

VICTORIA

GAZETTE. GOVERNMENT

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No. 183]

WEDNESDAY, AUGUST 19.

[1931

ACT OF PARLIAMENT.

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 hove this day assented, in His Majesty's name, to the Bill passed by the Parliament of the said State, the title whereof is hereunder set forth, that is to say:—

No. 3956. "An Act to provide Protection for Trustees in connexion with the Conversion of Securities under the Commonwealth Act known as the Commonwealth Debt Conversion Act 1931 and to make certain other provisions with respect to Trusts and Trustees, and for other purposes."

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

W. H. IRVINE.

By His Excellency's Command,

E. J. HOGAN.

GOD SAVE THE KING!

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.

In 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 29TH DAY OF AUGUST, 1931, throughout the Shire of Kowreet; No. 183.—8951.—PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

THURSDAY, THE 3RD DAY OF SEPTEMBER, 1931, throughout the Shire of Dundast and the Shire of Minhamitet;
THESDAY, THE 8TH DAY OF SEPTEMBER, 1931, throughout the Central, West, and North Ridings of the Shire of

Wednesday, the 9th day of September, 1931, throughout the Borough of Wangarattat, Shire of Wangarattat, Shire of Wodongat, Shire of Bullat, and East Riding of the Shire of Meltont;

Shire of Metton;
Wednesday, the 16th day of September, 1931, throughout the Dookie and South Ridings of the Shire of Shepparton and the South-west Riding of the Shire of Tungamah;
Saturday, the 3rd day of October, 1931, throughout the Shire of Yarrawongat and the Central, North-west, and Southern Ridings of the Shire of Tungamaht;
Wednesday, the 7th day of October, 1931, throughout the North-west Riding of the Shire of Tungamaht;
Saturday, the 10th day of October, 1931, throughout the

SATURDAY, THE 10TH DAY OF OCTOBER, 1931, throughout the Borough of Wangaratta† and the Shire of Yarrawonga†; Wednesday, the 14th day of October, 1931, throughout the Shire of Donald† and the Borough of St. Arnaud†;

Widnesday, the 21st day of October, 1931, throughout the Shire of Yarrawongat and the Shire of Wangarattat; WEDNESDAY, THE 28TH DAY OF OCTOBER, 1931, throughout

the Town of Salet:

WEDNESDAY, THE 18TH DAY OF NOVEMBER, 1931, throughout the Shire of Kyneton+.

Public Half-Holidays from the Hour of Twelve o'clock noon:-

Wednesday, the 2nd day of September, 1931, throughout the Borough of Echuca*;

Wednesday, the 30th day of September, 1931, throughout the City of Geelongt;

WEDNESDAY, THE 14TH DAY OF OCTOBER, 1931, throughout the Borough of Eaglehawk+;

WEDNESDAY, THE 28TH DAY OF OCTOBER, 1931, throughout the Shire of Mildura.

†Agricultural Show. *Races.

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

W, H IRVINE.

By His Excellency's Command,

T. TUNNECLIFFE, Chief Secretary.

GOD SAVE THE KING!

BANK HOLIDAYS.

PROCLAMATION

By His Excellency the Licutenant-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 Lieutenaut-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 Half-Holidays at the places respectively specified, that is to say:

Bank Half-Holidays from the Hour of Twelve o'clock noon

THURSDAY, THE 20TH DAY OF AUGUST, 1931, at Balmoral; WEDNESDAY, THE 26TH DAY OF AUGUST, 1931, at Bendigo, Eaglehawk, and Lismore; Wednesday, THE 2ND DAY OF SEPTEMBER, 1931, at Echuca; THURSDAY, THE 3RD DAY OF SEPTEMBER, 1931, at Ifamilton; TUESDAY, THE 8TH DAY OF SEPTEMBER, 1931, at Goroke; WEDNESDAY, THE 9TH DAY OF SEPTEMBER, 1931, at Ouyen; FRIDAY, THE 7TH DAY OF OCTOBER, 1931, at Colyan; FRIDAY, THE 9TH DAY OF OCTOBER, 1931, at Wangaratta; WEDNESDAY, THE 28TH DAY OF OCTOBER, 1931, at Sale.

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

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

By His Excellency's Command,

"T. TUNNECLIFFE, Chief Secretary.

GOD SAVE THE KING!

APPÕINTMENTS.

If S 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 11th day of August, 1931, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY. Inspectors under Totalizator Act, ROLLO WALTER HESKETT. WILLIAM HENRY RUTHERFORD, and RUPERT O'NEILL,

pursuant to the provisions of section 10 of the Totalizator Act 1930 (21 Geo. V., No. 3861), to be Inspectors for the purposes of the said Act.

Registrar of Births and Deaths,

ANDREW STEWART DUNCAN

to be Registrar of Births and Deaths at Talbot, fees, rice Lindley Joseph Allison, removed from office.

DEPARTMENT OF LANDS AND SURVEY.

Railiffs of Crown Lands.

JAMES TROUNSON, of Kinglake, CHARLES PLUNKETT, of Kinglake, GEORGE EDWIN SMITH, of Yarra Glen, and GEORGE HENRY HIGGINS, of Warrandyte,

to be Bailiffs of Crown Lands, without salary.

Managers of Commons,

HELEN BEATON, FREDERICK ALLEN, and CHARLES ALFRED GILLETT,

to be Managers of the United Town and Farmers' Common at Shelford, for the period ending 31st December, 1933;

J. Rizzoli, W. YOUNG. G. R. HOLMES, A. J. SMITH, and Chas. W. STEWART,

to be Managers of the Rokewood Goldfield Common, for a period of three (3) years from 1st January, 1931;

VICTOR A. JOLLY. JAMES M. CARR, THOMAS R. CABILL, LESLIE J. HILL, and WILLIAM KENNEDY,

to be Managers of the Corindhap Common, for the period ending 31st December, 1933;

JAS. BALL, R. DONALDSON, S. SMITH, WM. MARTIN, and J. DANIELS,

to be Managers of the Wedderburne Goldfield Common, for the year ending 31st December, 1931.

DEPARTMENT OF LAW.—ATTORNEY-GENERAL AND SOLICITOR-GENERAL.

Sheriff's Builiff,

GEORGE HENRY DOCKING, Sergeant of Police, Horsham, to be also a Sheriff's Bailiff and a Bailiff of the County Court at Horsham.

> DEPARTMENT OF LAW. - ATTORNEY-GENERAL. Marshal of the Supreme Court, JAMES BASTIAN RICHARDS, Sheriff,

to be also Marshal of the Supreme Court of Victoria in its Admiralty Jurisdiction, vice J. T. Miller, resigned.

DEPARTMENT OF LAW.—SOLICITOR-GENERAL. Magistrates,

HENRY FOSTER LOWERSON, Myrtleford,

to Keep the peace in the Northern Bailiwick of the State of Victoria;

HAMER CECIL JACOB, Pinngil,

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

ALFRED JOHN MORRIS, Queenscliff,

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

LINDSAY GLADWIN LLOYD, Gembrook,

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

DEPARTMENT OF PUBLIC HEALTH.

Scerctary,

ALFRED EDWARD KEYS,

to be Secretary to the Department of Public Health, to date from 7th August, 1931.

Trustees for Cemeteries.

LLOYD MILLER

to be Trustee for Ararat Public Cemetery, vice Peter Owen, resigned;

FRANCIS GUDMORE and CHARLES TORMEY

to be Trustees for Moonambel Public Cemetery, vice Thomas Anderson and John James Slater, deceased, respectively;

ERNEST DANN, ERNEST DANN,
JAMES COUPER CULLEN,
JOHN CULHANE,
PERCY JAMES CURNOW HARRY,
BENJAMIN TREWHELLA DRUMMOND, PERCY OWEN,
WILLIAM EBNEST COLLIER,
WILLIAM SIMPSON, and
SIDNEY MARRIOT WATSON,

to be Trustees for Yallourn Public Cemetery,

DEPARTMENT OF PUBLIC INSTRUCTION.

Members of Advisory Council,

F. W. CHALMER, L. H. ARCHIBALD, and J. E. CHRISTIE,

to be Members of the Advisory Council of the Sale High School for the period ending 30th June, 1932.

Member of Council-Technical School.

Councillor John George Eastman

to be a Member of the Council of the Collingwood Technical School, for the period ending 31st December, 1932, vice Mr. D. Provan, deceased.

C. W. KINSMAN, ... Ulerk of the Executive Council.

At_the Executive Council Chamber, Melbourne, the 11th August, 1931.

COMMISSIONERS OF THE SUPREME COURT.

III Honour the Chief Justice has been pleased to appoint the undermentioned gentlemen to be Commissioners of the Supreme Court of Victoria:— Court of Victoria :--

		FOR TAKE	G AFFIDAVITS.	مستور الاستان والمراكبين والمستودين والمستود
Name.	Profession.	- Residence.	Jurisdiction.	Duration of Commission (unless revoked).
John Mahoney	Relieving Clerk of Courts Gentleman Barrister and Solicitor Solicitor	Brunswick Camberwell Melbourne	In the State of Victoria In the State of Victoria In the State of Victoria Within that part of Great	Until Commissioner ceases to hold the position of Relieving Clerk of Courts Until Commissioner ceases to reside at Camberwell atoresaid Until Commissioner ceases to practise the profession of a Barrister and Solicitor at Werribee Until Commissioner ceases to practise the profession of a Solicitor at Manuhester aforesaid
William Norrie Moonie Vincent Edward Hay Swayne	Barrister and Solicitor Solicitor	Beechworth	Britath called Eng- land In the State of Victoria In the State of Queens- land	Until Commissioner ceases to practise the profession of a Barrister and Solicitor at Beechworth aforesaid Until Commissioner ceases to practise the profession of a Solicitor at Ingham aforesaid

Prothonotary's Office, Melbourne, C.1, 10th August, 1931. . ·j. b. richards,

APPOINTMENTS.

Is Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 14th day of August, 1931, been pleased to make the undermentioned appointment, viz. pointments, viz :-

STATE RIVERS AND WATER SUPPLY COMMISSION.

Waterworks Trust Commissioners,

ROBERT STEVENS MERLIN

to be a Member of the Ballarat Water Commissioners, for a further period of four years, dating from the 6th September, 1931, his present term of office expiring by effluxion of time on the 5th September, 1931;

JAMES M. PHILLIPS

to be a Commissioner of the Shire of Shepparton Waterworks Trust, for a further period of four years, dating from the 29th July, 1931, his former term of office having expired by effluxion

C. W. KINSMAN, Glerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 14th August, 1931.

SUMMONING OFFICERS.

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

Senior Constable Adexander Kennedy, No. 5221. Senior Constable James Joseph West, No. 5335. Senior Constable Angus McArthur, No. 5723.

JOHN LEMMON, Minister of Public Instruction.

Education Department, Melbourne, 10th August, 1031:

RESIGNATIONS.

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 11th day of August, 1931, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

LUNACY DEPARTMENT. -- HOSPITALS FOR THE INSANE.

LUNACY DEPARTMENT.—HOSPITALS FOR THE INSLINE.
HENEY FENTON and CHARLES EDWARD LOUIS RANDALL, as
Attendants, Grade III., to date from 5th July. 1931, and
20th July, 1931, respectively.

ELIZABETH MARY JAMIESON, as Nurse, Grade II., to date
from 5th July, 1931.

CATHERINE STEVENSON, ISABELLA SHAW, ANN COSTELLO,
and IRIS POYNTZ, as Nurses, Grade III., to date from
17th July, 1931, 19th July, 1931, 1st August, 1931, and
2nd August, 1931, respectively.

DEPARTMENT OF LAW. -- ATTORNEY-GENERAL AND SOLIGITOR-GENERAL.

JOHN MARKE, as a Sheriff's Bailiff and a Bailiff of the County Court at Wangaratta.

DEPARTMENT OF LAW.—Solicitor-General.

CAROLINE ANN CHAPMAN, as a Probation Officer for the Children's Court at Swan Hill.

Tom Kilduff, Officer of the Fifth Class, Clerical Division, Courts, Department of Law, as an Officer of the Public Service of Victoria, to take effect as from and inclusive of the 1st August, 1931.

Alfred John Morris, from the Commission of the Peace for the Control Railivish

for the Central Bailiwick.

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

At the Executive Council Chamber, Melbourne, the 11th August, 1931.

THE COUNCIL OF PUBLIC EDUCATION.

In pursuance of the provisions of section 90 of the Educa-tion Act 1928, the Council of Public Education 1944, on this the 4th day of August, 1931, appointed the following member of the said Council to be a Member of the Registra-tion Committee, vice the Reverend Edmond Frost, S.J., de-

The Reverend JEREMIAH SULLIVAN, S.J.

M. P. HANSEN, President. R. H. CRÖLL, Registrar.

Education Office, Melbourne.

PUBLIC SERVICE REGULATIONS.—CHAPTER IV., CLAUSE 3.

NIDENCE saisfactory to the Public Service Commissioner has been furnished by the exhibitors in that behalf that the officers named hereunder possess the knowledge that is requisite a Clerk of Petty Sessions or a Clerk of Courts of the Fourth Class, Clerical Division, should have:—

NAMES OF OFFICERS IN ALPHABETICAL ORDER.

Fifth-class Clerks.

Fifth-cluss Clerks.
Collins, Austin James.
Davis, Ronald Victor.
Duggan, James Michael.
Fisher, Edward George.
Galagher, Leslie Samuel.
Hayes, Joseph Waters.
Heffill, Jack.
Mills, John.
Mornement, Cecil Wallis.
McAnulty, Paul Albert.
McDonald, Kevin Aloysius.
Penfold; Alexander Rex.
Pfeifer, Allan Heirly Conrad.
Scott, Alan Edward.

By ôrdêr,

W. A. RÖBINSÖN, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 15th August, 1931.

Public Service Act 1928, Sections 90 and 91.

EXEMPTIONS.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Orders made on the 11th day of August. 1931, exempted the officers specified hereunder from the provisions of sections 90 and 91 of the Public Service Act 1928, that is to say :-

DEPARTMENT OF CHIEF SECRETARY.

Officers (not exceeding three (3) in number) of the Chief Secretary's Office, Department of Chief Secretary, who are required to perform inspection work under the Totalizator Act on Saturday afternoons and public holidays, payment for such work to be made at the rate of Fifteen shillings (15s.) a Saturday afternoon or public holiday—such exemption to be operative during the period from 1st June, 1931, to the 30th September, 1931.

The Officer in Charge, Powder Anchorage, and Lightermen. Explosives Branch, Department of Chief Secretary, who are required to work overtime—such exemption to be operative for the period from 1st July, 1931, to the 30th June, 1932.

DEPARTMENT OF LANDS AND SUBVEY.

Officers of the Botanic Gardens, Melbourne, Department of Lands and Survey, who are required to act as watchmen on Sundays—such exemption to be operative from the 1st July, 1931, to the 30th June, 1932.

DEPARTMENT OF PUBLIC WORKS.

Persons of the Ports and Harbours Branch, Department of Persons of the Ports and Harbours Branch, Department of Public Works, who are required to work overtime in connexion with the lighterage of explosives, with blasting and dredging operations, with the lighting of Port Phillip Bay and the outports, and with marine casualties—such exemption to be operative for the period from 1st July, 1931, to the 31st December, 1931.

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

At the Executive Council Chamber. Melbourne, the 11th August, 1931.

AUCTION SALES ACT.

IST of persons to whom Auctioneer's Licences were issued and transferred during the month of July, 1931:—

Name, Address, Date of Issue.

Grey, Robert Mc.; Horsham; 10th July, 1931.

Hayden, Basil E.; Ballarat; 9th July, 1931.

Heskett, Frank P.; 559 Elizabeth street, Melbourne; 8th

Hogan, John A.; 229 Collins-street, Melbourne; 9th July,

Hussey, Herbert A.; 202 Chapel-street, Prahran; 16th July, 1931.

*Lyon, S July, 1931. Stanley H.; 106 a'Beckett-street, Melbourne; 7th

Pollock, Samuel; Fishmarket, Melbourne; 28th July, 1931. *Licence transferred from A. J. Munyard.

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

The Treasury, Melbourne, 14th August, 1931.

FARM PRODUCE AGENTS ACT (No. 3678).

THE following is a further list of licences issued to 10th August, 1931, under the Farm Produce Agents Act (No. 3678):—

No. of Licence; Name of Licensce; Court where issued.

3154, Anderson, Leslie Wilson; Melbourne.

59, Gerrand, William; Bendigo.

84, Orlando, Antonio; North Melbourne.

451, Puller, Reuben; Port Melbourne.

3393, Wallis, Harold Osborne; Mclbourne.

J. W. BAINBRIDGE, for Exports Superintendent.

Thornbury Land Act 1916 (No. 2882).

FIXING PRICE TO BE CHARGED FOR BRICKS SUPPLIED TO THE BOARD OF LAND AND WORKS AND THE VICTORIAN RAILWAYS COMMISSIONERS.

NOTICE is hereby given that, in pursuance of the provisions of section 2 of the Thornbury Land Act 1916 (No. 2882). His Excellency the Governor in Council and the Glen Iris Brick Tile and Terra Cotta Company Proprietary Limited have on the 11th day of August, 1931, entered into an agreement as follows:—

- 1. That notwithstanding anything contained in the said Indenture of Lease the rate to be paid to the company for all bricks supplied and delivered by it in accordance with the provisions of such Indenture of Lease, pursuant to clause 9 thereof, during the period below indicated shall be as follows, that is to say:—
 - In respect of all bricks ordered after the thirty-first day of March, One thousand nine hundred and thirty-one, and before the first day of April, One thousand nine hundred and thirty-two, the sum of fifty-four shillings for every thousand bricks, provided that should the cost of production be decreased during the period here-tofore mentioned as the result of any industrial award the Governor in Council shall have the right of reviewing the position with the object of ascertaining if the rate fixed, viz., Fifty-four shillings, should be varied;

and the said Indenture of Lease shall in respect of all bricks supplied and delivered, and to be supplied and delivered, on orders given during the said period be read and construed accordingly.

- 2. That in respect of all orders for bricks issued during the 2. That in respect of all orders for bricks issued during the period referred to in clause I hereof, the words and figures "Twenty-five thousand (25,000)" shall be substituted for the words and figures "Fifty thousand (50,000)" wherever they appear in clause 10 of the said Indenture of Lease, which lastmentioned clause shall for the purposes of such orders only be read and construed accordingly.
- 3. That notwithstanding anything to the contrary contained in clause 11 of the said Indenture of Lease, the rates to be paid to the company for conveyance by means of earts, drays, lorries, or other suitable wheeled vehicles of such bricks as the company is so ordered to convey under the provisions of the said clause 11. shall, during the period referred to in clause 1 hereof, be the rates prevailing in the locality to which the bricks are to so be conveyed, and the rates so prevailing shall be ascertained and determined by the Proper Officers, as defined by clause 1 of the said Indenture of Lease, and their determination as to such rates shall be final and conclusive.
- 4. Except as altered and amended by these presents, the said Indenture of Lease shall remain in full force and effect and is hereby ratified and confirmed.

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

At the Executive Council Chamber, Melbourne, the 11th August, 1931.

MINING LEASES GRANTED.

THE undermentioned mining leases have been granted. Any lease not executed by the 12th proximo will be liable to

7881, Ballarat; Edwin Godfrey Gay.

5629, Mineral; South Australian Oil Wells Co. N. L.

5668, Mineral, Samuel Stanniford Price,

5670, Mineral; John Stephenson Robertson.

5696, Mineral; Glenelg Oil Co. N. L.

5697, Mineral; Glenelg Oil Co. N. L.

5705, Mineral; Louis Jacques Levy.

5732, Mineral; Thomas Masterton Gibson.

5745, Mineral; Alfred Gurr.

5753, Mineral; Thomas Andrew Tussup,

6038, Mineral; South Australian Oil Wells Co. N. L. 6125, Mineral; James Foot (in lieu of No. 5130, mineral, expired).

6128, Mineral; James Valentine Fairbairn (in lieu of No. 5368, mineral, expired).

6194, Mineral; Douglas Wallace Hope (in lieu of No. 5447, mineral, expired).

J. P. JONES, Minister of Mines.

10th August, 1931.

CUMMARY of Sworn Roturns, rondered pursuant to Part I. of the Banks and Currency Act 1928 (19 Geo. V. No. 3642), showing the Average Amount of the Debts, Engagements, and Liabilities, and Liabilities, and Liabilities, and Securities within Victoria, of all the Banks trading in Victoria engaged in the ordinary business of banking by receiving deposits and issuing in Victoria or elsewhere bills or notes payable to the bearer at sight or on demand, taken from the several Weekly Statements, for the quarter ended 30th June, 1931.

