 5th April, 1928.

MEDICAL ACT 1928 (PART II.) AND THE DENTAL BOARD OF VICTORIA.—REGULATIONS.

THE Dental Board of Victoria, with the consent and approval of the Governor in Council, doth, by virtue of the powers vested in it by the Medical Act 1928 (Part II.), and subject to the temporary Regulations in Clauses 19 and 20 herein set out, hereby repeal the Regulations made by the Board on the twenty-eighth day of March, One thousand nine hundred and twenty-eight, and approved by the Governor in Council on the twenty-fourth day of July, One thousand nine hundred and twenty-eight, provided that such repeal shall not apply to students who have been previously to the repeal of the Regulations made by the Dental Board of Victoria on the fifth day of September. One thousand nine hundred and twenty-three, and approved by the Governor in Council on the seventeenth day of October, One thousand nine hundred and twenty-three, apprenticed by virtue of such Regulations to dentists under clause 5 thereof, and as to such students, such Regulations hall continue in full force and effect, and in lieu of the Regulations hereby repealed, and to the extent of such repeal, doth make the following Regulations:—

#### REGULATIONS.

- 1. Candidates for the Diploma of Licentiate of Dental Surgery of Victoria and for registration as dentists under the Medical Act 1915, Part II., shall produce evidence of having—
  - (a) passed a preliminary examination;
    (b) pursued a course of professional study.

#### (a) Preliminary Examination.

2. Every candidate shall, before he enters on the course of 2. Every candidate shall, before he enters on the course of professional study prescribed from time to time by regulation produce to the Registrar of the Dental Board of Victoria a certificate that he has matriculated in the University of Melbourne, together with a certificate that he has passed in the subject of physics at either the school intermediate examination or the school leaving examination of that University as a compulsory subject. The Board may, however, accept as equivatent to such certificates any certificate issued by the University of Melbourne that a candidate has passed a prediminary examination entitling him to matriculate in the University of Melbourne and to enter on the dental course.

#### (b) Course of Professional Study.

- 3. Students shall pursue their studies for four years and 3. Students shall pursue their studies for four years and six and a half months (the last six and a half months being known as the fifth or final year) and pass the examinations of each year before the Board. Lectures, demonstrations, and practical work may be attended at the University of Melbourne, the Australian College of Dentistry, and at any public educational institution which may from time to time be prescribed by regulation for the purpose.
- scribed by regulation for the purpose.

  4. Except by special permission of the Dental Board of Victoria—(a) a candidate must pass in all the subjects of a year at one examination, or if the subjects are divided into groups, then in all the subjects of each group at one examination; and (b) no candidate shall be permitted to proceed to Group 1 in the second year unless he has passed in Group 1 of the first year, or to Group 1 of the third year unless he has passed in Group 1 of the second year, or to Group 2 of the second year, or to Group 2 of the first year, or to Group 2 of the third year unless he has passed in Groups 1 and 2 of the second year, or to the fourth year unless he has passed in Groups 1 and 2 of the shouth year unless he has passed in Groups 1 and 2 of the third year, or to the examination of Group 2 of the final year unless he has completed the examination of Group 1 of the fourth year.

  5. (a) Subject to dispensation by the Dental Board of
- 5. (a) Subject to dispensation by the Dental Board of Victoria, in special cases candidates failing at any one examination to complete the whole examination in any group shall repeat the whole work of the year in that group before presenting themselves for re-examination in the subjects of the
- (b) Candidates failing at any one examination to complete the whole of Group 1 of the final examination shall before re-examination present certificates of three months' additional instruction in general hospital practice.
- (c) Candidates failing at any one examination to complete the whole of Group 2 of the final examination shall before re-examination present certificates of three months' additional instruction in
  - Clinical dental surgery.
     Prosthetic dentistry.
- 6. During the first year candidates shall attend a course of lectures and laboratory work in each of the following:— Group 1---

  - Natural philosophy
     Chemistry
     Zoology

    as for the medical course.

Group 2-

(4) Metallurgy, and in
(5) Prosthetic dentistry.

7. The subjects of the Pass and Honour Examination of the first year shall be-

Group 1-Natural philosophy Chemistry

as for the medical course.

Zoology Group 2-Metallurgy.

8. During the second year candidates shall attend a course of lectures and laboratory work in each of the following :-

Group 1-

- Anatomy, including a course of dissections of the head and neck, thorax, and abdomen.
   Physiology, including biochemistry and biophysics.
- (3) Histology.

Group 2-

- (4) Prosthetic dentistry.
- 9. The subjects of the Pass and Honour Examination of the second year shall be—  $\,$

Group 1-

Anatomy, including dissections. Physiology.

Histology

Group 2-

Prosthetic dentistry.

10. During the third year candidates shall attend a course of lectures and laboratory work in each of the following :-

Group 1-

- (1) Pathology. (2) Bacteriology.

Group 2---

- (3) Dental materia medica.
- (4) Prosthetic dentistry.
   (5) Junior operative dentistry (including operative technique).
- (6) Orthodontia.
- (7) Dental anatomy (including histology)

and shall produce a certificate of having attended during nine months of the year the dental practice of the Melbourne Dental Hospital, such attendance to include clinical instruction and clinical lectures and operative technique.

11. The subjects of the Pass and Honour Examination of the third year shall be—  $\,$ 

Group 1-

Pathology. Bacteriology.

Group 2-

Dental materia medica.

Junior operative dentistry. Orthodontia.

Dental anatomy (including histology).

12. During the fourth year candidates shall attend a course of lectures in each of the following:—

. Group 1-

- (1) Medicine. (2) Surgery.

Group 2-

- (3) Dental surgery and pathology.
  (4) Senior operative dentistry.
  (5) Prosthetic dentistry,

and shall attend a course of-

- (6) Laboratory work in prosthetic dentistry, of
  (7) Demonstrations in oral surgery, and of
  (8) Demonstrations in extractions and anaesthetics,
- and shall produce certificates of having attended during nine months of the year-

  - (i) the dental practice of the Melbourne Dental Hospital, such attendances to include clinical instruction and clinical lectures;
    (ii) the surgical practice of a general hospital recognized by the University of Melbourne, such attendance to include clinical instruction;
    (iii) the medical practice of a general hospital recognized by the University of Melbourne, such attendance to include clinical instruction.
- 13. The subjects of the Pass and Honour Examination of the fourth year (otherwise known as the Final Examination, Group 1) shall be—
  - (a) Medicine.(b) Surgery.

- 14. The Final Examination. Group 1, shall be held twice a year, first at the time of the December Annual Examinations, and second at the end of the first term; and there shall be no supplementary examination.
- $15. \ During$  the fifth year candidates shall attend a course of lectures in each of the following:

Oral surgery,
 Prophylaxis and oral hygiene,
 Ethics, jurisprudence, and economics,

and shall attend a course of-

(4) Laboratory work in prosthetic dentistry, and shall produce certificates of having attended during six months of the year the dental practice of the Melbourne Dental Hospital, such attendance to include clinical instruction and clinical lectures.

16. The subjects of the Pass and Honour Examination of the fifth year (otherwise known as the Final Examination, Group 2) shall be—

(a) Oral surgery.

Dental surgery and pathology. Senior operative dentistry.

(d) Prosthetic dentistry.
(e) Extractions and anaesthetics.

- 17. The Final Examination, Group 2, shall be held twice a year, first in July, and second at the time of the December Annual Examinations; and there shall be no supplementary examination.
- 18. Candidates who have passed all the foregoing examinations and fulfilled all the prescribed conditions shall, on payment of the prescribed fees, be entitled to the Diploma of Licentiate of Dental Surgery of Victoria, and to registration as

#### TEMPORARY REGULATIONS.

19. Students who in the year 1926 were in the second or third years of the course shall be required to pass an examination in metallurgy at the University of Melbourne or the Australian College of Dentistry before proceeding to the fourth year of such course.

20. The Regulation made on the fifteenth day of June. One thousand nine hundred and twenty-six, and approved by the Governor-in Council on twenty-fourth day of August, One thousand nine hundred and twenty-six, shall remain in force until superseded by the new Regulation, which shall come into force as follows:—

(a) The provisions concerning the first year shall be deemed to have come into force on the first of March, 1927.

March, 1927.

(b) The provisions concerning the second year shall come into force for students attending the work of that year in 1928 and subsequent years.

(c) The provisions concerning the third year shall come into force for students attending the work of that year in 1929 and subsequent years.

(d) The provisions concerning the fourth and fifth years shall come into force for students attending the work of the fourth year in 1930 and subsequent years.

#### EXAMINATIONS.

- 21. The annual examinations before the Board shall consist

  - (a) Pass examinations or pass and honour examinations for the different years of study; and
    (b) Where supplementary examinations are same shall be held not less than six weeks subsequently to the pass examination.

Any student who has failed in any subject or subjects at the last previous examinations shall, except where otherwise expressly provided, he permitted to present himself at the supplementary examination.

- 22. Any student who has failed in one or more subjects at any annual examination shall require re-examination at the ensuing supplementary examination in such subject or subjects
- 23. The annual examination of the first, second, and third years shall be held yearly, in the last quarter of the year, except when otherwise directed by the Dental Board of Victoria.
- 24. In all examinations there shall be at least two examiners appointed by the Board.
- 25. All examinations may be partly written, partly oral, and partly practical.
- 26. No student shall, except by special permission of the Board, be permitted to enter upon the examinations of a more advanced year of study unless and until he has fulfilled the educational requirements and passed the examinations of the previous year at one examination, and for this purpose the

annual examination and the subsequent supplementary examination shall be deemed to form one examination. The Board may allow any student to pass the subjects of the first, second, or third year in groups in accordance with the Regulations of the University of Melbourne for the Degree of Bachelor of Board Science. Dental Science.

- 27. The fee for each annual examination shall be £5 5s., and for the supplementary examination £1 1s. If a candidate fail to pass at any examination, his fee shall not be returned. The fee for Diploma of Licentiate of Dental Surgery of Victoria shall be £1 1s.
- 28. Persons who have completed the whole or part of their dental studies in any dental college outside Victoria which may be from time to time recognized by regulation, and shall produce evidence thereof satisfactory to the Dental Board of Victoria, may be allowed credit for the same in the determination of their status in the curriculum, but shall be otherwise subject to the provisions of these Regulations. The fees payable shall be—

For any admission, ad eundum statum ... £2 2 For Diploma ... ... ... £1 1

The foregoing Regulations were made and passed at a meeting of the Dental Board of Victoria, held on the twenty-second day of January, One thousand nine hundred and thirty.

JOHN E. DOWN, L.D.S., B.D.Sc., President. ERNEST JOSKE, LL.B., Registrar.

This seal was affixed hereto in the presence of John Egbert Down, the President of the Dental Board of Victoria, by order of the Board dated the twenty-second day of January, One thousand nine hundred and thirty—

JOHN E. DOWN, L.D.S., B.D.Sc., President. ERNEST JOSKE, LL.B., Registrar. (SEAL)

THE MEDICAL ACT 1928 (PART II) .- DENTISTS.

DENTAL BOARD OF VICTORIA.

Regulations Relating to Elections.

W HEREAS under section 43 of the Medical Act 1928 the Dental Board of Victoria may, with the consent and approval of the Governor in Council, make such Regulations prescribing the mode in which elections of members of the Dental Board by dentists shall be conducted, and generally for carrying the Act into effect: Now therefore the Dental Board of Victoria does, with the approval of the Governor in Council, make the following Regulations relating to such elections, viz.:—

#### REGULATIONS.

- 1. Appointment of Returning Officer.—The Board shall from time to time appoint (and may remove) some fit and proper person who is registered under any of the following Acts:—The Dentists Acts of 1887, 1898, 1910, the Medical Act 1890, Part II., the Medical Act 1915, Part II., or the Medical Act 1928, Part II., and not being a member of the Board, to be the Returning Officer, and to conduct the election of members of the Board in accordance with the provisions hereinafter made in that hebalf. in that behalf.
- 2. Expense of Elections.—The Board shall pay to the Returning Officer for his own use, out of the moneys accrued or accruing under the Medical Act 1915, Part II., a fee of £2 2s for each and every election conducted by such Returning Officer, together with a sum of money sufficient to recoup him all expenses incurred for the purpose of holding and conducting such election.
- 3. Election of Members.—In the month of February in every year in which the vacancies on the Board are filled by election by the dentists, the Returning Officer shall proceed to the election of as many persons who are eligible to be members of the Board as there are vacancies to be filled by election (not being extraordinary vacancies) occurring in each such year.
- being extraordinary vacancies) occurring in each such year.

  4. Extraordinary Vacancies, how Filled.—If any member who has been elected by the dentists to be a member of the Board die, or by notice under his hand delivered to the President or Registrar, resign his office as member, or become incapable of being a member, or be declared outed from such office by the Supreme Court, then in every such case the office of such member shall become vacant, and such vacancy shall be an extraordinary vacancy, and shall be notified to the Returning Officer by the Board, and the Returning Officer shall, upon receiving such notification, proceed to the election of a person eligible under the Act to fill such extraordinary vacancy.
- 5. Returning Officer to Give Notice of Day of Election and Day of Nomination—Time and Place when and where Nominations will be Received.—At every election for a member or members to serve on the Board the Returning Officer shall give twenty-one days' notice, by advertisement in such paper or

papers as may be approved of by the Board, of his intention to proceed on a certain day, to be named in such advertisement, to hold an election of a fit and proper persons or fit and proper persons (as the case may be) to serve as a member or members on such Board; and he shall also in such advertisement name a day, being not less than fifteen days nor more than eighteen days prior to the day named for holding such election, on or before which all candidates for election must be nominated as hereinafter provided; and he shall also, in such advertisement name the time and place when and where such nominations will be received, and shall sign such notice and affix the date it is given thereto.

- 6. Who May Nominate, and How.—Any person registered under any of the following Acts:—the Dentists Acts of 1887, 1898, 1910, the Medical Act 1890, Part II., the Medical Act 1915, Part II., or the Medical Act 1928, Part II., desirous of nominating any other person as a candidate, shall fill up a nomination paper in the form of the First Schedule hereto, stating therein the Christian name and surname of such candidate, together with the other particulars required by such schedule, and such nomination paper shall be signed by not less than five persons duly qualified to vote at such election or elections, and the person therein named as a candidate shall signify his acceptance of such nomination by notification in writing to the Registrar of the Board.
- 7. If the number of duly nominated candidates be reduced by death to the number or less than the number to be elected, the Returning Officer shall declare the remaining candidates duly elected. If the Returning Officer is satisfied of the death of a duly nominated candidate before the voting papers are printed, he shall omit the name of such candidate from the voting papers, or if any of such papers have been printed but not issued, he shall erase or cross out therefrom the name of the deceased candidate.
- 8. When Returning Officer may Declare Members Selected without a Poll—When a Poll shall be Taken.—The Returning Officer, shall, in the event of there not being a greater number of persons nominated than are required to fill the vacancies created, make a return to the Registrar of the Board, and declare such person or persons to have been duly elected member or members of the Board; but if the number of persons nominated is greater than the number of persons required to fill such vacancies, a poll shall be taken. For this purpose the Registrar shall prepare a Roll of Registered Dentists in alphabetical order of surnames, and shall prefix to each name on the roll a number, beginning at the first name with the number one and continuing the numbers in regular arithmetical series to the last name on the roll; and the Returning Officer shall cause voting papers, each with a counterfoil attached, to be printed in the form given in the Second Schedule hereto, and shall sign or initial each of such papers on the face thereof, and shall write on the counterfoil and also on the back, near the lower edge of each of the voting papers so signed or initialed, the number corresponding with the number prefixed to the voter's name on the roll, and shall cause one of such voting papers (with counterfoil attached) to be enclosed in an envelope not fastened, with the name and address of the Returning Officer printed or written thereon, and shall post such voting paper and envelope under a fastened cover to the address of each and every registered dentist. The voter shall enclose such voting paper in the addressed envelope, and shall post the same so that it shall be received by the Returning Officer in course of post before Ten o'clock of the morning of the day fixed for holding such election.
- 9. Voting Papers May Become Invalid—Voting Paper to be Posted to Address of Returning Officer.—If any voter shall suffer to remain not struck out upon any voting paper a greater or less number of names than the number of members to be elected, or shall fail to write his signature on the counterfoil, the vote given on and by such paper shall be void and of no effect, and shall not be counted by the Returning Officer. Provided that the fact that a name not struck out is that of a candidate who is dead shall not invalidate the voting paper.
- 10. Appointment of Scrutineers.—Each candidate shall be entitled to appoint, in writing, one scrutineer, to be present when the Returning Officer shall open the envelopes containing the voting papers on the day of holding the election.
- 11. Returning Officer to Ascertain Number of Voters for each Candidate in Presence of Registrar and Scrutineers—Candidates Declared Duly Elected—Casting Vote of Returning Officer.—The Returning Officer shall, in the presence of the Registrar, or, in his absence, in the presence of any person appointed on that behalf by the Board, and of any scrutineers appointed by any candidates on the day named in such advertisement for holding any election, proceed to open the envelopes with his printed or written address thereon, and which have been returned to him, and to take out the voting papers therein contained, and without unfolding such voting paper or allowing it to be inspected he shall inspect and allow the scrutineers to inspect the number on the counterfoil; and if the vote is allowed by the Returning Officer he shall tear off the counterfoil without seeing or allowing the scrutineers to

see the names of the candidates on the voting paper, and shall insert the voting papers in a separate ballot-box; and when all such voting papers have been so inserted he shall proceed to inspect the same, and also to allow the scrutineers to inspect them, but subject to the proviso that he shall not allow the scrutineers to see the number on the back of the voting paper; and if he is satisfied that each vote is properly given, he shall proceed to ascertain the number of such votes given for each candidate; and as soon as conveniently may be after the day of holding such election the Returning Officer shall give public notice, by advertisement, of the number of votes given to each candidate, and shall declare the candidates, not exceeding the number of vacancies to be filled up, who have received the greatest number of votes to be duly elected as members of the Dental Board of Victoria, and if two or more candidates shall have received an equal number of votes, the Returning Officer shall in each case have the casting vote.

All previous Regulations relating to the elections of members of the Board are hereby cancelled.

(First Schedule.)

'he day of

WE, the undersigned registered dentists of Victoria, do hereby nominate [stating Christian name and surname] of as a candidate for the office of a member of the Dental Board of Victoria, at the election to be held on the

[Here are to follow not less than five (5) signatures.]

The Medical Act 1928, Part II.—Dentists.

DENTAL BOARD OF VICTORIA.

REGULATIONS RELATING TO ELECTIONS.

(Second Schedule-Voting Paper.)

Date of election, the

day of , 19

Election of Members of Dental Board.

Candidates' names (arranged in alphabetical order of surname):—

A.B.		I.J.
C.D.	•	K.L.
E.F.		M.N.
QН		ΩP

#### Directions.

The voter is to strike out the name of the candidate or candidates for whom he does not intend to vote by drawing a line through the same with ink or pencil. He must write his signature on the counterfoil, and be careful not to leave uncancelled the names of more or less than candidates, otherwise this voting paper will be invalid.

Returning Officer.

Counterfoil.

Roll No.

Signature of Voter.

Registered Dentist.

NOTE.—The counterfoil shall be printed so that it shall be on the outside when the voting paper is folded, and so that it may be read and torn off without the names of the candidates being seen. The voting paper and counterfoil shall be so arranged that the voting paper may be folded to the counterfoil.

These Regulations were made and passed at a meeting of the Dental Board of Victoria, held on the twenty-second day of January, One thousand nine hundred and thirty.

JOHN E. DOWN, L.D.S., B.D.Sc., President. ERNEST JOSKE, LL.B., Registrar.

The seal was affixed hereto in the presence of John Egbert

Down, member of the Board, by order of the Board
dated the twenty-second day of January, One thousand
nine hundred and thirty—

JOHN E. DOWN, L.D.S., B.D.Sc., President. (SEAL) ERNEST JOSKE, LL.B., Registrar.

Approved by the Governor in Council, the 31st March, 1930.

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

#### CONTRACTS ACCEPTED.—(Series 1929-30.)

MARKET PRICE FOR BUTTER FOR APRIL, 1930.

Note.—MARKET PRICE for BUTTER.—First Grade, for supplies obtained for the month of April, 1930, is £8 17s. 4d. .

T. A. KEALY, Secretary, Tender Board.

2nd April, 1930.

#### VICTORIAN RAILWAYS.

Public Account Advances-Act No. 3341, Section 8A (ii). Supply and delivery of-

2888. Oranges, £101 l'4s.—Silk Bros. Pty. Ltd. 2889. Butter, £174 6s. 8d.—Western District Co-op. Produce and Insce. Co. Ltd. 2890. Tobacco, £411 l'1s. 1d.—W. D. and H. O. Wills. (Aus.) Ltd. 2891. Meat, £126 l'1s. 6d.—Mehegan and Goldson.

State Coal Mines Stores Suspense Account.

2892. Electric motors, at £874 10s. each; spares for, £144 15s. f.o.r. State Mine Station, Australia and Britain (Contract CMS18\*)—Coates and Co. Pty. Ltd. 2893. Mining timber,

item 4, at 4d.; item 10, at 9d.; item 22, at 9½d.; item 26, at 3½d. each, f.o.r. State Mine Station (Contract CM856)—W. H. Pattinson.

Order in Council obtained.

By order of the Victorian Railways Commissioners.

E. C. EYERS, Secretary. 1.4.30.

#### STÒRES AND TRANSPORT.

Contingencies, 1929/30—

2894: Prisoners' Rations. 1929/30, for the supply of prisoners' rations to lock-up at Wodonga, as may be required to 30th June, 1930, at the following rates:—Ration No. 7, each 2s.; ration No. 8, each 2s.—G. A. Adams.

#### Contract Cancelled.

Prisoners' Rations, 1929/30.—Contract No. 1929/673, Gazette, 14th August, 1929, page 2867, for the supply of prisoners' rations to lock-up at Wodonga, in the name of J. Hall, is hereby cancelled.

T. A. KEALY, Secretary to the Tender Board: 4.4.30.

#### ORDERS IN COUNCIL. - (Series 1929-30);

Berial No.	Purpose and Particulars.	Amount.	Name for Approval.
	VIUTORIAN RAILWAYS— Railway Stores Suspense Account— Purchase of a supply of Steel Bars —Approved by the Governor in Council, the 31st March. 1930.—F. W. Mabbott, Clerk of the Executive Council.	£ s. d. 124 0 0	H. O. White and Co.

Melbourne, 3rd April, 1930.

Local Government Act 1928:

#### SHIRE OF SHEPPARTON.

#### PROPOSED RE-SUBDIVISION.

I N pursuance of the provisions of the Local Government Act 1928 (No. 3720), section 46, the substance and prayer of a petition; in accordance with the 36th and 44th sections of the said Act, which has been presented to His Excellency the Governor in Council, are published, viz.:—

The petitioners purport to be at least one-fourth of the persons whose names are for the time being on the municipal roll of the Shire of Shepparton, and they desire that the said shire be re-subdivided by the severance of certain area from the Western Riding and its annexation to the North Riding.

The petitioners state that the reasons for the petition are-

That the Western Riding originally formed portion of the South Riding, but by reason of it comprising mainly land under Closer Settlement conditions and chiefly devoted to fruit growing it was formed into a separate riding.

That the municipal valuation of the several ridings of the said shire is—North, £23,782; South, £20,614; Western, £39,687; Dookie, £20,682; and Kialla, £17,867.

That the municipal valuation of the area proposed to be excised is, approximately, £7,000, and the number of rate-payers in the said area is, approximately, 80. The valuation of the Western Riding would be reduced to, approximately, £32,687, and that of the North Riding increased to, approximately, £30,782, if the prayer of your petitioners be granted.

That the interests of the 80 ratepayers are associated with the general farming conditions of the North Riding rather than with the fruit-growing conditions appertaining to the rest of the Western Riding. In the matter of road making and maintenance particularly heavy expenditure is incurred in the rest of the Western Riding in connexión with fruit transport. The ratepayers in the proposed excised area derive no benefit from such expenditure.

The petitioners therefore pray that His Excellency the Governor in Council may be pleased to re-subdivide the Shire of Shepparton in accordance with the request of the peti-

Notices for the petitioners may be served on Mr. John Frederick Fairley, "The Homestead," Shepparton.

J. P. JONES, Commissioner of Public Works.

Department of Public Works (Local Government Branch), Melbourne, 28th March, 1930.

#### Local Government Act 1928.

#### SHIRE OF YEA.

PROPOSAL TO MAKE SHIRE AN UNSUBDIVIDED MUNICIPALITY.

Proposal to Make Shire an Unsubdivided Municipality.

In pursuance of the provisions of the Local Government Act 1928 (No. 3720), section 46, the substance and prayer of a petition in accordance with the 36th and 44th sections of the said Act, which has been presented to His Excellency the Governor in Council, are published, viz.:—

The petitioners purport to be at least one-fourth of the persons whose names are for the time being on the municipal roll of the Shire of Yea, and they desire that the said Shire be made an unsubdivided municipality by abolition of the existing Ridings, and also that the number of Councillors be reduced from twelve to nine.

The petitioners state that the reasons for desiring an unsubdivided municipality are to increase the efficiency of the administration and reduce the cost thereof, and they believe that, if the petition were granted, the effectiveness of the Council would be increased by reason of the fact that its members would be responsible to the ratepayers of the Shire as a whole, instead of the present system whereby the Councillors are directly responsible only to the ratepayers of the riding which they represent.

The petitioners therefore pray that His Excellency the Governor in Council may be pleased to make the Shire an unsubdivided municipality by abolishing the existing Ridings, and will also provide for the reduction of the number of councillors from twelve to nine.

Notices for the petitioners may be served on Michael Coonan, Yea.

J. P. JONES.

Commissioner of Public Works.
Department of Public Works (Local Government Branch), Melbourne, 4th April. 1930.

