

VICTORIA

GOVERNMENT

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No. 10]

WEDNESDAY, JANUARY 28.

[1931

PUBLIC HOLIDAYS.

PROCLAMATION

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

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

Public Holidays:-

SATURDAY, THE 24TH DAY OF JANUARY, 1931, throughout the Shire of Glenelg;
THURSDAY, THE 5TH DAY OF FEBRUARY, 1931, throughout the Shire of Mansfield;
THERDAY THE 10TH DAY OF FEBRUARY 1931 throughout the

THURSDAY, THE 5TH DAY OF FEBRUARY, 1931, throughout the Shire of Mansfield;
TUESDAY, THE 10TH DAY OF FEBRUARY, 1931, throughout the Shire of Bulla;
WEDNESDAY, THE 11TH DAY OF FEBRUARY, 1931, throughout the Shire of Basst and the Eastern Riding of the Shire of Goulburn;
MONDAY, THE 16TH DAY OF FEBRUARY, 1931, throughout the Shire of Newham and Woodend;
THURSDAY, THE 19TH DAY OF FEBRUARY, 1931, throughout the Parishes of Terang, Marida Yallock, and Glenormiston, in the Shire of Humpden; the Parishes of Ecklin and Elingamite, in the Shire of Heyesbury; and the Parishes of Kolora, Keilambete, Garvoc, Ellerslie, Ballangeich, and Framlingham East, in the Shire of Mortlake;
FRIDAY, THE 27TH DAY OF FEBRUARY, 1931, throughout the Shire of Bellarine, with the exception of the Township of Portarlington.

of Portarlington.

Public Half-Holidays from the Hour of Twelve o'clock noon: WEDNESDAY, THE 4TH DAY OF FEBRUARY, 1931, throughout the City of Bendigo*.
THURSDAY, THE 12TH DAY OF FEBRUARY, 1931, throughout the Borough of Portland†;
FRIDAY, THE 13TH DAY OF FEBRUARY, 1931, throughout the Borough of Portland†;
* Races. † Agricultural Show.

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

W. H. IRVINE.

By His Excellency's Command,

T. TUNNECLIFFE,

GOD SAVE THE KING!

PUBLIC HOLIDAYS.

PROCLAMATION

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

I 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 a Public Holiday or Public Half-holidays at the places respectively specified,

Public Holiday:-

WEDNESDAY, THE 4TH DAY OF FEBRUARY, 1931, throughout the Shires of Bellarine and Healesville.

Public Half-Holidays from the Hour of Twelve o'clock noon:-THURSDAY, THE 12TH DAY OF FEBRUARY, 1931, throughout the Shire of Portland; †

FRIDAY, THE 13TH DAY OF FEBRUARY, 1931, throughout the Shire of Portland.†

† Agricultural Show.

Given under my Hand and the Seal of the State of Vic-toria aforesaid, at Melhourne, this twenty-seventh day of January in the year of our Lord One thousand nine hundred and thirty-one, and in the twenty-first year of the reign of His Majesty King George V.

SOMERS. -(L.S.)

By His Excellency's Command,

T. TUNNECLIFFE, Chief Secretary.

GOD SAVE THE KING!

BANK HOLIDAYS.

PROCLAMATION

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

Australia, etc., etc., etc.

In pursuance of the provisions contained in Part III. of the Banks and Currency Act 1928, I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates named bereunder as special days to be observed as Bank Holidays or Bank Half-Holidays (as the case may be) at the places respectively specified, that is to say:—

Bank Holidays :-

Monday, the 2nd day of February, 1931, at Bacchus Marsh, Gisborne, and Woodend; A. Tuesday, the 10th day of February, 1931, at Lancefield and

Romsey;

No. 10.—778.—PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

WEDNESDAY, THE 11TH DAY OF FEBRUARY, 1931, at Euroa; WEDNESDAY, THE 18TH DAY OF FEBRUARY, 1931, at Castlemaine, Elmore, and Maldon.

Bank Half-Holiday from the Hour of Twelve o'clock noon:-WEDNESDAY, THE 18th DAY OF FEBRUARY, 1931, at Korum-

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

(L.S.) W. H. IRVINE.

By His Excellency's Command,

T. TUNNECLIFFE,

Chief Secretary. GOD SAVE THE KING!

BANK HOLIDAYS.

PROCLAMATION

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

In pursuance of the provisions contained in Part III. of the Banks and Currency Act 1928, I, the Governor of the State of Victoria, in the Commonwealth of Australia. do by this my Proclamation appoint the days and dates named hereunder as special days to be observed as Bank Holidays or Bank Half-Holidays (as the case may be) at the places respectively specified, that is to say:—

Bank Holidays:-

THURSDAY, THE 5TH DAY OF FEBRUARY, 1931, at Mansfield and Penshurst:

MONDAY, THE 9TH DAY OF FEBRUARY, 1931, at Ballan and Gordon:

TUESDAY, THE 10TH DAY OF FEBRUARY, 1931, at Romsey; THURSDAY, THE 19TH DAY OF FEBRUARY, 1931, at Terang.

Bank Half-Holidays from the hour of Twelve o'clock Noon: WEDNESDAY, THE 4TH DAY OF FEBRUARY, 1931, at Bendigo and Eaglehawk;

WEDNESDAY, THE 11TH DAY OF FEBRUARY, 1931, at Won-

thaggi;
FRIDAY, THE 13TH DAY OF FEBRUARY, 1931, at Portland;
WEDNESDAY, THE 18TH DAY OF FEBRUARY, 1931, at Donald;
WEDNESDAY, THE 11TH DAY OF MARCH, 1931, at Foster.

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

(L.S.) By His Excellency's Command,

T. TUNNECLIFFE,

Chief Secretary.

SOMERS.

GOD SAVE THE KING!

Wild Flowers and Native Plants Protection Act 1930 (No. 3916).

DATE OF COMING INTO OPERATION.

PROCLAMATION

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

tralia, &c., &c., &c.

WHEREAS by an Act of the Parliament of the State of Victoria, passed in the twenty-first year of the reign of His Majesty King. George V., initiated the Wild Flowers and Native Plants Protection Act 1930, it is amongst other things enacted that the said Act shall come into operation on a date to be fixed by Proclamation of the Governor in Council published in the Government Gazette: Now therefore I. the Lieutenant-Governor of the State of Victoria, acting by and with the advice of the Executive Council thereof, do by this my Proclamation fix Wednesday, the twenty-first day of January, One thousand nine hundred and thirty-one, as the day upon which the said Wild Flowers and Native Plants Protection Act 1930 shall come into operation in the State of Victoria.

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

(L.S.) W. H. IRVINE.

By His Excellency's Command,

W. J. BECKETT,
Minister of Forests.

GOD SAVE THE KING!

APPOINTMENTS.

II IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 21st day of January, 1931, been pleased to make the undermentioned appointments, viz.:-

DEPARTMENT OF CHIEF SECRETARY.

Registrars of Births and Deaths (Acting),

The persons named hereunder to be Acting Registrars of Births and Deaths at the places and for the periods specified opposite each respective name, viz.:-

Axedale.—ALICE MILLINGTON, from 7th January, 1931, during the absence of Lydia Edith Millington, on

Bairnsdale.—WILLIAM ROSS RENNIE, from 25th De-cember, 1930, during the absence of Walter J. Grosc, on leave.

Bealiba.—David Leslie Hole, from 20th December, 1930, during the absence of Ethel May Knapp,

on leave.

Box Hill.—William Henry G. Ellingworth, from 27th December, 1930, during the absence of Charlotte Pippard, on leave.

Brunswick.—Alice McCorkelle, from 8th November, 1930, during the absence of Marion Wilkinson, on leave.

leave.

Camberwell.—Edward G. Wilson, from 29th December, 1930, during the absence of Jeannie Wilson,

Camberwell.—Edward G. Wilson, from 2cm. ber, 1936, during the absence of Jeannie Wilson, on leave.
Campbellfield.—Frederick William Benjamin Olsen, from 10th January, 1931, during the absence of Freda Steel Olsen, on leave.
Carlton Central.—Dominic Richard Sheil, from 1st January, 1931, during the absence of John George Butler, on leave.
Caulfield.—Lucy B. Stephen, from 6th January, 1931, during the absence of Ella C. Stephen, on leave.
Cobden.—Reuben Charles Jones, from 6th January, 1931, during the absence of Lilian Elizabeth Jones, on leave.

Diamond Creek.—Dorothy Barnes, from 22nd December, 1930, during the absence of Isabel Lenore Hodgetts, on leave.

Essendon.—Henry William Crapp, from 24th December, 1930, during the charges of Hodgett, Register of the Register of Regi

ber, 1930, during the absence of Herbert J. Bowden, on

Glenthompson.—Catherine Elizabeth Stewart, December, 1930, during the absence of Arthur Hill Cox, on leave.

tranhoe-Robert Walker Searly, from 24th December, 1930, during the absence of Christine White, on leave.

Lang Lang.—Rose Amy Price, from 15th Septem-ber, 1930, during the absence of Sarah Emma Bull, on leave,

Leyton.—GLADYS MARGARET SIMPKIN, from 3rd November, 1930, during the absence of Janet Blair Simp-

ber, 1930, during the absence of Jamet Biair Simp-kin, on leave.

Macarthur.—ALICE Lewis, from 23rd December, 1930, during the absence of Maria Robertson, on leave.

Orbost.—Elsie May Rong, from 13th November, 1930, during the absence of Annie Hall, on leave.

St. James.—ALICE MARY McCahon, from 14th November, 1930, during the absence of Robert Maloney,

veiner, 1930, during the absence of Robert Maloney, on leave.

St. Kilda.—Daisy Le Gould, from 21st October, 1930, during the absence of Luciebelle Sievwright, on leave. Stratford.—Annie Kinna, from 20th December, 1930, during the absence of Gladys May Swan, on leave. Sunshine.—KATHLEEN FREEMAN, from 15th November, 1930, during the absence of Alma Jean McGrath, on leave.

Tallangatta.—George Carver, from 3rd November, 1930, during the absence of James J. Law, on leave. Winchelsea.—Kate Richmon, from 6th December, 1930, during the absence of Isabel Maude Edwards, on

Yallourn.—Amos Wood, from 5th January, 1931, during the absence of Arthur Allan Bennett, on leave.

LUNACY DEPARTMENT.-HOSPITALS FOR THE INSANE.

Medical Superintendents (Acting),

Pursuant to the provisions of the Lunacy Act 1928, the undermentioned to be Medical Superintendents (Acting), as

VINCENT PHILLIP JOHNSON (Dr.), of the Hospital for the Insane and the Receiving House, Ballarat, to date from 19th January, 1931, during the absence on leave of P. Shaw (Dr.).

WHITFIELD DE WITT HENTY (Dr.), of the Hospital for the Insane, Ararat, to date from 8th January, 1931.

DEPARTMENT OF LANDS AND SURVEY.

Managers of Commons,

The undermentioned persons to be Managers of the Commons named for the year ending 31st December, 1931:—

Of the Waranga United Common-

JOHN KANE, FREDERICK V. HAMMOND, PETER SPENCE, FREDERICK CORNER, GEORGE AKERS,

F. GEISLER, and WILLIAM FRANCIS.

Of the Kerang Town Common-

C. H. MANNING, D. J. McCann, E. McDougall,

G. F. BENCE, and A. F. HARBIDGE.

Of the Maldon Shire Common-

A. J. Bowe, R. Ralph,

A. Cook, J. Bent, and

J. REED.

Trustees of Site,

CHESTER NORMAN TRIGG and ROBERT REGINALD FARAGRER

to be Trustees of the land temporarily reserved on the 13th January, 1862, as a site for Wesleyan Church purposes, at Koroit, in the room of Richard Skilbeck and Samuel Mackie, both deceased.

Secretary, Closer Settlement Board (Acting),

CHARLES WEIR, Officer of the Third Class Clerical Division, Department of Lands and Survey,

to perform and exercise the duties, obligations, rights, and powers of the Secretary to the Closer Settlement Board, Department of Lands and Survey, during the absence of James Richard Pescott, from 23rd December, 1930.

DEPARTMENT OF LAW.—ATTORNEY-GENERAL.

Sworn Valuator.

GEORGE SIDNEY GREENWOOD, Kerang,

to be a Sworn Valuator, pursuant to the provisions of section 14 of the *Transfer of Land Act* 1928 (No. 3791). Limited to the Counties of Bendigo, Gladstone, Gunbower, and Tat-

DEPARTMENT OF LAW.—SOLICITOR-GENERAL.

Magistrates,

ALEXANDER DOWSLEY, Kiamal,

to Keep the Peace in the Midland Bailiwick of the State of Victoria;

HERBERT JAMES SPILLER, Maude,

to Keep the Peace in the Southern Bailiwick of the State of Victoria

Clerk of Petty Sessions (Acting),

FRANK ERNEST WILLIAMS, Inspector, Courts, to be Clerk of Petty Sessions at Brunswick and Coburg, vice L. F. Mitchell, on leave.

Commissioner for Taking Declarations, &c.,

ERIC ARTHUR. LUSH, Kiewa,

to be a Commissioner for taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the Evidence Act 1928. To resign upon removing from Kiewa.

DEPARTMENT OF MINES

Mining Registrars (Acting),

The undermentioned to act as Mining Registrars, as shown. (Fees received to be the only remuneration) :-

ALLAN EDWIN O'CONNELL,

for the Ararat Division, and District Mining Registrar for the Ararat and Stawell Mining District, during the absence, on leave, of Cyril Vanthoff Reddie;

LESLIE ROY RIPPER.

for the Mitchell River Division of the Gippsland Mining District, during the absence, on leave, of Arthur O'Leary.

DEPARTMENT OF TREASURER.

Secretary to the State Superannuation Board (Acting),

*CYRIL D. LONG,

to act as Secretary to the State Superannuation Board, during the absence of L. G. Wilson, on leave, from the 2nd January, 1931.

Collector of Imposts (Acting),

*Ellis A. Foster,

to act as Collector of Imposts in connexion with the office of the Inspector-General for the Insane, during the absence of J. D. B. Smith, on leave.

*Note.—The Public Service Commissioner has approved under section 168 of the Public Service Act 1928.

C. W. KINSMAN, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 21st January, 1931.

DEPARTMENT OF PUBLIC INSTRUCTION.

SUMMONING OFFICERS.

HEREBY appoint the undermentioned persons, under section 31 of the Education Act 1928, to summon parents within the State of Victoria:—

Senior Constable Francis Henry McCorkell, No. 5287. Mounted Constable Charles Samuel Parker, No. 7416.

T. TUNNECLIFFE,

for Minister of Public Instruction.

Education Department, Melbourne, 21st January, 1931.

RESIGNATIONS.

LIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 21st day of January. 1931, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF LAW .-- SOLICITOR-GENERAL.

CHARLES JOHN GREENHILL, from the Commission of the Peace for the Central Bailiwick in the State of Victoria Jules Gascard, from the Commission of the Peace for the Southern Bailiwick in the State of Victoria.

Tom Alec Murray, as a Probation Officer, pursuant to the provisions of the Children's Court Act 1928, for the Children's Court at Oakleigh.

C. W. KINSMAN, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 21st January, 1931.

OFFICER PERMITTED TO RETIRE.

LI18 Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 21st day of January, 1931, permitted the undermentioned officer to retire from the Public Service, on the recommendation of the Government Medical Officer:-

DEPARTMENT OF CHIEF SECRETARY.

LUNACY DEPARTMENT.—HOSPITALS FOR THE INSANE.

WILLIAM SARGENT, Attendant. Grade III. Lunacy Department, Hospitals for the Insanc, from and inclusive of the 27th November, 1930.

C. W. KINSMAN, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 21st January, 1931.

Factories and Shops Act 1928 (No. 3077).

DEPARTMENT OF LABOUR.

MEMBER OF A WAGES BOARD REMOVED.

MEMBER OF A WAGES BOARD REMOVED.

UNDER the powers in that behalf conferred by the Factories and Shops Act 1928 (No. 3677), His Excellency the Lieutenaut-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by an Order made on the 21st January, 1931, remove

F. S. Fordman
from the Pastrycooks Board, constituted under the said Act, owing to his whereabouts being unknown.

C. W. KINSMAN, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 21st January, 1931.

RULES UNDER THE JUSTICES ACT 1928.

SELECTION BY A LAW OFFICER OF THE DAYS AND HOURS FOR HOLDING COURTS (WITHIN THE MEANING OF THE SAID RULES).

THE undersigned. William Slater, a Law Officer of the State of Victoria, in pursuance of the powers conferred upon me by Rule 2, of the Rules under the Justices Act 1928, do hereby select for the year 1931, from the days and hours appointed by the Governor in Council for holding Courts of Petty Sessions at the places named in the attached Schedule, the days and hours mentioned therein as the days at which courts within the meaning of Rule 2 of the above-mentioned Rules shall be held in lieu of the days and hours as selected by me on the 18th December, 1930, and notified in the Government Gazette of the 24th December, 1930.

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Court.	Day.	Hour.	February.	March.	April.	May.	Јише.	July.	August.	September.	October.	November.	December.
BAIRNSDALE	Thursday	10 a.m.	19	26	27	21	18	23	20	24	29	26	21
MURTOA	Friday	10 a.m.	13	13	10	8	5	3, 31	28	25	23	20	18

Signed at Melbourne this 20th day of January, 1931.

W. SLATER, Law Officer.

POLICE MAGISTRATE, CLASS "A," PROFESSIONAL DIVISION, DEPARTMENT OF LAW.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) up to Friday, the 6th February, 1931, from officers of the Public Service of Victoria, who are eligible and qualified, for appointment to the above-mentioned position.

Yearly Salary .- £728, minimum; £800, maximum.

By order,

W. A. ROBINSON,

Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 23rd January, 1931.

Land Surveyors Act 1928.

SUPPLEMENTARY LIST OF LICENSED SURVEYORS.

THE subjoined Supplementary List of Licensed Surveyors, registered under the provisions of the Land Surveyors Act 1928, is published in pursuance of the said Act.

An asterisk (*) denotes that the surveyor holds a Federal qualification.

Notice,

It is particularly requested that every change of address, or any inaccuracy or omission in the list may be communicated without delay to the secretary.

*Knight, Julius Frederick Valentine, 301 Timor-street, Warrnambool.

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

Department of Lands and Survey, Melbourne, 24th January, 1931.

AUCTION SALES ACT 1928.

IST of persons to whom Auctioneers' Licences were issued and transferred during the month of December, 1930, for the remainder of the year 1930:—

Issues.

Name, Address, Date of Issue.

Cotter, Edmund J., 411 Church-street, Richmond; 5th December, 1930.

Hopkins, John G., 490 Elizabeth-street, Melbourne; 2nd De-

cember, 1930.

Levine, John, 377 Post, Office-place, Melbourne, 8th, Decem-

Levine, John, 377 Post Office-place, Melbourne; 8th December, 1930.

TRANSFER.

Name of Transferor, Name of Transferee, Address of Transferee, Date of Transfer.

Farrell, Robert A.; Shelley, Martin A.; Wangaratta; 2nd December, 1930.

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

The Treasury, Melbourne, 23rd January, 1931. Dried Fruits Acts 1928 and 1929.

NOTICE.

HEREAS by section 9 of the Dried Fruits Act 1928 (No. 3670) it is provided that the Minister of Agriculture may require all or any persons to make returns in respect of any dried fruits owned by them or in their disposal or under their control for the purposes of trade or sale: Now therefore I, William Slater, His Majesty's Minister of Agriculture for the State of Victoria, hereby require all persons not being growers of dried currants, dried sultanas, or dried lexias within the State of Victoria, having at any time from date hereof until 31st December, 1931, more than one ton sach of dried currants, dried sultanas, or dried lexias, owned by them or in their disposal or under their control for the purposes of trade or sale, to make returns of such dried fruits to the Secretary to the Victorian Dried Fruits Board, 623 Gollins-street, Melbourne, at the times and in the forms prescribed in the Regulations, under the Dried Fruits Acts.

(Signed)

W. SLATER, Minister of Agriculture.

Department of Agriculture, Melbourne, 12th January, 1931.

DRIED FRUITS ACTS 1928 AND 1929.

In accordance with the provisions of section 5 (d) of the Dried Fruits Act 1928 (No. 3670), the persons named hereunder are hereby appointed as officers under the said Act:—

PLUMMER, CHARLES HENDRY, Mildura;
RALPH, CLIFTON GEORGE, Nyah West;
APPLEBY, ALBERT THOMAS, 15th-street. Mildura;
BOX, JOHN FREDERICK, Birdwoodton;
BROADSTOCK, JAMES ALLEN, BOX 262, Mildura;
CAMIN, FREDERICK RICHARD, 94 Pine-avenue, Mildura;
CLARK, WAITER, BOX 184, Berri, S.A.;
CONNOLLY, JOHN ALEXANDER, Redeliffs;
DEAN, HERBERT HENRY, 12th-street, and San Matteo-avenue, Mildura;
DICKESON, GORDON, Claremonte, Benetook;
HODGENS, THOMAS VIVIAN, Nyah West;
JOY, THOMAS SHADWELL, 9th-street, Mildura;
LEDWIDGE, PERCY JOHN, Block 641, Cardross, via Redeliffs;
LEES, JAMES HENRY, Block 529, Redeliffs;
LEICHTON, PERGY JAMES, Dareton Post Office, Coomealla, N.S.W.;
LLOYD, ALBERT EDWARD, 14 Lockhart-street, Caulfield;
MURRAY, WILLIAM, 7th-street, Mildura;
PARK, LESLIE DENISON, BOX 49, Irymple;
RAINBOW, JOHN JAMES, BOX 111, Merbein;
SENDY, FRANK CLIFTON, Block 3A, Merbein;
TERGONNING, HORAGE CAMPEBLL, KOOTOng-avenue, Irymple;
VANDENBERG, HENRY CONWAY, Curlwaa, N.S.W.; and
WRIGHT, FREDERICK GEORGE, Irymple.

The above officers shall act under the direction of the $\rm Victorian$ $\rm Dried$ $\rm Fruits$ $\rm Board.$

W. SLATER, Minister of Agriculture.

Department of Agriculture, Melbourne, 21st January, 1931.

RAILWAYS CLASSIFICATION BOARD.

AWARD No. 26, OF 29th DECEMBER, 1930, RELATING TO SALARIES AND WAGES FOR THE YEAR 1930.

THE Railways Classification Board, in pursuance of the powers in that behalf conferred by sections 180 to 197 of the Railways Act 1928 (No. 3759), hereby determines and awards as follows (that is to say):—

- 1. The rates of salaries and wages to be paid to officers and employees during the year One thousand nine hundred and thirty, shall, subject to the adjustments prescribed in clause 2 hereof, be as set forth hereunder:—
 - (a) Adult male employees, except gatekeepers, shall be paid a basic wage of 14s. 10d. per day, and in addition the margins prescribed therefor in the schedule to Award No. 20 of the 17th December, 1926, subject to the alterations and additions provided in the schedules to Awards Nos. 22, 24, and 25, and in the schedule to this award.
 (b) Adult officers shall be paid a basic salary of £232 per anuum, and in addition the margins prescribed therefor in the schedule to Award No. 20 of the 17th December, 1926, subject to the alterations and additions provided in the schedule to Awards Nos. 22, 24, and 25, and in the schedule to this award.
 (c) Adult male gatekeepers shall be paid a rate is per day less than the basic wage.
 (d) Casual employees shall be paid the hourly rates prescribed therefor in the schedule to this award, adjusted as prescribed in clause 2 hereof.
 (e) Female employees and junior officers and junior employees shall be paid the rates prescribed in clause 2 hereof.
 (a) On and from the first day of the first pay period

in clause 2 hereof.

2. (a) On and from the first day of the first pay period commencing in the months of February, May, August, and November, the basic wage or the basic salary payable by the Victorian Railways Commissioners to adult male employees and/or officers shall be based on the Commonwealth Statistician's weighted average purchasing power of money index number (food, groceries, and house rent) for Melbourne, Ballarat, Bendigo, Geelong, and Warrnambool for the then preceding quarter ending 31st December, 1929, 31st March, 30th June, and 30th September, 1930, respectively. The basic wage and/or basic salary so payable shall be the monetary figure (which includes the Powers 6d. per day) assigned to the numerical division within which such index number falls in the following table, viz.:—

Index No.			Basic Wage (including Powers 6d. per day). Per Day.		(lt 6d.	sic Salary neluding Powers per day) er Year.
			s. d.			£
1553-1572		·	13 0			203
1573-1593	••		13 - 2			206
1594-1614			13 4		•••	209
1615-1635			13 6			211
1636-1656			13 8			214
1657-1677			13 10		•••	216
1678-1697			14 0			219
1698-1718			14 2			222
171 9 -1739			14 4	• • •	•••	224
1740-1760			14 G			227
1761-1781	,		14 8		• • • •	230
1782-1802	٠		14 10			232
1803-1822			15 0,			235
1823-1843	•••		15 2		•••	237
1844-1864			15 4	•••	••	240
1865-1885			15 6			243
1886-1906			15 8		•••	24 5
1907-1927	•••		15 10		•••	. 248
1928-1947			16 0		•••	250
1948-1968			16 2			253
1969-1989		'	16 4			256
1990-2010			16 6			258

- (b) The rates prescribed for casual employees, junior employees, and female employees are based on an adult male basic wage of 14s. 5d. per day, and those prescribed for junior efficers are based on an adult male basis salary of £226 per year, and the said rates shall, on the same dates, be increased or decreased in the following manner:—

 - (i) The hourly rates for casual employees shall be increased or decreased by one-eighth of the amount by which the adult male basic wage of 14s. 5d. per day is increased or decreased.

 (ii) The rates of pay of junior employees, female employees, and of junior officers shall be increased or decreased in proportion to the increase or decrease in the adult male basic wage of 14s. 5d. per day and/or the adult basic salary of £226 per year, such sum to be calculated to the nearest penny or the nearest pound, as the case may be.

 Provided that the increase or decrease in any

Provided that the increase or decrease in any junior or female rate of pay shall not exceed the increase or decrease in the adult male basic wage.

3. Any increase perscribed by this award or as a result of the quarterly cost-of-living adjustments shall not entitle any officer to a salary exceeding £500 per annum.

4. If in any period during the currency of this award the Commissioners are bound to pay to any grade referred to herein the rate provided in respect of such grade in any other award or in any agreement or undertaking binding upon the Commissioners, then the rate prescribed herein shall not apply during such period, but there shall be payable in lieu thereof a rate not less than that provided in such other award or in such agreement or undertaking.

5. The rates of salaries and wages prescribed in this award shall, as from 4th October, 1930, be subject to an emergency deduction not exceeding 64 per cent. of the rate of salary or wage payable under this award on 3rd October, 1930, provided that—

- (a) In any case in which any such rate of salary or wage was reduced in consequence of the Order of the Commonwealth Court of Conciliation and Arbitration, made on 4th October, 1930, the amount of the emergency deduction shall not exceed the difference between such reduction and the maximum emergency deduction hereinbefore prescribed; but in the event of any such rate of salary or wage having been reduced to the extent of at least 64 per cent. in consequence of such Order, an emergency deduction shall
- quence of such Order, an emergency deduction shall not be made.

 (b) In the case of adult officers and employees whose basic salary or basic wage is subject to awards of the Commonwealth Court of Conciliation and Arbitration, the amount of such emergency deduction shall be diminished by the amount of any decrease or decreases in such basic salary or basic wage determined either by such Court or as a result of the cost of living adjustments under awards of such Court, as from the date on which such decrease or decreases shall come or shall have come into operation.
- tion.

 (c) In the case of adult officers and employees whose basic salary or basic wage is subject to awards of this Board, the amount of such emergency deduction shall be diminished by the amount of any decrease or decreases in such basic salary or basic wage determined as a result of the cost of living adjustments under this award as from the date on which such decrease or degreese shall come or shall have

ments under this award as from the date on which such decrease or decreases shall come or shall have come into operation.

(d) In the case of female employees, junior officers, junior employees, and employees paid at hourly rates, the amount of such emergency deduction made under this provision shall be diminished by the proper proportionate amount of any such decrease or decreases.

(c) Any adult officer or employee shall be remunerated at a rate not lower than the basic salary or basic wage.

wage.

Dated this twenty-ninth day of December, One thousand nine hundred and thirty.

(Signed) H. C. WINNEKE, Chairman, Railways Classification Board.

SCHEDULE.

(Alterations and additions to the schedule to Award No. 20 of the 17th December, 1926, as amended by the schedule to Awards Nos. 22, 24, and 25 of the 2nd December, 1927, the 17th December, 1928, and the 24th December, 1929, respectively.) tively.)

Various Branches .- Junior Officers.

In place of the figures shown opposite the undermentioned grades insert the figures shown hereunder:--

Clerk (junior), including telegraphist (junior)—£92, £113, £134, £157, £178, £205.

Draughteman (junior)—£157, £178, £205.

Engineer (pupil), including architect (pupil)—£88, £112, £146, £179, £212

Various Branches .- Junior Employees.

In place of the figures shown opposite the undermentioned grades insert the figures shown hereunder:—

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 	 	 5	i0
 •••	 	 7	6
 	 	 9	10
	 		3

Lad, including all employees (except apprentices) under

a. jears or and				s. d.
14 years of age	 •••			4 0
15 years of age	 ***	'		5 - 0
16 years of age	 			5 10
17 years of age	 •••		•••	76
18 years of age	 	• • • •	•••	90
19 years of age	 	***	•••	10 10
20 years of age	 			12 3

075320

Transportation Branch .-- Adult Male Employees. After the grade of porter (leading) insert the following :-Porter (motor)-1s., 1s. 6d. Transportation Branch.-Female and Junior Employees. In place of the figures shown opposite the undermentioned grades insert the figures shown hereunder:— Class. s. d.Caretaker (wife or relative of employee, 2 including assistant caretaker) 3 5 5 2 ... $\begin{array}{cc} 5 & 2 \\ 6 & 10 \end{array}$ 11 5 ... $\frac{2}{2}$ including assistant gatekeeper) ,, ,, ٠,, ٠,, ... 6 1 ,, Gatekeeper (widow) ... waiting-room attendant ... Ladies' 11 12 15 ,, ,, ,, . Ladies' waiting-room inspectress 15 10 t ië Transportation Branch.—Casual Employees. In place of the figures shown opposite the undermentioned grades insert the figures shown hereunder:— Horse shunter (Williamstown Pier) ...

Horse shunter (leading) (Williamstown Pier)

Labourer

Tally clerk Labourer ... Tally clerk ... Rolling-stock Branch .- Junior Officers. In place of the figures shown opposite the grade of laboratory assistant (junior) insert the following:— £157, £178, £205. Rolling-stock Branch.—Female and Junior Employees. In place of the figures shown opposite the undermentioned grades insert the figures shown hereunder:— Office cleaner (female) Seamstress 12 6 Way and Works Branch.—Junior Officers In place of the figures shown opposite the undermentioned grades insert the figures shown hereunder:

Lands officer's assistant (junior) ... £157, £178, £205
Photography assistant (junior) ... £157, £178, £205 Way and Works Branch.-Female and Junior Employees. In place of the figures shown opposite the undermentioned grades insert the figures shown hereunder:— Class. Gatekeeper (widow) Gatekeeper (wife or relative of employee, including assistant gatekeeper) 10 3 2 3 4 5 6 ,, ,, ,, ,, ,, 1 — ,, Office cleaner (female) ... Office cleaner (female), supervising ... { 12 Signal and Telegraph Branch.-Female Employees. In place of the figures 10s. 9d. shown opposite the grade of officer cleaner (female) insert the figures 10s. 11d. Refreshment Services Branch.-Female and Junior Employees. Delete the grade of-Laundress (forewoman), 14s. In place of the figures shown opposite the undermentioned grades insert the figures shown hereunder: s. d. ... 9 11 ... 11 2 4 7 Class. 2 Laundress (improver) Seamstress (forewoman) ... 5 9 4 2 6 Seamstress (improver) 3 5 7

Local Government Act 1928, Part 42. LICENCE TO OCCUPY A WATER FRONTAGE.—LICENCE CANCELLED.

N OTICE is hereby given that a licence to occupy a Water Frontage issued to the following person has been cancelled as shown hereunder:—

No. 5161, Duffield, E., gazetted 4th October, 1911, page 4995. Cancelled as from 6th February, 1931.

LICENCE TO OCCUPY AN UNUSED ROAD.—LICENCE CANCELLED.

NOTICE is hereby given that a licence to occupy an Unused Road issued to the following person has been can-celled as shown hereunder:—

No. 19703, O'Keefe, Thomas, gazetted 6th April, 1927, page 1469. Cancelled as from 31st December, 1930.

RENEWAL OF WATER FRONTAGE LICENCES.

NOTICE is hereby given that licences to occupy Water Frontages numbered 1 to 14354, excepting those that have been cancelled or terminated, have been renewed for a further period terminating 31st December, 1931.

RENEWAL OF UNUSED ROADS LICENCES.

NOTICE is hereby given that licences to occupy Unused Roads, numbered 1 to 21517, excepting those that have been cancelled or terminated, have been renewed for a further period terminating 31st December, 1931.

H. S. BAILEY, Minister of Lands.

Department of Lands and Survey (Unused Roads and Water Frontages Branch). Melbourne, 20th January, 1931.

Water Act 1928 (No. 3801) .- Fifth Schedule, STATE RIVERS AND WATER SUPPLY COMMISSION.

SPRING VALE URBAN DISTRICT.

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

Wall-street, from Athal-street, to lot 13, about 4 chains

The main pipe in the said street being laid down, the owners of all tenements situated as above are hereby required, on or before the 28th day of February 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, 23rd January, 1931.

STATE RIVERS AND WATER SUPPLY COMMISSION.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

Ils Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 21st day of January, 1931, authorized, in pursuance of section 271 of the Water Act 1928, each of the Waterworks Trusts mentioned in the first column of the schedule hereunder to obtain an advance or advances during the year 1931 from the bank named in the second column, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum specified in the third column.

Schedule.

SCHEDULE.

Name of Trust.	Bank and Place.	Overdraft not to excred.			
		£	8.	đ.	
Coleraine and Caster ton	Commercial, of Sydney,	2,000	0	0	
Hamilton	Commercial, of Aus- tralia, Hamilton	3,000	0	0	
Healesville .	. National, Healesville	500	0	0	
Heathcote	Commercial, of Australia, Heathcote	350	0	Ō	
Maffra	. Commercial, of Aus- tralia, Maffra	1,000	0	0	
Marysville	. National, Healesville	150	0	0	
Rushworth .	Commercial, of Sydney, Rushworth	500	0	0	
St. Arnaud Borough	National, St. Arnaud	4,500	0	0	
Warracknabeal .	Commercial, of Australia, Warracknabeal	1,000	0	0	
Yarrawonga Urban.	Commercial, of Australia, Yarrawonga	1,700	0	0	

C. W. KINSMAN Acting Clerk of the Executive Council. At the Executive Council Chamber, Melbourne, the 21st January, 1931.

Approved by the Governor in Council, the 21st January, 1931. C. W. KINSMAN, Acting Clerk of the Executive Council.