Γ			÷				LIABILITIES	ž3.			į	,			
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o Z	Dallika	Not Bearing Interest.	Bearing Interest.	Not Bearing Interest.	Bearing Interest.	Balances due to other Banks.	ne to lks. Not Bearing Interest.		Bearing Interest.	Not Bearing Interest.		Bearing Interest.		Labilities.	
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Įl.							ASSETS.								i
X 0.	Banke.	Coined Gold and Silver, and other Coined Metals.	Gold and Silver in Bars and Bullion	Australian Notes and Cash with Commonwealth Bank.		Landed and other N Property.	Notes and Bills of other Banks.	Balances due from other Banks.	II4	Debts due to the	Total Amount of Assets.		Percentage Coin, Austral to the B	Percentage the Reserves o Coin, Buillon, and Australian Notes bear to the Bank's Liabilities.	5
	45898	£ 8. d. 53,701 18 4 35,379 6 0 4 4 56,168 12 8 114,238 12 3	£ 6.605 7 131 11 1,822 2 1,085 19 1,262 15	d. £ 3.610,547 0 3.075,259 4 8,316,840 5 1,389,279 0 2,864,714	8. d. £ 7 4 286,545 117 8 65,000 16 10 196,164 9 8 376,164 15 1 332,732	8.8 8 3.0 8 3.0 8 4 4 6.0 6 4 4 4 6.0	£ 8. d. 101,055 0 9 81,900 3 11 547 11 11 45,590 13 1	1,950 62,609 22,999 19,454	8. d. 14,795,829 116 10 7,652,783 17 6 7,410,036 7 4 10,893,949 19 8 13,758,589	16. d. 5. d.	£ 18,853,284 10,912,404 16,119,752 12,585,254 17,195,562	6. d. 17. 4 15. 8 15. 8 5. 644 15. 10		25.61 28.56 72.1 12.907 19.885§	
6 8 9 10	20200	109,428 0 4 58,534 17 8 4,110 9 2 1,000 2 9 291 10 8	4 124 6 8 529 11 2 1,073, 7 8	6 2,994,537 7 2,604,137 7 23,305 128,932 3,924	17 2 618,599 17 3 303,806 2 4 58,051 16 2 26,152 16 6	599 4 6 306 18 5 351 14 9 152 16 4	103,056 15 7 91,478 11 0 12,493 11 7 176 0 8 107 18 9	53,111 28,368 775,517	7 8 15,469,331 8 4 8,441,405 9 8 5,896,059 482,200 25,480	1 0 9 11 10 8 18 0 16 2	19,393,697 13,893,936 6,770,611 638,462 32,991	18 10++ 5 1 5 9 13 11 10 6**		17.02 26.09 7.83 31.63 17.98	
112		998 1 0 696 3 6 1,064 0 9	:::	9,183 5,847 6,455	11 6 36,000 3 0 35,439 6 11 3,087	000 0 0 439 19 10 087 10 7	77 4 7 54 17 8	32,809 6,498 17,107	6 0 238, 3 2 321, 18 2 232,	238,091 5 9 321,638 16 4 232,016 3 3	317,159 370,175 259,730	8 10 3 6 19 8	-	9.75 2.57 2.48	
1	Totals	476,958 4 8	8 11,635 0	8 25,032,966 17	17 6 2,337,761	8 10	541,107 16 7	7 1,020,427 14	14 4 85,417,412	9 4	117,343,024	4 9 7		27.59	

* Including Perpetual Inscribed Stocks, 2554,476.—† Including notes, bills of exchange, and all stock and funded dobts of every description, excepting notes, bills, and balances due to the bank from other banks.—§ Or 21,058 excluding Perpetual Inscribed Stocks, 476.—† Including notes, bills of exchange, and all stock and funded dobts of every description, excepting notes, bills, and balances due to the bank from other banks.—§ Or 21,058 excluding Commonwealth Government Securities, 1260,058, 128, 44.——† Including Commonwealth Treasury Bills, 21,465,158, 138, 136, 138, 146.—¶ Including Government Securities, 2601,059, 38, 34, and Commonwealth Treasury Bills, 21,404,615 78, 84,——| Furniture and Fittings.

£6,858,113 10 **6**

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* Preference ... Ordinary ...

£162,916 ·6

SUMMABY OF SWORN RETURNS-continued.

-			CAPITAL AND PROPITS.	CES.	
¥o.	Books.	Amount of Capital Stock paid up.	Rate of last Dividend declared to Shareholden.	Amount of last Dividend so Declared.	Amount of Reserved Profits exclusive of such Dividend at the time of Declaring such Dividend.
শুগ হে ক	Australasis Union, of Australia Limited New South Wales Commervial, of Sydney Limited (with which is amalesmated the Bank of	£ 4,500,000 0 0 0 7,500,000 0 0 0 7,500,000 0 0 0 7,500,000 0 0	12 nar cent, per annum 10 per cent, per annum 9 per cent, per annum	£ s. d. 270,000 0 0 200,000 0 0 168,750 0 0	£ 8. d. 4.667,027 0 0 4,936,991 11 5 6,150,000 0 0
. 4	١.	4,789,012 1:0 0 3,000,000 0 0	9 per cent, per annum	213,255 11 3 375,000 0 0	4,385,226 2 4 3,465,477 Ul 6
9	National, of Australsala Limited	5,000,000 0 0	(fully paid) 8 per cent. per annum on £10 shares 9 per cent. per annum on £8 shares	200,000 0 .0	3,449,112 14 11
r-	Commercial, of Australia Limited	4,117,350 0 0*	pain to 25 4 per cent, per annum (preference)	162,916 6 74	95,548 13 0
œ	New Zealand	6,858,113 10 .6‡	the year; preference B shares, dividend and bouns (qualt to 13 7-7 per cent. for the year); and 2z. 8d. per share, with a bonns of 1 per cent. on ordinary shares (equal to 144 per cent. for the year); C Long-term Mortgage shares, 8 per cent. per suntum; D Long-term Mortgage shares. There cent. Tere	817,968 15 .0	4,201,001 13 1
60128	Queensland National Limited Comptoir National d'Escompte de Paris (French Bank) Australian Bank of Commerce Ltd. Adelaide Primary Producers, of Australia Limited	1,750,060 0 0 3,225,806 0 0 2,208,000 0 0 1,250,000 0 0 439,401 15 5	annum 6 per cent, per annum (ordinary) 16 per cent. 7 per cent. 6 per cent. per annum	26,250 0 0 516,128 0 0 77,280 0 0 37,500 0 0	840,000 0 0 3,465,887 0 0 1,111,880 5 0 1,063,795 4 2 20,000 0 0
	Totals	48,587,683 15 11	:	8,065,048 12 10	37,842,947 15 5

::::: † 4 per cent. guaranteed stock ...
Preference & shaises ...
Preference B shares ...
Ordinary shares ...
C Long-term Mortgage shares
D Long-term Mortgage shares 4,117,350 0 0

Summary compiled by T. P. Mountiox, Chief Secretary's Office, Melbourne.

(NENERAL ABSTRACTS of Sworn Returns, rendered pursuant to Part L. of the Banks and Currency Act 1928, showing the Avenage Amount of the Debts, Engagements, and Liabillities, and of the Tabets, Property, Credits, and Securities, within the State of Victoria, of all the Banks trading in Victoria engaged in the ordinary business of hanking by receiving deposits and lasting in Victoria or elsewhere bills or notes payable to the bearer at sight or on demand, taken from the several Weekly Statements, during the Quarter from the 18th April, 1931, to the 30th June, 1931.

THE BANK OF AUSTRALASIA

TOTALS.	nk 55,701 18 4 d. nk 5,605 7 3 nk 5,605 7 3 nk 191,055 0 9 ce, Bills of Exchange,	-	; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ; ;		AMOUNT, . TOTALS. dd dd.	2, 075, 25, 25, 25, 27, 28, 27
ASSETS.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Duilton Australian Notes and Cash with Commonwealth Bank Landed and other Property Notes and Jills of other Banks Balances due from other Banks Amount of all Debts due to the Bank, including Notes, Bills of Exchange, and all Shock and Funded Debts of every description, excepting Notes, Bills, and Relainces due to the said Bank from 'cther Banks', including Commonwealth Treasury, 15, 15, 15, 15, 15, 15, 15, 15, 15, 15	ment securities, 2.1.130,110 103, 10.	Total Amount of Arsets	THE UNION BANK OF AUSTRALIA LIMITED.	ASSETS,	Australian Notes and Oash with Commonwealth Bank Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion I Landed and other Property Notes and Bills of other Banks
TOTALS.	10,087 3 1 31,505 7 9 43,044 12 0 14,242,330 3 0	14,326,967 5 10	1,500,000 0 0 12 per cent. 270,000 0 0 4,607,027 0 0	THE UNION 1	TOTALS,	2,885 0 0 1,808 4 10
AMOUNT.	10,087 3 1 31,505 7 9 31,505 7 9 12,287 16 8 30,736 16 4 3,022,659 7 7 }	:	Quarter ending the 30th olders, per cent. per 2585,000 315,000 dividend, at the time of	1	AMOUNT,	9,478 17 2 40,478 17 2 40,7430 7 7 7,436,408 3 11 7,436,408 3 11
LIABIUTIES.	Notes in Circulation Bearing Interest Not bearing Interest Not bearing Interest Not bearing Interest Salances due to other Banks Deposits by the Not bearing Interest Deposits by the Not bearing Interest Deposits by where Not bearing Interest Deposits Dep	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter endiday of June, 1831 Rate of final dividend declared to the shareholders, per Amount of last dividend so declared Less interim dividend as of declared Amount of the reserved profits, exclusive of such dividend, at Amount of the reserved profits, exclusive of such dividend, at		Liabilith	Notes to Circulation Poaring Interest Parameter

THE BANK OF NEW SOUTH WALKS.

п.	n, Bullion, and Australia 1.27.—seillidail e	es of Coi	Percentage the reserv
TOTALS.	8,360,009 8 9 196,164 12 4 6711 11 62,619 12 4 90,884 12 1	7,410,036 2 8	16,119,702 5 6
AMOUNT,	\$316,840 16 10 10 11,826 2 4 }		:
A881719.	Australian Notes Ouned Gold and Silver in Bars and other Coined Metals Gold and Silver in Bars and Bullon Landed and other Property Rules and Bullo of other Barks Balances due from other Barks Commonwealth Government Treasury Bills Amount of all Debts due to the Bank including Notes, Bills of Exchange, and all Stock and Funded Bills of Exchange,	Notes, Bills and Balances due to the said Bank from other Banks	Total Amount of Assets
TOTALS,	27,748 11 6 18,700 11 2 3,862 15 11 26,995 18 11 11,516,186 5 \$	11,587,979 2 9	7,500,000 0 0 9 per cent. per annum 168,750 0 0 6,150,000 0 0
AMOUNT.	2, 469,832 12 11 }	:	f the Quarter ending the olders dividend, at the time of
LIABILITIES.	Notes in Circulation Not bearing Interest Bills in Circulation Not bearing Interest Balances due to other Banks Deposits by the Invo bearing Interest Cruym Bearing Interest Deposits by other (Not bearing Interest Deposits by other (Bearing Interest	Total Amount of Liabilities	Amount of capital stock raid up at the close of the Quarter ending the 30th day of June, 1931

THE COMMERCIAL BANKING COMPANY OF SYDNEY LIMITED.

	n, Bullion, and Australian s's liabilities—12:907.	icO to sevre	I'ercentage the reser transfer the reser t
TOTALS,	E 8. d. 57,254 12 1 1,389,229 9 8 1,446,534 1 9 576,189 15 4 45,569 13 1 22,999 7 4	10,693,949 18 4	12,585,284 15 10
AMOUNT,	£ 66,168 12 8} 1,086 19 5}	3	:
ASSTES,	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bulion Australian Notes and Cash with Commonwealth Bank Landed and other Property Notes and Bills of other Banks Balances due from other Banks Amount of all debts due to the Banks Anount of all debts due to the Banks Anount of all debts due to the Banks	Funded Debts of every description, excepting Notes, Bills, and Balances due to the said Bank from other Banks	Total Amount of Assets
TOTALS,	£ 8, d. 6,173 10 0 115,641 4 0 366,285 3 2 82,675 16 0 10,635,787 2 8	11,206,542 15 10	£4,739,012 10 0 9 per cent, per annum £218,285 11 3 £4,385,226 2 4
AMOUNT.	£ s. d	10,718,442 18 8	the Quarter ending the
LIABILITIES.	Notes in Circulation Not bearing Interest	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter 29th day of June, 193t

THE ENGLISH, SCOTTISH, AND AUSTRALIAN BANK LIMITED.

LIABILITIES,	ANOUNT.	TOTALS.	ASSETS.	AMOUNT.	TOTALS.
Perpetual Inscribed Stocks Interest Ballis in Circulation—Not bearing Interest Ballis in Circulation—Not bearing Interest Balances due to other Banks Deposits by the Not bearing Interest Cown Barring Interest Deposits by other Not bearing Interest Persons Bearing Interest Persons Bearing Interest	£ s. d 100,472,10 2} 4,619,638 0.11 9,240,389 13 11	2 6. d. 854,476 0 9 87,618 8 5 99,741 7 11 143,760 15 11 13,859,957 14 10	Coined Gold and Silver and other Coined Metals — in Bars and Bullion — Australian Notes — Landed and other Property —	£ a. d. 114,288 12 3 }	2. s. d. 115,601 7 3 2,864,714 15 1 332,732 8 6 104,669 7 1 19,464 19 8
Total Amount of Liabilities	:	14,986,503 16 11			
Amount of the capital stock paid up at the close of the Quarter the 80th day of June, 1831 Amount of the last dividend declared to the shareholders Amount of the searched profits, exclusive of such dividend, at the declaring such dividend	of the Quarter ending lers	3,000,000 0 0 12k per cent. per annun 375,000 0 0 3,465,477 11 6	Total Amount of Assets	sies	17,195,562 9 2

THE NATIONAL BANK OF AUSTRALASIA LIMITED.

AMOUNT, TOTALS. ASSETS. AMOUNT, TOTALS. SEE	8. d. g. s. d. Coined Gold and Silver and other Coined Metals 109,428 0 4 1 12 2 35,272 5 5 Gold and Silver in Bars and Bullion 124 6 6 1 3,104,090 4 0 1 236,896 13 9 Bank Furium Sand With Commonwealth 2,994,537 17 2 618,599 4 6 17,928,187 1 11 Balances due to the Bank including 10,000 and 10,000	1ay 5,000,000 0 0 0 8 per cent. per annum 200,000 0 0
AMOUNT.	\$3,272 5 5 5 5,006 17 2 5 6 6 6 6 7 2 8 6 6 6 7 8 8 6 6 7 8 8 6 6 7 8 8 6 6 7 8 8 6 6 7 8 8 6 6 7 8 8 6 6 7 8 8 6 6 7 8 8 6 6 7 8 8 6 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 6 7 8 8 8 6 7 8 8 8 8	tai io
LIABILITIES.	Notes in Girculation Not bearing Interest Bills in Circulation Bearing Interest Balances due to other Banks Bearing Interest Bearing Interest Bearing Interest Bearing Interest Deposits by the Not bearing Interest Deposits by the Not bearing Interest Deposits by other Notal Amount of Liabilities Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending the 30th day of June, 1331

THE COMMERCIAL BANK OF AUSTRALIA LIMITED.

ctn	tarbau A ban gulligun, and Australi 90.59-99iilibilah is Bank a lishiilibilah	Pércentage the rese		tu	Percentage the reserves of Coin, Bullion, and Australian Rolls of Pear to the Bank's liabilities—7.83.
TOTALS.	£ 8. d. 2,663,202 6 6 1,404,615 7 8 961,009 3 3 805,606 18 5 91,478 11 0 28,368 8 4 8,441,405 9 11	13,893,936 6 1		TOTALS,	28, 488 19 1 58,031 14 9 1 12,493 11 7 775,517 9 5 6,770,611 5 9 6,770,611 5 9 817,908 15 0 4,201,001 13 1
AMOUNT,	2,604,137 17 3			AMOUNT.	Asets
ASSETS.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bullion or Bars Australin. Notes and (ash in the Common- wealth Bars Commonwealth Treasury Bills (tovernment Securities Landed and other Property Notes and Bills of other Banks Ralanees due from other Banks Amount of all Debts due to the Bank, including Notes, Bills of Exchange, and all Stock and Franded Dahrs of every description, excepting Notes, Bills, sud Ralances due to the said Bank from ather Banks	Total America	THR BANK OF NEW ZEALAND.	ASSETS.	Coinced Gold and Silver and other Coinced Metals Gold and Silver in Bars and Bullion Gold and Silver in Bars and Bullion Bank Landed and Gule Property Notes and Bulls of other Banks Balmers due Property Notes and Bills of other Banks Balmers due to the Bank, including Notes Bills of Strekange, and all Stock and Nucles, Bills of Strekange, and all Stock and Nucles, Bills of Strekange, and all Stock and Nucles Bills and Balmers due to the said Bank Nucles Bills, and Balmers due to the said Bank Nucles Bills, and Balmers due to the said Bank Nucles Bills, and Balmers of the the said Bank Nucles Bills, and Balmers due to the said Bank Nucles Bills, and Balmers due to the said Bank Nucles Bills, and Balmers due to the said Bank Nucles Bills, and Balmers due to the said Bank Nucles Bills, and Balmers due to the said Bank Ordinary whares, 2a. 8d. per share, with a Bonus of 1 per cent, equal to 14 per cent. for the year, or reference A. 10 per cent. for the year, or reference B. Dividend and Bonus, equal to 13 2.11 per cent. for the year, or reference B. Dividend and Bonus, equal to 12 2.11 per cent. for the year, or reference B. Dividend and Bonus, equal to 12 2.11 per cent. for the year, or reference B. Dividend and Bonus, equal to 13 2.11 per cent. for the year, or reference B. Dividend and Bonus, equal to 13 2.11 per cent. for the year, or the intervence B. Dividend and Bonus, equal to 13 2.11 per cent. for the year, or the heart dividend so declared Amount of the last dividend doclared of each dividend, at the time of declaring anch dividend.
TOTALS.	2,146 0 0 83,276 6 0 2,143 3 0 137,365 13 0 10,011,638 17 1	2,117,350 0 0 2,000,000 0 0 4 per cent. 123, per cent. 120,569 6 7 55,545 13 0	THR BAN	TOTALS.	£ s. d. 2,140 12 6 361,669 11 0 363,810 3 6 6,858,113 10 6
AMOUNT.	£ 8. d. 	close of the Preference Ordinary Ordinary Ordinary Preference Preference Preference Ordinary Step dividend at time of de-	•	AMOUNT.	L & d. d. 115,639 17 .3 } 215,979 13 9 } Quarter ending the 30th £539,988 10 6 540,000 0 0 3,750,000 0 0 3,750,000 0 0 3,750,000 0 0 3,750,000 0 0 24,875 0 0 24,875 0 0 26,886,113 10 6
LIABILITIES.	Notes in Circulation Not hearing Interest Bills in Circulation Not bearing Interest Balances due to other Banks Deposite up the Not bearing Interest Deposite up the Not bearing Interest Deposite by other Not bearing Interest Deposite by other Not bearing Interest Rearing Interest Rearing Interest Total Amount of Liabilities	Amount of the capital cock paid up at the close of the Preference Quarter ending the 30th day of June, 1881 Ordinary Rate of the last dividend declared to the shareholders (Ordinary Amount of the last dividend so declared Preference Preference Amount of the reserved prefits, exclusive of such dividend declaring such dividend	-	LIABILITIES.	Notes in Circulation Not bearing Interest Beari

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· LIABIUTYES.	AMOUNT.	TOTALS.	ARSETY.	AMOUNT.	TOTAIS.
Bulls in Circulation Buaring Interest Bills in Circulation Buaring Interest Balances due to other Banks Interminable Inscribed Deposit Stook Grown Chown Cho	1,620 14 28	£ 8. d. 1,626 14 3 37,485 15 7	Coinei Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Australian Notes and Cash with Commonwealth Bank of Australia. Landed and other Property Nuclea and Bills of other Banks Ealances due by other Banks Amount of all Debts-due to the Bank, including Notes, Bills of Exchanges, and all Stock and	.b. a. d. 1,000 2 9 128,982 16 2 	2 3 d
- - Total Amount of Liabilities	7	410,752 3 40	Notes, Bills, and Balances due to the said Bank from other Banks	: :	482,200 18 0
Amount of capital stock paid up at the close of the Guarter 30th day of June, 1931	the Quarter ending the	1,750,000 0 0	Total Amount of Assets	sets	638,462 13 11
Rate of the last dividend declared to the shareholders $\begin{cases} \text{Preference} \\ \text{Ordinary} \end{cases}$ Amount of the last dividend so declared	Reference	6 per cent. per annum 26,250 0 0			
Amount of the reserved profits, exclusive of such dividend, at declaring such dividend	dividend, at the time of	840,600 10 .0			

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	tpo	of Coin and Bullion bear t g liatilities—17.98,	Serve:	Percentage the re
	TOTALS.	59. 10. 8) 3,924.16. 6 3,186. 8 5) 107.18. 9	25,480 16 2	32,891 10 6
	AMOUNT.	2918 39110 86. 86.		Assets
COMPTUIR NATIONAL DESCONPTE DE PARIS (FRENCH BANK)	ASSETS.	Coined Gold and Silver and other Coined Metals Gold and Silver to Bars and Ballion Gush at Ballior	Funded Depot of every description, excepting Notes, Bills, and Balances due to the said Bank from other Banks	Total Amount of Assets
MPTOIR NATIONAL D	TOTALS	68 8. d	41,162 19 7	3,225,806 0 0 16 per cent. per annum 516,128 0 0 3,466,837 0 0
ਤੋਂ	AMODNT.	£ s. d. 25,210 9 9}	:	fers h dividend, at the time of
	LIABLITIES.	Notes in Circulation Not bearing interest Balls in Circulation Not bearing Interest Not bearing Interest Balances due to other Bants Not bearing Interest Deposits by the Not bearing Interest Not bearing Interest Deposits by the Not bearing Interest Deposits Depo	Total Amount of Liabilities	Amount of capital stock paid up at the ctose of the Quarter ending the 30th day of June. 1931 Rate of the last dividend declared to the shareholders Amount of the last dividend so declared Amount of the reserved profits, exclusive of such dividend, at the time of declaring such dividend

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THE AUSTRALIAN BANK OF COMMERCE LIMITED.