#### AUCTION SALES ACT 1928.

IST of persons to whom Auctioneers' Licences were issued and transferred during the month of March, 1930:—

#### Issues.

Name.	Address.	Date of Issue
Fishwick, James H.	Co-operative Fisherics Association, Fishmarket, Mel-	3.3.30
Forsyth, James D	106 Lydiard-street north,	13.3.30
Hulme, Harold S	122 William-street, Mel- bourne	13.3.30
Mooring, James W.	Piangil	11.3.30
McDonald, Norman A.	Leongatha	15.3.30
Starr, Albert I	9 Queen street, Melbourne	13.3.30
Thompson, Henry A.	Daylesford	27.3.30
Williamson, Arthur L.	Yea	26,3.30

#### Transfer.

Name of Transferor.	Name of Transferee.	Address of Transferee.	Date of Transfer				
Wright, Luke	Smith, Stanley C.	c/o W. King & Co., Fish- market, Mol- bourne	22.3.30				

H. A. PITT Under-Treasurer of Victoria.

The Treasury, Melbourne, 8th April, 1930.

> 6 George V. No. 3632, Sections 106 and 124. 6 George V. No. 3792, Section 27.

#### 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. 267 Queen-street, Melhourne, on or before the 10th May, 1930, or they may be excluded from the distribution of the estate when the assets are being distributed:—

buted:—
HABERSETZER, GUSTAV, late of Neerim South, pensioner, died on the 14th February, 1930, intestate.
HYDE, EDITH BLANCHE, late of York-street, Preston, widow. died on the 31st January, 1929, intestate.
MILLER, CATHERINE JANE (with the will annexed), late of No. 108 Cubitt-street, Richmond, formerly of No. 26 Newrystreet, Burnley, married woman, died on the 26th October. 1929.

MODIE, FRANCIS ERNEST, late of Herbert-street, Dandenong. contractor, died on the 16th September, 1929, intestate.

PHILIPS, RUPERT ROY ST. CLAIR, late of No. 245 Punt-road, Richmond, hat manufacturer, died on or about the 18th February, 1930, intestate.

PREEDY, ALFRED, late of No. 61 Kerr-street, Fitzroy, painter, died on the 7th December, 1929, intestate.

REES, ANNIE, late of No. 145 Cromwell-street, Collingwood, widow, died on the 25th November, 1929, intestate.

RIDDETT. FRANCIS GEOFFERY, late of No. 23 Clifton-street. Prahran, florist, died on the 7th February, 1930, intestate.

WOODWARD, FREDERICK WILLIAM, late of No. 207 Glenhuntly-road, Elsternwick, gentleman, died on the 27th January, 1930, intestate. intestate.

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

. Melbourne, 29th March, 1930.

#### POLICE SALE .- POLICE STATION, COLAC.

THE undermentioned confiscated liquor will be sold by public auction on Friday, 11th April, 1930, at Two p.m.:

6 bottles of beer 1½ bottles of whisky. 1 flask of whisky.

flask of rum.

T. A. BLAMEY. Chief Commissioner of Police.

Chief Commissioner's Office, Melbourne, 20th March, 1930.

Public Service Act 1928 (No. 3757). REGULATIONS RESCENDED AND REGULATION SUBSTITUTED.

At the Esecutive Council Chamber, Melbourne, the thirty-first day of March, 1930.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Williams Mr. Webber. Mr. Cain Mr. Beckett

III Sexcellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby reseind clauses 16 and 17 of Regulation XII. (A) under the Public Service Act 1928 (No. 3757), relating to Teachers' Colleges, and substitute in lieu thereof the following clauses, that is to say:—

REGULATION XII. (A).—TEACHERS' COLLEGES.

Trained Manual Arts Teacher's Certificate.

Clause 16.—The qualifications for studentships in the course for the Trained Manual Arts Teacher's Certificate shall be—

the Trained Manual Arts Teacher's Certificate shall be—

(a) Applicants shall be at least eighteen years of age.

(b) They shall have passed the School Leaving examination (including a pass in the subject of arithmetic at the School Intermediate or approved equivalent examination) of the University of Melbourne, or hold an approved equivalent qualification, and they shall produce satisfactory evidence of ability in Art.

(c) They shall have at least one year's experience as teachers in approved schools, and be recommended for a studentship by an inspector of schools.

for a studentship by an inspector of schools.

Provided, however, that in the event of there not being a sufficient number of fully qualified applicants, students not possessing all the qualifications set out above may be admitted to this course subject to the conditions hereinafter mentioned. Provided also that applicants holding the qualifications prescribed for admission to the second or third year of the course for the Trained Manual Arts Teacher's Certificate may be admitted by the Director to the year for which they are qualifications.

mitted by the Director to the year for which they are quali-

Clause 17 (a) The subjects of the first year of the course of training for the Trained Manual Arts Teacher's Certificate shall be

For Men and Women Students.-English, speech training, geometrical drawing (art), drawing ornament, drawing plant forms from nature (advanced), and brushwork general design (elementary), lettering, drawing models and objects (elementary), and freehand perspective elementary modelling.
For Men Students.—Woodwork.

For Women Students .- Needlework and dressmaking. (b) The subjects of the second year of the course of training shall include

For Men and Women Students.—Theory and practice of teaching, and the following art subjects:—Perspective (elementary), drawing models and objects (advanced), history and appreciation of art, drawing in light and shade from models, lettering, general design, modelled

design, craft, blackboard drawing.

For Mon Students.—Woodwork.

For Women Students.—Xeedlework (plain and decorative), millinery, dressmaking.

(c) The subjects of the third year of the course of training

Il include —

For Men and Women Students.—Theory and practice of teaching, speech training, hygiene, and the following art subjects:—A continuance of the subjects prescribed for the second year where considered necessary by the teacher in charge. General design (Grade I.), modelled design (Grade I.), the history and appreciation of art. craft, drawing in light and shade from models and from cast drawing from memory for the Drawing Teacher's Primary Certificate (to include blackboard drawing practice).

The examples of work required under this sub-clause to be carried out during the course under the supervision and on the advice of the art principal.

For Men Students.—Woodwork, sheet-metal, blacksmithing. For Women Students.—Home decoration and furnishing, dressmaking decorative needlework, millinery.

The Director shall from time to time prescribe the details of

And the Honorable John Lemmon, His Majesty's Minister of Public Instruction for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT, Clerk of the Executive Council. 1232

#### Police Offences Acts. REGULATIONS RELATING TO THE LICENSING OF RACECOURSES.

At the Executive Council Chamber, Melbourne, the thirty-first day of March, 1930.

PRESENT :

His Excellency the Governor of Victoria. Mr. Cain Mr. Williams Mr. Webber. Mr. Beckett

Mr. Beckett

Mr. Webber.

PURSUANT to the provisions of section 152 of the Police Offences Act 1928 (No. 3749) and of section 13 of the Police Offences (Race Meetings) Act 1929 (No. 3818), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby rescind the Regulations in respect of the licensing of race-courses made by the Governor in Council on the twenty-third day of November, 1915, and published in the Gazette of the 1st December following, and in lieu thereof doth make the following Regulations, that is to say:

1. Nominations of representatives of racing associations from which the Chief Secretary shall select members of the Racecourses Licences Board, as provided by section 8 of the Police Offences (Race Meetings) Act 1929, shall be in the form of Schedule 1 to these Regulations.

2. Each member of the Racecourses Licences Board shall be entitled to be paid all expenses which, in the opinion of the Chief Secretary, it has been reasonably necessary for such member to incur in the performance of his duties as a member of the Board.

3. Bach application for a permit to hold a race meeting in

- entitled to be paid an expenses which, in the opinion of the Chief Secretary, it has been reasonably necessary for such member to incur in the performance of his duties as a member of the Board.

  3. Bach application for a permit to hold a race meeting in any race-meetings district for charitable purposes shall be in the form of Schedule 2 to these Regulations, and shall be lodged with the Chairman of the Racecourses Licences Board at the Chief Secretary's Office not later than the first day of May in each year. The application must be accompanied by a letter from the president or secretary of the charity in aid of which the race meeting is proposed to be held, stating that the applicant is authorized by the committee or managing body of such charity to apply for such permit. A fee of Ten shillings (10s.) must be lodged with each application. Every permit to hold a race meeting for charitable purposes shall be in the form of Schedule 14 of these Regulations. Every permit to hold a race meeting for charitable purposes shall contain a condition that a statement of receipts and expenditure of the race meeting shall be forwarded to the chairman of the Race-courses Licences Board within one calendar month of the date of the race meeting, and also a duplicate receipt from the treasurer of the fund in aid of which the said race meeting was held.

  4. The forms required to be forwarded to the Treasurer of Victoria under the provisions of sub-paragraphs (i) and (ii) of paragraph (e) of sub-section (2) of section 3 of the Police Offences (Race Meetings) Act 1929 shall be in the form of Schedule 3 to these Regulations.

  5. The forms required to be forwarded to the Treasurer of Victoria under the provisions of sub-paragraph (iii) of paragraph (e) of sub-section (2) of section 3 of the Police Offences (Race Meetings) Act 1929 shall be in the form of Schedule 5 to these Regulations.

  6. Each application for a permit to hold a picnic race meeting shall be in the form of Schedule 5 to these Regulations.

- (Race Meetings) Act 1929 shall be in the form of Schedule 2 to these Regulations.

  6. Each application for a permit to hold a picnic race meeting shall be in the form of Schedule 5 to these Regulations, and shall be accompanied by a fee of £1. A permit to hold a picnic race meeting shall be in the form of Schedule 12 to these Regulations.

  7. Each application for a permit to hold a mixed sports meeting shall be in the form of Schedule 6 to these Regulations, and shall be accompanied by a fee of £1.

  A permit to hold a mixed sports meeting shall be in the form of Schedule 13 to these Regulations.

  8. Application for a licence for a racecourse for horse races or for pony races or for trotting races shall be made to the Chief Secretary, in the case of racecourses being within 30 miles of the General Post Office, Melbourne, on or before the first day of August in each year, in the form of Schedule 7 to these Regulations, and there shall be attached to such application the following particulars:

  (a) A statement showing the distance of such racecourse by the page of direct raute from the General Post of the case of racecourse of such racecourse

  - (a) A statement showing the distance of such racecourse by the nearest direct route from the General Post Office, Melbourne.
    (b) A map or plan of such racecourse drawn to a scale of not less than two inches to one furlong, showing each racing track on such course and the length thereof, the width of each track at the narrowest and widest parts; the several reserves on the course, including such part or parts as are set apart for the purpose of persons carrying on the business or vocation of bookmaker thereon; and all buildings and improvements erected on the course. Where any change in any racing track or substantial alteration in the sites of the buildings or reserves is made, a new plan of the course shall be forwarded to the Chief Secretary.
    (c) A statement of the sanitary conveniences provided and the number and dimensions (with seating accommodation) of pavilions, stands, or other buildings on the said racecourse for the use of the public.

- (d) A copy of the Rules and Regulations proposed to be made under the provisions of section 152 of the Police Offences Act 1928, unless already made under any corresponding previous enactment, by the committee or managing body of the club or association proposing to conduct race meetings on such race-course: Provided, however, that the particulars required by paragraphs (a), (b), (c), and (d) of this Regulation shall be furnished only with the first application for a licence for a racecourse, but not with any subsequent application for a licence for the same racecourse.
  (e) The application for a licence for a racecourse and the particulars hereinhefore required shall be signed by the owner or occupier of such racecourse or by some person duly authorized by such owner or occupier on his behalf, and, in the case of trustees, by such trustees or a majority of them, or by some person duly authorized on their behalf.
  9. A statement in the form of Schedule 8 to these Regula-
- authorized on their behalf.

  9. A statement in the form of Schedule 8 to these Regulations showing the gross revenue from all sources received or derived (other than that exempted under section 11 of the Police Offences (Race Meetings) Act 1929) from such racecurse by the owner or trustees of such racecourse or the club, association, or person by or on behalf of which or whom any race meeting took place on such racecourse during the year ended on the last day of July immediately preceding the year for which such licence is required shall be forwarded to the Chief Secretary on or before the seventh day of August in each year. in each year.

- in each year.

  10. Such licence shall be in the form or to the effect of Schedule 9 to these Regulations, and shall be issued only as on and from the 1st day of August in each year.

  11. As soon as practicable after a licence has been issued for any racecourse the committee or other managing body of any club or association conducting race meetings on such racecourse shall, unless the same have been already made under the provisions of some corresponding previous enactment, make Rules and Regulations under the provisions of section 152 of the Police Offences Act 1928, and shall submit such Rules and Regulations for the approval of the Governor in Council. If such Rules and Regulations are not submitted and approved by the Governor in Council within two months of the issue of the said licence the Governor in Council may thereupon cancel such licence.
- the said licence the Governor in Council and suffer or permit such licence.

  12. The licence for a racecourse shall not suffer or permit the instrument or contrivance usually known as the totalizator, or any scheme for the subscription or distribution of moneys in a manner similar to that in which moneys are subscribed or distributed by means of a totalizator, to be placed or used or conducted on the said racecourse, or suffer or permit the said racecourse or any part thereof to be used for—
  - (a) any prize fight or boxing contest, or any entertainment of a disorderly nature, or any entertainment culated to provoke a breach of the peace, or any lewd, vulgar, or improper exhibition of any male or female person, or any lewd, vulgar, or improper dancing;

    (b) any gambling, betting, or wagering other than under the conditions prescribed by the Police Offences Act 1928.
- 13. The licence for a racecourse may at any time be cancelled by the Governor in Council for any breach of these Regulations or for any good cause.

  14. The Chief Secretary may refuse to issue a licence for a racecourse for one or more of the following reasons, viz.:—

14. The Chief Secretary may refuse to issue a licence for a racecourse for one or more of the following reasons, viz.:—

(a) That the particulars attached to the application for such licence are insufficient.

(b) That the running course or sanitary conveniences or other accommodation of such racecourse is or are not satisfactory.

(c) That the Rules and Regulations proposed to be made under the provisions of section 152 of the Police Offences Act 1928 by the committee or managing body of the club or association proposing to conduct race meetings on such racecourse do not meet with the approval of the Chief Secretary.

(d) That the fee and annual sum (if any) payable in respect of such licence has or have not been paid.

15. Application for a licence for a racecourse situated beyond thirty (30) miles of the G.P.O., Melbourne, for horse races or for trotting races shall be made on or before the first day of May in each year to the Chairman of the Racecourses Licences Board, Chief Secretary's Office, Melbourne, in the form and to the effect of Schedule 10 to these Regulations, and there shall be attached to such application particulars as required by sub-paragraphs (a), (b), (c), and (d) of Regulation 8 hereof. These particulars shall be furnished with the first application for a licence for a racecourse same racecourse.

16. The application for a licence for a racecourse and the

but not with any subsequent application for a licence for the same racecourse.

16. The application for a licence for a racecourse and the particulars hereinbefore required shall be signed in accordance with the requirements of Regulation 8 hereof.

17. A statement in the form of Schedule 8 to these Regulations, showing the particulars set forth in Regulation 9 hereof, shall be forwarded to the Chairman of the Racecourses Licences Board, Chief Secretary's Office, Melbourne, on or before the seventh day of August in each year.

- 18. Such licence shall be in the form or to the effect of Schedule 11 to these Regulations and shall be issued only as on and from the first day of August in each year.
- 19. Regulations 11, 12, and 13 hereof shall apply to any race-course situated beyond thirty (30) miles from the General Post Office, Melbourne.
- 20. The Racecourses Licences Board may refuse to issue a licence for a racecourse for one or more of the following reasons, viz. :--
  - (a) That the particulars attached to the application for such licence are insufficient.

  - such licence are insufficient.

    (b) That the running course or sanitary conveniences or other accommodation of such racecourse is or are not satisfactory.

    (c) That the Rules and Regulations proposed to be made under the provisions of section 152 of the Police Offences Act 1928 by the committee or managing body of the club or association proposing to conduct race meetings on such racecourse do not meet with the approval of the Chief Secretary.

    (d) That the fee and annual sum (if any) payable in respect of such licence has or have not been paid.

#### SCHEDULE 1.

Police Offences (Race Meetings) Act 1929.

# NOMINATION OF MEMBER OF RACECOURSES LICENCES BOARD.

Race Meetings District, At a meeting of the Association, , a resolution was passed of held on the nominating Mr. nominating Mr. , of , for appointment as a member of the Racecourses Licences Board. in accordance with the provisions of section 8 of the Police Offences (Race Meetings) Act 1929 (No. 3818).

Date-

, Chairman. , Member of Committee. , Secretary.

I hereby consent to the above nomination.

#### Nominee-

#### SCHEDULE 2.

Police Offences (Race Meetings) Act 1929, Sections 7 and 9 (4) and (5).

APPLICATION FOR RACING PERMIT FOR CHARITABLE PURPOSES (WHICH MUST BE LODGED WITH THE CHAIRMAN OF THE RACECOURSES LICENCES BOARD, MELBOURNE, ON OR BEFORE THE 1ST MAY IN FACIL VERS. IN EACH YEAR.

#### Name of Club.

To what specific object is it intended to devote the proceeds of the proposed meeting? (A letter from the president or secretary of the committee of management of the charity concerned must accompany the application stating that applicant is authorized by such committee to apply to hold such meeting.

Date of proposed meeting.

Names and occupations of promoters.

The Police Offences (Race Meetings) Act requires that every race meeting for horses or ponies must be registered by the V.R.C. and every trotting meeting by the V.T. and R.A. Has this requirement been complied with?

Programme and fee of 10s. (Ten shillings) (preferably by crossed cheque and to be returned if permit withheld) is forwarded herewith.

The Police Offences Acts
provide that at a race meeting
for horses not more than two
trotting or two pony races,
or one trotting and one pony
race, may also be held; and
that at a race meeting for
ponies not more than two
horse races, or two trotting
races or one horse race and
one trotting race, may also be
held. At trotting meetings,
horse or pony races shall not
he held

I undertake that a complete balance-scheet of the meeting applied for setting out receipts and expenditure in detail, will be forwarded to the Chief Secretary within one calendar month of such meeting, together with duplicate receipts from the treasurer of the fund or beneficiary.

Address—	Applicant-

Date---

#### SCHEDULE 3.

Police Offences (Race Meetings) Act 1929 (No. 3818), Sections 3 (2) (e), (i) and (ii).

STATEMENT OF RECEIPTS AND EXPENDITURE FROM THE RACE MEETING HELD ON THE RACECOURSE ON THE DAY OF , 19 .

#### Receipts. $\pounds$ s. d. Admissions ... Nominations and acceptances Sale of race-books and cards Fees for fruit and other stalls ... Admission of cars and other members) ... vehicles (including Catering Bookmakers' fees ... ... Sundries ... Disbursements. £ s. d.

Prize money
Printing and advertising ...
Fees and wages for officials and employees ... Entertainments tax ... ... Other taxes ... Other expenditure (in detail as per separate list) Balance ٠... ... ... ...

I, secretary of the Club, do solemnly and sincerely declare that the above is a true and correct statement of all receipts and expenditure incurred in relation to the race meeting held on the Racecourse on the day of , 19 .

And I make this 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 false declarations guilty of wilful and corrupt perjury.

#### Signature-

Secretary, Club.

Declared at , 19 , before meday of J.P.

The above statement is verified as correct.

Auditor licensed by the Companies Auditors' Board.

#### SCHEDULE 4.

Police Offences (Race Meetings) Act 1929 (No. 3818), Section 3 (2) (e) (iii).

STATEMENT OF THE GROSS REVENUE (WITHOUT ANY DEDUCTION WHATEVER OTHER THAN THAT EXEMPTED BY SECTION 11 OF ACT NO. 3818) FROM ALL SOURCES RECEIVED OR DERIVED FROM THE RACECOURSE DURING THE YEAR ENDED ON THE 31st JULY, 1931, INCLUDING\*— £ s. d.

Admission Members' subscriptions and entrance fees Trainers' fees Nominations and acceptances when retained by the club ... ... ... Sale of race-books and cards ... Fees for fruit and other stalls ... Admission of vehicles Catering ... Bookmakers' fees ••• ••• ... ... ' ... Grazing fees
 Sundries

Total

\*Race meetings were held on the during the year ended the 31st July, 19. , as under :-

...

...

I. . . , secretary of the do hereby solemuly and sincerely declare that the above is a true and correct statement of the gross revenue (without any deduction whatever other than that exempted by section 11 of Act No. 3818) from all sources received or derived from the Racecourse during the year ended 31st July, 1931.

And I make this 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 false declarations guilty of wilful and corrupt perjury.

#### Signature-

this

, Secretary,

Club.

J.P.

Declared at , before meday of

The above statement is verified as correct.

Auditor licensed by the Companies Auditors' Board.

#### SCHEDULE 5.

Police Offences Act 1928 (No. 3749) and Police Offences (Race Meetings). Act 1929 (No. 3818).

# APPLICATION FOR PERMIT FOR PICNIC RACE MEETING.

Name of Club.	
To what specific object is it intended to devote the proceeds of the proposed meeting?	
Date of proposed meeting.	
Names and occupations of promoters.	,
Section 6 of the Police Offences (Race Meetings) Act 1929 (No. 3818) requires that a picnic race meeting must be registered by and under the rules for the time being in force of the Victoria Racing Club. Has this requirement been complied with?	
Programme and fee of £1 (One pound) (preferably by crossed cheque, and to be returned if permit withheld), is forwarded herewith.	

I undertake that a complete balance-sheet of the meeting applied for, setting out receipts and expenditure in detail, will be forwarded to the Chief Secretary within one calendar month of such meeting, together with a duplicate receipt from the treasurer of the fund.

, Applicant.

Address-Date-

,19

#### SCHEDULE 6

Police Offences Act 1928 (No. 3749) and Police Offences (Race Meetings) Act 1929 (No. 3818).

# APPLICATION FOR PERMIT FOR A MIXED SPORTS GATHERING.

Name of Club.	•
To what specific object is it intended to devote the proceeds of the proposed meeting?	
Date of proposed meeting.	
Names and occupations of promoters.	,
Programme and fee of £1 (One pound) (preferably by crossed cheque, and to be returned if permit withheld), is forwarded herewith.	

undertake that a complete balance-sheet of the meeting applied for, setting out receipts and expenditure in detail, will be forwarded to the Chief Secretary within one calendar month of such meeting, together with a duplicate receipt from the treasurer of the fund,

Address-

,19 Date-

#### SCHEDULE 7.

Police Offences Act 1928 (No. 3749) and Police Offences (Race Meetings) Act 1929 (No. 3818).

APPLICATION FOR A LICENCE FOR A RACECOURSE SITUATED WITHIN 30 MILES OF THE G.P.O., MELBOURNE, AND DECLARATION BY APPLICANT.

I, the undersigned, of the racecourse known as and situate at the racecourse to hold race meetings on such racecourse for (2) on days during the year commencing on the 1st day of August, One thousand nine bondred and the race of Scheman of Sc

1. That a true and correct statement in the form of Schedule 8 to the Regulations under the Police Offences Acts 1928 and 1929 of the gross revenue without any deduction whatever (other than that exempted by section 11 of Act No. 3818) from all sources received or derived from such racecourse during the year ended on the thirty-first day of July, 19 shall be forwarded by me to the Chief Secretary before the 7th day of August, 19

2. That during the year ended on the thirty-first day of July, 19, races were held on the said racecourse by or on behalf of the owners or trustees of such racecourse on days and by (3)

(1) Owner, occupier, trustees or person duly authorized in this behalf by the owner or occupier or trustees.
(2) Horse races, pony races or trotting races.
(3) Name of club, association or person other than owner or trustees. If none such, insert the words "no other club, association or person."

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 false declarations guilty of wilful and corrupt perjury.

Signature-

Declared at

this , before me-

, 19

, J.P

Fee of Onc. pound for renewal of licence is forwarded here-

#### SCHEDULE 8.

Police Offences Act 1928 (No. 3749) and Police Offences (Race Meetings) Act 1929 (No. 3818).

STATEMENT OF THE GROSS REVENUE (WITHOUT ANY DEDUCTION WHATEVER OTHER THAN THAT EXEMPTED BY SECTION 11 OF ACT NO. 3818) FROM ALL SOURCES RECEIVED OR DERIVED FROM THE RACECOURSE DURING THE YEAR ENDED ON THE 21cm LH V 10 , INCLUDING-31sr JULY, 19 £ s. d.

 Members' subscriptions and entrance fees
 Trainers' fees ... ...

 Nominations and acceptances when retained by ... 11. Sundries Total ---...

\*Race meetings were held on the course during the year ended the 31st July, 19 under: race-

1. , secretary of the club, do hereby solemnly and sincerely declare that the above is a true and correct statement of the gross revenue (without any deduction whatever other than that exempted by section 11 of Act No. 3818) from all sources received or derived from the racecourse during the year ended the 31st July, 19

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 false declarations guilty of wilful and corrupt perjury.

Signature-

Secretary,

Club. day of

Declared at

, before me-

, J.P.

#### SCHEDULE 9:

Police Offences Act 1928 and Police Offences (Race Meetings) Act 1929.

FORM OF RACECOURSE LICENCE WITHIN THIRTY (30) MILES OF THE G.P.O., MELBOURNE.

# Department of Chief Secretary, Melbourne.

#### RACECOURSE LICENCE.

Whereas or the racecourse known as the and situated at has applied in the form prescribed by the Governor in Council under the provisions of the above-mentioned Acts for a licence to hold race meetings on such racecourse for allocations. I hereby grant a licence authorizing the holding of race meetings between the hours of Ten o'clock in the forenoon and Seven o'clock in the evening for on the said racecourse on not more than days during the year ending the 31st July, One thousand nine hundred and of the racecourse known as the and situated at

This licence is subject to the provisions of section 5 of the inzac Day Act 1928, which provides that no race meeting shall be held in any year on any racecourse on Anzac Day.

This licence is also subject to the provisions of the Police Offences Act 1928 and the Police Offences (Race Meetings) Act 1929 and to Regulations made thereunder, and shall remain in force during the said period, unless the same is cancelled sooner by the Governor in Council for any breach of the said Regulations or for any good cause.

Given under my hand this

, Chief Secretary. , Collector of Imposts.

£ s. d. Fees paid Percentage (section 152 of Act 3749, as amended by Act 3818)

Total

#### SCHEDULE 10.

Police Offences Act 1928 (No. 3749) and Police Offences (Race Meetings) Act 1929 (No. 3818).