Water Act 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2560.—RATE AND CHARGE FOR WATER SUPPLIED,-BUNYIP URBAN DISTRICT, WITHIN THE MORNINGTON PENINSULA WATERWORKS DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make the By-law following:—

- 1. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations, for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the said Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken such rate or charge; or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-law or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 2. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lauds and tenements within the Bunyip Urban District, within the Mornington Peninsula Waterworks District:—
 - (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Fifteen pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty-five shillings for the partial breamarks as on. the period hereinafter set out.
 - (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Fifteen pence in the pound of the valuation of such lands. Provided that the rate for the supply of water as aforesaid to such lands shall not be less than the sum of Five shillings for the period hereinafter see out.
 - (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water—one-half of the before-mentioned rates; and where such tenement or land is over a quarter and where such tenement or land is over a quarter of a mile from such stand-pipe and within half a mile thereof—one-fourth of the before-mentioned
- 3. Such rates are made and shall be levied for the period of six months beginning with the 1st day of January, 1931, and ending with the 30th day of June, 1931, and shall be payable on the 30th day of January, 1931, at the office of the said Commission, at Pakenham East.
- 4. For making and levying such rates, the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for the purposes of such rates be determined by a Police Magistrate.
- 5. For water supplied by the Commission for domestic as 5. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission), the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at 'Pwelvepence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Twelvepence per 1,000 gallons.
- 6. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rates and charges for water supplied.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of January, 1931, and the common seal of the said Commission was hereunto affixed the 19th day of January, 1931, in the presence of

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2561.—RATE AND CHARGE FOR WATER SUPPLIED.—GARPIELD URBAN DISTRICT, WITHIN THE MORNINGTON PENIN-SULA WATERWORKS DISTRICT.

The State Rivers and Water Supply Commission, in pursuance and in exercise of the powers conferred by the Water Act 1928, doth hereby make the By-law following:—

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

2. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of lands and tenements within the Garfield Urban District, within the Mornington Peninsula Waterworks District;

Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of Fifteen pence in the pound of the valuation of such tenement. Provided that the rate for the supply of water as aforesaid to such tenement shall not be less than the sum of Twenty-five shillings for the period hereinafter set out.
 Of lands on which there is no building situate in a

- not be less than the sum of Twenty-five shillings for the period hereinafter set out.

 (2) Of lands on which there is no building situate in a street in which a pipe for the supply of water has been laid down—a rate of Fifteen pence in the pound of the valuation of such lands. Provided that the rate for the supply of water as aforesaid to such lands shall not be less than the sum of Five shillings for the period hereinafter set out.

 (3) Of any tenement or land on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from such pipe, and being within a quarter of a mile of any stand-pipe for the supply of water, one-half of the before-mentioned rates, and where such tenement or land is over a quarter of a mile from such stand-pipe and within half a mile thereof, one-fourth of the before-mentioned rates.

 Such rates are made and shall be levied for the period
- 3. Such rates are made and shall be levied for the period of six months beginning with the 1st day of January, 1931, and ending with the 30th day of June, 1931, and shall be payable on the 30th day of January, 1931, at the office of the said Computation at Pakanham East.

and ending with the 30th day of June, 1931, and shall be payable on the 30th day of January, 1931, at the office of the said Commission, at Pakenham East.

4. For making and levying such rates the valuation for the time being of such lands and tenements for the municipal rate of the municipality in the municipal district of which such lands and tenements are situate, shall be deemed and taken to be the valuation of such lands and tenements respectively; but if any of such lands and tenements are not included in a valuation in force for the municipality in whose district they are situate, or if there is no such valuation, the net annual value thereof may for the purposes of such rates be determined by a Police Magistrate.

5. For water supplied by the Commission for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Commission) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at Twelvepence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Commission in excess of such aforesaid quantity shall be charged for at the rate of Twelvepence per 1,000 gallons.

6. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rates and charges for water supplied.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 10th day of horse.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 19th day of January, 1931, and the common seal of the said Commission was hereunto affixed the 19th day of January, 1931, in the presence of

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

The foregoing By-laws, numbered 2560 and 2561, were approved by the Governor in Council the 21st January, 1931.

C. W. KINSMAN, Acting Clerk of the Executive Council.

Water Act 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION.

SHIRE OF KARA KARA WATERWORKS TRUST. BY-LAW No. 26.

THE Commissioners of the Shire of Kara Kara Waterworks Trust, in pursuance of the powers conferred by the Water Act 1928, do make the following By-law:—

The following rate is made on the annual value of all the rateable property in the Shire of Kara Kara Waterworks Trust District according to the valuation of all such lands and tenements for the municipal rate of the Shire of Kara Kara, that is to say :-

On rateable property in the whole of the above-named district a rate of Twopence in the pound sterling of such valuation. Such rate is made for the year 1931, commencing on the 1st day of January, 1931, and ending on the 31st day of December, 1931, and shall be due and payable on the 2nd day of January, 1931.

Such person or persons as the Commissioners of the said Trust may from time to time appoint for that purpose shall be authorized to demand and receive such rates, or such portion thereof, as they may be appointed to demand and receive.

The foregoing By-law No. 26 was made by the Commissioners of the Shire of Kara Kara Waterworks Trust, under and by virtue of the provisions of the Water Act 1928, this 4th day of December, 1930.

The common seal of the said Trust was affixed hereto in

J. C. DUNSTAN, Chairman. E. H. GOLDEN, Sceretary. · (SEAL)

TONGALA WATERWORKS TRUST.

RATING BY-LAW FOR 1931 WITHIN THE TONGALA URBAN

THE Commissioners of the Tongala Waterworks Trust, the Waterworks District of which has been duly proclaimed an Urban District, do hereby, in pursuance of the provisions of the Water Act 1928, and in exercise of the powers and authorities conferred by the said Act, make the following

The rates and charges hereinafter specified are those which the occupiers or owners of lands and tenements situated within the aforesaid Urban District, and liable to be rated, shall pay for the year 1931 in respect of water supplied otherwise than by measure for domestic purposes, such rates and charges to be paid yearly, in advance, on the first day of January, 1931:—

- 1. On every house or tenement, vacant or unoccupied land, according to the municipal valuation of such house or tenement or vacant or unoccupied land during the said year, the sum of One shilling and threepence in the pound of such valuation, with a minimum of Twenty shillings.
- 2. Water supplied to Government Departments, police station, churches, court-house, post office, State school, shire hall, and similar properties shall be charged by measurement or special arrangement.
- 3. For water supplied from stand-pipe or hydrant, the charge for every thousand (1,000) gallons, or portion of same, to be at the rate of Two shillings and sixpence per thousand (1,000) gallons, with a minimum of Sixpence for any one tank or load.
- 4. Supplies of water for any purposes not specified herein, and otherwise than by measure, must be paid for at such rate as the Trust shall in each case determine, and the preliminary payment at such rate must be made at the office of the Trust before a supply can be taken.
- before a supply can be taken.

 5. Notwithstanding the payment of any charge by any owner or occupier, the Trust reserves the right to cut off the supply of water from any premises if such owner or occupier shall wilfully or negligently allow water to run to waste, or who uses it in an unauthorized manner, or who does not provide a meter when requested to do so. When the water is cut off from any premises the owner or occupier must pay a sum of One pound to be re-connected to the main. Water must not be used for gardens between the hours of eight (8) o'clock p.m. and six (6) o'clock a.m. For the purposes of conserving the supply during dry weather, the Trust, in its discretion, may cut off the water during certain hours of the day.

 6 Such parson or persons as the Commissioners of the said
- 6. Such person or persons as the Commissioners of the said Trust may from time to time appoint for the purpose are hereby authorized to collect and recover the said rates and

The foregoing By-law was made by the Tongala Waterworks Trust on the 8th day of December, 1930.

THOS. SAML. SALMON, Chairman. A. E. CASTLES, Trust Secretary. (SEAL)

WOODEND WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1931,

THE Commissioners of the Woodend Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District, in pursuance and exercise of the powers conferred by the Water Act 1928, do hereby make the following By-law :-

The rates and charges herein specified are those which the occupiers and owners of lands and tenements situated within the aforesaid district and liable to be rated shall pay for the

A rate of One shilling and sixpence in the pound on all houses and tenements of the annual municipal valuation of Twenty pounds and upwards.

On houses and tenements of the annual municipal valuation of less than Twenty pounds, a sum of Thirty shillings.

For every steam boiler supplied with water from the works of the Trust, Thirty shillings per boiler per annum.

On each vacant allotment or parcel of land facing a street where a water main is laid (such land being rated separately from any house or tenement) of an annual municipal valuation of Five pounds and upwards, a rate of One shilling in the round pound.

On each such vacant allotment or parcel of land of an annual municipal valuation of less than Five pounds, a sum of Five shillings.

For water supplied by the Trust by measurement, a charge of One shilling per 1,000 gallons shall be made, except in cases of special agreement with the Trust. The minimum quantity of water to be charged for when used for domestic purposes and other than domestic purposes shall be the quantity which, at the rate of One shilling and sixpence per 1,000 gallons, would be equivalent to the quantity of water which the owner or occupier would be entitled to receive according to his assessed rate for the year if supplied otherwise than by measure. If for other than domestic purposes only, 40,000 gallons per annum.

For water supplied from the public stand-pipes or hydrant, or any or either of them, in the said district, a charge of Two pounds per annum.

The above rates and charges are made for the year ending 31st December, 1931, and are payable, in advance, on the first day of January, 1931.

Such person or persons as the Trust may appoint for the purpose are hereby authorized to demand, receive, collect, and recover the said rates and charges.

Passed this 6th day of November, 1930,

LEIGH HARRIS, Chairman. A: H. FLEISCHER, Secretary. (SEAL)

SHIRE OF TALBOT.—TALBOT WATER SUPPLY DISTRICT.

RATING BY-LAW NO. 8 FOR YEAR 1931.

- Talbot, pursuant to and in exercise of the Shire of authorities conferred by the Water Act 1928, do hereby make the following By-law for the purpose of levying a water rate for the year 1931 upon all lands and tenements liable to be rated within that portion of the municipality of the Shire of Talbot which has been proclaimed a Water Supply District, also for the purpose of determining the charges to be made for the sale of water within such district:—
- 1. For every house or tenement of Twenty pounds (£20) annual municipal value and under, the sum of One pound ten shillings (£1 10s.).
- 2. For every house or tenement of above Twenty pounds (£20) annual municipal value, a rate of One shilling and sixpence (1s. 6d.) in the pound.
- 23. For all unoccupied allotments of land and for every allotment of land upon which no house or tenement is erected, a rate of Two shillings (2s.) in the pound on the net annual value, with a minimum charge of Five shillings (5s.) (within the reticulation area).
- 3. For every hotel, a rate of Eight pounds (£8) per cent. upon the annual municipal value of such property.
- 4. For Government departments, railways, and other properties supplied by meter, a charge of Three shillings (3s.) per thousand (1,000) gallons shall be made.
- 5. For Government offices supplied with water by special arrangement with the Council, the following shall be the charges made:—

 - Post Office.—Three shillings (3s.) per thousand (1,000) gallons; minimum, 20,000 gallons per annum.

 Police Station.—Three shillings (3s.) per thousand (1,000) gallons; minimum 30,000 gallons per annum.

 State School.—Three shillings (3s.) per thousand (1,000) gallons; minimum, 15,000 gallons per annum.

6. The charge to be made for loads of water from standpipes shall be One shilling and sixpence (1s. 6d.) for each load of 400 gallons or less.

7. For every water trough connected with hotels, Ten shillings (10s.) per annum; the minimum quantity of water to be charged for shall be 10,000 gallons.

8. For every factory, mill, tenement where steam machinery is attached and working, the rate shall be Two shillings and sixpence (2s. 6d.) in the pound on the annual municipal value of each property, or the water may be supplied and charged for by agreement, whichever the Council may decide on.

9. For water supplied to market gardens and orchards, a charge of Sixpence (6d.) per 1,000 gallons shall be made, and the minimum quantity charged for shall be 200,000 gallons per acre where supplied from open race, with a minimum charge of One pound ten shillings (£1 10s.). Where two or more acres are irrigated, the charge for the second and succeeding acres will be Fourpence (4d.) per 1,000 gallons, with a minimum quantity of 200,000 gallons per acre when supplied from open race.

10. For water supplied for irrigation by pipe service for market gardens, orchards, and lucerne plots, the following charges shall be paid in addition to the amount assessed on the annual value of the land:—

For one half-inch service, £2 per acre; minimum, One

For one half-inch service, £2 per acre; minimum, One

For one half-inch service, £2 per acre; minimum, One pound (£1).

For two half-inch services, £3 per acre; minimum. One pound ten shillings (£1 10s.).

For one three-quarter inch service, £3 per acre; minimum, One pound ten shillings (£1 10s.).

For two three-quarter inch services, £4 per acre; minimum, Two pounds (£2).

For two three-quarter inch services, £4 per acre; minimun, Two pounds (£2).

11. For water supplied to syphon pumps, a charge of Ten shillings (10s.) per annum shall be made.

12. For water supplied for filling tanks and dams, a charge of Sixpence (6d.) per 1,000 gallons shall be made, with a minimum charge of £1 10s.

13. For water supplied to mining companies, dredges, &c. a charge of One ponny per 1,000 gallons shall be made, and the minimum quantity to be charged for shall be 120,000 gallons per week.

14. For water supplied for stock purposes to owners of property adjoining race frontages, a minimum charge of Three pounds (£3).

The annual value of lands and tenements shall mean the net annual value of the properties as appearing in the valuation or rate-book of the Shire of Talbot adopted for the year ending 30th September, 1931.

The before-mentioned rates shall be due and payable half-yearly, in advance, on the first day of January, 1931, and the first day of July, 1931, and the charges for water shall be paid half-yearly, or as may be demanded.

Interest at the rate of six (6) per cent. will be charged on all rates not paid six months after they become due.

Such person or persons as may from time to time be appointed for that purpose shall be authorized to demand, receive, and collect and recover the said rates and charges.

The foregoing By-law No. 8 was made and adopted by the Council of the Shire of Talbot this first day of December, 1930.

II. G. VINECOMBE, President.

II. G. VINECOMBE, President. W. L. MOUNTJOY, Shire Secretary. (SEAL)

The foregoing Rating By-laws made by the Shire of Kara Kara, Tongala, and Woodend Waterworks Trust Commissioners, and the Council of the Shire of Talbot respectively, were approved by the Governor in Council on the 21st January, 1931.

C. W. KINSMAN, Acting Clerk of the Executive Council.

19 George V. No. 3632, Sections 106 and 124. 19 George V. No. 3792, Section 27.

NOTICE.

A RULE to administer the estate of each of the underand 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 Decased Persons, No. 267 Queen-street, Melbourne, on or
before the 26th February, 1931, or they may be excluded from
the distribution of the estate when the assets are being distributed:—

BLAND, JANE CAROLINE, late of Nolan-street, Bendigo, spinster, died on the 1st July, 1930, intestate.

RUDIN, FRANZ, late of No. 61 King-street, Bendigo, clerk, died on the 6th November, 1930, intestate.

SMITH. JEANIE FLEMING, late of Otway-street, Portland, widow, died on the 3rd February, 1920, intestate.

WALTER B. HOUSE, Curator of the Estates of Deceased Persons. Melbourne, 21st January, 1931.

CONTRACT ACCEPTED.—(Scries 1930-31.)

VICTORIAN RAILWAYS.

Votes and Loans.

36. Cartage in connexion with River Yarra wharfs, &c., from 1st January, 1931, to 31st December, 1931, at rates (Contract 44055).—John Sullivan & Sons Pty. Ltd.

By order of the Victorian Railways Commissioners.

E. C. EYERS, Secretary. 22.1.31.

APPLICATION FOR MINING LEASE.

UBJECT to any necessary excisions, &c., it is intended to grant the following:-

6048, Mineral; William Atkinson Wood; I acre; Parish of Bumberrah.

${f A}^{ m PPLICATIONS}$ for mining leases abandoned.

7876, Ballarat; Thomas Cunningham and William Cunningham; 22a. 3r. 3p.; east of Scarsdale, Parish of Scarsdale.
7888, Ballarat; Arthur P. Bingley; 40 acres; Parish of

Warrambine.

5821, Mineral; Wesley Bishop and Raymond Carnegie Bishop; 5a. 2r. 36p.; Ballarat East. 5860, Mineral; Esmond Eric Connolly; 625 acres; Parish of Bumberrah.

$\mathbf{A}^{ ext{PPLICATION}}$ for tailings licence abandoned.

911, W. W. Hattam; Parish of Mandurang.

MINING LEASES GRANTED.

The undermentioned mining leases have been granted. Any lease not executed by the 21st proximo will be liable to

9900, Bendigo; John Charles Harford Sullivan. 5547, Minerat; John Macmeikan. 5557, Mineral; John Christensen. 5585, Mineral; South Australian Oil Wells Co. N.L.

6026, Mineral; Roy Jeffrey Luckins. 6027, Mineral; Roy Jeffrey Luckins.

AILINGS LICENCE GRANTED.

921, Elizabeth I. Snowball; Parish of Cardigan.

Minister of Mines.

MINING LEASES DECLARED VOID.

1289, Beechworth; Wallaby Gold Mines N.L.; Gaffneys

Creek. 7305, Beechworth; William Edwards; Parish of Bogong

North. 7510, Castlemaine; Aunands North & South G.M. Co. N.L.;

Sandy Creek, Maldon 7769, Castlemaine; Mickleham. Castlemaine; Frederick William Briggs; Parish of

7791, Castlemaine; Frederick William Briggs; Parish of Mickleham 6157, Maryborough; Henry Jenkins Deason; Parish of Molia-

ul. 6159. Maryborough; Eliza Jane Glazner; Parish of Moliagul. 3280. Mineral; Frederick Ried; Everton. 3307, Mineral; Frederick Ried; Everton. 3317, Mineral; Alfred Williams; Everton. 5188, Mineral; Egbert Francis Scott England; Parish of Capat Kunst.

5188, America, 253-1858, Kunat Kunat Kunat Kunat.
5420, Mineral; William Eden Wooster; Parish of Boga.
5480, Mineral; Brunswick Plaster Mills Pty. Ltd.; Parish

TAILINGS LICENCES EXPIRED.

907, G. W. Richards; Smythesdale. 905, Elizabeth I. Snowball; Parish of Cardigan. (A new licence, No. 921, has been issued.)

> S. WHITEHEAD. Secretary for Mines.

Local Government Act 1928.

ROAD DEVIATIONS .- ORDERS CONFIRMED.

· SHIRE OF SHEPPARTON.

I N pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1928, the Council of the Shire of Shepparton doth hereby order that the land next hereunder described shall be a public highway from and after the date of the publication of this Order in the Government Greatter. Gazette:-

All that piece of land being part of Crown allotments 130, 131, and 132, Parish of Dookie, County of Moira, commencing at the north-east corner of Crown allotment 111, Parish of Dookie, County of Moira; thence by a line bearing due west along the southern boundaries of Crown allotments 130, 121, and 132 for a distance of 6,000 links to a point being the north-west corner of Crown allotment 109, Parish of Dookie, County of Moira; thence by a line bearing due north along the western boundary of Crown allotment 132, for a distance of 100 links; thence by a line bearing due east for a distance of 6,000 links; thence by a line bearing due south along the eastern boundary of Crown allotment 130, for a distance of 100 links to the point of commencement.

And the said Conneil doth hereby declare that the lands above described shall from the said date of publication in the Government Gazette be a public highway in lies of the lands hereinafter described, that is to say:—

- All that piece of land being part of a Government road, 1 chain wide, between Crown allotments 116a, 116b, and 117a and 117b, Parish of Dookie, County of Moira, commencing at the south-western corner of Crown allotment 117b; thence by a line bearing due north along the western boundaries of Crown allotments 117b and 117a, for a distance of 6,000 links to a point being the north-western corner of Crown allotment 117a; thence by a line bearing due west for a distance of 100 links to a point being the north-eastern corner of Crown allotment 116a; thence by a line bearing due south along the eastern boundaries of Crown allotments 116a and 116b, for a distance of 6,000 links; thence by a line bearing due cast for a distance of 100 links to the point of commencement. links to the point of commencement.
- witness whereof the common seal of the President, Councillors, and Ratepayers of the Shire of Shepparton was hereto affixed this twenty-second day of July, One thousand nine hundred and thirty, in the presence

W. L. ROSS, Councillor. E. P. HILL, Councillor. J. T. KYNE, Shire Secretary. (SEAL)

SHIRE OF SHEPPARTON.

I N pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1928, the Council of the Shire of Shepparton doth hereby order that the land next hereunder described shall be a public highway from and after the date of the publication of this Order in the Government Greette.

All that piece of land being part of Grown allotments 114a, 115a, and 115a, Parish of Dookie, County of Moira, commencing at a point on the mouthern boundary of Grown allotment 115a, Parish of Dookie, 1.158 3-10 links east of the south-west corner of allotment 115A, Parish of Dookie; thence by a line bearing north 47 deg. 27½ min. west for a distance of 2.928½ links to a point on the eastern boundary of Grown allotment 114A; thence by a line bearing due north along the eastern boundary of Grown allotment 114A for a distance of 4.020 7-10 links to a point one that thence by a line bearing due east along the north-eastern corner of Grown allotment 114a; thence by a line bearing due east along the northern boundary of Grown allotment 114a. Thence by a line bearing due south for a distance of 3.976 7-10 links; thence by a line bearing due south for a distance of 3.976 7-10 links; thence by a line bearing south 47 deg. 27½ min. east for a distance of 182 9-10 links to a point on the south boundary of Grown allotment 115a; thence by a line bearing due west along the south boundary of Grown allotment 115a, for a distance of 43 7-10 links to the point of commencement.

And the said Council doth hereby declare that the lands above described shall from the said date of publication in the Government Gazette be a public highway in lieu of the lands hereinafter described, that is to say:—

- All that piece of land being part of a Government road between Crown allotments 114B, 115A, and 115B, Parish of Dookie, County of Moira, commencing at a point on the southern boundary of Crown allotment 115B, Parish of Dookie, 688 links west of the southersten corner of Crown allotment 115B, Parish of Dookie: thence by a line bearing north 24 deg. 484 min. west for a distance of 2,888½ links; thence by a line bearing due west along the northern boundary of Crown allotment 115A; thence by a line bearing due west along the northern boundary of Crown allotment 115A for a distance of 100 links to a point being the north-east corner of Crown allotment 114B: thence by a line bearing due south along the eastern boundary of Crown allotment 114B for a distance of 3,401 links; thence by a line bearing south 24 deg. 48½ min. east for a distance of 245 7-10 links to a point on the southern boundary of Crown allotment 115B; thence by a line bearing due cast along the southern boundary of Crown allotment 115B; thence by a line bearing due cast along the southern boundary of Crown allotment 115B; thence by a line bearing due cast along the southern boundary of Crown allotment 115B; thence by a line bearing due cast along the southern boundary of Crown allotment 115B; for a distance of 5 7-10 links to the point of commencement.
- witness whereof the common seal of the President, Councillors, and Ratepayers of the Shire of Shepparton was hereto affixed this twenty-second day of July. One thousand nine hundred and thirty, in the presence

W. L. ROSS, Councillor. E. P. HILL, Councillor. J. T. KYNE, Shire Secretary. (SEAL)

The foregoing Orders for Road Deviation in the Shire of Shepparton were confirmed by the Governor in Council on the 21st day of January, 1931.

C. W. KINSMAN, Acting Clerk of the Executive Council.

POLICE SALE.—POLICE STATION, WARBURTON.

THE undermentioned confiscated liquor will be sold by public auction on Friday, 6th February, 1931, at 3 p.m.:—

72 bottles beer. jar wine, 3 gal. jar wine, 1 gal. wine jar, empty.

T. A. BLAMEY, Chief Commissioner of Police.

Chief Commissioner's Office, Melbourne, 6th January, 1931.

Crimes Act 1928.

AMENDMENT OF ORDER SETTING APART PORTIONS OF GEELONG GAOL AS A REFORMATORY PRISON.

At the Executive Council Chamber, Melbourne, the twenty-first day of January, 1931.

His Excellency the Lieutenant-Governor of Victoria.

Mr. Webber

Mr. Tunnecliffe Mr. Slater

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by this Order, pursuant to the provisions of section 523 (1) (a) and (b) of the Crimes Act 1928, amend the Order in Council made on the 15th day of July, 1929, setting apart portions of the Geelong Gaol to be a Reformatory Prison under the provisions as to indeterminate sentences of the Crimes Act 1915 for the detention of Inbitual criminals and of such other persons as are prescribed by Regulations made under section 541 of the Crimes Act 1915 and of the Indeterminate Sentences Act 1915 or any amendment thereof, by the excision therefrom of the words and figures "and Hospital Ward No. 6 on the middle tier."

And the Honorable T. Tunnecliffe, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN,
Acting Clerk of the Executive Council.

Fire Brigades Act 1928.

COUNTRY FIRE BRIGADES BOARD.

At the Executive Council Chamber, Melbourne, on the twenty-first day of January, 1931.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Tunnecliffe

Mr. Webber.

REGULATIONS.

REGULATIONS.

WHEREAS by the Fire Brigades Act 1928, 19 George V., No. 3682 (hereinafter referred to as the said Act) it is amongst other things enacted that the Governor in Council may, as to the whole or any part of Victoria, make Regulations for all or any of the purposes set forth in the said Act. And whereas by section 40 of the said Act it is further enacted that all Regulations as to any country district shall be prepared by the Country Fire Brigades Board and submitted to the Minister for approval prior to being made by the Governor in Council: And whereas these Regulations have been so prepared and submitted: Now therefore the Governor in Council, that is to say, His Excellency the Lieutenant-Governor, with the advice of the Executive Council, doth hereby make the Regulations following, that is to say:—

1. The Regulations mentioned in the First Schedule to these

by make the Regulations following, that is to say:—

1. The Regulations mentioned in the First Schedule to these Regulations are hereby resemded and at an end. Such rescission shall not affect any proclamation, registration, or appointment made, or any election held, or any right acquired, or any liability civil or criminal incurred or any matter or thing done under the Regulations hereby rescinded, or any of them, before the coming into operation of these Regulations.

2. These Regulations shall apply to those parts of the State of Victoria known as the Nine Country Fire Districts, as set forth in the Second Schedule of the Fire Brigades Act 1928, and by proclamations made from time to time under the provisions of sections 4 and 5 of the Fire Brigades Act 1928.

3. The Country Fire Brigades Board (hereinafter called "the Board") may appoint from time to time all or any of the following officers and servants, that is to say:—A chief officer, a deputy chief officer, one or more assistant officers, a secretary, a solicitor, an auditor, station-keepers, auxiliary station-keepers, and such officers, firemen, clerks, messengers, and other persons as it shall think proper for the due and efficient conduct of the business of the Board and the working of brigades or any brigade, at such remuneration, salaries, wages or allowings as to the Board shall seem if and and and the corrections and the corrections and and the corrections as a secretary.

and other persons as it shall think proper for the due and efficient conduct of the business of the Board and the working of brigades or any brigade, at such remuneration, salaries, wages, or allowances as to the Board shall seem fit, and as the Board shall from time to time direct, and the Board shall have power from time to time to suspend, remove or dismiss all or any of the persons so appointed.

4. The Secretary, or other officer acting in his stead, shall attend all meetings of the Board, or committees of the same, and shall enter the minutes of acts, resolutions, and proceedings in a minute-book to be kept for the purpose. He shall keep a book showing all receipts of money on account of the Board, and all disbursements made, and shall present to the Board, and the meeting in every mouth, a statement showing the balance at the bank, verified by banker's certificate that the balance represented by the pass-look is correct. He shall, subject to the control of the Board, have charge of all books and papers and other property of the Board, and shall give receipts for all moneys payable to and disburse all amounts payable by the Board. He shall cause all moneys received to be banked on the day of receipt of same, or, in the event of the bankers of all board, and shall have the sole appointment and removal of the bankers. Until the Board otherwise determines, the bankers shall be the Union Bank of Australia Limited.

6. All payments amounting to £1 or upwards shall be made by cheque upon the bankers of the Board, signed by any two members of the Finance Committee, and countersigned by the Secretarry.

7. The books, accounts, and vouchers of the Board shall be

Secretary.
7. The books, accounts, and vouchers of the Board shall be examined each month by a licensed auditor, to be appointed by the Board, who shall be required to certify to the Board

by the Board, who shall be required to certify to the Board as to their correctness.

S. The common seal of the Board shall be in the joint custody of the President and Secretary, or other officer authorized by the Board, but shall not be affixed to any document except by order of the Board as recorded in the minute-book, and shall only be affixed in the presence of the President, or in his absence any other member appointed by the Board, and the Secretary or other officer authorized by the Board.

CLASSIFICATION OF BRIGADES.

9. For the efficient working of Fire Brigades, the Country Fire Brigades Board may register Brigades and place them under such classification as it may from time to time deter-

The classification for the present shall be as follows:-

Class A.—A complement of fifteen effective registered members, graded as follows:—Captain, lieutenant. foreman, secretary, and eleven firemen.

- Class B.—A complement of twenty effective registered members, graded as follows:—Captain, lieutenant, foreman, apparatus officer, secretary, and fifteen firemen.
- Class C.—A complement of twenty-five effective registered members, graded as follows:—Captain, lieutenant, foreman, apparatus officer, secretary, auxiliary station-keeper, and nineteen firemen.

 Class D.—A complement of thirty effective registered members, graded as follows:—Captain, lieutenant, foreman, apparatus officer, secretary, auxiliary station-keeper, and twenty-four firemen.
- Class E.—Such complement and grades as the Board may from time to time determine for the Ballarat, Ballarat City, Bendigo, and Geelong Brigades.

In addition to the complement of registered members as In addition to the complement of registered members as provided for above, Brigades may elect reserve members, who will be required to attend fires, practices, and drills, and to render themselves efficient in the use of fire-extinguishing apparatus. As vacancies in the ranks of registered members occur the places should be filled, as far as practicable, from the reserve. Reserve members will not be granted uniforms or permitted to have any vote or voice at Brigade meetings on questions connected with the management or discipline of the Brigade. Brigade.

REGISTRATION MAY BE SUSPENDED.

10. Whenever any Brigade, by reason of deaths, resignations, or expulsions, shall have reduced its roll to less than a minimum effective strength to be determined by the Board, the registration of the said Brigade may be suspended, and any allowances payable thereto, or salaries payable to any members thereof, may be reduced or forfeited to the Board as the Board may determine. If through dissensions or other cause the efficiency of any Brigade is, in the opinion of the Board, impaired, registration may be suspended, or the Brigade may be disbanded by the Board.

NOTICE BEFORE DISBANDMENT.

11. If after one month's notice from the Board any registered Brigade remains below the minimum effective strength determined by the Board, the Board may cancel the registration of such Brigade.

QUALIFICATIONS OF MEMBERSHIP.

12. No person shall in future be registered on the roll of any Brigade unless—

1st. He is in good health, and sound in body and mind.

lst. He is in good health, and sound in nouy and mind.
2nd. He is of good moral character and habits.

3rd. He is over the age of 18 years, and not over the age of 40 years. (For exceptions, see Regulations 13 and 14.)

MAXIMUM AGE OF NEW MEMBERS.

13. No person who is over the age of 40 years shall be enrolled without the consent of the Board.

RETIRING AGE OF MEMBERS.

14. No volunteer or partially paid fireman over the age of 55 years, and no paid fireman over the age of 60 years, shall be allowed to remain on the registered roll of any Brigade except under special circumstances, and with the approval of the Board.

NEW MEMBERS.

NEW MEMBERS.

15. In each case of persons desiring to join after a Brigade has been registered by the Board, if the candidate complies with the requirements set forth in Clause 12, and the Brigade approves of him, the name and particulars of such candidate shall be submitted to the Board in such form as the Board may from time to time direct for approval or otherwise, and no person shall be recognized as a member of any Brigade until his name has been approved by the Board and registered on the roll of such Brigade by the Board. The Board may require a certificate from the Captain of the Brigade that due regard has been paid to the distribution of the membership over the area in which property has to be protected, and that all or any of the members of the Brigade are employed within the Brigade District. Members shall reside within easy sound of the alarm bell, or siren, or other general alarm.

Persons not Eligible for Membership.

16. No person shall, unless with the consent of the Board, be eligible for re-election to any Brigade who has been dismissed or struck off the roll of any Brigade for misconduct, or for persistent neglect to attend fires or practices, or for want of interest generally in his duty as a fireman, or for any cause which, in the opinion of the Board, would disqualify him for membership.

TRANSFER OF MEMBERS, .

17. Members may be transferred from one Brigade to another, provided the complement of the latter permits of such transfer, on production of a certificate of discharge from their former Brigade, and with the approval of the Board.

LEAVE OF ABSENCE AND RESIGNATION.

18. Members desirous of obtaining leave of absence must apply for same in writing to the Brigade, and in the event of such leave being sought for a longer period than one month, the applications must be forwarded to the Board with the Brigade's recommendation.

Members desiring to retire from the membership of their Brigade will be required to send in their resignations in writing.

ANNUAL ELECTION OF OFFICERS OF BRIGADES.

Annual Election of Officers of Brigades.

19. Every Brigade shall meet during the first week in December in each year, and elect by ballot the complement of officers allotted to it under its classification. All officers elected shall be effective registered members of their respective Brigades, and shall hold office for the term of one year from and including the first day of January next ensuing, unless during the year they are removed from office or cease to be members of the Brigade.

Elections to fill any vacancy occasioned by death, removal, or any event other than retirement by effluxion of time, shall be held not later than the second regular meeting of the Brigade after the occurrence of the vacancy. An office elected to fill such vacancy shall hold office only so long as the officer whose place he took would have held office had he continued in office.

No member shall be eligible for the position of Captain of

No member shall be eligible for the position of Captain of any Brigade except by special consent of the Board, and as provided, unless he has been elected as an officer and has held office in a Brigade under the control of the Board for the period specified hereunder, viz:—

(a) Brigades of fifteen or twenty men, for two years.(b) Brigades of twenty-five or thirty men, for three years.

(b) Brigades of twenty-five or thirty men, for three years. Provided that members of newly established Brigades, and Brigades which have been registered by the Board within three years prior to the date of the election of officers, shall be exempt from the necessity of holding this qualification. No member shall be eligible for the position of Captain of any Brigade unless at the commencement of his term in such office he shall have attained the age of twenty-three years in the case of a Brigade of fifteen members, or twenty-five years in the case of a Brigade of twenty or twenty-five or thirty members, or of a Brigade Class E.

No member shall simultaneously occupy two different official positions in the Brigade, except temporarily in the event of a

no memoer snan simultaneously occupy two different official positions in the Brigade, except temporarily in the event of a vacancy, and then only until the vacant position is filled by an election to take place not later than the second regular meeting of the Brigade after such vacancy occurs.

Brigades may make their own rules or resolutions with

regard to the date and method of nominating for the positions

of officers.

DUTIES OF OFFICERS.

20. The duties of the respective officers of every Brigade shall be as follow, viz.:-

The Captain.

The Captain.

The Captain of the Brigade shall see that all apparatus and buildings belonging to the Board or in charge of the Brigade are kept in good condition and repair; shall take command of the Brigade at fires, practices, drills, and paradics; shall see that the members or persons employed do their duty faithfully; and shall enforce the Regulations of the Board. He shall have power to suspend any officer, member, or permanent employee for disobedience of orders, or for delinquency in the performance of their duties, and shall forthwith report such suspension to the Board. In the absence of the Chief Officer or Deputy Chief Officer of the Board, the Captain shall act as Assistant Chief Officer.

The Lieutenant.

The Lieutenant shall aid and assist the Captain in the discharge of his duties, and obey promptly all orders he may receive from him, and in his absence shall assume command of the Brigade, and be vested with all the powers of the Captain.

The Foreman.

The Foreman shall act with and be under the direction of the Captain and Lieutenant, and in their absence perform their duties. Where a station-keeper is not provided, he shall take charge of all appliances, and shall be responsible for their cleanliness and the good order of the fire station. In the event of there being any defect, he must immediately report same to the Captain in writing.

Apparatus Officer.

The Apparatus Officer shall be subject to the senior officers of the Brigade, and shall assist the Foreman in his duties.

The Secretary.