LIARILITIES.	- AMOUNT.	TOTALS.	ASSETS.	AMOUNT.	TOTALS,
Notes in Circulation Not bearing Interest Bills in Circulation Bearing Interest Balances due to other Banks Bearing Interest Deposits by the Not bearing Interest Crown Bearing Interest Beposits by other Not bearing Interest Deposits Bearing In	£ a. d	£ 8, d. 10,236 9 9 431,30S 16 0	Coined Gold and Silver and other Coined Metals Gold and Silver in Bullion or Bars Australian Notes Cash at Bankers Landed and other Property Notes and Bills of other Banks Balances due from other Banks Amout of all debts due to the bank including Notes, Bills of Exchange, and all Scote and Funded debts of every description, excepting	# 8. d. 9,183 11 6 36,000 0 0 77 4 7 32,809 6 0	988 1 0
Lotal Amount of Liabilities		411,545 5 9	Notes, Bills, and Balances due to the said Bank from other Banks	238,091 5 9	316,161 7 10
Amount of the capital stock pail up at the close of the Quarter 30th day of June, 1931	che Quarter ending the	2,208,000 0 0 7 per cent. 77,280 0 0 1,111,880 5 0	Total Amount of Assets	:	317,159 8 10

	setoM nailar tat.	Fercentage the reserves of Coin, Bullion, and Aust bear to the Bank's liabilities-S-3'57 per ce
	10TALB,	2. 4. d. 696 3 6 d. 696 3 6 d. 697 3 0 6 6 6 85,439 19 10 6,498 3 2 6,498 3 6,498 3 2 6,498 3 6,498 3 6,498 3 6,498 3 6,498 3 6,498 3 6,498 3 6,498 3 6,498 3 6,498 3 6,498 3 6,498 3 6,498
	AMOUNT.	60 60 60 60 60 60 60 60 60 60 60 60 60 6
THE BANK OF ADELAIDE.	A88ETH,	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion Australian Notes and Cash with Common wealth Bank Landed and other Property Notes and Bills of other Banks Amount of all Delts due to the Bank including Notes, Bills of Exchange, and all Stock and Funded belts of every description, excepting Notes, Bills, and Balances due to the said Fank from other Banks Total Amount of Assets
THE BANK	TOTALS.	211 8 5 211 8 5 338 13 6 283,648 12 6 284,258 14 6 1,250,000 0 0 6 per cent, per annum 37,500 0 0 1,053,795 4 2
	AMOUNT.	211 8 5
	EABILITIES.	Notes in Circulation Not boaring Interest Salating Interest

	TOTALS.	1 "	252,010 5 3	259,730 19 8
	AMOUNT.	1,064 0 9 }	:	: : ·
IND TAIMARY FRODUCING BAIND OF AUSTRALIA LIMITED.	ASSRIS.	Coined Gold and Silver and other Coined Metals Gold and Silver in Bars and Bullion	Origin Johnson	Total Amount of Assets
WIND TO DO	TOTALS.	£ % d 293 7 4 801,722 2 0	302,015 9 4	439,401 15 5 Nil
THE	AMOUNT.	£ s. d. 2933 7 4 	:	the Quarter ending the
	LIABILITIES.	Notes in Circulation (Not bearing Interest Balance and to cother Sants Bearing Interest Balance due to other Sants Deposits by the (Not bearing Interest Crown Bearing Interest Deposits by the (Not bearing Interest Deposits by other (Not bearing Interest Bearing Interest Bearing Interest Bearing Interest Bearing Interest Bearing Interest Eberons	Total Amount of Liabilities	Amount of capital stock paid up at the close of the Quarter ending the , 79th day of June, 1831 Rate of the last dividend declared to the shareholders (Ordinary Amount of the last dividend so declared

The Fisheries Act 1928.

NOTICE OF INTENTION TO ALTER THE BAG LIMIT FOR TROUT.

T is hereby notified, for general information, that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazatte, to move His Excellency the Governor in Council to make a Proclamation amending the Proclamation made the twenty-first day of September, 1926, and published in the Victoria Government Gazatte of the twenty-ninth day of September, 1926, by substituting for the word and figures "ten (10)" in such Proclamation the word and figures "fifteen (15)".

T. TUNNECLIFFE, Chief Secretary.

F. Lewis, Chief Inspector of Fisheries and Game.

(Inserted 1º on 5th August, 1931.)

The Fisheries Act 1928.

NOTICE OF INTENTION TO PROHIBIT ALL FISHING IN OR THE TAKING OF FISH FROM PORTION OF THE KANGAROO CREEK NEAR BULLARTO.

T is hereby notified, for general information, that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to move His Excellency the Governor in Council to make a Proclamation repealing the Proclamation dated the fifth day of February, 1902, and published in the Victoria Government Gazette of the twelfth day of February, 1902, regarding fishing in Kangaroo Creek, and in lieu thereof prohibiting during the whole of each year all fishing in or the taking of fish from the Kangaroo Creek and its tributaries above or upstream from the Bullarto Reservoir, situate on the Kangaroo Creek, in the Parish of Bullarto.

T. TUNNECLIFFE,

F. Lewis, Chief Inspector of Fisheries and Game.

(Inserted 10 on 12th August, 1931.)

The Fisheries Act 1928.

NOTICE OF INTENTION TO PROHIBIT ALL FISHING IN OR THE TAKING OF FISH FROM PORTIONS OF THE MOORABOOL AND BARWON RIVERS FROM 1st MAY TO 31st AUGUST IN EACH YEAR.

It is hereby notified, for general information, that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to move His Excellency the Governor in Council to make a Proclamation prohibiting all fishing in or the taking of fish from the Moorabool and Barwon Rivers, together with their tributaries, above or upstream from the junction of such rivers, from the first day of May to the thirty-first day of August in each year, both days inclusive.

T. TUNNECLIFFE, Chief Secretary.

F. LEWIS, Chief Inspector of Fisheries and Game.

(Inserted 1º on 12th August, 1931.)

The Fisheries Act 1928.

NOTICE OF INTENTION TO REVOKE THE PROCLAMATION RELATING TO FISHING IN BAALA CREEK AND NUMURKAH "SAND HOLE."

It is hereby notified, for general information, that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to move His Excellency the Governor in Council to make a Proclamation revoking the Proclamation made the fourth day of April. 1898, and published in the Victoria Government Gazette of the seventh day of April, 1898, respecting fishing in the Baula Creek and the "Sand Hole," near Numurlab

T. TUNNECLIFFE, Chief Secretary.

Chief Inspector of Fisheries and Game.

(Inserted 1° on 19th August, 1931.)

NOTICE TO MARINERS.-VICTORIA.

[No. 8 of 1931.]

MITCHELL RIVER MOUTH, GIPPSLAND LAKES.

MARINERS and others are hereby notified that a beacon side, of dredged cut leading to the Mitchell River, and will take the place of the beacon light at the outer end port side of dredged cut.

Position.—At the outer end, starboard side, of dredged cut. 400 feet N. by E. 1 E. from beadon on port side of dredged cut, in lat 37 deg. 51 min. 27 sec. S., long. 147 deg. 45 min. 47 sec. E.

Elevation .- Eighteen feet.

Character .- A fixed light, with white and red sectors.

Visibility.-White, 4 miles; red, 3 miles.

Sectors.—White, from 301 deg. 40 min. through north to 026 deg. 40 min.; red, from 026 deg. 40 min. through east and south to 301 deg. 40 min.

Structure.-Timber pile structure, 12 feet high.

Remarks.—The light on beacon at the outer end, port side, of dredged cut is extinguished, but the beacon still remains.

Charts Affected.--Admiralty chart No. 3169; Departmental chart, Gippsland Lakes, castern portion.

Publications Affected.—Admiralty List of Lights and Visual Time Signals, Part VI., 1924; Australian Directory, VI., page 536; General Notice to Mariners Respecting Navigation in Victorian Waters, 1927, pages 72 and 201.

GEO. KERMODE.

Port Officer.

Department of Ports and Harbours, Melbourne, 14th August, 1931.

CONTRACTS ACCEPTED.—(Series 1931-32.) VICTORIAN RAILWAYS.

Railway Stores Suspense Account.—Act 3759, Section 105.

Rationy Stores Suspense Account.—Act 3133, Section 103.

375. Sawn hardwood timber, items 1 to 5, at 12s. 6d.; items 6, 7. 9, 10, 13, 14, at 12s. 9d.; items 8, 11, 12, 15, 16, 17, 19.
20, 21, and 24 at 13s. per 100 sup, feet; item 37 at 5s. 3d. per 100-lin, feet; item 40, at 8s. per 100 (Contract No. 44467).—Stoll Bros. 376. Copper strip, at 1s. 3.2d. per lb. (Contract No. 44384; Order in Council obtained 14th July, 1931); Australia.—Austral Bronze Co. 14d. 377. Carriage cleaning compound, at 5s. 6d. per gallon (Contract No. 44381); Australia.—Parsons & Jaques. 378. Spalls, at 4s. per ton (Contract No. 44477).—Vaughan & Lodge.

Public Account Advances .- Act 3341, Section 8A (11)).

379. Tea, at 1s. 14d. per 1b., Ceylon and Java (Contract No. 44222; Order in Council obtained 14th July, 1931).—Robur Tea Co. Ltd.

By order of the Victorian Railways Commissioners,

E. C. EYERS, Secretary. 13.8.31.

Corrigenda.

GENERAL STORES, 1931-32.

General Stores, 1931-32.—Gazette of 6th August, 1931, Schedule No. 1. page 2205, please read "*The rate of exchance ruling at time of payment is to be added to the c.i.f. price," and for Schedule No. 4. page 2206, "The rate of exchange ruling at time of delivery is to be added to the c.i.f. prices."

T. A. KEALY, Secretary to the Tender Board. 6.8.31.

PUBLIC WORKS.

Trust Funds, Hawthorn Bridge (1928-29)-

360. (3) Removing decking, railway rails, and laying new timber decking. &c., Outer Circle Bridge, Fairfield, £387–12s. (including extras).—Jose and Wilson.*

Division 65/12/1, Primary Schools-

361. (15) Trentham State School, No. 1588, alterations, repairs, painting, &c., £183 3s.—P. J. Wilkinson.*

Unemployed Relief Fund (State Schools)-

362. (6) Fairfield North State School, No. 4329, supply of salamander filling, 1s. 24d. per cubic yard.—Hazelden & Sons.

Unemployed Relief Fund (Commonwealth, No. 2)-

363. (23) Ormond East State School, No. 4366, erection of shelter pavilions, £214.—Wilkinson & Cröttie.*

Various Votes. &c .-

364. (10) Melbourne.—Setting down tar and bituminous pavements at Public Buildings south and east of River Yarra, up to 9-mile radius, rates schedule "A."—Wm. Loud & Sci Pty. Ltd.*

365. (5) Melbourne.—Setting down tar and bituminous pavements at Public Buildings north and west of River Yarra, up to 9-mile radius, rates schedule "B."—Sim Paving and Road Construction Co. Pty. Ltd.*

* Fulfilled previous contracts satisfactorily.

ANNEX TO CONTRACT No. 1931/364.

TAR AND BITUMINOUS PAVING, SOUTH AND EAST OF RIVER YARRA, UP TO A RADIUS OF NIME MILES.

Contractors: Wm. Loud and Son Pty. Ltd. TAR-PAVING, ETC.

Schedule of Prices with Alternative Tenders.

Hem.	Work.						5-Mile Radius.	Bêtween 5 and 9 Mile Radius.
							sd.	8. d.
1	(a) Preparing sub-base for new work			• •		per sq. yd.	0 51	0 51
•	(b) Additional filling			• •	• •	per cubic yard	3 6	3 6
	(c) Cinder drainage bed			• •		per sq. yd.	0 31	0 4
	(d) Outlet drain					per lineal ft.	$0.5\frac{1}{2}$	0 51
2	(a) Breaking up old pavement only	•	•	• •	• •		0 21	$0.2\frac{1}{2}$
_	(b) Treating with 1/6 gallon tar			• •	• •	per sq. yd.	0 2	0 2
	(c) Treating with 1/6 gallon liquid bitumen				• •	per sq. yd.	$0 2\frac{1}{2}$	0 21
3 '	(a) 4-in. penetration macadam bitumen treatment		•		• •	per sq. yd.	3 9	4 0
"	(b) 4_in penetration macadam emulsion treatmant				• •	per sq. yd.	3 9	4 0
	less of the penatration macadam emulsion treatment	٠.		• •	• •	per sq. yd.	3 0	3 0
	(a) 1.in penetration magadam emulsion treatment			• •		per sq. yd.	1 9	1 10
. 4	(a) 41 in three-course tar pavement :			• •	4.4	per sq. yd.	3 6	3 7
• •	(A) 21.in two-course (intermediate and top) tar pave	ment .	•	• •	• •	per sq. yd.	. 2 9	. 2 10
	lie tin one course (top) tar pavement			• •	• •	per sq. yd.	1 5	1 6
	La 51. in two-course (intermediate and top) liquid by	tumen				per sq. yd:	2 11	3 0
	(a) 3 in one course (top) liquid bitumen				• •	per sq. yd.	1 6	1 7
5	(a) Datching with premixed tarred stuff					per sq. yd.	1 3	1, 3
U	(b) Patching with premixed liquid bitumen					per sq. yd.	1 3	1 3·
	(c) Patching with emulsion					per sq. yd:	1 3	1 3
	(d) Patching with 180-220 bitumen					per sq. yd.	171	1 71
6	l (a) Souling with tar and sand					per sq. yd.	$0 \ 4$	0 4
U	1 (A) Sealing with emploified bitumen, &C			• •	. :	per sq. yd.	$0.4\frac{1}{2}$	0 4
	(c) Scaling with 180-220 bitumen and toppings			• •	••	per sq. yd.	0 41/2	0 4
	Note.—Sealing not to be allowed for under Ite	ms 3, 4	, and	5		į.		
7	Kerbing, including trimming of shouldering					per lineal ft.	0 6 <u>1</u>	0 5

Annex to Contract No. 1931/365.

TAR AND BITUMINOUS PAVING, ETC., NORTH AND WEST OF RIVER YARRA, UP TO RADIUS OF NINE MILES. Contractors: -Sim Paving and Road Construction Pty. Ltd.

TAR-PAVING, ETC.

Schedule of Prices with Alternative Tenders.

Item.	·		Work.	,	-			5-Mile Radius,	Between 5 and 9 Mile Radius.
			•					s. d.	s. d.
1	(a) Preparing sub-base for new work		1.				per sq. yd.	0 3	0 3
	(b) Additional filling						per cubic yd.	5 0	5 0
	(c) Cinder drainage bed						per sq. yd.	0 3	0 3
	(d) Outlet drain						per lineal ft	0 5	0 5
2	(a) Breaking up old pavement only		• •		••			0 3	0 3
	(b) Treating with 1/6 gallon tar	• •					per sq. yd.	0 3	0 - 3
	(c) Treating with 1/6 gallon liquid bitu	mien					per sq. yd.	0 3	0-3
3	(a) 4-in, penetration macadam bitumen	treatme	nt				per sq. yil.	3 0	3 0
	(b) 4-in. penetration macadam emulsion	ı treatm	ent				per sq. yd.	3 6	3 6
	(c) 21-in. penetration macadam emulsic	n treate	nent			٠.	per eq. yd.	2 8	2 8
	(d) 1-in. penetration macadam emulsion	treatm	ent				per sq. yd.	1 10	1 10
4	(n) 41-in. three-course tar pavement		• •		• •		per sq. yd.	4 2	4 2
	(b) 21-in. two-course (intermediate and	top) tar	pavemen	t			per sq. yd.	2 8	2 8
	(c) 3-in. one-course (top) tar pavement		. • •				per sq. yd.	1 4	1 4
	(d) 21-in. two-course (intermediate and	top) liq	uid bitum	en ·		• •	per sq. yd.	2 5	2 5
	(e) F-in. one-course (top) liquid bitume	n					.per sq. yd.	14	1 4
5	(a) Patching with premixed tarred stuff	f					per sq. yd.	2 8	28
	(b) Patching with premixed liquid bitu						per sq. yd.	28	2 8
	(c) Patching with emulsion		••				per sq. yd.	28	28
	(d) Patching with 180-220 bitumen				• •		per sq. yd.	2 8	2 8
6	(a) Sealing with tar and sand	47.	• •			• •	per sq. yd.	0 4	0 4
	(b) Sealing with emulsified bitumen, &	с					per sq. yd.	0 5	0 5
	(c) Sealing with 180-220 bitumen and	toppings	• • •	• •	• •	• •	per sq. yd.	0 7	0 7
	Note.—Sealing not to be allowed	for und	er Items	3, 4, a	ind 5.				•
7.	Kerbing, including trimming of should	ering	• •	٠			per lineal ft.	0 6	0 6

Maintenance to be allowed for and included in Items and Prices above.

Approved .- J. P. JONES, Commissioner of Public Works. 15.8.31.

Totalizator Act 1930.

Totalizator Act 1930.

ESTABLISHMENT AND USE OF TOTALIZATORS ON THE MOONEE VALLEY RACECOURSE.

ITS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of section 3 of the Totalizator Act 1930 (21 Geo. V. No. 3861), has, by Order made on the 18th day of August, 1931, directed the Moonee Valley Racecourse, at Moonee Ponds, in the enclosures known as the Grand Stand, South Hill, North Hill, and Flat, and on and after the nineteenth day of August, One thousand nine hundred and thirty-one, to use such Totalizators on every day on which a race meeting is held on such racecourse, whether by the Moonee Valley Racing Club or any other club.

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

At the Executive Council Ghamber, Melbourne, 18th August, 1931.

STATE RIVERS AND WATER SUPPLY COMMISSION.

N OTICE is hereby given that every part of the Sale Irrigation and Water Supply District is supplied with water for irrigation under the provisions of the Water Act, and has been so supplied on and from 1st July, 1931.

NOTICE is hereby given that every part of each of the undermentioned Districts is directly benefited by being supplied with water or drained by works carried out under the provisions of the Water Act, and has been so benefited on and from 1st July, 1931:—

I from 1st July, 1931:—
North Shepparton Irrigation and Water Supply District.
Sale Irrigation and Water Supply District.
Eureka Waterworks District
Karkarooc Waterworks District
Long Lake Waterworks District.
Millewa Waterworks District.
Willewa Central Waterworks District.
Wimmera United Waterworks District.

NOTICE is hereby given that every part of the Waterworks District of the Avoca Water Trust is directly benefited by being supplied with water or drained by works carried out under the provisions of the Water Act, and has been so benefited on and from 1st July, 1930.

P. J. O'MALLEY, Secretary, State Rivers and Water Supply Commission.

Melbourne, 18th August, 1931?

Water Act 1928.

GLENROWAN WATERWORKS TRUST.

GLENROWAN WATERWORKS TRUST.

AUTHORITY TO OBTAIN A BANK OVERDRAFT.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Conneil thereof, has, by Order made on the 14th day of August, 1931, in pursuance of the provisions of section 271 of the Water Act 1928 (No. 3891), authorized the Glenrowan Waterworks Trust to obtain an advance or advances from the National Bank of Australasia Limited, Wangaratta, by way of overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum of Fifty pounds (£50), and to be liquidated before the 31st December, 1931.

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

At the Executive Council Chamber, Melbourne, the 14th August, 1931.

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

NOTICE.

A RULE to administer the estate of each of the undernentioned deceased persons has been granted to me,
and creditors, next of kin, and all others flaving claims against
the estate of any of the persons so mentioned are required to
send particulars of their claims to the Curator of the Estates
of Deceased Persons, No. 267 Queen-street, Melbourne, on or
before the 20th October, 1931, or they may be excluded from
the distribution of the estate when the assets are being distributed:

BENSON, Thomas, late of Picnie-road, Ararat, labourer, died on the 18th July, 1931, intestate.

BURNSIDE, ROBERT ACHESON, late of number 125 Drummond-street, Carlton, gentleman, died on the 17th July, 1931, intestate.

testate.

BLACK, CHARLOTTE GERTRUDE, also known as Charlotte Black, late of Cororooke, near Colac, spinster, died on the 5th February, 1931, intestate.

LEBLANC, EUZEB NAPOLEON, known as Charles White, late of number 65 Gardigan-street, Carlton, miner, died on the 3rd July, 1931, intestate.

MITCHELL, JESSE, late of Bowley-street, Hendra, Brisbane, in the State of Queensland, gardener, died on the 15th April, 1930, intestate.

THOMPSON, JOHN (with the will annexed) late of Cromwall.

THOMPSON, JOHN (with the will annexed), late of Cromwell-street, Caulfield, gardener, died on the 20th July, 1931.

WALTER B. HOUSE,
Curator of the Estates of Deceased Persons.
Melbourne, 14th August, 1931.

Water Act 1928. HEALESVILLE WATERWORKS TRUST.

RATING BY-LAW FOR 1931.

THE Commissioners of the Healesville Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District, in pursuance 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 year ending 31st December, 1391, in respect of water supplied for domestic purposes:—

1. For every house and tenement of the annual municipal value of less than £41, the sum of One pound ten shillings (£1 10s.).

- 2. For every house and tenement of the annual municipal value of £41 and upwards, the sum of Ninepence (9d.) in the pound of such municipal value.
- 3. On every vacant allotment of land of the annual municipal value of less than £21, a sum of Fifteen shillings (15s.).
- 4. A rate of Ninepence in the pound on each vacant allotment of land of the annual municipal valuation of £21 and upwards.
- 5. Where water is laid on to a vacant allotment of land, the minimum charge, if trough with ball tap is provided, shall be Two pounds $(\pounds 2)$; without ball tap, Four pounds $(\pounds 4)$.
- 6. The rate to be charged on livery stables shall be as fol-

Where there are not more than six horses, the sum of Two pounds (£2).

Where there are more than six horses, the sum of Four pounds (£4).

7. The minimum charge for septic tanks shall be as fol-

For private houses, the sum of One pound five shillings

For boardinghouses, the sum of Two pounds (£2).

- 8. Water supplied for other than domestic purposes shall be by special agreement, at such price as may be fixed by the Trust.
- 9. Where water is supplied by measure for domestic or other 3. Where water is supplied by measure for domestic purposes, a charge of Ninepence (9d.) per one thousand gallons shall be made, and the minimum quantity to be charged for shall be the quantity which, at the rate named, would be equal to the rate payable in respect of such property if water were supplied otherwise than by measure.

The foregoing rates and charges are payable on the first day of August, 1931.

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

The above By-law was made and passed this twenty-seventh day of July, 1931, and the common seal of the Healesville Waterworks Trust was hereto affixed in the presence of:-

(SEAL)

W. A. BURNSIDE, Chairman. J. DRYSDALE, Commissioner, JAS. HANSEN, Secretary.

Approved by the Governor in Council, the 11th August, 1931.

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

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE TO THE OWNERS OF TENEMENTS IN THE UNDERMENTIONED STREETS, AND THE PRIVATE STREETS, LANES, COURTS, AND ALLEYS OPENING THERETO.

THE main pipe in the said streets being laid down, the owners of all tenements situated as under are hereby required, on or before the 21st day of September, 1931, next. to cause a proper pipe and stop-cocks to be laid so as to supply water within such tenements from the main pipe.

F. L. KING, Secretary.

11th August, 1931.

STREET AND POSITION.

Moorabbin.

Eddy's-grove, from Centre-road southwards 111 chains.

· Prahran.

Cyril-street, from Gertrude-street to Mary-street.