# APPLICATION FOR A RACECOURSE LICENCE AND DECLARATION BY APPLICANT.

of the racecourse known as I, the undersignedand situate at . hereby apply for a licence for such racecourse authorizing the holding of race meetings on such racecourse for (2) by on such racecourse for (2)

Name of club on	days.
Name of club on	days.
Name of club on	days.
Name of club on	davs.
Name of alub on	dora

during the year commencing on the 1st day of August, One thousand nine hundred and and I do hereby solemnly and sincerely declare—

- 1. That a true and correct statement in the form of Schedule 8 to the Regulations under the Police Offences Acts 1923 and 1929 of the gross revenue without any deduction whatever (other than that exempted by section 11 of Act No. 3818) from all sources received or derived from such racecourse during the year ended on the thirty-first day of July, 19 shall be forwarded by me to the Chairman of the Racecourses Licences Board before the seventh day of August, 19
- 2. That during the year ended on the thirty-first day of July, 19 , races were held on the said racecourse by or on behalf of the owners or trustees of such racecourse on on
- (1) Owner, occupier, trustees or person duly authorized in this behalf by the owner or occupier or trustees.
  (2) Horse races, pony noces or trotting races.
  (3) Name of club, association or person other than owner or trustees. If nore such insert the words "no other club, association or person."

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 false declarations guilty of wilful and corrupt perjury.

#### Signature-

day of Declared at this , 19 , before me-

Fee of One pound for renewal of licence is forwarded here-

#### SCHEDULE 11.

Police Offences Act 1928 and Police Offences (Race Meetings) Act 1929.

FORM OF RACECOURSE LICENCE (COUNTRY AREA) OUTSIDE OF RADIUS OF THIRTY MILES FROM THE G.P.O., MELBOURNE.

#### RACECOURSE LICENCE

# Racecourses Licences Board, Melbourne,

, being the Whereas Whereas of the racecourse known as the situate at has applied in the form prescribed by the Governor in Council under the provisions of the above-mentioned Acts for a licence to hold race meetings on such racecourse for hereby grant a licence authorizing the holding of race meetings between the hours of Ten o'clock in the recently between o'clock in the evening for noon and Seven o'clock in the evening for the said racecourse on not more than days during the year ending the thirty-first day of July, One thousand nine hundred and the provisions of section 5 of the Luzac Day Act 1928, which provides that no race meeting shall be held in any year on any course on Anzac Day, and to the provisions of the Police Offences (Race Meetings) Act 1920, and to the Regulations made thereunder, and shall remain in force during the said year, unless cancelled sooner by the Governor in Council for any breach of the Regulations or for any good cause. for any good cause.

This licence by	authorizes club on	meetings days.	to be held
do.	do.	do.	do.
do.	do.	do.	do.
do.	do.	do.	do.

subject to the previous consent of the owner or owners or trustees of the said racecourse baving been given.

Given under my hand this day of £ s. d. Fees paid Percentage (section 152 of Act 3749, as amended by Act 3818) ... ... ... ... ... Total

, Chairman, Racecourses Licences Board.

Collector of Imposts

#### · SCHEDULE 12.

Police Offences Act 1928 and Police Offences (Race Meetings) Act 1929.

#### PERMIT FOR A PICNIC RACE MEETING.

I, the undersigned, being the person authorized by the Chief Secretary of the State of Victoria, under the provisions of the Police Offences (Race Meetings) Act 1929, do hereby, in pursuance of the powers vested in me by the said Act, permit , on behalf of to hold a picnic race meeting on 19 on land not being within 30 miles of the General Post Office, Melbourne, and situate at upon the condition that a statement of receipts and expenditure of the meeting is forwarded to me within one calendar month of the date of the said race meeting, together with a duplicate receipt for the net proceeds of the meeting, signed by the treasurer of the fund in aid of which the said picnic race meeting was held.

Fee paid-£1.

, Collector of Imposts.

Under-Secretary

Chief Secretary's Office, Melbourne,

. 19

File No.

#### SCHEDULE 13.

Police Offences Act 1928 and Police Offences (Race Meetings) Act 1929.

#### PERMIT FOR A MIXED SPORTS GATHERING.

PERMIT FOR A MIXED SPORTS GATHERING.

I, the undersigned, being the person authorized by the Chief Secretary of the State of Victoria, under the provisions of the Police Offences (Race Meetings) Act 1929, do hereby, in pursuance of the powers vested in me by the said Act, permit , on behalf of , to hold a mixed sports gathering on 19 , on land not being within 30 miles of the General Post Office, Melbourne, and situate at , on the condition that a statement of receipts and expenditure of the gathering is forwarded to me within one calendar month of the date of the races, together with a duplicate receipt for the net proceeds of the gathering, signed by the treasurer of the fund in aid of which the said mixed sports gathering was held.

Fee paid—£1.

Fee paid-£1.

, Collector of Imposts. , Under-Secretary.

Chief Secretary's Office, Melbourne,

File No.

#### SCHEDULE 14.

. 19

Police Offences (Race Meetings) Act 1929 (No. 3818), Section 9. PERMIT FOR A RACE MEETING FOR CHARITABLE PURPOSES.

The Racecourses Licences Board doth hereby permit, in pursuance of the powers vested in the said Board by the Police Offences (Race Meetings) Act 1929 (No. 3818), on behalf of , to hold a race meeting for charitable purposes on , 19 , on land not being within 30 miles of the General Post Office, Melbourne, and situate at , subject to the following conditions:—

1. That a statement of receipts and expenditure of the meeting will be forwarded to me within one calendar month of the date of the race meeting, together with a duplicate receipt for the net proceeds of the race meeting, signed by the treasurer of the fund in aid of which the said race meeting was held.

3.

Fee paid-10s.

, Collector of Imposts.

, Chairman, Racecourses Licences Board.

Chief Secretary's Office, Melbourne,

, 19

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

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

#### DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the thirty-first day of March, 1930.

PRESENT:

His Excellency the Governor of Victoria. Mr. Cain

Mr. Beckett

Mr. Williams Mr. Webber.

#### UNUSED AND UNMADE ROADS CLOSED. (SECTION 304.)

(SECTION 304.)

II IS Excellency the Governor of the State of Victoria, by and with the advice of the Exceutive Council thereof. doth hereby direct that, in pursuance of the provisions of section 304 of the Land Act 1928, the unused and unmade roads referred to hereunder be closed, viz.:—

Township of Panitya, Parish of Carina, County of Weeah, being the road lying between allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, and allotment 19n of section 2. (2) The road lying between allotments 1, 2, 3, 4, 5, 6, 7, 8, 9, and 10, and allotment 10 and 19n of section 3.

(B) The road lying between allotments 10 and 19n of section 2, and allotments 1 and 19n of section 3.

(P.173a (1) (M.27732).

Parish of Kooreh, County of Kara Kara, being the road lying between allotment A and allotment 44 of section C.—(K.125 (5)

(W.51505).

Parish and Town of Lockwood, County of Bendigo, being the road lying between allotments 5A of section 29, Parish of Lockwood, 1, 5 of section 29, 3, 4, and 5 of section 16, Town of Lockwood, and allotments 6, 4, 2, of section 29, 7, 1, 2, and 3 of section 17, Town of Lockwood; also the road lying between allotment 13 and allotments 1, 2, 3, and 4 of section 19, Town of Lockwood.—(L.87 (5) (3) (C.78691).

Parish of Mardan, County of Buln Buln, being the road hereinafter described, viz.:—Commencing at the south-east angle of allotment 12; bounded thence by said allotment bearing west 199 6-10 links; by a Country Roads Board road hearing S. 22 deg. 30 min. W. 108 2-10 links; by allotment 26 bearing east 241 links; and thence by a road bearing N. 0 deg. 8 min. W. 100 links to the commencing point.—(M.524(3) (C.R.B. 1922-150A) (C.R.

#### UNUSED AND UNMADE ROAD CLOSED. .

(Section 131.)

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that, in pursuance of the provisions of section 131 of the Closer Settlement Act 1928, the unused and unmade road referred to hereunder be closed, viz.:—
Parish of Doomburrim, County of Buln Buln, being the road lying between allotment 65c and allotments 65s and 64c.—
(D.207(4) (6585/86.6).

#### LANDS TEMPORARILY RESERVED FROM SALE.

LANDS TEMPORARILY RESERVED FROM SALE.

Is Excellency the Governor of the State of Victoria, by and with the advice of the Excentive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, reserve, temporarily, and also except from occupation for residence or business under any miner's right or business licence, the lands hereinafter described, viz.:—

Avoca.—Site for Drainage purposes.—I acre 1 rood 36 perches, Town of Avoca, Parish of Avoca, County of Gladstone:

—Commencing at a point bearing N. 69 deg. 23 min. E. 100 links from the north-east angle of allotment 1 of section 25m; bounded thence by Russell-street bearing N. 69 deg. 23 min. E. 500 links; by the reserve for State School Forest Plantation bearing S. 20 deg. 37 min. E. 295 links; by a line bearing southwesterly 500 links to the north-east side of Pascoe-street; and thence by Pascoe-street bearing No. 20 deg. 37 min. W. 298 links to the commencing point.—(A.86 (2) (Rs.3980) (C.79087).

Gundowring.—Site for Public Recreation and Water Supply.—46 acres 3 roods 28 perches, Parish of Gundowring, County of Bogong:—Commencing at the north-east angle of allotment 16a of section D; bounded thence by said allotment bearing S. 87 deg. 24 min. W. 695 links, and S. 12 deg. 19 min. E. 410 6-10 links; by a road bearing N. 73 deg. 54 min. W. 967 links, N. 60 deg. W. 454 links, N. 41 deg. 43 min. W. 377 links, N. 61 deg. 22 min. W. 311 links, N. 34 deg. 42 min. W. 339 links, N. 70 deg. 6 min. W. 140 5-10 links, N. 25 deg. 4 min. W. 805 5-10 links, and N. 12 deg. 50 min. E. 912 links; by the boundary between the Parishes of Gundowring and Taugumbalanga bearing S. 89 deg. 52 min. E. 309 6-10 links, S. 54 deg. 46 min. E. 351 links, S. 64 deg. 27 min. E. 463 links, S. 64 deg. 37 min. E. 463 links, S. 64 deg. 27 min. E. 463 links, S. 64 deg. 10 min. E. 378 links, S. 47 deg. 10 min. E. 403 links, S. 60 deg. 41 min. E. 711 links, and S. 12 deg. 19 min. E. 741 links to the commencing point.—(G.146(5). (Rs.3981) (H.08583).

# TEMPORARY RESERVATION OF LANDS.—ORDERS IN COUNCIL REVOKED.

TEMPORARY RESERVATION OF LANDS.—ORDERS IN COUNCIL REVOKED.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the following Orders in Council, viz.:—Gotoke.—The Order in Council of the 7th August, 1882, temporarily reserving 140 acres 24 perches in the Parish of Goroke as a site for Conservation of Water, and excepting from occupation for residence or business under any miners' right or business licence, and withholding from sale, leasing, and licensing so far as regards the portion thereof hereinafter described, viz.:—10 acres 3 roods 17 perches, Parish of Goroke, County of Lowau: Commencing at the north-west angle of allotment 9; bounded thence by allotment 1 bearing north 175 links; by lines hearing N. 89 deg. 58 min. E. 1231 5-10 links, north 75 links, N. 89 deg. 58 min. E. 1,209 3-10 links, N. 77 deg. 5 min. E. 285 6-10 links, N. 56 deg. 4 min. E. 501 links, N. 74 deg. 53 min. E. 1,215 links, S. 26 deg. 59 min. E. 134 2-10 links, S. 63 deg. 1 min. W. 847 2-10 links, S. 13 deg. 46 min. E. 237 8-10 links, N. 89 deg. 58 min. E. 592 5-10 links, and S. 0 deg. 2 min. E. 100 links; and thence by allotment 9 bearing S. 89 deg. 58 min. W. 4,362 links to the commencing point, as shown on the railway plan marked G/24.1.30 attached to Lands file C.78319.

GOROKE.—The Order in Council of the 27th February, 1900. temporarily reserving 5 acres 2 roods 5 perches in the Parish of Goroke as a site for Show Yards, in addition to and adjoining the site temporarily reserved therefor by Order of the 17th February, 1801, also excepting from occupation for residence or business under any miner's right or business licence, so far as regards the portion thereof hereinafter described, viz. —24 perches, Parish of Goroke, County of Lowan: Commencing at the south-east angle of the site; bounded thence by a line

bearing west 200 links; by the Show Yards Reserve bearing N. 0 deg. 3 min. E. 75 links; by a line bearing cast 200 links; and thence by the Water Supply Reserve bearing south 75 links to the commencing point.—(C.78319.)

to the commencing point.—(C.78319.)

GOROKE.—The Order in Council of the 17th February, 1891, temporarily reserving 10 acres in the Parish of Goroke as a site for Show Yards, and excepting from occupation for residence or business under any miner's right or business licence, so far as regards the portion thereof hereinafter described, viz.:—3 roods 4 perches, Parish of Goroke, County of Lowan: Commencing at the south-east angle of the site; bounded thence by a road bearing west 1,032 links and north 75 links; by a line bearing east 1,032 links; and thence by the site for Show Yards extension bearing S. 0 deg. 3 min. W. 75 links to the commencing point.—(C.78319.)

WATCHEM —The Order in Council of the 12th October 1999

WATCHEM .- The Order in Council of the 12th October, 1909, temporarily reserving 3 acres in the Parish of Watchem as a site for a State School, and excepting from occupation for mining purposes, or for residence or business under any miner's right or business licence.—(C.51219.)

# REVOCATION OF TEMPORARY RESERVATION OF LAND.

IT IS Excellency the Governor of the State of Victoria, by and with the advice of the Exceutive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, revoke the temporary reservation of the land hereinafter referred to, viz :-

BAMBRA.—Site for a Cemetery (as to part).
(For technical description, see Gazette of 26th February. 1930, page 879.)

# LAND SET APART FOR DISCHARGED SOLDIERS.—ORDERS PARTLY REVOKED.

ORDERS PARTLY REVOKED.

18 Excellency the 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 206 of the Closer Settlement Act 1928 (No. 3656), revoke the following Orders in Council, viz.:—

The Order in Council of the 9th May, 1922, setting apart land under section 6 of the Discharged Soldiers Settlement Act 1917, being certain allotments in the Parishes of Mooradoranook, Burnell, Moorarbool East, &c., so far as relates to allotment 27, section 1, Parish of Moorarbool East.

The Order in Council of the 7th July, 1925, setting apart land under section 6 of the Discharged Soldiers' Settlement Act 1917, so far as relates to allotment 26, Parish of Yarrara.

# LAND TAKEN OVER BY THE CLOSER SETTLEMENT BOARD.—KOORT-KOORT-NONG.

IS Excellency the 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 95 of the Closer Settlement Act 1928, approve of allotment 3n of section 10, Parish of Koort-koort-nong, being taken over by the Closer Settlement Board at a valuation of One pound (£1) per

# LAND SET APART BY THE CLOSER SETTLEMENT BOARD.—KOORT-KOORT-NONG.

IS Excellency the 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 206 of section 10, Parish of Koort-koort-nong, be set apart by the Closer Settlement Board for the purpose of being disposed of to a returned soldier. to a returned soldier.

UNUSED AND UNMADE ROADS TAKEN OVER BY THE CLOSER SETTLEMENT BOARD. — FRAMLINGHAM CLOSER EAST.

Is Excellency the 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 95 of the Closer Settlement Act 1928, approve that the unused and unmade roads in the Parish of Framlingham East, as described by the technical description hereunder, be taken over by the Closer Settlement Board at a valuation of One pound (£1) per acre viz:—

Closer Settlement Board at a valuation of One pound (£1) per acre, viz:—

Parish of Framlingham East, County of Hampden, being the road lying between allotment 29 and allotments 62, 54, and 55; also the road lying between allotments 29 and 298(2) and allotment 38.

And the Honorable H. S. Bailey, 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.

#### COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the thirty-first day of March, 1930.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Cain Mr. Beckett

Mr. Williams Mr. Webber.

ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF SOUTH GIPPSLAND.

HEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that a new main road in the Shire of South Gippsland should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road proposed to be made and the cost of acquiring land and constructing the said new road: 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 new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say: of the said road being made, that is to say :-

All that piece of land in the Parish of Toora the boundaries of which are as follow:—Commencing at the south-western angle of Crown allotment 16s, section C, of the said parish; thence by lines bearing respectively 180 deg. 0 min. 239 links, 297 deg. 17 min. 190 links, and 48 deg. 15½ min. 227.5 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 2426, lodged in the office of the Country Roads Board.

# ORDER APPROVING OF A DEVIATION FROM A STATE HIGHWAY IN THE SHIRE OF BACCHUS MARSH.

Whereas the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that, it appears to it desirable that a new State highway in the Shire of Bacchus Marsh should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new highway is proposed to be made and the cost of acquiring the land and constructing the said new highway: 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 new highway: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All that piece of land in Crown allotment 9, section 15,

All that piece of land in Crown allotment 9, section 15, Parish of Merrimu, the boundaries of which are as follow:—Commencing at the north-eastern angle of the southern portion of the said allotment; thence by lines bearing respectively 180 deg. 34 min. 107 links, 273 deg. 31 min. 259 links and 70 deg. 39 min. 275 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan number 2429, lodged in the office of the Country Roads Board.

# DECLARATION OF STATE HIGHWAYS IN THE SHIRES OF CHILTERN AND KORONG.

SHIRES OF CHILTERN AND KORONG.

Whereas by the Resolution set out below and dated the seventeenth day of March, One thousand nine hundred and thirty, the Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662) being of opinion that the highways in the State of Victoria set out or described in the schedule to the same are of sufficient importance to be State highways within the meaning of the Country Roads Act 1928 (No. 3662) and acting under the powers in that behalf conferred upon it by the said Act declared such highways to be State highways within the meaning and for the purposes of the Act aforesaid: 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 mentioned in such Resolution shall be a State highway: 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 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 State highways within the meaning and for the purposes of the Country Roads Act 1928.

Resolution for Declaration of State Highways under the Country Roads Act.

The Country Roads Board incorporated by the Country Roads Act 1928 (No. 3662) at a meeting now holden being of opinion that the highways within the State of Victoria set out or described in the schedule hereunder written are of sufficient importance to be State highways acting under the powers in that behalf conterred upon it by the said Act doth by this Resolution hereby declare such highways to be State highways within the meaning and for the purposes of the said Country Roads Act 1928.

#### SCHEDULE.

Hume Highway (1005).—Commencing at the western boundary of the Township of Chiltern, near the northern angle of allotment 5, section A2, Parish of Chiltern; thence northeasterly to the north-eastern angle of section N of the said township.

Calder Highway (1003).—Commencing at the eastern boundary of the Town of Wedderburn at the north-western angle of allotment 12, section 111., Parish of Wedderburn; thence north-westerly and westerly to the eastern approach to the bridge over the Korong Creek near the north-western angle of allotment 73 of the said town.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this seventeenth day of March, One thousand nine hundred and thirty, in the presence

(SEAL)

W. McCORMACK, Chairman. W. L. DALE, Member. R. JANSEN, Secretary.

# DECLARATION OF THE NEW KILLINGSWORTH ROAD IN THE SHIRE OF YEA.

WHEREAS by section 21 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the said Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the schedule to such Resolution to be part of a developmental road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a New Developmental Road under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the Country Roads Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 21 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new road the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the said Country Roads Act.

#### SCHEDULE.

#### Shire of Yea.

10. Killingsworth Road (19160).—All that piece of land in the Parish of Whanregarwen and being a roadway generally one and a half chains wide the northern boundary of which commences at a point on the southern boundary of allotment 7D of the said parish distant 125 deg. 31 min. 1,270.8 links from the south-western angle of the said allotment; thence

north-westerly through that allotment, north-westerly across a one-chain Government road and generally north-westerly and south-westerly through allotment 6 of the said parish to a point on the western boundary of that allotment distant 322 deg. 28 min. 205.8 links from the south-western angle thereof.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan number 1322, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this seventeenth day of March, One thousand nine hundred and thirty, in the presence

(SEAL)

W. McCORMACK, Chairman. W. L. DALE, Member. R. JANSEN, Secretary.

# DECLARATION OF A DEVELOPMENTAL ROAD IN THE SHIRE OF OMEO.

Whereas by the Resolution set out below and dated the seventeenth day of March, One thousand nine hundred and thirty, the Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662) being of opinion that the road set out or described in the schedule to the same is of sufficient importance and will serve to develop areas of land (whether alienated from Crown or not) by providing access to a railway station or to a main road leading to a railway station and acting under the powers in that behalf conferred upon it by the Country Roads Act 1928 (No. 3662) declared such road to be a developmental road within the meaning and for the purposes of the said Act: 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 Governor of the State of Victoria by and with the advice of the Exceutive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the road mentioned in the schedule to such Resolution of the Country Roads Board a developmental road within the meaning and for the purposes of the Country Roads Act 1928.

Resolution for Declaration of a Developmental Road under the Country Roads Act.

The Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662) at a meeting now holden being of opinion that the road set out or described in the schedule hereunder written is of sufficient importance and will serve to develop areas of land by providing access to a railway station or to a main road leading to a railway station acting under the powers in that behalf conferred upon it by the Country Roads Act 1928 (No. 3662) doth by this Resolution hereby declare such road to be a developmental road within the meaning and for the purposes of the said Country Roads Act 1928.

#### SCHEDULE.

#### Shire of Omeo.

11. Beloka Road (12661).—Commencing at an angle in the eastern boundary of allotment 15, section 2. Parish of Guttamurra, formed by the intersection of lines bearing 125 deg. 0 min. and 179 deg. 49 min.; thence north-westerly and northerly through allotment 8 of the said section and parish to the Morrass Creek, near the north-eastern angle of allotment 3 of the section aforesaid.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this seventeenth day of March, One thousand nine hundred and thirty, in the presence

(SEAL)

W. McCORMACK, Chairman. W. L. DALE, Member. R. JANSEN, Secretary.

And the Honorable John Percy Jones, His Majesty's Com-missioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

#### APPROACHING LAND SALES.

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

	No. of Gazette.
Bairnsdale.—Thursday, 15th May, 1930	 36
BeechworthFriday, 11th April, 1930	 24
ColacWednesday, 14th May, 1930	 36
CorryongThursday, 8th May, 1930	 34
KorumburraFriday, 2nd May, 1930	 36
Melbourne Tuesday, 15th April, 1930	 29
MelbourneTuesday, 6th May, 1930	 36
MurrayvilleMonday, 5th May, 1930	 34
Seymour Friday, 2nd May, 1930	 32
Tallangatta.—Wednesday, 7th May, 1930	 34
Trafalgar, Wednesday, 23rd April, 1930	 34
TraralgonMonday, 5th May, 1930	 36
YarrawongaThursday, 1st May, 1930	 36
Land and Survey Office, Melbourne.	

ALES (Nos. 9840 and 9841) OF CROWN LANDS 1N FEE SIMPLE AT TIMES AND PLACES AS SHOWN. TO BE CONDUCTED BY LAND OFFICERS.

His Excellency the Governor, with the advice of the Executive Council, has been pleased to direct that a sale by auction of the undermentioned Crown lands will be holden at the times and places shown hereunder, 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.

lished 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 hank notes, or cheques approved of by the Receiver and Paymaster, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times, being one of such last days of aly 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 computed from the time of sale to the time of payment of such residue or instalment 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 shillings.

#### SCALE OF PAYMENTS.

£20 and under, 6 instalments. £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 £200, and not exceeding £400, 16 instalments.
Over £300, and not exceeding £500, 18 instalments.
Over £500, 20 instalments.

H. S. BATLEY, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 8th April, 1930.

BAIRNSDALE.—Sale (No. 9840) at TWO o'clock p.m. on THURSDAY, 15th MAY, 1030, at the AUCTION ROOMS of KING & HEATH. To be conducted by J. E. HUNTER, Land Officer. Auctioneers: KING & HEATH, Bairnsdale.

#### TOWN LOTS.

LAKES ENTRANCE, PARISH OF COLQUHOUN, COUNTY OF TAMBO.

Fronting Prince's Highway.

Upset price £250 per lot.—Charge for survey £4:4s. Lot 1. Area 1r. 3.9-10p., allotment 6p, section 7.

Upset price £200 per lot.—Charge for survey £4 4s. Lot 2. Area 36 8-10p., allotment 6p, section 7.

Fronting Recreation Reserve.

Upset price £150 per lot.—Charge for survey £4 4s. Lot 3. Area 1r. 15 8-10p., allotment 26, section 7.

Adjoining rear of Lots 1 and 2.

Upset price £100 per lot.—Charge for survey £4 4s. Lot 4. Area 29 9-10p., allotment 6c, section 7.

#### COUNTRY LOT.

PARISH OF BUCHAN, COUNTY OF TAMBO. Site of Mechanics' Hall.

Upset price £5 per lot.—Charge for survey £3 7s. 6d. Lot 5. Area 2 roods, allotment 29, section C. Valuation of improvements £5. Trustees of Buchan South Mechanics' Hall.

COLAC.—Sale (No. 9841) at TWELVE noon on WEDNES-DAY, 14th MAY, 1930, at the AUCTION ROOMS of J. G. JOHNSTONE & CO. PTY. LITD. To be conducted by W. T. LONG, Land Officer, Geelong. JOHNSTONE & CO. PTY. LITD., Colac.

#### TOWN LOTS.

COLAC, PARISH OF COLAC, COUNTY OF POLWARTH. Fronting Bromfield-street.

Upset price £2.5s. per foot.—Charge for survey £1 16s. Lot 1. Area 1r. 12p., allotment 4, section 17. Fron 66 feet, subject to survey. Fencing sold with land. Lot 2. Area 1r. 7p., allotment 3, section 17. Fron 66 feet, subject to survey. Fencing sold with land. Frontage Frontage

LORNE, PARISH OF LORNE, COUNTY OF POLWARTH.

Fronting Ocean-road, overlooking Louttit Bay.

Upset price £30 per lot.—Charge for survey £2. Lot 3. Area 1r. 2p., allotment 17, section 49. Lot 4. Area 1r. 2p., allotment 18, section 19.

North-east of and close to Cemetery.

Lot 5. Area 1r. 5p., allotment 24, section 18.

#### Closer Settlement Act 1928.

SALE OF CROWN LANDS BY PUBLIC AUCTION.

A SALE of the undermentioned Crown lands in fee simple by public auction will be held at the COURT HOUSE, KORUMBURRA, on FRIDAY, 2nd MAY, 1930, at ELEVEN a.m. To be conducted by E. T. A. WHLSON, Land Officer. Auctioneers: MINCHIN & SQUIRE, Korumburra.

TOWNSHIP OF KORUMBURRA, PARISH OF KORUMBURRA, COUNTY OF BULN BULN. .