The Secretary of the Brigade shall attend all meetings of the Brigade, and shall enter in ink the minutes of resolutions and proceedings in a minute-book to be kept for that purpose. He shall perform, to the satisfaction of the Board and of the Brigade, all such duties as may be imposed upon him, and

shall, spbject to the control of the Board, have charge of all books, papers, and other documents of the Board that may be in the custody of the Brigade, and he shall be held responsible for all moneys of the Board which may be remitted to the Brigade. He shall attend promptly to all communications received from the Chief Officer or Secretary of the Board, and shall use despatch in forwarding reports and returns, &c., and shall keep a copy of all official correspondence. He shall forward to the Secretary of the Board reports of fires within seven days of their occurrence. He shall forward a return of the roll of attendance at all fires and practices of his Brigade, countersigned by the Captain, on the proper forms, within the first week of each quarter, to the Secretary of the Board. He shall keep a register of the names of all persons who now are, or who may hereafter become members of the Brigade. He shall send to the Secretary of the Board a notification of the election of officers within seven days after such election, stating the names of the persons elected, and the offices to which they have been elected. He shall do such other things as the Board or the Regulations may require, and shall receive such remuneration as the Board may determine. He shall be under the general direction of fine shall directive and shall receive and shall forthwith hand over to their successors all moneys, books, correspondence, or other documents which are the property of the Board. all moneys, books, correspondence, or other documents which are the property of the Board.

The following is a list of returns, forms, and reports to be furnished to the Board by Sceretaries of Brigades:—

Returns,	Forms,	and	Reports.	
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Applications for Registration of New Members ... οf Requisitions for Supplies
Applications for Long Service
Badges and Clasps
Reports of Fires

Report of Election of Officers . .

Return of Attendances at Fires and Practices during quarter

Minor Supplies Statement ...

Annual Return of Appliances..

Annual Statement of Contributions and Subscriptions Received

To be Furnished.

Immediately after being dealt with by the Brigade.

As Members become eligible.

Within 7 days after the fire. Within 7 days after the election.

On or before the 7th January, 7th April, 7th July, and 7th October in each year.

On or before the 21st January, 21st April, 21st July, and 21st-October in each

year. Prior to Sth January in each

year. Prior to 8th January in each

The following is a list of books and records to be kept by the Secretary of each Brigade, and such books and records shall be and remain the property of the Board:—

- (a) A book in which shall be entered in ink the names of every registered member of the Brigade, together with his age, birthplace, occupation, residence, Brigade rank, date of admission, date of leaving, and remarks; reports of fires, with full details; attendances of members at fires, alarms of fire, and monthly practices, and quarterly statements of minor supplies expenditure.
 (b) A book containing puriticulars of resolutions and proceedings of the Brigade, written in ink.
 (c) A book containing puriticulars of all apparatus and other property, showing in separate lists particulars of the apparatus and property belonging to the Board and to the Brigade.
 (d) A file of all Regulations, and general and special circulars issued by the Board, and all inward correspondence; also copies of all outward official correspondence.

- spondence.
- (c) Forms for requisitions for supplies and repairs for the Brigade.

All entries made in the Brigade books are to be examined by the Captain of the Brigade, and must be produced at all meetings of the Brigade, and whenever required by any officer of the Board.

Auxiliary Station-keeper.

The Auxiliary Station-keeper shall reside at the fire station, and shall be responsible for receiving and communicating all alarms of fire between the hours of 8 p.m. and 6 a.m. He shall not be absent from the fire station during the aforesaid hours unless arrangements have been made with the Captain or senior officer for the time being in charge of the Brigade for a competent substitute to receive alarms during his absence. Unless otherwise determined by the Board, he shall be a qualified motor driver, and he shall in all other respects be competent to assume the care and manipulation of all appliances which are or may be in the possession of the Brigade. He shall be responsible for the cleanliness and good order of the fire station and all appliances therein. In the event of his noticing any defect he shall report same immediately to the Captain in writing. He shall obey promptly any order from his senior officers. He shall be at all times under the direction of the senior officer of the Brigade present for the time being. He shall receive such remuneration as the Board may determine, and shall be liable to suspension, removal, and dismissal by the Board. by the Board.

Suspensions.

When under the powers conferred on the Chief Officer by section 35 of the Fire Brigades Aat 1928, the Chief Officer suspends any officer of any Brigade, he shall within 48 hours report such suspension and the reasons for it to the Board, in writing, for its inquiry and decision. The officer suspended shall be entitled to receive a copy of the Chief Officer's report to the Board, and be entitled to be heard at the inquiry.

DUTIES OF MEMBERS.

21. The members of each Brigade shall, upon an alarm of fire. proceed promptly with the appliances to the fire. They shall immediately on arrival report themselves to the senior officer present, and shall perform such duty as may be required of them. They shall remain on duty until relieved by orders, which shall be given only by the officer in command. In Brigades where no Station-keeper is provided members are required to keep the appliances and buildings in good order without cost to the Board.

DUTIES OF EMPLOYEES.

The Station-keeper.

22. Where the classification of a Brigade provides for a 22. Where the classification of a Brigade provides for a permanent Station-keeper it shall be his duty to reside at the head station wherever practicable. Ite shall attend to and be responsible for the cleanliness, good order, and condition of the fire station and out-stations, and the fire-extinguishing appliances belonging to the Board or in charge of the Brigade. He shall at all times be under the direction of the senior officer of the Brigade present for the time being. He shall receive such remuneration as the Board may determine, and shall be liable to suspension, removal, or dismissal by the Board. Permanent Station-keepers must not leave their station except in the execution of their duty without the sanction of the Cantain or officer in charge. sanction of the Captain or officer in charge.

The Watchman.

Where the classification of a Brigade provides for a Watch-Where the classification of a Brigade provides for a Watchman it shall be his duty to keep watch in such buildings or places, and at such hours, as the Board may from time to time direct. He shall devote his time to keeping a strict watch for fires, and be prompt in giving the alarm. He shall perform such other duties as are consistent with the position and as may be required by the Board. He shall when on the station premises be under the direction of the senior office of the Brigade present. He shall receive such remuneration as the Board may determine, and shall be liable to suspension, removal, or dismissal by the Board.

CONDUCT OF MEMBERS.

CONDUCT OF MEMBERS.

23. Members of Brigades are required, in their intercourse with each other, official or social, to observe a courteous demeanour, and officers or men addressing each other will do so in a respectful manner. While on duty at tires, practices, drills, or parades, the greatest degree of silence compatible with a proper discharge of duty will be required, and members must address officers by their official titles. Every officer and servant of the Board must promptly obey the lawful orders of his superior officers. Every member of a Brigade must promptly obey the lawful orders of his superior officers, and must conform to these and all other Regulations of the Board from time to time made.

and must conform to these and all other Regulations of the Board from time to time made.

Members of Brigades are considered to be on duty at all times when in uniform: and at fires, alarms of fires, practices, drills, parades, or Brigade meetings, whether in uniform or plain clothes. Any member of a Brigade who may be deemed guilty of disobedience of orders, insubordination, conduct subsections of decisions into the production of the subsection of the subse guilty of disobedience of orders, insubordination, conduct subversive of discipline, intoxication, abusive or obseene language, or other unseemly conduct when on duty, shall within forty-eight hours be reported to the Board, in writing, by the senior officer of the Brigade present, who may suspend such member from duty pending an inquiry by the Board. Officers below the rank of Captain shall forward their reports in such cases to the Captain for transmission to the Board for its decision. In exercise of the powers conferred by section 35 of the Fire Brigades Act 1928, the Chief Officer may suspend any member of any Brigade, and shall within 48 hours report such suspension and the reasons for it to the Board in writing, for its inquiry and decision. The member suspended shall be entitled

inquiry and decision. The member suspended shall be entitled to receive a copy of the Chief Officer's report to the Board, and be entitled to be heard at the inquiry.

The Board shall have power to deal with members against whom a charge has, in the opinion of the Board, been proven either by reprimanding them, suspending them, or by removing them from office or from the roll of registered members.

DUTIES AT FIRES.

24. At fires, the senior officer present shall take command until the arrival of his senior. The Brigade's duties are not completed until the fire is properly and effectually extinguished. Members must turn out to fires or alarms of tinguished. Members must turn out to fires or alarms of fire in the Board uniform when they can do so without causing undue delay in attending.

ROLL-CALL AT FIRES.

ROLL-CALL AT FIRES.

25. On returning from a fire or an alarm of fire, the officer in command shall cause the roll to be called, and record the names of members present at such fire or alarm of fire, and a copy of such roll, together with a report of the fire, signed by the officer in command at the fire and the Secretary of the Brigade, shall be forwarded to the Secretary of the Board within seven days after the occurrence of the fire. The officer in command may exempt members from returning to the fire station for roll-call, and he may call the roll at the place of the fire or alarm of fire.

RECOGNITION OF LONG SERVICE.

RECOGNITION OF LONG SERVICE.

26. Officers, and members of Brigades who shall have efficiently served as registered firemen for not less than twelve (12) years in any one or more Brigades under the Country Fire Brigades Board shall be entitled to the Board's Long Service Badge; and officers and members of Brigades who shall have similarly served for not less than ten (10) years shall be entitled, on retirement, to a certificate setting forth the term of service. Firemen with twenty (20) years' service may wear a red clasp below the badge; with twenty-five (25) years' service, an additional white clasp; and with thirty (30) years' service, an additional white clasp. Applications for badges, certificates, and clasps must be made on the forms provided by the Board for such purpose, and they must be certified to by the applicant and the Captain and the Secretary of the Brigade. Service as a reserve member is not to be counted in the periods of service mentioned in this Regulation, except in the cases of the Ballarat City, Ballarat, Bendigo, and Geelong Brigades.

The above Regulation applies also to honorary medical officers.

Cantains with not less than fire years' covice of Captains.

Captains with not less than five years' service as Captain under the Board, and not less than ten years' service in all, shall be entitled to retain and wear their uniform, and to wear an ex-Captain's badge. Firemen with not less than twenty years' service, including not less than ten years under the Board, shall be entitled to retain and wear their uniforms.

Sorvice as a reserve member is not to be counted in the periods of service mentioned in this Regulation.

The Board may, however, in its discretion, withhold the above privileges if the applicant shall at any time have been adjudged guilty of any offence against the Board's Regulations.

BRIGADES TO REQUISITION FOR APPLIANCES, ETC.

27. Plant and appliances and supplies required by any Briade shall be requisitioned for to the Board. Requisitions

gade shall be requisitioned for to the Board. Requisitions shall be sent in only on the authority of a properly constituted meeting of the Brigade.

A receipt for all plant and appliances and supplies received shall be forwarded to the Secretary of the Board, and particulars of same entered in a book to be kept for that purpose by

the Secretary of each Brigade.

Urgent repairs to plant may be effected by the Brigade without requisition, provided the cost does not exceed Two pounds. Where the repairs involve a larger expenditure, or where the repairs are not urgently required, requisition must be made to the Board,

BRIGADE RULES.

28. Each Brigade may have its own rules of internal and general working, which must in all cases be subject to the approval of the Board. All proposed alterations or additions must be submitted to the Board for approval or otherwise. No rule shall be contrary or antagonistic to the Board's Regulations. Every officer and member shall conform to the Regulations and shall be the shall conform to the Regulations. lations. Every officer and member shall conform to the Regulations made, or which may hereafter be made, for the management of the various Fire Brigades, and shall be subject to the duties, conditions, and penalties named therein. All allowances and salaries shall, at the discretion of the Board, be subject to stoppage or absolute forfeiture in the event of wilful violation of the Regulations.

PRACTICES.

29. The members of each Brigade shall be practised in their duties at engine, reel, or other drill, at least once each calendar month, under the supervision of their officers, and at such other time as the Board, Chief Officer, or Captain may direct. During the winter months, or in inclement weather, Brigades may hold their monthly practice or drill indoors.

A recognized practice shall mean practical work in fire extinction, or other drill, for at least three-quarters of an hour. Brigades are required to see that the fire-plugs are at all times kept in good order. All fire-plugs must be inspected at least once every quarter. Fire alarms must be tested frequently and regularly. Captains will be held responsible for the carrying out of this Regulation.

Each Brigade may appoint its own dates for practice, and moonlight nights should be selected when practicable.

EFFECTIVE MEMBERS.

30. Every member of a Brigade must make himself effective 30. Every member of a Brigade must make himself effective by attending fires and practices. An effective member shall mean one who has, each half-year, attended at least two-thirds each of the fires, or alarms of fire, and also of the recognized monthly practices, except in the case of Brigades of Class E, in which, owing to the large number of calls, an attendance of 59 per cent. will be sufficient to render members effective. Any member who has failed to keep himself effective in such attendances, without leave or sufficient excuse, shall be liable to be struck off the register by the Board. Members are expected to attend all Brigade meetings, but these meetings must not be counted towards the attendances required for effectiveness. required for effectiveness.

ALLOWANCE FOR PURCHASE OF MINOR SUPPLIES,

ALLOWANCE FOR PURCHASE OF MINOR SUPPLIES.

31. An allowance will be provided for every Brigade for the purchase of such minor supplies and for defraying cost of such repairs to plant as may be required for the ordinary maintenance of the Brigade. The total amount of such allowance must not exceed in any one year the amount provided for in the Board's estimates. Such allowance shall be available quarterly, and the vouchers for such expenditure, showing full particulars of the purchases made or repairs effected, duly certified by thhe Captain and Secretary of the Brigade, and receipted in proper form, must be forwarded to the Secretary of the Board for examination, not later than the 21st day in the months of January, April, July, and October in each year. Such expenditure shall be subject to the approval of the Board, who may disallow any or all of it.

ALLOWANCES FOR EXPENSES AT FIRES, PRACTICES, ETC.

32. An allowance, to be determined by the Board, will be granted to every Brigade for the purpose of defraying the incidental expenses of the Brigade, and for expenses incurred while on duty at fires and recognized practices, and in conexion with the annual demonstration. Such allowance is not to be regarded as remuneration for services rendered, and must not be divided amongst individual members.

DEMONSTRATIONS AND COMPETITIONS.

33. Brigades shall at no time attend Fire Brigades demon-5.3. Brigades shall at no time attend rise Brigades demonstrations or competitions outside a radius of five miles from the head station without leaving a sufficient number of effective registered members within their respective districts—that is to say, five members of a Brigade classed A, seven of a Brigade classed B, eight of a Brigade classed C, and ten of any class above C. Neither will any of the apparatus (with the exception of a competition reel and appliances) be permitted to be taken to a demonstration or competition without the written consent of the Board. Captains will be held responsible for the carrying out of this Regulation.

The association, or Brigade, or person, as the case may be, desiring to hold a demonstration, shall apply to the Board in writing at least two calendar months prior to the proposed date of same for the permission required by section 64 of the Fire Brigades Act 1928.

Firemen shall be deemed to be on duty whilst travelling to and from and whilst attending any competition or demonstration held by permission of the Board. strations or competitions outside a radius of five miles from

BRIGADE DISTRICT.

34. The portion of any municipal district in which each registered Brigade shall be liable to do duty shall be determined from time to time by the Board.

Such municipal district or township, or portion of township, as the case may be, shall be known and designated as the Brigade district under the name of the said municipal district or township, or portion of township, as the case may be.

UNIFORMS.

UNIFORMS.

35. The uniforms for registered firemen will be provided by the Board, and shall consist of a coat with arm badge, cap, belt, and spanner for Brigades of fifteen, twenty. twenty-five, and thirty men, and the same with such additional equipment as the Board may provide from time to time for members of Brigades of Class E. Helmets will be supplied to Brigades in cases where the Board considers they are required.

Coat.—To be of stout blue cloth, with the exception of the Ballarat, Geelong, and Newtown and Chilwell Brigades, which are to be of stout scarlet cloth. The pattern to be double-breasted, long reefer, with turn-down collar, two inside breast pockets, four metal buttons to be sewn on each side of coat 6 inches apart', buttons to bear an impressed design of the

Southern Cross on a shield surmounted by a helmet and surrounded by the words Country Fire Brigades, Victoria. The coats of all ranks to be of the same quality and pattern.

The coats of all ranks to be of the same quality and pattern. Coats are to be buttoned from the left on to the right breast. Arm Badge.—Scroll pattern, with the name of Brigade worked on in red letters, except for the Ballarat, Geelong, and Newtown and Chilwell Brigades, the lettering in these cases being white. The badge is to be worn on left sleeve of coat midway between the shoulder and elbow.

Cap.—Yachting cap pattern, black leather drooping peak, band of black Hercules braid 1½ inch wide, with red tracing braid 1-16 inch wide sewn both above and below same, black patent-leather chin strap secured by two small metal buttons with letters C.F.B.B. impressed. The caps of Captains and Lieutenants will have gold tracing braid in place of red tracing braid. Officers will wear on their caps a metal badge to indicate their rank. White linen covers of approved pattern may be worn on caps in hot weather.

Belt.—Stout black leather belt, 2 inches wide, with spanner

Bett.—Stout black leather belt, 2 inches wide, with spanner frog and loops. Brass buckle to be between third and fourth row of coat buttons, belt hooks to be attached to the uniform coat, and the belt must be buckled so that the point of it may

be towards the left hip.

Spanner.—Round iron spanner pointed at end.

Helmet.—Stout black leather helmet with chin strap and brass-rimmed front.

brass-rimmed front.

Members must provide their own trousers and cap covers. Trousers must be of dark-blue or black cloth with scarlet cloth stripes, 1½ inch wide. Brigades should be uniform as regards stripes on trousers. All articles of uniform provided by the Board must at all times be kept clean, and Captains must inspect same at least twice a year either at practice or at a monthly meeting, and report on condition of same to the Board. Members must not after or in any way add to the uniforms without the consent of the Board. Long service badges are to be worn a left breast of uniform coat, and long service clasps are to be worn inch below the badge. Members qualified in ambulance work should wear their medals or badges. badges.

No member will be allowed to lend a uniform or any part

No member will be allowed to lend a uniform or any part of it to any person not in the service. Flowers are not to be worn in coats, and tan boots must not be worn. Members must not at any time appear dressed partly in uniform and partly in plain clothes, except in cases of emergency at fires. At the Chief Officer's inspections full uniform must be worn. The uniform and equipment are the property of the Board, and they are only loaned to members. A receipt for same must be obtained by the Secretary of the Brigade, who must retain and file it. Members must use reasonable care in keeping uniforms and equipments in good order, and must return same to the Captain of the Brigade, or to the Chief Officer on being requested in writing to do so. If a member or former member fails to do so forthwith on ceasing to be a member of the Brigade, or within seven days of such request, he shall be liable to a penalty not exceeding £5.

liable to a penalty not exceeding £5.

Epaulettes.—Cuptains may wear a set of double brass scale epaulettes; and Lieutenants may wear a set of single brass scale epaulettes.

COMPENSATION IN CASE OF DEATH.

36. The Board may establish a fund by paying out of its revenue such sum or sums as it may from time to time consider necessary, but not exceeding an aggregate of Two hundred and fifty pounds in any one year, to provide for payment in case of death of any member of a Brigade as hereinafter indicated, such sum to be invested in such manner as the Board may from time to time direct, all interest accruing from in-

may from time to time direct, all interest accruing from investments to be placed to the credit of the fund.

An amount, to be determined by the Board, but not to exceed the sum of Five hundred pounds, may be granted out of the said fund to the wife or other dependants of a member of the service killed in the execution of his duty at fires or practices, or when death is proved by medical testimony, and to the satisfaction of the Board, to have been brought about by fire service work. The Board may at its discretion pay the amount decided on as compensation either in one sum by periodical payments.

PAYMENT FOR SPECIAL SERVICES.

37. An amount, to be determined by the Board, but not to exceed the sum of Fifty pounds, may be granted from time to time for special services rendered in connexion with the saving of life or property at any fire, or for special services rendered to any Brigade, whether by members of the Brigade or by other persons

FIRES OUTSIDE THE DISTRICTS.

FIRES OUTSIDE THE DISTRICTS.

38. Any registered Brigade, or portion thereof, or any of its officers or members, or engines or other apparatus, on the authority of the senior officer present at the time, may proceed or be taken beyond the limits of any fire district for the purpose of attending fires; and the Board shall have power to claim and recover charges for services of Brigades and appliances, at rates to be fixed by the Board, and not exceeding those mentioned in the Third Schedule of the Fire Brigades Act, from the owners or occupiers of the premises in which such fires occur. such fires occur.

AS TO THE CONDUCT OF ELECTIONS OF MEMBERS OF THE BOARD,

39. Periodical elections of members of the Board shall be held in the month of December in the year 1932, on a date to be fixed by the responsible Minister administering the Fire Brigades Act (hereinafter styled "the Minister") and thereafter in the month of December in every second succeeding year, on a date to be ixed by him.

40. Elections to fill any vacancy occasioned by death, resignation, removal, or any cause other than by retirement of a member through effluxion of time, shall be held within eight weeks after such vacancy is reported by the Board to the

nation, removal, or any cause other than by retirement of a member through effluxion of time, shall be held within eight weeks after such vacancy is reported by the Board to the Minister on a date to be fixed by the Minister. Such vacancies are hereinafter referred to as "extraordinary vacancies" and the elections to fill such vacancies are referred to as "extraordinary elections." A member elected to fill an extraordinary vacancy shall hold office as long as the person in whose place he was elected would have held office had he continued in office, and no longer.

41. Twenty-eight (28) days at least before any election the Minister shall notify to the bodies entitled to vote the last day upon which nominations of persons proposed for election shall be received by the Returning Officer appointed under Section 13 of the said Act, and such day shall be some day not less than fourteen (14) days before the election as the Minister shall appoint. All dates appointed for any such election shall be notified in the tovernment Gazette.

42. Forthwith on the receipt of the nomination of any candidate the Returning Officer shall notify such candidate that be has been nominated, and that he will be deemed to have consented thereto unless the Returning Officer receives from him, on or before a day to be named in the notice, being not more than seven (7) days after the date of nomination, a written withdrawal of such candidate's name.

43. The Returning Officer, on receipt of any such notice of withdrawal within the specified time, or on receipt of sufficient proof that any candidate has died, shall omit or crase any such name from the ballot-papers, and if the, number of candidates be thereby reduced to the number of persons to be elected, then the remaining candidate or candidates shall forthwith be declared duly elected.

44. In any count of votes the Minister shall decide which of two or more candidates having an equal number of votes is to be excluded or declared to be defeated or give a casting vote in any final count

45. Regulations 40, 41, 42, 43, and 44, and the following Regulations shall apply to the conduct of both periodical and extraordinary elections.

Election of Representative by Municipalities.

Election of Representative by Municipalities.

46. A list of the municipal councils of the municipalities the municipal districts of which are within or partly within any country fire district, shall be furnished by the Board to the Minister and published by him in the Government (facette during the month of September in each second succeeding year thereafter. In the case of an extraordinary vacancy such list of municipal councils shall be furnished and published forthwith after the occurrence of the vacancy.

The name of any such municipal council omitted from such list may be inserted therein on application to the Minister within seven (7) days after the publication thereof. Such list, with the name or names of any municipalities so added, shall be taken to be the roll of municipalities entitled to vote at the election of municipal representatives on the Country

at the election of municipal representatives on the Country Fire Brigades Board.

47. The council of each municipality within or partly within a country fire district may, under seal, nominate for membership, in the case of a periodical election, not more than two persons, or, in the case of an extraordinary election, one per-

son.

48. In the nomination of candidates by councils, the proceedings shall be conducted as nearly as may be as proceedings for the election of the mayor or president are conducted, or in accordance with any by-laws made by the council in that behalf.

49. The names or name of the persons nominated by the council of any municipality as aforesaid shall be forwarded to the Returning Officer so as to reach him not later than four p.m. on the day appointed for receiving nominations, not

50. If on the day appointed for receiving nominations, not more than the number of candidates required to fill the vacancies or vacancy are nominated, the Returning Officer shall furnish a report to the Minister, who shall forthwith declareduly elected the persons or person so nominated, and notify such election in the Government Gazette.

51. If on the day appointed for receiving nominations, candidates in excess of the number of vacancies have been nominated the Returning Officer shall cause ballot-papers to be prepared with the numes of all the candidates nominated inserted therein and shall forthwith forward to the council of each municipality entitled to vote one such ballot-paper.

52. Each of such councils shall; upon receipt of a ballot-paper, mark the vote in the manner prescribed in the Second

Schedule hereto, and shall then return the ballot-paper to the

Schedule hereto, and shall then return the ballot-paper to the Returning Officer so as to reach him not later than Four p.m. on the day of the election.

53. The Returning Officer shall, in respect only of such ballot-papers as have reached him within the prescribed time, proceed in the manner prescribed in the Third Schedule hereto, to count the votes given for each candidate, and after having ascertained the result of the election shall report the result to the Minister, who shall declare elected the candidates or candidate according to the number of vacancies to be filled, and who shall notify such election in the Government Gazette.

Election of Representatives by the Fire Insurance Companies.

Election of Representatives by the Fire Insurance Companies.

54. A list of all fire insurance companies carrying on business and insuring property within country fire districts shall be furnished by the Country Fire Brigades Board to the Minister and published by him in the Government Gazette during the month of September in the year 1932, and in the month of September in each second succeeding year thereafter. In the case of an extraordinary vacancy such list of fire insurance companies shall be so furnished and published forthwith after the occurrence of the vacancy.

The name of any such insurance company omitted from such list may be inserted therein on application to the Minister within seven days after the publication thereof.

Such list, with the name or names of any insurance companies entitled to vote at the election of insurance companies representatives on the Country Fire Brigades Board.

55. On or before the day to be specified by the Minister and notified in the Government Gazette, and by circular issued by the Minister so far as is reasonably practicable addressed to each insurance companies may elect persons to be members of the Country Fire Brigades Board.

may elect persons to be members of the Country Fire Brigades

56. Fourteen days before any election every insurance company entitled to vote at such election shall, by its chairman

56. Fourteen days before any election every insurance company entitled to vote at such election shall, by its chairman of directors, manager, secretary, or other responsible officer, notify to the secretary of the Fire Underwriters' Association of Victoria the name of its principal officer or agent authorized to vote on behalf of such company.

57. The principal officer or agent in Victoria, for the time being of an insurance company insuring property within country fire districts, whose name has been previously notified to the secretary of the Fire Underwriters' Association of Victoria, shall be qualified to vote at any election for and on behalf of such company.

58. The candidates for the Board shall be nominated in writing by two voters, and such nomination-papers shall be lodged at the office of the Fire Underwriters' Association of Victoria not less than seven days prior to the date of election addressed to the secretary of such association, and the secretary of such association for the time being shall be the returning officer for the purpose of holding such election and reporting the result of such election to the Minister with power to appoint, in writing, a deputy for that purpose should such secretary be unable to carry out such duties.

59. Should the number of persons so nominated not exceed the number to be elected, the secretary of such association, or his deputy, shall report to the Minister the names (or name) of the persons (or person) so nominated, and the Minister shall thereupon declare such persons (or person) to be elected to the Country Fire Brigades Board, and shall notify such election in the Government Gazette.

60. Should the number of persons nominated exceed the number to be elected, the secretary of such association, or his deputy, shall by advertisement in at least two newspapers published daily in Melbourne, and, so far as is reasonably practicable, by circular addressed to each insurance company, notify the day on which a poll will be taken; and the said secretary or his deputy

therein.

61. Such poll shall be taken, by hallot, by such secretary or his deputy, and each candidate may appoint a scrutineer to be present at the taking of such poll and the counting of the votes. The poll shall be taken at the office of the Fire Underwriters' Association of Victoria, or at such other place as the Minister may from time to time, by notification in the Government Gazette, direct, and shall be open from Eleven a.m. to Four p.m.

Scale of Votes.

62. The person voting on behalf of any company at any election for the Country Fire Brigades Board shall be entitled to votes in accordance with the following scale:—

- £3,000—one vote.
 If £3,000 but less than £6,000—two votes.
- If £6,000 but less than £9,000—three votes. If £9,000 but less than £12,000—four votes. If £12,000 and upwards—five votes.

63. The secretary of the aforesaid Fire Underwriters' Association of Victoria shall prepare a list of the names of Association of Victoria shall prepare a list of the names of persons authorized to vote for insurance companies, with the number of votes to which each such person is entitled marked opposite to each name. On the day of polling, such secretary or his deputy shall hand to each of such persons one ballot-paper for each vote to which such person is entitled. Such person shall, on each ballot-paper so issued to him, mark his vote in the manner prescribed in the Second Schedule hereto. He shall then fold each ballot-paper and deposit it in a ballot-box to be provided for the purpose by the secretary of the said association. association.

64. The said secretary or his deputy shall, forthwith after the conclusion of the polling and in the presence of the scrutineers (if any), open the ballot-box and proceed, in the manner prescribed in the Third Schedule hereto, to count the manner preserted in the Third Schedule hereto, to count the votes given for each candidate, and, after having ascertained the result of the election, shall report such result to the Minister, who shall declare elected the candidates or candidate according to the number of vacancies to be filled, and who shall notify such election in the Government Gazette.

Election of Representatives by Registered Fire Brigades.

Election of Representatives by Registered Fire Brigades.
65. A list or roll of all registered fire brigades within the various country fire districts shall be certified by the Board and furnished to the Minister, and shall be published by him in the Government Gazette during the month of September in the year 1932, and in the month of September in each second succeeding year thereafter. In the case of an extraordinary vacancy such list of fire brigades shall be so furnished and published forthwith after the occurrence of the vacancy. The name of any such registered fire brigade omitted from such list may be inserted therein on application to the Minister within seven days after the publication thereof.

Such list, with the names of any brigades so added, shall be taken to be the roll of brigades entitled to vote at any election of fire brigades' representatives on the Country Fire Brigades Board.

Brigades Board.

Brigades Board.
66. On or before a day to be specified by the Minister, and notified in the Government Gazette, and by circular addressed to every registered fire brigade on the roll of each country fire district, each such fire brigade may nominate not more than two persons, or, in the case of an extraordinary vacancy, one person, to be the representative members or member on the Board.

67. In the nomination of candidates by fire brigades, the

67. In the nomination of candidates by fire brigades, the proceedings shall be conducted as nearly as may be to the proceedings in the election of captain of the brigade.

68. The names or name of the persons or person so nominated shall be sent forthwith to the Returning Officer appointed under section 13 of the said Act. Should the number of persons so nominated not exceed the number to be elected, the Returning officer shall report to the Minister the names or name of the persons or person so nominated, and the Minister shall thereupon declare such persons or person to be elected to the Board, and shall notify such election in the Government Gazette. Gazette.

the Board, and shall notify such election in the Government Gazette.

69. If, on the day specified and notified, candidates in excess of the number of vacancies have been nominated, the Returning Officer shall cause ballot-papers to be prepared with the names of all the candidates nominated inserted therein, and shall forthwith forward to each of the registered fire brigades on the roll of each country fire district one such ballot-paper, and the secretary or captain of each fire brigade, after having been duly authorized by a majority of the registered members thereof present at a properly-constituted meeting, shall, before a day to be specified at the time of forwarding such ballot-paper, mark the vote in the manner prescribed in the Second Schedule hereto, and shall then return the ballot-paper to the Returning Officer so as to reach him to thate than Four p.m. on the day of the election.

70. The Returning Officer, in respect of such ballot-papers as have reached him within the prescribed time, shall, in the manner prescribed in the Third Schedule hereto, proceed to count the votes given for each candidate, and, after having ascertained the result of the election, shall report the result to the Minister, who shall declare elected the candidates or candidate according to the number of vacancies to be filled, and who shall notify such election in the Gavernment Gazette.

As to the Conduct of Elections for Local Committees for COUNTRY FIRE DISTRICTS.

Municipal Councils' Representatives.

Annuapat Councils Representatives.

71. On or before a day to be specified by the responsible Minister administering the Fire Brigades Act 1928 (hereinafter styled the "Minister") and notified in the Government Cazette, and by circular addressed to the councils of each municipal district forming part of each country fire district, such municipal councils may nominate a person to be a member of the local committee for the country fire district of which such municipality shall form part.

72. In the nomination of candidates by councils the proceedings shall be conducted as nearly as may be to the proceedings taken in the election of mayor or president of the council;

or such proceedings may be conducted in accordance with any by-laws to be hereafter made by any city or other municipality for that purpose.

73. The name of any person so nominated for any country fire district shall be sent forthwith to the Returning Officer appointed under section 13 of the said Act. If the same person shall be nominated by all such councils as have exercised the of nominated by all such countries as have exercised neight of nomination for any country fire district, the Returning Officer shall report to the Minister the name of the person so nominated, and the Minister shall thereupon declare such person to be elected as a member of the local committee for the country fire district for which he shall have been so nominated, and shall notify such election in the Government Clarette.

174. If on the day specified and notified more than the required number of candidates for the local committee of any one or more country fire districts shall have been nominated, the Returning Officer shall cause hallot-papers to be prepared with the names of all the candidates nominated inserted therein, and shall forward to the council of each municipality forming part of such country fire district one such ballot-paper; and such council shall, before a day to be specified at the time of forwarding such ballot-paper, mark the vote in the manner prescribed in the Second Schedulc hereto, and shall then return the ballot-paper to the Returning Officer so as to reach him not later than Four p.m. on the day of the election.

75. The Returning Officer shall, in respect only of such

75. The Returning Officer shall, in respect only of such ballot-papers as have reached him within the prescribed time, proceed in the manner prescribed in the Third Schedule hereto to count the votes given for each candidate, and, after having ascertained the result of the election, shall report the result to the Minister, who shall declare the result and notify such result in the Government Questie.

Insurance Companies' Representatives.

- 76. On or before a day to be specified by the Minister, and notified in the Government Gazette, and by circular, so far as it is reasonably practicable, addressed to each fire insurance company, the insurance companies may elect persons to be representative members of the respective local committees.
- 77. Fourteen days before any election every fire insurance company shall, by its chairman of directors, manager, sepretary, or other responsible officer, notify to the secretary of the Fire Underwriters' Association of Victoria the name of its principal officer or agent.
- 78. The principal officer or agent for the time being of an insurance company insuring property within country fire districts. whose name has been previously notified to the secretary of the Fire Underwriters' Association of Victoria, shall be qualified to vote at any election for the same on behalf of such insurance company.
- hehalf of such insurance company.

 70. Candidates shall he nominated, in writing, for the local committees by two voters, and such nomination-papers shall be lodged at the office of the Fire Underwriters' Association of Victoria not less than seven days prior to the day of election, addressed to the secretary of such association, and the present secretary of such association, or such other person who shall from time to time fill such office, shall be the Returning Officer for the purpose of holding and reporting the result of such election, with power to appoint, in writing, a deputy for that purpose should such secretary be unable to carry out such duties.
- 89. Should only one person be nominated for any fire district, the secretary of such association or his deputy shall report to the Minister the name of the person so nominated, and the Minister shall thereupon notify the élection of such person in the Covernment Cazette.
- al. Should the number of persons nominated exceed the number to be elected in any fire district, the secretary of such association or his deputy shall, by advertisement in at least two newspapers published daily in Melbourne, and, so far as is reasonably practicable, by circular addressed to each insurance company, notify the day on which the poll shall be taken.
- 82. Such poll shall be taken by hallot by such secretary 82. Such poll shall be taken by ballot by such secretary or his deputy, and each candidate may appoint a scrutineer to be present at the taking of such poll and the counting of the votes. The poll shall be taken at the office of the Fire Underwriters' Association of Victoria, or at such other place as the Minister may from time to time, by notification in the Government Gazette, direct; and shall be open from Eleven a.m. to Four p.m.
- a.m. to Four p.m.

 83. The person voting on behalf of each company at any election for local committees shall be entitled to vote once only at each election. The secretary, or his deputy, shall forthwith after the conclusion of the polling, and in the presence of the scrutineers (if any) open the ballot-papers and, in the manner prescribed in the Third Schedule hereto, proceed to count the votes given for each candidate, and such secretary or deputy shall report the result to the Minister, who shall declare the result and notify such result in the Government Gazette. Garette.

Fire Brigades' Representatives.