MELBOURNE AND METROPOLITAN BOARD OF WORKS. GENERAL NOTICE

THE Melbourne and Metropolitan Board of Works, having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets, or parts of streets, in which such sewers are laid, and which are included within the sewerage areas hereinafter described, doth hereby declare that on and after the 12th day of September, 1931, each and every property which, or any part of which, abuts on the said streets, or parts of streets, shall be deemed to be a sewered property within the meaning of the Melbourne and Metropolitan Board of Works Act 1928.

The sewerage areas hereinbefore referred to are:-

Sciverage Area No. 908.

CITY OF NORTHCOTE AND SHIRE OF HEIDELBERG.—Commencing at the intersection of Clifton-street and Victoria-road; thence easterly along Clifton-street, northerly along Wilmothstreet, easterly along Kellett-street, northerly along the western boundary of lot 7, Kellett-street, easterly along the northern boundaries of properties on the north side of Kellett-street, southerly along Rathmines-street, easterly along the northern boundaries of lots 72 and 73, Rathmines-street, easterly along the northern boundaries of lots 72 and 73, Rathmines-street, southerly along Gillies-street, southerly along Edwin-street, continuing westerly along the southern boundary of No. 232 Rathmines-street, southerly along the southern boundary of No. 232 Rathmines-street, southerly along a fence to a point about 650 feet south of the south side of Clifton-street, westerly along a fence, northerly along Victoria-road to the commencing point at the intersection of Clifton-street and Victoria-road.

Sewerage Arca No. 909.

CITY OF CAULFIELD.—Commencing at the north-west corner of No. 10 Dalny-road; thence easterly and north-easterly along Dalny-road, southerly, westerly, and northerly along the eastern, southern, and western boundaries of No. 32 Dalny-road, westerly along the southern boundaries of properties on the south side of Dalny-road, northerly along the western boundary of No. 10 Dalny-road, to the commencing point at the north-west corner of said No. 10.

Secerage Area No. 910.

CITY OF CAULFIELD.—Commencing at the intersection of Leila and Ellimatta roads; thence easterly along Leila-road, southerly along the eastern boundary of lot 70, Leila-road, westerly along the southern boundaries of properties on the south side of Leila-road, northerly along Hunter-street, westerly along the southern boundaries of lots 12 Hunter-street, and 11 Ellimatta-road, northerly along Ellimatta-road to the commencing point at the intersection of Leila and Ellimatta roads.

By order of the Board,

F. L. KING, Secretary.

Office of the Melbourne and Metropolitan Board of Works, 110 Spencer-street, Melbourne, C.1. 11th August, 1931.

POLICE SALES.

POLICE STATION, MURRAYVILLE.

THE undermentioned confiscated liquor will be sold by public auction on Saturday, 29th August, 1931, at L public auction Three p.m. :---

10 bottles beer.

8 bottles wine.

POLICE STATION, OUYEN.

THE undermentioned confiscated liquor will be sold by public auction on Tuesday, 25th August, 1931, at public auction on Three p.m. :--

48 bottles beer.

POLICE STATION, MORWELL.

THE undermentioned confiscated liquor will be sold by public auction on Tuesday, 1st September, 1931, at Two p.m. :-

16 bottles beer.

T. A. BLAMEY, Chief Commissioner of Police.

Chief Commissioner's Office, Melbourne, 31st July, 1931.

Cemeteries Act 1928.

RULES AND REGULATIONS OF THE YALLOURN PUBLIC CEMETERY.

I N pursuance of the power conferred by the Cometeries Act 1928, the Trustees of the Yallourn Public Cemetery make the following Rules and Regulations (that is to say):—

1. 1928, the Trustees of the Yallourn Public Cemetery make the following Rules and Regulations (that is to say):—

1. These Rules and Regulations shall come into force immediately after their publication in the Government Gazette, and from and after such publication all Rules and Regulations heretofore made shall be and are hereby rescinded.

2. All fees and charges shall be paid when applications are made or orders are given.

3. Any person desiring ground for a private grave shall apply to the Trustees therefor, who, if the application is approved and the prescribed fees are paid, will issue a burial right (Schedule B), which shall give the holder and his representatives the exclusive right of burial or interment in the portion of ground allotted thereby as a family or private burial place, and the right on obtaining the permission of the Trustees, as hereafter mentioned, to erect and maintain any monument, cenotaph, tablet, or other erection therein.

4. Any person desiring to construct a vault, grave, tombstone, or other erection shall apply to the Trustees for permission to do so, and submit a plan or drawing, with a copy of any proposed inscription or epitaph, and no such erection shall be made without the written approval of the Trustees.

5. No interment shall be permitted until an application has been made, the particulars required in the form Schedule A given, an order obtained, and a certificate from a coroner, justice of the peace, or registrar of deaths has been delivered to the secretary, gatekeeper, or sexton.

6. Application for an order for interment shall be made at

justice of the peace, or registrar of deaths has been delivered to the secretary, gatekeeper, or sexton.

6. Application for an order for interment shall be made at least eight working hours before the time fixed for the burial.

7. No coffin shall be buried within 4 feet of the ordinary level of the ground unless it contains the body of a child under twelve years, when it shall be not less than 3 feet below the ordinary level of the ground, and a layer of earth at least 6 inches thick shall be left undisturbed above and around any coffin previously buried in the same grave.

8. The hours for burials shall be:—On week days, September to April inclusive, 10 a.m. to 6 p.m.; May to August inclusive, 10 a.m. to 4 p.m. No interment shall be allowed on Sunday except when it is certified in writing by the officer of health of the district, or by a police magistrate or justice of the peace, that for sanitary reasons it is necessary that the burial take place on that day, and on payment of the special fees as take place on that day, and on payment of the special fees as

provided.

9. No re-interment or removal from another cemetery or another grave will be permitted until there be submitted a certified copy of the original certificate of the coroner, justice of the peace, or registrar of deaths, and the licence for disinterment of the Minister of the Crown authorized in that

disinferment of the Minister of the Crown authorized in that behalf.

10. The Trustees will cause all ordinary graves to be dug; but any person having paid the fee for a private grave, and requiring a brick grave or vault, shall be permitted to construct the same, subject to the approval of the Trustees, but every coffin placed therein shall be bricked in, cemented, and covered by a slab of stone, slate, or iron, securely cemented.

11. No private grave shall be reopened, or any interment permitted therein, without the consent, in writing, of the person entitled to give the same.

12. No person employed by the Trustees shall accept any gratuity whatever in the discharge of his duty, nor shall he be allowed to be pecuniarily interested in any work in the cemetery other than that for which he receives payment or for which he has special authority from the Trustees.

13. The cemetery shall, unless otherwise ordered, be open to the public from 7 a.m. to sunset daily throughout the year.

14. No person shall be permitted to pluck any flower, or take any tree, shrub, or plant from the cemetery, unless with the previous authority of the Trustees.

15. No smoking shall be allowed nor any firearms discharged within the cemetery.

within the cemetery.

16. No dogs shall be allowed in the cemetery.

S. M. WATSON, P. J. HARRY, JAS. C. CULLEN, Trustees.

Approved by the Governor in Council, the 11th August, 1931.

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

SCHEDULE A .- RULE 5.

Name of deceased-2. Wife or child of-

3. Age— 4. Late residence— 5. Occupation-No. 183,-8951,-2

Cemeterv.

What denomination-

2303

Number of grave on plan Day of funeral—

section

Νo.

b. Day of luneral—
9. What hour, and if usual or extra—
10. If first or what other interment—
11. Nature of disease or supposed cause of death—Signature of

Representative.

Order given th	is	day of	193 ,		o'clock.
Grave			 		
Sinking			 		
Interment	fce		 		
Extra fee			 		
Order received	this	day of	193	, at	o'clock. Sexton.

SCHEDULE B .- RULE 3.

Burial Right.

On the application of and upon payment of shillings, the Trustees of the sum of pounds as per Order No. issued the Trustees of the Yallourn Public Cemetery do hereby grant and sell unto the exclusive right of burial in that piece of ground feet long by
feet broad, lying within the portion of the cemetery
appropriated for burials,

appropriated for and marked No. compartment on the map or plan of the cemetery kept by the Trustees, as a family or private burial place, for the sole and separate use of the said

said
h representatives. Provided always and it is hereby declared that this grant is made subject to the terms and conditions following, viz.:—First: That the said piece of ground shall be kept and used by the said
or h representatives solely as a burial place. Second: That the said
and h representatives shall, in the use of the said piece of ground and access thereto, be subject in every respect to such Rules and Regulation as the Trustees of the said cemetery may from time to time make, and shall not be entitled to exercise the right to bury or inter therein except on payment of such fees as may from time to time be legally demanded, according to the scale of fees published as legally demanded, according to the scale of fees published as the Act directs.

Given under our hands, at Yallourn, in the State of Victoria, day of

Trustees.

Signed by the said Trustees in the presence of—Secretary.

Railway Lands Acquisition Act 1928. HEIDELBERG AND ELTHAM RAILWAY CONSTRUCTION TRUST DISSOLVED.

At the Executive Council Chamber, Melbourne, the eleventh day of August, 1931.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Williams Mr. McNamara. I

Mr. Williams | Mr. McNamara.

WHEREAS by section 85 of the Railway Lands Acquisition Act 1928 (No. 3760) it is provided that when the purposes for which any Trust under the Act has been constituted or incorporated have been fulfilled and completed and all moneys borrowed or owing by the Trust have been repaid, the Governor in Council may, by Order published in the Government Gazette, declare that the power of the Trust to make rates shall cease, and such power shall thereupon cease accordingly; and at any subsequent time the Governor in Council may, by Order published as aforesaid, dissolve the Trust: And whereas the Governor in Council did, by Order dated the fourteenth day of July, One thousand nine hundred and thirty-one, published in the Government Gazette of 22nd Tuly, 1931, declare that the power of the Heidelberg and Eltham Railway Construction Trust to make rates shall cease: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby dissolve the said Heidelberg, and Eltham Railway Construction Trust.

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

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

Cultivation Advances Act 1930.

REGULATIONS.

At the Executive Council Chamber, Melbourne, the eleventh day of August, 1931.

PRESENT

His Excellency the Lieutenant-Governor of Victoria. Mr. Williams 1 Mr. McNamara.

H 18 Excellency the Lieutenaut-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, in pursuance of the provisions of section 16 of the *Outlivation Advances Act* 1930, hereby make the following Regulations, that is to say:—

Council thereof, doth, in pursuance of the provisions of section 16 of the Cultivation Advances Act 1930, hereby make the following Regulations, that is to say:—

1. Applications by cultivators for advances under the provisions of the Cultivation Advances Act 1930 shall be made in the form prescribed in the First Schedule hereto (Form A or Form B) and shall be verified by statutory declaration.

2. Such applications when duly completed shall be forwarded to the District Inspector of Land Settlement, who shall report thereon in the place provided for that purpose and forward the same to the Secretary for Lands.

3. The Secretary for Lands shall submit all applications received by him to a Board consisting of not less than three nor more than five persons appointed by the Minister, which, after due inquiry and investigation, shall report thereon to the Minister, who shall thereupon approve or refuse the same.

4. Where an application is made by a cultivator for an advance of seed, fodder, manure, building or fencing materials, or of all or some or any of them, and the same has been approved by the Minister, the cultivator shall, upon giving to The Board of Land and Works security as hereinafter provided for the repayment of the amount of such advance and interest thereon at the rate of Six pounds per centum per annum, receive from the Secretary for Lands an order in accordance with the form prescribed in the Second Schedule hereto, entitling him to purchase such things as are indicated and to the value of the sum shown therein.

5. Where an application is made for an advance for the purpose of effecting necessary improvements or for the sustenance of the cultivator and his dependants while work on fallowing or on cropping or on the said improvements is being done by him, or for such other purposes as the Minister considers necessary to enable the cultivator during the period before the completion of the harvesting of the next crop to continue working or residing on the farm, and the same has been approved by the

ne clause 3 hereof.

7. In order to secure the repayment of any advance as aforesaid, and the payment of interest thereon, a cultivator shall,
to the necessary extent, give to The Board of Land and Works
a preferable lien in the form prescribed in the Third and/or
Fourth and/or Fifth Schedules hereto on the crop or crops of
such cultivator and such other security or securities deemed
necessary in the forms prescribed in the Sixth, Seventh,
Eighth, Ninth, and Tenth Schedules hereto.

8. Notwithstanding anything contained in these Regulations
any person who (whether before or after the commencement of
the said Act) has entered into an agreement with the owner
or occupier of a farm to cultivate the same or any part thereof
on shares or under a lease and whose application for an
advance has been approved, shall be required to give to The
Board of Land and Works as security for the repayment
thereof and the payment of interest thereon a preferable lien
in the form prescribed in the Fourth Schedule hereto, together
with such other security or securities, if any, deemed necessary in the forms prescribed in the Eighth, Ninth, and Tenth
Schedules hereto.

9. If required by the Minister a cultivator shall before any

sary in the forms prescribed in the Eighth, Ninth, and Tenth Schedules hereto.

9. If required by the Minister a cultivator shall before any advance is made to him in pursuance of the said Act and these Regulations execute any security or securities lawfully required of him to secure, not only the repayment of the amount of the said advance and the payment of interest thereon, but also the repayment of any previous advance or advances or part thereof (with interest) made to him by The Board of Land and Works in respect of seed, or fodder, or manure, or building or fencing material, or of an amount of money, or for sustenance, or for any other purpose, or all or some or any of them.

10. District Inspectors of Land Settlement shall make regular inspections of the farms of cultivators to whom advances under the provisions of the said Act have been made, and shall forthwith report to the Secretary for Lands any contravention of the said Act.

11. Any person who has supplied to a cultivator the articles described in any such order shall, upon forwarding to the Secretary for Lands the said order, duly receipted by the

said cultivator and supported by a statutory declaration duly completed in the form prescribed in the Second Schedule hereto, receive a remittance for the amount due.

12. If a cultivator prior to the harvesting of any crop, the 12. If a cultivator prior to the harvesting of any crop, the subject of a registered preferable lien or any other security or securities given in pursuance of the said Act and these Regulations, shall have effected the repayment of any advance as aforesaid and interest thereon at the rate provided, The Board of Land and Works shall cause a request to enter satisfaction or discharge on the said lien or other security or securities (in accordance with the forms prescribed in the Eleventh, Twelfth, and/or Thirteenth Schedules hereto) to be forwarded to the Registrar-General.

13. Fees shall be payable for the preparation of securities under this Act, except where the person giving the security is a discharged soldier under Part II. of the Gloser Settlement Act 1928, as follows.—

				s.	d.
Leasehold mortgage		 		10	6
Freehold mortgage		 		10	6
Stock mortgage		 ***		10	6
Hire purchase agree	ment	 	•••	5	ñ
Lien on crop		 		5	ň
Bill of sale		 		10	č

14. The forms prescribed in the schedules hereunder are to be adopted with any modifications necessary to meet the requirements of any particular case.

FIRST SCHEDULE (FORM A).

Cultivation Advances Act.

File No.

Note.—This application, when completed should be forwarded by applicant direct to the District Inspector of Land Settlement.

APPLICATION FOR CULTIVATION ADVANCE .--FORM A OATS

BARLEY. Address: Statement. The following particulars are to be supplied by all applicants:-Full name Postal address Railway station Married or single Number in family (boys , girls) How many children under fourteen (14) years (boys How many children over fourteen (14) years assisting in the working of the farm—boys , girls Stock-Working horses Other horses Cattle Sheep Any encumbrance on stock or plant? (Need not be filled in Improvements--Clearing Building by share and tenant Fencing farmers.) Water supply Any other assets, including cash in bank? Area cropped in 1930—(a) Wheat (b) oats acres ... acres. acres Crop yield in 1930-31—(a) Wheat (b) oats bushels, (c) hay bushels. tons What area do you intend cropping in 1931?—(a) Wheat acres, (b) oats acres How many acres of the above will be put in on 1930 fallow? Any oats, wheat, or fodder on hand? Liabilities_ Government-Closer Settlement Board Wire-netting advance Rents Rates due to S.R. & W.S. Commis-

sion ... ---... Private-Liens Bills of sale Stock mortg Storekeepers mortgage Machinery Manure Municipal rates Miscellaneous ...

Are you without means necessary to enable you to sow a crop in 1931?

The following posticulars to it gunnlied where applicable:	Board's Decision.
The following particulars to be supplied where applicable:— Where Applicant is Owner of Leasehold or Freehold Land.	That the application for advances be refused.
Allotment No. Parish Area	refused.
Is title leasehold or freehold? Value of property, £. Is land mortgaged? If so, state amount of mortgages	FIRST SCHEDULE (FORM B).
(1st) (2nd) (3rd) . Give full name and address of mortgagee (1st) (2nd)	Cultivation Advances Act. File No.
(3rd) When does mortgage mature? (1st) (2nd) (3rd) To what date is interest on mortgage paid? (1st)	NOTE.—This application, when completed, should be forwarded by applicant direct to the District Inspector of Land
(2nd) (3rd) What amount of interest is due and unpaid? (1st)	Settlement.
(2nd) (3rd) .	APPLICATION FOR CULTIVATION ADVANCE (POTATOES
Who holds the title? Did you erop this land in 1930?	FORM B ONIONS
Where Applicant is a Share Farmer. The sharefarming agreement, together with the consent of the owner to the making of an advance, must accompany this	. (MAIZE. Name : Address :
application. Allotment No. Parish Area .	Statement.
Name of land-owner and address	The following particulars are to be supplied by all applicants:—
What is term of agreement? When does it expire?	Full name Postal address Railway Station
Did you erop this land in 1930?	Married or single Number in family (boys, girls)
Where Applicant is a Tenant Farmer or Holder of Leasing Agreement.	How many children under fourteen (14) years (boys, girls)
The agreement, together with the consent of the owner to the making of an advance, must accompany this application.	How many children over fourteen (14) years assisting in the working of the farm—boys , girls
Allotment No. Parish Area Name of land-owner and address	Stock-Working horses Other horses Dairy
What is term of lease? What is the annual rental?	cows Other cattle Sheep Pigs Plant—
What amount of rent is due and unpaid? Did you crop this land in 1930?	Any encumbrance on stock or plant? Area under pasture acres.
Where Applicant is Purchasing Under Contract of Sale.	(Need not be filled in Improvements-Clearing
The contract of sale must accompany this application.	by share and tenant Fencing
Allotment No. Parish Area	Any other assets, including cash in bank?
Price being paid per acre	Area planted in 1930—(a) Potatoes acres, yield
How much has been paid on the land? What amount of interest is due and unpaid?	tons; (b) onions acres, yield tons; (c) maize acres, yield bushels
Did you crop this land in 1930?	Give particulars of any other crops planted or sown dur- ing 1930
I, , do solemnly	What area do you intend cropping in 1931 !- (a) Po-
and sincerely declare the foregoing statement to be true and correct in every particular; and I make this solemn declara-	tatoes acres, (b) onions acres, (c) maize acres, (d) any other crops
tion conscientiously believing the same to be true and by virtue of the provisions of an Act of the Parliament of Vic-	Any seed potatoes, seed maize, or any other seed or fodder on hand?
toria rendering persons making a false declaration punishable for wilful and corrupt perjury.	Liabilities—
Declared before me at in the State	Government—Closer Settlement Board Seed and fodder, fallowing, or cul-
the year of our Lord One thousand nine hun-	tivation advances
Justice of the Perce or Commissioner for taking	Wire-netting advance
Declarations and Affidavits.	Rents Rates due to S.R. & W.S. Commis-
Fill in here Nature and Amount of Assistance Required.	sion Private—Liens
Particular care should be taken to show all your requirements in detail.	Bills of sale Stock mortgage
£ s. d.	Storekeepers
	Machinery Manure
Inspector's Report.	Municipal rates
Question. Answer.	Are you without means necessary to enable you to sow a crop in 1931?
1. Did applicant suffer crop	Crop in 1001.
losses during 1930 by reason of adverse climatic conditions?	The following particulars to be supplied where applicable:
If so, state what such adverse	Where Applicant is Owner of Leasehold or Freehold Land. Allotment No. Parish Area
2. To the best of your know-	Is title leasehold or freehold? Value of property, £
ledge is the information set out on form by applicant cor-	Is land mortgaged? If so, state amount of mortgages (1st) (2nd) (3rd)
rect?	Give full name and address of mortgagee (1st) (2nd) (3rd)
3. State what class of farmer applicant is	When does mortgage mature? (1st) (2nd) (3rd) .
4. State harvest returns (a) Wheat bushels	To what date is interest on mortgage paid? (1st) (2nd) (3rd)
. (b) Oats bushels (c) Hay tons	What amount of interest is due and unpaid? (1st) (2nd) (3rd)
5. Acreage to be sown (a) Wheat acres (b) Oats acres	Who holds the title? Did you crop this land in 1930?
6. Value of land on freehold basis	Where Applicant is a Share Farmer.
7. Value of stock and plant and any other assets	The sharefarming agreement, together with the consent of the owner to the making of an advance, must accompany this
8. Total amount of appli-	application.
cant's liabilities other than to	Allotment No. Parish Area Name of land owner and address
9. Make recommendation as	What is term of agreement? When does it expire?
to what advances should, in your opinion, be made	Did you crop this land in 1930?

Where Applicant is a Tenant Farmer or Holder of Leasing Agreement.

The agreement, together with the consent of the owner to the The agreement, together with the consent of the owner to the making of an advance, must accompany this application. Allotment No. Parish Area Name of land-owner and address What is term of lease? What is the annual rental? What amount of rent is due and unpaid? Did you crop this land in 1930?

Where Applicant is Purchasing Under Contract of Sale. The contract of sale must accompany this application.
otment No. Parish Area Anotment No. Parish
Name of vendor, with address
Price being paid per acre
How much has been paid on the land?
What amount of interest is due and unpaid?
Did you crop this land in 1930?

I, of , do solemnly and sincerely declare the foregoing statement to be true and correct 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.

Declared before me at in the State aforesaid this day of in the year of our Lord One thousand nine hundred and thirty-

Justice of the Peace or Commissioner for taking Declarations and Affidavits.

Fill in here Nature and Amount of Assistance Required. Particular care should be taken to show all your requirements in detail.