#### Upset price £926.

Lot 1. Area 9a. 0r. 29p., allotment 16, section & being the eastern part of area formerly held by J. Brownlees. Good soil, all cultivable. Suited for residence and cultivation. Improvements consist of house, nine rooms, hayshed, buggy-shed, stable and dairy: water laid on. One mile from Korumburra Pailway Station Railway Station.

Upset price £695.

Lot 2. Area 10a. 3r. 3p., allotments 15, section 5 and 16a, section E, being the western part of J. Brownlees' former holding. Improvements consist of four-roomed house, cartshed, fowlhouse, pigsty, and fencing. The whole of the land is cultivable and suited for residential purposes. Good soil.

PARISH OF POOWONG, COUNTY OF BULN BULN.

Upset price £1 10s. per acre.

Lot 3. Area 170a. Ir. 10p., allotment 34c, formerly held by E. B. Ward; almost-adjoining Topiram Railway Station. Bush country, with young sapling timber. Suited for turn-out; paddock only.

#### TERMS AND CONDITIONS.

The full conditions will be read at the sale.

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

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

Full purchase money may be paid prior to due date, with interest to time of payment only, or purchaser may transfer his interest in the property (fee, 10s.).

Improvements to be maintained and insured in favour of the Closer Sattlement Board.

Improvements to be maintenance and measure in Closer Settlement Board.

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

Particulars are obtainable from the auctioneers, from Inspector of Land Settlement, Korumburra, or Lands Department, Melbourne.

H. S. BAILEY,

Commissioner of Crown Lands and Survey. Melbourne, 7th April, 1930.

#### Closer Settlement Acts.

SALE OF CROWN LANDS BY PUBLIC AUCTION.

SALE of the undermentioned Crown lands in fee simple A SALE of the undermentioned Grown lands in fee simple
by public auction will be held at the AUCTION ROOMS
of KING & HEATH, BAIRNSDALE, on THURSDAY, 15th
MAY, 1930, at a quarter past TWO p.m. To be conducted by
J. E. HUNTER, Land Officer. Auctioneers: KING & HEATH,
Reinricht Bairnsdale.

#### Parish of Nindoo, County of Tanjil.

#### Upset price £120 per lot.

Area 169a. 0r. 16p., allotment 18, section E, formerly held by N. A. Stevenson, situated 5 miles north-east of Fernbank Railway Station.

#### TERMS AND CONDITIONS.

The full conditions will be read at the sale.

Deposit payable at sale: 10 per cent. of purchase price. Balance of purchase money payable in 10 equal half-yearly instalments, plus interest on the unpaid balance at 6 per cent.

Full purchase money may be paid prior to due date, with interest to time of payment only, or purchaser may transfer his interest in the property (fee, 10s.).

Immediate possession. No residence condition. Crown grant

on completion of purchase.

Particulars are obtainable from the auctioneers, from Land

Officer, Bairusdale, or Lands Department, Melbourne.

H. S. BAILEY, Commissioner of Crown Lands and Survey. Melbourne, 7th April, 1930.

#### Closer Settlement Act 1928.

#### SALE OF CROWN LANDS BY PUBLIC AUCTION.

A SALE of the undermentioned Grown lands by public auction will be held at the OFFICE of McLEAN & LITTLE PTY. LTD., TRARALGON, on MONDAY, 5th MAY, 1930, at half-past TWELVE p.m. To be conducted by W. H. BURNS, Grown Lands Department. Auctioneers: McLEAN & LITTLE PTY. LTD., Traralgon.

#### MIXED FARMING LAND AT WINNINDOO. PARISH OF WINNINDOO, COUNTY OF TANJIL.

Upset price £1,776 3s. (equal to £18 7s. 6d. per acre).

Opsit price \$1,770 as. (equal to £18 78. od. per acre).

Area 96a. 2r. 27p., allotment 22c, section 20, being the south portion of lund recently held by A. McIntosh. Chiefly morass land, with a proportion of higher land. Suitable for mixed farming and grazing. House, four rooms, cowshed, separator room, fowlhouse, cart shed, &c. Situated 3 miles from Flyan Railway Station, and 11 miles from Traralgon. Frontage to Latrobe River. Black soil.

#### · TERMS AND CONDITIONS.

The full conditions will be read at the sale.

The full conditions will be read at the sale. Deposit payable at sale: 5 per cent. of purchase price. Balance of purchase money payable in 40 equal instalments, plus interest on the unpaid balance at 6 per cent. per annum. Full purchase money may be paid prior to due date, with interest to time of payment only, or purchaser may transfer his interest in the property (fee, 10s.).

Improvements to be maintained and insured in favour of the Closer Settlement Board.

Immediate possession. No residence condition. Crown grant on completion of purchase.

Particulars are obtainable from the auctioneers, from Inspector of Land Settlement, Sale, or Lands Department, Melbourne.

H. S. BAILEY, Commissioner of Crown Lands and Survey. Melbourne, 4th April, 1930.

#### Closer Settlement Act 1928.

SALE OF CROWN LANDS BY PUBLIC AUCTION.

A SALE of the undermentioned Crown lands in fee simple by public auction will be held at the FARMERS' ARMS HOTEL, YARRAWONGA, on THURSDAY, 1st MAY, 1930, at half-past TWO p.m. Auctioneers: GREEN, MANNING, & CO., Yarrawonga, in conjunction with J. McNAMARA & CO., Numurkah

#### PARISH OF BOOSEY, COUNTY OF MOIRA.

Upset price £3,805, equal to £12 4s. (approximately) per acre. Area 312 acres, allotment 111, formerly held by J. P. Delahunty, situated 7 miles from Katamatite, and 13 miles from Yarrawonga. Good agricultural land; red soil, suitable for mixed farming and wheat-growing Weatherboard house, 4 rooms, stable, dairy, garage, and good well. Five paddocks.

#### TERMS AND CONDITIONS.

The full conditions will be read at the sale. Deposit payable at sale: 5 per cent. of purchase price.
Balance of purchase money payable in 40 equal instalments,
plus interest on the unpaid balance at 6 per cent. per annum. Full purchase money may be paid prior to due date, with interest to time of payment only, or purchaser may transfer his interest in the property (fee, 10s.).

Improvements to be maintained and insured in favour of the Closer Settlement Board.

Immediate possession. No residence condition. Crown grant on completion of purchase.

Particulars are obtainable from the auctioneers, from Land Officer, Benalla, or Lands Department, Melbourne.

II. S. BAILEY, Commissioner of Crown Lands and Survey. Melbourne, 7th April, 1930.

#### Closer Settlement Acts.

#### SALE OF CROWN LANDS BY PUBLIC AUCTION.

A SALE of the undermentioned Crown lands in fee simple by public auction will be held at the AUCTION ROOMS of BAILLIEU, ALLARD PTY. LTD., 360 COLLINS-STREET, MELBOURNE, on TUESDAY, 6th MAY, 1930, at half-past TWO o'clock p.m. To be conducted by E. T. A. WILSON, Land Officer. Auctioneers: BAILLIEU, ALLARD PTY. LTY., 360 Collins-treet

#### PARISH OF GREENSBOROUGH, COUNTY OF EVELYN.

Upset price £1,370 per lot.

Lot 1. Area 70a. Or. 30p., allotment 60. section E, formerly held by N. D. Lewein, 3 miles from Hurstbridge; suitable for fruit-growing. House, three rooms, in fair order, packing shed, stable, wagon shed, engine shed, fowlhouse, pigsty, tanks and dams. Subdivided into three paddocks. Sixteen acres of orchard.

#### PARISH OF MONBULK, COUNTY OF EVELYN.

#### Upset price £1,300 per lot.

Adjoining "Nathania Springs," known as Winberg's.

Lot 2. Area 10a. 0r. 3p., allotment 79, section A. Well situated, 4½ miles from Belgrave, adjoining well-known resort above named. Good chocolate soil, suitable for growing passion and berry fruits. House, seven rooms, stable, shed, tank, and fowlhouse. Suitable for subdivisional purposes.

#### TERMS AND CONDITIONS.

The full conditions will be read at the sale.

A deposit of 5 per cent of the purchase money will be payable at the sale. The balance of the purchase money will be payable in 40 equal half-yearly instalments, together with interest on the unpaid balance at 6 per cent. per annum.

Full purchase money may be paid at any time prior to due date, together with interest to the time of payment only. Prior to final payment of purchase money, purchaser may transfer his interest in the purchase (fee, 10s.).

Improvements to be maintained and insured in favour of the Closer Settlement Board.

No residence condition. Crown grants on completion of purchases.

Particulars are obtainable from the auctioneers, or Inquiry Branch, Lands Department, Melbourne.

H. S. BAILEY, Commissioner of Crown Lands and Survey. Melbourne, 7th April, 1930.

# PROPOSED REVOCATION OF ORDERS IN COUNCIL TEMPORARILY RESERVING LANDS.

I N pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the interest of the land act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the Orders in Council hereinafter referred to, viz.:-

The following Notices were gazetted 1° on 19th March, 1930, pursuant to Orders of the 13th March, 1930.

Gracedale.—The Order in Council of the 24th December, 1889, temporarily reserving I acre 2 roods 16 perches in the Parish of Gracedale as a site for a Quarry, also excepting from occupation for residence or business under any miner's right or business licence, so far as regards the portion thereof hereinafter described, viz.:—1 rood 35 perches, Parish of Gracedale, County of Evelyn: Commencing at the north; east angle of allotment 34p; bounded thence by said allotment bearing S. 65 deg. 5 min. W. 231 links, S. 86 deg. 2 min. W. 404 links, and N. 46 deg. 8 min. W. 117 links; and thence by a line bearing N. 86 deg. 22 min. E. 698 3-10 links to the commencing, point.—(G.166(3) (C.76724).

Bambra.—The Order in Council of the 5th October, 1927.

BAMBRA.—The Order in Council of the 5th October, 1927, temporarily reserving 5 acres 1 rood 12 perches in the Parish of Bambra, as a site for a State school, and excepting from occupation for mining purposes or for residence or business under any miner's right or business licence.—(B.90n(1) (Rs.2584).

WATCHUFGA.—The Order in Council of the 24th March, 1903 (see Government Gazette, 1903, page 1049), temporarily reserving 55 acres 3 roods 15 perches in the Parish of Watchupga, as a site for Water Supply purposes, also excepting from occupation for residence or business under any miner's right or business licence, so far as regards the portion thereof hereinafter described, viz.:—12 acres, Parish of Watchupga, County of Karkarooc: Commencing at a point bearing south 4,583 links from the north-west angle of allotment 17: bounded thence by said allotment bearing east 861 links, by a line bearing south 1,400 links, by a road bearing west 778 5-10 links, by the railway reserve bearing N. 33 deg. 38 min. W. 149 links; and thence by allotment 18 bearing north 1,276 links to the commencing point.—(W.392(1) (C.77871).

CO.77871).

SMYTHESDALE.—The temporary reservation by Order in Council of the 6th November, 1865 (see Government Gazette, 1865, page 2644), of 815 acres 2 roods 15 perches, Parish of Smythesdale, County of Grenville, as land for Drainage Area of a Reservoir for supplying water to Symthesdale, so far as regards the portion thereof hereinafter described, viz.:—272 acres 3 roods 8 perches in the two separate portions:—(1) 259 acres 1 rood 11 perches: Commencing at the north-west angle of allotment 2B of section 49; bounded thence by a line bearing N. 0 deg. 4 min. W. 3,665 links; by a road bearing S. 68 deg. 49 min. E. 141 links, N. 45 deg. 30 min. E. 2,196 links, S. 89 deg. 50 min. E. 2,043 links, and N. 0 deg. 14 min. E. 100 links; by lines bearing S. 89 deg. 50 min. E. 2,500 links, S. 80 deg. 10 min. W. 2,840 links, S. 80 deg. 56 min. W. 1,843 links, and S. 0 deg. 4 min. E. 2,398 links; and thence by allotments 2, 1, 2a, and 2u of section 49, bearing S. 89 deg. 57 min. W. 4,240 links to the commencing point. (2) 13 acres 1 rood 37 perches: Commencing at a point bearing N. 0 deg. 4 min. W. 3,772 3-10 links from the north-west angle of allotment 2n of section 49; bounded thence by lines bearing N. 0 deg. 4 min. W. 1,486 links, and S. 80 deg. 50 min. E. 1,660 links; and thence by a road bearing S. 45 deg. 30 min. W. 2,173 links, and N. 68 deg. 40 min. W. 2,173 links, and N. 68 deg. 40 min. W. 116 links to the commencing point.—(S.297d) (J.18847).

The following Notices were gazetted 1° on 2nd April, 1930, pursuant to Orders of the 31st March, 1930.

BEECHWORTH.—The Order in Council of the 29th July, 1895 (see Government Gazette, 1895, page 2879), temporarily reserving 3 roods (incorrectly described as 3 acres) in the Parish of Beechworth, as a site for Watering purposes, and excepting from occupation for residence or business under any miner's right or business licence.—(B.349(11) (C.77716).

BINGINWARRI.—The Order in Council of the 2nd December, 1919, temporarily reserving 2 acres in the Parish of Binginwarri, as a site for a State school, and excepting from occupation for residence or business under any miner's right or business licence.—(B.707(\*)) (Rs.2061).

# PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

I N pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the land act 1928, 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 Notice was gazetted 1° on 2nd April, 1930, pursuant to Order of the 31st March, 1930.

SMYTHESDALE.—The temporary reservation by Order in Council of the 5th September, 1864, of 2 acres of land in the Township of Smythesdale, as a site for a Pound.—(S.297(2)(D) (C.78920).

#### COMMON ABOUT TO BE DIMINISHED.

IN pursuance of the provisions contained in the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to diminish the common hereinafter men-

The following Notice was gazetted 1° on 2nd April, 1930.
pursuant to Order of 31st March, 1930.

The Raywood Borough Common, proclaimed as such on the 30th August, 1866 (see Government Gazette, 1866, page 1929) by the excision therefrom of the portion hereinafter described, viz.:—3 acres, more or less, Township of Raywood, Parish of Neilborough, County of Bendigo, lying to the east of allotment A25, as is shown by red border on sketch plan marked R/15.10.29 with Lands file W.49080.—(W.49080).

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne. No. 36,-4110.-2

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS.

APPOINTMENTS.

WHEREAS by section 184 of the Land Act 1928 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 14 of the Land Act 1928, 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:— Reserves named :-

RESERVE FOR A PUBLIC PARK IN THE PARISH AND TOWNSHIP OF ROCHESTER.

The Council of the Shire of Rochester as a Committee of Management of the lands temporarily reserved by Orders in Council of 20th September, 1920, and 13th March, 1930, for Public Park in the Parish and Township of Rochester.—(Corres. Rs.2207.)

RESERVE FOR A NATIONAL PARK IN THE PARISHES OF GINAP AND WYPERFELD.

Sir James William Barrett, K.B.E., Charles Leslie Barrett, George Robert Riby, T. Wellington, Professor E. Wood Jones, and Victor Henry Miller, as Members of the Committee of Management of the land permanently reserved by Orders in Council of 13th September, 1921, and 9th February, 1922, as a site for a National Park in the Parishes of Ginap and Wyperfeld.—(Corres. Rs.1128.)

MESERVE FOR PUBLIC RECREATION IN THE PARISH OF BALLIANG.

John James Murphy, Robert John Kerr, and Robert Dougall
McArthur, as Members of the Committee of Management, for
a period of three years, of the land temporarily reserved by
Order in Council of 2nd September, 1913, as a site for Public
Recreation in the Parish of Balliang, in the room of John
James Murphy and Lionel Edgar Bird, whose term of appointment has expired, and William Thomas Loats, resigned.—
(Corres. Rs.620.) RESERVE FOR PUBLIC RECREATION IN THE PARISH OF BALLIANG.

RESERVE FOR PUBLIC REGREATION IN THE TOWN (NOW CITY) OF NORTHCOTE, AND KNOWN AS "NORTHCOTE PARK RECREATION RESERVE.

MESERVE."

James Sutch as a member of the Committee of Management of the land permanently reserved by Order in Council of the 8th November, 1904, as a site for Public Recreation in the Town (now City) of Northcote, and known as "Northcote Park Recreation Reserve," in the room of Angus Duncan McDonald, who has ceused to hold office as a councillor of the City of Northcote. Provided, however, that the said James Sutch shall hold office for so long only as he may continue to be a councillor of the City of Northcote.—(Corres. Rs.1847.)

RESERVE FOR RECREATION PURPOSES IN THE TOWNSHIP OF PIANGIL.

PIANGIL.

Henry Horwood Kentish, Murdoch McLean, John Reid Adam, Edward O'Donnell, Thomas Hetherton, Daniel Joseph McNamara, Arthur Gordon Tyrrell, and Hamer Cecil Jacob as Members of the Committee of Management, for a term of three years, of the land temporarily reserved by Order in Council of 22nd January, 1918, as a site for Recreation purposes in the Township of Piangil, in the room of Henry Horwood Kentish, Murdoch McLean, Edward O'Donnell, Joseph Dugdale Cheetham, Alexander Buchanan, Joseph Michael Murphy, and John Reid Adam, whose term of appointment has expired.—(Corres. C.75583.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this fourth day of April, One thousand nine hundred and thirty, in the

H. S. BAILEY, President. F. T. A. FRICKE, Member.

# RESERVE FOR PUBLIC RECREATION IN THE PARISH OF BALLIANG.

RESCISSION OF REGULATIONS.

RESCISSION OF REGULATIONS.

WHEREAS by section 181 of the Land Act 1928 power is given to the Board of Land and Works to make Rules and Regulations and to rescind any Rules and Regulations for the care, protection, and management of any public park or reserve not conveyed to and vested in trustees, and for the preservation of good order and decency therein: Now therefore the Board of Lands and Works, in pursuance of the power conferred as aforesaid, doth hereby rescind the Regulations made by the said Board on 10th November, 1916, in respect of the land temporarily reserved by Order in Council of 2nd September, 1913, as a site for Public Recreation in the Parish of Balliang.

The common seal of the Board of Land and Works was hereunto affixed this fourth day of April, 1930, in the presence of-

H. S. BAILEY, President. F. T. A. FRICKE, Member. (Corr. Rs.620.)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF A RESERVE FOR PUBLIC RECREATION IN THE PARISH OF BALLIANG.

CREATION IN THE PARISH OF BALLIANG.

WHEREAS by the ISIst section of the Land Act 1928 power is given to the Board of Land and Works to make Rules and Regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, 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: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the land temporarily reserved by Order in Council of 2nd September, 1913.

as a site for Public Recreation in the Parish of Balliang.
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 matches, fêtes, sports, or holiday amusements, on any of which occasions a sum not exceeding Two shillings and sixpence may be charged and taken for the admission of every adult to the 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 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 any other animals without the permission 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 b. The Committee or 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" the Power cattle interpretable resistance of the Power Act. shall mean cattle as interpreted by section 3 of the Pounds Act
- No person shall bring into the Reserve any dog, unless controlled by a chain or cord, without the permission 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 of the Committee of Management first obtained in writing.
- 9. No person shall take part in any public entertainment of any sort in the Reserve without the permission of the Committee of Management first obtained in writing.
- 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 the Reserve.
- 12. No person shall play, practise, or engage in any game or sport within the Reserve on Sundays.
- or sport within the Reserve on Sundays.

  13. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of 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 (£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 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 or shrubs.
- 15. The Committee of Management may set apart any portion of the Reserve for the purpose of any lawful games, amusements, or sports, and from time to time to grant to any club or association of clubs the use of the grounds so set apart upon such terms and conditions as it may deem to be reasonable and consistent with these Regulations.
- 16. Persons renting or hiring the Reserve, or any portion thereof, for any purpose whatsoever, and who make any charge to the public for admission to the ground, shall pay to the

Committee of Management a fee for the use thereof, such fee to be fixed by the Committee of Management, but shall not exceed £2 2s. per day.

exceed £2 2s. per day.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, 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, to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this fourth day of April, 1930, in the presence of-

(SEAL) H. S. BAILEY, President. F. T. A. FRICKE, Member. (Corres. Rs.620.)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR SHOW-YARDS IN THE PARISH OF KONONG WOOTONG, AND KNOWN AS "COLERAINE SHOW-YARDS."

KNOWN AS "COLERAINE SHOW-YARDS."

B. Cyril Abraham Lesser, Charles McKebery, and Francis John Templeton, the duly appointed Trustees of the land permanently reserved by Order in Council of the 11th day of September, 1928, as a site for Show-yards in the Parish of Konong Wootong, and known as "Coleraine Show-yards," 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, or 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 1928.

#### REGULATIONS.

- t. All persons shall be admitted to the Reserve (but not to any stand or buildings erected thereon) from sunrise to sunset free of charge, except as hereinafter provided.
- 2. The Committee of Management may appoint not more than thirty days in any one year upon which the Reserve shall be set apart for the purpose of agricultural shows, cricket or football matches, fêtes, sports, races, or holiday amusements, and on any of the said days a sum not exceeding Ten shillings may be charged and taken for the admission of every adult to the Reserve. the Reserve.
- the Reserve.

  3. Any person, club, or association renting or hiring any stand, building, erection, or enclosure on the Reserve for the occasion of any agricultural show, cricket or football match, fête, sports, races, holiday ansusement, or other purposes, may be required to deposit with the Committee of Management any sum not exceeding £20 which the Committee of Management may determine, by way of guarantee that due care will be take of such stand, building, erection, or enclosure, and the Committee of Management may repair or make good any damage caused or done to such stand, building, erection, or enclosure, or anything contained therein, during such renting or hiring and deduct the cost of making good such damage from the sum of money so deposited by way of guarantee as aforesaid, and all persons, clubs, or associations so renting or hiring shall abide by these Regulations and by any order given by the Committee of Management in reference to the said Reserve or any stand, building, erection, or enclosure thereon, and every such person, club, or association shall see that all rubbish, paper, glass, or other debris is removed from the Reserve at the conclusion of such renting or hiring.

  4. No person shall enter or remain in the Reserve who may
- 4. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.
- 5. No person shall damage in any way any tree, shrub, flower, tree-guard, fence, gate, seat, building, or stand in the Reserve, or jump or climb upon or over, or stick bills upon any of the fences or gates of the Reserve, or leave or deposit any rubbish, paper, or glass in the Reserve, or roll or throw any stone or missile of any kind therein.
- 6. No person shall light any fire in the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 7. No person shall bring into the Reserve any horses, cattle, sheep, goats, pigs, dogs, or other animals, or train or exercise any horse, dog, or animal in the Reserve 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.
- 8. No person shall camp in the Reserve or creet therein any dwelling or any booth or other structure for the purpose of offering for sale any article or for the holding of any performance or exhibition without the permission, in writing, of the Committee of Management first obtained.

- 9. 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 or make use of or enter into any building, booth, or stand on the Reserve without the permission of the Committee of Management.
- 10. 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.
- 11. Any person committing any of the following offences within the Reserve, or any building, booth, or stand thereon, shall (in addition to any other penalty to which such person may be liable therefor) be liable to be expelled from the Reserve, namely :-

- (a) Being drunk.
  (b) Using profane, insulting, threatening, abusive, indecent, or obscene language.
  (c) Assaulting any person or behaving in a riotous or disorderly manner.

- (d) Crossing or trespassing upon the ground when not authorized so to do.

  (e) Obtaining admission to or being found in any part of the Reserve when not entitled to admission thereto under these Regulations.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds, and every person who knowingly or 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 to be dealt with according to law, and shall be liable to a penalty of not more than Ten nounds.

Dated at Coleraine this 25th day of January, 1930.

C. A. LESSER. C. McKEBERY. F. J. TEMPLETON.

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1928, section 181, doth hereby make the foregoing Regulations in respect of the land permanently reserved by Order in Council of the 11th day of September, 1928, as a site for Show-yards in the Parish of Konong Wootong, and known as "Coleraine Show-yards."

The common seal of the Board of Land and Works was hereunto affixed this fourth day of April, 1930, in the presence of-

(SEAL) (Corres. Rs.3717.)

H. S. BAILEY, President. F. T. A. FRICKE, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC HALL IN THE PARISH OF MARONG, AT MYERS CREEK.

IN THE PARISH OF MARONG, AT MYERS CREEK.

WE, Peter Joseph Pata, John M. Boyle, and John Francis Mundy, the duly appointed Committee of Management of the Reserve for Public Hall in the Parish of Marong, at Myers Creek, 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 1928.

#### REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset free of charge, except on such days (not exceeding twelve in any one year) as the Reserve may be set apart for cricket or football matches, fêtes, sports, concerts, entertainments, or public 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, conduct, or intoxicating liquor.
- 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 thereon, 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.
- 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 1928.
- 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.
- No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 10. No person shall spit or expectorate on the paths or on any structure or erection in the Reserve.
- 11. No person shall bet publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosures and Reserve.
- 12. No person shall play, practise, or engage in any game or sport within the Reserve on Sundays.
- 13. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fête, sports, concerts, entertainments, or holiday amusements may be required to deposit tertainments, or holiday amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Com-mittee of Management. mittee of Management.
- 14. No person, except labourers and workmen employed in the Reserve, shall enter any plots 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 1928, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wildly offends against any such Regulations, and who, after high the has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, when he had the provisional of the Police Force, does not desist from so offending, when he was the provisional of the Police Force, does not desist from so offending, when the provisional of the Police Force, does not desist from so offending, when the provisional of the Police Force, does not desist from so offending. memoer of the Foice 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, to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

P. J. PATA. J. M. BOYLE. J. F. MUNDY.

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1928, section 181, doth hereby make the foregoing Regulations in respect of the Reserve for the Public Hall in the Parish of Marong, at Myers Creek.

common seal of the Board of Land and Works was hereunto affixed this fourth day of April, 1930, in the presence of-

H. S. BAILEY, President. F. T. A. FRICKE, Member. (Corr. Rs.3737.)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF "YENDON RECREATION MANAGEMENT RESERVE."

RESERVE."

W HEREAS by the 181st section of the Land Act 1928

W power is given to the Board of Land and Works to make Rules and Regulations for the care, protection, and management of all Public Parks and Reserves not conveyed to and vested in trustees, 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: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the land temporarily reserved by Order in Council of 21st October, 1872, as a site for Recreation purposes and Cricket Ground in the Town of Buninyong East, known as "Yendon Recreation Reserve."