84. On or before a day to be specified by the Minister, and 84. On or before a day to be specified by the Minister, and notified in the Government Gazette, and by circular addressed to the fire brigades on the roll of each country fire district, any such fire brigade may nominate a person to be a member of the local committee of the country fire district for which such fire brigade shall be in the roll, and the name of the person so nominated shall be sent forthwith to the Returning Officer.

85. If the same person shall be nominated by all such fire brigades as shall have exercised the right of nomination for any country fire district, the Returning Officer shall report the name of the person so nominated to the Minister, who shall declare such person to be elected as a member of the local committee of the country fire district for which he shall have been nominated, and who shall notify such election in the Chapermant Caracter. Government Gazette.

86. If, on the day specified and notified, candidates in excess of the number of vacancies have been nominated, the Returning Officer shall cause ballot-papers to be prepared with the names of all the candidates nominated inserted therein, and shall forthwith forward to each of the fire brigades on the roll for such country fire districts a ballot-paper, and every such fire brigade shall, before a day to be specified at the time of forwarding such ballot-paper, mark the vote in the manner prescribed in the Second Schedule hereto, and shall return the ballot-paper to the Returning Officer so as to reach him not later than Four p.m. on the day of the election.

87. The Returning Officer shall, in respect only of such ballot-papers as have reached him within the prescribed time, proceed in the manner prescribed in the Third Schedule hereto, to count the votes given for each candidate, and, after having ascertained the result of the election, shall report the result to the Minister, who shall declare the result and notify such result in the Courtment Country. result in the Government Gazette.

88. In the nomination of candidates for fire brigades the proceedings shall be conducted as nearly as may be to the proceedings taken in the election of captain of the brigade.

GENERAL REGULATIONS FOR THE ELECTION OF LOCAL COMMITTEES.

89. The names of the insurance companies published in the Government Gazette as entitled to vote at the election of insurance companies' representatives on the Board shall be taken to be the roll of insurance companies entitled to vote at any election of an insurance companies' representative on the local committee of any country fire district.

90. The names of the country fire brigades published in the Government Gazette as entitled to vote at the election of fire brigades' representatives on the Board shall be taken to be the roll of country fire brigades entitled to vote at any election of the fire brigades' representatives on the local committee of the respective country fire districts in which such brigades are established.

- 91. The names of the municipal councils published in the Government Gazette as entitled to vote at the election of municipal councils' representatives on the Board shall be taken to be the roll of municipal councils entitled to vote at any election of municipal councils' representatives on the local committees of the respective country fire districts.
- 92. Notwithstanding anything contained in these Regulations no election shall be held or declared for any local committee unless at least one person has been nominated to represent each group of voters entitled so to nominate.
- 93. In any count of votes the Minister shall decide which of two or more candidates having an equal number of votes is to be declared to be defeated, and shall give a casting vote in any final count where two candidates have an equal number

FIRST SCHEDULE.

Regulations Rescinded.

The Regulations approved by the Governor in Council on the 2nd October, 1916.

The Regulations approved by the Governor in Council on the 31st January, 1922.

The Regulations approved by the Governor in Council on the 6th March, 1924.

The Regulations approved by the Governor in Council on the 15th February, 1927.

The Regulations approved by the Governor in Council on the 18th September, 1928.

No. 10.-778.-2

SECOND SCHEDULE.

Where it is required to elect one candidate the following ovisions as to the marking and the validity of ballot-papers shall apply:-

When a person receives a ballot-paper he shall mark his when a person receives a nanor-paper me shan mark me vote on the ballot-paper by placing the figure 1 opposite the name of the candidate for whom he votes as his first preference, and shall give contingent votes for all the remaining candidates by placing the figures 2, 3, 4 (and so on as the case requires) opposite their names so as to indicate by such numerical sequence the order of his preference.

Notwithstanding anything hereinbefore in this schedule contained where there are only two candidates the requirements of this schedule shall be deemed to be sufficiently complied with in the case of any ballot-paper marked as aforesaid with the figure 1 so as to indicate the voter's first preference only.

Where it is required to elect more than one candidate the following provisions as to the marking of the ballot papers shall apply:—

When a person receives a ballot-paper he shall mark his vote on the ballot-paper by placing the figure 1 opposite the name of the candidate for whom he votes as his first preference and by placing the figures 2, 3, 4 (and so on as the case requires) in the order of his preference opposite the names of so many other candidates as will with the candidate for whom he votes as his first preference complete the prescribed number. The voter may in addition where there are more candidates than the prescribed number indicate the order of his preference for as many more candidates as he pleases by placing opposite their names other figures next in numerical order after the figures already placed by him on the ballot-paper. In this paragraph, "the prescribed number of candidates" means, twice the number of candidates to be elected plus one, or, if there are fewer candidates than that number, the total number of candidates.

THIRD SCHEDULE.

Where it is required to elect one candidate the method of counting the votes shall be in so far as it can be made applicable (mutatis mutandis) in accordance with the provisions of the law for the time being prescribing the method for the election of members to the Legislative Assembly.

Where it is required to elect more than one candidate the method of counting the votes shall be in so far as it can be made applicable (mutatis mutandis) in accordance with the method prescribed for the election of senators to the Commonwealth Parliament.

And the Honorable T. Tunnecliffe, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

Acting Clerk of the Executive Council.

Motor Car Acts.

AUTHORITY TO CONDUCT MOTOR RACING ON HIGHWAYS.

At the Executive Council Chamber, Melbourne, the twenty-first day of January, 1931.

PRESENT:

His Excellency: the Lieutenant-Governor of Victoria. Mr. Webber.

Mr. Tunnecliffe

Mr. Slater

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by this Order, pursuant to the powers conferred by section 18 of the Motor Our Act 1930, exempt from the application of sub-section (2) of section 14 of the Motor Car Act 1928 any motor car used for purposes of racing or trial of speed, under the control and supervision of the Auto Cycle Union of Victoria, on the roads of Phillip Island, in the Shire of Phillip Island, known as the "Race Circuit," between the hours of 10 o'clock in the forenoon and 6 o'clock in the afternoon on Monday, the 26th day of January, 1931.

And the Hourselle T. Timpeliffe He Motor of the State of the Act of the Motor of the State of the

And the Honorable T. Tunnecliffe, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Acting Clerk of the Executive Council.

. County Court Act 1928.

FEES IN COUNTY COURTS.

At the Executive Council Chamber, Melbourne, the twenty-first day of January, 1931.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Tunnecliffe Mr. Slater

Mr. Webber.

WHEREAS by the County Court Act 1928 it is amongst other things enacted that it shall be lawful for the Governor in Council to direct what amount of fees, and in respect of what steps taken, process issued, or duties performed, fees shall be taken in the County Courts in such manner as to him shall seem fit, and from time to time to lessen or increase the same:

Now therefore His Excellency the Lieutenaut-Governor, with the advice of the Executive Council, doth by this present Order direct that the fees mentioned in the schedule hereunto annexed shall be the fees to be taken in the said Courts, on and after the second day of February, 1931, and that in calculating the same every fraction of a pound or mile shall be reckoned as an entire pound or mile:—

FEES OF COURT.

•	£	s.	d.
For filing every plaint and issuing a summons thereon, including filing affidavit of service. If the amount claimed does not exceed £50			
thereon, including filing amdavit of service	. 0	5	0
Over £50		10	ŏ
For other summonses	ŏ	5	0
For other summonses Filing notice of defence, or admission, or answer,	٠,	•	•
or statement, or acceptance of service	0	1	0
Upon payment of money into Court, before or at			
trial	0	2	6
For every notice of trial by jury, in addition to			
jury fees	0	10	0
For entering every appeal	1	0	0
For every application for assessors	1	0	0
For every petition		10	0
For entering every judgment by consent, or		٠.	
default— For any sum not exceeding £50	0	5	0
* Above £50	ŏ	10	ŏ
· For sealing every judgment requiring to be sealed	ŏ		ŏ
For every application for, a new trial	ĭ	ŏ	Ŏ
For every certificate of the Registrar	0	5	0
For every order of a court or Judge :	0	5	0
For every order of commitment or discharge	0	5	0
For every warrant of commitment	0	5	0
For filing every affidavit, except affidavits of	. 0	1	0
For hing every amdavit, except amdavits of			
service	0	1	0
For every affidavit or affirmation taken before the Registrar as such	.0	1	0
Office copies of any proceeding whatever, per folio	٠٠.	-	· ·
of 72 words	0	0	6
For taxing every bill of costs—	_	_	
Not exceeding three folios of 72 words	0	3	0
Exceeding three folios, per folio of 72 words,			
additional	0	1	0
For warrant of execution, or possession, or re-			
plevin, in addition to the bailiff's fees	0	5	0
Filing every copy of an order, or of interroga-			
tories, or of discovery, or of further particulars, or of request for further particulars	0	1	0
Filing every notice of consent, except consent of	_	•	U
judgment		2	6
Filing undertaking by next friend	0	2	6
For every notice to, or, if at the request of either			
party, to be sent by, the Registrar, and for		_	
every copy of same	. 0	. 2	6
For drawing advertisements and inserting (in addition to the amount paid)	0	5	U
For every sitting of the Registrar taking accounts,	U	J	U
or evidence, or making inquiries, or acting as a			
special examiner	0	10	0
If for more than one hour, then for every			
. additional hour	0	7	6
 If at any place other than his offices, mileage 			_
one way, per mile For application to Judge for further instructions	0	1	0
ror application to Judge for further instructions	0	10	0
For drafting or settling any order For making and transmitting note of an inter-	U	10	1)
locutory or final order	0	2	6
. For auditing receiver's accounts, where the sum			٠
in account does not exceed £100		10	0
For every additional £50, or fraction thereof		2	0
For every additional £50, or fraction thereof For procuring investments in approved securities,			
one fourth per cent, on the amount invested,			
exclusive of charges.			

	æ	8.	Œ.
For the service of any summons, petition, notice, or order, if within two miles of the Court House For executing every warrant on any writ or pro- cess, for each, if the distance from the Court	0	7	6
does not exceed five miles	n.	10	n
For man left in possession (if such person is the	0	٠,	
defendant, or his wife, or some member of his			
family) per day	0	6	0
For man left in possession (provided such person	-		
is not the defendant, or his wife, or some mem-			
ber of his family), per day	0	12	0
Expenses of sale, for every Twenty shillings or			
fraction of Twenty shillings of the amount			
realized	0	0	6
For every arrest within; seven miles of the Court			
House			0
If exceeding seven miles			0
For every replevin bond	0	10	n
For delivering the goods under the same and re-			
turning warrant	0	10	0
For executing every warrant, serving summons,			
delivering goods in replevin, conducting prison-			
ers to gaol for any distance beyond those be-			
forementioned from the Court, a reasonable			
amount to be fixed by the Registrar, not ex-			
ceeding 2s. per mile.			

FEES TO THE BAILIPP.

And the Honorable W. Slater, His Majesty's Solicitor-General for the State of Victoria, shall give the necessary directions herein accordingly.

ceeding 2s. per mile.

C. W. KINSMAN,
Acting Clerk of the Executive Council.

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne the twenty-first day of January, 1931.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Tunnecliffe Mr. Slater Mr. Webber.

-UNUSED AND UNMADE ROADS CLOSED.

HIS Excellency the Lieutenant-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 304 of the Land Act 1928 (No. 3709), the unused and unmade roads referred to hereunder be closed,

the unused and unmade roads referred to hereunder be closed, viz.:—
Parish of Allambee East, County of Buln Buln, being the road hereinafter described, viz.:—Commencing at the eastern angle of allotment 51; bounded thence by a line bearing. S. 22 deg. 59 min. E. 100 7-10 links; by allotments 73 and 74, bearing S. 60 deg. 10 min. W. 4,934 links; by a line bearing N. 19 deg. 22 min. E. 153 links; and thence by allotment 51, bearing N. 60 deg. 10 min. E. 4,830 links to the commencing point.— (M.177 (**)) (Misc. 1264).

Township of Berriwilleck, Parish of Boigbeat, County of Karkaroce, being the right-of-way through section 5:—Commencing at the north-west angle of allotment 4; bounded thence by that allotment and a line bearing south 1,000 links; by a line bearing west 30 links; by a line bearing north 1,000 links; and thence by a line bearing east 30 links to the commencing point.—(B.748 (**)) (04578/121).

Parish of Eurambeen, County of Ripon, being the road hereinafter described, viz:—Commencing at a point bearing east 100 links from the north-east angle of allotment 13a; bounded thence by lines bearing north 100 links, east 3,309 links, S. 74 deg. 25 min. west 372 links, west 1,051.5 links, south 237 links, S. 84 deg. 33 min. west 100 4-10 links, north 246 links, and west 1,799 links to the commencing point.—(E.94 (**) (277/46.6.81).

Township of Fosterville, Parish of Ellesmere, County of Bendigo, being (1) the road adjoining section XI. on the southwest; (2) the right-of-way lying between allotments 1 to 11 inclusive, and allotments 13 to 18 inclusive, of section XI.— (W.47318).

Parish of Freeburgh, County of Delatite, being the road

(W.47318).

Parish of Freeburgh, County of Delatite, being the road lying between allotments 37 and 37A, and allotment 28, section E.—(C.77395).

E.—(C.77395).

Town of Harrow, Parish of Harrow, County of Lowan, being the road on the west of and adjoining allotment 20 of suburban section 2.—(H.48(2) (Z.22919A).

Parish of Kooreh, County of Kara Kara, being the road lying between allotments 67. 68, 69, section B, Parish of Kooreh, and allotments 14, section C, Parish of Berrimal.—(K.125(4) (C.79368).

Borough of Maryborough, Parish of Maryborough, County of Talbot, being the road adjoining the Cemetery Reserve on the south and south-east.—(M.66(4) (C.78647, Rs.4090).

Parish of Maryborough, County of Talbot, being the road lying between allotments 2, 3, 4, 9A, 10, 11 of section VI.A, 16, 15, 14, 13 of section IV.A, 11 of section III.A, and allotments 24, 27 of section VI.A.—(M.66(3) (W.47399).

City of Melbourne, Parish of Melbourne South, County of Bourke, being the right-of-way lying between the Public Park and Gardens Reserve Extension (Permanent)—(Hazette, 1912, page 5189—and the Reserve for the Residence of the Government Astronomer and his First Assistant.—(M.314(8)) (Rs.1783).

Parish of Nerring, County of Bendigo, being (1) the road lying between allotments 51 and 4n and allotments 20 and 20r of section E; (2) the road lying between allotments 5 and 51, and allotment 4n of section E.—(N.116(3) (C.79657).

ROAD IN THE CITY OF WARRNAMBOOL REDUCED IN WIDTH.

WIDTH.

IS Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, in accordance with the provisions of and in exercise of the powers conferred by section 531 of the Local Government Act 1928 (No. 3720), doth by this Order confirm the scheme for the reduction in width of the road or street in the City of Warrambool. Parish of Wangoom, County of Villiers, in the State of Victoria, as set out on a plan attached to such scheme, and deposited in the office of Lands and Survey, Melbourne, with Correspondence No. C.75033, the said scheme being under the seal of the Corporation of the Mayor, Councillors, and Citizens of the City of Warrambool of the first part, and under the seal of the Board of Land and Works of the second part, and under the hand and seal of the persons whose signatures are subscribed and seals affixed to the said scheme, and who are called the parties of the third part.

LANDS TEMPORARILY RESERVED FROM SALE.

LANDS TEMPORARILY RESERVED FROM SALE.

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

Bekenworth.—Site for Public Recreation.—6 acres 3 roods 34 perches, 'Parish of Beechworth, County of Bogong, section Q2: Commencing at the south-west angle of allotment 9; bounded thence by that allotment bearing N. 70 deg. 33 min. E. 500 links; by lines bearing S. 19 deg. 27 min. E. 100 links, and N. 70 deg. 33 min. E. 888 links; by a road hearing S. 5 deg. 23 min. W., 440 links, and S. 40 deg. 16 min. W. 233 links; and thence by allotment 8, bearing N. 19 deg. 27 min. W. 616 links to the commencing point.—(B.349(12)) (C.78473, R8,4089). Rs.4089).

W. 616 links to the commencing point.—(B.349(12) (C.78473, Rs.4089).

Bendigo: Commencing at the intersection of the western side of Vine-street with the northern side of Clark-street north; bounded thence by the last-named street, bearing S. 54, deg. 18 min. W. 275 4-10 links; by lines bearing N. 35 deg. 42 min. E: 250 links; by Clark-street north, bearing S. 54 deg. 18 min. W. 200 links, and S. 35 deg. 42 min. E: 250 links; by Clark-street north, bearing S. 54 deg. 18 min. W. 145 links; by Myrtle-street, bearing N. 45 deg. 18 min. W. 145 links; by a right-of-way bearing N. 45 deg. 18 min. W. 348 3-10 links; by lipes bearing N. 44 deg. 15 min. W. 99 links, N. 50 deg. 42 min. E. 277 2-10 links, N. 54 deg. 16 min. W. 46 5-10 links, and N. 56 deg. 18 min. E. 157 links to Vine-street; and thence by Vine-street, bearing S. 28 deg. 42 min. E. 507 5-10 links to the commencing point.—(S.372(11) (C.78114, Rs.4088).

Broadford Dalhousie: Commencing at a point bearing S. 54 deg. 37 min. W. 150 links from the south-west angle of section 8: bounded thence by Davidson-street, bearing S. 54 deg. 57 min. W. 248 links; by the Township boundary, bearing N. 35 deg. 6 min. W. 1,150 links; by a line bearing N. 54 deg. 57 min. E. 250 links; and thence by First-street, bearing S. 35 deg. 0 min. E. 1,150 links to the commencing point.—(B.443(3) (C.77150, Rs.4086).—Cantsbrook.—Site for Supply of Gravel.—49 acres 1 rood 15

Rs.4086).

CARISHROOK.—Site for Supply of Gravel.—49 acres 1 rood 15 perches, Parish of Carisbrook, County of Talbot: Commencing at the south angle of allotment 13E of section 3; bounded thence by that allotment bearing N. 46 deg. 27 min. E. 1,413 links; by a road bearing N. 99 deg. 36 min. E. 1,380 6-10 links; by a road bearing N. 43 deg. 33 min. W. 3,526 links and thence by a road bearing N. 43 deg. 33 min. W. 3,526 links to the commencing point.—(C.132(s) (C.76643, Rs.4093).

LAH-ARUM.—Site for Supply of Gravel.—179 acres 3 roods 6 perches, Parish of Lah-arum, County of Borung: Commencing at the south-west angle of allotment 96; bounded thence by that allotment bearing cast 5,991 links; by lines bearing south 3,001 links, and west 5,991 links; and thence by a road bearing north 3,001 links to the commencing point,—(L.169(2) (C.79086, Rs.4091).

SANDHURST (at Flagstaff Hill).—Site for Water Supply purposes.—3 acres 20 perches, Parish of Sandhurst. County of Bendigo, section M: Commencing at the intersection of the west side of Batten-street with the north-west side of Hosken-

purposes.—3 acres 20 perches, Parish of Sandhurst, County of Bendigo, section M: Commencing at the intersection of the west side of Batten-street with the north-west side of Hoskenstreet; bounded thence by Batten-street, hearing S. 16 deg. 22 min. E. 79 3-10 links; by lines bearing S. 38 deg. 43 min. W. 415 9-10 links, S. 27 deg. 50 min. E. 206-2-10 links, S. 62 deg. 10 min. E. 570 links, N. 27 deg; 50 min. W. 500 links, N. 62 deg. 10 min. E. 570 links, S. 27 deg. 50 min. E. 223 links, and N. 38 deg. 43 min. E. 433-1-10 links to the commencing point. (S. 371(15) (C.77892, Rs.4087).

Whitfield and Whitfield South.—Site for Public purposes.—475 acres 2 roods 35 berches, Parishes of Whitfield and Whitfield South. County of Delatite: Commencing at the south-east angle of allotment 11 of section 2. Parish of Whitfield South. bounded thence by that allotment bearing N. 1 deg. 6 min. W. 1,646-links, S. 88 deg. 54 min. W. 2,248 links; N. 1 deg. 6 min. W. 1,925 links, S. 88. deg. 54 min. W. 1,275 links, N. 1 deg. 6 min. 1,328 links, and S. 88.deg. 48 min. W. 1,106 links; by a road bearing N. 5 deg. 39 min. E. 314 links, N. 32 deg. 46 min. 1,328 links, and N. 22 deg. 44 min. E. 563 links; by a road bearing N. 5 deg. 39 min. E. 314 links, N. 32 deg. 16 min. E. 1,575 links, S. 2 deg. 21 min. W. 3073 links, S. 40 deg. 57 min. E. 1,575 links, S. 2 deg. 21 min. W. 3073 links, S. 40 deg. 57 min. E. 1,575 links, S. 2 deg. 21 min. W. 3073 links, S. 40 deg. 50 min. W. 1,255 links, S. 2 deg. 11 min. W. 1,834 links, S. 10 deg. 18 min. W. 1,979 links, N. 10 deg. 4 min. W. 1,834 links, N. 10 deg. 4 min. W. 1,836 links, N. 10 deg. 19 min. W. 3760 links, N. 10 deg. 4 min. W. 1811 links, N. 10 deg. 10 min. W. 3760 links, N. 10 deg. 4 min. W. 1811 links, N. 10 deg. 10 min. W. 3760 links, N. 10 deg. 4 min. W. 1811 links, N. 10 deg. 10 min. W. 3760 links, N. 10 deg. 4 min. W. 1811 links, N. 10 deg. 10 min. W. 3760 links, N. 10 deg. 4 min. W. 1811 links, N. 10 deg. 4 min. W. 1811 links, N. 10 deg. 4 min. W. 1811 links, N. 10 deg. 4 min. W.

REVOCATION OF TEMPORARY RESERVATION OF LAND. HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, revoke the temporary reservation of the land hereinafter referred to, viz.—

CORNDHAP.—Site for Affording Access to Water (as to portions).

Unyoua.—Site for Watering purposes.

(For descriptions, see Gazette of 17th December, 1930, 3289.) p. 3289.)

TEMPORARY RESERVATION OF LAND.— MARYBOROUGH.—ORDER IN COUNCIL REVOKED.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the Order in Council of 18th May, 1886, whereby an area of 15 acres 28 8,10 perches, in the Parish of Maryborough, was temporarily reserved as a site for Water Supply-purposes, and excepted from occupation for mining purposes or for residence or business, under any miner's right or business licence.

LAND SET APART FOR DISCHARGED SOLDIERS.

I IS Excellency the Lieutenant-Governor, of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of section 206 of the Closer Settlement Act 1928, set apart for the purpose of being disposed of to a discharged soldier land set out in the following schedule, viz.:—

· SCHEDULE REFERRED TO.

County of Bogong, Parish of Barambogie, allotment 13, section 4; area 99 acres 3 roods 32 perches.

County of Bogong, Parish of Barambogie, allotment 17, section 4; area 116 acres 1 rood 36 perches.

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

C. W. KINSMAN,

6 1 Acting Clerk of the Executive Council.

Water Act 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Methourne, the twenty-first day of January, 1931.

His Excellency the Lieutenant-Governor of Victoria. Mr. Tunnecliffe Mr. Webber.

YEA WATERWORKS TRUST.

ALTERATION IN THE CONSTITUTION OF THE TRUST.

HEREAS by section 108 of the Water Act 1928 (No. 3801) it is enacted that the Governor in Council may from time to time, after any Waterworks Trust has been, by Order in Council, duly constituted, make additional Orders in Council not inconsistent with the provisions of the said Act relating to such Waterworks Trust; and that the Governor in Council may in such Order, among other things—

- (a) Make any Order which might have been made in the original Order in Council constituting such Water-
- works Trust;
 (b) Repeal any of the provisions of any previous Order in Council relating to such Waterworks Trust.

Council relating to such Waterworks Trust.

And whereas by a certain Order in Council bearing date the 9th day of August, 1898, a Waterworks Trust, known as the Yea Waterworks Trust, was duly constituted: And whereas by clause 2 of the said Order in Council bearing date as aforesaid, it was ordered and provided that the Councillors for the Central Riding of the Shire of Yea for the time being, and three other persons, shall be the Commissioners of the Waterworks Trust: And whereas it is deemed necessary to repeal the aforesaid clause: Now therefore His Excellency the Lieutenant-Governor, acting by and with the advice of the Executive Council, and in pursuance of the now in part recited Act, doth order recited Act, doth order—
That the said clause 2 of the said Order in Council, bearing

date as aforesaid, shall be and the same is hereby repealed, and in lieu thereof it is hereby ordered and provided that the municipal councillors of the Shire of Yea for the time being, and three other persons, shall, as from the date hereof, be the Commissioners of the said Yea Waterworks Trust.

MAFFRA WATERWORKS TRUST.

EXTENT OF DISTRICT INCREASED AND DIMINISHED.

EXTENT OF DISTRICT INCREASED AND DIMINISHED.

UNDER the powers conferred by the Water Act 1928, and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council of the said State, doth hereby declare, order, and direct as follows:—

1. That the extent of the Waterworks District of the Maffra Waterworks Trust be increased by adding to the same the lands set out and described in the First Schedule hereto, and as on and from the date hereof, the extent of such district shall be deemed to be increased accordingly.

2. That the extent of the Waterworks District of the Maffra Waterworks Trust be diminished by excising therefrom the portion of the same set out and described in the Second Schedule hereto, which portion, as on and from the date hereof, shall be deemed to be excised accordingly.

First Schedule.

First Schedule. The portion comprised within the following boundaries, viz.:—Commencing at the south-eastern angle of allotment 45, Parish of Bundalaguah, being a point on the southern boundary of the existing Trust District; thence southerly, south-westerly, westerly, and southerly along the eastern boundary of allotment 39 m to a point distant 1,850 links south from the southern side of the road which forms the southern boundary of the Government subdivision known as the Township of Maffra; thence easterly a distance of about 5,250 links by a line in the Parish of Bundalaguah parallel to and distant 1,850 links south from the south side of the road which forms the southern boundary of the said Government subdivision, to a point distant 2,500 links east from the production of the east side of the road which forms the eastern boundary of the said Government subdivision; thence northerly for a distance of about 11,950 links by a line partly in the Parish of Bundalaguah, and partly in the Parish of Wa-delock, parallel to and distant 2,500 links east from the east side of the road which forms the castern boundary of the said Government subdivision; thence westerly for a distance of about 6,450 links, by a line partly in the Parish of Wa-delock and partly in the Parish of Maffra,

parallel to and distant 2,100 links north from the north side of the road which forms the northern boundary of the said Government subdivision to the western boundary of allotment 75, Parish of Maffra; thence southerly by the western boundaries of allotments 75 and 77, a distance of about 1,100 links to a point on the northern boundary of the existing Trust District; thence easterly, southerly, and westerly along the northern, eastern, and southern boundaries of the existing Trust District to the point of commencement.

Second Schedule.

Second Schedule.

Those lands comprised within the following boundaries, viz.:
—Commencing at the south-east angle of allotment 13, Parish of Maffra, being a point on the southern boundary of the existing Trust District; thence northerly along the eastern boundaries of allotments 13, 12, 11, 10, and 9, to the north-east corner of the said allotment 9, and by a line across a road to the south-east corner of allotment 8, and along the eastern boundaries of allotments 8 and 7 to the north-east angle of the said allotment 7; thence north-easterly by a line across a road to the south-western angle of allotment 76n; thence northerly along the western boundaries of allotments 76n and 76n, a distance of 1,000 links to a point on the northern boundary of the existing Trust District; thence westerly, southerly, and easterly along the boundaries of the existing Trust District to the point of commencement.

The portion described in the first of the foregoing schedules, and the lands described in the Second Schedule, are shown on a plain approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.

ALEXANDRA WATERWORKS TRUST.

ADDITIONAL LOAN OF £600.

NDER the powers conferred by the Water Act 1928, and all other powers enabling him in that behalf, His Excellency the Lieutenaut-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Six hundred pounds £600) to the Alexandra Waterworks Trust for the purpose of providing new pipe mains at Alexandra, as set forth in the detailed statement bearing date the 12th January, 1931, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subject to the provisions of the Water Act 1928, and the amount shall be charged to the Water Supply Loans Application Act 1930 (No. 3882).

DEVENISH WATERWORKS TRUST.

ADDITIONAL LOAN OF £200.

NDER the powers conferred by the Water Act 1928, and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Two hundred pounds (£200) to the Devenish Waterworks Trust for the purpose of carrying out a new storage weir, as set forth in the detailed statement bearing date the 12th January, 1931, and verified under the seal of the State Rivers and Water Supply Commission. Commission.

The loan hereby granted shall be subject to the provisions of the Water Act 1928, and the amount shall be charged to the Water Supply Loans Application Act 1930 (No. 3882).

HAMILTON WATERWORKS TRUST.

ADDITIONAL LOAN OF £4,000.

ADDITIONAL LOAN of £4,000.

UNDER the powers conferred by the Water Act 1928, and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Four thousand pounds (£4,000) to the Hamilton Waterworks Trust for the purpose of providing new storage reservoir and pipe mains at Hamilton, as set forth in the detailed statement bearing date the 15th January, 1931, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subject to the provisions of the Water Act 1928, and the amount shall be charged to the Water Supply Loans Application Act 1930 (No. 3882).

. . KYNETON SHIRE WATERWORKS TRUST. Additional: Loan of £2,300.

U NDER the powers conferred by the Water Act 1928, and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council, of the said State, doth hereby grant an additional loan of Two thousand

three hundred pounds (£2,300) to the Kyneton Shire Waterworks Trust for the purpose of providing new pipe mains and storage at Kyneton, as set forth in the detailed statement bearing date the 12th January, 1931, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subject to the provisions of the Water Act 1928, and the amount shall be charged to the Water Supply Loans Application Act 1930 (No. 3882).

WANGARATTA WATERWORKS TRUST. ADDITIONAL LOAN OF £1,600.

Additional Loan of £1,600.

UNDER the powers conferred by the Water Act 1928, and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of One thousand six hundred pounds (£1,600) to the Wangaratta Waterworks Trust for the purpose of completing concrete tank and pipe mains at Wangaratta, as set forth in the detailed statement bearing date the 12th January, 1931, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subject to the provisions of the Water Act 1923, and the amount shall be charged to the Water Supply Loans Application Act 1930 (No. 3882).

WOODEND WATERWORKS TRUST. MINIMUM RATE FOR 1931.

MINIMUM RATE FOR 1931.

WHEREAS by section 148 of the Water Act 1928 it is enacted that the Governor in Council may from time to time fix a sum which shall be the minimum amount of rates to be paid annually by the occupier or owner of any land or tenement liable to be rated by any Waterworks Trust: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, and in pursuance of the now in part recited Act, doth order and direct that the sum of One pound ten shillings (£1 10s.) shall be the minimum amount of rates to be paid for the year 1931 by every occupier or owner of any land or tenement liable to be rated by the Woodend Waterworks Trust.

And the Honorable Henry Stephen Bailey, Hi. Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN, Acting Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-first day of January, 1931.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Tunnecliffe Mr. Slater

Mr. Webber.

ECLARATION OF A DEVIATION FROM TH WONTHAGGI-LOCH ROAD IN THE SHIRE OF BASS. DECLARATION

WONTHAGGI-LOCH ROAD IN THE SHIRE OF BASS.

WHEREAS by section 58 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 Country Roads Act has by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the existing road being the land described in the Second Schedule to such Resolution and that such part of the existing road shall be discontinued: Now therefore His Excellency the Lieuten int-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 Deviation 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 1928 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said 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 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 1923: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto and further that such part of the said existing road shall be discontinued.

FIRST SCHEDULE.

Shire of Bass.

1. Wonthaggi-Loch Road (801).—All that piece of land in the Parish of Jumbunna, and being a roadway generally one chain wide, the western boundary of which commences at a point on the northern boundary of allotment 520 of the said parish, distant 75 deg. 2 min. 202.5 links from the north-western angle of the said allotment; thence south-westerly through that allotment, south-westerly and southerly across a Government road, south-easterly through allotment 525, across the said Government road, south-easterly and south-westerly again through allotment 520, and south-westerly through allotment 520 to a point on the western boundary of that allotment distant 0 deg. 56 min. 3 links and 19 deg. 31 min. S18.3 links from the south-western angle of the said allotment.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and yellow on survey plans Nos. 54 and 2514A, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Bass.

- 1. Wonthaggi-Loch Road.—All those pieces of land in the Parish of Jumbunna the boundaries of which are as follow:—
 - (a) Commencing at the north-western angle of allotment 520 of the said parish; thence by lines bearing respectively 168 deg. 54 min. 243 links, 207 deg. 7 min. 57.4 links, 173 deg. 19 min. 349.3 links, 330 deg. 39 min. 120.9 links, 348 deg. 54 min. 615 links, 75 deg. 2 min. 209.1 links, 124 deg. 2 min. 132.5 links, and 255 deg. 2 min. 202.5 links to the point of commencement. mencement
 - (b) Commencing at a point on the western boundary of allotment 52c of the said parish, distant 14 deg. 32 min. 445 links, and 9 deg. 31 min. 180 links from the south-western angle of the said allotment; thence by lines bearing respectively 344 deg. 10 min. 233.6 links, 9 deg. 31 min. 29.7 links, 330 deg. 39 min. 54.4 links, 344 deg. 10 min. 394.8 links, 353 deg. 19 min. 18.4 links, 150 deg. 39 min. 490.4 links, and 189 deg. 31 min. 276 links to the point of commencement; ment:
 - (c) Commencing at the south-western angle of allotment 52a of the said parish; thence by lines bearing respectively 194 deg. 32 min. 37 links, 206 deg. 47 min. 1,247 links, 199 deg. 31 min. 310.7 links, 220 deg. 59 min. 216.8 links, 19 deg. 31 min. 509.4 links, 20 deg. 47 min. 1,242 links, 14 deg. 32 min. 467 links, 9 deg. 31 min. 152.8 links, 164 deg. 25 min. 226 links, and 194 deg. 32 min. 397.4 links to the point of commencement of commencement

which said pieces of land are particularly delineated and shown coloured blue on survey plan No. 2514A, lodged in the office of the Country Roads Board.

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

(SEAL)

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary.

DECLARATION OF NEW MAIN HEALESVILLE ROAD IN THE SHIRE OF LILLYDALE.

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 Country Roads 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 main road or part thereof and that upon publication in the Government Uazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a main 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 main road: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

Whereas the land the site of the road the course of which is 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 Roard incorporated under the said Act) thinks that the road aforesaid is fit to be used as part of 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 commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act

SCHEDULE.

Shire of Lillydale.

1. Main Healesville Road (9401) .- All that piece of land in 1. Main Healesville Road (9401).—All that piece of land in the Parish of Mooroolbark, the boundaries of which are as follow:—Coffinencing at a point on the western boundary of allotment 20 of the said parish, distant 217 deg. 11 min. 335 links from the north-western angle of the said allotment: thence by lines bearing respectively 76 deg. 11 min. 172.3 links, 127 deg. 24 min. 191.4 links, 272 deg. 17 min. 365.6 links, and 37 deg. 11 min. 76 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 2256, lodged in the office of the Country Roads Board.

The commence seal of the Country Roads Board was hereto.

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

W. McCORMACK, Chairman, F. W. FRICKE, Member, R. JANSEN, Secretary.

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ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF GLENLYON...
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 the new Mahnsbury-Daylesford road in the Shire of Glenlyon 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 is proposed to be made and the cost of acquiring the 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 Licutemant-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: that is to sav :-

nat is to say:

All that piece of land in the Parish of Glenlyon, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 2s, section 2, Township of Glenlyon, of the said parish; thence by lines bearing respectively 90 deg. 0 min. 198 links, 234 deg. 56 min. 241.9 links, and 360 deg. 0 min. 139 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 2560, lodged in the office of the Country Roads Board.

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

C. W. KINSMAN,

Acting Clerk of the Executive Council.

The Game Act 1928.