Inspector's Report Question. Answer. 1. Did applicant suffer crop losses during 1930 by reason of adverse climatic conditions? If so, state what such adverse climatic conditions were 2. To the best of your know-ledge is the information set out on form by applicant cor-3. State what class of farmer applicant is 4. State harvest returns ... Potatoes ions Onions Maize tons bushels (c) Maize
(d) Oats
(e) Hay
(f) Any other yield bushels Potatoes Onions 5. Acreage to be planted or (a) (b) acres (c) Maize (d) Any other crops acres 6. Value of land on freehold 7. Value of stock and plant and any other assets 8. Total amount of applicant's liabilities other than to Board 9. Recommendation

Board's Decision.

That the application for advances be granted.

SECOND SCHEDULE.

Book No.

Advance approved.

Cultivation Advances Act.

Line is to certify that a cultivator within the meaning of the Cultivation Advances Act, is authorized to purchase to the value of £

I acknowledge having received the above-mentioned pur-chase, and I hereby authorize payment of the above amount Signature-

Vdq.ce=

, Date-

The above amount will be paid by the Secretary for Lands, Melhourne, upon proof by statutory declaration on back hereof, to be made by the vendor, that such has been supplied and delivered over to the cultivator.

This order, together with vendor's account, should be returned to the Secretary for Lands, Melbourne, within fourteen days of delivery of purchase.

Notice of payment of account will be given in due course.

[BACK.]

STATUTORY DECLARATION.

, in the State of Victoria. , do hereby solemnly and sincerely declare— That on the

day of That on the day of , 193 , in the State of Victoria, cultivator, with value of £ , and duly and faithfully delivered the same to him, whereon he gave me such order.

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.

Declared at of Victoria, this 193 , before me— , in the State day of ,

Justice of the Peace or Commissioner for taking Declarations and Affidavits.

THIRD SCHEDULE.

Ordinary. Original.

Cultivation Advances Act 1930.

LIEN ON CROPS.

I, , of advanced to me in censideration of the sum of £ advanced to me in cash or kind under the provisions of the Cultivation Advances Act 1930, and of further advances which may from time to time be made to me under the said Act, and in further consideration of an amount of £ now due and owing by me in respect of certain advances' heretofore made to me under the provisions of the Cultivation Advances Acts, do hereby give The Board of Land and Works (hereinafter called "the Board") a preferable lien (to the extent of the sum of £ and of any further advance or advances to be made as aforesaid, and the interest hereinafter mentioned) over the produce of all the crops to be harvested between the date of these presents and 1st February, 193°, on my farm at , containing acres roods perches, more or less, and being allotment of section . Purish of County of ... It is agreed that the Board shall be entitled to interest at the rate of Six pounds per centum per annum from the day of ... It is a and at the said rate on any further advance or advances to be made as aforesaid from the respective dates of making such advances.

And it is further agreed that the said crops shall be harvested by me or at my expense and shall be delivered at Railway Station to the order of the Board and that the Board may sell or cause to be sold the said crops so delivered and retain the expenses of sale and the moneys due to it on this security from the proceeds of sale day of ... 193 , of sideration of the sum of £ advanced to me in cash

Dated the day of , 193 Signature-

Witness-

FOURTH SCHEDULE.

Share or Tenant Farmer. Original.

Cultivation Advances Act 1930. LIEN ON CROPS.

I, sideration of the sum of £ advanced to me in cash or kind under the provisions of the Cultivation Advances Act 1930, and of further advances which may from time to time be made to me under the said Act, and in further consideration of an amount of £ now due and owing by me in respect of certain advances heretofore made to me under the provisions of the Cultivation Advances Acts do hereby give The Board of Land and Works (hereinafter called "the Board") a preferable lien (to the extent of the sum of £ and of any further advance or advances to be made as aforesaid, and the interest hereinafter mentioned) over the produce of all the crops to be harvested between the date of these presents and 1st February, 193, on the farm being cultivated by me at containing acres perches, more or less, and being allotted to interest at the rate of Six pounds per centum of the sum of £ and at the said rate on any further advance or advances to be ment and at the said rate on any further advance or advances to be med as a foresaid. ' , of be entitled to interest at the rate of Six pounds per centum per annum from the day of 193, on the sum of $\mathfrak L$ and at the said rate on any further advance or advances to be made as aforesaid from the respective dates of making such advances.

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And it is further agreed that the said crops shall be harvested by me or at my expense and shall be delivered at
Railway Station to the order of the Board, and that the Board may sell or cause to be sold the said crops so delivered and retain the expenses of sale and the moneys due to it on this security from the proceeds of sale.

, 193 day of Dated the Signature-

Witness-

FIFTH SCHEDULE.

Overdue Advances. Original.

Cultivation Advances Act 1930.

LIEN ON CROPS.

sideration of £ bona fide value which I admit to have received in money and/or chattels from The Board of Land and Works (hereinafter called "the Board"), in respect of certain advances heretofore made to me under the provisions of the Cultivation Advances Acts. and of further advances which may from time to time be made to me, under the provisions of the Cultivation Advances Acts. and of further advances which may from time to time be made to me, under the provisions of the Cultivation Advances Act 1930, do hereby give the Board a preferable lien (to the extent of the said sum of £ and of any future advance or advances to be made as aforesaid, and the interest hereinafter mentioned) over the produce of all the crops to be harvested between the date of these presents and 1st February, 193, on my farm at , containing acres roods perches, more or less, and being allotment of section Parish of County of the said that the Board shall be entitled to interest at the rate of Six pounds per centum per annum from the day of and at the said rate on any future advance or advances to be made as aforesaid from the respective dates of making such advances.

And it is further agreed that the said crops shall be harvested by me or at my expense and shall be delivered at

And it is further agreed that the said crops shall be harvested by me or at my expense and shall be delivered at Railway Station to the order of the Board, and that the Board may sell or cause to be sold the said crops so delivered and retain the expenses of sale and the moneys due to it on this security from the proceeds of sale.

day of Signature-Dated the

Witness-Address-

SIXTH SCHEDULE.

· Leaschold.

Lands Department, Victoria. MORTGAGE.

MORTGAGE.

(hereinafter called the "Mortgagor")
being registered as the proprietor of a leasehold estate in the
land hereinafter described subject to the encumbrances notified
hereunder in consideration of the sum of
(hereinafter called "the said principal sum") advanced to
me by The Board of Land and Works (hereinafter called
"the Board") the receipt of which I hereby acknowledge,
and in consideration of such further sum or sums (if any)
which from time to time may be made to me by the Board on
the scentrity of this mortgage (hereinafter called "the said
further advances") do hereby covenant with the Board—

FIRSTLY—To may to the Board the said principal sum of

FIRSTLY.—To pay to the Board the said principal sum of on the first day of February, 19

SECONDLY. -To pay the Board the amount of the said further advances on demand.

advances on demand. Third. To pay to the Board so long as the said principal sum or any part thereof shall remain unpaid interest on the said sum or on so much thereof as shall for the time being remain unpaid at the rate of pounds per centum per annum, such interest to be computed as to the said principal sum of \pounds from the date of this mortgage, and as to the said further advances (if any) from the date of advance such payments to be made on the first day of February in each year, the first of such payments to be made on the first day of February now next.

FOURTHLY.—That a statement certified and signed by the secretary or the accountant to the Board of the Mortgagor's advances account with the Board as appearing from time to time in the books and records of the Board and showing the date and amount or the respective dates and amounts of any advance or advances made by the Board to or for the Mortgagor hereunder and the amount or amounts of principal and interest outstanding from time to time shall be accepted as absolutely final and conclusive and binding upon the Mortgagor, who shall not be entitled to make any objection thereto.

FIFTHLY.—To forthwith insure against loss or damage by fire in such insurance office as the Board shall direct all buildings and improvements on the said land in favour of the Board for such amount or amounts as shall from time to time be fixed by the Board, and as long as any money ad-

vanced hereunder, or any interest thereon is owing or unpaid, to keep the buildings and improvements for the time being on the said land insured from loss or damage by fire in favour of the Board (to an amount which shall be fixed or determined by the Board from time to time).

SIXTHLY.—That I, the Mortgagor, have an absolute and indefeasible title under the Transfer of Land Act 1928 to all and every part of the land hereinafter described, subject to the encumbrances notified hereunder and without any such exception as mentioned in the 72nd section of the said Act.

SEVENTHLY .- That no part of the lands hereinafter described is subject to any right subsisting under any adverse possession of such land, or to any public right-of-way, or to any easement, or to the interest of any tenant of such land.

Eighthly.—That the rent and all the covenants and conditions in the lease or leases of the lands comprised in the said leasehold estate reserved and contained and on the part of the lessee, his executors, administrators, and transferees to be paid, observed, and performed, have been paid, observed, and performed up to the day of the date of this instrument. And also that I, the Mortgagor, will be at all times so long as any money shall remain hereby secured pay the rent by the said lease or leases reserved at least seven days before the day on which the same shall be payable, and will observe and perform all and every the covenants and conditions in the said lease contained on the part of the lessee, his executors, administrators, and transferees to be observed and performed. EIGHTHLY.—That the rent and all the covenants and condi-

administrators, and transferees to be observed and performed.

NINTHLY.—That I, the Mortgagor, will, upon being requested so to do by the Board, upon issue of the Crown grant or grants for the land hereinafter described, well and effectually mortgage the land comprised therein, and all my estate and interest under and by virtue of such grant or grants to the Board for securing the payment of all the principal interest and other moneys intended to be hereby secured and then remaining unpaid, whether then due and payable or thereafter to become due and payable respectively, and will at the like costs and charges sign and execute every such instrument, mortgage, deed, and other assurance as by the Board shall be required for the purpose of the performance of this covenant, such mortgage to be prepared by the solicitor of the Board at the expense of the Mortgagor, and every person having

at the expense of the Mortgagor.

Tenthly.—That I, the Mortgagor, and every person having or claiming any estate, interest, or right, or making any claim or demand in or with respect to any part of the lands hereinafter described otherwise than by virtue of some enumbrance notified hereunder, will at all times hereafter, at the request of the Board, and until foreclosure or sale at the cost of the Mortgagor and afterwards at the cost of the person or persons requiring the same, execute every such deed, instrument, or assurance, and do every such thing for further or more effectually securing the rights or interest of the Board to the said lands or any part thereof, pursuant to this instrument as shall by the Board be reasonably required.

ELEVENTHEY.—That all costs, charges, and payments which may be incurred or made by the Board in or about the execution and registration of these presents, or in the exercise or enforcement, or attempted exercise or enforcement of any power, right, or remedy conferred upon the Board by the Transfer of Land Act 1928, or by this instrument or which the Board may in any other way incur owing to default in payment of any money intended to be hereby secured, or the breach of any covenant herein contained or implied by virtue of the said Act on the part of the Mortgagor, shall be deemed part of the principal money owing upon this mortgage from the time of the same respectively being incurred, and shall carry interest at the rate aforesaid from such time until payment thereof.

interest at the rate aforesaid from such time until payment thereof.

Provided always and it is hereby agreed and declared that fourteen days shall be and are hereby fixed as the period of time for which the default mentioned in the 146th section of the said Transfer of Land Act 1928 must be continued previously to the service of the notice in the said section mentioned, and that fourteen days shall also be and are hereby fixed as the period of time for which such default must continue after the service of the said notice before the power of sale given by the 148th section of the said Transfer of Lund Act 1928 can be exercised. And it is hereby further agreed and declared that any such notice as aforesaid may be served and such power of sale exercised, notwithstanding any previous neglect or waiver of any right to serve a similar notice, or to make any sale under the said power, and that the conditions of sale under the said power, and that the conditions of sale under the said power may include conditions for obtaining or allowing compensation for any errors in the description of the property or other matters in any contract or particulars of sale, and that on any such sale any time may be allowed for the payment of the whole or any part of the purchase money either with or without interest in the meantime, and if with interest, then at any rate or rates and either with or without security. And it is hereby further agreed and declared that the Board shall not be answerable or accountable for any involuntary losses which may happen in the exercise or execution of any powers conferred by this instrument or by the Transfer of Land Act 1928, or in doing anything by the said Act directed to be done. And it is hereby further agreed and declared that no purchaser at any

sale to be made under the aforesaid power shall be concerned to inquire whether the money intended to be hereby secured or any part thereof has been paid by means of any other security or whether any money is in fact owing upon this mortgage, and no such purchaser shall be affected by notice express or constructive that all money intended to be hereby secured has been actually paid.

And it is hereby further declared and agreed that nothing herein contained shall negative or in any wise prejudice or affect the right of the Board under or by virtue of any of the provisions of the Transfer of Land Act 1928, but that the Board shall be entitled to the full benefit of all rights under or by virtue of any of the provisions of the said Act in addition to the full benefits of the covenants, powers, and provisions hereinbefore contained. And further that the lease or leases Crown grant or grants and certificate or certificates of title dereinbefore contained. And further that the lease or leases Crown grant or grants and certificate or certificates of title of the land hereinafter described and intended to be hereby mortgaged shall remain in the custody of the Board during the continuance of this security.

And it is hereby further agreed and declared that in the reading and construction of this mortgage, unless repugnant to the context, the expression "the Mortgagor" shall be deemed to include the Mortgagor, his heirs, executors, administrators, and transferees, and the expression "the Board" shall be deemed to include its transferees.

shall be deemed to include its transferees.

And for better securing the payment in manner aforesaid of the said principal sum and interest thereon, and the said further advances and interest thereon, and all other moneys intended to be hereby secured, I, the said Mortgagor, do hereby mortgage to the Board all my estate and interest and all the estate and interest which I am entitled or able to transfer or dispose of in the surface and down to a depth of fifty feet below the surface of all the piece of land being Crown allotment

Crown allotment

Crown and principal sum and the piece of land being particularly particularly . County of of , particularly , entered in the register-book. described in the volume , folio

Dated the day of . One thousand nine hundred and

Signed in Victoria by the said presence of*-

The common seal of The Board of Land and Works was hereunto affixed in the presence of-

President

*Note.—Witness must be the Registrar or an Assistant Registrar of Titles, or a justice of the peace, notary public, barrister, solicitor of the Supreme Court or clerk to a solicitor of the Supreme Court, registrar of County Court, clerk of Petty Sessions, or commissioner for taking declarations and affidavits, or any perpetual commissioner, or town clerk, shire secretary, postmaster, postmistress, head teacher of State school, bank manager, secretary of building society, minister of religion authorized to celebrate marriages within Victoria, or any other person authorized in that behalf by the Governor in Council.

ENCUMBRANCES REFERRED TO.

SEVENTH SCHEDULE.

Freehold.

Lands Department, Victoria. MORTGAGE.

MORTGAGE.

I. (hereinafter called the "Mortgagor") being registered or entitled to be registered as the proprietor of an estate in fee simple in the land hereinafter described, subject to the encumbrances notified hereinafter described, subject to the encumbrances notified hereinafter, in consideration of the sum of (hereinafter called "the said principal sum") advanced to me by The Board of Land and Works (hereinafter called "the Board") the receipt of which I hereby acknowledge, and in consideration of further advances (if any) which from time to time may be made to ne by the Board on the security of this mortgage (hereinafter called "the said further advances"), do hereby for myself, my heirs, executors, and administrators, covenant with the Board.—

FIRSTLY.—To pay to the Board the said principal sum on the first day of February, of

SECONDLY.—To pay the Board the amount of the said further advances on demand.

THERDLY.—To pay to the Board so long as the said principal sum or any part thereof shall remain unpaid, interest on the said sum, or on so much thereof as shall for the time being remain unpaid, at the rate of Six pounds per centum per annum without any deduction, such interest to be computed as to the said amount of £ from the date of this mortgage, and as to any further advances from the date of advance, and to be payable by annual payments on the first day of February in each year during the continuance of this present security, the first of such payments to be made on the first day of February now next.

Fourthly.—That a statement certified and signed by the

FOURTHLY.—That a statement certified and signed by the secretary or the accountant to the Board of the Mortgagor's advances account with the Board as appearing from time to

time in the books and records of the Board and showing the date and amount, or the respective dates and amounts, of any advance or advances made by the Board to or for the Mortgagor hereunder, and the amount or amounts of principal and interest outstanding from time to time shall be accepted as absolutely final and conclusive and binding upon the Mortgagor, who shall not be entitled to make any objection thereto.

FIFTHLY.—That I have an absolute and indefeasible title under the Transfer of Land Act 1928 to all and every part of the land hereinafter described, subject only to the encumbrances notified hereunder and without any such exceptions as mentioned in the 72nd section of the said Act.

as mentioned in the 72nd section of the said Act.

SINTHLY.—That I, the Mortgagor, and every person having or claiming any estate, interest, or right, or making any demand with or in respect to any part of the lands hereinafter described otherwise than by virtue of some encumbrance notified hereunder, will at all times hereafter, at the request of the Board, and until foreclosure or sale at the cost of the Mortgagor, and afterwards at the cost of the person or persons requiring the same, execute every such deed instrument and assurance, and do every such thing for further or more effectually securing the rights or interest of the Board to the said lands and every part thereof pursuant to this instrument as shall by the Board be reasonably required.

SEVENTHLY.—That all costs, charges, expenses, and payments

ment as shall by the Board be reasonably required.

SEVENTHLY.—That all costs, charges, expenses, and payments which may be incurred or made by the Board in or about the execution and registration of these presents or in the exercise or enforcement, or attempted exercise or enforcement, or attempted exercise or enforcement, of any power, right, or remedy conferred upon the Board by the Transfer of Land Act 1928, or by this instrument or which the Board may in any other way incur owing to default in payment of any money intended to be hereby secured, or the breach of any covenant herein contained or implied by virtue of the said Act on the part of the Mortgagor, shall be deemed part of the principal money owing on this mortgage from the time of the same respectively being incurred, and shall carry interest at the rate aforesaid from such time until payment and be payable on the day hereinbefore appointed.

Provided always and it is hereby agreed and declared that

be payable on the day hereinbefore appointed.

Provided always and it is hereby agreed and declared that fourteen days shall be and are hereby fixed as the period of time for which the default mentioned in the 146th section of the Transfer of Land Act 1928 must be continued previously to the service of the notice in the said section mentioned, and that fourteen days shall also be and are hereby fixed as the period for which such default must continue after the service of the said notice before the power of sale given by the 148th section of the said Act can be exercised. And it is hereby further agreed and declared that any such notice as aforesaid may be served and such power of sale exercised notwithstanding any previous neglect or waiver of any right to serve a forther agreed and declared that any such notice as aforesaid may be served and such power of sale exercised notwithstanding any previous neglect or waiver of any right to serve a similar notice or to make any sale under the said power, and that the conditions of sale under the said power may include conditions for obtaining or allowing compensation for any errors in the description of the property or other matters in any contract or particulars of sale, and that on any such sale any time may be allowed for the payment of the whole or any part of the purchase money either with or without interest in the meantine, and if with interest then at any rate or rates and either with or without security. And it is further agreed and declared that the said Board shall not be answerable or accountable for any involuntary losses which may happen in the exercise or execution of any powers conferred by this instrument or by the Transfer of Land Act 1928, or in doing anything by the said Act directed to be done. And it is further declared and agreed that no purchaser at any sale to be made under the aforesaid power shall be concerned to inquire whether the money intended to be hereby secured or any part thereof has been paid by means of any other security, or whether any money is in fact owing upon this mortgage, and no purchaser shall be affected by notice, express or constructive, that all money intended to be hereby secured has been actually paid.

And it is further declared and agreed that nothing herein contained shall magnetive or in averaging a state of the recording and the parties of the provise weighting a shall magnetive or in averaging and any exercised and agreed that nothing herein contained shall magnetive or in averaging and a server of any part in averaging a state of any part in a contained a shall magnetive or in averaging and a server of any part in a contained and a server.

secured has been actually paid.

And it is further declared and agreed that nothing herein contained shall negative or in anywise prejudice or affect any of the rights of the Board under or by virtue of any of the provisions of the Transfer of Land Act 1928, but that the Board shall be entitled to the full benefit of all rights under or by virtue of any of the provisions of the said Act in addition to the full benefit of the covenants, powers, and provisions herein contained. And further that the Crown grants and certificates of title for the time being in respect of the lands hereinafter described and intended to be hereby mortgaged shall remain in the custody of the Board during the continuance of this security.

And it is hereby further surread and declared that in the

And it is hereby further agreed and declared that in the reading and construction of this mortgage, unless repugnant to the context, the expression "the Mortgagor" shall be deemed to include the Mortgagor, his heirs, executors, administrators, and transferees, and the expression "the Board" shall be deemed to include its transferees.

And for the better securing the payment in manner aforesaid of the said principal sum and interest thereon, and the said further advances and interest thereon, and all other moneys intended to be hereby secured, I, the said Mortgagor, do hereby mortgage to the Board all my estate and interest, and all the estate and interest which I am entitled or able to

transfer or dispose of in the surface and down to a depth of fifty feet below the surface, of all that piece of land being the control of the

ticularly described in the book, volume entered in the register-

One thousand day of Dated the nine hundred and

Signed in Victoria by the said presence of*—

The common seal of the Board of Land and Works was hereunto affixed in the presence of—

Member.

*Note.—Witness must be the Registrar or an assistant Registrar of Titles or a justice of the peace notary public barrister solicitor of the Supreme Court or clerk to a solicitor of the Supreme Court Registrar of County Court clerk of petty sessions or commissioner for taking declarations and affidavits or any perpetual commissioner or town clerk shire secretary sessions or commissioner for taking declarations and amdavits or any perpetual commissioner or town clerk shire secretary postmaster postmistress head teacher of State school bank manager secretary of building society minister of religion authorized to celebrate marriages within Victoria or any other person authorized in that behalf by the Governor in Council.

ENCUMBRANCES REFERRED TO.

EIGHTH SCHEDULE.

STOCK MORTGAGE.