#### REGULATIONS.

1. The Reserve shall be open to the public, from sunrise to the Reserve shail be open to the public, from surfise to sunset, free of charge, except on such days (not exceeding twelve in any one year) as the Reserve may be set apart for cricket or football matches, fêtes, sports, or holiday amusements, on any of which occasions a sum not exceeding One shilling may be charged and taken for the admission of every adult to the Reserve.

- 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.

  5. No person shall put in the Reserve are sattly by
- 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 Iteserve, 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 purposes of this clause, "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.

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

  13. Persons renting or hiring any stand, building, erection or enclosure on the 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 way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations, and by any order given by the Committee of Management. 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 or shrubs.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, 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, to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this fourth day of April, 1930, in the presence of-

(SEAL) (Corres. C.77245,)

H. S. BAILEY, President. F. T. A. FRICKE, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF RESERVE FOR PUBLIC RECREATION IN THE PARISH AND TOWN OF MANDURANG.

HEREAS by the 181st section of the Land Act 1915 power is given to the Board of Land and Works to make Rules and Regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, 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 thereipon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the land

temporarily reserved by Order in Council of 21st August, 1928, as a site for Public Recreation in the Parish and Town

#### REGULATIONS.

- REGULATIONS.

  1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding twelve in any one year) as the Reserve may be set apart for cricket or football matches, fêtes, sports, or holiday amusements, on any of which occasions a sum not exceeding One shilling may be charged and taken for the admission of every adult to the Reserve.
- 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 and the trees of the stone of th
- 5. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without the permission, in writing, or 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 the research that the maintenance and improvement of the Reserve and the research that the second that the se serve, 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 purpose of this clause, "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.

- 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.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, 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, to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this 4th day of April, 1930, in the presence of—

(SEAL) (Corres, Rs.3734.)

H. S. BAILEY, President. F. T. A. FRICKE, Member.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE  $^{34}$ TH SECTION OF THE LAND ACT 1928.

THE 34TH SECTION OF THE LAND ACT 1928.

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.

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

Department of Lands and Survey, Melbourne, 7th April, 1930.

#### SCHEDULE.

MILDURA, Thursday, 24th April, 1930, at half-past Nine a.m., L. W. Birch.

NHILL, Wednesday, 30th April, 1930, at Ten a.m., W. M.

#### Closer Settlement Act 1928.

LEASES UNDER THE CLOSER SETTLEMENT ACTS, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, DECLARED VOID.

 $N^{
m OTICE}$  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.

District.	Corr. No.	Name of Lessee.	Section of C.S. Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Echuca	4717 5472	Thomas Edward Hunter Alexander Johnson	86.6 86.6	Girgarre Koo-wee-rup	41A 16F, 20, 21, sec. L	A. R. P. 121 2 29 53 0 0		Non-payment of instalments

#### Closer Settlement Act 1928.

#### PERMIT UNDER THE CLOSER SETTLEMENT ACT 1915 DECLARED VOID.

 $\mathbf{N}^{\mathrm{OTICE}}$  is hereby given that the Permit mentioned in the Schedule hereunder has been declared void by the Governor in Council for the reason specified

District.	Corr. No.	Name of Permit-holder,	Section of C.S. Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Melbourne	6170	John L. Manning	86	Allambee East	3, sec. B	A. R. P. 145 3 4		Non-payment of instalments

#### Closer Settlement Act 1928-Malloe.

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

N OTICE 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.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Pariah.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Mallee	06374 06117	Andrew Dunn	86.6 86.6	Tyntynder West Nowie	20 54	A. B. P. 480 0 0 638 3 14		Land abandoned  Non-payment of instalments

#### Closer Settlement Act 1928.

LEASE UNDER SECTION 86, CLOSER SETTLEMENT ACTS, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, SURRENDERED.

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

. Corr. No.	Name.	Section of C.S. Act under which Leased.	Estate.	Parish	Allotment.	Area.	Reason.
5062	MacLaren, Samual Valen- tine Herz	86.6	Section 20	Jeetho West	<b>19</b> a	A. B. P. 150 1 8	New lease to issue

#### Closer Settlement Act 1928 .- Mallee.

# LEASES UNDER SECTION 86, CLOSER SETTLEMENT ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, SURRENDERED.

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

_	District.		Corr. No.	Name.	Section of C.S.A. under which Leased.	Parish.		Allotment.	,	Area.	Reason.
											,
allee	••	• •	04781	Robert Sydney Wilson	86.6	Mildura		172а, 172в,	18	R. P. 2 26	New lease to issue
,,		• • •	04428	Gordon George Wake	86.6	,,		sec. B 172, 172c,	15	2 1	٠,, ,,
,,			04207	William Gilbert Fernee	86.6			sec. B 206, sec. B	14	0 7	
,,	• •		04206	Leonard Douglas Fernee	86.6	,,		205, sec. B			,, ,,
,,	• •		07863	Albert Ernest Metcalfe	86.6	"	• •		15	1 15	•, ,,
,,	• •		05413	Denis Cotter	86.6	,,		121A, sec. B 514, sec. B	$\frac{6}{16}$	$\frac{2}{3} \frac{33}{32}$	" "

#### Land Act 1928.

# LEASES UNDER SECTION 46 AND 50, LAND ACT 1915, SURRENDERED.

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

District.	Corr. No.	Name of Lessec.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason.
Melbourne (1) ,, (2) Bendigo	957 1217 381	Agnes B. Western John W. Begg Loslie W. Whatley	46 50 46	Leongatha Kinglake Egerton	52c, 52b 55j 48, sec. 12	A. R. P. 240 1 25 96 2 36 120 0 29	2nd 2nd 3rd	Abandoned  New lease with non-residence conditions to issue

(1) Yearly rent, £9 0s. 9d .--(2) Yearly rent, £3 12s. 9d.--(3) Yearly rent, £3 0s. 6d.

Department of Lands and Survey, Melbourne, 31st March, 1930.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

#### Land Act 1928 .- Mallee.

# LICENCE UNDER SECTION 129, LAND ACT 1915, CANCELLED.

NOTICE is hereby given that the Licence mentioned in the Schedule hereunder has been cancelled.

District.	Corr. No.	Name of Licensee,	Parish.	Allotment.	Section.	Area.	Reason.
Mallee	04555/129	John Guest	Woorineen	174a		A. R. P. 3 0 0	Land abandoned

Department of Lands and Survey, Melbourne, 4th April, 1930.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

#### Land Act 1928.

LEASE UNDER THE LAND ACT 1915 EXPIRED.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has expired for the reason specified.

								<del>-</del>
District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class,	Reason for Forfeiture, &c.
Melbourne	09	Stewart and Lloyd's (Australia) Limited	125	South Melbourne	22, 24, 25, sec. D	A. B. P. 1 0 33		New lease to issue

Department of Lands and Survey, Melbourne, 7th April, 1930.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

# LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLEE LANDS).

THE undermentioned areas are available for application, as provided by various sections of the Land Act 1928, and all applications received on or before Wednesday, 23rd April, 1930, will be deemed to have undermentioned areas are available for application lodged after such date may be considered if received in time for inclusion in the advorttisement of the cases to be heard at the Local Land Board.

Applicants may obtain from Local Land Officers, or the Enquiry Office, Lands Department, Melbourne, a cartificate authorizing the issue by the Railway Department of a return ticket at concession fares to enable them to inspect available areas or to attend Local Land Boards. Specially reduced rates are also allowed for a selector when granted an allotment for removal of his family and belongings to the land. Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria.

Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, Ararat, Bainsdale, Ballarst, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Mildura, Omeo, Seymour, Stawell, and St. Arnand.

Department of Crown Lands and Survey, Melbourne, 9th April, 1930.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

\* Improvements may be subject to re-valuation after land has been granted to an applicant.

	Water Supply. Soul, Timber, Suitability (Grazing, &c.).	
	Water Supply.	
	How accessible.	
	Nearest Endway Station or Township and Distance in miles therefrom.	
	Location of Land, &c.	
	Valuation of Improve- ments (if any).	
	Survey Fee.	£ 8. d.
How available.	Value Per Acre.	£ 8. d.
	Area.	. B. P.
	ection.	В
	llotment,	7
	Parfeb.	
	County.	
	Local Land Office.	

AGRICULTURAL AND GRAZING LANDS,-SELECTION PURCHASE ALLOTMENTS.

	18 miles from By road   To be conserved grazing; timbered with pepper- Ransfield minit stringvolark, and gum	×			<b>=</b>	stringybark, gum, &c. Granite country, medium soil, suitable for graning; timbered with stunded gum		<u>55</u>	Good loamy flats, suitable for growing coreals; timbered with scrub and ferns
	To be conserved	Mansfield R.S.	50 miles from By road To be conserved Nowa Nowa B S	Gullies	By road To be conserved	To be consorved	By road To be conserved	By road To be conserved	By road To be conserved
	By road	By road	By road	By road	By road	By road	By road		
-	18 miles from Mansfield	18 miles from Mansfield R.S.	50 miles from Nowa Nowa P. S.	7 miles from By road Gullies Beechworth	11 miles from Yackandandah R.S.	4 miles from Goorambat	Adjoins town- ship of	ಣ	Orford  4 miles from Gorse R.S.
Division 4, Part I., Land Act 1928,	æ	0 5 035 0 0 To be In east of parish (178/46)	0 5 025 17 6 To be In middle of parish valued (0537/121)	1 0 0 5 5 0 To be In centre of parish valued (399/46)	I 0 0 4 12 6 To by In south of purish valued (H.08332)	0 5 0 12 15 0 To 'be In north-east of purish 4 miles from By road To be conserved Goorambat	0 10 0 9 7 6 To be In centre of parish valued (0231/121)	0 10 0 11 15 0 To be In north-east of parish, valued (01647/121)	0 5 0 7 10 0 To be In north-east of parish, valued formorly held by D. Murray (3277/101)
Division 4, 1	To be valued	To be valued	To be valued	To be valued	To ba	To ' be valued	To be valued	To be valued	To be valued
	8 7 6	35 0 0	25 17 6	5 5 0	0 4 12 6	0 12 15 0	0 9 7 6	0 11 15 0	0 2 10 0
	0 10 0		0 š (	1 0 (	0 1	0 5	0 10	0 10	0
		4th	4th	lst	1st	4th	3rd	3rd	4th
	50 0 0 3rd	0 0 710'1	499 0 0	3 33	16 0 0	3 34	0 0	322 0 0	10 102 2 7
	50	£10 <b>'</b> 1	499	66 		473	105		102
	:	:	:	- 3. - 3.	B10	:	ee	.:	
	77	64a, 76,	79 14A	13	37.4	82c,		119	<u> </u>
	Morrijig	:	Chilpin	Stanloy	Yackan- dandah	Goorambat	Costerfield	St. Helon	Trewalla
	Dalatits	:	Tamb	Bogong	:	Moira	Dalhousie	Villiera	" (b) (c) Normanby Trewalla
	Alexandra   Dalatits   Morrijig	(a) (b)		Beechworth Bogong Stanley	., (4)	Benalla	Seymour (a) Dalhousie	Hamilton	(2) (6) "

LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLER LANDS)-continued.

\* Improvements may be subject to re-valuation after land has been granted to an applicant.

			_	_	_						_				-				1
-			_				e	How available.	 										9,
Local Land Office.	County.	Parfelt.	Allotment.	•	Section.	Area.	Classification.	Value per Aere.	Survey Fee.	Valuation of Improvements (if any).	oor S.	Location of Land, &c.	<b>. b</b> nd, <b>&amp;</b> o.	Nearest Railway Station or Township and Distance in miles therefrom.	tuilway Cownship ince in refrom.	How accessible.	Water Bupply.	General Description of Land— 80d, Timbor, Suitability (Grazing. &c.).	1930
	<b>.</b>	_		<u> -</u>	1	R. P.	-   	£ 8. d.	L & e. d.		<u> </u>  -								
				Aaı	BICULI	UBAL	AND G	BAZING ]	LANDS.—S	BLECTION	PUBCEA8	IE ALLOTHE	'nts—Divis	AGRICULTURAL AND GRAZING LANDS.—SELECTION PUBGIASE ALLOTMINTS—Division 4, Part L. Land 4et 1928—emilianed	. Land Ac	# 1928—cm	tinased	_	
(b) (d)	Normanby	Hamilton Normanby Tarragal	#		223	14 223 1 1 4th 0	4th	ð	9 9 12 (	To be	e   In r	orth-east emerly held	of parish,	7 miles Gorse R	from B	y road	To be conserved	0) 9 12 6 To be In north-east of parish, 7 miles from By road . To be conserved   Partly swampy country, generally valued formerly held by T. Gorae R.	
. ma	Ногаћат Lowan	Воогооркі	77	:		720 0 0	4th	0 6 6	15 17 (	To be valued	e In Lei	0 15 17 6 To be In east of p	3/101) parish	7 miles Carpolac	from B	y road	parish 7 miles from By road To be conserved Carpolac R.S.	suitable for the growth of root crops Mainly grey sandy soil; timbered with stringybark, bracken and	
go (a)	Bendigo (a) Talbot	Holcombe	•	. ۵۰ .	- 20	0 0	lst	1 0 0	0 8 7 8	7 6 Clearing and fencing,		orth-east 46/121)	of parish	In north-east of parish 6 miles from by road Gullies (3446/121) (3446/121) (Glaniyon Glaniyon	from B	y road	Ġullios	heath, with patches of firmer loam; timbered with gum Rangy country, suitable for grazing; timbered with stringy-	
(e) 8	Geelong (e) Heytesbury Narra- watu	Narra- waturk	20B, 21,	:	170	170 0 0	3rd	0 10 0	9 21 01	To be valued	In P	orth-west (6336)	of parish	6 miles Timboon	from	y road	0 0 10 17 6 To be In north-west of parish 6 miles from By road To be conserved value (4.16336) Timboon	Suitable for grazing	
Melbourne (a) (f) $ $ I	Buln Buln	Dumbalk	218 1104 94E	:	06	0 0	2nd	0 15	14 5 0	014 5 0 To be In north valued (2065/29)	- In (20(		of parish	rish 7 miles from By Stony Greek R.S.	from B.	y road	By road To be conserved	Undulating country, light soil, suitable for grazing; timbered with messmate and peppermint	1248[

# MALLER LANDS.—SELECTION PURCHASE ALLOTMENTS.

Division 1, Part II., Land Act 1928.

		2			:
	0 0 4A 0 4 0 11 5 0 Nil   In south of parish   12 miles from   By road   To be conserved   Suitable for growing sereals	itable for growing comode	8heds, held by J. Lucas Bambill R.S.		
	ng / þ	8			_
	To be conserved	To be conserve			
	By road	By road			
	12 miles from	Wills R.S.	Bambill R.S.		
ġ	parish	rmerly	Lucas		
3	of	ish, fo			
	uth	zob) of par	by 198•		
	88	east	held (07088		
		-I			-
	ΞĶ	fouse,	sheds &c.,	£649	
i	<u>-</u>	0	-		
	1 5	2 10			
	4	6			l
	0	0			
	44	3rd			
	0	_			
	200	761			
	:	<u>.</u> :			
	594     500 0	26			
		Yarrara			
	Mildura   Karkarooc   Patche-	g) (h) Millewa Yarrara			
	:	(y) (y)			
	Mildur	•			

(a) Subject to special mining condition, section 81, Land Act 1928.
(b) Subject to drainage easement
(c) Subject to a charge of £72 in favour of the Closer Settlement Board, and a further charge of £25 158. also in favour of the Closer Settlement Board.
(d) Subject to a charge of £70 in favour of the Closer Settlement Board, and a further charge of £56 also in favour of the Closer Settlement Board.

(e) Subject to a wire-netting charge of £33 13s. 8d., subject to valuation.
(f) £10 5s. 8d., wire-netting rebate allowed on boundary between Allotments 110a and 15, when erected.
(g) Subject to channel easement.
(h) Subject to a charge of £698 in favour of the Closer Settlement Board.

In accordance with section 200, Land Act 1928, provision for water storage must be made by the successful applicant to the extent of approximately four (4) cubic yards per acre within two (2) years from date of lease. (Mallee land only.)

#### Closer Settlement Act 1928, Part II.

#### ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE allotments mentioned in the Schedule hereunder are available for application under the Closer Settlement Act 1928, Part II., for Discharged Soldiers who hold Qualification Certificates, and may be taken up under Conditional Purchase Lease.

Estat	e.		Parish.	Allotment.	Section.	Area.	Class.	Capital Value.
Stanhope (1, 2) ,, (2) ,, (2)		 Girgarre ,,		 5 (east part) 5 (north part) 5 (west part)	B . B . B	A. R. P. 26 0 9 15 3 9 38 1 9		£ s. d. 345 4 11 209 8 8 507 11 2

(1) Improvements, £135, to be paid for in addition.——(2) Settler in occupation.

#### The Closer Settlement Act 1928, Part I.

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

Estate.	Parish.	Allotment.	Section.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarks.
Stanhope	Kyabram Shepparton Calivil	80A 110A 108 100 3 8 30 30	F2 3A 4	A. R. P. 7 3 14 74 1 20 169 0 0 210 0 0 371 2 0 13 1 26 20 0 39 14 3 6 16 3 25	£ s. d. 525 0 0 1,189 5 0 1,521 0 0 2,100 0 0 2,500 0 0 872 9 2 769 5 3 547 2 9 760 15 8	£ s. d. 21 5 0 35 10 0 47 5 0 66 5 0 76 5 0 33 14 2 25 10 3 18 7 9 27 0 8	£ e. d. 15 3 0 34 13 0 44 5 0 61 1 0 72 15 0 25 4 0 22 7 0 15 18 0 22 1 0	29/1365 4045/86 6126/86 6157/86 5400/86 6527/86 6309/86 6273/86 5973/86

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

(1) Improvements, £415, to be paid for in addition.——(2) In lieu of notice gazetted 12th February, 1930.——(3) Subject to adjustment after survey.——(4) Improvements, £358, to be paid for in addition.——(5) Improvements, £407 10s., to be paid for in addition.——(6) Improvements, £408 2s., to be paid for in addition.——(7) Improvements, £400, to be paid for in addition.——(8) Improvements, £760 11s. 6d., to be paid for in addition.——(9) Improvements, £473, to be paid for in addition.——(10) Improvements, £584 3s. 5s., to be paid for in addition.——(10)

Department of Lands and Survey, Melbourne, 8th April, 1930.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

#### COURTS.

#### MELBOURNE .-- COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1930 (i.e., the day to be appointed in any summons or proceeding for the appearance of a party summoned) shall be as follows:—

RETURN DAYS.

In cases under £50.	£50 and under £250.	Other cases.		
April 15th May 1st and 15th June 2nd and 16th July 1st and 15th August 1st and 15th September 1st and 15th November 3rd and 17th December 1st	May 1st June 2nd July 1st August 1st September 1st October 1st November 3rd December 1st	April 15th May 15th June 16th July 15th August 15th September 15th October 15th November 17th December 1at		

Dated at Melbourne this 10th day of December, 1929.

(By order of the Judges),

F. J. SAUER, ... Registrar, Melbourne. SITTINGS of the Supreme Court for the hearing of Criminal Trials for the year 1930, pursuant to Order in Council of 11th December, 1929:—

BALLARAT		•••	Wednesday, 11th June Tuesday, 19th August Tuesday, 7th October Tuesday, 2nd December
BENDIGO .			Tuesday, 3rd June Tuesday, 5th August Tuesday, 14th October Tuesday, 9th December
CASTLEMAINE			Tuesday, 22nd July Thursday, 11th December
GEELONG	•••		Tuesday, 6th May Thursday, 14th August Tuesday, 11th November
HAMILTON			Tuesday, 15th April Tuesday, 21st October
HORSHAM	·		Tuesday, 2nd September
MARYBOROUGH	ſ		Thursday, 15th May Thursday, 20th November

Ammil 0 1020			. 19	250			Victoria Gazette
April 9, 1930				200			· · · · · · · · · · · · · · · · · · ·
MEĻBOURNE			Tuesday, 15th April Thursday, 15th May Monday, 16th June	HORSHAM			Tuesday, 10th June Tuesday, 5th August Tuesday, 18th November
			Tuesday, 15th July Friday, 15th August Monday, 15th September Wednesday, 15th October Monday, 17th November	KERANG			Tuesday, 24th June Tuesday, 12th August Tuesday, 14th October
			Monday, 17th November Monday, 8th December	KORUMBURRA			Tuesday, 17th June Tuesday, 21st October
SALE	•••	•••	Wednesday, 16th July Wednesday, 26th November	KYNETON	•••		Tuesday, 5th August Tuesday, 16th December .
SHEPPARTON	• • • • • • • • • • • • • • • • • • • •	•••	Tuesday, 29th April Tuesday, 9th September	MANSFIELD		•••	Wednesday, 11th June Tuesday, 21st October
ST. ARNAUD	•••		Tuesday, 13th May Tuesday, 18th November	MARYBOROUGH			Thursday, 19th June Thursday, 11th September
WARRNAMBOOL	_		Tuesday, 12th August	MELBOURNE			Tuesday, 15th April*
WANGARATTA		••	Tuesday, 20th May Wednesday, 1st October				Thursday, 1st and 15th May* Monday, 2nd and 16th June* Tuesday, 1st and 15th July* Friday, 1st and 15th August* Monday, 1st and 15th September*
GENERAL	SESS	IONS 7	AND COUNTY COURTS.				Wednesday, 1st and 15th Octo- ber* Monday, 3rd and 17th Novem- ber* Monday, 1st December*
NOTICE is he and County at the undermenti	reby g Cour oned p	ziven tl ts will places o	hat Courts of General Sessions be held during the year 1930 in the days hereunder named:—	MILDURA	•••		Tuesday, 3rd June Tuesday, 9th September Tuesday, 2nd December
ARARAT	•••	•••	Thursday, 19th June Wednesday, 15th October	NHILL			Wednesday, 11th June Wednesday, 19th November
BAIRNSDALE	•••		Wednesday, 14th May Tuesday, 12th August Wednesday, 8th October	NUMURKAH*	•••	.,,	Thursday, 8th May Thursday, 4th September
BALLARAT		•••	•	омео			Tuesday, 25th November
			Tuesday, 20th May Tuesday, 8th July Tuesday, 16th September Tuesday, 18th November Tuesday, 16th December	OUYEN*			Thursday, 5th June Wednesday, 10th September Wednesday, 3rd December
BEECHWORTH			Tuesday, 15th April Wednesday, 23rd July	SALE		•••	Wednesday, 11th June Tuesday, 7th October
BENALLA.			Wednesday, 8th October Wednesday, 4th June	SEA LAKE*		•••	Tuesday, 8th July Wednesday, 22nd October
BENDIGO			Thursday, 18th September Wednesday, 7th May	SEYMOUR	•••	•••	Tuesday, 6th May Tuesday, 2nd September
BENDIGO	•••	•••	Wednesday, 16th July Tuesday, 9th September Wednesday, 12th November	SHEPPARTON		•••	Weduesday, 7th May Wednesday, 3rd September Tuesday, 18th November
CAMPERDOWN	•••		Wednesday, 14th May Wednesday, 27th August Thursday, 4th December	ST. ARNAUD	·	•••	Tuesday, 17th June Wednesday, 10th September
CASTERTON			Wednesday, 21st May Thursday, 7th August Thursday, 27th November	STAWELL	•••	•••	Tuesday, 17th June Tuesday, 14th October
CASTLEMAINE			Thursday, 27th November Wednesday, 6th August	SWAN HILL*			Wednesday, 13th August Wednesday, 15th October
			Wednesday, 17th December Wednesday, 9th July	TRARALGON*		•••	Wednesday, 16th July Wednesday, 8th October
CHARLTON		•••	Tuesday, 21st October Tuesday, 27th May	WANGARATTA	•••	•	Tuesday, 3rd June Tuesday, 16th September Tuesday, 11th November
COLAC		•••	Tuesday, 2nd September Tuesday, 2nd December	WARRACKNABE	AL		Tuesday, 22nd July Thursday, 2nd October
DAYLESFORD	•••		Tuesday, 15th April Tuesday, 19th August Tuesday, 9th December	WARRAGUL			Tuesday, 15th July Tuesday, 7th October
DONALD .			Wednesday, 18th June Tuesday, 9th September	WARRNAMBOOL		•••	Tuesday, 13th May Tuesday, 26th August
ECHUCA	•••		Tuesday, 6th May Tuesday, 15th July Tuesday, 11th November	WONTHAGGI*		•…	Tuesday, 2nd December  Tuesday, 3rd June Tuesday, 28th October
GEELONG		•••	Wednesday, 28th May Tuesday, 15th July Wednesday, 3rd September Wednesday, 3rd December	YARRAM		 ı <b>ty</b>	Thursday, 19th June Thursday, 23rd October Courts only.
						_	

Tuesday, 20th May Wednesday, 6th August Wednesday, 26th November

HAMILTON

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.

#### 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.

#### 10th April, 1930.

Cocoroc.—New out-offices, septic tank, State School No. 3230. Particulars at Police Station, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.
Durham.—Removal of building from Grand Trunk and recretion at State School No. 280. Particulars at Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

5 per cent. Echuca.—Wire doors and window screens, High School. Particulars at Police Station, Echuca, and Inspector of Works,

ticulars at Police Station, Echuca, and Inspector of Works, Bendigo. Preliminary deposit, £5.
Highton.—New out-offices, septic tank, State School No. 304.
Particulars at Police Station, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.
Melbourne.—Repairs, Workingmen's College. Preliminary deposit, £5. Final deposit, 5 per cent.
St. Kilda.—Alterations shelter pavilion, State School No. 1479. Preliminary deposit, £5. Final deposit, 5 per cent.
Swan Hill.—Plastering, painting verandah, &c., State School No. 1142. Particulars at Police Station, Swan Hill, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.
Timber.—Supply and delivery of messmate, yellow stringy-

Timber.—Supply and delivery of messmate, yellow stringy-bark or bluegum timber at Lakes Entrance, Port Fairy, Portland, or Williamstown. Particulars at Police Stations, Lakes Entrance, Port Fairy, and Portland. Preliminary deposit, £10. Final deposit, 5 per cent.

#### 17th April, 1930.

Melbourne.—Removal of buildings and re-erection for fruit sorting, Agriculture Department, Flinders-street Extension. Preliminary deposit, £5. Final deposit, 5 per cent. Melbourne.—Repairs, rejointing masonry, Parliament House. Preliminary deposit, £25. Final deposit, 5 per cent. St. Arnaud.—Repairs, painting, &c., residence, State School No. 1646. Particulars at Police Stations, Maryborough and St. Arnaud. Preliminary deposit, £5.