SANCTUARY FOR NATIVE GAME AT "RIVERSWOOD," WARRANDYTE.

PROCLAMATION

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

THE Lieutenant-Governor of the State of Victoria, in the , Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Game Act 1928, and all other powers me enabling in that behalf, do by this Proclamation direct that the part of Victoria hereunder described shall be a locality in which, from the first day of January to the thirty-first day of December (both days inclusive) in each year, it shall be unlawful for any person to kill or destroy any native game included in the Third Schedule to the Game Act 1928.

PART OF VICTORIA REFERRED TO. *

All that piece of land containing 93 acres, more or less, being Crown allotment 8 of section 7. Parish of Nillumbik, County of Evelyn, being the whole of the land more particularly described in certificate of title volume 4095, folio 818855.

Given under my Hand and the Seal of the State of Vic-toria aforesaid, at Melbourne, this twenty-first day of January, in the year of our Lord One thousand uine hundred and thirty-one, and in the twenty-first year of the reign of His Majesty King George V.

(L.S.)

W. H. IRVINE.

By His Excellency's Command,

T. TUNNECLIFFFE,

GOD SAVE THE KING!

Milk and Dairy Supervision Act 1928 (No. 3736).

MILK AREA PROCLAIMED.

PROCLAMATION

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

N pursuance of the provisions contained in Part 2 of the Milk and Dairy Supervision Act 1928, and all other powers enabling me in that behalf, 1, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation declare that the Municipal District of the Borough of Maryborough, together with the whole of the premises of each and every dairy or dairy farm outside such Municipal District, where ever situated, from which milk is sold in such Municipal District, shall constitute a Milk Area (to be called the Maryborough Milk Area): And I do further declare that the first day of January, 1931, shall be the day on which the Act and all Regulations now in force, or which may from time to time be made under the said Act, shall come into operation and be of full force and effect in such Milk Area. pursuance of the provisions contained in Part 2 of the

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

W. H. IRVINE.

By His Excellency's Command,

W. SLATER, Minister of Agriculture.

GOD SAVE THE KING!

279 PUBLIC HIGHWAY .- CITY OF KEW.

PROCLAMATION

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

HEREAS by the Local Government Act 1928 (19 Geo. V. No. 3720), sections 518 and 519, it is amongst other things enacted that it shall be lawful for the Government in Council at any time, and from time to time, upon the request of the Council of any municipality, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley, or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force: And whereas the Council of the City of Kew has requested that the land hereinafter mentioned, which has been reserved, used, or acquired by the said Council for the purpose of making a street within the said City, be so declared to be a public highway: Now therefore 1, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare the land reserved, used, or acquired for the street hereinafter named and described, and situated within the City of Kew aforesaid, to be a Public Highway within the meaning of the said Act, viz.:—

PUBLIC HIGHWAY.-CITY OF KEW.

Name of Street.	Extent.	Width of Carriage-way.	Width of Footpath on Each Side.	Total Width.
Meldrum-street	From Kilby-road to north building line of Minogue-street, a distance of 729 feet	24 feet	13 feet	50 feet

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

W. H. IRVINE.

By His Excellency's Command,

J. P. JONES. Commissioner of Public Works.

GOD SAVE THE KING!

PUBLIC HIGHWAY.-CITY OF PRAHRAN.

PROCLAMATION

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

HEREAS by the Local Government Act 1928 (No. 3720), sections 518 and 519, it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the Council of any municipality, by notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley, or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force: And whereas the Council of the City of Prahran has requested that the land hereinafter mentioned, which has been reserved, used, or acquired by the said Council for the purpose of making a street within the said City, be so declared to be a public highway: Now therefore I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare the land reserved, used, or acquired for the street hereinafter named and described, and situated within the City of Prahran aforesaid, to be a Public Highway within the meaning of the said Act, viz.:—

PUBLIC HIGHWAY.-CITY OF PRAHRAN.

		·- ·		
Name.	Extent.	Width of Carriage way.	Width of Footpath on Each Side.	Total Width.
Alexandra-avenue Ex- tension	From east side Chapel-street, easterly for a distance of approximately 2,740 feet to west side of Williams-road as shown on plan marked "A" attached to Correspondence No. 30/978 deposited in the Public Works Department, Melbourne	42 feet	North side, varying widths, minimum 12 feet, maximum 70 feet; south side. varying widths, minimum 12 feet, maximum 70 feet	Varying widths, minimum 66 feet, maximum 156 feet

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

(L.S.)

W. H. IRVINE.

By His Excellency's Command,

J. P. JONES, . Commissioner of Public Works.

GOD SAVE THE KING!

Land Act 1928.

AREA OF LAND COMPRISED IN A CERTAIN CLASS INCREASED.

PROCLAMATION

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

Australia, &c., &c., &c.

W. HEREAS by the Land Act 1923 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division I, section 5, of the said Land Act 1928, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Lieutenant-Governor of the State of Microria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and 117 of the Land Act 1928 aforesaid, do hereby increase the area of Crown land comprised in Class 2 of the classes mentioned in section 5 of the Land Act 1928 aforesaid to the extent set forth in the subjoined Schedule (that is to pay):

Schedule referred to.

CLASS INCREASED.

County,	Parish.	: . Allotment	Area,	Class.	Description.
Polwarth	Wensleydale	37в	A. R. P. 150 0 0.	2	In east of parish

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

(L.S.)

<u>. 1.26 . . .</u>

By His Excellency's Command,

W. H. IRVINE.

H. S. BAILEY,

Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Vermin and Nowious Weeds Act 1928.

Access to 1 to 1 to 1

CERTAIN PLANT DECLARED TO BE A NOXIOUS WEED WITHIN THE SHIRE OF EUROA.

PROCLAMATION

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

I N pursuance of the provisions of section 6 of the Vermin and Naxious Weeds Act 1928 (No. 3799), I, the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, do by this my Proclamation declare the plant named hereunder to be a noxious weed for the purposes, of the above Act within the Shire of Euroa, viz :--

Argemone Mexicana; L. (" Prickly Poppy.")

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

(L.S.) W. H. IRVINE.

By His Excellency's Command,

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H. S. BAILEY, Commissioner of Crown Lands and Survey. GOD SAVE THE KING!

 $_{\mathrm{O}^{4},\mathrm{CC},B,\mathrm{CC}}$ APPROACHING LAND SALES.

CALES of Crown Lands in Fee Simple to be held at the

		No. of Gazette.
BeechworthFriday, 13th February, 1931		2
Daylesford.—Tuesday, 17th February, 1931		4
Koo-wee-rupThursday, 22nd January, 1931		159
Koo-wee-rupThursday, 5th March, 1931	:	10
MaldonMonday, 23rd February, 1931		10
Melbourne,-Tuesday, 24th February, 1931		6, 10
Queenschiff.—Friday, 23rd January, 1931		161
SeymourThursday, 5th February, 1931	` <u>:</u>	169
Tallangatta Wednesday, 11th February, 1931		2
-WerrimullThursday, 29th January, 1931	•••	159
Lands and Survey Office, Melbourne.		• -, : .

SALE (No. 9880) OF CROWN LANDS IN FEE SIMPLE AT KOO-WEE-RUP ON 5TH MARCH, 1931. TO BE CON-DUCTED BY E. T. A. WILSON, LAND OFFICER.

IS 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 Two o'clock in the afternoon on Thursday, the 5th day of March, 1931, at the Mechanics' Hall, Koo-wee-rup, 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 5th August, 1930, and published in the Government Gazette of the 8th August, 1930.

A deposit of twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold, silver, or bank notes, or cheques approved by the officer conducting the sale, 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 any of the periods of six months stated above; such residue of payment will bear interest at the rate of £5 per centum per annum, to be 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 One pound.

SCALE OF PAYMENTS.

£20 and under, 6 instalments.

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

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

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

Over £200, and not exceeding £300, 14 instalments. Over £300, and not exceeding £400, 16 instalments.

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

Over £500, 20 instalments.

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

Office of Lands and Survey.
Melbourne, 27th January, 1931.

K.OO.WEERUP.—Sale (No. 9880), at TWO o'clock p.m. on THURSDAY, 5th MARCH, 1931, at the MECHANICS' HALL. To be conducted by E. T. A. WILSON, Land Officer. Melbourne.

COUNTRY LOTS.

PARISH OF KOO-WEE-BUP, COUNTY OF MORNINGTON. · Situated One-quarter mile from Koo-wee-rup Station.

Upset price £60 per lot.—Charge for survey £3. Lot 1. Area 3a. Or. 31p., allotment 9, section K.

Upset price £55 per lot.—Charge for survey £2 10s. Lot 2. Area 2a. 3r. 22p., allotment 8, section K1.

Upset price £50 per lot.—Charge for survey £2 10s. Lot 3. Area 2a. 2r. 12p., allotment 7, section K^1 .

Upset price £45 per lot.—Charge for survey £2. Lot 4. Area 2a. 1r. 3p., allotment 6, section K1.

Upset price £40 per lot.—Charge for survey £2. Lot 5. Area la. 3r. 34p., allotment 5, section K1.

Upset price £30 per lot.—Charge for survey £2. Lot 6. Area la. 3r. 4p., allotment 4, section K1.

Upset price £25 per lot.—Charge for survey £1 10s. Lot 7. Area 3r. 23p., allotment 3, section K. One month allowed to remove fencing,

· 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 MECHANICS' HALL, KOOWEE-RUP, on THURSDAY, 5th MARCH, 1931, at a quarter past TWO p.m. To be conducted by E. T. A. WILSON, Land Officer, Melbourne.

PARISH OF BUNYIP, COUNTY OF MORNINGTON.

Upset price £350 per lot.

Area 50 acres, allotment 31A, known as Jewell's, situated 3 miles north-east of Bunyip Railway Station, on made road. About 10 acres of black soil flat, 12 acres lighter quality soil, balance timbered hill land. Three-roomed weatherboard house, dairy, stable, fowl house.

TERMS AND CONDITIONS.

The full conditions to be read at sale. ,

Deposit payable at sale:,5 per cent of purchase money.
Balance of purchase money payable in 40 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.

Improvements to be maintained and insured in favour of the

Closer Settlement Board.

No residence condition. Crown

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

Particulars are obtainable from the auctioneer, from Inspector of Land Settlement, Koowee-rup, or Lands Department, Melbourne.

H. S. BAILEY, Commissioner of Crown Lands and Survey: Melbourne, 27th January, 1931.

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 OFFICES of SOMER & CRUDDAS, auctioneers, MALDON, at TWELVE o'clock noon, on MONDAY, 23rd FEBRUARY, 1931. To be conducted by J. W. MACPHERSON, Land Officer, Bendigo. Auctioneers: SOMER & CRUDDAS, Maldon.

PARISH OF WOODSTOCK, COUNTY OF BENDIGO.

Part of land recently held by J. D. G. Porter.

Upset price £1,914—equal to £5 9s. 9d. per acre.

Area. 348a. 3r. 9p.; allotments 6 and 7; section 4a, situated on Bradford Creek, 1 mile from Shelbourne Railway Station. About. 50 acres good loamy soil, fit for cereal cultivation. Balance suited for grazing; good wheat land when cleared. Improvements consist of dam and fencing only.

TERMS AND CONDITIONS.

The full conditions to be read at sale.

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

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

instalments, plus interest of the 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.

Improvements to be maintained and insured.

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

Particulars are obtainable from the auctioneers, from Land Officer, Bendigo, Inspector of Land Settlement, Castlemaine,

or Lands Department, Melbourne.

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

Melbourne, 22nd January, 1931.

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 AUCTION ROOM of Messrs. BAILLIEU, ALLARD PTY. LTD., 360 COLLINS-STREET, MELBOURNE, on TUESDAY, 24th FEBRUARY, 1931, at THREE p.m. To be conducted by E. T. A. WILSON, Land Officer, Melbourne. Auctioneers: BAILLIEU, ALLARD PTY. LTD., 360 Collins-street, Melbourne.

Lots 1 and 2. Orchard and land at Kilsyth (see Gazette of 21st January, 1931). 21st January, 1931).

SMALL FARM AT POUND BEND.

PARISH OF WARRANDYTE, COUNTY OF EVELYN.

Upset price £800.

Lot 3. Area 32a. 3r. 6p., allotment 4, section A; formerly held by W. R. Houghton; fronting Yarra River, on east side of Pound Bend, 3 miles from Warrandyte Township, and 8 miles from Heidelberg Railway Station. About 10 acres of good river flats, balance rising ground: Eleven acres uncleared. House (2 rooms and verandah), in good condition, shed, stable; fowlhouse. Suitable for growing vegetables on the flats, or for residence purposes. Over half a mile of river frontage. river frontage.

TERMS AND CONDITIONS."

The full conditions to be read at sale.

The full conditions to be read at sale.

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

Balance of purchase money payable in 40 equal half-yearly 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.

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

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

Particulars are obtainable from the auctioneers, from Inspector of Land Settlement, Ringwood, or Lands Department,

ector of Land Settlement, Ringwood, or Lands Department, Melbourne.

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

Melbourne, 23rd January, 1931.

Land Act 1928.

LANDS PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

I N pursuance of the provisions of section 14 of the Land Act 1928 (No. 3709), notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permanently, the lands hereunder described, viz.:—.

The following notices were gazetted 1° on 28th. January, 1931, pursuant to Orders of the 21st January, 1931.

Land proposed to be permanently reserved for a Public Park and Recreation purposes, also excepted from occupation for residence or business under any miner's right or business licence.—12 acres 3 roods 18 perches, Township of Swan Hill, Parish of Castle Donnington, County of Tatchera: Commencing at the north-west angle of the Reserve for a High School; bounded thence by roads bearing N. 0 deg. 12 min. E. 530 links, and S. 89 deg. 57 min. E. 1,317 5-10 links; by a line bearing S. 68 deg. 1 min. E. 618 links; by Beveridge-street bearing S. 21 deg. E. 670-links; by Pye-street, bearing S. 69 deg. W. 500 links; by Splatt-street, bearing N. 21 deg. W. 500 links; by roads bearing S. 69 deg. W. 649 5-10 links, and N. 21 deg. W. 287 5-10 links; and thence by a road and High School Reserve bearing N. 39 deg. 40 min. W. 777 3-10 links to the commencing point.—(S.464(3) (Bs.2984).

MELDOURNE—Land proposed to be permanently reserved for the use of the Board of Pharmacy and the Pharmaceutical Society of Victoria, also excepted from occupation for residence or business under any miner's, right or-husiness licence.—1 rood 1 perch, City of Melbourne, Parish of Melbourne North, County of Bourke, being allotment 34 of section 44; Commencing at the north angle of allotment 36; bounded thence by that allotment bearing S. 62 deg. 0 min. W. 169 7-10 links; by a right-of-way bearing N. 62 deg. 0 min. E. 169 7-10 links; and thence by a right-of-way bearing point.—(M.316(9) (Ri.4082): Land proposed to be permanently reserved for a Public Park

Mildura.—Land proposed to be permanently reserved for Public purposes (sewerage), also excepted from occupation for residence or business under any miner's right or business licence.—276 acres 2 perches, Town of Mildura, Parish of Mildura, County of Karkarooc: Commencing at the intersection of the north-east side of Fifth-street, with the north boundary of the Mildura: Pre-emptive Right, being portion A; bounded thence by Fifth-street bearing N: 44 deg. 44 min: W. 5,782 links to the three chain reserve along the Murray River; by that reserve bearing N. 33 deg. 6 min. E. 46 4-10 links to the south boundary of the State Forest Permanent Reserve; by that reserve; bearing N. 87 deg. 15 min. E. 2,000 links, S. 86 deg. 55 min. E. 2,000 links, S. 81 deg. 5 min. E. 2,000 links, S. 75 deg. 18 min. E. 2,000 links, and S. 69 deg. 26 min. E. 1,788 links to the three chain reserve along the Murray River; by that reserve bearing S. 26 deg. 30 min. W. 365 links, S. 22 deg. 55 min. W. 2,053 links, and S. 69 deg. 58 min. W. 1,064 links to the north boundary of Mildura Pre-emptive Right; by that boundary bearing N. 82 deg. 30 min. W. 670 links; by a road bearing N. 44 deg. 44 min. W. 1,039 links; by Riverside avenue bearing S. 45 deg. 16 min. W. 805 links to the north boundary bearing N. 82 deg. 30 min. W. 2,441 links to the commencing point.—(M.566(8) (Rs.3877).

MELBOURNE.—Land proposed to be permanently reserved as a Public Park and Gardens, in addition to and adjoining the site permanently reserved as a site for Public Park and Gardens Extension, by Order in Council of 2nd December, 1912. Gazette, 1912, page 5189, also excepted from occupation for residence or business under any miner's right or business licence.—1 acre 3 roods 39 6-10 perches, City of Melbourne, Parish of Melbourne South, County of Bourke: Commencing at a point bearing S. 60, deg. 47 min. W. 37 links from the north angle of the Public Park and Gardens Extension (Permanent), allotment A; bounded thence by the Public Park and Gardens Reserve hearing north-wes MILDURA.-Land proposed to be permanently reserved for

PROPOSED REVOCATION (AS TO PART) OF TEMPORARY RESERVATION OF LAND.

N pursuance of the provisions 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 land hereinafter referred to, viz.:-

The following notice was gazetted 1° on 28th January, 1931, pursuant to Order of 21st January, 1931.

pursuant to Order of 21st January, 1931.

Inverleigh.—The temporary reservation by Order in Council of 4th March, 1867, of 6 acres of land in the Township of Inverleigh, Parish of Dorog, County of Grenville, as a site for Police purposes, is about to be revoked so far as regards the portion hereinafter described:—Containing 3 acres 1 rood 16 4-10 perches: Commencing at the south-east angle of allotment 12; bounded thence by that allotment bearing north 1,045 2-10 links; by lines bearing 8, 53 deg, 18 min. E. 120 links, 8, 22 deg, 13 min. E. 130 links, 8, 10 deg, 29 min. E. 140 links, 8, 46 deg, 1 min. E. 200 links, 8, 60 deg, 54 min. E. 11 links, 8, 51 deg, 48 min. E. 91 links, and south 527 7-10 links; and theree by High-street bearing N, 84 deg, 37 min. W, 450 links to the commencing point.—(L6(1) (J.17822).

PROPOSED REVOCATION OF ORDERS IN COUNCIL TEMPORARILY RESERVING LANDS.

In pursuance of the provisions 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 hereunder referred

The following Notices were gazetted 1° on 28th January, 1931, pursuant to Orders of the 21st January, 1931.

MELBOURNE.-The Order in Council of 10th August, 1863

Melbourne.—The Order in Council of 10th August, 1863 (Government Gazette, 1863, page 1824), temporarily reserving 1 acre 2 roods and 35 perches of land, City of Melbourne. Parish of Melbourne South, County of Bourke, as a site for the Residence of the Government Astronomer and his First Assistant, is about to be revoked.—(M314(8) (Rs.1783).

GLENDHU.—The temporary reservation by Order in Council of 16th April. 1889, of 29 acres 3 roods 37 perches, in the Parish of Glendhu, County of Kura Kara, as a site for Watering purposes, also excepting from occupation for residence or business under any miner's right or business licence, revoked (as to part) by Order in Council of 14th December, 1906, is about to be revoked so far as regards the remainder thereof.—(G.158(2) (C.79374).

H. S. BAILEY,

H. S. BAILEY,
Commissioner of Crown Lands and Survey. .45. Department of Lands and Survey, Melbourne.

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: the Reserves named :-

EXTENSION OF A RESERVE FOR PUBLIC PARK AND GARDEN IN THE CITY AND PARISH OF BALLAARAT

The Council of the City of Ballaarat as a Committee of Management of the land in the City and Parish of Ballaarat, temporarily reserved by Order in Council of 18th December, 1930, as an extension of the site temporarily reserved by Order in Council of 28th November, 1892, for Puble Park and Garden.—(Corres. C.78047.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF SANDHURST, CITY OF BENDIGO, AND KNOWN AS "SOUTH GARDEN GULLY MINE."

The Council of the City of Bendigo as a Committee of Management of the land temporarily reserved by Order in Council of 12th December, 1930, as a site for Public Recreation in the Parish of Sandhurst, City of Bendigo, and known as "South Garden Gully Mine."—(Corres. Rs. 4080.)

RESERVE FOR SUPPLY OF GRAVEL IN THE PARISH OF WY YUNG, AT CALULU.

The Council of the Shire of Bairnsdale as a Committee of Management of the land temporarily reserved by Order in Council of 9th February, 1892, as a site for Supply of Gravel, in the Parish of Wy Yung, at Caluln.—(Corres. C.79956.)

RESERVE FOR CAMPING AND WATERING PURPOSES IN THE TOWN OF GISBORNE.

Humphrey Campbell Dixon, George Sanson, Charles Frederick Swinburne, Harry Tate, and William Thomas Grant, as a Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 15th December, 1899, as a site for Camping and Watering purposes in the Town of Gisborne.—(Corres. Rs. 1286.)

RESERVE FOR PUBLIC RECREATION AT GISBORNE.

Humphrey Campbell Dixon, George Sansom, Charles Prederick Swinburne, Harry Tate, and William Thomas Grant, as a Committee of Management, for a period of three years of the land temporarily reserved by Order in Council of 11th July, 1870, as a site for Public Recreation, at Gisborne, in the room of William Thomas Grant, Humphrey Campbell Dixon, George Sansom, Charles Frederick Swinburne, and Harry Tate, whose term of appointment has expired.—(Corres. Rs.3426.)

RESERVE FOR CRICKET AND PUBLIC RECREATION, AND A RESERVE FOR DRAINAGE AND PUBLIC RECREATION, AT GISBORNE.

Humphrey Campbell Dixon, George Sansom, Charles Frederick Swinburne, Harry Tate, and William Thomas Grant, as a Committee of Management, for a period of three years, of the lands temporarily reserved by Orders in Council of 15th December, 1899, 2nd March, 1922, and 10th December, 1928, for Cricket and Public Recreation, at Gisborne, and the land temporarily reserved by Order in Council of 8th May, 1928, as a site for Drainage and Public Recreation, at Gisborne, in the room of William Thomas Grant, Humphrey Campbell Dixon, George Sansom, Charles Frederick Swinburne, and Harry Tate, whose terms of appointment have expired.—(Corres. Rs. 1287.)

RESERVE FOR CAMPING PURPOSES IN THE PARISH OF SOUTH HAMILTON, TOWN OF HAMILTON...

The Council of the Town of Hamilton as a Committee of Management of the land temporarily reserved by Order in Council of 24th December, 1930, as a site for Camping purposes in the Parish of South Hamilton, Town of Hamilton,—(Corres. Rs.4083.)

RESERVE FOR A RACECOURSE IN THE TOWNSHIP OF HAWKESDALE. John Toogood, Daniel O'Brien, Henry Stokes, Terence Francis O'Brien, and Jack Vaughan Whitehead, as a Committee of Management, for the period ending 2nd May, 1933, of the land temporarily reserved by Order in Council of 20th December, 1887, as a site for a Racecourse in the Township of Hawkesdale.

This appointment is in lieu of all previous appointments, which are hereby revoked.—(Corres. Rs. 1634.)

RESERVE FOR A RACECOURSE IN THE TOWN OF HEATHCOTE:
John James Farley, David Alexander Hagan, Edwin Parr
Hood, and John Ring, as Members of the Committee of
Management, for a period of three years, of the land temporarily reserved by Order in Council of 9th July, 1894, as a
site for a Racecourse in the Town of Heathcote, in the room
of William Barry, deceased, and John James Farley, David
Alexander Hogan, and Edward Hood, whose appointments,
made on 23rd February, 1897, 18th March, 1902; and 7th
April, 1905, respectively, are hereby revoked.—(Corres.
Rs.1165:) Rs.1165:)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF NULLAN, TOWNSHIP OF MINYIP.

William Mackenzie and Ernest Wilhelm Niewand, as additional Members of the Committee of Management, for the period ending 22nd July, 1931, of the land temporarily reserved by Order in Council of 1st May, 1928, as a site for Public Recreation in the Parish of Nullan, Township of Minyip.—(Corres. Rs.3658.)

RESERVE FOR A RACECOURSE AND PUBLIC RECREATION IN THE PARISH OF MOGRA.

Michael Henry Meagher, William Robert Laurie, William Henry Campbell, Lancelot Risstrom, and Albert Leslie Lawrie, as a Committee of Management, for a period of three years, of the land temporarily reserved by Order.in Council of 8th October, 1877, as a site for Racecourse and Public Recreation in the Parish of Moora.

This appointment is in lieu of all previous appointments, which are hereby revoked.—(Corres. C.56291.)

RESERVE FOR PUBLIC RECREATION-IN THE PARISH OF ANNUELLO, AT MOSTANK.

Arthur Ernest Robinson, Alexander Etheridge Clugston, John Martin Haeusler, Samuel Henry Haeusler, Lindah Vincent Storer, and Vere Rudine Thomas Graham, as a Committee of Management, for a period of three years, of the Reserve for Public Recreation in the Parish of Annuello, at Mostank, and known as "Mostank Recreation Reserve." (Corres. Rs.4018.)

RESERVE FOR CRICKET AND RECREATION PURPOSES AT MOYSTON.

James Fairnie, William James Miller, Neil McDonald, James Joseph Smith, Charles Mason, James Edwin Lawrie, and Charles Daniel Talbot, as a Committee of Management, for a period of three years, of the remaining portion of the land temporarily reserved by Order in Council of 27th February, 1865, as a site for Cricket and Recreation purposes at Moyston.

This appointment is in lieu of all previous appointments, which are hereby revoked.—(Corres. Rs.2671.) THE STATE OF THE S

PORTION OF A RESERVE FOR PUBLIC PURPOSES IN THE TOWN OF MURCHISON.

Muschison.

Wilfred Gustavus Brisbane, Alfred Vincent Salas, Claude Ledeboer Soden, Walter Herbert Walker, and Clifford Stevenson Boyle, as members of the Committee of Management, for a term of three years, of such portion of the Reserve for Public purposes in the Town of Murchison as is indicated by pink tint on the plan deposited in the Department of Lands and Survey and attached to correspondence 17.C.68644 in the room of Wilfred Gustavus Brisbane, Alfred Vincent Salas, Claude Ledeboer Soden, Arthur Desmond Welshman, and Walter Herbert Walker, whose term of appointment has expired.—(Corres. C.68644.)

RESERVE FOR A PUBLIC HALL IN THE PARISH OF CLARKESDALE, AT PIGGOREET.

Isaac John Bedford, James Francis Hayes, Michael Morcan, Thomas Hogg, and James Higgins, as a Committée of Managebent, for a period of three years, of the land temporarily reserved by Order in Council of 25th June, 1919, as a site for a Public Hall in the Parish of Clarkesdale, at Piggoreet, in the room of Isaac John Bedford, James, Patrick Higgins, James Francis Hayes, Thomas Henry Dalgleish, and Michael Morcan, whose term of appointment has expired.—(Corres. Rs.1952.)

RESERVE FOR A PUBLIC HALL IN THE PARISH OF MULCEA, AT SUNSET.

Robert John Johnson, Bernard Adolph Paech, Edwin Waldemur Paech, Ernest Gustav Mickan, and Ernest Venning, as a Committee of Management, for a period of three years, of the remaining portion of the land temporarily reserved by Order in Council of 2nd July; 1923, as a site for a Public Hall in the Parish of Mulcra, at Sunset.—(Corres. Rs.2774.)

RESERVE FOR A PUBLIC PARK IN THE TOWN OF TALBOT, AND KNOWN, AS "TALBOT SOLDIERS" MEMORIAL PARK." .

George McWilliam, as a Member of the Committee of Management, for the period ending 30th January, 1932, of the land temporarily reserved by Order in Council of:19th. April, 1923, as:a site for a Public Park in the Town of Talbot, and known as. "Talbot Soldiers' Memorial Park," in the room of William Edward Graeme-Brown, resigned. (Corres. Rs.2722.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF SAMARIA, KNOWN AS "WARRENBAYNE RECREATION RESERVE."

Robert Copenan, William Hopkins, William James, Robert Heywood, and James Crilly, as a Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 2nd April, 1906, as a site for Public Recreation in the Parish of Samaria, and known as "Warrenbayne Recreation Reserver."

This appointment is in lieu of previous appointments, which are hereby revoked.—(Corres. Rs.3540.)

RESERVE FOR A RACECOURSE IN THE PARISH OF WOOLAMAI. . Richard Trew, George Lynch, sen, William Baker Lang, Harold Harley Mackay, Frank Misson, Harry, Alan Shackleford, and Paul Hawkins, as a Committee of Management, for a period of three years, of the remaining portion of the land temporarily reserved by Order in Council of 25th June, 1888, as a site for a Racecourse in the Parish of Woolamai. This appointment is in lieu of that made on 10th January, 1913, and which is hereby revoked.—(Corres. C.73580.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this twenty-first day of January, One thousand nine hundred and thirty-one, in the presence of—

(SEAL).

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

ESERVE FOR PUBLIC GARDENS AND OTHER PURPOSES OF PUBLIC RECREATION IN THE TOWN RESERVE OF DIMBOOLA.,

RESCISSION OF RECULATIONS.

HEREAS by section 181 of the Land Act 1928, power is given to the Board of Land and Works to make Rules and Regulations or to reseind 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 Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby rescind the Regulations made by the said Board on 11th October, 1924, in respect of the Reserve for Public Gardens and other, purposes of, Ruhlic: Recreation in the Town of Dimboola.

The common seal of the Board of Claud and Works was

The common scal of the Board of Land and Works was hereunto affixed this 21st day of January, 1931, in the presence of-

(SEAL)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC RECREATION IN THE PARISH OF YERING, KNOWN AS SPADONYS RESERVE.

THE Council of the Shire of Lillydale, the duly appointed L. Committee of Management of the Reserve for Public Recreation in the Parish of Yering, at Yering, known as Spadoni's, 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:— Act 1928:-

RECULATIONS.

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.

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.

- 1 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.
- 1'5. 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.

- annually to the Board of Land and Works.

 6: No person shall allow any animal used to draw any conveyance or ridden into the Reserve to wander or trespass therein. All such animals must be kept closely tethered.

 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 powers incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle.
- For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 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.
- 18. 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 creetion in the Reserve.
- 11. No person shall bet publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosures and Reserve.
- 12. No person shall play, practise, or engage in any game or sport within the Reserve on Sundays.
- or sport within the Reserve on Sundays.

 13. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, sports, or holiday amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee in its absolute discretion may make good any damage or injury sustained by such stand, building, erection, or enclosure, or, anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee of Management.

 14. No person, except labourers and workmen employed in

the Committee of Management.

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

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 bailliff of Crown lands or oby any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailliff 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 Council of the Shire of Lillydale

The common seal of the Council of the Shire of Lillydale was affixed this 22nd day of December, 1930, in the presence of-

> JAMES WALLACE, President.
> W. J. WATSON, Councillor.
> E. WINTERBOTTOM, Shire Secretary. (SEAL)

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 Public Recreation in the Parish of Yering, at Yering, and known as "Spadoni's."

The common scal of the Board of Land and Works was the presence of—

(SEAL) H. S. BAILEY, President. (Corr.Rs.3976.)

REGULATIONS' FOR THE 'CARE, PROTECTION, AND MANAGEMENT 'OF THE RESERVE FOR PUBLIC PARK AND RECREATION IN THE PARISH OF BINGO-MUNJIE. ٠, . .

W HEREAS by the 181st 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, 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 12th October, 1926, as a site for Public Park and Recreation in the Parish of Bingo-Munjie, and known as "Bingo-Munjie Public Park":—

REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset free of charge.
- 2. No person shall enter or remain in the Reserve who may effend 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, except under the authority of the Committee of Management.
- 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 place, or allow to be placed, in the Reserve any horses or cattle without first obtaining the written permission of the Committee of Management to do so.
- 6. The owner of any horse, cattle, or other animals, which are found wandering upon any part of the Reserve shall be guilty of an offence against these Regulations, and in addition such horse, cattle, or other animals may be impounded.
- 7. No person shall erect any building or tent on the Reserve, nor any booth, nor offer for sale any articles therein, without permission, in writing, of the Committee of Management for obtained. ment first obtained.
- 8. No person, except workmen and labourers employed on the Reserve, shall enter any plots therein which may be enclosed for plantation of young trees, shrubs, or grass.
- 9. No person shall perform or play in any band of music or take part in any cutertainment of any kind on the Reserve for the purpose of gain without the permission, in writing, of the Committee of Management first obtained.
- '10. No person shall discharge any firearms or air-guns on
- 11. No person shall break glass of any kind on the Reserve or leave thereon anything which would injure any person.
- 12. 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.
- 13. No person shall camp on any portions of the Reserve without permission, in writing, of the Committee of Management first obtained, then only under such conditions as may be determined by the said Committee.

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 Eorce 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 Reserve has been placed under the control of the Council of the Shire of Omeo as a Committee of Management with power and authority to enforce the foregoing Regulations.

The common scal of the Board of Land and Works was hereunto affixed this 21st day of January, 1931, in the

(SEAL) H. S. BAILEY, President. F. T. A. FRICKE, Member. (Corr. Rs.3374.)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC GARDEN AND PUBLIC RECREATION AT SMYTHESDALE, AND KNOWN AS SMYTHESDALE PUBLIC GARDEN.

WHEREAS by the 181st 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 mangement of all Public Parks and Reserves not conveyed to and vested in trustees, and for the preservation of good order 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 as a site for Public Garden and Public Recreation in the Township and Parish of Smythesdale, County of Grenville.

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 shows, sports, fêtes, cricket, football, 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 present shall enter or remain in the Reserve who may

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 native or other trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein without the consent, in writing, of the Committee of Management first obtained.

4. No person shall climb or jump over the gates or fences in or around the Reserve, stick bills thereon, or in any way damage or injure any of the buildings, trees, gates, fences, seats, tennis courts, or swimming pool in the Reserve, nor leave or deposit any paper, glass, straw, manure, or any rubbish, nor throw stones or missiles of any kind to the danger of any person. of any person.

of any person.

5. No person shall park motor cars or other vehicles within the Reserve excepting at such places as are set apart by the Committee of Management for that purpose, and the Committee of Management may charge and take a fee not exceeding One shilling per motor car or other vehicle per day for use of such area on such days only as a charge for admission is being made as provided hereinbefore in clause 1.

6. No person shall put into the Reserve any cattle, horses, sheep, or any other animals without the permission, in writing, of the Committee of Management first obtained, provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve,

vided 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.

7. The Committee of Management shall have full power and authority to impound any cattle, horses, or sheep 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. Pounds Act 1928.

Pounds Act 1928.

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

9. No person shall camp in the Reserve, nor erect therein any building, or any both, or other structure for the purpose of offering for sale any article, without the permission, in writing, of the Committee of Management first obtained.

10. No person shall carry on the trade, business, or calling of a bookmaker on any portion of the Reserve other than in enclosures set apart for bookmakers, and then only when he shall have obtained the consent, in writing, of the Committee of Management.

of Management.

11. No person shall dig or remove any sand, soil, or other material in or from the Reserve.

12. No person shall remove or displace any board, plate, fitting, or written notice for the exhibition of any Regulations or notice fixed or set up by the Committee of Manage-

tions or notice fixed or set up by the Committee of Management in the Reserve.

13. The Committee of Management may set apart any portion of the Reserve for the purposes of a swimming pool, and may make the same available for use by the public, subject to such reasonable and consistent with these Regulations.

14. No person shall bathe within the Reserve unless decently attired from neck to knee in a bathing costume of dark-coloured material, and no person shall leave; enter, or loiter on the Reserve in bathing costume only.

15. No person shall shoot or discharge any firearms in the reserve.

16. The Committee of Management may set apart any por-tion of the Reserve for the purposes of any lawful game or sports, and from time to time grant to any club, or associa-

tion of clubs, upon such terms and conditions as the Com-

tion of clubs, upon such terms and conditions as the Committee of Management may deem to be consistent with these Regulations, the use of grounds so set apart.