This indenture made the One thousand nine hundred and

This indenture made the of One thousand nine hundred and between designated "the Mortgagor") of the one part and The Board of Land and Works of the Treasury Buildings, Melbourne (hereinafter designated "the Board") of the other part witnesseth that in consideration of the sum of lent advanced and paid by the Board to the Mortgagor the receipt whereof the Mortgagor doth hereby acknowledge the Mortgagor doth by these presents bargain sell assign and transfer unto the Board and its assigns all and singular the live stock of the Mortgagor particularly mentioned described or set forth in the Schedule hereunder written. Together with the present and future progeny and increase of the said live stock and all the right title and interest of the Mortgagor of in and to the premises. To have hold receive and take the said live stock and premises unto and by the Board and its assigns absolutely Subject nevertheless to with and under the several powers provisions and declarations hereinafter contained that is to say Provided always that these presents are upon the express condition that if the Mortgagor executors or administrators shall well and truly pay to the Board or its assigns the said sum of the premises on the said sum of the said sum or on so much thereof as will

that these presents are upon the express conductor that the Mortgagor executors or administrators shall well and truly pay to the Board or its assigns the said sum of the time being remain unpaid at the rate of pounds per centum per annum on the of the month of moneys which may become due owing or payable by the Mortgagor to the Board and all interest due or payable in respect thereof without any abatement whatsover then and in such case these presents and cerything herein contained shall cease and be void and thereupon the Board or its assigns shall and will at the request and cost of the Mortgagor executors administrators and assigns sign and give such receipt or memorandum of satisfaction of the moneys hereby secured as shall be reasonable and proper Provided also and it is hereby agreed and declared that if default shall be made in payment by the Mortgagor executors or administrators of the said sum of and of any further or other moneys due owing or payable as aforesaid or the interest thereon or of any part thereof respectively as aforesaid on the days and at the times appointed for payment thereof respectively or in ease the Mortgagor executors or administrators shall commit a more of the covenants hereinafter contained and on the standard of the covenants hereinafter contained and or executors or administrators shall commit a cease the Mortgagor executors or administrators shall commit a cease the Mortgagor executors or administrators of the said cases it shall and may be lawful for and the Board and its assigns or any of them or the servants or agents of any of them are hereby licensed authorized and empowered immediately thereupon or at any time or times thereafter without any further consent or privity of the Mortgagor executors or administrators to enter into and upon any farms lands station run and premises wherein the said live stock issue and premises or any of them respectively shall be depasturing and to take possession of and if necessary to remove the same and then or at any future time or tim

whole or any part of the purchase money and either with or without taking any security for the same And also with power to execute do and perform all such assignments deliveries acts matters and things for effectuating any such, sale or sales as may be necessary or proper And it is hereby agreed by and between the said parties and the Mortgagor doth hereby declare and direct that the Board or its assigns shall hold and be possessed of the moneys to arise from such sale or sales as aforesaid Upon trust thereout in the first place to pay deduct and satisfy the costs and expenses of making and carrying into effect such sale or sales and incidental thereto including the costs and expenses which shall be incurred in and about seizing taking possession mustering removal care feeding management and sale of the said live stock issue and premises respectively and all other costs and expenses incidental to the execution of the powers herein contained or which shall be occasioned by the non-payment of all or any part of the moneys hereby secured And in the next place to pay retain and satisfy the said sum of

secured And in the next place to pay retain and satisfy the said sum of and all other moneys which may be due owing or payable by the Mortgagor to the Board and all costs charges and expenses which shall have been incurred by reason of the non-payment thereof or any part thereof together with interest thereon respectively at the rate aforesaid and subject to the several payments and deductions aforesaid to pay the residue or surplus (if any) of the said sale moneys unto the Mortgagor executors administrators or assigns Provided always and it is hereby further agreed and declared by and between the said parties hereto that the receipt or receipts of the Board or its assigns for the moneys to arise from such sale or sales or for any other moneys payable by virtue of these presents shall effectually discharge the purchaser or purchasers or other the person or persons paying the same therefrom and no person or persons taking such receipt shall be obliged to see to the application of the moneys therein expressed to have been received nor be answerable or accountable for the loss misapplication or non-application thereof, nor be bound to inquire whether such default as aforesaid shall have been made or otherwise into the regularity of any such sale or sales. And the Mortgagor hers executors and administrators doth hereby covenant with the Board and its assigns in manner or administrators shall and will well and truly pay or cause to be paid on the respective days appointed for payment thereof to the Board or its assigns the said sum of the temporal paying the said sum of

thereof to the Board or its assigns the said sum of together with interest thereon in the meantime and so long as any moneys shall remain due on the security hereof at the rete and times aforesaid And that the Mortgagor executors or administrators shall and will brand or mark the said live stock hereby assigned and the increase and progeny thereof with the brand or mark or with some other brand or mark or other distinguishing mark different from the brand or mark of any live stock so that the live stock issue and increase hereby assigned or intended so to be may be easily identified. And the Mortgagor for executors and administrators doll hereby, give and grant to the Board and its assigns full liberty licence and authority at any time during the continuance of this security to enter into and upon the said farm lands station run or premises wherein or whereon the said stock for the time being be depasturing to view and inspect the same. And for the better enabling the Board and its assigns in such inspection shall and will on receiving seven days previous notice in writing from the Board or its assigns so to do muster the said stock in some convenient place on the said farm lands station run or premises. In witness wherein the Mortgagor—hath hereunto set—hand and seal and the Board hath hereunto set its common seal.

The Schedule hereinbefore referred to containing the number and descriptions of the said live stock so far as at present known and the brand or other distinctive mark and the station runs or places where the same are depasturing as also the name, of the principal superintendent or overseer.

Signed scaled and delivered by the said Mortgagor the State of Victoria in the presence of—

The common seal of the Board of Land and Works was hereto affixed in the presence of-

President. Member.

NINTH SCHEDULE.

AGREEMENT TO LET AND HIRE.

An agreement made and entered into this day of 193 between The Board of Land and Works, hereinafter called "the Owner" (which term shall wherever occurring, unless repugnant to the context, mean and include the Board and its successors and assigns) of the one part and of

in the State of of in the State of Victoria, hereinafter called "the Hirer" (which term shall wherever occurring, unless repugnant to the context, mean and include the Hirer and his executors, administrators, and assigns) of the other part.

County of , Parish of , And whereas the Hirer, being in need of assistance to enable him the better to fulfil his obligations, has, in pursuance of the provisions of the Cultivation Advances Act 1930, requested the Owner to provide him with the goods and chattels particularly set forth in the schedule hereto, which the Owner for the purpose of so enabling the Hirer has agreed to do: Now, in consideration of the premises and of the considerations hereafter appearing, it is agreed that:—

1. The Owner shall and doth by the considerations hereafter leads to the consideration of the premises and of the considerations hereafter appearing, it is agreed that:— Whereas the Hirer is the holder of allotment

appearing, it is agreed that:

1. The Owner shall and doth let and the Hirer shall and doth hire on the terms and conditions hereinafter stated all and singular the goods and chattels particularly set forth in the schedule hereto and which are declared and agreed to be of the respective values as set forth in the said schedule.

2. The Hirer shall pay to the Owner for the hire of the said goods and chattels as rent the sum of £ s. d. (together with interest on the said sum or on so much thereof as shall from time to time remain unpaid in the meantime at the rate of pounds per centum per annum) on the day of 19

3. The Hirer shall during the continuance of the hiring keep all of the said goods and chattels as shall not consist of live stock in good order, repair, and condition, and shall properly feed, manage, and take care of such part thereof as shall consist of live stock, and he agrees to indemnify the Owner from any loss which may arise from the seizure of the same or any part thereof for distress for rent, or under any legal process or any injury or loss by fire or other accident of any description.

4. The Hirer shall not seement insure and keep insured in the name of the Owner or of such person as it may direct against destruction or damage by fire such of the said goods and chattels as shall not consist of live stock and against death or accidental injury such of the same as shall consist of live stock. Such insurance shall be for the amounts of the values of the said goods and chattels as set forth in the said Schedule. The Owner shall during the continuance of this Agreement be entitled to the custody of all policies of this Agreement.

of this Agreement.

5. The Hirer shall not at any time during the continuance of this Agreement remove or permit the removal (other than temporarily in the ordinary course of farm business) from the said allutinent of any of the said goods and chattels, nor attempt or offer to sell, pledge, encumber, or dispose of them or any of them without the previous consent in writing of the Owner.

6. The Hirer shall during the continuance of this Agreement at all reasonable times produce and permit the Owner or its agents to have access to and inspect the condition, of the said goods and chattels.

or its agents to have access to and inspect the condition, of the said goods and chattels.

7. That if the Hirer shall make default in due payment or shall fail to perform or observe any of his obligations under this Agreement, or if any of the said goods and chattels be distrained on or seized or taken in execution under any process of any Court or other legal authority, or if the Hirer shall become or be made insolvent or shall liquidate his affairs by arrangement, assign his extate for the benefit of or compromise with his creditors, or shall call a meeting of his creditors, or shall be sued for any debt, claim, or demand (of all of which matters the Hirer shall give the Owner immediate notice) then and in any of such cases the Owner shall be at liberty to determine this Agreement and to seize and retake the said goods and chattels wherever found and to retain the same as if this present Agreement had never been made, and for that purpose to enter any place where the same may be or supposed to be without being liable to any action, claim, or demand or any other proceedings for or by reason or on account of any alleged trespass or wrongful act committed or occasioned in or by such breaking in, entry, scizure, retaking, or retaining as aforesaid: Provided always that on any such determination and re-entry the Hirer shall be liable to pay a part only of the said rent proportionate to the period expired.

8. The Hirer may determine this Agreement at any time by returning the said goods and chattels in good order and

8. The Hirer may determine this Agreement at any time by returning the said goods and chattels in good order and condition and at the same time paying to the Owner a portion of the said rent proportionate to the period expired.

9. If and when the Hirer shall at any time fully pay the amount secured by this Agreement the said goods and chattels shall become the absolute property of the Hirer, but until such payment the Hirer shall have no property or interest whatsoever in the said goods and chattels except as a bailee thereof.

SCHEDULE.

Goods and Chattels.	Values.
	£ s. d.

The common seal of the Board of Land and Works was hereunto affixed in the presence of

President. Member.

Signed, sealed, and delivered by the said Hirer in the presence of-

(Witness)-

(Seal)

(Hirer)-

TENTH SCHEDULE.

The Board of Land and Works (Form A).

BILL OF SALE.

This indenture made the One thousand nine hundred and

day of

between whose place of residence is at the State of Victoria, and whose place of business is at the same address (hereinafter designated the "said Mortgagor") and which expression "Mortgagor" bereinafter throughout it is hereby declared and agreed shall be held to include hexecutors or administrators of the one part and the Board of Land and Works incorporated by the Public Works Act 1928 of the said State whose place of business is at the Public Offices, Treasury Gardens, Melhourne, in the said State (hereinafter designated the "said Mortgagee") and which expression "Mortgagee" hereinafter throughout it is hereby declared and agreed shall be held to include its successors or assigns of the other part.

Whereas the said Mortgagor is possessed of or well entitled whose place of residence is at

which expression "Mortgagee" hereinafter throughout it is hereby declared and agreed shall be held to include its successors or assigns of the other part.

Whereas the said Mortgagor is possessed of or well entitled to the chattels and effects described or comprised in the Schedule hereunder written or hereunto annexed and which said chattels and effects are now in or upon a certain messuage or tenement belonging to or in the occupation of the said Mortgagor situated in the said State of Victoria or are otherwise used or employed by the Mortgagor in or upon such messuage or tenement. And whereas the said Mortgagor is indebted to the said Mortgagor in or upon such messuage or tenement. And whereas the said Mortgagor is indebted to the said Mortgagor has agreed to forbear from immediately suing the said Mortgagor for payment of the said sum in consideration of the said Mortgagor entering into and executing these presents. Wherefore it has been agreed by and between the said parties to these presents that the said Mortgagor shall make and give to the said Mortgagor dot by these presents bargain sell assign and transfer unto the said Mortgagor. All and singular the chattels effects and property meters and things whatsoever described or comprised or mentioned or referred to in or by the Schedule hereunder written or hereunto annexed and now standing in or topon the said messuage or tenement or used in or about or in connexion with the said Mortgagor in or upon such messuage or tenement. And also all other the chattels and effects matters and things which at any time during the continuance of this security may be brought by the said Mortgagor in or upon or in respect of the several chattels saffects matters and things hereby assigned or mentioned in the said Schedule) all of which it is hereby expressly agreed shall be deemed to be included in this security and be hereby assigned. And all the

of payment thereof to be made on the day of next ensuing the date of these presents and all such payments of principal and interest

to be free and clear of and from all deductions and abatements on any account whatsoever) and also do and shall well and truly observe and perform all the covenants and agreements herein contained on the part of the said Mortgagor to be observed and performed respectively then these presents shall become void and the said Mortgagoe shall and will at the request and expense of the said Mortgagor re-assign unto h the premises herein comprised or sign and deliver to h such memorandum of the payment of moneys hereby secured as h may reasonably require. And the said Mortgagor doth hereby for h sel covenant with the said Mortgagee that h the said Mortgagor now ha good right and lawful and absolute authority to assign and transfer the chattels effects and premises hereby assigned or otherwise assured or intended so to be free from all charges and encumbrances. And also that the said Mortgagor shall not revoke or annul the powers and authorities hereby given to the said Mortgagee or any or either of such powers or authorities. And further that he the said Mortgagor shall and will well and truly pay or cause to be paid unto the said Mortgagee the said principal sum of

And interest thereon hereby respectively secured at the times and in manner mentioned in the proviso for redemption hereinbefore contained. And further that it shall be lawful for the said Mortgagee after default by the said Mortgagor in payment of such principal money and interest or any part thereof respectively or in the performance or observance of any of the covenants and agreements herein contained on h part to be performed and observed peaceably and quietly to seize take hold and enjoy the several chattels effects matters and things hereby assigned or herein comprised for its own absolute use and benefit without any hindrance or interruption whatsoever. And also that the said Mortgagor and all persons claiming under or in trust for h or them shall and will from time to time and at all times hereafter during the continuance of the said Mortgagee do

at h own expense upon the request of the said Mortgagee do make and execute all such other acts and deeds for better or more satisfactorily assigning or otherwise assuring unto the said Mortgagee the chattels effects matters and things hereby assigned or herein comprised or intended so to be and every or any of them respectively and for otherwise giving full effect to this security as by it shall be reasonably required. And further that the said Mortgagor shall during the continuance of this security preserve and keep the said chattels and premises from destruction and damage and shall not at any time remove the same or any of them from the said messuage or tenement of the said Mortgagor to any other place or places without the consent in writing of the said Mortgagee. And further that the said Mortgagor shall and will well and truly pay or cause to be paid all rents taxes and other charges which may be now or may hereafter become due or payable for or in respect of the same chattels and premises or for or in respect of any land messuages or tenements in or upon which such chattels or premises or any of them may be or have been kept or deposited and shall and will produce and show to the said Mortgagoe on demand all and every the receipts or receipt for such rent taxes or other charges. And also that the said Mortgagee on demand all and every the receipts or receipt for such rent taxes from loss or damage by fire in the name of the said Mortgagoe in some public insurance office in Melbourne to be approved of by it to their full insurable value and make due and regular payment of all premiums payable in respect of such insurance and produce and deliver when requested so to do the policy and receipts for such insurance and roduce. And it is hereby dedue and regular payment of all premiuns payable in respect of such insurance and produce and deliver when requested so to do the policy and receipts for such insurance and to agreed premiums unto the said Mortgagee. And it is hereby declared and agreed that in case of default by the said Mortgager in payment of any such rent taxes or other charges as aforesaid or in the making or continuance of such insurance as aforesaid of which default the non-production of any receipt not obligatory upon the said Mortgagee to make all necessary payments and effect and continue such insurance as aforesaid and the expense of the same respectively shall be a charge upon the said chattels and premises which shall not be redeemed or redeemable until full payment thereof with interest thereon at the rate aforesaid as well as of the aforesaid principal money and interest thereon hereby secured. Provided always that in case of loss or damage to the said chattels and premises by fire the money to be received by virtue of any such insurance as aforesaid shall be received by virtue of any such insurance as aforesaid shall be received by virtue of any such insurance as aforesaid shall be received by the said Mortgagee and be either retained by it in or towards payment and satisfaction of the moneys hereby secured or applied in or towards the reparation of the said chattels and premises or the replacement of the same by others as it may think proper. And also that it shall be lawful for the said Mortgagee at all times and from time to time during the continuance of this security to enter into and upon the land messuages and tenements whereon the chattels and premises hereby assigned or herein comprised or any of them shall be kept or deposited for the purpose of viewing the state and condition thereof. Provided always and it is hereby declared and agreed by and between the said parties to these presents that in ease default shall be made by the said Mortgagor in any part thereof respectively on any of the days or times whereon the same

or in the performance or observance of any of the covenants or agreements hereinbefore contained on the part of the said Mortgagor to be respectively performed and observed or if he shall become or attempt or threaten to become bankrupt or insolvent or make any assignment of heffects for the benefit of creditors or cause or procure or permit or suffer he estate or effects or any of them to be seized attached sequestrated or taken in execution it shall be lawful for the said Mortgagoe forthwith without any further consent or concurrence of the said Mortgagor to enter in and upon the land messuage or tenement whereon the chattels and premises hereby assigned now are or into or upon any other land messuage or tenement on or in which such chattels and premises or any other chattels or effects to be added to or substituted for them as aforesaid or any of the same respectively may be and for that purpose to break open or remove any outer or inner gate door fastening or other obstruction without liability to any action of trespass or other proceedings for so doing but with liberty to plead the leave and licence hereby given in bar to any such action or proceedings if any such be brought or instituted and to seize and take possession of all such chattels and premises respectively and thereupon or so soon thereafter as the Mortgagee and take possession of all such chattels and premises respectively and thereupon or so soon thereafter as the Mortgagee shall think proper either to remove or carry away such chattels and premises to any other place or places for safety convenience of sale or otherwise or suffer them to remain in the place or places where the same may be found and then to sell and dispose of such chattels and premises or any of them either together or in parcels at such time or times or place or places and either by public auction or private contract or partly by public auction and partly by private contract to any person or persons for such price or prices either for cash or on credit or partly for cash and partly on credit and if either wholly or partly on credit giving such time or times for payment and taking or forgoing any security or securities for the payment of the unpaid purchase money as the said Mortgagee may deem proper or expedient with power to it to make any such other terms and conditions in regard to such sale or sales as it may think proper and also to buy in all or any of the said chattels and premises at any such sale or sales by auction and rescind or vary any contract for sale thereof and again to resel or offer for resale the same from time to time without being answerable or accountable for any loss diminution in price costs or expenses to be occasioned by any such actual or attempted resale. And it is hereby declared and agreed that it shall be lawful for the said Mortgagee upon or after any such sale as aforesaid to make enter into and sign and execute all such contracts agreements deeds instruments and writings as may be deemed necessary or expedient for the purpose of making and effectuating any such sale and which shall be as binding and conclusive upon and against the said Mortgagee for all purchasers or other property which shall be paid or delivered to it under or by virtue of these presents shall be a good and sufficient discharge or good and sufficient discharges to all purchasers or other pro tively and thereupon or so soon thereafter as the Mortgagee shall think proper either to remove or carry away such chatexpenses incurred or occasioned in or about the execution of the powers and authorities of these presents and then to retain the balance of such moneys or so much thereof as may be necessary in or towards payment and satisfaction of the prin-cipal moneys and interest hereby secured and pay the surplus (if any) then remaining to the said Mortgagor

Provided always and it is hereby further agreed and declared that the said Mortgagor shall be at liberty to repay the said sum of or any part thereof at any time with interest to the date of repayment and thereupon interest shall cease to run in respect of the amount so repaid.

The parties hereto hereby direct that the address to which notices of any caveat which may be entered against the filing of this bill of sale may be posted to the said Mortgagor is the Secretary for Lands (Deeds and Securities Branch), Public Offices, Treasury Gardens, Melbourne.

In witness whereof the said parties to these presents have hereunto set their hands and seals the day and year first before written.

Signed, scaled, and delivered by the said in the presence of-

(L.S.)

[Mortgagor signs here.]

[Witness signs here.]

THE SCHEDULE HEREINBEFORB REFERRED TO.

ELEVENTH SCHEDULE.

REQUEST FOR ENTRY OF SATISFACTION ON LIENS.

The Board of Land and Works having received payment of the amount secured under the liens on crops mentioned in the schedule hereunder, which have been duly registered in the office of the Registrar-General of the State of Victoria, now requests that satisfaction be entered on the same.

Lien Number.	Name.	Address.	Date of Registration.	Amo	unt	 t.
	ļ 			£	\$.	d.
- Bit						

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

, President.

, Member.

TWELFTH SCHEDULE.

DISCHARGE OF MORTGAGE.

The Board of Land and Works, being the proprietor of a mortgage number , shown on Crown . entered in the register-book, volume , folio , at the Office of Titles, doth hereby acknowledge the receipt of all principal interest and other moneys due and secured under or by virtue of the said mortgage, and doth hereby discharge the said land described in the said mortgage from the whole of the principal interest and other moneys secured or intended to be secured thereby and from all actions, suits, claims, and demands whatsoever thereunder.

Dated the

.

. day of

, 19

The common seal of the Board of Land and Works was hereunto affixed in the presence of-

, President.

Member.

THIRTEENTH SCHEDULE.

DISCHARGE OF STOCK MORTGAGE.

The Board of Land and Works, being the mortgagee under the stock mortgage within registered in the office of the Registrar-General No. , A.D. 19 , doth hereby acknowledge the receipt of all principal, interest, and other moneys due and secured under or by virtue of the said mortgage, and doth hereby discharge the within-named

executors, administrators, and assigns, and also the stock described or referred to within from the whole of the principal interest and other moneys secured or intended to be secured thereby and from all actions, suits, claims, and demands whatsoever thereunder.

Dated the

day of

, 19

The common seal of the Board of Laud and Works was hereunto affixed in the presence of—

, President.

, Member.

And the Honorable H. S. Bailey, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, will give the necessary directions accordingly.

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

Water Act 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the fourteenth day of August, 1931.

PRESENT :

His Excellency the Lieutenant-Governor of Victoria.

Mr. Pollard Mr. McNamara.

TYRRELL WATERWORKS DISTRICT.—PORTION EXCISED.

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, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order, and direct as follows:—

That there shall be excised from the Tyrrell Waterworks District that portion of the same set out and described in the schedule hereto, which portion, as from the 30th June, 1931, shall be deemed to be excised accordingly.