#### 24th April, 1930.

Kaniva.—Repairs and painting, State School No. 2531. Particulars at Police Station, Nhill, and Inspector of Works, Horsham. Preliminary deposit, £5. Final deposit, 5 per cent. Melton.—Repairs, Police Station. Particulars at Police Station, Melton. Preliminary deposit, £5.

Mildura.—Fittings for modelling room, High School. Particulars at Police Stations, Maryborough and Mildura.—Preliminary deposit, £5. Final deposit, 5 per cent.

Peppers Plains.—Repairs and painting, State School No. 3121. Particulars at Police Station, Horsham. Preliminary deposit, £2.

Peppers Plans.—Repars and painting, State School No. 3121. Particulars at Police Station, Horsham. Preliminary deposit, £2.

Ultima.—Painting residence, fly screens in school, State School No. 3426. Particulars at Police Station, Ultima, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

#### 1st May, 1930.

1st May, 1930.

Ararat.—Repairs, &c., State School No. 800. Particulars at Police Stations, Ararat and Stawell. Preliminary deposit, £5. Final deposit, 5 per cent.
Calivil South.—Additions, &c., State School No. 2077. Particulars at Police Station, Mitiamo, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent. Glenorchy Estate.—Removal of building from Eumeralla Estate and re-erection at State School No. 4351. Particulars at Inspector of Works, Hamilton. Preliminary deposit, £5. Final deposit, 5 per cent.
Lockers.—Supply of steel lockers for schools. Preliminary deposit, £10.

deposit, £10.

Woodend.—New buildings in timber, alterations stable, &c., Police Station. Particulars at Police Stations, Castlemaine and Woodend. Preliminary deposit, £15. Final deposit, 5 per

#### 8th May, 1930.

Hesket.—Bathroom, washhouse, &c., State School No. 1004. Particulars at Police Station, Kyneton. Preliminary deposit,

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

J. P. JONES, Commissioner of Public Works. Melbourne, 9th April, 1930.

TENDERS FOR THE SERVICE 1930-31, OR AS STATED. GENERAL STORES.

TENDERS will be received until Eleven o'clock a.m. on Friday, 9th May, 1930, from persons willing to furnish the undermentioned articles, in such quantities as may be ordered by the Victorian Government, for supplies for the periods stated, commencing on 1st July, 1930.

Schedule No.		Prelimi- nary Deposit.				
		Ŀ				
80. Aluminiumware and Enamelware		5 ,	2			
19. Brushmakers' Materials		5	1			
30, Cocks and Fittings, &c.		5	2			
38. Explosives		5	2			
39. Exterminators—Rabbit		5	2			
50. Indiarubber Goods		10	1			
53. Iron—Galvanized		10	1			
54. Iron and Steel		10	1			
58. Leather		10	1			
59. Manures-Artificial		10	1			
61. Metals		10	1			
62. Nails, Screws, Rivets, &c		5	2			
63. Nails-Wire		5	2			
64. Netting and Fencing Wire		5	$\frac{2}{2}$			
65. Packing—Engine		5	2			
66. Paints and Painters' Sundries, &	c	10	2			
68. Piping, Ridging, Spouting, &c		5	$\frac{2}{2}$			
72. Tanks-Iron, Corrugated		5	2			
73. Tents and Flys		5	2			
74. Timber—Commonwealth		5	1			
75. Timber—General		15	î			
78. Varnishes		5	ī			
79. White Lead and Linseed Oil		5	2			
io. Tritto acua and ambout ou						

Security.—Ten per cent. on total amount of tender accepted, except where otherwise specified in the tender form, but in no case will security of less than £5 be received.

Schedules as above, with full particulars, may be obtained from the Secretary to the Tender Board, by whom also the samples will be shown and any information afforded to persons

If the tenderer is in a position to supply a suitable substitute of Commonwealth production or manufacture in place of the sample at the Tender Board Office he may tender for such substitute under column A in the schedule, but he must submit with his tender a sample of the article offered.

Preference will be given by the Tender Board, provided the quality of the articles offered is satisfactory, and the rates charged are considered reasonable—

- (a) to tenders for articles manufactured within the Com-
- monwealth;
  (b) to tenders for articles manufactured within any other part of the British Empire.

In all cases the country of origin of the articles offered must be stated, and the total cost of each item extended in the columns provided.

Tenders must be accompanied by the preliminary deposit, as shown above, in a bank draft or marked cheque; in favour of the Secretary to the Tender Board. Cheques, Savings Bank deposit books, fixed deposit receipts, State or Commonwealth Treasury bonds or Government debentures, or references to securities on existing contracts will in no case be received or entertained as preliminary deposits. Preliminary deposits will be returned within ten days of acceptance of tenders to unsuccessful tenderers on their application.

The preliminary deposit required with each tender must be enclosed and the amount must be clearly written in and the designation stated, whether bank draft or marked cheque, as the case may be.

Security will be required, either in bank guarantee (bank to be approved by the Tender Board) Victorian or Commonwealth Government debentures, Savings Bank deposit book, or bank deposit receipt in favour of the Secretary to the Tender Board, or cash deposit 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.

The Government will not necessarily accept the lowest or any tender.

any tender.

In the event of tenderers withdrawing their tenders before notification of acceptance of same, or failing to take up their accepted tenders within the prescribed period after notification of acceptance, the preliminary deposit will be forfeited, and, in addition, they may be disqualified from tendering or holding any future contracts for Government supplies for a period of twelve months, such disqualification to date from the notification of acceptance of tender. It is also stipulated that if a tenderer be a member of a firm and such firm be interested in the contract, then his tender is to be in the name of the firm and not in that of the individual; and that for a breach of this condition the preliminary deposit will be forfeited and the tender declared informal.

Tenders, enclosed in a separate envelope, and having the words "Tender for——" (as the case may be) 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 the tenders addressed to the Chairman of the Tender Board, Pay Office, Treasury, Melbourne, which office they must reach by first post on the date of closing of tenders.

Conditions of Contract are those published under General Stores in the Victoria Government Gazette, 2nd April, 1930, pages 1205 and 1206.

E. J. HOGAN.

Treasurer.

The Treasury Melbourne, 2nd April, 1930.

#### PRIVATE ADVERTISEMENTS.

#### CITY OF BOX HILL.

NOTICE is hereby given that the amount which the Council of the City of Box Hill will borrow is £20,000, and not £15,000, as shown in the Government Gazette of the 2nd April, 1930, No. 34, page 1209.

H. J. R. COLE, Town Clerk.

Box Hill, 4th April, 1930.

#### CITY OF FITZROY.

#### PROCLAMATION OF RESIDENTIAL AREAS

THE Fitzroy City Council, at its Meeting on Monday, 31st day of March, 1930, adopted and proclaimed the following residential areas in the City of Fitzroy, pursuant to the provisions of the Local Government Act and of By-law No. 83,

Area No. 1.—The whole area of the Clifton Ward, subject to specified exemptions.

Area No. 2.—The portion of the North Ward north of Park-street, subject to specified exemptions.

Areas Nos. 3 and 4.—Part of the North Ward south of Park-street, subject to specified exemptions.

Areas Nos. 5 and 6.—Portions of the Central Ward, subject to specified exemptions.

Area Nos. 7 and 8.—Portions of the West Ward, subject to specified exemptions.

Area No. 9.—The whole area of the East Ward, subject

Area No. 9 .- The whole area of the East Ward, subject to specified exemptions.

All areas and all specified exemptions are more particularly described in a schedule (copies of which may be obtained at the Town Hall), and shown on a map which may be inspected free of charge at the Town Clerk's Office, Napier-street, Fitzroy.

By order.

GEO. H. HONEYCOMBE, Town Clerk.

Town Hall, Fitzroy, 2nd April, 1930.

#### CITY OF SANDRINGHAM.

#### BY-LAW No. 86.

A By-law of the City of Sandringham, made under section 228 of the Local Government Act 1928, with the approval of the Governor in Council, and numbered 86, for altering By-law

I N pursuance of the powers conferred by the Local Government Act 1928, and of every other power them enabling, the Mayor, Councillors, and Citizens of the City of Sandringham order as follows:-

1. By-law No. 82 of the City of Sandringham in respect to petrol pumps is altered to the following extent, namely:—

By substituting for the licence fee of £5 5s. per annum made payable by sub-clause (a) of clause 4 thereof, a licence fee of £3 3s. per annum.

2. This By-law shall apply to and have operation throughout the whole of the municipal district of the City of Sandringham.

Resolution for passing this By-law agreed to by the Council on the 28th day of November, 1929, and confirmed on the 13th day of March, 1930.

The common scal of the Mayor, Councillors, and Citizens of the City of Sandringham was hereto affixed this 13th day of March, 1930, in the presence of—

THEO. G. FARRANT, Mayor. W. H. KAY, Councillor. H. T. WILLIAMS, Town Clerk. (SEAL)

Approved by the Governor in Council, the 31st day of March, 1930.

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

CITY OF MALVERN, 170. NOTICE is hereby given that the Council of the City of Malvern, on the 3rd day of March, 1930, did, by special order, resolve-

That the Council of the City of Malvern borrow the sum of Fifteen thousand pounds by the issue of debentures under the provisions of the Local Government Act 1928

The rate of interest to be paid is £6 15s. per centum per

annum.

Such moneys shall be repayable by twenty half-yearly instalments of principal and interest, at the National Bank, Malvern, or the Council's bankers for the time

being.

The purpose for which the loan is to be applied is as follows, viz., to liquidate portion of the amount due to the National Bank of Australasia (Malvern), for moneys advanced by way of overdraft on current account for the construction of private streets under the provisions of section 574, Local Government Act 1928.

The Council confirmed the above Resolution at a meeting held on the 7th day of April, 1930.

B. CROSBIE GOOLD, Town Clerk. City Hall, Malvern, 8th April, 1930.

#### SHIRE OF CORIO.

#### BY-LAW No. 20.

A By-law of the Shire of Corio, made under section 292 of the Health Act 1928, and numbered 20, for fixing the fees payable for examining and branding carcasses, parts of carcasses, or meat by or under the direction of the Meat Inspector of the Shire.

N pursuance of the powers conferred by the Henlih Act 1928, the President, Councillors, and Ratepayers of the Shire of Corio order as follows:-

(1) The fees payable for examining and branding carcasses meat by or under the direction of the Meat Inspector of the Shire shall be as follows:-

0 For every certificate as to an examination made by the Meat Inspector 2 6

And such fees shall be paid to the Secretary of the Shire, at the municipal offices of the shire, once at least in each week, and the amount of such payment shall correspond with and be accompanied by a voucher from the Meat Inspector.

spector.

(2) This By-law shall apply to and have operation throughout the whole of the shire, except those parts of the shire described in the fourth schedule of the Health Act 1928, and which have been constituted a meat area under the said Act.

(3) This By-law shall come into operation on the day following its publication in the Government Gazette of the State of Victoria.

Resolution for passing this By-law agreed to by the Coun-l on the 18th day of December, 1929, and confirmed on the 29th day of January, 1930.

The common seal of the President, Councillors, and Rate-payers of the Shire of Corio was hereunto affixed in the presence of—

ROBT. S. McCLELLAND, President. NEIL McCURDY, Councillor. H. G. OLIVER, Shire Secretary. (SEAL)

Submitted to the Commission of Public Health on the 18th day of February, 1930.

T. DIMELOW, Secretary of the Commission.

Approved by the Governor in Council, the 25th day of February, 1930.

1418

#### SHIRE OF LAWLOIT.

#### LILLIMUR POUND.

NOTICE is hereby given that Daniel John McFarlane, of Lillimur, has been appointed Poundkeeper of the above Pound, in place of J. H. Head, deceased.

1414 THEO. P. KELLY, C.E., Shire Secretary.

#### MILDURA SEWERAGE AUTHORITY.

MILDURA SEWERAGE AUTHORITY.

NOTICE is hereby given that the Mildura Sewerage Authority, within the limits of its sewerage district, will, one month from date, proceed to carry out the construction of reticulation and branch sewers, main sewers, pumping plants, rising mains, and works for the treatment of sewage.

A plan showing the nature and extent of the above works has been prepared and is open for inspection by the owners or occupiers of lands or premises within the said Sewerage District, at the office of the Authority, Town Hall, Mildura.

T. J. NIHILL, Secretary.

Town Hall, Mildura, 9th April, 1930.

Scwerage Districts Acts.

BENDIGO SEWERAGE AUTHORITY.

Public Notice under Section 115 (2), Sewerage Districts ACT 1915.

NOTICE is hereby given that maps showing the streets and tenements, with indications of levels and particulars of sewers and underground works proposed to be laid and constructed in Reticulation Area 5, Ironbark Area, have been made and are open for inspection at the office of the Bendigo Sewerage Authority, Town Hall, Bendigo, and may be inspected any day during office hours by the owners or occupiers of lands or premises in the Sewerage District.

H. C. INGLETON, Secretary Sewerage Authority Offices, Bendigo, 3rd April, 1930.

NOTICE is hereby given that the partnership heretofore carried on by Frederick George Maine and Charles Evans Maine, at 386 Flinders-lane, Melbourne, under the style of F. G. & C. E. Maine, has been dissolved, by mutual consent, as from the first day of April, 1930. The said Frederick George Maine has retired from the partnership, and the business will be continued to be carried on by the said Charles Evans Maine at the same place. All debts owing to the partnership are payable to the said Charles Evans Maine, who will be responsible for all liabilities of the partnership.

Dated this fourth day of April, 1930.

FREDK. G. MAINE. CHAS. E. MAINE.

Abbott, Beckett, Stillman, and Gray, solicitors, Chancery lane, Melbourne. 146

NOTICE is hereby given that the partnership formerly subsisting between Alfred Wilson Piercy and Francis Reuben Piercy, at 17 Foley-street, Kew, and 55 Cotham-road, Kew, joiners and wood and coal merchants, under the style or firm of Piercy Bros., was dissolved on the seventh day of March, One thousand nine hundred and thirty, so far as the said Alfred Wilson Piercy was concerned, he having on that date retired from the firm. The business since that date has been carried on, and will be carried on in future, by the remaining partner under the same style or firm name.

Dated this 31st day of March, 1930.

A. W. PIERCY

A. W. PIERCY L. R. PIERCY.

O'Donohue and Brew, solicitors, Capitol House, Swanstonstreet, Melbourne.

NOTICE is hereby given that the partnership heretofore sub-NOTICE is hereby given that the partnership heretofore subsisting between Charles Frederick Bishop and Frederick William Dryden, carrying on business as coppersmiths and sheet-metal workers at 26 Whiteman-street, South Melbourne, under the style or firm of Bishop and Dryden, has been dissolved my mutual consent as from the 31st day of December, 1929, so far as concerns the said Frederick William Dryden, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by the said Charles Frederick Bishop.

Dated this 7th day of April, 1930.

Dated this 7th day of April, 1930.

C. F. BISHOP.

F. W. DRYDEN.

Herman and Coltman, solicitors, 456 Little Collins-street.

1491 Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between William John George King and Violet Alice King, both of 59 Chapel-street, Windsor, in the State of Victoria, carrying on business as confectioners at 42 and 59 Chapel-street, Windsor aforesaid, under the style or firm of "King's Home Made Sweets," has been dissolved by mutual consent, and is no longer carried on.

Dated the thirty-first day of March; 1930.

V. A. KING. W. J. G. KING.

1495

THE BRITISH COMMERCIAL CARS PTY. LTD. (IN LIQUIDATION).

NOTICE is hereby given, pursuant to section 196 of the Companies Act 1928, that a General Meeting of the members of the above-named company will be held at the office of the liquidator, 422-426 Little Collins-street, Melbourne, on Tuesday, 13th May, 1930, at Two o'clock in the afternoon, for the purpose of having an account laid before the company showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated this 1st day of April, 1930.

A. W. DOLAMORE, Liquidator.

In the Supreme Court.—In the matter of the Companies Act 1928 and in the matter of Incorporated Motors Proprie-TARY LIMITED.

NOTICE is hereby given, pursuant to section 196 of the of the above-named company by the Supreme Court was, on the eighth day of April, 1930, presented to the said Court by The Shell Company of Australia Limited, of corner of Bourke and William streets, Melbourne, in the State of Victoria, and that the said petition is directed to be heard before the Court sitting at Law Courts, William-street, Melbourne, on the seventeenth day of April, 1930, and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

signed on payment of the regulated charge for the same.

The name and the address of the solicitors of the petitioner are Corr and Corr, of 104 Queen-street, Melbourne.

CORR & CORR, 104 Queen-street, Melbourne, solicitors for

the petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to teach the above-named not later than Four o'clock in the afternoon of the sixteenth day of April, 1930.

Companies Act 1928 .- In the matter of H. DAVIS & DUNNING PTY. LTD.

A T a General Meeting of the members of the above company, duly convened and held at the office of L. E. Stringer, chartered accountant, 243 Collins-street, Melbourne, on 18th March, 1930, at Eight p.m., the following Special Resolutions were passed and were confirmed at a subsequent general meeting of the members of the said company, also duly convened and held at the same place, on the 3rd April, 1930, at half-past Four p.m.:—

 That the company be wound up voluntarily.
 That Mr. L. E. Stringer be appointed liquidator for the purpose of such winding up, at a remuneration of 2½ per cent. on the realization of assets. L. E. STRINGER, Secretary.

Companies Act 1928.—In the matter of H. Davis & Dunning Pry. Ltd.

N OTICE is hereby given that a Meeting of Creditors of the above company will be held at my office, on Wednesday, 23rd April, 1930, at Ten a.m., for the purposes of section 189 of the Companies Act 1928.

L. E. STRINGER, liquidator, 243 Collins-street, Melbourne

In the matter of FEDERAL GYPSUM CO. PTY, LTD.

A T an Extraordinary General Meeting of the above-named company, duly convened and held at Maryborough on the 29th day of March, 1930, the following extraordinary resolution was duly passed:—

"That this avantage of the state of the control of th

"That this company cannot, by reason of its liabilities, carry on, and that it is advisable to wind up, and that Mr. J. Humphrey Skerry, chartered accountant, of 281 Collins-street, Melbourne, be appointed liquidator."

Dated the 29th day of March, 1930.

WILLIAM STUBBS, Chairman.

In the matter of the Companies Act 1915. FEDERAL GYPSUM COMPANY PTY. LTD. (IN LIQUIDATION).

NOTICE is hereby given, pursuant to section 189 of the Gompanies Act 1915, that a Meeting of creditors of the abovenamed company will be held at the Board Room, Temple Court, 422 Collins-street, Melbourne, on Monday, the 14th day of April, 1930, at Eleven o'clock a.m.

J. HUMPHREY SKERRY, Liquidator. J. Humphrey Skerry, chartered accountant (Australia), 281 Collins-street, Melbourne. 1417

The Companies Act 1928.

E. A. CLARK & SON PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

A MEETING of the members of the above company will be held at the office of Wm. P. Jarvie, Son, & Easton, chartered accountants (Aust.), 100 Queen-street, Melbourne, on Monday, the 9th day of May, 1930, at Four p.m., pursuant to section 196 of the Companies Act 1928.

Dated this 4th day of April, 1930.

W. M. JARVIE, Liquidator.

1465

Companies Act 1928.

# TRAFALGAR TRADING COMPANY PROPRIETARY LIMITED.

EXTRAORDINARY RESOLUTION PURSUANT TO SECTION 77. Resolution for Filing by C. M. Davine, Solicitor, Trafalgar.

A T a General Meeting of members of the above company, duly convened and held at the registered office of the company, at Trafalgar, on the 3rd day of April, 1930, the following Extraordinary Resolution was duly passed:—

That the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up voluntarily, and that the company be wound up volun-

tarily.
That Mr. Chas. M. Davine, of Trafalgar, solicitor, be appointed liquidator.

N. LOVELOCK, Secretary.

Companies Act 1928.—Notice to Creditors.—In the matter of the Trapalgar Trading Company Proprietary Limited (in liquidation).

N OTICE is hereby given that a Meeting of the Creditors of the above-named company will be held at Scott's Hotel, Collins-street, Melbourne, at Two o'clock in the afternoon of the 23rd day of April, 1930.

CHAS. M. DAVINE, Liquidator.

Companies Act 1928.

#### WALDAS SHOE COMPANY PROPRIETARY LIMITED.

SPECIAL RESOLUTION PURSUANT TO SECTION 77.

(Presented for filing by Messrs, McInerney and Williams, of 90 Queen-street, Melbourne, solicitors for the above-named company.)

A T a General Meeting of the members of the said company, duly convened and held at 90 Queen-street, Melbourne, on the 14th day of March, 1930, the following special resolutions were 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 31st day of March, 1930, the following resolutions were duly confirmed:—

"That the company be wound up voluntarily as from the date of confirmation of this resolution; that Sidney Alfred Timson, of 396 Flinders-lane, Melbourne, accountant, be, and is hereby appointed, liquidator for the purposes of such winding up; and the appointment of such liquidator be subject to confirmation at the meeting on the thirty-first day of March, 1930.

That the liquidator be and is hereby empowered to grant consent to the registration forthwith of the company to be known as 'Waldas Shoes Limited.'

That the liquidator pay all debts of the company (if any) and distribute the whole of the realized assets pro rata amongst the shareholders."

Dated this first day of April, 1930.

Dated this first day of April, 1930.

J. W. McDOWELL, Secretary.

McInerney and Williams, of 90 Queen-street, Melbourne, solicitors for the company.

1485

Companies Act 1928.—In the matter of Waldas Shoe Company Proprietary Limited (in Voluntary Liquida-

NoTICE is hereby given, pursuant to section 189 of the Companies Act 1928, that a Meeting of creditors will be held at the office of the liquidator, at 396 Flinders-lane, Melbourne, on Wednesday, the sixteenth day of April, 1930, at Ten o'clock in the forenoon, for the purpose contemplated by the said section. Creditors are required to lodge their proofs of debt with me on or before the fifteenth day of April, 1930, and are advised that the said liquidation is only for the purpose of reconstruction of the above-named company.

Dated this seventh day of April, 1930.

S. A. TIMSON, Liquidator.

McInerney and Williams, 90 Queen-street, Melbourne, solicitors for the liquidator.

A. CHALLINGSWORTH PROPRIETARY LIMITED. A. CHALLINGSWORTH PROPERTARY LIMITED.

NOTICE is hereby given, in pursuance of section 196 of the Companies Act 1928, that a General Meeting of the members of the above-named company will be held at the registered office of the company, 476 Swan-street, Richmond, on the twelfth day of May, One thousand nine hundred and thirty, at Two 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 explanation that may be given by the liquidator.

Deted this fourth day of April, 1930.

Dated this fourth day of April, 1930.

F. CHALLINGSWORTH, Liquidator. Secomb and Woodfull, 446 Little Collins-street, Melbourn

Companies Act 1915.

#### ARTISTIC HOME FURNISHERS PROPRIETARY LIMITED.

A T a General Meeting of the members of the above company, held at registered office, 834 High-street, Thornbury, on the 29th day of March, 1930, the following extraordinary resolution was duly passed:—

"That the company cannot, by reason of its liabilities, continue its business, and it is advisable to wind up, and that Mr. F. Oswald Barnett, of 422 Collins-street, Melbourne, chartered accountant, be appointed liquidator of the company for the purpose of winding up."

Dated this 3rd day of April, One thousand nine hundred and thirty. 1503 F. OSWALD BARNETT, Liquidator.

Companies Act 1915.

ARTISTIC HOME FURNISHERS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a First Meeting of creditors in the above company will be held at the office of F. Oswald Barnett, Temple Court, Melbourne, on Monday, the 14th April, at half-past Two in the afternoon, in pursuance of section 189 (2) of the Companies Act 1915.

F. OSWALD BARNETT, Liquidator.

The Companies Act 1928.—In the matter of McRorie's Pro-PRIETARY LIMITED, of 174 Collins-street, Melbourne, in the State of Victoria, Manufacturers' Agent.

NOTICE is hereby given that at an Extraordinary General Meeting of the members of the above-named company, duly convened and held on the 31st day of March, One thousand nine hundred and thirty, the subjoined extraordinary resolution was duly passed. resolution was duly passed:-

resolution was duly passed:—

"Resolved—That it has been proved to the satisfaction of this meeting that the company, by reason of its liabilities, cannot carry on its business, and that it is advisable to wind up the same under section 182, sub-section 3, of the Companies Act 1928, and accordingly that Dennis George Peele, of 396 Flinders-lane, Melbourne, be, and is hereby appointed, liquidator for the purpose of such winding up, at a remuneration of not less than Thirty-five pounds sterling."

A meeting of the creditors of the company will be held in the Board Room of the Chamber of Commerce, William-street, Melbourne, at half-past Eleven a.m., on Tuesday, the 15th day of April, 1930, for the purposes set out in section 189 of the Companies Act 1928.

Dated at Melbourne this 3rd day of April, 1930.

D. G. PEELE, Liquidator.

D. G. PEELE, Liquidator. D. G. Peele and Etheridge, chartered accountants (Aust.) 396 Flinders-lane, Melbourne.

Companies Act 1915.

SILVANESE FABRICS PTY, LTD.

SPECIAL RESOLUTION .- NOTICE PURSUANT TO SECTION 185. TOTICE is hereby given that, at a General Meeting of the Office is hereby given that, at a General Meeting of the members of the said company, duly convened and held at Bank House, Bank-place, Melbourne, on Friday, the fourteenth day of March, 1930, 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 March, 1930, the following Resolution was duly confirmed:—

That the company wind up its affairs voluntarily.

O. W. PARKINSON, chartered accountant (Australia Secretary.

NOTICE is hereby given, in compliance with section 196
of the Companies Act, that the Final Meeting of shareholders of Claude Creed and Co. Pty. Ltd. will be held at the
office of Wilson, Ross, and Company, 34 Queen-street, Melbourne,
on Friday, 9th May, 1930, at Two o'clock in the afternoon,
for the purpose of receiving an account showing how the
winding up of the company has been conducted and the property of the company disposed of.
Dated this 9th day of April, 1930.

J. WALLACE ROSS, A.C.A. (Aust.), Liquidator.

Companies Act 1915.—In the matter of R. McGan Pty. Ltd. (in voluntary liquidation).