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

18. Persons renting or hiring the Reserve 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 of the ground, such fee to be fixed by the Committee of Management, but shall not exceed the sum of Five pounds per day.

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

20. Persons renting or hiring any stand, building, erection.

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

20. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, sports, or holiday amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds (£10), by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and hy any order given by the Committee of Management.

21. No male person other than a boy under the age of seven (7) years shall enter or use any playground, oval, place, room, or building set apart for the use of females, and no female person shall enter or use any playground, place, room, or building set apart for the use of males.

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

23. No person shall affix, print, post, paint, cut, or mark any

intrude upon the playground or oval during the course of such games or sports.

23. No person shall affix, print, post, paint, cut, or mark any advertisement, sign, picture, bill, placard, notice, words, letters, or figures to or upon any wall or fence in or enclosing the Reserve, or to or upon any wall or fence in or enclosing the Reserve, rection, flagging, or path in the Reserve, without the consent of the Committee of Management.

This Reserve has been placed under the control of the Council of the Shire of Grenville as a Committee of Management with power to enforce the foregoing 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 (£5), and every person who knowingly and wilfully offends against such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice 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 21st day of January, 1931, in the presence of-

H. S. BAILEY, President, F. T. A. FRICKE, Member, (SEAL) (Rs.4074.)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RACECOURSE AND RECREATION RESERVE AT FOSTER.

HEREAS by the 181st section of the Land Act 1928

W HEREAS by the 181st section of the 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 as a site for Racecourse and other purposes of Public Recreation in the Parish of Wonga Wonga South, Township of Foster:—

REGULATIONS.

1. The Reserve shall be open to the public from sunrise to sunset free of charge, excepting on such days not exceeding twelve in any one year, as the Reserve may be set apart for horse-racing, fêtes, cricket or football matches, sports, or holiday amusements, on any of which occasions a sum not exceeding One shilling, and sixpence may be charged and taken for admission of every adult to the Reserve, and a further sum, not exceeding Five shillings, may be charged and taken for the admission of every adult on those days on which the Reserve is set apart for horse-racing.

- 2. No person shall enter or remain in the Reserve who may offend against deceney as regards dress, language, or conduct.

 13. No person shall damage in any way the trees, thrubs, or flowers in the Reserve, nor shall five be lighted thereon without permission of the Committee of Management.
- 4. No person shall climb or jump over the gates or fences in or around the Reserve, stick bills thereon or cut names on, or in-any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve; nor leave or deposit any glass, paper, or rubbish; nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without, the permission in writing, of the Committee of Management first obtained: Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.
- 6. The Committee of Management shall have full power and authority to impound any eattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle.

For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 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 had and obtained.
- 8. No person shall camp in the Reserve nor creek therein any structure nor any booth 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 without the permission of the Committee of Management, in writing, 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 without the permission, in writing, of the Committee of Management first obtained.
- ing, of the Committee of Management first obtained.

 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 (£10) by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee of Management.
 - 14. No persons, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.

This Reserve has been placed under the control of a Committee of Management with power and authority to enforce the foregoing Regulations.

the foregoing 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 (£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 scal of the Board of Land and Works was hereunto affixed this 21st day of January, 1931, in the presence of—

(Corres.Rs.880.) H. S. BAILEY, President.

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

E, John Giles, William Thomas Morrish, Louis Butler Pickering, Thomas Ayon Feeney, John Nunn, Norman Poole, and William Arbuckle, the duly appointed Committee of Management of the Reserve for Public Recreation in the Parish of Tiega, 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 twenty-six 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.
- 1 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, eats, or trees in the Reserve; nor leave or deposit any glass, paper, or rubbish, nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs; or other animals without the permission, in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.
- of the Committee of Management shall have full power and authority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all powers incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle.
 - For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds
 Act 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 Nanagement first contained.
- r 8:-No person shall take part in any public entertainment of any sort in the Reserve, without the permission, in writing, of the Committee of Management first obtained.
- 9. No person shall spit or expectorate on the paths or on any structure or erection in the Reserve.
- 10. No person shall bet publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosures and Reserve.
- 11. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, sports, or holiday amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee in its absolute discretion may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations and by any order given by the Committee of Management.
- 12. No persons, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.
- Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land det 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).

Dated at Tiega this 18th day of December, 1930.

JOHN GILES.

JOHN HENRY NUNN.
WILLIAM ARBUCKLE.
L. B. PICKERING. NORMAN POOLE. T. A. FEENEY. W. T. MORRISH.

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1928, section 181, doth hereby make the foregoing in respect of the Reserve for Public Recreation in the Parish of Tiega.

The common seal of the Board of Land and Works was hereunto affixed this 21st day of January, 1931, in the presence of-

(Corr.Rs.43.)

(SEAL)

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

PUBLIC HEARING BY A PERSON APPOINTED UNDER THE 34th SECTION OF THE LAND ACT 1928.

NOTICE is hereby given that at the time and place 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 person whose name is set opposite such place in such schedule, being a person 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. BAILEY, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 27th January, 1931.

SCHEDULE.

AVOCA, Thursday, 12th February, 1931, at Ten a.m., J. W. Macpherson.

Closer Settlement Act 1928.

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

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

District	Corr. No.	Name of Permit Holder or Lessee.	Section of C.S. Act under which Leased.	Parish		- Allotment.	Area.	Class	- Reason for Forfeiture, &c.
				:					
Echuca	2826	Frederick G. Harris	86.6	Girgarre		17, sec. C	A. R. P. 64 3 16	'	Non-compliance with con- ditions
,,	4874	Frederick G. Harris	86.6	,, ,		18c, sec. C	14 1 26		77 29 29
,,	5299	William J. Moon	86.6	Echuca South	• •	19в	90 2 24		,, ,, ,,
Benalla	4006	Shannon Grills	86.6	Moyhu	::,	28 ¹ , sec. 21, 48, sec. 22	200 0 37	٠٠ ا	" " "
Geelong	4594	Kenneth Hose	86.6	Irrewarra	••	30, 30A.	. 72 2 17	:	Non-payment of instal-
	5354	Kenneth Hose	86.6	۱,,		29в, 29с	.38 1.38		
Castlemaine	4881	Albert F. Parry	86.6	Rodborough	٠.	32, 324	398 1 31		New lease dated 28th Jan-
-	1001					e president aug		*49.	tions tions
Geelong	3799	John C. Grube	86.6	Kornong		2, 2A	490 3 0	1. 10.00	Non-payment of instal- ments

Closer Settlement Act 1923.

PERMITS AND LEASES UNDER SECTION 86, CLOSER SETTLEMENT ACTS, DECLARED VOID. :

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

District.	Corr. No.	Name of Permit Holder or Lessee.	Section of C.S. Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Melbourne Bendigo	5965 5517 5827	Alexander Molnnes Richard C. Hutton Frederick W. Duncan	86 86 86	Dumbalk Loddon Benjeroop	49A 65, 65A, 74 7A, 80c. 2	471 0 39 35 0 15	 	Non-payment of instal- ments "" Non-compliance with
Echuca Geelong Melbourne	5712 5650 4853 5808	George A. Embling Angela A. Griffin Walter J. Saddlier William McGhee	86 86 86	Murchsion North Kyabram East. Drecite	184, 184a 34a 49, sec. B 35a	92 0 1 96 0 23 83 1 0 62 1 17		conditions ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,

Closer Settlement Act 1928.—Mallee.

LEASE UNDER SECTION 86, CLOSER SETTLEMENT ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACT, DECLARED VOID.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Governor in Council for the reason specified.

District.	Corr. No.	Name of Leases.	Section of C.S. Act under which Leased.	Parish.	· Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Mallee	.05158-	H. W. Shand .:	86.6	Mildura	360, sec. B	A. B. P. 16 0 34	. ;	Non-compliance with conditions

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

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

Dîstrict.	Corr. No.	Name of Leasee.	, , , , ,	Section of Land Act under, which Leased.		: 11	Allotment.	Area	Class.	Reason for Forfeiture, &c.
e .			•						٠ , ,	
Geelong (1) Bairnsdale (2) Melbourne (3)	085 564 1061	Thomas J. McMinn Salvatore Vanella Henry K. Hollole	::	47–49 46 50	- Wyelangta Wat Wat Waratah	•••	3, sec. B 15, 15A, 15B, 15G 15B	A. R. P. 121 3 31 169 0 13 512 2 9	lst 3rd	Non-payment of rent

⁽¹⁾ Yearly rent, £6 17s. 4d.—(2) Yearly rent, £2 2s. 6d.—(3) Yearly rent, £12 16s. 6d.

Land Act 1928 .- Mallee.

LEASE UNDER THE LAND ACT 1915 DECLARED VOID. 17

N OTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Governor in Council for the reason specified.

District. 1	Corr. No.	. Name of Lessee.	Section of Land Act under which Leased.		Allotment.	Area	(Class.	· Beason for Forfeiture, &c.
Mallee	07460	E. W. Smart	198	Larundel	17▲	A. B. P. 76 1 38	2nd, 18s.	Non-payment of rents

Closer Settlement Act 1928:-Mallee.

LEASE UNDER SECTION 86, CLOSER SETTLEMENT ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACT, 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 I C.S. Act under which Leased.	Estate.	Parish Parish	Allotment.	Area	Reason.
05100	G. H. Badger	. 86.6	d /2 /4 -	Mildura	356, sec. B	16 0 4	New lease to issue for amended

Department of Lands and Survey, Melbourne, 21st January, 1931. H. S. BAILEY, Commissioner of Crown Lands and Survey.

Closer Settlement Act 1928.

PERMIT AND 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 Permit and Lease mentioned in the Schedule hereunder for the reason specified in each case.

Corr. No.	: Name.	Sec. of C.S. Act under which leased.	Estate.	Parish	Allotment.	Area,	. Reason.
4717 6607	George H. Casey George H. Casey	86.6 86.6	Kongwak	Kongwak	19A2 Part 19A	A. R. P. 47 0 21 25 0 21	Consolidated lease to issue

Department of Lands and Survey, Melbourne, 21st January, 1931. H. S. BAILEY, Commissioner of Crown Lands and Survey.

Land Act 1928.

LICENCES UNDER THE LAND ACT 1915 EXPIRED.

NOTICE is hereby given that the Licences mentioned in the Schedule hereunder have expired.

District,		Corr. No.	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c
Melbourne		4691	Cuming, Smith, and	129	Warburton and Yuonga	Tramway site	A. R. P.	•••	
"		4095	Cuming, Smith, and Co. Ptv. Ltd.	129	Warburton	,,		••	, ·
••	• • •	0838	Cuming, Smith, and Co. Pty. Ltd.	129	"	,,	٠. ا	••	
, ,,		016	W. J. Croad	129	Sorrento	Bathing box site		• •	
Ham ilton		094	F. Pahl	129	Edenhope	Saw-mill site		• •	
,,		4159	Patrick Cleary	129	Sandford		200		Non-compliance wit
,,		44	Rebecca Carter	, 132	Burrong North	Pt. 16	1 0 0		

Land Act 1928;-Mallee,

PERMIT UNDER SECTION 198, LAND ACT 1915, CANCELLED.

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

11						·		_
District.	Corr. No.	Name of Permit Holder.	Parish.	Allotment.	Section.	Area.	Reason.	
Malleo	08223/198	Kenneth McKenzie	Yuapeet	9		A. B. P. 14 1 18	Non-payment c	<u>·</u>

Department of Lands and Survey, Melbourne, 23rd January, 1931. H. S. BAILEY, Commissioner of Crown Lands and Survey.

The Closer Settlement Act 1928, Part I.

7 HE 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.
Nyah (1) Section 20 (2). { Section 20 (Brown) (3)	Tyntynder North Kergunyah Dederang Narree Worran	3A 7 4, 5, 6, 7 2A	$\left\{ egin{array}{c} rac{2}{10} \\ 8 \\ 22 \end{array} ight\}$	A. R. P. 21 1 27 259 3 16 53 3 38	£ s. d. 500-0 0 2,398 16 0 1,463 0 0	£ s. d. 16 5 0 · 75 1 0 44 5 0	£ s. d. 14 11 0 69 15 0 42 12 0	0554/86 8/113 4478/86.6

(1) Improvements, £300, to be paid for in addition.——(2) Improvements, £400, to be paid for in addition.——(3) Further improvements by Board, if effected, to be paid for in addition.

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

Department of Lands and Survey, Melbourne, 27th January, 1931. H. S. BAILEY, Commissioner of Crown Lands and Survey.

No. 10.—778.—3

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MONTHLY 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, the 25th February, 1931, will be deemed to have been simultaneously made, but any application lodged, after such date may be considered if received in time for inclusion in the advertisement 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 certificate authorizing the issue by the Railway Department of a return ticket at concession fares to easble them to inspect available areas or to attend Local Land Boards. When an applicant is granted an allotment he may, if travelling by rail, obtain reduced fares for his family and also freight concessions in regard to some of his effects. Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer for to any Crown Lanns Office in Victoria.

Subject to the approval of the Minister, when the survey fee exceeds £10, a deposit of £5 may be paid, and the balance over 6 years in half-yearly instalments.

Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Land Officers, Ararat, Bairnsdale, Ballarat, Beachworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Mildura, Omeo, Seymour, Stawell, and St. Arnaud.

Department of Lands and Survey, Melbourne, 28th January, 1931,

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

	1	(i) (i) (i)	
		on of Land ity (Grazin	
		al Descripti er, Suitabil	
, ,		Gener Soff, Timb	
		Water Supply.	
licant.		How accessible.	
ranted to an app		Nearest Railway Station or Township Rater Dupply. Soul, Timber, Suitability (Grazing, dec.), miles therefrom.	
ements may be subject to re-raluation after land has been granted to an applicant.		Location of Land, &c.	
to re-valua		Survey Valuation Fee. of Improvements (If any).	
e subject			
its may b	How available.	Value' per Acre.	
rovemen	How	Classification.	
* Imp		Area.	
		Section.	L
,		Allotment.	
		Parish.	
		County.	

Logal Land Office.

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							AGRIC	OULTO	TBAL .	AND (RAZE	¥G L≜	MD8	SELEO	TION	PURCHASE ALL	OTMENTS.—	AGRICULTUBAL AND GRAZING LANDS.—SELECTION PURCHASE ALLOTMENTS.—Division 4, Part I., Land Act 1928	Land Act 1928		
Bairnsdale (a, b)		ırgo	· = :	Dargo Tambo	13.4 and	V .	589 0 39 3rd	38 0	9 3rc		0 01	18 15	5	ľo l valued	1 l	0 10 0 118 15 0 To be In north of valued (3035/59-61)		parish 3 miles from By road To be conserved Bruthen R.S.	By road	To be conserved	Hilly country, suitable for grazing; timbered with stringybark,
"	(a) Ta	Tanjil .	: :	Nindoo	47.4 47.4	E	600	0 0	<u></u>		0 01	14 7	9	Fo l		0 10 0 14 7 6 To be In west of valued (6300/54-56)	f parish	1½ miles from Fernbank R.S.		By road To be conserved	ironbark, box, gum, &c. Undulating country, sandy soil, suitable for grazing; timbered
Omeo (o	(a) Bo	Водопд		Singo Munjie	200	_	140	140 0 0) 3rd		0 01	13 15	<u> </u>	Lo L valued		0 10 0 13 15 0 To be In north-west of parish valued (T.97898)	of parish	18 miles from By road To be conserved Omeo	By road	To be conserved	with stringybark, gum, and box Hilly country, fair sandy soil, suit- able for grazing; timbered with
Beechworth (a)	(a)		:	. South Yackandan- dah	98	J.	40	0 0	lst		0	5 17		Lo l valued	be In	1 0 0 5 17 6 To be In south-west of parish (H.08779)	of parish	2 miles from Yackandandah		By road To be conserved	snow-gum and peppermint Dredged land, gravelly soil, suitable for grazing
· •	(a)	•	:	Lilliput	=		15	1 39	- Ist	c1	0 0	4 17	9	Lo l valued	be In	0 0 4 17 6 To be In north-cast ralued (0909/121)	of parish	2 miles from Rutherglen		By road To be conserved	Hilly country, medium soil, suitable for grazing; timbered with
· ·	(a): De	Delatite		Matong	ಣ	Ą	540	0 0	- 4th		5 0	35 17	-9	ro ralued		0 5 0 25 17 6 To, be In south-west of parish ralued (1257/29)	of parish	X.S. 20 miles from Whitfield R.S.	Made and Frontage bush roads Rose Riv	er to	gum. box, and apple Rangy country, clayey soil, suit- able for grazing: timbered with
e)	(a) Be	Benambra :		Keelangie	9g	4	810	0	4 th		0 9	32 0	0	Fo P valued	be In	0 5 0 32 0 0 To be In north-east of parish valued (0821/12)	of parish	12 miles from Beetomba R.S.		By road To be conserved	gum and peppermint Rangy country, suitable for graz- ing only; timbered with gum, stringybark, peppermint, and
Benalla .		Moira .	:	Glenrowan	5	:	760	460 0 0			0 01	16 10	-0	fo b	- Je - I	0 10 0 16 10 0 To be In north of parish (5/121)	ћ (5/121)	a mile from Glenrowan		By road To be conserved	apple Rangy country fair, soil, suitable for grazing; timbered with sheoak
Ararat (a)		Ripon		Burrah Burrah	1.	:	170 0 26	0 26	PL S		0 01	10 17	9	fo b valued		0 10 0 10 17 6 To be In south of valued (0195/121)	of parish	5 miles from Dunkeld R.S.	By road	To be conserved and Wannon	and gum Suitable for grazing
Geelong Polwarth Wongarra		lwarth	=	ongarra	17.a	:	157 15 1st	1 15	Ist		0	18 5	0	o h valued	e Ir	1 0 0 18 5 0 To be In west of valued (071/47-49)	parish	16 miles from Forrest R.S.	By road	:	Good soil, heavily timbered, suitable for grazing

Victoria (Gazette	9						291						January	7 9
Undulating country, sandy soil, suitable for grazing; timbored with box, gum, oak, &c., Partly oleared land, suitable for grazing	Suitable for cultivation and grazing	Undulating country, gravelly soil, suitable for grazing; timbured with isonhark and hox	Undutating country, good flats, gravelly rises, suitable for grazing, ing, timbered with iron bark	Undulating country, stony soil, suitable for grazing; timbered	Shallow swamp, fringed with good grassy grey loam banks, with a little timber	Isolated patches of good loamy bartes separated by sandy rises, suitable for grazing; lightly	timbered in parts with redgum High rangy country, with gravel aand and stone; timbered with wattle, mesemate, gums, &c.		Suitable for grazing	Gravelly soil, suitable for grazing; timbered with red ironbark and scrub	Cleared pasture land	Switzble for agriculture	Suitable for agriculture	Suitable for growing careals	06,000
To be conserved To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved.	To be conserved	To be conserved		To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	 - -
By road	By road	By road	By road	By road	Roads to be provided	By road	By road		from By road	By road	By road	928. By road	By road	By road	
5 miles from Emu R.S. 1 mile from .	T-4	K.S. 13 miles from Maryborough	Adjoining Ade- laide Lead R.S.:	3 miles from Marong R.S.	16 miles from Carpolac R.S.	35 miles from Casterton R.S.	17 miles from Dunkeld R.S.		3 miles Castlemai R.S.	.2 miles from Kangaroo Flat R.S.	2 mile from Eaglehawk R.S.	rt.H., Land Act 19 1 mile from Tempy R.S.	1 mile from Tempy R.S.	7 miles from Kulwin and 10 miles from	Keinbo K.S. 8
In south-east of parish (25/44) In south-east of parish (7.76393)	oundary Castle	maine (W.50339) Within boundary of borough of Maryborough (W.53112)	In south-east of parish (W.51408)	In north of parish. Formerly hold by V. H.	Toma (409/40) In south-east of parish (1696/121)	In north-west of parish (01051/121)	In north of parish (701/46)	Auriferous Lands. Section 86. Land Act 1928.	In west of parish (W.56603)	In south west corner of parish (W.55193)	Adjacent to Upper California Gully - road (W:57144)	AANS.—SELECTION PUBCHASS ALLOTHERTS.—Division 1, Pert II., Land Ad 1928, 0 18 0 3 2 6 Feating, I In west of parish, Formerly 1 mile from B £2.33, hold by E. Barwell Bompy R.S.	(05781/198) In west of parish, Formerly Sheld by E. Sher-		
To be valued To be	To be valued	To be valued	To be valued	To be valued	To be	::	6 To be	AURIN Section	O To be	IIN 0-	O To be valued	ON PURCHASE 6 Fencing; 22.33.	8 Nil · · ·	0 House, &c., £508	- , - ;
0 018 15 0	0 0 3.15 :0	10 0 5 5 0	15 -0 13 15 -0 for 230 acres	10 0 9 17 6	10 0 7 10 0	15 0 14 7 6	10 0 25 17		3 15	i. 5.	Rent 3 15 por annum 10s.	18 0 3 2 (18 0 3 7 6	0 18 0 12 10	_
0 7	-	-	0	0	0	•	•						0		-
1 21 3rd	-Fat	0 lst	2nd	25 3rd	0 3rd	0 3rd	0 3rd		:	:		MALLER 32 2nd	32 2nd	0 4th	-
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16A 28 11E	47	16	27	680	7	87	184		40	890	16	.500	50υ	- .	_ .
Carapooee Borung	Castlemaine	Mary- borough	Wareek	Marong	Jallakin	Kanawinka	Bullawin	-	Castlemaine	Sandhurst	Sandhurst (Borough of Eagib-	Tyenna 500	:	Gingimrick	
Kara Kara Carapooee	Talbot	:	:	Bendigo	Lowan	Follett	Dundas		Talbot	Bendigo	:	Karkarooc	:	:	
St. Arnaud (a)	Bendigo (a)	" (a)	(a, c)	" (a)	Horsham	Hamilton (4)	:		Bendigo	:	"	Mildura	:	$\mathbf{Bendigo}\left(f\right)$	

(a) Subject to special mining condition, section 31, Land Act 1923.—(b) Area subject to road excision.—(c) Subject to special mining condition.—(d) In lieu of notice gazetted 2nd January, 1931, page 28 [179.—(f) Subject to a charge of Fl25 lbs. in favour of the Closer Settlement Board.

In accordance with section 200, Land Act 1923, provision for water, storage must be imade by the successful applicant to the extent of approximately four (4) onlice gazetted 2nd acre within two (2) years from date of lease.

COURTS.

MANSFIELD.—Notice is hereby given that a Special Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Mansfield, on Wednesday, the 25th day of February, 1931, at Ten o'clock in the forenoon, to consider an application by Frederick Charles Buckland for an Auctioneer's Licence. Dated at Mansfield this 26th day of January, 1931.—L. NICHOLAS, Acting Clerk of Petty Sessions.

AUCTION SALES ACT 1928.

WAN HILL.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House, at Swan Hill, on Tuesday, the 24th day of February, 1931, at the hour of Ten o'clock in the forenoon, for the purpose of considering an application by John Ronald Roberts, of Nyah West, for an Auctioneer's Licence. Dated at Swan Hill this 22nd day of January, 1931.—J. V. DILLON, Clerk of Petty Sessions.

MELBOURNE .- COUNTY COURT. .

THE times appointed for "Return Days" in the Melbourne County Court during the year 1931 (i.e., the day to be appointed in any summons or proceeding for the appearance of a party summoned) shall be as follows:—

RETURN	

	£50 and under £250.	Other cases,
February 2nd and 16th March 2nd and 16th April 1st and 15th May 1st and 15th June 1st and 15th July 1st and 15th August 3rd and 17th September 1st and 15th November 2nd and 16th December 1st	February 2nd March 2nd April 1st May 1st June 1st July 1st August 3rd Septembor 1st October 1st November 2nd December 1st	February 16th March 16th April 15th May 15th June 15th July 15th August 17th September 15th October 15th November 16th Docember 16th

Dated at Melbourne this 27th day of November, 1930.

· (By order of the Judges),

F. J. SAUER, Registrar, Melbourne.

CITTINGS of the Supreme Court for the hearing of Criminal Trials for the year 1931, pursuant to Order in Council of

9th December, 193	0:-		,
BALLARAT	* • • \$	•••	Tuesday, 24th February Tuesday, 21st April Wednesday, 10th June Tuesday, 11th August Tuesday, 13th October Tuesday, 1st December
BENDIGO ;	••	••	Tuesday, 17th February Tuesday, 14th April Tuesday, 2nd June Tuesday, 4th August Tuesday, 6th October Tuesday, 8th December
CASTLEMATNE	••	••	Tuesday, 17th March Tuesday, 28th July Thursday, 10th December
CEELONG	٠٠.		Tuesday, 3rd February Tuesday, 5th May. Thursday, 20th August Tuesday, 10th November
HAMILTON	• •	••	Tuesday, 28th April Tuesday, 20th October
HORSHAM	••	:.	Tuesday, 10th March Tuesday, 8th September .
MARYBOROUGH	••	••	Thursday, 14th May Thursday, 19th November
MELBOURNE			Monday, 16th February Monday, 16th March Wednesday, 15th April Friday, 15th May Monday, 15th June Wednesday, 15th July Monday, 17th August
$\frac{3}{3} = 1$	•		Tuesday, 15th September Thursday, 15th October Monday, 16th November Monday, 7th December
• 1	•		

SALE	Tuesday, 3rd March Tuesday, 21st July
	Tuesday, 24th November
SHEPPARTON ·	Wednesday, 1st April Tuesday, 15th September
ST. ARNAUD	Tuesday, 12th May Tuesday, 17th November
WARRNAMBOOL	Tuesday, 10th February Tuesday, 18th August
WANGARATTA	Tuesday, 19th May Tuesday, 27th October

GENERAL SESSIONS AND COUNTY COURTS. NoTICE is hereby given that Courts of General Sessions and County Courts will be held during the year 1931 at the undermentioned places on the days hereunder named:— ARARAT ..

Tuesday, 10th February Wednesday, 24th June Wednesday, 14th October Wednesday, 18th March Tuesday, 19th May Tuesday, 11th August Wednesday, 21st October BAIRNSDALE BALLARAT

Tuesday, 3rd March Tuesday, 12th May Tuesday, 14th July Tuesday, 15th September Tuesday, 17th November Tuesday, 15th December BEECHWORTH ...

Tuesday, 14th April Wednesday, 22nd July Tuesday, 6th October BENALLA

Thursday, 12th February Thursday, 11th June Wednesday, 9th September Wednesday, 25th February Tuesday, 24th March Wednesday, 6th May Wednesday, 15th July Tuesday, 15th September Wednesday, 18th November BENDIGO

Wednesday, 18th March Wednesday, 20th May Wednesday, 5th August Wednesday, 9th December CAMPERDOWN

Wednesday, 4th February Wednesday, 13th May Wednesday, 19th August Wednesday, 25th November CASTERTON

CASTLEMAINE

Wednesday, 25th November Wednesday, 26th April Wednesday, 26th August Wednesday, 2nd December Tuesday, 21st April Tuesday, 7th July Tuesday, 20th October CHARLTON Tuesday, 3rd March Tuesday, 26th May Wednesday, 16th September Tuesday, 8th December COLAC

Tuesday, 8th December Tuesday, 18th August Tuesday, 18th August Tuesday, 15th December Tuesday, 24th March Thursday, 25th June Tuesday, 1st September DAYLESFORD DONALD ..

Tuesday, 24th February Tuesday, 5th May ECHUCA ..

Tuesday, 14th July Tuesday, 17th November Wednesday, 27th March Wednesday, 27th May Tuesday, 21st July Tuesday, 15th September Wednesday, 9th December GEELONG

Tuesday, 3rd February Tuesday, 12th May Tuesday, 18th August Tuesday, 24th November HAMILTON

HORSHAM Wednesday, 22nd April Wednesday, 17th June Tuesday, 18th August Wednesday, 11th November

Tuesday, 10th March Tuesday, 23rd June Tuesday, 4th August Tuesday, 13th October KERANG

KORUMBURRA Tuesday, 24th February Tuesday, 2nd June Tuesday, 20th October

KYNETON		• •	Tuesday, 14th April Tuesday, 25th August Tuesday, 1st December
MARYBOROUG	Н		Tuesday, 17th March Tuesday, 16th June Tuesday, 22nd September
MELBOURNE			Monday, 2nd and 16th* Feb-
			ruary Monday, 2nd and 16th* March Wednesday, 1st and 15th* April Friday, 1st and 15th* May Monday, 1st and 15th* June Wednesday, 1st and 15th* July Monday, 3rd and 17th* August Tuesday, 1st and 15th* September
			Thursday, 1st and 15th* Oc- tober Monday, 2nd and 16th* No- vember
MILDURA			Tuesday, 1st December
MILDORA	••	••	Tuesday, 10th March Tuesday, 2nd June Tuesday, 8th September Tuesday, 8th December
NIIILL	••		Thursday, 23rd April Thursday, 18th June Thursday, 12th November
NUMURKAH*	••	••	Thursday, 26th February Thursday, 7th May Thursday, 3rd September
OMEO			Wednesday, 18th February Tuesday, 24th November
OUYEN*		••	Thursday, 12th March Thursday, 4th June Thursday, 10th September Wednesday, 9th December
SALE	٠٠.		Tuesday, 17th March Tuesday, 16th June Tuesday, 20th October
SEA LAKE*	••	٠	Wednesday, 22nd April Wednesday, 8th July Wednesday, 21st October
SEYMOUR		-	Tuesday, 24th February Tuesday, 5th May Tuesday, 1st September
SHEPPARTON	••	•••	Wednesday, 25th February Wednesday, 6th May Wednesday, 2nd September Tuesday, 17th November
ST. ARNAUD			Thursday, 26th March Tuesday, 23rd June Thursday, 3rd September
STAWELL		• •	Wednesday, 11th February Tuesday, 23rd June Tuesday, 13th October
SWAN HILL*	• •		Wednesday, 11th March Wednesday, 5th August Wednesday, 14th October
TRARALGON*			Wednesday, 15th April Wednesday, 22nd July Wednesday, 28th October
WANGARATTA	••	'	Tuesday, 10th February Tuesday, 9th June Tuesday, 8th September Tuesday, 10th November
WARRACKNABE	AL		Tuesday, 21st April Tuesday, 7th July Tuesday, 6th October
W ARRAGUL			Tuesday, 17th February Tuesday, 14th April Fuesday, 21st July Fuesday, 27th October
WARRNAMBOOL	•		Tuesday, 17th March Tuesday, 19th May Tuesday, 4th August Tuesday. 8th December
WONTHAGGI*		;	Tuesday, 3rd February Wednesday, 10th June Fuesday, 27th October
YARRAM			Thursday, 26th February Thursday, 4th June Thursday, 22nd October
	*C		ourts only.

*County Courts only.

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.

29th January, 1931.

Garvoc.—Extending building, State School No. 996. Particulars also at Police Station, Warrnambool, Police Station, Camperdown, and Inspector of Works Office, Geelong. Preliminary deposit, £4. Final deposit, 5 per cent.

Invergordon South.—Removal of State School No. 2366 from Dunbulbulane, and remodelling and re-erection at State School No. 4477. Particulars also at Inspector of Works Office, Bendigo, and Police Stations, Shepparton and Numurkah. Preliminary deposit, £4. Final deposit, 5 per cent.

5th February, 1931.

Berwick.—Repairs and painting, Court House. Particulars also at Police Stations, Dandenong and Berwick. Preliminary deposit, £3. Final deposit, 5 per cent.

19th February, 1931.

Apsley.—Repairs and alterations to school and residence, State School No. 1208. Particulars also at Inspector of Works Office, Horsham, and Police Station, Apsley. Preliminary deposit, £4. Final deposit, 5 per cent.

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

J. P. JONES. Commissioner of Public Works.

Melbourne, 28th January, 1931.

PRIVATE ADVERTISEMENTS

CITY OF SOUTH MELBOURNE.

BY-IAW No. 271.

A By-law of the City of South Melbourne, made under section 197 of the Local Government Act 1928, and numbered 271, for the purpose of further amending By-law No. 223 of the said City.

TN pursuance of the powers conferred by the Local Government Act 1928, the Mayor. Councillors, and Citizens, of the City of South Melbourne order as follows:—

That the following sub-clauses be added to clause 2 of Bylaw No. 223 as amended by By-law No. 233 of the said City, that is to say :-

- (c) All that piece of land comprising Crown allotments numbered 1 to 13 inclusive, of section 43v, in the City of South Melbourne, bounded on the northwest by Pickles-street, on the south-west by Beaconsfield-parade, on the south-wast by Footestreet, and on the north-east by a Crown right-of-way 20 links wide.
- (f) All that piece of land comprising Crown allotments numbered 1 to 16 inclusive, of section 43x. in the City of South Melbourne, bounded on the northwest by Foote-street, on the south-west by Beaconsfield-parade, on the south-east by Withersstreet, and on the north-east by a Crown right-of-way 20 links wide.
- (g) All that piece of land comprising the whole of sections 40a and 46a, in the City of South Melbourne, bounded on the north-west by Draper-street, on the south-west by Merton-street, on the south-east by St. Vincent-place, and on the north-east by Ferrarsstreet.
- (h) All that piece of land comprising Crown allotments numbered 1 to 4 inclusive, of section 45, in the City of South Melbourne, bounded on the northwest by Brooke-street, on the south-west by St. Vincent-street, on the south-east by St. Vincent-place, and on the north-east by Merton-street.
- piace, and on the north-east by Merton-street.

 (i) All that piece of land comprising Crown allotments numbered 1 to 4 inclusive, of section 44, in the City of South Melbourne, bounded on south-west by Brooke-street, on the south-east by Merton-street, on the north-east by St. Vincent-place, and on the north-west by St. Vincent-street.

(j) All that piece of land comprising the whole of sections 41s and 42s, in the City of South Melbourne, bounded on the north-west by St. Vincent-place, on the south-west by Merton-street, on the south-east by Bevan-street, and on the north-east by Ferrars-

Resolution adopting this By-law agreed to by Council on the 5th day of November, 1930, and confirmed on the 3rd day of December, 1930.

(SEAL)

W. A. WRIGHT, Mayor. R. WILLIAMS, Councillor. E. C. GROCKFORD, Town Clerk.

Approved by the Governor in Council, the 13th day of January, 1931. C. W. Kinsman, Acting Clerk of the Executive Council

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TOWN OF HAMILTON.

BY-LAW No. 62.

A By-law of the Town of Hamilton, made under Part VII. of the Local Government Act 1928, and Part I. of the Police Offences Act 1928, and numbered 62, for repealing portion of By-law No. 40.

N pursuance of the powers conferred by the Local Govern-... ment Act 1928, the Mayor, Councillors, and Burgesses of the Town of Hamilton order as follows:—

1. Clause 1 of By-law numbered 40 of the Borough of Hamilton made the ninth day of September, 1920, shall be

and the same is hereby repealed. Resolution for passing this By-law agreed to by the Council the twenty-eighth day of November, 1930, and confirmed the eighth day of January, 1931.

The common seal of the Mayor, Councillors, and Burgesses of the Town of Hamilton was hereto affixed in pursuance of an order of the Council made the eighth day of January, 1931, in the presence of—

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(SEAL)

J. T. LAIDLAW, Mayor. EDMUND R. WATERS, Councillor, A. WALLS, Town Clerk.

BOROUGH OF DAYLESFORD.

By-LAW No. 48.

Made pursuant to the Motor Omnibuses Act 1928, relating to Urban Motor Omnibuses, as amended by the Motor Omnibuses Act 1928, No. 3851.