SCHEDULE.

That portion comprised within the following boundaries, viz.:—Commencing at the north-western angle of allotment 32, Parish of Lianiduck; thence easterly by the northern boundary of that allotment and a line in continuation of the last-mentioned boundary to the western boundary of allotment 19n; thence southerly and easterly by the western and southern boundaries of that allotment and a line in continuation of the last-mentioned boundary to the western boundary of allotment 1; thence southerly by the western boundary of allotment 1 to its south-western angle; thence westerly and south-westerly by a line and the southern and south-eastern boundaries of allotment 32 to its most southerly angle; thence north-westerly and northerly by the south-western and western boundaries of the last-mentioned allotment to the point of commencement.

The portion set out and described in the foregoing schedule is shown on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.

EUREKA WATERWORKS DISTRICT,—DISTRICT EXTENDED.

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, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order, and direct as follows:—

That the Eureka Waterworks District be extended by adding to the same that portion excised from the Tyrrell Waterworks District by Order in Conneil berring date the fourteenth day of August, 1931, which portion is set out and described in the schedule hereto, and as, on, and from the 1st day of July, 1931, the said Eureka Waterworks District shall be deemed to be so extended.

SCHEDULE.

That portion comprised within the following boundaries, viz.:—Commencing at the north-western angle of allotment 32. Parish of Liouiduck; thence easterly by the northern boundary of that allotment and a line in continuation of the last-mentioned boundary to the western boundary of allotment 19n; thence southerly and casterly by the western and southern boundaries of that allotment and a line in continuation of the last-mentioned boundary to the western boundary of allotment 1; thence southerly by the western boundary of allotment 1 to its south-western angle; thence westerly and south-westerly by a line and the southern and south-castern boundaries of allotment 32 to its most south-western and western boundaries of the last-mentioned allotment to the point of commencement.

The portion described in the foregoing schedule is shown on a plan approved by the Governor in Council and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.

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

C. W. KINSMAN, Clerk of the Executive Council. Health Act 1928.

DEPARTMENT OF PUBLIC HEALTH.

REGULATIONS AMENDING THE FOOD AND DRUG STANDARDS REGULATIONS 1930.

At the Executive Council Chamber, Melbourne, the eleventh day of August, 1931.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Williams

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Mr. McNamara.

- UNDER the powers conferred by the Health 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, and on the recommendation of the Food Standards Committee, doth hereby make the Regulations following (that is to say):—
- 1. These Regulations may be cited as the Amending Food and Drug Standards Regulations 1931 (No. 2), and shall come into operation on the first day of September, 1931, except in the case of those provisions of Regulation '5 relating to fresh eggs, which shall come into operation on the first day of October, 1931.
- 2. Regulation 25 is hereby repealed, and the following substituted therefor:-
 - 25. Invalids, Food
- (1) Invalids' food is any food described or sold as suitable for invalids.
 - invalids.

 (2) "Invalid," for the purposes of these Regulations, includes any person suffering from any chronic illness, including diabetes, or convalescing from any acute illness.
 - (3) Invalids' food shall be composed of food substances modified, prepared, or compounded so as to possess special nutritive and assimilative properties which render it specially suitable for invalids.
 - Prohibition.

(4) Invalids' food shall not contain any preservative, or any substance incapable of being assimilated by an invalid.

L'abelling.

- (5) Every person who sells any food described as invalids' food, or purporting to be invalids' food, shall attach thereto, or to the package enclosing the same, a label, in which shall be written legibly and durably a statement of the ingredients of which the food is composed, and on which the claim of special suitability for invalids is based.
- (6) In the case of any food sold or described as suitable for persons suffering from diabetes, the label shall include the percentage proportions of carbohydrates, fats, and proteins, and the nature of the carbohydrates in and the caloric value per gramme of such food.
- 3. Regulation 27 (7) is hereby repealed, and the following substituted therefor:—

Chopped or Comminuted Meat.

- (7) Chopped or comminuted meat is raw meat disintegrated by chopping or mineing, without the addition of preservative or any other foreign matter.
- 4. Regulation 27 (8) (a) is hereby amended by repealing the words from "sausage" to "substances" inclusive, and inserting in lieu thereof the following words:—"Sausage meat is minced raw meat mixed with one or more of the following:—Herbs, seasoning, salt, sugar, spices, saltpetre, wholesome farinaceous substance."

- 5. Regulation 27A is hereby repealed, and the following substituted therefor:—
 - (1) For the purposes of this Regulation-
 - "Egg" means the egg of the domestic hen or duck;
 - "Chilled Eggs" means eggs that have been artificially cooled;
 - "Fresh Eggs" means eggs which comply with the requirements of sub-clauses (2) and (4) of this Regulation, and includes all eggs sold as new-laid, or described by any expression indicating or implying that they are fresh eggs.
 - "Preserved Eggs" means eggs that have been subjected to to any preservative treatment other than artificial cooling; and
 - "Proprietor" includes the owner, the occupier, the lessee, or the person in charge.
 - (2) No person shall sell any egg unless-
 - (a) it is sound and wholesome;
 - (b) the shell is clean, uncracked, and free from stain; and
 - (c) the yolk, on candling, is translucent, or but faintly visible.
 - (3) No person shall sell any chilled egg or preserved egg unless-
 - (a) the white on candling is firm and translucent;
 - (b) the air cell is not greater than three-eighths of one inch in depth;
 - (c) the shell is marked in legible and durable characters with the grade, and the word "Chilled" or "Preserved," as the case may be.
 - (4) No person shall sell any fresh egg unless-
 - (a) the white on candling is translucent; and
 - (b) the air cell is not greater than one-fourth of one inch in depth.
 - (5) No person shall retail fresh eggs unless they are graded in accordance with the provisions of sub-clause (7).
 - (6) The proprietor of every shop, stand, stall, or other place where fresh eggs are retailed shall—
 - (a) keep, or cause to be kept, the different grades of such eggs in separate receptacles;
 - (b) affix, or cause to be affixed, to each receptacle a placard, on which shall be printed or written the grade of the eggs;
 - (c) in the case of duck eggs, include, or cause to be included, on the placard the word "Duck";
 - (d) print or write, or cause to be printed or written, all prescribed words on the placard in plain and legible characters; and
 - (e) display, or cause to be displayed, each placard in such a position that the words thereon are plainly visible to customers.
 - (7) Eggs required to be graded under this Regulation shall be graded in accordance with one or other of the grades hereunder prescribed:—

 Grade.
 Weight (in ounces).

 Special
 ... Not less than 2½.

 Standard
 ... Not less than 2.

 Medium
 ... Not less than 1¾.

 Small
 ... Less than 1¾.

- (8) No person shall remove any eggs from cold storage premises unless they are marked "Chilled," and no proprietor of such premises shall allow, permit, or suffer any eggs to be removed therefrom unless they are so marked.
- 6. Regulation 74 is hereby amended as follows:--

Sub-clause (1), second line.—After the words "British Pharmacopoeia" add the words "the Australian and New Zealand Pharmaceutical Formulary".

Sub-clause (1), fourth line.—After the words "the said Pharmacopoeia" add the word "Formulary".

Repeal sub-clause (2), and substitute-

"(2) Wherever a drug is included in the British Pharmacopoeia, Australian and New Zealand Pharmaceutical Formulary, and the British Pharmaceutical Codex, the standard of the British Pharmacopoeia shall prevail, and wherever a drug is included in the Australian and New Zealand Pharmaceutical Formulary and the British Pharmaceutical Codex, but not in the British Pharmacopoeia, the standard of the Australian and New Zealand Pharmaceutical Formulary shall prevail."

Sub-clause (3), second line.—After the words British Pharmacopoeia" add the words "Australian and New Zealand Pharmaceutical Formulary".

Sub-clause (4), second line.—After the words "British Pharmacopoeia" add the words Australian and New Zealand Pharmaceutical Formulary".

7. Regulation 75 is hereby amended as follows:-

Sub-clause (3), fourth line.—After the word "America" insert the words "or in the Australian and New Zealand Pharmaceutical Formulary", and after the word "Codex" add the words "as the case may be".

And the Honorable Robert Williams, His Majesty's Minister of Public Health for the State of Victoria, shall give the necessary directions herein accordingly.

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

Motor Omnibus Act 1928 (No. 3742).

AMENDMENT OF ORDERS IN COUNCIL PRESCRIBING ROUTES WITHIN THE METROPOLITAN AREA ALONG WHICH MOTOR OMNIBUSES FOR WHICH "REGULAR SERVICE" LICENCES ARE GRANTED MAY PLY FOR HIRE.

At the Executive Council Chamber, Melbourne, the eleventh day of August, 1931.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Williams Mr. McNamara.

IIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by section 15 (1) (b) of the Motor Omnibus Act 1928 (No. 3742), doth by this Order amond the Orders in Council approved by Ilis Excellency the Governor in Council on the 24th December, 1930, and 24th June, 1931, prescribing routes within the metropolitan area along which motor omnibuses for which "regular service" licences are granted under the provisions of the said Act may ply for hire in the manner following:

Route No. 24A.—For the heading "Route No. 24" in Order in Council of 24th June, 1931, there shall be substituted the heading "Route No. 24A."

Route No. 34A.—Under the heading "Time-tables to be Observed," for the words and figures "Minimum service, North Brighton Railway Station to South-road, 15 minutes, and to Hampton Railway Station 20 minutes—7 a.m. to 10.30 p.m. week days, 1.30 p.m. to 10 p.m. Sundays," there shall be substituted the words and figures "Minimum service, North Brighton Railway Station to South-road, 15 minutes, and to Beach-road 20 minutes—7 a.m. to 10.30 p.m. week days, 1.30 p.m. to 10 p.m. Sundays."

Route No. 61A.—Under the heading "Time-tables to be Observed," for the words and figures "Minimum service 10 minutes—7 a.m. to 11 p.m. week days, 11 a.m. to 10 p.m. Sundays," there shall be substituted the words and figures "Minimum service 30 minutes—7 a.m. to 7.15 p.m. Mondays to Thursdays inclusive, 7 a.m. to 40 p.m. Fridays and Saturdays, and 2 p.m. to 10 p.m. Sundays."

For Route No. 64A there shall be substituted the following route:—"Commencing at Ormond Railway Station via Katandra-road, Leila-road, Koornang-road, Coorigil-road, Murrumbeena-road, Kangaroo-road, Warragul-road, and Portmanstreet to Oakleigh Railway Station."

Pursuant to the provisions of section 15 (1) (c) of the Motor Omnibus Act. 1928 (No. 3742) the Governor in Council by this Order confers upon the Licensing Authority full power

and authority for carrying into effect by the said Licensing Authority all of the foregoing provisions of this Order.

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, Clerk of the Executive Council.

Apprenticeship Acts.

APPRENTICESHIP COMMISSION OF VICTORIA.

FURTHER AMENDMENT OF CARPENTRY AND JOINERY REGULATIONS (No. 2).

At the Executive Council Chamber, Melbourne, the eighteenth day of August, 1931.

PRESENT

His Excellency the Lieutenant-Governor of Victoria.

Mr. Tunnecliffe | Mr. Bailey.

W HEREAS, in pursuance of the Apprenticeship Act 1927 (No. 3546), the Governor in Council did, on the 26th day of March, 1929, make Regulations entitled Carpentry and Joinery Regulations (No. 2): And whereas it is expedient to amend the said Regulations: Now therefore, in pursuance of the powers conferred upon him by sub-section (3) of section 29 of the Acts Interpretation Act 1928, and of any other powers him thereunto enabling, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the said Regulations as follows, that is to say:—

In Regulations as follows, that is to, say:—

In Regulation 8, for the minimum rates of pay set out the following minimum rates shall be substituted and shall commence on the 20th day of August, 1931, on, from, and after which date all Indentures of Apprenticeship heretofore executed under the provisions of the Act and the Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly:—

lst year—at the rate of 17s. per week.
2nd year—at the rate of 21s. 3d. per week.
3rd year—at the rate of 29s. 9d. per week.
4th year—at the rate of 39s. 3d. per week.
5th year—at the rate of 51s. per week.

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

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

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the eleventh day of August, 1931.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Williams Mr. McNamara.

DECLARATION OF A DEVELOPMENTAL ROAD IN THE SHIRE OF TUNGAMAH.

SHIRE OF TUNGAMAH.

WHEREAS by the Resolution set out below and dated the third day of August One thousand nine hundred and thirty-one the Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662) being of opinion that the road set out or described in the schedule to the same is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station and acting under the powers in that behalf conferred upon it by the Country Roads Act 1928 (No. 3662) declared such road to be a developmental road within the meaning and for the purposes of the Country Roads Act 1928: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution whereupon any road or part thereof mentioned in such Resolution shall be a developmental road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the road mentioned in the schedule to such Resolution of the Country Roads Board a developmental road within the meaning and for the purposes of the Country Roads Act 1928.

Resolution for Resolution of a Revelopmental Road under the

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

Country Roads Act.

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

SCHEDULE.

Shire of Tungamah.

S. Katandra Estate Road (16658).—Commencing at its junction with the Katandra road at the south-western angle of allotment 34, section A, Katandra Estate, Parish of Katandra; thence northerly to the Township of Katandra West; thence north-westerly and north-easterly through that township and continuing northerly to the north-western angle of allotment 768 of the said estate.

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

(SEAL)

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

DECLARATION OF A DEVELOPMENTAL ROAD IN THE SHIRE OF OTWAY.

SHIRE OF OTWAY.

WHEREAS by the Resolution set out below and dated the twenty-seventh day of July One thousand nine hundred and thirty-one the Country Roads Board incorporated under the Country Roads Act 1928 (No. 3662) being of opinion that the road set out or described in the schedule to the same is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to, a main road leading to a railway station and acting under the powers in that behalf conferred upon it by the Country Roads Act 1928 (No. 3662) declared such road to be a developmental road within the meaning and for the purposes of the Country Roads Act 1928. And whereas the said Act amongst other things provides that the Government Cazette confirm such Resolution whereupon any road or part thereof mentioned in such Resolution shall be a developmental road: And whereas it is deemed desirable to developmental road: And whereas it is deemed desirable to

confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Licutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the road mentioned in the schedule to such Resolution of the Country Roads Board a developmental road within the meaning and for the purposes of the Gountry Roads Act 1928.

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

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

SCHEDULE,

Shire of Otway.

30. Skenes Greek Road (12880).—Commencing at its junction with the Cape Patten road at the south-eastern angle of allotment 11, section 3a, Township of Skenes Greek, Parish of Krambruk; thence generally northerly and north-westerly to its junction with the Forest-Apollo Bay road at the north-western angle of the eastern portion of allotment 59, Parish of Olangolah. of Olangolah.

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

(SEAL)

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

DECLARATION OF A DEVIATION FROM THE CARRAJUNG-GORMANDALE ROAD, IN THE SHIRE OF ALBERTON, AND DISCONTINUANCE OF PART OF THE OLD ROAD.

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 developmental 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 developmental 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 developmental road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution and that such part of the existing road as is described in the Third Schedule to such Resolution shall be discontinued: 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 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 a 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 Country Roads Act 1928) 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 developmental road within the meaning and for the purposes of the Country Roads Act 1928: 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 existing road as is described in the Third Schedule hereto shall be discontinued.

FIRST SCHEDULE. Shire of Alberton.

3. Carrajung-Gormandale Road (153).—All that piece of land in the Parish of Carrajung and being a roadway generally one chain wide, the eastern boundary of which commences at an angle in the south-western boundary of allotment 44A of the said parish distant 341 deg. 50 min. 379.4 links from the south-western angle of the said aflotment; thence north-westerly through that allotment and across the Bruthen Creek, north-westerly, north-easterly, and north-westerly through allotment 44, north-westerly and generally north-easterly through allotment 67A, across a one-chain road, and generally north-westerly through allotments 67C, 67D, and 32G and across the two-chain Government road to a point on the and across the two-chain Government road to a point on the south-eastern boundary of allotment 32r distant 41 deg. 44 min. 600 links from the south-eastern angle of the said allotment 32F.

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. 1054 and 1696, lodged in the office of the Country Roads Board.

SECOND SCHEDULE. Shire of Alberton.

Shire of Alberton.

3. Carrajung-Gormandale Road.—All that piece of land in the Parish of Carrajung and being a roadway generally one chain wide, the eastern boundary of which commences at a point on the south-western boundary of allotment 44 of the said parish distant 133 deg. 2 min. 222.8 links from an angle in that boundary formed by the intersection of lines bearing 156 deg. 44 min. and 133 deg. 2 min.; thence north-westerly along the said south-western boundary and generally north-easterly and north-westerly through the allotment aforesaid to the south-western angle of allotment 67A; thence north-westerly and north-easterly along the western boundary of the allotment last named and westerly along the northern boundary of allotment 67 to the north-western angle thereof; thence north-westerly across the Government road to the north-eastern angle of allotment 40A.

Note.—The route of the portion of the roadway above

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured light and dark blue on survey plan No. 1696, lodged in the office of the Country Roads Board.

THIRD SCHEDULE. Shire of Alberton.

All that piece of land in the Parish of Carrajung and being a roadway generally one chain wide, the western boundary of which commences at the south-eastern angle of allotment 67 of the said parish; thence north-westerly and north-easterly along the eastern boundary of the said allotment to the north-eastern angle thereof.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured dark-blue on survey plan No. 1696, lodged in the office of the Country Roads Board.

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

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

DECLARATION OF A DEVIATION FROM THE HORDERN VALE-APOLLO BAY ROAD, IN THE SHIRE OF OTWAY.

· (SEAL)

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 developmental road the said Board may also declare that such deviation shall be in lieu of the 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 developmental 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 developmental road and has also declared deviation on the land described in the First Schedule to such lessolution to be a developmental road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution and that such part of the said existing road shall be discontinued. 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 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 developmental road within the meaning and for the purposes of the Country Roads Act 1928: 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 that such part of the said existing road shall be discontinued. Whereas the land the site of the road the course of which such part of the said existing road shall be discontinued.

FIRST SCHEDULE. Shire of Otway.

29. Hordern Vale-Apollo Bay Road (12879) .- All that piece 29. Hordern Valc-Apollo Bay Road (12879).—All that piece of land in the Parish of Krambruk and being a roadway one chain or more in width, the north-eastern boundary of which commences at a point on the north-western boundary of allotment 41n of the said parish distant 50 deg. 15 min. 192.2 links from the western angle of the said allotment; thence north-easterly and generally south-easterly through that allotment to a point on its south-western boundary distant 72 deg. 2 min. 57 links from an angle in that boundary formed by the intersection of lines bearing 252 deg. 2 min. and 274 deg. 44 min.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and yellow on survey plan No. 2610, lodged in the office of the Country Roads Board.

SECOND SCHEDULE. Shire of Otway.

Shire of Otway.

29. Hordern Vale-Apollo, Bay Road.—All that piece of land in the Parish of Krambruk, the boundaries of which are as follow:—Commencing at an angle in the south-western boundary of allotment 41s of the said parish, formed by the intersection of lines bearing 282 deg. 55 min. and 313 deg. 36 min.; thence by lines bearing respectively 102 deg. 55 min. 757 links, 118 deg. 41 min. 1,212 links, 125 deg. 23 min. 1,085.9 links, 132 deg. 16 min. 185 links, 111 deg. 37 min. 93.2 links, 125 deg. 23 min. 12.9 links, 89 deg. 51 min. 8.3 links, 111 deg. 37 min. 291.4 links, 272 deg. 46 min. 296.6 links, 305 deg. 23 min. 1,348.6 links, 298 deg. 41 min. 1,192.4 links, 282 deg. 55 min. 770.6 links, 313 deg. 36 min. 708.1 links, 339 deg. 2 min. 333.3 links, 17 deg. 20 min. 463.7 links, 249 deg. 42 min. 491.3 links, 50 deg. 15 min. 192.9 links, 90 deg. 45 min. 291.9 links, 77 deg. 27 min. 451.5 links, 110 deg. 59 min. 12.9 links, 158 deg. 40 min. 148.4 links, 236 deg. 52 min. 322.6 links, 256 deg. 14 min. 62.9 links, 197 deg. 20 min. 160 links, 199 deg. 2 min. 276 links and 133 deg. 36 min. 658 links to the point of commencement. which said piece of land is particularly delineated and shown coloured blue on survey plan No. 2610, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto

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

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

DECLARATION OF A DEVIATION OF THE MEENIYAN NERRENA ROAD IN THE SHIRE OF WOORAYL.

(SEAL)

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 developmental 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 developmental 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 developmental road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the Whereas by section 58 of the Country Roads Act 1928 (No.

said Resolution: 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 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 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 200d deviation the course of which is described in the First. coud 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 developmental road within the meaning and for the purposes of the Country Roads Act 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing road or the part thereof described in the Second Schedule thereto.

FIRST SCHEDULE. Shire of Woorayl.

- 9. Mecniyan-Nerrena Road (18659).—A roadway generally one chain wide, commencing at a point on the eastern boundary of allotment 34A, Parish of Nerrena, distant 180 deg. 0 min. 940 links, more or less, from the north-eastern angie of the said allotment; thence north-westerly, south-westerly, and generally north-westerly through that allotment, north-easterly and north-easterly through allotment 31A, generally north-easterly through allotment 31A, generally north-easterly through allotment 26C, north-easterly through allotment 26C, north-easterly through allotment 26A, generally easterly through allotment 27A, north-easterly through allotment 27C, north-easterly and northerly through allotment 19E and generally northerly through allotment 27E. Northerly through allotment 2 9. Meeniyan-Nerrena Road (18659) .- A roadway generally

 - (a) Commencing at the north-western angle of allotment 300 of the said parish; thence by lines bearing respectively 132 deg. 30 min. 273 links, 299 deg. 37 min. 231.5, links, and 360 deg. 0 min. 70.1 links to the point of commencement.
 (b) Commencing at an angle in the eastern boundary of allotment 34a of the said parish formed by the intersection of lines bearing 5 deg. 56 min. and 24 deg. 24 min.; thence by lines bearing respectively 185 deg. 56 min. 425 links, 343 deg. 59 min. 116 links. 1 deg. 6 min. 252.5 links, 34 deg. 37 min. 193 links, and 204 deg. 24 min. 88 links to the point of commencement.