(in voluntary inquidation).

NOTICE is hereby given, pursuant to section 189 of the Companies Act 1915, that a Meeting of creditors will be held at the office of Candy and Harvey, 84 William-street, Melbourne, on Wednesday, the sixteenth day of April, 1930, at a quarter-past Two p.m., for the purpose contemplated by the said section. Creditors are required to lodge their proofs of debt with me on or before the fourteenth day of April, 1930.

C. B. HARVEY, Liquidator. Candy and Harvey, chartered accountants (Australia), 84 William-street, Melbourne, C.1.

The Companies Act 1915.

FRESH FOOD PRODUCTS PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that, at a General Meeting of the said company, duly convened and held at No. 647 Elizabeth-street, Melbourne, on the fourteenth day of March, 1930, the following Special Resolutions were 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 March, 1930, the following Resolutions were duly confirmed: were duly confirmed:-

e duly confirmed:—
1. That owing to the company ceasing to carry on business, the company be wound up voluntarily.
2. That Messrs. W. Leslie V. Porter and Dutneall be and are hereby appointed liquidators for the purpose of such winding up.
3. That the liquidators be empowered to divide among the members and/or contributories in specie or kind any part of the assets of the company, including shares of any other company, provided always that such division shall be made in proportion to the capital at the commencement of the winding up paid up on the shares held by such members and/or contributories respectively. respectively.

Dated this first day of April, 1930.

W. LESLIF V. PORTER & DUTNEALL. liquidators, public accountants, and auditors, 243 Collins-street, Melbourne. 1472

The Companies Act 1915.

FRESH FOOD PRODUCTS PROPRIETARY LIMITED

(IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that a Meeting of creditors of the above company will be held at our offices, No. 243 Collins-street, Melbourne, on Wednesday, the sixteenth day of April, 1930, at a quarter-past Two p.m., to comply with section 189 of the Companies Act 1915.

Dated this first day of April, 1930.

W. LESLIE V. PORTER & DUTNEALL, liquidators, public accountants, and auditors, 243 Collins-street, Melbourne.

In the matter of Spauls Hotels Proprietary Limited (in liquidation).

A T an Extraordinary General Meeting of the above-named Company, duly convened and held at No. 99A Queenstreet. Melbourne, on the tenth day of March, 1930, the following Resolution was duly passed, and at a subsequent Extraordinary General Meeting of the members of the said company, also duly convened and held at the same place, on the 28th day of March, 1930, the same Resolution was duly confirmed as a Special Resolution, viz.:—

"That the company be wound up voluntarily, and that William Claud Head, of 89 Queen-street, Melbourne, accountant, be and is hereby appointed liquidator for the purpose of such winding up."

Dated the twenty-eighth day of March, 1930.

DAVID ROBERTSON, Chairman Witness.--Ian McEacharn, solicitor, Melbourne. 14

SPAULS HOTELS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at No. 99A Queenstreet, Melbourne, on Tuesday, the fifteenth day of April. 1930, at Three p.m.

W. CLAUD HEAD, Liquidator.

Companies Act 1928.

GUARANTORS PROPRIETARY LIMITED

(IN VOLUNTARY LIQUIDATION).

To the Shareholders:

NOTICE is hereby given that, in accordance with section 196 of the Companies Act 1928, a Final Meeting of shareholders of the above company will be held at the office of the liquidator, John Russell Hancock, 351-357 Elizabeth-street, Melbourne, at Eleven o'clock in the forenoon, on Monday, the twelfth day of May. One thousand nine hundred and thirty.

Dated this seventh day of April, 1930.

1483

J. R. HANCOCK, Liquidator.

The Companies Act 1915.

NOTICE is hereby given that a Final Dividend is intended to be declared of Poultry Farms Pty. Ltd., which went into voluntary liquidation on the 6th June, 1929. Creditors who have not proved their debts by the 14th day of May, 1930, will be excluded from such dividend.

Dated this eighth day of April, 1930.

F. A. HASSETT, chartered accountant (Aust.), liquidator, Green's Buildings, 62 Swanston-street, Melbourne. 1476

In the matter of the MIRRABOOKA FILMS PROPRIETARY LIMITED.

A T an Extraordinary Meeting of the above-named company, duly convened and held at number 24 The Esplanade, St. Kilda. in the State of Victoria, on the fourteenth day of March. 1930, the following Resolutions were duly passed, and at a subsequent Extraordinary General Meeting of the members of the said company, also duly convened and held at the same place on the twenty-ninth day of March, 1930, the same Resolutions were duly confirmed as Special Resolutions, namely:—

1. That, it is desirable to reconstruct the company, and ac-

Is were duly confirmed as Special Resolutions, namely:—
 That it is desirable to reconstruct the company, and accordingly that the company be wound up voluntarily; and that Ernest Meggs, of 56 Nicholson-street, South Yarra, electrician, be and he is hereby appointed liquidator for the purpose of such winding up.
 That the said liquidator be and he is hereby authorized to consent to the registration of a new company, to be named Royce Films Limited, with a memorandum and articles of association which have already been prepared with the privity and approval of the directors of this company.

of this company.

3. That the draft agreement submitted to this meeting and expressed to be made between this company and its liquidator, of the one part, and Royce Films Limited, of the other part, be and the same is hereby approved, and that the said liquidator be and he is hereby authorized, pursuant to section 193 of the Companies Act 1928, to enter into an agreement with such new company (when incorporated) in the terms of the said draft, and to carry the same into effect, with such (if any) modifications as he may think fit.

Note.—The Mirrabooka Films Proprietary Limited is in the course of reconstruction. In order to carry the reconstruction into effect it is necessary to liquidate the existing company and to form a new company. The new company, which will acquire the whole of the assets and liabilities of the present company, has already been incorporated.

Notice of the Resolution is advertised to comply with the Companies Act 1928.

PERCY J. RUSSELL & KENNEDY, 430 Chancery-lane, Melbourne, solicitors for the company.

THE MIRRABOOKA FILMS PROPRIETARY LIMITED (IN LIQUIDATION).

THE statutory Meeting of the creditors of the above-named company will be held at number 24 The Esplanade, St. Kilda, on Thursday, the seventeenth day of April, 1930, at Four o'clock in the afternoon.

Dated this third day of April, 1930.

ERNEST MEGGS, Liquidator.

ERNEST MEGGS, Liquidator.

Note.—The Mirrabooka Films Proprietary Limited is in the course of reconstruction. In order to carry the reconstruction into effect, it is necessary to liquidate the existing company and to form a new company. The new company, which will acquire the whole of the assets and liabilities of the present company, has already been incorporated. The meeting of the creditors is called to comply with the Companies Act 1928.

PERCY J. RUSSELL & KENNEDY, of 430 Chancery-lane, Melbourne. solicitors for the company.

Melbourne, solicitors for the company.

Companies Act 1928.—In the matter of ALLIED METALS LIMITED (in voluntary liquidation).

FIRST Dividend is intended to be declared in the above A matter. Creditors who have not yet proved their debts are required to do so on or before the twenty-eighth day of April, 1930, otherwise they will be excluded from this dividend.

Dated this 7th day of April, 1930.

G. I. STEVENSON, Liquidator. G. I. Stevenson, F.C.A. (Aust.), chartered accountant (Australia), 17 Queen-street, Melbourne, C.1.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Jonathan Garsed, late of Clydesdale, in Victoria, farmer, deceased (who died on the fourteenth day of January, 1930, and probate of whose will was, on the eighteenth day of February, 1930, granted by the Supreme Court of Victoria, in its probate jurisdiction, to Andrew Garsed, of Mildura, fruit-grower, and James Garsed and Jonathan Garsed, of Clydesdale, farmers), are required to send particulars, in writing, of such claims to the executors, care of the undersigned, on or before the 14th day of May, 1930, after which date the said executors will proceed to distribute the assets of the said deceased which shall have come to their hands or possession among the persons entitled thereto, having regard only to the claims of which they shall then have had notice as aforesaid. And notice is hereby further given that 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 as a aforesaid.

Dated this let day of April, 1930.

Dated this 1st day of April, 1930.

Dated this 1st day of April, 1800.

ALBERT E. HOUSE, Maldon, proctor for the said 1437

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Robert Incry Hurlstone, late of Stratford, in the State of Victoria. retired railway servant, deceased (who died on the fourteenth day of December, 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 22nd day of January, One thousand nine hundred and thirty, to Arthur Charles Hurlstone, of 120 Richardson-street, North Carlton, in the said State), are hereby required to send particulars, in writing, of such claims to the said Arthur Charles Hurlstone, at his address set out above, on or before the thirtieth day of April, One thousand nine hundred and thirty, after which date the said Arthur Charles Hurlstone will proceed to distribute the assets of the said Robert Henry Hurlstone, 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 notice is hereby further given that the said Arthur Charles Hurlstone will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid. notice as aforesaid.

Dated this nineteenth day of March, One thousand nine bundred and thirty.

C. P. SEMMENS, of Johnson-street, Maffra, proctor for the

NOTICE TO CREDITORS.—RE ARTHUR FLOYD, DECEASED. PURSUANT to the Trustees Act 1928, notice is hereby given that The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, the administrator of the estate of Arthur Floyd, late of Wangaratta, in the State of Victoria, groom, deceased (who died on the eleventh day of September, 1929), intends to convey to or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said The Trustees, Executors, and Agency Company Limited, at its above-mentioned address, on or before the fourteenth day of June, 1930, particulars, in writing, of their claims against the said estate, and at the expiration of the time fixed by this notice, the said The Trustees, Executors, and Agency Company Limited may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice. Dated the first day of April, 1930. NOTICE TO CREDITORS.—RE ARTHUR FLOYD, DECEASED. Dated the first day of April, 1930.

DANIEL J. CONNELL, of Wangaratta, proctor for the said
1419

The pursuance of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of William Dodd, late of Thoona, in the State of Victoria, retired farmer (who died on the twenty-ninth day of November, 1929, and probate of whose will was, on the eighteenth day of January, 1930, granted by the Supreme Court of Victoria to Edwin Albert William Dodd, of Thoona aforesaid, farmer, and William Ifarold Ernest Dodd, of 51 Ballarat-road, Footscray, carter), are hereby required to send particulars. in writing, of such claims to the executors, care of Hargrave and Lewers. Benalla, on or before the fourteenth day of May, 1930, after which date the said executors will distribute the assets of the said estate amongst the persons entitled thereto, having regard only to those claims of which they shall have had notice; and the said executors will not be liable for any of the assets so distributed to any person of whose claims they shall not then have had notice.

Dated the first day of April, 1930.

Dated the first day of April, 1930.

HARGRAVE & LEWERS, Benalla, proctors for the recutors.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Walter Hugo Schmidt, late of "Moorak," No. 13 Mercer-road, Malvern, near Melbourne, in the State of Victoria, metallurgical engineer, deceased (who died on the 28th day of November, 1929, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 21st day of March, 1930, to The Equity Trustees, Executors, and Agency Company Limited, of No. 85 Queen-street, Melbourne, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said company, at the above address, on or before the 30th day of June, 1930, after which date the said company will proceed to distribute the assets of the said deceased which shall have come to its hands as such executor as aforesaid, 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 so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated the 4th day of April, 1930.

Dated the 4th day of April, 1930.

Dated the 4th day of April, 1999.
McCAY & THWAITES, "Collins House," 360 Collins street,
1487 Melbourne, proctors for the said company.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of James Boyd, late of Glenhead, Lenzie, Lanarkshire, Scotland, wholesale ironmonger, decased (who died on the 5th day of March, 1929, and Testament Testamentar of Umguhile of whom was, on the 19th day of July, 1929, granted by the Sheriff Court of Lanarkshire to James McCart Boyd, of Whiteyettes, Lenzie, Lanarkshire, Scotland, gentleman, and Elizabeth Boyd, of Glenhead, Lenzie aforesaid, spinster (which Testament Testamentar of Umguhile was, upon the application of The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, the duly appointed attorney of the said James McCart Boyd and Elizabeth Boyd, on the 5th day of March, 1930, duly sealed by the Supreme Court of Victoria, in its probate jurisdiction), are hereby required to send particulars, in writing, of such claims to the said The Trustees, Executors, and Agency Company Limited, at its above-mentioned address, on or before the 9th day of June, 1930, after which date the said company will proceed to distribute the assets of the said James Boyd, deceased, in Victoria, which shall have come to its hands, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this 8th day of April, 1930.

CORR & CORR, 104 Queen-street, Melbourne, proctors for the said company.

TRSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of William Black, late of "Stanmore," corner of Moore-street and Maribyrnong-road, Ascot Vale, in the State of Victoria, printer, deceased (who died on the 2nd day of February, 1930, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 4th day of April, 1930, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, Ernest Elliot Black, of 5 Stuart-street, Moonce Ponds, Government employee, and Leonard Lewis Black, of Epsom-road, Ascot Vale, printer), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, at the above-mentioned address, on or before the 12th day of June, 1930, after which date the said The Equity Trustees, Executors, and Agency Company Limited, Leonard Lewis Black, and Ernest, Elliot Black will proceed to distribute the assets of the said William Black, 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 The Equity Trustees, Executors, and Agency Company Limited, Leonard Lewis Black, and Ernest Elliot Black 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.

JOHN P. RHODEN, 376 Collins-street, Melbourne, proctor for the said care and accounts.

JOHN P. RHODEN, 376 Collins-street, Melbourne, proctor for the said executors.

In pursuance of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Agnes Nicol Bellis, late of Winton, in the State of Victoria, widow (who died on the 11th February, 1930, and probate of whose will was, on the 28th day of March, 1930, granted by the Supreme Court of Victoria to John William Hill, of "Kinettles," Haverbrack-avenue, Malvern, gentleman), are hereby required to send particulars, in writing, of such claim to the executor, care of Hargrave and Lewers, Benalla, on or before the 14th day of May, 1930, after which date the said executor will distribute the assets of the said estate amongst the persons entitled thereto, having regard only to those claims of which they shall have had notice; and the said executor will not be liable for any of the assets so distributed to any persons of whose claim he shall not then have had notice.

Dated the first day of April, 1930.

HARGRAVE & LEWERS, Benalla, proctors for the executor.

HARGRAVE & LEWERS, Benalla, proctors for the executor.

#### NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

A LL persons having claims against the estate of Edward Lenthall Fisher, late of New-street, Brighton Beach, chemist, deceased (who died on 30th October, 1929, and probate of whose will was granted to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, the executor therein named), are hereby required to send particulars thereof, in writing, to the said company before 9th June next, after which date the executor will proceed to distribute the assets, having regard only to the claims of which it shall then have had notice.

Dated 7th April, 1930.

W. E. PEARCEY & LVEY of 442 Little C. W.

W. E. PEARCEY & IVEY, of 443 Little Collins street, Melbourne, proctors for the said company.

NOTICE TO CREDITORS.—RE MOSES FARDY, DECEASED.

NOTICE TO CREDITORS.—RE MOSES FARDY, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Moses Fardy, late of Glen Eira-road, Caulfield, and formerly of "Toorak Mansions," Toorak-road, South Yarra, retired school teacher, deceased (who died on the 18th day of November, 1929, and probate of whose will and codicil was granted on the 18th day of February, 1930, by the Supreme Court of Victoria, in its probate jurisdiction, to John Thomas Saxton, of "Cavan," Glen Eira-road, Caulfield, in the State of Victoria, Assistant Chief Inspector of Schools, and Frederick Charles Darling Barker, of 99 Queen-street, Melbourne, in the said State, solicitor, the executors appointed by the said codicil), are hereby required to send particulars, in writing, of such claims on or before the 10th day of June, 1930, to the undersigned, at his office hereunder mentioned, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice. given that the said executors will not be hade for the answers of distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated the 8th day of April, 1930.

F. C. D. BARKER, 99 Queen-street, Melbourne, proctor for the executors.

RE CHARLOTTE DILLON HOLT, DECEASED.

RE CHARLOTTE DILLON HOLT, DECEASED.

PURSUANT to the provisions of the Trustee Act 1920, notice is hereby given that creditors and others having claims or demands upon or against the estate of Charlotte Dillon Holt, late of 90 Wattle Valley-road, Canterbury, in the State of Victoria, widow, deceased (who died on the twenty-seventh day of February, 1930, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the seventh day of April, 1930, to John Henry Holt, of Frankston, in the said State, tailor, and Robert John Murden, of 83 Wattle Valley-road, Canterbury aforesaid, accountant, the executors named therein), are hereby requested to send in particulars of such claims or demands, in writing, to the executors, in the care of the undersigned, their proctors, on or before the tenth day of June, 1930, after which date the executors will proceed to distribute the assets of the said deceased, having regard only to the claims and demands of such creditors and other persons of which the executors shall then have had notice; and that of which the executors shall then have had notice; and that the executors will not be answerable or liable for the claims and demands of such creditors and other persons of which they shall not have had notice at the time of such distribution.

Dated this eighth day of April, 1930.

NORRIS & NORRIS, of 341 Collins-street, Melbourne, processors the execution of the control of the

tors for the executors.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Duncan Cameron, late of Beremboke, in the State of Victoria, grazier, deceased, intestate (who died on the 27th day of December, 1929, and letters of administration of whose estate were, on the 13th day of March, 1930, granted by the Supreme Court of Victoria, in its probate jurisdiction, to Hardina Jane Cameron, of Beremboke aforesaid, the widow of the said deceased), are hereby requested to send particulars, in writing, of their claims to the said administrativx, in the care of her proctors, at their address as below, on or before the 9th day of June, 1930, after which date the said administrativx will proceed to distribute the assets of the said Duncan Cameron, 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 administrativx will not be liable for the assets so distributed, or any part thereof, to any person of whose claim she shall at the said against here hed nette on a fareraid.

administrative will not be hable for the assets so distributed, or any part thereof, to any person of whose claim she shall not have had notice as aforesaid.

Dated this 1st day of April, 1930.

DUGDALE, CREBER, & SIMMONS, Chancery House, 435

Bourke-street, Melbourne, proctors for the said administration.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors and others having any claims against the estate of William Charles Mitchell, late of Bullarook, in the State of Victoria, farmer, deceased, intestate (letters of administration of whose estate were granted to The Ballarat Trustees, Executors, & Agency Company Limited, of Lydiard-street north, Ballarat, in the said State), are hereby required to send particulars of such claims, on or before the twelfth day of June, 1930, to the said company. And notice is hereby given that after the said date the said company will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which it may then have had notice; and it will not be liable for the assets, or any part thereof, so distributed to any person of whose claims it shall not then have had notice.

Dated this fifth day of April, 1930.

CUTHBERT, MORROW, MUST, & SHAW, Ballarat, proctors for the said administrator.

1435

No. 36.—4110.—3

RE ESTELLE EVA MARY MORRISON, DECEASED.

RE ESTELLE EVA MARY MORRISON, DECEASED.

REDITORS, next of kin, and all others having claims against the estate of Estelle Eva Mary Morrison, late of Shanghai, in China, married woman, deceased, are required to send particulars thereof, in writing, to The Union Trustec Company of Australia Limited, of 333 Collins-street, Melbourne, in Victoria, the executor of the will of the said deceased, on or before the twelfth day of June, 1930, otherwise they may be excluded when the assets are being distributed.

Dated this third day of April, 1930.

BLAKE & RIGGALL, 120 William-street, Melbourne, proctors for the said company.

tors for the said company.

RE DAVID RINGIN, DECEASED.

RE DAVID RINGIN, DECEASED.

A LL persons having claims against the estate of David Ringin, late of Drouin, in the State of Victoria, shire foreman, deceased, are required to send particulars thereof to the undersigned proctors for the executors, William Young, shire secretary, and Joseph Leslie Winters, butcher, both of Drouin aforesaid, on or before the sixteenth day of June, 1930, after which date the said executors will proceed to distribute the assets amongst the persons entitled thereto; and will not be liable for assets so distributed to any person of whose claim they shall not have had notice.

Dated this 2nd day of April, 1930.

GRAY & FRIEND, proctors, Warragul.

1499

RE EMILY ALICE WARNE, DECEASED.

A LL persons having claims against the estate of Emily Alice Warne, late of Warragul, in the State of Victoria, married woman, deceased, are required to send particulars therefore to the undersigned proctors for the executrices, Emily Alice Waddell, of Seaview, in Victoria, widow, and Eliza Davidson, of Lake Bolac, in the said State, married woman, on or before the sixteenth day of June, 1930, after which date the said executrices will proceed to distribute the assets amongst the persons entitled thereto; and will not be liable for assets so distributed to any person of whose claim they shall not have had notice.

Dated this 2nd day of April, 1930.

GRAY & FRIEND, proctors, Warragul.

RE ALEXANDER WILLIAM PEARSON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors and persons having any debts or claims against or upon the estate of Alexander William Pearson, formerly of Robinson-street, Dandenong, in the State of Victoria, estate agent, but late of No. 20 Mason-street, Dandenong aforesaid, gentleman, deceased (who died on the twenty-seventh day of January, One thousand nine hundred and thirty, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirty-first day of March, 1930, to The Equity Trustees, Executors, and Agency Company Limited, of No. 85 Queenstreet, Melbourne, in the said State, the executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such debts or claims to the said executor on or before the thirty-first day of May, 1930, after which date the said executor will proceed to distribute the assets of the said Alexander William Pearson, deceased, which shall have come to its hands amongst the persons en-RE ALEXANDER WILLIAM PEARSON, DECEASED. assets of the said Ackander William Fearson, decease, which shall have come to its hands amongst the persons entitled thereto, having regard only to the debts and claims of which it shall then have had notice. And notice is hereby further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any persons of whose debts or claim it shall not then have had notice as aforesaid.

Dated this seventh day of April, One thousand nine hundred

G. GORDON HILL, Temple Court, 422 Collins-street, Melbourne, solicitor for the said executor.

NOTICE TO CREDITORS.—RE DANIEL JAMES SLEVIN, DECEASED.

NOTICE TO CREDITORS.—RE DANIEL JAMES SLEVIN, DECRASED.

URSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Daniel James Slevin, late of Richmond-street, North Geelong, in the State of Victoria, labourer, deceased (who died on the first day of February, 1930, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the fourth day of April, 1930, to Ramsay Burns Cook, of 51 Yarra-street, Geelong, in the said State, solicitor, the sole executor named therein), are hereby required to send particulars, in writing, of such claims to the said Ramsay Burns Cook, in care of the undermentioned proctors, on or before the eleventh day of June, 1930, after which date the said Ramsay Burns Cook will proceed to distribute the assets of the said Daniel James Slevin, deceased, which shall have come to his hands or possession amongst the person entitled thereto, having regard only to the claims of which he shall then have had notice; and the said Ramsay Burns Cook will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice.

Dated this ninth day of April, 1930.

HARWOOD & PINCOTT 51 Varra-street Gealung processors.

Dated this ninth day of April, 1930.

HARWOOD & PINCOTT, 51 Yarra-street, Geelong, proctors for the said Ramsay Burns Cook.

No. 36,-4110.-3

#### NOTICE TO CREDITORS .-- RE THOMAS BONELLA, DECEASED.

DURSUANT to the provisions of the Trustee Act 1928, notice PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Thomas Bonella, late of 65 Donald-street, Brunswick, in the State of Victoria, mechanical engineer, deceased (who died on the third day of January, 1930, and administration of whose estate was, on the 19th day of March, 1930, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State), are requested to send particulars, in writing, of such claims to the said company on or before the 13th day of June, 1930. And notice is hereby further given that after that date the said company will proceed to distribute the assets of the said Thomas Bonella, deceased, among the parties entitled thereto, having regard only to the claims whereof it shall then have had notice; and it shall not be liable for the assets so distributed, or any part thereof, to any person or persons of whose claim it shall not then have had notice.

Dated the seventh day of April, 1930.

Dated the seventh day of April, 1930.

V. S. HOLLOW, M.A., LL.B., of 140 Queen-street, Melbourne proctor for the said company.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Elizabeth McCollim, late of Warracknabeal, in the State of Victoria, widow, deceased, intestate (who died on the fourth day of November, One thousand nine hundred and twentynine, and letters of administration of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the twentieth day of December, One thousand nine hundred and twenty-nine, to Robert McCollim, of Warracknabeal, retired farmer, the son of the said deceased), are hereby requested to send in particulars, in writing, of such claims to the said administrator, care of the undersigned, on or before the fifth day of May, One thousand nine hundred and thirty. And notice is hereby further given that after that day the said administrator will proceed to distribute the assets of the said Elizabeth McCollim, 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 administrator shall 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. URSUANT to the Trustee Act 1928, notice is hereby given

not then have had notice.

Dated the second day of April, One thousand nine hundred

J. ALLAN ANDERSON & CO., of Warracknabeal, and at 97 Queen-street, Melbourne, proctors for the administrator.

# NOTICE TO CREDITORS.—RE JOHN WILKINSON, DECEASED.

NOTICE TO CREDITORS.—RE JOHN WILKINSON, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all creditors and other persons having any claims or demands against the estate of John Wilkinson, late of 24 Charles-street, Carlton, in the State of Victoria, retired senior constable, deceased, intestate (who died on the ninth day of February, One thousand nine hundred and thirty, and letters of administration of whose estate were granted by the Supreme Court of the State of Victoria, on the second day of April, 1930, to Harry Wilkinson, of 16 Charles-street, Carlton, in the said State, labourer), are hereby required to send in particulars, in writing, of such claims and demands to the said Harry Wilkinson, care of A. W. II. Akchurst, at his address, 405 Collins-street, Melbourne aforesaid, on or before the 10th day of May, 1930, after which date the said administrator will distribute the assets of the said John Wilkinson, deceased, intestate, which shall have come to him or his hands or possession amongst the persons entitled thereto, having regard only to the claims and demands of which the said administrator shall then have had notice in writing; and the said administrator will not be liable for the assets, or any part thereof, so distributed to any persons whose claim it shall not then have had notice.

Dated the 4th day of April, 1930.

A. W. II. AKEHURST, 405 Collins-street, Melbourne, processors.

A. W. H. AKEHURST, 405 Collins-street, Melbourne, proctor for the said administrator.

NOTICE is hereby given that, after the expiration of fourteen days from the publication hereof, application will be made to the Supreme Court of the State of Victoria, in its probate jurisdiction, that probate of the will, dated the sixteenth day of March, One thousand nine hundred and twelve, of Alfred Williams, formerly of 517 Sauchiehall-street, Glasgow, Scotland, and late of 65 Beaconsfield-parade, Albert Park, in the State of Victoria, private waiter, decassed, may be granted to Isabella Williams, of 16 Swallow-street, North Melbourne, the executrix named in and appointed by the said will.