BY-LAW of the Borough of Daylesford, made under the provisions of Part II. Divisions I. and III. of the Motor Omnibus Act 1928, No. 3742, and numbered 48 for or with

- (a) Applications for licences or permits for urban motor omnibuses and the terms and conditions for such licences or permits, and the refusal, transfer, sus-pension or revocation thereof;
- (b) the routes within the urban district or any part thereof along which urban motor omnibuses for which licenses are granted by the licensing authority
- (c) sections and terminal points of and stopping places on such routes;
- (d) stands for such motor omnibuses;
- (e) time-tables to be observed by owners of such motor omnibuses operating on prescribed routes or sections thereof:
- (f) the fares (including maximum and minimum fares for prescribed routes or sections thereof) to be charged for passengers carried by such motor omnibuses;
- (g) the maximum number of such motor omnibuses which may be licensed to operate on any prescribed route;
- (h) reasonable fees for licences granted by the licensing authority under this Division not exceeding—
 - (i) in the case where the motor omnibus is fitted with no tires other than pneumatic tires—a fee calculated at the rate of One pound for each passenger the motor omnibus is licensed to carry;
 - (i) reasonable fees for permits granted by the licensing authority under this Division;
 - applications for licences or permits under the said Division II. and the refusal, transfer, suspension, or revocation of such licences or permits;

(k) the form and terms and conditions of and any particulars to be set out in licences or permits under Division II. of Part II. of the Motor Omnibus Act;

and for the purpose of repealing any other By-law of the Borough of Daylesford relating thereto.

Resolution for passing this By-law agreed to by the Council of the Borough of Daylesford this 23rd day of June, 1930.

Confirmed by the Council of the Borough of Daylesford on the 22nd day of December, 1930.

The compare and of the Council and the Council and the Council of the Borough of Daylesford on the 22nd day of December, 1930.

The common seal of the Corporation styled the Mayor, Councillors, and Burgesses of the Borough of Daylesford was affixed in the presence of-

H. A. M. BROMFIELD, Mayor JNO. P. CROCKETT, Councillor W. J. TREWHELLA, Councillor. G. BAILEY, Town Clerk. (SEAL)

The foregoing By-law was approved by the Governor in Council at a meeting of the State Executive Council, held on the 13th day of January, 1931.

SHIRE OF BULN BULN.

NOTICE OF TAKING PRIVATE LAND FOR THE PURPOSE OF OPENING A NEW ROAD.

NOTICE is hereby given that it is the intention of the Council of the Shire of Buln Buln to execute the following works and undertakings, being works and undertakings authorized by the Local Government Act 1928, viz:—To acquire the land necessary for the opening of a new road through portion of Crown allotments 11A and 11b, Parish of Jindivick, County of Buln Buln County of Buln Buln.

County of Buln Buln.

The specifications, maps, plans, sections, and elevations of the proposed work or undertaking, showing the exact site and admeasurements thereof, and of the land required to be taken for its construction, together with the names of the owners (or reputed owners), lessees (or reputed lessees), and occupiers, so far as known, are deposited, and will be open for the inspection of all persons interested at the Shire Offices, Drouin, for the space of 40 clear days from the date of the publication of this notice in the Government Gazette, within which time all persons affected by the proposed work or undertaking are hereby required to set forth, in writing, addressed to the Council or Shire Secretary, all objections they may have to the said work or undertaking.

Dated at Drouin this 27th day of January, 1931.

W. YOUNG, Shire Secretary.

SHIRE OF COHUNA.

 ${f N}^{
m OTICE}$ is hereby given that the pound at Gunbower has been abolished by resolution of the Council.

F. R. BLOOMFIELD, Shire Secretary. 5197 1st January, 1931.

SHIRE OF KARA KARA.

BY-LAW No. 7.

Petrol Pumps.

NOTICE is hereby given that the Council of the Shire of Kara Kara did make and pass By-law No. 7 for or with

- (a) the placing, fixing, and maintaining of petrol pumps in or on footways, and of any apparatus, pipes, and appliances in, on, or under footways for the supply of motor spirit to such petrol pumps, apparatus, pipes, and appliances;
 (b) the granting, renewal, and transfer of licences and applications therefor;
 (c) licences and conditions to be contained in licences;
 (d) prescribing fees—
- - (1) for the granting or renewal of a licence;(2) for the transfer of a licence;
- (c) providing for a proportionate reduction of fees payable in respect of licences granted for any number of months less than twelve months; and
 (f) insurances of licensees against liabilities which may be incurred by them in respect of petrol pumps.

The resolution for passing this By-law was agreed to by the Council on the 9th day of October, 1930, and confirmed on the 4th day of December, 1930, and approved by the Governor in Council on the 13th day of January, 1931.

A copy of the said By-law is open for inspection, free of large, during office hours, at the Council offices, Shire Hall,

E. H. GOLDEN, Shire Secretary. Shire Office, St. Arnaud, 23rd January, 1931.

SHIRE OF KERANG.

By-LAW No. 15.

A By-law of the Shire of Kerang, made under section 72, subsection (1) (a), and/or section 80, sub-section (j), of the Health Act 1928, and numbered 15, for fixing the limits within which it shall be unlawful to keep swine.

I N pursuance of the powers conferred by the Health Act 1928 and the Local Government Act 1928, and all other powers enabling them in that behalf, the President, Councillors, and Ratepayers of the Shire of Kerang order as fol-

That the area described hereunder shall be and is hereby fixed as an area within which it shall be unlawful to keep swine or pig-sties, that is to say:—

ed as an area within which it shall be unlawful to keep inc or pig-sties, that is to say:—

All that area in the County of Gunbower and Parish of Kerang:—Commencing at the south-west corner of allotment 18, section B, Parish of Kerang; thence by road bearing north 89 deg. 50 min. east 95 chains 85 links; thence by a line bearing south 10 min. east 12 chains 52 links; thence by a line bearing south 10 min. east 12 chains 52 links; thence by a line bearing south 10 min. east 5 chains 31 links; thence by a line bearing south 10 min. east 2 chains 65 l-10th links; thence by a line bearing south 10 min. east 22 chains 66 l-10th links; thence by a line bearing south 10 min. east 11 chains 42 links; thence by a line bearing south 10 min. east 10 chains 144 links; thence by a line bearing south 10 min. east 10 chains 144 links; thence by a line bearing south 10 min. east 10 chains 144 links; thence by a line bearing south 89 deg. 52 min. west 25 chains 32 links; thence along railway line by a line bearing south 20 deg. 50 min. 30 sec. east 48 chains 36 5-10th links; thence by a line bearing due west 17 chains 21 3-10th links; thence by a line to the north-east corner of lot 39, part of Crown allotment 6, section 1, Parish of Kerang; thence along the south boundary of Dunlop-street by a line bearing south 89 deg. 53 min. west 15 chains and 6-10ths of a link; thence by a line to the south-east corner of allotment 2, section 1, Parish of Kerang; thence by a line bearing south 89 deg. 47 min. west 80 chains 52 links to the River Loddon; thence along the eastern bank of the said river to the commencing point.

Lesolution for passing this By-law agreed to by the Council 5 eleventh day of November. One thousand nine bundred and

Resolution for passing this By-law agreed to by the Council this eleventh day of November, One thousand nine hundred and thirty, and confirmed the sixteenth day of December, One thousand nine hundred and thirty.

The common seal of the President, Councillors, and Rate payers of the Shire of Kerang was hereunto affixed the sixteenth day of December, One thousand nine hundred and thirty, in the presence of—

J. MILLAR, President.
ANDREW S. MUIR, Councillor.
A. K. LYALL, Shire Secretary. (BEAL)

Submitted to the Commission of Public Health on the 6th day of January, 1931.

(Signed) A. E. Keys, Acting Secretary of the Commission.

Approved by the Governor in Council,

the 13th day of January, 1931.

C. W. KINSMAN,

Acting Clerk of the Executive Council.

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Local Government Act 1928.

SHIRE OF KORUMBURRA.

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

T is hereby notified that the Council of the Shire of Korum-1 is nereby notified that the Council of the Shire of Korumburra proposes to borrow, on the credit of the Municipality, the sum of One thousand pounds (£1,000), such sum to be raised by the issue of debentures, in accordance with the provisions of Part XV. of the Local Government Act 1928:—

It is further proposed that-

(1) The interest to be named in such debentures shall be

The interest to be named in such dependings shall be at the rate of £6 10s, per centum per annum.
 The moneys borrowed shall be repayable with interest at the Shire Hall, Korumburra, in moieties, half-yearly, over a term of sixteen years.
 The purpose for which the loan shall be applied shall be the construction of Kelly's-road, in the Parish of Korumburra, County of Buln Buln.

Plans and specifications, estimate of cost, and all other particulars relating to the proposal may be inspected at the Shire

Hall, Korumburra. Dated at Korumburra this 24th day of January, 1931.

F. P. HUNGERFORD, Shire Secretary.

SHIRE OF LEXTON.

BY-LAW No. 13.

A BY-LAW of the Shire of Lexton, made under Part VII.

of the Local Government Act 1928 and section 6 of the
Petrol Pumps Act 1938, and numbered 13, for or in respect

(a) the placing, fixing, and maintaining of petrol pumps in or on footways, and of any apparatus, pipes, and appliances in, on, or under footways for the supply of motor spirit to such petrol pumps and the removal of such petrol pumps, apparatus, pipes, and appliances;

(b) the granting, renewal and transfer of licences and applications therefor;

(c) licences and conditions to be contained in licences;

(d) prescribing fees-

for the granting or renewal of a licence;
 for the transfer of a licence;

(2) for the transfer of a ficence;

(c) providing for a proportionate reduction of fees pay able in respect of licences granted for any number of months; and

(f) insurance by licensees against liabilities which may be incurred by them in respect of petrol pumps.

Resolution for passing this By-law was agreed to by the Council of the Shire of Lexton on the 1st day of October.

1930, and was confirmed by special order on the 5th day of November, 1930.

The common seal of the Council of the Shire of Lexton was affixed hereto this 5th day of November, 1930, in the presence of—

-F. PARKER, President. H. SMITH, Councillor. S. C. JONES, Shire Secretary. Signed-

Approved by the Governor in Council, on the 18th day of December, 1930.

C. W. KINSMAN, Acting Clerk of the Executive Council.

A copy of the said By-law is open for inspection to or by any person, free of charge, at the Office of the Council, Shire Hall, Lexton, during office hours.

S. COLLIER JONES, Shire Secretary,

SHIRE OF MOORABBIN.

By-LAW No. 59. A By-law of the Shire of Moorabbin, made under the Local Government Act 1928, for the purpose of regulating traffic at Bentleigh.

I N pursuance of the powers conferred by the Local Government Act 1928, and every other Act or power enabling it in that behalf, the President, Councillors, and Ratepayers of the Shire of Mooralbin order as follows:—

In this By-law unless the context otherwise requires—

(a) "Motor Car" means a motor cur as defined in paragraph (c), sub-section 7, section 197 of the Local trovernment Act 1928.

(b) "Driver" means any person in charge of a motor car or other vehicle.

1. No driver of any motor car or other vehicle shall permit the same to remain stationary for a longer period of time than is necessary to pick up or deposit passengers or to load or unload goods in-

(a) So much of Nicholson-street, Bentleigh, as lies north of Centre-road and south of Bleazby-street, and has not heen appointed a standing place under By-law No. 57 of the Shire of Moorabbin.
(b) Such portion of Centre-road, Bentleigh, as is younded as follows:—Commencing at the kerb on the south-eastern corner of Nicholson-street and Centre-road; and hounded on the north by a line beging content. eastern corner of Nicholson-street and Centre-road; and bounded on the north by a line bearing easterly along the northern kerl or channel of Centre-road for a distance of 20 feet, on the east by a line bearing in a southerly direction to the middle of Centre-road on the south by a line bearing westerly along the middle of Centre-road for a distance of 20 feet, and on the west by a line bearing in a northerly direction from the middle of Centre-road to the commencing point. commencing point.

2. Any person committing a breach of the provisions of this By-law shall be liable to a penalty of not more than £5.

Resolution for passing this By-law agreed to by the Council the fifteenth day of December, One thousand nine hundred and thirty, and confirmed the nineteenth day of January, One thousand nine hundred and thirty-one.

The common seal of the President, Councillors, and Rate-payers of the Shire of Moorabbin was hereto affixed this 19th day of January, 1931, in the presence of—

J. W. ALLNUTT, President. F. H. BEVERS, Councillor. W. B. THOMAS, Shire Secretary. (SŘÝT)

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COLAC TO ALVIE RAILWAY CONSTRUCTION TRUST.

R ESOLUTION passed by the above Trust on 22nd January, 1931:—"That in pursuance of the powers conferred by the Railway Lands Acquisition Act 1928, this Trust does now make and levy a rate upon all rateable property within the Colac to Alvie Railway Construction District of the respective property of the different divisions est forth in the schedule. amounts for the different divisions set forth in the schedule appended for the period ending 31st March, 1931, such rate to be due and payable forthwith."

SCHEDULE.

Div., Portion Rated, Rate in £ to be levied.

1. Area coloured red on plan—Tenpence.

2. Area coloured blue on plan—Eightpence halfpenny.

3. Area coloured green on plan—Sixpence halfpenny.

4. Area coloured yellow on plan—Fivepence.

5. Area coloured brown on plan—Threepence.

6. Area coloured mauve on plan—One penny.

DAVID M. DUNOON, Secretary.

NOTICE is hereby given that the partnership heretofore subsisting between George Robert Simpson and John Albert Kemp, earrying on business as boot retailers at flare-street, Echuca, under the style of "Simpson and Kemp," has been dissolved as from the twenty-first day of January, 1931, and the said George Robert Simpson will alone continue to carry on the said business. Either partner will receive the debts owing to the partnership.

Dated this twenty-second day of January, 1931.

G. R. SIMPSON.
J. A. KEMP.

Atkyns and Stewart, solicitors, Echuca.

Atkyns and Stewart, solicitors, Echuca.

NOTICE is hereby given that the partnership heretofore subsisting between Karl Napier Olsson and Lawrence Francis Mitchell, carrying on business as garage proprietors at Garfield under the name of "Olsson and Mitchell," has been dissolved by mutual consent as from the tenth day of January, 1931. The said Karl Napier Olsson will hereafter carry on business at the aforesaid address in his own name, and will receive and pay all debts owing to and by the partnership.

Duted this 15th day of January, 1931.

K. N. OLSSON.
L. F. MITCHELL.
Witness to signatures—Francis J. B. Marsh.
Hamilton and Telford, of Main-street, Drouin, solicitors for both parties.

NOTICE is hereby given that the partnership heretofore carried on by William Shand and Frederick George Rose at 8 Cardigan-street, Eust St. Kilda, as gas-beating engineers, has this day been dissolved by mutual consent. All debts will be paid by the said William Shand, who will-continue to carry on the business at the above address.

Dated the 23rd day of January, 1931.

WM. SHAND.

FREDERICK GEORGE ROSE.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Harry Weatherley and Dunean Littleson, carrying on business as plumbers and tank makers at 258 Burwood-road, Hawthorn, under the style or firm of "Weatherley & Littleson," has been dissolved by mutual consent as from the first day of January, One thousand nine hundred and thirty-one. All debts due to or owing by the said late firm will be received and paid respectively by the said Harry Weatherley, who will continue to carry on the said business in his own name, at 258 Burwood-road, Hawthorn aforesaid.

Dated this twentieth day of January, 1931.

H. WEATHERLEY.
D. LITTLESON.

W. H. Flood and Permezel, solicitors, 430 Bourke-street.

W. H. Flood and Permezel, solicitors, 430 Bourke-street Melbourne.

. Companies Act 1928.
THE DORCAS ENGINEERING & BODY WORKS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at the Board Room, Temple Court, 422 Collins-street, Melbourne, on Friday, the 30th day of January, 1931, at Three p.m., for the purpose set out in section 189 of the Companies Act 1928.

Dated at Melbourne this 21st day of January, 1931.

T. F. ANDERSON, liquidator, 422 Collins-street, Melbourne.

The Companies Act 1928.—In the matter of BOND'S FURNITURE
PROPRIETARY LIMITED (in Liquidation).

OTICE is hereby given that a Final Dividend is intended to be declared in the above matter. All creditors who have not proved their debts by Wednesday, the 11th day of February, 1931, will be excluded.
Dated this twenty-fourth day of January, 1931.

W. EESLIE 'V. PORTER & DUTNEALL, chartered accountants (Aust.), 243 Collins-street, Melbourne, liquidators.

5233

IN THE MATTER OF THE COMPANIES ACT 1928.

T an Extraordinary General Meeting of the shareholders of A Northcote Trading Agency Proprietary Limited, duly convened and held at the registered office, 365 High-street, Northcote, on Thursday, the sixteenth day of January, One thousand nine hundred and thirty-one, the following Extraordinary Resolutions were duly passed:—

That, by reason of its liabilities, the company could not continue in business, and that the company be wound

up voluntarily.

That Mr. William Ernest Spencer, of Spencer and Martin, is hereby appointed liquidator.

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T. J. WALKER, Director. IN THE MATTER OF THE COMPANIES ACT 1928.

NOTICE is hereby given that a Meeting of creditors of Northcote Trading Agency Proprietary Limited (in liquidation), pursuant to section 189, will be held at the office of the liquidator, 440 Little Collins-street, Melbourne, on Tuesday, the third day of February, One thousand nine hundred and thirty-one, at Four p.m.

W. E. SPENCER, Liquidator.

In the matter of T. W. CRONIN SHOE PTY. LTD. (in Liquidation).

NOTICE is hereby given that, in accordance with section 189 of the Companies Act 1928, a Meeting of creditors of the above company will be held at the offices of Wootton and Sons, chartered accountants (Aust.), Yorkshire House, 20 Queen-street, Melbourne, on Tuesday, the 3rd February, 1931, at Four p. m. at Four p.m.

K. C. C. WOOTTON, liquidator, 20 Queen-street, Melbourne.

NOTICE is hereby given that, at an Extraordinary General Meeting of T. W. Cronin Shoe Proprietary Limited, held on the nineteenth day of January, One thousand nine hundred and thirty-one, the following Extraordinary Resolution was duly

"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its habilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily."

A. GLEN ROBERT'S & DAWSON, Queensland Building, 84 William-street, Melbourne, solicitors to the liquidator. 5234

Companies Act 1928.

T.T. HYDRÁULIC SHOCK ABSORBERS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that, pursuant to section 196 of the Companies Act 1928, a General Meeting of the members of the company will be held at the offices of Thos. H. White and Co., 6th floor, Temple Court, 422 Collins-street, Melbourne, on 2nd March, 1931, at Eleven a.m., for the purpose of receiving the accounts of the liquidator, and any explanation thereof.

THOS. H. WHITE, F.C.A. (Aust.), Liquidator.

Thos. H. White and Co., chartered accountants (Aust.)
Temple Court, 422 Collins-streeet, Melbourne. 521

Companies Act 1928.

STANSMORE & PEARSON PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that, pursuant to section 196 of the Companies Act 1928, a General Meeting of the members of the company will be held at the offices of Thos. H. White and Co., 6th floor, Temple Court, 422 Collins-street, Melbourne, on 2nd March, 1931, at Ten a.m., for the purpose of receiving the accounts of the liquidator, and any explanation thereof.

THOS. H. WHITE, F.C.A. (Aust.), Liquidator.

Thos. H. White and Co., chartered accountants (Aust.) Temple Court, 422 Collins-street, Melbourne.

Companies Act 1928.—In the matter of USED CAR & GENERAL FINANCE PTY. Ltd. (in Liquidation).

NOTICE OF FINAL MEETING.

NOTICE is hereby given that the Final Meeting of share-holders, pursuant to section 196, Companies Act 1928, will be held at the offices of Messrs. W. B. Bennett & Co. Temple Court, 422 Collins-street, Melbourne, on Friday, the 27th February, 1931, at Twelve noon.

BUSINESS:

To receive and consider the liquidator's final statement of

Dated this 27th day of January, 1931.

W. B. Bennett and Co., public accountants, 422 Collins-

Note.—The above company went into liquidation for purposes of reconstruction only.

 ${f R}^{
m EGISTER}$ of Unclaimed Moneys held by the English, Scottish, and Australian Bank Limited.—Year ended 31st December, 1930.

I	_	•	,
Name and Address of Owner on Books.	Total Amount Due to Owner.	Description of Unclaimed Moneys.	Date of Last Claim.
	£ s. d.		
Barnes, Est. George, c/o G. H. Barnes, Esq., Swan	15 17 4	Balance of current account	12.1.1924
Hill, Vic. Bennett, Ernest, Mount Victor-road, Kew, Vic	0 7 6	Total interest on bank stocks to 31.12.24	No claim has been made in respect of such money
Boyd, Mary (deceased), late of Power-street, Hawthorn, Vic.	27 1 5	Balance of current account	27.11.1924
Brunton, Morris, 75 Flemington-road, North Melbourne, Vic.	8 14 8	Balance of current account	Prior to 1.1.1925
Buckwong Creek Wolfram Mining Company No Liability (Directors—H. Dunstan, T. W. Scott, G. Durham, G. A. Carter, R. P. Greenshields; Managor—A. A. Fitzgerald), 430 Chancery-lane, Melbourne, Vic.	0 18 2	Balance of current account	26.1.1924
Campbell, estate of Duncan, lake of Oaklands Junction, N.S.W.	1 3 0	Total interest on bank stocks to 31.12.24	No claim has been made in respect of such money
Chenoweth, Henry Walter (address unknown) Connors, Margaret (address unknown)	1 12 11 2 17 6	Balance of current account Total interest on bank stocks to 31.12.24	30.6.1924 No claim has been made in respect of such money
Coote, E. (address unknown)	6 5 0 5 2 0	Balance of current account Balance of current account	Prior to 1.1.1925 23.6.1924
wood-street, Murrumbeena, Vic. Dry Colors & Paints Pty. Ltd. (Directors—Edgar B. Clarke, Frederick Vivian Barry, William White, James Henry Curnow, William S. J. Macartney; late Secretary—William George Morton (deceased), 331 Collins-street, Melbourne,	12 10 5	Balance of current account	Prior to 1.1.1925
Vic. Duffy, Martin, Nyah West, Vic. Elliott, Sophie, 7 Chapel-street, Windsor, Vic. Faull, William John, 9 Watkins-street, North Fitzroy, Vic.	10 3 5 6 10 0 4 10 0	Balance of current account	24.1.1924 8.11.1924 No claim has been made in respect
Ferguson, Margaret Jessie, "Bellfield," Glen Waverley, Black Flat P.O.	4 6 1	Balance of current account	of such money Prior to 1.1.1925
Gregson, Una Knight, 32 Charles-street, Kew, Vic. Haack, Charles, Campbell-street, East Kew, Vic. Harvey-Metcalfe (deceased), John, late of Flinderslane, Melbourne, Vic.	9 6 8 0 0 10 2 6 9	Balance of current account Balance of current account Balance of current account	22.7.1924 15.5.1924 3.6.1924
Haysom, Melville Robert, 249 High-street, Malvern, Vic.	5 7 0	Balance of current account	Prior to 1.1.1925
Hoare, John Richard, Spink-street, Gardenvale, Vic.	10 6 10	Balance of current account	6.3.1924
Holding, Albert, Spinifex Insolvent estate of Percy John Lynch Dividend Account, Swan Hill, Vic. (William Bell assignee)	39 17 2 9 19 6	Balance of current account	14.1.1924 15.1.1924
Insolvent estate of John Walker Dividend Account, Swan Hill, Vic. (William Bell, assignee)	13 14 4	Balance of current account	11.1.1924
Jenkins, Alfred Lewis, Windsor, Vic.	0 7 6	Total interest on bank stocks to 31.12.1924	No claim has been made in respect of such money
Jones, Rebecca, 201 Barkley-street, St. Kilda, Vic. Kamnitzer, Adolph, Queensberry-street, North Melbourne, Vic.	$\begin{array}{cccc}9&19&2\\7&4&9\end{array}$	Balance of current account	Prior to 1.1.1925 31.7.1924
Keane, Daniel, Brighton, Vic	7 1 6	Total interest on bank stocks to 31.12.1924	No claim has been made in respect of such money
Kehiry, Alexander, administrator of the estate of James Kehiry (deceased), Manangatang, Vic.	70 13 6	Balance of current account	Prior to 1.1.1925
Kow Progressive Business Association, Kew, Vic. Melbourne Committee of Selling Agents, Port Huon Fruitgrowers' Association (Chairman— Frederick William Vear, Secretary—Fred. Cane)	6 17 3 1 14 4	Balance of current account	Prior to 1.1.1925, 27.12.1924
(address unknown) Mitchison, Alice Maud, c/o Beaufort Hotel, Queen-	7 14 4	Balance of current account	Prior to 1.1.1925 🔞
street, Melbourne florrison, Walter, c/o G.P.O., Melbourne, Vic. fount Lyell Blocks Copper Mines No Liability Trust Account, late manager—Thos. Rollason	6 14 6 27 0 0	Balance of current account	31.3.1924 Prior to 1.1.1925
decoased), 47 Queen-street, Melbourne, Vic. Mount Pleasant Gold Mines No Liability (Directors —Porcy Oakden, Edward Albert Noble, Burnett	6 14 0	Balance of current occount	Prior to 1.1.1925
Gray, Richard Wood Davies; Manager—L. A. Cleveland, 20 Queen-street, Melbourne, Vic.) McDonald, William Wallace, 317 Collins-street,	2 1 6	Balance of current account	Prior to 1.1.1925
Melbourne, Vic. McQueen, Mary, Yallum Speed, Vic	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Balance of current account	Prior to 1.1.1925 No claim has been made in respect
McMahon, B. O'B., Wangaratta, Vic	3 1 0	Wheat advance	of such money No claim has been made in respect of such money

UNCLAIMED MONEYS—continued.

Name and Address of Owner on Books.	Total . Due to			Description of Unclaimed Moneys.	Date of Last Claim.
Payne, Harold William, 120 Queen-street, Mel- bourne, Vic.	£ 2	s . 5	d. 0	Balance of current account	7.10.1924
Penny, estate of John (address unknown). Perlstein, Mande Arcadia, 17 Spring-street, Mel-	8	-		Total interest on bank stocks to 31.12.1924 Balance of current account	No claim has been made in respect of such money 6.9.1924
bourne, Vie. Rae, William Donald Bruce, Wood's Point, Vic. Rose, William Mariner, 98 Bay-street, Port Mel-	4	7	8	Balance of current account	
Standard Soap Manufacturing Co., partners—Walter Andrew Murphy, Leonard Allen, c/o	2		7	Balance of current account	3.12.1924
Leonard Allen, Esq., Anderson-road, Badger Creek, Vic.	۵.			de Marie Mar	21.1.1924
Talbot Alluvials Limited, Talbot, Vic	25 1	6		Balance of current account Total interest on bank stocks to 31.12.1924	No claim has been made in respect of such money
Thomas, Ida Effie, Moorabbin			10	Balance of current account	13.8.1924
West, William Höhry, 415 High-street, Prahran Wilkinson (deceased), James, Excoutors—David Nicoll, Thomas Easton, c/o D. Nicoll, Esq., Eusom-road, Kensington Hill		7		Balance of current account	
Wilson, Archibald Forrest (doceased), late of Exchange Hötel; Bay-street, Port Melbourne	30	10	0	Balance of current account	10 0 1004
	440	0	5	· ·	

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Unclaimed Money Act.

REGISTER of Unclaimed Money held by the Commercial Banking Company of Sydney Limited, with which is amalgamated the Bank of Victoria Limited.

Name of Owner on Books.	Total Amount due to Owner.	Description of Unclaimed Money.	Date of Transac	
Brady, H. A., shid Randall, S., c/o Rifle Brigade Hotel,	£ s. d. 5 6 1	Current account	20.1	12.24
cr. Lygon and Elgin streets, Carlton	l		- 1	
Hutchinson, A. J. (address unknown)	0 16 8	Current account · · · · · · · · · · · · · · · · · · ·		11.24
Kenny, Est. (address unknown)	9 11 10	Current account		.2.24
Leake, C. B., Australian Club, Melbourne	4 2 3	Current account	" . 16.	
Long, A. P. D., and Smith, H., Main-road, Sassairas	1 7 6	Current account		10.24
Scott, Mary, 27 Melby-avenue, East St. Kilda	8 10 0	Current account		.3.24
Lyons, Géorge Richard William, Ararat	2 2 6	Current account	t9.	.3:24
At Kee, Ballarat	9 4 0	Dividends from Bank of Victoria Ltd. shares		.8.24
Selquick Woodstaines Co., Chelsea	1 17 7	Current account	15,	.2.23
Mürray, Hübert, Dandenong	1 6 6	Current account	13.1	12.23
Watkinson, Phillip Henry, Dandenong	1.100	Current account		12.23
Eastman, Robert, Hamilton	10 14 4	Current account		11.2
Watson, James Thomas, Hamilton	40 4 4	War Gratuity Bond surplus over bank debt		6.24
Executor of late Yephing, James Jeremiah, Kyabram	1 4 1	Current account		.9.2
Executors of late Hayes, Thomas, Kyabram	.7 3 11	Current account		1.24
Grey, Caroline Jane	148 14 0	Fixed deposit		12.2
O'Connor, Mark, Port Fairy	4 0 11	Current account		.2.2
Earl, Everett Belmont Graham, Rushworth	2 10 -5	Current account		11.2
	1 1 - 1	Current account	1	12.2
	7 10 0	G		10.2
	2 1 0	5 1 110 134 516		10.24
Hodgson, J. J., St. Arnaud	.0 7 8	1		.1.2
Hauser, G., St. Arnaud	2 15 2		3 30	1.2
Heffer (junr.), Chas. (deceased), Swan Hill	14 16 2	1.5	1 4 54	$\frac{1.2}{1.2}$
Hulley, Thos. (deceased), Swan Hill	99 6 3		' 44	
Pascall, Arthur, Swan Hill	7 4 1	Converse to the converse to th		11.2
Allambee Sawmills, Yarragon		Current account	ه ا	.9.2
O'Connor, Frank, Mildura				.1.2
George, John James, Mildura	21 16 7	Current account		.6.2
McLean, John Murdoch, Mildura	19 19 2	Current account	1 1Z	.6.2
Beaumont, Joseph Edgar, Ouyen	13 16 7	Current account		.1.2
Campbell, Stewart Colin, Ouyen	5 7 10	Current account		.1.24
Dicken, William, Ouyen	10 9 1	Current account		.9.2
Finch, Clifford Allan, Ouyen	1 9 1	Current account		.1.2
McKenney, Alfred Isaac, Ouyen	6 15 5	Current account		.1.2
Wright, John	0 12 11	Current account	11.	.1.2
· · · · · · · · · · · · · · · · · · ·			. 1	
	£486 17 3			. *
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For the Commercial Banking Co. of Sydney Ltd., T. DAVIES, pro Manager, Melbourne.

 $\mathbf{R}^{ ext{EGISTER}}$ of Unclaimed Moneys held by the Commercial Bank of Australia Limited.

Name.	Occupation and Address.	Amount Due to Owner.	Description of Unclaimed Money.	Date of Last Clain
	No. of Chairman	£ s. d.	28th dividend on preference shares	4.2.1
larke, Richard	Miner, Cue, W.A	0 6 0	29th ,, ,, ,, ,,	5.8.1
onley, John	Labourer, G.P.O., Perth, W.A	0 6 0	28th ,, ,, ,,	4.2.1
onley, John	Labourer, G.P.O., Perth, W.A	0 6 0	29th ,, , ,	5.8.1
ook, Charles	Deceased, late Sydney, N.S.W	0 9 0	28th ,, ,, ,,	4.2.1
ook, Charles	Deceased, late Sydney, N.S.W.	0 9 0	29th ,, ,, ,, 28th ,, ,, ,,	5.8.1 $4.2.1$
ickson, Thomas	Waiter, Perth, W.A.	0 3 0	and.	5.8.
ickson, Thomas	Waiter, Perth, W.A	0 12 0	28th ,, ,, ,, .,	4.2.
am, Thomas	Wyong, N.S.W Wyong, N.S.W	0 12 0	29th ,, ,, ,,	5.8.
leeson, James	Miner, G.P.O., Melbourne	0 9 0	28th ,, ,,	4.2.
leeson, James	Miner, G.P.O., Melbourne	0 9 0	29th ,, ,,	5.8.
iese, Henry	Baker, Broken Hill, N.S.W.	0 3 0	28th ,, ,, ,,	4.2.
iese, Henry	Baker, Broken Hill, N.S.W.	0 3 0	29th ,, ,, ,, 28th ,, ,, ,,	5.8. 4.2.
ollingham, E. A.	Late Melbourne, now South Africa	0 3 0	00.1	5.8.
ollingham, E. A.	Late Melbourne, now South Africa Sydney, N.S.W.	0 9 0	28th ,; ,, ,,	4.2.
euchel, Margaret euchel, Margaret	Sydney, N.S.W.	0 9 0	-29th ,, ,,	5.8
ight, G. T	Architect, St. George's Terrace, Perth, W.A.	0 3 0	28th ,, · ,, ,,	4.2.
ight, G. T	Architect, St. George's Terrace, Porth W.A.	0 3 0	29th ,, ,,	5.8
orris, William	Gardener, Manly, N.S.W	0 12 0	28th ,, ,, ,,	4.2
orris, William	Gardener, Manly, N.S.W.	0 12 0	29th ,, ,, ,, 28th ,, ,, ,,	5.8 4.2
cLeod, William	Deceased, late of Campbellfield	0 3 0	29th ,, ,, ,,	5.8
cLeod, William	Deceased, late of Campbellfield	0 3 0	28th ,, ,, ,,	4.2
orbury, Andrew	Gardener, East Brighton	0 3 0	29th " " "	5.8
eardon, Timothy	Miner, Omeo	0 3 0	28th ,, ,, ,,	4.2
eardon, Timothy	Miner Omeo	0 3 0	29th ,, ,,	5.8
anlon, Timothy	Hotelkeeper, Sydney, N.S.W	1 4 0	28th ,, ,, ,,	4.2
anlon, Timothy	Hotelkeeper, Sydney, N.S.W.	1 4 0 0 15 0	29th ,, ,, ,, 28th ,, ,, ,,	5.8 4.2
iepperley, Leo	Watchmaker, Warracknabeal	0 15 0	0041	5.8
epperley, Leo	Watchmaker, Warracknabeal Baker, Broken Hill, N.S.W	0 3 0	28th ,, ,, ,,	4.5
derwood, William	Baker, Broken Hill, N.S.W. Baker, Broken Hill, N.S.W.	0 3 0	29th ,, ,,	5.8
nderwood, William hitty, E. W	Auburn, Vic.	0 15 0	28th ,, ,, ,,	4.5
elland, William	Deceased, miner, late of Mangonui, via	0 3 0	28th , , , ,	4.2
	Auckland, N.Z.		2011	٠,
elland, William	Deceased, miner, late of Mangonui, via	0 3 0	29th ,, ,, ,,	5,8
	Auckland, N.Z.	0 15 0	29th ,, ,, ,,	5.8
ntich, Thomas C	Deceased, late Wortley, W.A	0 12 0	29th ,, ,, ,,	4.2
aly, Catherine	Deceased, late of Sydney, N.S.W. Deceased, late of Sydney, N.S.W.	0 12 0	29th ,, ,, ,,	5.8
aly, Catherine almer (Official Account),	Schoolmaster, Heathcote	1 0 8	Balance of current account at Heath-	21.4
Ben	50200mm	1	cote Branch	1
awdon, William Arthur	Labourer, "Valroy," Hopetoun-road, Mal-	1 6 0	Balance of current account at Prahran	-
	vern	3 0 5	Branch Balance current account at Melbourne	4.8
iddle, Milton George	Federal Hotel, Collins-street, Melbourne	1 3 3 9	Office	1
Frederick		0 19 0	Final payment 1918-1919 Wheat Pool	9.1
ourke, H. P	" " " "	1	at Bendigo Branch	l
owland Bros		0 10 5	, , , , , , , , , , , , , , , , , , , ,	9.1
ampbell, Norma Louisa	Indent agent, Rialto, Collins-street, Mel-	0 16 3	Balance current account at 421 Bourke-	30.12
ampoon, rooma zon	bourne	1	street Branch, Melbourne	99.
annon Gold Mining Co.	48A Queen-street, Melbourne	0 10 9	Balance current account, Melbourne Office	23.5
N/L, H. E. Walduck,	i	1	Unite .	ı
manager	430 Bourke-street, Melbourne	3 19 6	,, ,, ,,	20.6
ommonwealth Wood Last and Heel Co. Ltd., J. C.	200 Dutte-shices prepounte	1		1
Litchfield, secretary		1		1
rosbie, J. A	Sea Lake	0 12 9	Balance current account at Sea Lake Branch	30.12
eady, Eugene	Farmer, Koorweinguboora	2 10 0	Balance current account at Ballan Branch	11, 15
vans, Ernest Harold	Ex-publican, 219 Union-road, Ascot Vale	11 15 0	Balance of current account at 421 Bourke-street Branch, Melbourne	11,14
	CL - former Warmen NCW	1 16 8	Balance current account at Numurkah	16.
lliott, Alfred Thomas	Share farmer, Tocumwal, N.S.W	1 *** *	Branch	
17-1 317	Farmer	1 1 11	Final advance 1916 wheat at Eaglehawk	9.1
nglish, Wm	Parmer	1.	Branch	
airmont Estate, Lily Sel-	c/o Eureka Hotel, Rainbow	13 16 0	Balance current account at 266-8 Lons-	15, 12
wood, proprietress]	1	dale-street Branch, Melbourne	1
amble, James Henry	Contractor, Ballan	2 11- 6	Balance of current account at Ballan Branch	
	n. n.u	6 17 0	Balance of current account at 421	29.8
iles and Mills	Farmers, Bulla	1 61, 0	Bourke-street Branch, Melbourne	
1 111 1 4 11 11 11		15 18 9	Balance of current account at Melbourne	21.8
reenham, Albert George		1	Office	
Iale, Thomas Ingold	Farmer, c/o J. H. Brown, Mitiamo	26 7 6	1 ·	15.3
ohnston, Stanley Watson	Sales manager, Morrison Motors, 460 Bourke-	4 6 1	Balance of current account at 421 Bourke-	29; 1:
Omnoon, somnoy woodi	strees, Melbourne		street Branch, Melbourne	90.
Lane, Charles Michael	Farmer, Coppin-street, Hawthorn	0 8 7	Balance of current account at Melbourne	30.3 31.1
Iaddison, Thomas	Farmer, 315 Elizabeth-street, Melbourne	6 15 0	Balance of current account at Melbourne Office	1 31.1
	1	17 0 0	1 * * * * * * * * * * * * * * * * * * *	19, 12
	1 117311 man and Missanda M C W			
larsh, Alice Maud (Mrs.)	Willerong-road, Miranda, N.S.W.		Final payment 1918-1919 Wheat Pool	9.
iarsh, Alice Maud (Mrs.) Ioyle, Herbert	Willerong-road, Miranda, N.S.W.	0 9 1	Final payment 1918-1919 Wheat Pool at Bendigo Branch Balance current account at Sea Lake	9. 9.1

. Unclaimed Moneys—continued.

Name.	Occupation and Address.	Amount Due to Owner.	Description of Unclaimed Money.	Date of Last Claim.
McWaters, James O'Callaghan, Wm. O'Day, William Henry Panam, Peter Ralph, John Guest Reen, Timothy Ryan, Henry, insolvent estate of	Butcher, Pinnaroo Labourer, Federal Coffee Palace, Collinsstreet, Melbourne Confectioner, 104 Brunswick-street, Fitzroy Hatter, 295 Elizabeth-street, Melbourne Labourer, Victoria Coffee Palace, Collinsstreet, Melbourne Agent, Merbein	£ s. d. 2 18 1 0 10 1 8 13 10 0 11 2 3 3 11 2 2 9 9 9 0	Balance of current account at Murray- ville Branch Final payment 1918-1919 Wheat Pool at Bendigo Branch Balance of current account at 165 Bourke- street Branch, Melbourne Balance of current account at 245 Eliza- both street Branch Balance of current account at 165 Bourke- street Branch, Melbourne Balance of current account at Murray- ville Branch	6, 2, 24 5, 3, 24 23, 6, 24 24, 11, 23 21, 5, 23
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THE BANK OF AUSTRALASIA.

${f R}^{ m EGISTER}$ of Unclaimed Money.

· · · · · · · · · · · · · · · · · · ·	due to Owner,	Description of Unchaimed Money	Date of last Claim.
Barkins Spirit Pressure Ltd., 97 Elizabeth-street, Melbourne Birnie, Mrs. Ellen C., Cleveden Mansions, Melbourne Flannagan, John Henry, Imperial Hotel, Grenfell-street, Adelaide, S.A. Gray, Oliver Aeneas, care of Mrs. Sharwood, 138 Sackville-street, East Kew (Letter returned from this address 29.11.30). Power, Dr. Richard (deceased, 21.10.24), 29 Williams-road, Windsor Urquhart, Mrs. Margaret Mather (deceased, 1.5.24), Virginia-terrace, Geelong West Maconachie, W. R., Tamlough North Potts, Frederick (unknown) Mackay, T. G. C. (deceased, 20.7.23), Yarram	2 7 7 14 19 9	Current Account	9.1.24 4.9.23 1.5.2.24 17.3.24 16.10.24 20.3.24 10.1.24 10.1.24 18.6.23

, THE NATIONAL BANK OF AUSTRALASIA LIMITED.

_	I	as t	4.1 ·
Name of Owner on Books.	Total Amount due to Owner.	Description of Unclaimed Money.	Date of last
	due to Owner,	The state of the s	Claim.
	-		<u> </u>
		ti.	
	£ s. d.		1.
Haughton, Patrick	0 12 5	Balance current account, Cobram	9.1.24
Tughes, Robert	2 5 9	Balance current account, Dookie	11.1.24
Johnson, A. J.	" 2 13 6	Balance current account, Geelong	17.3.24
Gillett, W. H	2 8 0	Balance current account, Geelong	10.1.24
Poote, M	, 6, 9 8	Balance current account, Geelong	15.5.24
McLaren, J.	21 3 0	Balance current account, Geelong	15.5.24
Vilson, W. H.	, 1 5 6	Balance current account, Geelong	' 1 m m 34
Batson, H		Balance current account, Geelong	23.5.24
farr, W. J.	2 13 7	Ralance current account Coolong	. 11.6.24
Argent, E. S	; 14 l l l	Balance current account, Hamilton	. 10.1.24
Campbell, Margaret (Mrs.)	3 0 0	Balance current account, Hawthorn	7.1.24
Brown, John R., and Brown, Albert J.,	4 10 0		6,10.24
trust account			
Thompson, Albert	10 4 11	Balance current account, Mildura	. 19.7.23
fordon, Robert G	2 18 0	Balance current account, Mornington	9.1.24
Hark, Joseph	0 3 4 5	Balance enterent account Nationals	2.1.24
Vard, Charles	5 2 0	Balance current account, Port Fairy	6.12.24
arrant, H. W.	-2 6 8	Balance current account, Swan Hill	. 11.1.24
lrimison, Norman (deceased)	5 4 1	Balance current account, Swan Hill	. 11.1.24
Vood, R. G.	1 to 10	Balance current account, Swan Hill	. 11,1,24
IcDonald, Hugh	. 0 15 1	Balance current account, Swan Hill	. 11.1.24
Administrators of Kate Connell (deceased		Balance current account, Wangaratta	30.1.24
Celly (senr.), Mary A. (deceased)	. 211 17.	Balance current account, Warrnambool	. 28.8.21
Iurray Brothers	. 5 4 1 10	Balance current account, Willaura	9,1,24
Roach, L/C account, Thomas, proc.	. ·2 0a 0	Balance current account, M/Office	30.4.24
ictorian Sporting Gazette and General	23, 3 6	Balance current account, M/Office	·
Publishing Co. Pty. Ltd.	1 1	A STATE OF THE PROPERTY OF THE PARTY OF THE	l l
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to the discovered town	d. 450 1.11 1.	<u></u>	- - 1-

Companies Act 1915-Twenty-third Schedule.

REGISTER of Unclaimed Money held by Hume Pipe Company (Australia) Limited.

Name of Owner in Books.	Total Amount Due to Owner.	Description of Unclaimed Money.	Date of last Claim.
	£ s. d.		
Chapman, Mrs. Thelma Olive, 36 Locke-street, Essendon, Victoria	0 18 0	Dividend on 15 shares, 30.3.30 to 30.9.30	30.9.29
James John Joseph, 218 Tooronga-road, East Malvern, Victoria	0 8 0	Dividend on 10 shares, 30.9.29	31.3.30
Gordon, Hugh T. G., Sawyers Bay, Dunedin, New Zealand	4 0 0	Dividend on 100 shares, 28.9.28	
Treloar, John Edward, c/o W. Dunnage, Kyle-street, Knoxville, South Australia	0 8 0	Dividend on 5 shares, 30.3.29 to 30.9.29	15.9.23
Parham, George Garnet, 107 Beulah-road, Norwood, South Australia	0 6 0	Dividend on 5 shares, 30.3.30 to 30.9.30	31.3.27
Fitzpatrick, James J. (junier), e/o E. S. and A. Bank, King William-street, Perth, Western Australia	2 0 0	Dividend on 50 shares, 30.3.29	31.3.30
Hammond, Mrs. Catherine Laura Louise, "Tillingbourne," Colombo-street, Victoria Park, Western Australia	0 16 0	Dividend on 10 shares, 30.3.29 to 30.9.29	30.9.27
Hammond, Herbert Alexander (deceased), executrix, Mrs. Phoebe E. Hammond, 46 Duncan-street, Victoria Park, Western Australia	7 10 0	Dividend on 125 shares, 30.3.30 to 30.9.30	30.9.26
Barratt, Miss Edith C., Repatriation Hospital Barracks, Hobart, Tasmania	2 0 0	Dividend on 50 shares, 30.3.29	28.9.28
Roberts, Alfred (deceased), executor, The Public Trustee of Tasmania, Hobart, Tasmania	28 0 0	Dividend on 700 shares, 30.9.29	30.3.29
Almond, Ashley Arnold, 70 Queen-street, Sandy Bay, Tasmania	0 12 0	Dividend on 10 shares, 30,3.30 to 30.9.30	31.3.26
Jurs, Valdemar, Selwyn Private Hotel, Wickham-terrace, Brisbane, Queensland	2 0 0	Dividend on 100 shares, 30.9.30	31.3.30
Baynes, Ernest, c/o Commercial Banking Company of Sydney Ltd., Brisbane, Queensland	16 0 0	Dividend on 800 shares, 30.9.30	31.3.30
actif 1711/1611c, Queenland	64 18 0		· .

Kinnear House, King-street, Melbourne, C.1. 20th January, 1931.

J. A. CUSSEN, Secretary,

 ${f R}^{
m EGISTER}$ of Unclaimed Moneys held by Union Building Society.

Name of Owner on Book.		Total Amo		Description of Unclaimed Money.	Date of Last Clain
		£ s.	d.		 `
Bennett, William E.		4 7	0	Accrued dividends on I ordinary share	Nil
Davidson (Miss), Agnes May		18 0	0	Accrued dividends on 5 shares	,,
Kennedy, George		•0 4	0	Accrued dividends on I share	,,
Madigan, P. J		4 14	6	Accrued dividends on I share	1 .,
Pirrie, James		n 2	0	Accrued dividends on I share	! ",
Rogers, William M		1 4	0	Accrued dividends on I share] ,,
West, Jane (deceased)		1 12	0	Accrued dividends on I share	,,
Williams, Mary Ann		1 12	0	Accrued dividends on 1 share	
Jeffrey, Constance Eliza		43-12	0	Guarantee deposit, principal, and interest	,,
Fharratt, Charles Edward		28 7	6	Guarantee deposit, principal, and interest	,,
Prince, Mary		10 9	0	Fixed deposit and interest	",

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Union Building Society, H. J. HACKETT, Manager,

 ${
m R}^{
m EGISTER}$ of Unclaimed Money at the Western District Cooperative Produce and Insurance Co. Ltd., 14 King-street, Melbourne.

Name and Address of Owner in Book.	Tota due i			Description of Unclaimed Money.	Date of last Claim.
G. S. Moore, Axford's Private Bag, Terang	£ 0	8. 7	d. 0	Dividend for year ended 30th April, 1924	Not claimed

H. W. OSBORNE; General Manager. 5177

20th January, 1931.

NCLAIMED Moneys held by the Mutual Life and Citizens Assurance Company Limited :—

Name of Owner on Books.	Total Amount Due to Owner.	Description of Unclaimed Money.	Date of Last Claim.
Rebecca Porter, 24 William street, Abbotsford	£ s. d. 4 13 9	Endowment assur- ance maturing under Policy No. 407846	1,8.24
Elfreda M. Swaebsch, 34 Fitzroy-street, East Geelong	4 10 0	Endowment assur- ance maturing under Policy No. 1922699	24.5.24

Twenty-third Schedule.

REGISTER of Unclaimed Moneys held by Sulphide Corporation Ltd.:—

Name of Owner on Books,	Total Amount Due to Owner.	Description of Unclaimed Money.	Date of Last Claim.
Annie Williams	£ s. d. 0 15 11 3 5 8	Dividend due 22nd December, 1922 Dividend due 12th	,
	4 1 7	July, 1923	· · ·

SULPHIDE CORPORATION LTD., 5219 34 Queen-street, Melbourne.

NOTICE TO CREDITORS!—WILLMOTT PRISK & CO. LIMITED.

THE creditors of the above named company are required, on or before the 18th day of March, 1931, to send their names and addresses, and the particulars of their debts or claims, and the names and addresses of their solicitors (if any), to the liquidators of the said company, namely, Archibald Trickett, Cecil Dainton Watson, and John Howard Burgess, at Nos. 15 and 16 A.M.P. Chambers, 23 King Will Mam-street, Adelaide, and if so required, by notice in writing from the said liquidators, are by their solicitors or otherwise, to prove their said debts or claims at the place aforesaid at such time as shall be specified in such notice, or in default thereof they will be excluded from the benefit of any distribution made before such debts are proved.

Dated this 21st day of January, 1931.

BAKER, McEWIN, LIGERTWOOD, & MILLHOUSE, Victoria-square, Adelaide, solicitors to the liquidators.

NOTICE TO CREDITORS.

DURSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1928, notice is hereby given that The Trustees, Executors, and Agency Company Limited, of number 412 Collins-street, Melbourne, the executor of the will of Elizabeth Melbonald, late of Morwell, in the State of Victoria, widow (who died on the twenty-second day of October, One thousand nine hundred and thirty), intends to convey 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 it, at the address aforesaid, on or before the twenty-third day of March, One thousand nine hundred and thirty-one, particulars, in writing, of their claims against the estate of the said deceased; and at the expiration of the time fixed by this notice the said executor 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 this seventeenth day of January, One thousand nine hundred and thirty-one.

hundred and thirty-one.

SERJEANT, BRUCE, & FROST-SAMUELS, Morwell, proctors for the said executor.

NOTICE TO CREDITORS .- RE JOHN SAMUEL McGILL, DECEASED.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of John Samuel McGill, late of "Rosebauk," Latrobeterrace, Chilwell, Geelong, in the State of Victoria, manufacturer, deceased (who died on the twenty-seventh day of August, 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 twenty-fourth day of December, One thousand nine hundred and thirty, to John McGill Carson, of "Glenerce," Culgoora, in the State of New South Wales, grazier, and The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said executors, care of The Trustees, Executors, and Agency Company Limited, at the address of its office, number 412 Collins-street, Melbourne, on or before the thirtieth day of March, One thousand nine hundred and thirty-one, after which date the said executors will proceed to distribute the assets of the said John Samuel McGill, 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 is hereby further given that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid. any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this twenty-second day of January, One thousand nine hundred and thirty-one.

WHYTE, JUST, & MOORE, of 27 Malop-street, Geelong, proctors for the estate.

NOTICE TO CREDITORS AND OTHERS .- RE JESSIE TOPP, late of 46 McKillop-street, Geclong, widow, Deceased (who died on the 2nd day of November, 1930).

(who died on the 2nd day of November, 1930).

NOTICE is hereby given that John Sinclair, of Myersstreet, Geelong, minister of religion, the executor of the will of the said deceased, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all creditors and persons interested to send to him, at his above address, on or before the 6th day of April, 1931, particulars, in writing, of their claims against the said estate; and after the said day the said John Sinclair 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 he shall then have had notice.

Dated the 22nd January, 1931.

J. A. C. FIRTH, 88 Little, Malop-street, Geelong, proctor.

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PURSUANT to the Trustee Let 1928, notice is hereby given that all persons having claims against the estate of William Curry Tully, late of Goroke, in the State of Victoria, grazier, deceased (who died on the thirteenth day of November, 1930, and propate of whose will was, on the fifteenth day of January, 1931, granted by the Supreme Court of Victoria, in its probate jurisdiction, to John Tully, of Kildownea, Lillimur, in the said State, grazier, and William Antill McPherson, of Donald, in the said State, auctioneer, the executors named in the said will), are hereby required to send in particulars, in writing, of such claims to the said executors, care of the undersigned, on or before the first day of April, 1931, after which date the said executors will proceed to distribute the assets of the said William Curry Tully, deceased, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this twenty-fourth day of January 1921 D URSUANT to the Trustee Tet 1928, notice is hereby given

Dated this twenty-fourth day of January, 1931.

OAKLEY & THOMPSON, Donald (and at Birchip and 422 Collins-street, Melbourne), proctors for the executors

STATUTORY NOTICE TO CREDITORS.—IN THE WILL OF TOBIAS BOURKE, DECEASED.

OF TOBIAS BOURKE, DEGASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Tobias Bourke, late of "Killeen," Grey-street, St. Kilda, in the State of Victoria, gentleman, deceased (who died on the cleventh day of December, 1929, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the thirty-first day of March, 1930, to Frank Brennan, of 20 Queen-street, Melbourne, in the said State, solicitor, and James Byrne, of Grey-street, St. Kilda aforesaid. Roman Catholic clergyman), are requested to send particulars, in writing, of such claims to the said executors, care of the undersigned, Frank Brennan and Co., on or before the thirtieth day of March, 1931, after which date the said executors will proceed to distribute the assets of the said executors will proceed to distribute the assets of the said executors will proceed to distribute the 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.

Dated this twenty-third day of January, 1931. FRANK BRENNAN & CO., 20 Queen-street, Melbourne, proctors for the said executors.

RE ROBERT WILLIAM JUDD, DECEASED.

ALL persons having claims against the estate of Robert William Judd, formerly of Warragul, but late of 26 Warburton-road, Canterbury, retired hay and corn merchant, deceased, are required to send particulars to the undersigned, proctors for the executor, Alfred James Harris, of 26 Warburton-road, Canterbury aforesaid, tailor, on or before the thirtieth day of March, 1931, after which date the said executor 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 he shall not have had notice.

Dated this 23rd day of January, 1931.

GRAY & FRIEND, proctors, Warragul.

STATUTORY NOTICE TO CREDITORS.—IN THE WILL OF RUDOLPH INGWERSEN, DECEASED.

OF RUDOLPH INGWERSEN, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Rudolph Ingwersen, formerly of 954 Lygon-street, North Carlton, in the State of Victoria, late of Yarrbat-avenue, Balwyn, in the said State, gentleman, deceased (who died on the fifth day of December, 1930, and probate of whose will was granted by the Supreme Court of Victoria. in its probate jurisdiction, on the nineteenth day of January, 1931, 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, at the above address, on or before the thirtieth day of March, 1931, after which date the said company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And 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 then have had notice.

Dated this twenty-third day of January, 1931.

Dated this twenty-third day of January, 1931.

FRANK BRENNAN & CO., 20 Queen-street; Melbourne, proctors for the said company.

STATUTORY NOTICE TO CREDITORS.

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of James Wood, late of "Battersea," Ormond-street, Kensington, in the State of Victoria, ironfounder, deceased (who died on the twenty-ninth day of September, One thousand nine hundred and thirty, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the nineteenth day of January, One thousand nine hundred and thirty-one, to The Trustees, Executors, and Agency Company Limited, of number 412 Collins-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, at the above-mentioned address, on or before the second day of March, One thousand nine hundred and thirty-one, after which date the said company will proceed to distribute the assets of the said James Wood, 'decensed, which shall have come to the hands of the said company, amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice. And notice is hereby further given that the said company shall not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said company shall not have had notice as aforesaid.

Dated the twenty-eighth day of January, One thousand nine hundred and thirtyone.

Dated the twenty-eighth day of January, One thousand nine hundred and thirty-one.

MADDEN & CANDY, 475 Collins-street, Mclbourne, proctors for the company. 5231

PIRSUANT to the provisions of the Trustee Act. 1928, notice is hereby given that all persons having any claim against the estate of Leah Rosenthal, late of "Vimy House," 25 Queen's-road, Melbourne, trained nurse, deceased (who died on the 4th day of October, 1930, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 1st day of November, 1930, to Joseph Herman. of 456 Little Collins-street, Melbourne, solicitor), are required to send particulars, in writing, of such claims to the said Joseph Herman, at the office of the undersigned, on or before the 31st day of March, 1931, after which date the said Joseph Herman will proceed to convey or distribute the property of the said deceased to or among the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and the said Joseph Herman will not, as respects the property so conveyed or distributed, be liable to any person of whose claim he shall not then have had notice.

Dated this 21st day of January, 1931.

Dated this 21st day of January, 1931.

JOHN STANLEY COLTMAN, of 456 Little Collins street, Melbourne, proctor for the said Joseph Herman.

NOTICE TO CREDITORS AND OTHERS.—RE RUBY LAURINE ANNIE SMITH, DECEASED.

LAURINE ANNIE SMITH, DEGEASED.

PURSUANT to the Trustec Act 1928, notice is hereby given that Clarence William George, of Murrayville, store-keeper, and The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, the executors of the will of the said Ruby Laurine Annie Smith, late of number 11 Stawell-street, Armadale, in the State of Victoria, married woman, deceased (who died on the fifth day of November, 1930), intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to the said executors, care of The Perpetual Executors and Trustees Association of Australia Limited, at its said address, on or before the sixth day of April, 1931, particulars, in writing, of their claims against the said estate, after which date the said Clarence William George and the said The Perpetual Executors and Trustees Association of Australia 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 they shall then have had notice.

Dated this twenty-sixth day of January, 1931.

Dated this twenty-sixth day of January, 1931.

PEARCE & WEBSTER, of 191 Queen-street, Melbourne, proctors for the said executors. 5232

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of William Nolan (sometimes known as William Nowlan), late of 56 Charles-street, Prahran, but formerly of 48 Osborne-street, South Yarra, in the State of Victoria, retired cal proprietor, deceased (who died on the 27th day of October, 1930, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 16th day of January, 1931, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State), are hereby required to send particulars, in writing of such claims to the said company, at the above-mentioned address, on or before the 29th day of March. 1931, after which date the said company will proceed to distribute the assets of the said William Nolan (sometimes known as William Nowlan), deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid. Dated the 27th day of January, 1931.

Dated the 27th day of January, 1931. MEARES. DUIGAN, & HALL, of 331 Collins-street. Melbourne, proctors for the said company. 523

In the Supreme Court of the State of Victoria .- Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff requiring him to levy certain moneys of the real and personal estate of Norman Gordon Forte, of Yan Yean-road, Diamond Creek, farmer, the said Sheriff will, on Tuesday, the 3rd day of March, 1931, at the hour of ten minutes past Ten o'clock in the forenoon, cause to be sold, at the Post Office, Bayswater (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 Norman Gordon Forte, in and to:—

All that piece of land being part of Crown allotment 31.

All that piece of land being part of Crown allotment 31, at Bayswater, Parish of Scorsby, County of Mornington, and being the land more particularly described in certificate of title, volume 5256, folio 1051163.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 21st day of January, 1931.

WEDNESDAY, 4TH MARCH. AT HALF-PAST 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 State of Victoria, and directed to the Shevilf requiring him to levy certain moneys of the real and personal estate of Edward John Dunstan, of Knott's Siding, near Warburton, contrabtoilythe said Sheriff will, on Wednesday, the 4th day of March, 1931, at the hour of half-past Eleven o'clock in the forencon, cause to be sold, at the Police Station, Gower-street, Preston (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 Edward John Dunstan in and to all that piece of land being lots 16 and 17 on plan of subdivision No. 7109, lodged in the Office of Titles, and being part of Crown portion 145 at Preston, Parish of Jika Jika. County of Bourke, together with a right of carriage-way over the roads coloured brown on said plan of subdivision south of Gower-street.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 22nd day of January, 1931.

GEORGE LOUTIT, Sheriff's Officer.

In the Supreme Court of the State of Victoria, Fi. Fa.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff requiring him to levy certain moneys of the real and personal estate of Cecil Vivian Lee-Archer, whose address is at present unknown, manager, the said Sheriff will, on Thursday, the 5th day of March, 1931, at the hour of Twelve o'clock noon, cause to be sold, at the Police Station, Heidolberg (unless the said process shall have been previously satisfied or the said Sheriff he otherwise stayed): he otherwise stayed) :-

he otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Cecil Vivian Lee-Archer in and to—(1) All that niece of land being lots 160 and 166 on plan of subdivision No. 9619, lodged in the Office of Titles, being parts of Crown portion 9. Parish of Keelbandora, County of Bourke, and being the whole of the land described in certificate of title, volume 5659, folio 1131752 (2) All those pieces of land being lots 379, 380, 423, 424, 425, 426, and 427, on the said nlan of subdivision, being other parts of the said Crown portion 9, in the parish and county aforesaid, and being the whole of the land described in certificate of title, volume 5659, folio 1131752. (3) All those pieces of land being lots 370, 374, 385, 411, 412, 413, 414, 448, and 480 on the said plan of subdivision, being other parts of the said Crown portion 9 in the parish and county aforesaid, and being the whole of the land described in certificate of title, volume 5659, folio 1131754.

N.B.—Terms: Cash. No cheques taken.

Dated at Mchourne this 27th day of January, 1931.

Dated at Melbourne this 27th day of January, 1931,

5205

GEORGE LOUTIT, Sheriff's Officer.

MINING NOTICES.

TARANAKI (N.Z.) OIL FIELDS NO LIABILITY.

NOTICE is hereby given that a Call (the fifth) of Sixpence (fdd.) per share on all the issued shares in the capital of the company, making such shares paid to Twenty-three shillings and sixpence (23s. 6d.) each, has been made, due and payable to the manager at the registered office of the company, Nos. 360-6 Collins-street, Melbourne, on Wednesday, the 11th day of February, 1931.

Dated the 20th January, 1931.

By order of the Board,

HUGH G. BRAIN, Manager. Collins House, 360-366 Collins-street, Melbourne.

ECLIPSE GOLD MINING COMPANY NO LIABILITY. A CALL (No. 1) of Threepence per share has been declared, and is due and payable at the office of the company, on Wednesday, 11th February, 1931.

P. KERR, Manager Temple Court, 422 Collins-street, Melbourne.

WILLIAMS REWARD GOLD MINING CO. NO LIABILITY. SHAREHOLDERS are hereby informed that all shares upon which the 1st call of Threepence remains unpaid will be absolutely forfeited and sold by piblic auction, at the office of the company, on the 5th February, 1931, at Three o'clock in the afternoon.

By order of the Board,

ARTHUR PEARSON, Legal Manager.

5215

WOMBAT ALLUVIALS NO LIABILITY.

NOTICE is hereby given that all shares in the above company on which the fifth call tidue on the 10th day of December, 1930) remains unpaid will be sold by public auction at the office of Charles Walker and Co. Lydiard-street, Ballarat, on Thursday, the 5th day of February, 1931, at Ten o'clock in the forenoon, in accordance with the Companies test 1998

Dated this 24th day of January, 1931.

B. SHELLARD, Legal Manager.

Companies Act 1928 .-- Tenth Schedule.

TOWER HILL GOLD MINING COMPANY NO LIABILITY.

THE undersigned, do hereby make application to register
Tower Hill Gold Mining Company as a no-liability
company under the provisions of Part II. of the Companies
Act 1928.

1. The name of the company is to be the Tower Hill Gold Mining Company No Liability.

2. The place of operations is at Magpie.

3. The registered office of the company will be situated at No. 7 Lydiard-street south, Ballarat.

4. The value of the company's property, including claim and machinery, is £3,000.

5. The number of shares in the company is 20,000, of Five shillings each.

5. The number of shares in the company is 20,000.
6. The number of shares subscribed for is 20,000.
7. The name of the manager is George Barker.
8. The names and addresses and occupations of the shareholders and the number of shares held by each at this date are as below:

Name, Address, Occupation.

Number of Shares.

Harry Walter Booth, 1502 Sturt-street, Ballarat, engineer.

100 ., 100 engineer Bartholomew Daly, 1115 Eyre-street, Ballarat, linesman

Edwin Godfrey Gay, Mount Clear, merchant
Alexander Quayle, 911 Urquhart-street, Ballarat, contractor

Advisor Havrison 34 Anderson-street, Ballarat, engi-100 100 100 100 19,300 20,000

GEO. BARKER, Manager.

Dated this 22nd day of January, 1931.

Witness to signature-A. A. McGoldrick.

I, George Barker, 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.

Geo. Barker

GEO. BARKER.

this twenty-second day of P. 5194 Taken before me, at Ballarat, the January, 1931.—J. M. BARKER, J.P.

INSOLVENCY NOTICES.

In the Court of Insolvency, Northern District, at Numurkah. A SECOND and Final Dividend is intended to be declared in the matter of Chirence Henry Barnes, of Nathalia. butcher, whose estate was sequestrated on the 17th day of March, 1925. Creditors who have not proved their debts by the 12th day of February, 1931, will be excluded.

J. V. WILLIAMS, Assignee.

The Bankruptcy Act 1924-27.—In the matter of the assigned estate of ERIC JAMES MOORE, of Barkly-street, St. Kilda, in the State of Victoria, builder.

NOTICE is hereby given that a Final Dividend is intended to be declared in the place. to be declared in the above matter. Creditors who have not proved their debts by the 9th day of February, 1931, will be excluded from this dividend.

Dated this 22nd day of January, 1931.

STUART A. DAVIS, Trustee Davis and Raven, chartered accountants, Temple Court elbourne, C.1. Melhourne, C.1.

IMPOUNDINGS

RAYBROOK.—Impounded at Braybrook Shire Pound.

1 bay gelding, tall, small white streak on face, hind feet white, 3 near shoulder

If not claimed and expenses paid, to be sold on 11th February, 1931.

5238 - 4/8

J. CRADDOCK

ALLAWADDA.—Impounded at Callawadda, 19th January,

1 chestnut gelding, white streak on face, one front foot and one hind foot white, no visible brand

If not claimed and expenses paid, to be sold on 2nd February, 1931. E. RALPH,

5181 - 5/4

Poundkeeper.

CAMPBELLFIELD.-Impounded at Campbellfield.

1. Chestnut gelding, about 15 hands, white face, like J1 nour shoulder

2. Bay gelding, about 15 hands, hind feet white, like R near shoulder

3. Black mare, about 14.2 hands, star, white feet

If not claimed and expenses paid, to be sold on 19th Febru-

5237 - 6/8

A. OLIVER Poundkeeper.

OBDEN.—Impounded at Cobden by Geo. Rantall, off the Cobden Grazing Area.

1 brown and white cow, slit under off ear, no visible brand; yellow and white heifer calf at foot

If not claimed and expenses paid, to be sold on 13th February, 1931.

5198---5/4

R. SPALL. Poundkeeper.

COBURG.—Impounded at Coburg.

l chestnut mare, blazed face, near hind fetlock white, off hind coronet white, like MM near shoulder

If not claimed and expenses paid, to be sold on 11th February, 1931.

5242 - 4/8

D. JENKINS Poundkeeper.

M ARONG.—Impounded at Marong.

I chestnut mare, blaze down face, like C near shoulder I black gelding, no visible brand

If not claimed and expenses paid, to be sold on 11th February, 1931. JAS. A. MURRAY

5236-4/8

Poundkeeper.

MELBOURNE.—Impounded at the Pound, Arden-street, North Melbourne, 20th January, 1931, by A. Thomas. 1 bay pony gelding, no visible brand

On 25th January, by F. Dugdale.

1 Jersey cow, like R on off rump

If not claimed and expenses paid, to be sold on 12th February, 1931 D. CROWE

5204--6/

Poundkeeper.

MULGRAVE.—Impounded at Mulgrave Shire Pound.

dark-brown poddy heifer, O on rump brown and white poddy heifer, stick on neck silver Jersey poddy heifer, O on rump white and brown poddy heifer, no visible brand yellow poddy heifer, no visible brand red poddy heifer, O on rump yellow poddy heifer, stick on neck grey Jersey poddy heifer, stick on neck dark-red poddy heifer, stick on neck brown poddy heifer, no visible brand dark-brown poddy heifer, stick on neck yellow poddy heifer, stick on neck

If not claimed and expenses paid, to be sold on 12th February, 1931.

W. ELLIS. Poundkeeper.

5239 - 11/4

ROMSEY.—Impounded at Romsey Shire Pound. Romsey.—Impounded at Romsey Shire Pound. 1 yellow steer, about 3 years, one ear marked, like W on rump 1 brindle heifer, about 3 years, no visible brand 1 strawberry heifer, about 3 years, no visible brand 3832. Licensing 3832. Licensing	· · · · · ·	
If not claimed and expenses paid, to be sold on 13th February, 1931. FRANK ARTIS, 5240—4/8 Poundkeeper. Power of the pound of the po	· · · · · ·	• •
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ROMSEY.—Impounded at Romsey Shire Pound. 3827. Cultivation Advances 3828. Victorian Loan (Public Works) 3829. Apprenticeship 3820. Apprenticeship 3820. Phillip Island Shire 3821. Electricity Supply Loans Application 3821. Electricity Supply Loans Application 3822. Cultivation Advances 3823. Victorian Loan (Public Works) 3824. Cultivation Advances 3825. Victorian Loan (Public Works) 3826. Phillip Island Shire 3831. Electricity Supply Loans Application 3831. Electricity Supply Loans Application		
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If not claimed and expenses paid, to be sold on 13th Feb. 3833. Melbourne and Metropolitan Board of W	Vorks .	
uary, 1931. 3834, Metropolitan Town Planning Commission	on .	
3837. Public Account Advances		• •
TRATFORD.—Impounded at Stratford, by W. Woodhouse. 3838. Coal Mines Regulation		٠.
3840. Korumburra Land Evchange		
enesthut-roan draught gelding, white face, fore feet white, 3841. Dried Fruits		
bay mare, shod, like A near shoulder 3843 (loser Settlement (Financial)		• •
grey gelding, shod, no visible brand 3844. Country Roads		
If not claimed and expenses paid, to be sold on 9th Febru. 3845. State Electricity Commission		
W I MILITARILL 3847 Malhourne Harbour Trust		
241-6/ Poundkeeper 3848. Stamps		
MINIANT BUILT T 1 1 1 C rem 2850 Income Cor		
3851. Motor Omnibus		
bay draught gelding, off fore and both hind feet white, blaze 3852. Stamps		•
bay medium draught mare, star, near hind foot white, no H. J. GREE		
If not claimed and expenses paid, to be sold on 12th Feb- uary, 1931.	ment 11	1110
R. COCKERELL, Poundkeeper. CONTENTS.		
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grey gelding. A near shoulder	***	2
grey gelding, A near shoulder Auction Sales Act grey mare, top off near ear, rope round neck, no visible	•••	
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