Dated this 1st day of April, 1930.

WRIGHT-SMITH, SHAW, & COMPANY, of 440 Chancery lane, solicitors, proctors for the applicant.

#### STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Alfred Elliott, formerly of 681 Macauley-street. North Albury, in the State of New South Wales, but late of 39 Wellington-parade, East Melbourne, in the State of Victoria, turner, deceased (who died on the second day of March, 1930, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street. Melbourne, in the said State, on the twenty-ninth day of March, 1930), are hereby required to send particulars, in writing, of such claims to the said company, on or before the fourteenth day of May, 1930, after which date the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and it shall not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated this fourth day of April, 1930.

Dated this fourth day of April, 1930.

EGGLESTON & EGGLESTON, of 143 Queen-street, Mel-purpe solicitors for the estate. 1470 bourne, solicitors for the estate.

#### NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Frederic Joseph Clarke, late of "Grey Lynn," Malvern-road, Malvern, in the State of Victoria, gentleman, deceased (who died on the ninth day of January, One thousand nine hundred and thirty, and probate of whose will and two codicils thereto was granted on the twenty-eighth day of March, One thousand nine hundred and thirty, by the Supreme Court of the said State, in its probate jurisdiction, to Elizabeth Clarke, of "Grey Lynn," Malvern-road, Malvern aforesaid, widow, and 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 executors, addressed to the said The Trustees, Executors, and Agency Company Limited, at their above-mentioned address, on or before the eleventh day of June, One thousand nine hundred and thirty, after which date the said executors will proceed to distribute the assets of the said Frederic Joseph Clarke, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which the executors shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said executors shall not have had notice as aforesaid.

Dated this ninth day of April, One thousand nine hundred and thirty.

FRANK GREY SMITH & SON, 360 Collins-street, Melbaurne process for the said executors.

FRANK GREY SMITH & SON, 360 Collins-street, Melbourne, proctors for the said executors. . . 1467

RE PERCY ERNEST VIRGOE, late of Apsley, in the State of Victoria, grazier, Deceased, who died on the third day of May, One thousand nine hundred and twenty-nine.

May, One thousand nine hundred and twenty-nine.

Notice is hereby given that The Union Trustee Company of Australia Limited, of 333 Collins-street, Melhourne, in the said State, and Andrew Campbell, of Coleraine, in the said State, inspector, the executors of the will of the said Percy Ernest Virgoe, deceased, intend to convey or distribute the estate of the said deceased to or amongst the persons entitled thereto, and request all persons interested to send to the executors, at the address of the said The Union Trustee Company of Australia Limited, on or before the twelfth day of June, 1930, particulars, in writing, of their claims against the said estate; and after the said twelfth day of June, 1930, the said executors may convey or distribute the said estate to or amongst the persons entitled thereto, having regard only to the claims, whether formal or not, or which they shall then have had notice.

Dated this 3rd day of April, 1930.

F. J. HAMILTON ROWAN, of Casterton, proctor for the

F. J. HAMILTON ROWAN, of Casterton, proctor for the

REDITORS, next of kin, and all others having claims against the estate of the undermentioned person are required to send particulars thereof to The Equity Trustees, Executors. and Agency Company Limited, of 85 Queen-street, Melbourne, in the State of Victoria (the executors named in and appointed by the will of the undermentioned decensed), on or before the 10th day of June, One thousand nine hundred and thirty, otherwise they may be excluded when the assets are being distributed:—

Margaret Bird, No. 16 Oxley-road, Hawthorn, in the State of Victoria, spinster, deceased (who died on the 24th day of December, One thousand nine huadred and twenty-nine).

Dated this fourth day of April, One thousand nine hundred and thirty.

W. R. R. BLAIR & SON, solicitors and proctors, Bank Chambers, 70 Elizabeth-street, Melbourne.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Emily McCormick, late of North Monegeeta, in the State of Victoria, married woman, deceased (who died on the fifth day of August, 1929, and probate of whose will was, on the twenty-fifth day of November, 1929, granted by the Supreme Court of Victoria, in its probate jurisdiction, to Henry Charles White, of Romsey, in the State of Victoria, shire secretary), are required to send particulars, in writing, of such claims to the executor on or before the fourteenth day of May, 1930, after which date the said executor will proceed to distribute the assets of the said deceased which shall have come to his hands or possession among the persons entitled thereto, having regard only to the claims of which he shall then have had notice as aforesaid. 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 as aforesaid.

Dated this fourth day of April, 1930.

Dated this fourth day of April, 1930.

COY & ENGLAND, 352 Collins-street, Melbourne, proctors for the said executor.

In the Supreme Court of the State of Victoria .- Fi. Fa.

In the Supreme Court of the State of victoria.—1. Pd.

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 Francis Henry Egan, the said Sheriff will, on Monday, the twelfth day of May, 1930, at the hour of Three o'clock in the afternoon, cause to be sold, at the Avoca Hotel, Avoca (unless the said process shall have been-previously satisfied or the said Sheriff be otherwise stayed):—

All the right (tile estate and interest, (if any) of the said

said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Francis Henry Egan in and to, firstly, the surface and down to the depth of 50 feet below the surface of all that selection purchase allotment in the Parish of Red Bank, County of Kara Kara, being allotment 711 of section G, and being the whole of the land comprised in selection purchase lease entered in the register book, volume 969, folio 193773, containing 19 acres 3 roods 15 perches; secondly, the surface and down to a depth of 50 feet below the surface of all that selection purchase allotment in the Parish of Red Bank, County of Kara Kara, being allotment 75 of section G, and being the whole of the land comprised in selection purchase lease entered in the register book, volume 972, folio 194261, containing 19 acres 3 roods 30 perches. 3 roods 30 perches.

N.B.—Terms: Cash. No cheques taken. Dated at Maryborough this first day of April, 1930.

JOSEPH II. BLACK, Sheriff's Officer.

TUESDAY, 13TH MAY, AT ELEVEN O'CLOCK.

TUESDAY, 13TH MAY, 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 Edwin August Weiland, of Cochrane-street, Camberwell, builder, the said Sheriff will, on Tuesday, the 13th day of May, 1930, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Police Station, James-street, North-cote (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 Edwin August Weiland in and to all that piece of land being Crown allotments 1 and 2, and part of Crown allotments 3, 4, and 5, section 6, City of Northcote, Parish of Jika Jika, County of Bourke, and being the land comprised in certificate to fittle, volume 5172, folio 1034232, which said land is subject to mortgage registered number 634171.

Also, on the same day, Tuesday, the 13th day of May, 1930, at the hour of Three o'clock in the afternoon, cause to be sold at the Police Station, corner of Napier and Hyde streets, Footscray, all the right, title, estate and interest (if any) of the said Edwin August Weiland aforesaid in and to all that piece of land being part of Crown allotment 2, section 8. Parish of Cut-paw-paw, County of Bourke, and being the land comprised in certificate of title, volume 4423, folio S84408, which said land is subject to mortgage registered number 479538.

Also, on Wednesday, the 14th day of May, 1930, at the hour In the Supreme Court of the State of Victoria .- Fi. Fa.

479538.

Also, on Wednesday, the 14th day of May, 1930, at the hour of Eleven o'clock in the forenoon, cause to be sold at the Police Station, 58 Riversdale-road, Camberwell, all the right, title, estate, estate, and interest (if any) of the said Edwin August Weiland as aforesaid in and to all that piece of land being lot 99, and part of lot 100, on plan of subdivision number 7396, being part of Crown portion 111, at Camberwell, Parish of Boroondara County of Bourke, and being the land now comprised in certificate of title, volume 4183, folio 836402, part of which said land is subject to mortgage registered number 572829.

N.B.-Terms: Cash. No cheques taken.

Dated at Melbourne this 2nd day of April, 1930.

JOHN ARTHUR DAVIS, Sheriff's Officer.

#### MINING NOTICES.

LUCKNOW PUPS GOLD-MINING COMPANY NO

NOTICE is hereby given that a Call (the 13th) of Three-Poence per share, on 150,000 contributing shares, numbered 50,001 to 200,000 inclusive, is due and payable at the branch office, 75 Lord's-place, Orange. New South Wales, on Weduesday, 9th April, 1930.

By order of the Board,
A. J. PEACOCK, Legal Manager.

POINT ADDIS OIL WELLS NO LIABILITY.

A LL shares on which the March Call (the 45th), of One penny per share, or previous calls, remain unpaid, are forfeited, and will be sold by public auction at the Stock Exchange Hall, Little Collins-street, Melbourne, on Thursday, the 17th day of April, 1930, at half-past Eleven a.m., unless previously redeemed.

E. E. CONNOLLY, Manager. 1505 54 Market-street, Melbourne.

THE WOMBAT HYDRAULIC SLUICING COMPANY NO LIABILITY.

NOTICE is hereby given that at an Extraordinary General Meeting of the above-named company, held at 396 Flinders-lane, Melbourne, on Thursday, the 20th day of March. 1930, the following extraordinary resolution was duly passed:-

"That the capital of the company be increased by 50,000 shares of Three shillings each."

Dated this 24th day of March. 1930.
A. C. LAWSON, Legal Manager.

#### POINT ADDIS OIL WELLS NO LIABILITY.

INCREASE OF CAPITAL.

THE undersigned manager, hereby give notice that an increase in the capital of the above-named company was on the 3rd day of April, 1930, resolved on.

The mode adopted for the increase is by raising the amount of each of the 200,000 shares existing in the company from Five shillings to Ten shillings.

E. E. CONNOLLY, Manager.

54 Market-street, Melbourne. 8th April, 1930.

Companies Act 1915 .- Tenth Schedule SUFFOLK MINING COMPANY NO LIABILITY.

SUFFOLK MINING COMPANY NO LIABILITY.

THE undersigned, do hereby make application to register Suffolk Mining Company 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 Suffolk Mining Company No Liability.

2. The place of operations is at Eaglehawk.

3. The registered office of the company will be situated at 443 Little Collins-street, Melbourne.

4. The value of the company's property, including claim and machinery, is Two thousand pounds.

5. The number of shares in the company is Forty-five thousand, of Five shillings each.

6. The number of shares subscribed for is Thirty thousand.

7. The name of the manager is Ernest Howell.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date are as below:—

nare as below:

Name, Address, Occupation.

No. of
Theophilus Heber Clarke, Auburn-road, Auburn, 1,000 Robert John Black, Glen Eira-road, Elsternwick, 1,000 caterer William Charles Tayler, William-street, Melbourne, 1,000 15,000

45,000

E. HOWELL, Manager.

Dated this 29th day of March, 1930. Witness to signature—W. C. TAYLER,

I. ERNEST HOWELL, do solemnly and sincerely declare that—
1. I am the manager of the said intended company.
2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Taken before me, at Melbourne, this 29th day of March, 1930—G. P. Talent, commissioner for taking declarations and affidavits under Evidence Act 1915.

#### INSOLVENCY NOTICE.

The Insolvency Acts .- In the Court of Insolvency, Central

District.
FIRST dividend is intended to be declared in the matter A FIRST dividend is intended to be declared in the matter of Matthew Sherlock, builder, of Caulfield, whose estate was assigned on the 12th day of April, 1928. Creditors who have not proved their debts by the 19th day of April, 1930, will be excluded.

ill be excluded.

Dated this 1st day of April, 1930.

W. M. JARVIE, Trustee. Wm. P. Jarvie, Son, and Easton, chartered accountants (Aust.), 100 Queen-street, Melbourne. C.1.

The Bankruptcy Act 1924-1927.—In the Court of Bankruptcy. District of Victoria.—Re ROWLAND TAPLEY GODFREY, of Coppin-street, East Malvern.—No. 27 of 1929.

TAKE notice that I intend to declare a First and Final Dividend in the matter of the said Rowland Tapley Godfrey, who was made bankrupt on the 9th February, 1929. Creditors who have not proved their debts by the 24th April, 1930, will be excluded.

Dated this 10th day of April, 1930.

K. C. C. WOOTTON, trustee, 20 Queen-street, Melbourne.

The Bankruptcy Act 1924-1928.—Part XII.

A FIRST and Final dividend is intended to be declared in the matter of J. K. Macleod, assigned estate, formerly trading as The Village Belle Motor Service, of 185 Barkly-street, St. Kilda. whose estate was assigned on the 23rd October, 1929. Creditors who have not proved their debt by the 24th day of April, 1930, will be excluded.

Dated this 9th day of April, 1930.

W. B. BENNETT, Trustee under Deed of Arrangement.

W. B. Bennett and Co., public accountants, Temple Court, 422 Collins-street, Melbourne.

The Insolvency Acts.—In the Court of Insolvency.

In the matter of Francis Batten and Ella May Batten, of Mildura, storekcepers, trading as Batten's, whose estate was assigned on the 27th March, 1925, a Second and Final dividend is intended to be declared. Creditors who have not proved their debts by the 24th April, 1930, will be excluded.

Dated this 7th day of April, 1930.

EDWARD W. SMAIL, chartered accountant (Aust.) and registered trustee, Broken Hill Chambers, 31 Queen-street, Melbourne.

Melbourne.

#### IMPOUNDINGS.

RCHIE'S CREEK.—Impounded at Archie's Creek.

grey pony mare, like heart near shoulder
l black pony mare, ED near shoulder
l brown medium mare, star, like II near shoulder
aged brown mare, star, no visible brand

If not claimed and expenses paid, to be sold on 19th April,

M. A. BUCKLEY, 1445 - 6/Poundkeeper.

BAIRNSDALE.—Impounded at Bairnsdale Shire Pound, by Herdsman. Centre Riding by Herdsman, Centre Riding.

1 grey pony gelding, blind off eye, shod, no visible brand

If not claimed and expenses paid, to be sold on 24th April, · 1930.

JOS. A. TAYLOR, Poundkeeper. 1433-4/8

BRAYBROOK.—Impounded at Braybrook Shire Pound.

1 bay gelding, medium, star and snip, JC near shoulder 1 chestnut gelding, thick-set, like M near shoulder 1 black pony gelding, chain and rope on neck

If not claimed and expenses paid, to be sold on 23rd April, J. CRADDOCK

1454-5/4

Poundkeeper.

B UNINYONG.—Impounded at Buninyong Shire Pound, from Hardie's Hill.

1 bay pony gelding, no visible brand
From Lal Lal.

1 chestnut pony mare, star, no visible brand
1 brown delivery mare, star, no visible brand
From between Milibrook and Lal Lal.

1 grey buggy mare, front foot deformed, like WS over JG
1 brown pony mare, blaze face, no visible brand
If not claimed and expenses poid to be seld on 22nd April

If not claimed and expenses paid, to be sold on 22nd April,

H. McBAIN.

NAMPERDOWN.—Impounded at Camperdown.

1 black heifer, like piece out top both ears, no visible brand If not claimed and expenses paid, to be sold on 29th April,

1520-4/

J. ROBB, Poundkeeper.

OHUNA,-Impounded at Cohuna, from Gannawarra.

I bay gelding, 3 years, like JB under bar near shoulder I black gelding, 7 years, large star on forehead, off hind foot white

If not claimed and expenses paid, to be sold on 26th April,

1458--5/4

J. COLEMAN Poundkeeper.

CLUNES.-Impounded at Clunes, by Herdsman.

1 skewbald mare, light
1 grey gelding, light, off hip down, indistinct brand
1 grey gelding, light, like CS near shoulder
1 cream pony gelding, light, N near shoulder
1 bay gelding, light, like G over bar near shoulder
1 bay gelding, light, star on forehead
1 bay gelding, light, star on forehead
1 bay gelding, light, white snip on nose, hind feet white
1 If not claimed and expenses paid, to be sold on 23rd April,
1930.

1449---8/

HUGH LEE, Poundkeeper.

OLAC.—Impounded at Colac, from Colac West, by F.

Sharp, for trespassing.

I dark Jersey cow, no visible brand
I grey mare, knees marked, diamond near shoulder
I mouse-coloured gelding, shod, no visible brand
If not claimed and expenses paid, to be sold on 24th April,

1453-6/

C. DOWLING Poundkeeper.

OLERAINE .- Impounded at Coleraine.

l chestnut horse, blaze on face, no visible brand
l brown pony, indistinct brand near flank
l black filly, indistinct brand near shoulder
l bay horse, no visible brand
l grey horse, no visible brand
l chestnut mare, no visible brand
If not claimed and expenses paid, to be sold on 19th April,
1930.

1456-7/4

A. KAINE, Poundkeeper.

ROYDON.-Impounded at Croydon.

I black pony gelding, star on forehead, like G near shoulder If not claimed and expenses paid, to be sold on 16th April,

O. S. FOOTIT

Poundkeeper. DANDENONG —Impounded at Dandenong Shire Pound, by H. Ren

1 brown and white poddy heifer, notch top off ear, no visible hrand

If not claimed and expenses paid, to be sold on 23rd April, A. E. VIZARD.

1518-5/4

Poundkeeper.

DAYLESFORD.—Impounded at Daylesford, 26th March, by G. Dawson, Impounding Officer.
I dark Jersey heifer calf, no visible brand

If not claimed and expenses paid, to be sold on 17th April, 1930.

1504—4/8

H. McINNES. Poundkeeper.

DIMBOOLA.—Impounded at Dimboola.

I grey gelding, no visible brand
black pony mare, no visible brand
black pony mare, shod, no visible brand

If not claimed and expenses paid, to be sold on 12th April, 1930.

1422 - 5/4

W. RANKIN

LTHAM.—Impounded at Eltham, by Ranger.

1 dark-brown pony mare, star, shod all round, S near shoulder If not claimed and expenses paid, to be sold on 23rd April, 1930.

1515-4/

W. J. WALSH. Poundkeeper.

1519-8/8

Poundkeeper.

O XLEY.—Impounded at Oxley, by Herdsman. EUROA.—Impounded at Euroa Shire Pound, 2nd April, 1930. l bay mare, hack, star, near hind foot white, little white on off hind foot, old scar off thigh, shod, no visible brand l bay gelding, hack, big star, off hind foot white, like K (reversed) near shoulder l bay mare, hack, star and stripe, off fore and hind feet white, white spots on saddle, like VR over bar near shoulder I chestnut mare, near hind foot white, star on forehead, no visible brand 1 brown pony mare, near hind foot white, S near neck If not claimed and expenses paid, to be sold on 16th April, 1930. WILLIAM BEATON, 1 red-roan heifer, white on belly, round piece out under side both ears, no visible brand 1448--6/ Poundkeeper. EATHCOTE.—Impounded at Heathcote. If not claimed and expenses paid, to be sold on 26th April, I brown galloway pony mare, star and white spot on nose, near hind fetlock white, near fore knee enlarged, saddle marked, no visible brand H. WALKER 1451-8/8 Poundkeeper. S TRATFORD.—Impounded at Stratford, by W. Woodhouse. 1 bay draught mare, bl shoulder, 6 off shoulder blaze, W and blotch over 165 near 1 black gelding, gig sort, star and snip, little white on hind 1 red heifer, white belly, back and front quarters off off ear, no visible brand If not claimed and expenses paid, to be sold on 5th May, 1930. 1 Ayrshire heifer, back and front quarters off off ear, no P. BURNS visible brand 1516-8/ Poundkeeper. l brown Jersey heifer, back and front quarters off off ear, no H EIDELBERG.—Impounded at Heidelberg. visible brand If not claimed and expenses paid, to be sold on 28th April, bay gelding, off knee marked, little white off hind foot, like E2 near shoulder, 2 in inverted triangle near stifle l bay pony gelding, star, like 2 near shoulder chestnut pony mare, small star, like N near shoulder 1930. W. J. MILDENHALL, 1434--7/4 Poundkeeper. MATURA.—Impounded at Tatura. If not claimed and expenses paid, to be sold on 23rd April, 1 chestnut pony mare, white face, like J near shoulder
1 black pony gelding, front feet white, star and streak, like
C JR (JR conjoined) near shoulder J. LINN. 1463-6/ Poundkeeper. bay gelding, light breed, star and faint streak, hind feet white, M near shoulder

brown gelding, light breed, faint star, few white spots on back, like O or G (very faint) near shoulder KERANG.—Impounded at Kerang. 1 dark chestnut gelding, tall hack, white spot on forehead, right hip down, no visible brand
1 bay mare, tall hack, dark points, long tail, no visible brand
1 bright-bay pony gelding, about 14 hands, dark points, If not claimed and expenses paid, to be sold on 24th April, bright-bay pony gelding, about 14 hands, dark points, scraggy tail, no visible brand
chestnut mare, aged, star on forehead, off hind foot white, white spots on back, no visible brand THOS. MARTIN. 1455---8/ Poundkeeper. W ANGARATTA.—Impounded at Wangaratta, by Herdsman. I dark-brown or black pony filly, white spot on back, no visible brand 1 bay gelding, hack, aged, star and stripe on nose, like EC near l chestnut pony mare, running star, 3 on shoulder l brown poddy heifer, C off rump l red poddy heifer, no visible brand shoulder If not claimed and expenses paid, to be sold on 25th April, F. NANCARROW, If not claimed and expenses paid, to be sold on 29th April, 1457---10/8 Poundkeeper. K. R. ROBERTSON, 1439-6/ EXTON.-Impounded at Lexton Shire Pound, 2nd April, Poundkeeper. l dark-bay horse, aged, like JS near shoulder l chestnut pony, star on forchead, white feet, no visible W ARRAGUL.—Impounded at Warragul. bay gelding, hack, star, streak, and snip, no visible brand 1 bay draught horse, unbroken, white blaze on forehead, no visible brand If not claimed and expenses paid, to be sold on 24th April, 1930. 1 dapple-grey draught mare, rat tail, wall eyed, no visible M. EVERARD, 1450--4/ 1 brown pony, aged, like HS near shoulder Poundkeeper. If not claimed and expenses paid, to be sold on 17th April, W ONTHAGGI.—Impounded at Wonthaggi. 1930. J. C. ROXBURGH, 1429 - 9/4Poundkeeper. I bay pony horse, like JD If not claimed and expenses paid, to be sold on 23rd April, MELBOURNE.—Impounded at the Pound, Arden-street, North Melbourne, 4th April, by A. Thomas. 1 bay gelding, like 3 on near rump, like C (on side) on near 1930. R. KERSLAKE, 1441---4/ Poundkeeper. If not claimed and expenses paid, to be sold on 24th April, Y ARRAWONGA.—Impounded at Yarrawonga Shire Pound, by Impounding Officer, H. Lewis. 1930. C. CAVANAGH. 1459 - 5/4Poundkeeper. I chestnut pony gelding, white blaze down forehead, hind feet white, no visible brand bay draught gelding, aged, hind feet white, TIV near M ERBEIN.—Impounded at Merbein. bay draught golding, aged, hind feet white, blaze down face, JA near shoulder

1 medium draught bay mare, aged, hind feet white, star on forehead, CO near shoulder

1 bay pony mare, aged, star on forehead, near hind foot white, no visible brand

black golding star on forehead. N near shoulder 1 bay pony horse, lame, indistinct brand near shoulder If not claimed and expenses paid, to be sold on 24th April, F. A DEACON

NUMURKAH.—Impounded at Numurkah, by G. Ford.

i grey filly, light breed, unbroken, no visible brand l bay pony mare, white stripe on face, with grey colt foal at foot

If not claimed and expenses paid, to be sold on 25th April, 1930.

1438--5/4

1517-4/

J. TREWIN. Poundkeeper.

Poundkeeper.

1452-14/

brand

1930.

G. W. T. JACKSON,

Poundkeeper.

white, no visible brand black gelding, star on forchead, N near shoulder yellow-bay mare, no visible brand bay draught mare, all feet white, JT near shoulder dark-brown gelding, aged, hind fetlocks white, no visible

If not claimed and expenses paid, to be sold on 24th April,

# ACTS OF PARLIAMENT. ACTS OF PARLIAMENT-continued. No. No. 3717. Licensing Act 1928 3718. Lifts Regulation Act 1928 3719. Livery and Agistment Act 1928 3720. Local Government Act 1928 3721. Lunacy Act 1928 3722. Maintenance Act 1928 3723. Marine Act 1928 3724. Marine Stores and Old Metals Act 1928 3725. Markets Act 1928 3726. Marriage Act 1928 3727. Marriage Act 1928 3728. Masseurs Act 1928 3729. Masseurs Act 1928 3729. Master and Apprentice Act 1928 3730. Medical Act 1928 3731. Melbourne and Metropolitan Board of Works Act 1928 3732. Melbourne Harbor Trust Act 1928 3733. Melbourne Harbor Trust Act 1928 3734. Midwives Act 1928 3735. Mildura Irrigation and Water Trusts Act 1928 3736. Mildura Irrigation and Water Trusts Act 1928 37374. Mildwies Act 1928 OPIES of the following Consolidated Acts of the Parliament of Victoria may be obtained at the Government Printing Office, Melbourne, or from any authorized bookseller at the price set opposite to each, viz.:— Price. 4. d. 3629. Acts Enumeration and Revision Act 1928 3630. Acts Interpretation Act 1928 ... ... 3631. Aborigines Act 1928 ... ... ... 1 3 0 9 0 6 3631. Aborigines Act 1928 3632. Administration and Probate Act 1928 3633. Agent-General's Act 1928 3634. Agricultural Colleges Act 1928 3635. Anzac Day Act 1928 3636. Apprenticeship Act 1928 3636. Apprenticeship Act 1928 3637. Arbitration Act 1928 3639. Anction Sales Act 1928 3640. Audit Act 1928 3640. Audit Act 1928 3641. Bakers and Millers Act 1928 3641. Bakers and Millers Act 1928 3642. Banks and Currency Act 1928 3643. Bese Act 1928 3644. Beet Sugar Works Act 1928 3645. Boilers Inspection Act 1928 3646. Brands Act 1928 3647. Building Societies Act 1928 3648. Business Names Act 1928 3649. Carriages Act 1928 3650. Carriages Act 1928 3651. Cattle Compensation Act 1928 3652. Cemeteries Act 1928 3655. Chinese Act 1928 3655. Chinese Act 1928 3656. Colore Settlement Act 1928 3656. Colore Settlement Act 1928 3656. Companies Act 1928 3666. 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