NOTE.—The route of the portions of the roadway above described is more particularly defineated and shown coloured red on survey plans Nos. 1787 and 2389, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Woorayl,

9. Mecniyan-Nerrena Road.—Commencing at the north-western angle of allotment 20a, Parish of Nerrena; thence generally southerly to a point on the eastern boundary of allotment 34a of the said parish distant 180 deg. 0 min. s81 links from the north-eastern angle of the said allotment 34a.

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

(SEAL)

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

DECLARATION OF THE NEW TRAFALGAR-WILLOW-GROVE ROAD IN THE SHIRE OF NARRAGAN.

WHEREAS by sections 21 and 78 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 developmental road or part thereof and that upon the publication in the Government

Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution de-clared the road on the land described in the schedule hereto to be part of a developmental rod: 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 Developmental Road under the Country Roads Act.

Whereas the land the site of the road the course of which Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Country Roads Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 78 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new road the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the said Country Roads Act.

SCHEDULE.

Shire of Narracan.

Shire of Narracan.

4. Trafatyar-Willowgrove Road (11854).—All that piece of land in the Parish of Tanjil, the boundaries of which are as follow: Commencing at an angle in the south-western boundary of allotment 50 of the said parish formed by the intersection of lines bearing 326 deg. 17 min. and 342 deg. 24 min.; thence by lines bearing respectively 342 deg. 24 min. 542 links, 146 deg. 49 min. 269.5 links, 163 deg. 6 min. 510.3 links, and 326 deg. 17 min. 237.2 links to the point of commencements, which said piece of land is particularly delineated and shown coloured red on survey plan No. 2434, lodged in the office of the Country Roads Board.

The common seel of the Country Roads Board.

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

(SEAL)

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

DECLARATION OF THE NEW MYRTLEFORD-YACK-ANDANDAH ROAD IN THE SHIRES OF BEECHWORTH

WHEREAS by sections 21 and 78 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 developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the schedule thereto to be part of a developmental 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. confirm the said Resolution.

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

the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the 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 powers conferred upon it by sections 21 and 78 of the Country Roads Act 1928, doth by this Resolution hereby declure the said new road the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the Country Roads Act,

SCHEDULE.

Shire of Beechworth.

1. Myrtleford Yackandandah Road (1551)—All that piece of land in the Parish of Midgeegonga the boundaries of which are as follow:—Commencing at the north-western, angle of allotment 5, section C. Barwidgee Estate, of the said parish; thence, by lines bearing respectively 113 deg. 20 min. 105-links. 183 deg. 23 min. 173 links. 182 deg. 2 min. 179 links, 307 deg. 9 min. 183.5 links, and 2 deg. 2 min. 306.5 links to the point of commencement, which said piece of land is particularly delineated and shown coloured red on survey plan No. 2464, lodged in the office of the Country Roads Board.

Shire of Bright.

1. Myrtleford-Yackandandah Road (2451).—All that piece of land in the Parish of Barwidgee, the boundaries of which are as follow:—Commencing at the north-western, angle of allotment 32, section A, Barwidgee Estate, of the said parish at Barwidgee Creek; thence generally, easterly along the southern boundary of the said creek for a distance of approximately 150 links; thence by lines bearing, respectively 182 deg. 2 min. 297 links and 208 deg. 28 min. 337 links to the western boundary of the said allotment 32, and 2 deg. 2 min. 589 links to the point of commencement, which said piece of land is particularly delineated and shown coloured red on survey plan No. 2464, lodged in the office of the Country Roads Board.

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

(SEAL)

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

DEGLARATION OF THE NEW DALYSTON WONTHAGGIROAD IN THE SHIRE OF BASS.

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 Gazette 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 deviation 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 below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the 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 21 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new road the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a majur road within the meaning and for the purposes of the Country Roads Act.

Sonebule. Shire of Bass.

6. Dalyston-Wonthaggi Road (806).—All that piece of land in the Parish of Wonthaggi, the boundaries of which are as follow:—Commencing at the north-eastern ingle of allotment 2 of the said parish; thence by lines bearing respectively 140 deg. 21 min. 534.8 links, 299 deg. 45 min. 982.2 links, and 98 deg. 25 min. 517.1 links to the point of commencement, which said piece of land is particularly delineated and shown coloured red on survey plan No. 1752, lodged in the office of the Country Roads Board.

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

(SEAL)

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

No. 183.—8951.—3

DECLARATION, OF PART OF THE NEW CALDER HIGHWAY IN THE SHIRE OF KEILOR.

Whereas by sections 21 and 74 of the Country Roads Act 1928 (No. 3062): 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 if shall as soon as it thinks such road or deviation is fit to be used as a pitblic highway by Resolution declare the road or deviation to be a State Highway or part thereof and that upon publication in the Government Uzzette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a State highway 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 State highway: 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. .Whereas by sections 21 and 74 of the Country Roads Act 1928

Resolution for declaration of a new State Highway under the Country Roads Act.

Whereas the land the site of the highway 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 highway which new highway thas 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 highway 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 sections 21 and 74 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new highway the course of which is described in the schedule hereto with the confuncting and terminating points thereof respectively specified to be part of a State Highway within the meaning and for the purposes of the said Country Roads Act.

SCHEDULE.

Shire of Keilor.

Odder Highway.—All those pieces of land in the Parish of Doutta Galla, the boundaries of which are as follow:—

(a) Commencing at a point on the southern boundary of allotment F, of the said parish, distant 282 deg.

(a) min. 218.5 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 282 deg.

(b) min. 29.5 links, 309 deg. 13 min. 39 links, 329 deg. 11 min. 149 links, 7 deg. 11 min. 142 links, and 146 deg. 56 min. 419.2 links to the point of commencement. point of commencement.

(b) Commencing at the south-western angle of allotment D, Town of Keilor of the said parish; thence by lines bearing respectively 249 deg. 5 min. 142.1 links, 281 deg. 27 min. 60.6 links, 62 deg. 51 min. 298.1 links, and 216 deg. 55 min. 121.7 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 2296 and 2338, lodged in the office of the Country Roads Board.

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

(SEAL)

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

DECLARATION OF PART OF THE NEW CALDER USE OF MARONG.

WHEREAS by sections 21 and 74 of the Country Roads Act 1928 (No. 3682) it is anongst 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 in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a State highway 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 State highway: 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 State Highway under the Country Roads Act.

Whereas the land the site of the highway 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 highway which new highway 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 highway 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 sections 21 and 74 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new highway the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a State highway within the meaning and for the purposes of the said Country Roads Act.

Schedule. . Shire of Marong.

Calder Highway.—All that piece of land in the Parish of Leichardt and being a roadway 50 links or more in width the northern and eastern boundary of which commences at a point on the southern boundary of allotment 16A, section 12, of the said parish distant 64 deg. 50 min. 117.6 links from an angle in the said allotment boundary formed by the intersection of lines bearing 90 deg. 0 min. and 64 deg. 50 min.; thence generally westerly through that allotment and allotment 15 of the said section and north-westerly through allotments 14, 13, 12. 11, 10, and 9 of section 12 and 15 of section 13 to a point on the north-western boundary of the allotment last named distant 57 deg. 0 min. 53.6 links from the most westerly angle of the said allotment 15. Also, all that piece of land in the Parish of Marong the boundaries of which are as follow:—Commencing at the north-eastern angle of allotment 8, section 9, of the said parish; thence by lines bearing respectively 188 deg. 25 min. 134.8 links, 307 deg. 12 min. 280 links, and 98 deg. 25 min. 245.4 links to the point of commencement.

Note.—The route of the portions of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 2362, lodged in the office of the Country Roads Board.

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

(SEAL) W. McCORMACK, Chairman. W. L. DALE, Member. R. JANSEN, Secretary.

ORDER APPROVING OF A NEW DEVELOPMENTAL ROAD IN THE SHIRE OF ALBERTON.

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 Albert River road in the Shire of Alberton 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:—

All that piece of land in the parish of Devon, the boundaries of which are as follow:—Commencing at a point on the southern boundary of allotment 160 of the said parish distant 91 deg. 22 min. 167 links from the south-western angle of the said allotment: thence by lines bearing respectively 46 deg. 13 min. 142 links, 181 deg. 40 min. 100 links, and 271 deg. 22 min. 100 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 2640, lodged in the office of the Country Roads Board.

ORDER APPROVING OF A NEW DEVELOPMENTAL ROAD IN THE SHIRE OF BASS.

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 Wonthaggi-Loch road in the Shire of Bass

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 Lieutenant-Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All that piece of land in the Parish of Jumbunna the boundaries of which are as follow:—Commencing at an angle in the eastern boundary of the Country Roads Board through allotment 52 of the said parish formed by the intersection of lines bearing I deg. 56 min. and 319 deg. 3 min.; thence by lines bearing respectively 319 deg. 3 min. 359.6 links, 128 deg. 17 min. 420 links, 202 deg. 3 min. 272 links, and I deg. 56 min. 240.8 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 2639, lodged in the office of the Country Roads Boaro.

ORDER APPROVING OF A NEW DEVELOPMENTAL ROAD IN THE SHIRE OF TRARALGON.

Whereas the Country Roads Board constituted under the Country Hoads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the new Callignee Estate road in the Shire of Traralgon should be unde 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 Lieutenant-Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby aprove of the said road being made, that is to say:—

- All that piece of land in the Parish of Callignee and being a roadway one chain or more in width the northern boundary of which commences at a point on the eastern boundary of allotment 13, section C, of the said parish distant 340 deg. 52 min. 53.8 links from an angle in that boundary formed by the intersection of lines bearing 160 deg. 52 min. and 188 deg. 10 min.; thence south-westerly and north-westerly through that allotment to a point on the eastern boundary of a Country Roads Board road through the said allotment distant 340 deg. 19 min. 57.6 links from an angle in the said boundary formed by the intersection of lines bearing 310 deg. 28 min. and 340 deg. 19 min.
- Also, all that piece of land in the Parish of Callignee and being a roadway one chain or more in width the eastern boundary of which commences at a point on the eastern boundary of allotment 13. section C, of the said parish distant 346 deg. 33 min. 400 links and 8 deg. 10 min. 356.9 links from the south-eastern angle of the said allotment; thence south-westerly and south-easterly through that allotment and generally south-easterly through allotment 16a of the said section to a point on the eastern boundary of a Country Roads Board road through the said allotment distant 270 deg. 7 min. 707 links. 10 deg. 56 min. 121 links, 357 deg. 22 min. 303 links, 14 deg. 31 min. 348 links, and 325 deg. 36 min. 56.7 links from the south-eastern angle of the said allotment 16a.

Note.—The route of the portions of the rondway above described is more particularly delineated and shown coloured red on survey plan No. 2634, 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, Clerk of the Executive Council,

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the eleventh day of August, 1931.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria. Mr. Williams Mr. McNamara. -

UNUSED AND UNMADE ROAD CLOSED.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive thereof, doth hereby direct that in pursuance of the provisions of section 304 of the Land Act 1928 (No. 3700), the unused and unmade road referred to hereunder be closed,

Parish of Youanmite, County of Moira, being the road lying between allotment 6 and allotments 7 and 9 of section C.—(Y.107(2) (C.79515.)

LAND TEMPORABILY RESERVED FROM SALE.— RESERVATION OF EXTENSION.

RESERVATION OF EXTENSION.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, reserve, temporarily, and also except from occupation for residence or business under any mmer sright or business licence, the land hereinafter described:

— CORINDIAP.—Site for Public Recreation in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 22nd May, 1899, 1 acre 2 roods 31 perches, Town of Corindhap, Parish of Corindhap, County of Grenville: Commencing at the north-east angle of the Recreation Reserve; bounded thence by a road bearing N. 89 deg. 34 min. E. 199 links, by a line bearing S. 0 deg. 26 min. E. 850 links, and thence by the Recreation Reserve bearing N. 0 deg. 26 min. W. 850 links to the commencing point.—(C.269E) (Rs.3385).

TEMPORARY RESERVATION OF LAND.—ORDERS IN COUNCIL REVOKED.

H IS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the following Orders in

BORUNG.—The Order in Council of the 5th July, 1886, temporarily reserving 10 acres of land in the Parish of Borung

as a site for Watering purposes, and excepting from occupation for residence or business under any miner's right or business licence, is about to be revoked.—(B.89(8) (C.80061).

Tanjil East.—The Order in Council of the 12th May, 1924, temporarily reserving 1 acre 174 perches of land in the Parish of Tanjil East, Township of Gould, as a site for a Public Hall, and excepting from occupation for residence or business under any miner's right or business licence, is about to be revoked so far as regards the portion thereof hereimafter described, viz.:—29 7-10 perches, Parish of Tanjil East, Township of Gould, County of Tanjil: Commencing at the north-east angle of the Public Hall Reserve; bounded thence by a line bearing S. 64 deg. 2 min. W. 351' 2-10 links; and thence by a road bearing N. 7 deg. 27 min. W. 111 5-10 links, and N. 82 deg. 33 min. E. 333 links to the commencing point.—(T.189 (7) (Rs.1627) (C.80103).

ROAD REDUCED IN WIDTH.-ROSEDALE.

IS Excellency the Lieutenant-Governor of the State of Victoria, by and 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, doth hereby confirm scheme for the reduction in width of a road in the Town and Parish of Rosedale as follows, viz.:—

dale as follows, viz. —

The scheme for reduction in width of a road within the Town and Parish of Rosedale, County of Buln Buln, in the State of Victoria, as set out in plan attached to the said scheme and deposited in the Office of Lands and Survey, Melbourne, with Correspondence No. C.77203, the said scheme being under the seal of the President, Councillors, and Ratepavers of the Shire of Rosedale 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 persons whose signatures are subscribed and seals affixed to the said scheme, and who are called parties of the third part.

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

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

Land Act 1928.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

PROCLAMATION

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

Australia, &c., &c.

WHEREAS by the Land Act 1928 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said Land Act 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 Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and 117 of the Land Act 1928 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 1, 2, 3, and 8 respectively 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 say):—

Schedule referred to.

CLASSES DIMINISHED OR INCREASED.

				Diminished.	Increased.	
County.	Parish.	Aliotment.	Area.	Class.	. Class.	Demoription.
Bogong Tatchera	Domingook	7, sec. 4 9 _B , sec. B	A. R. P. 199 2 18 235 0 0	3 8	2 1	In east of parish In centre of parish

Given under my Hand and the Scal of the State of Victoria aforesaid, at Melbourne, this eleventh day of August, in the year of our Lord Oue thousand nine hundred and thirty-one, and in the twenty-second year of the reign of His Majesty King George V.

W. H. IRVINE,

(L.S.)

By His Excellency's Command,

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

APPROACHING LAND SALES.

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

	No. of Gazette
Beechworth.—Friday, 25th September, 1931	 183
Colac.—Tuesday, 25th August, 1931	 160
HarrowWednesday, 9th September, 1931	 169
InglewoodWednesday, 16th September, 1931	 177
OmeoWednesday, 26th August, 1931	 165
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Traralgon.—Tuesday, 22nd September, 1931	 183
Lands and Survey Office, Melbourne.	

SALES (Nos. 9909 and 9910) OF CROWN LANDS IN FEE SIMPLE AT THE TIMES AND PLACES SHOWN HERE-UNDER.

IS Excellency the Lieutenant-Governor, with the advice of the Executive Council, has been pleased to direct that safes by auction of the undermentioned Crown lands be holden at the times and places shown hereunder, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively.

The lands will be sold in fee simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council by an Order in Council dated the 5th August, 1930, and published in the Government Gazette of the 8th August, 1930.

of the 8th August, 1930.

A deposit of twelve and a half per gentum 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 animum, 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 way if he think fit register the

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

SCALE OF PAYMENT OF RESIDUE.

£20 and under, not more than 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 £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. BALLEY, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 17th August, 1931.

TNARALGON.—Sale (No. 9909), at TWO o'clock p.m., on TUESDAY, 22nd SEPTEMBER, 1931, at the COURT HOUSE. To be conducted by E. T. A. WILSON, Land Officer, Melbourne.

TOWN LOTS.

Tranalgon, Parish of Tranalgon, County of Buln Buln.

Fronting Peterkin-street, near Railway.

Upset price £15 per lot.—Charge for survey £3. . Lot 1. Area 2 roods, allotment 18, section 8.

Toongabbie, Parish of Toongabbie North, County of Tanjil.

Near Racecourse Reserve.

Upset price £7 per lot.—Charge for survey £3 15s. Lot 2. Area 1 acre, allotments 1 and 2, section 29.

Moe, Parish of Yarragon, County of Buln Buln. Fronting Walhalla Railway, near the Racecourse.

Upset price £30 per lot.—Charge for survey £3 7s. 6d.

Lot 3. Area 2a. 2r. 1 7-10p., allotment 21s, section 1.

Valuation of improvements, £5,085 (Christensen and Saxton).

Fronting Walhalla Railway, in north of township.

Upset price £5 per acro.—Charge for survey £5 11s.

Lot 4. Area 6a. 3r. 15p., allotment 37, section 1. Valuation of improvements, £6 10s. (Moe Co-operative Dairying Co.).

Upset price £3 per aerc.—Charge for survey £5 11s. Lot 5. Area 7a. 2r. 26p., allotment 40, section 1. (Valuation of improvements, £1 10s. (Moc Co-operative Dairying Co.).

COUNTRY LOT.

Parisit of Yarragon, County of Buln Buln.
One and a half mile north-west of Moe R.S.

Upset price £12 per lot.—Charge for survey £4 15s.

Lot G. Arca 5a. 3r. 20p. (subject to survey), allotment 11a. section F. Sold subject to easements in favour of Electricity Commission for track and transmission line. Valuation of improvements, £3 4s. (C. Savige).

BEECHWORTH.—Sale (No. 9910), at TEN o'clock a,m., on FRIDAY, 25th SEPTEMBER, 1931, at the COURT HOUSE. To be conducted by J. HAYES, Land Officer, Beechworth. Auctioneers: W. E. FLANAGAN & CO.

TOWN LOTS.

BEECHWORTH, PARISH OF BEECHWORTH, COUNTY OF BOGONG.

In south of township, near railway.

Upset price £1 per acre.—Charge for survey £4 12s. 6d. *Lot 1. Area 11a. 3r. 15p., allotment 9, section R2.

CHILTERN, PARISH OF CHILTERN, COUNTY OF BOGONG.
South of township, near Black Dog Creek.

Upset price £5 per acre.—Charge for survey £3. Lot 2. Area la. 0r. 16p., allotment 39, section L1. One month allowed to remove any improvements.

Opposite the corner of Lawrence and Gibson streets.

Upset price £3 10s. per acre.—Charge for survey £3.

Lot 3. Area 2a. 2r. 26p., allotment 3, section 16. One mouth allowed to remove improvements.

EVERTON, PARISH OF EVERTON, COUNTY OF BOGONG.

Formerly Police Station site, fronting Railway Station.

Upset price £15 per lot.—Charge for survey £3 2s. 6d. *Lot 4. Area 3 roods, allotment 9, section 3. Valuation of improvements, £150 (the Crown).

COUNTRY LOTS.

Parish of Everton, County of Bogong. Near Lake Zwarberg.

Upset price £1 per acre.—Charge for survey £5 5s.

*Lot 5. Area 20a. 2r. 29p., allotment 21a, section 13. One month allowed to remove fencing.

⁴Sold subject to special mining condition, similar to section 81. Land Act 1928.

Agricultural Colleges Act 1928.

LEASE OF AGRICULTURAL COLLEGE RESERVE.

TENDERS will be received up till 1st September, 1931, by the undersigned for 30 years' lease of the undermentioned allotments, Parish of Broadwater (Eumeralla Swamp).

Deposit of 10 per cent. of first year's rent to accompany each tender.

Tenders to be endorsed on envelope "Tender for Agricultural College Reserve."

The Trustees reserve the right of accepting or rejecting any tender:-

Allotment B, 52 acres 3 roods 4 perches.

Allotment C, 51 acres 2 roods 34 perches.

Allotment D, 54 acres 2 roods 37 perches.

This land is situate about 8 miles from Macarthur and 25 miles from Port Fairy, well grassed, and suitable for dairying.

Further particulars may be obtained from-

T. J. PURVIS, Secretary Council of Agricultural Education, 61 Spring-street, Melbourne, C.2.

Land Act 1928.

PROPOSED REVOCATION OF ORDERS IN COUNCIL TEMPORARILY RESERVING LANDS.

I N pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the Orders in Council hereunder referred

The following Notice was gazetted 1° on 5th August, 1931, pursuant to Order of the 28th July, 1931.

BEEAC .- The Order in Council of the 16th September, 1889 Beac.—The Order in Council of the Inthe September, 1000 temporarily reserving I rood 15 perches in the Township; of Beeac, being part of allotment 9, of section 10, as a site for a Free Library, also excepting from occupation for residence or business under any miner's right or business licence.—
(B.600A, B.600) (C.78468).

The following Notices were gizetted 1° on 12th August, 1931, pursuant to Orders of the 4th August, 1931.

The following Notices were gazetted 1° on 12th August, 1931, pursuant to Orders of the 4th August, 1931.

Bealina.—The Order in Cauneil of the 9th August, 1831, temporarily reserving 21 acres 1 rood 31 perches in the Parish of Bealiba, Township of Bealiba, as a site for the Supply of Ballast for the use of the Railway Department, revoked as to parts by Orders of the 4th June, 1918, and the 10th September. 1918 (see Government Gazettes, 1918, pages 1754 and 2805), and excepting from occupation for mining purposes or for residence or business under any miner's right or business licence, and withholding from sale, leasing, and licensing, so far as regards the remaining portion thereof, comprising 19 acres 3 roods 38 perches.—(Rs.4102) (B.588(4).

Bealina.—The Order in Council of the 9th August, 1881, temporarily reserving 12 acres 1 rood 9 perches in the Parish of Bealiba, at Bealiba, as a site for Supply of Water for the use of the Railway Department, and excepting from occupation for mining purposes or for residence or husiness under any miner's right or business licence, and witholding from sale, leasing, and licensing.—(Rs.4102) (B.588).

CHILTERN WEST.—The Order in Council of the 1st February, 1876 (see Government Gazette, 1876, page 222), temporarily reserving 1 acre 32 perches, in the Parish of Chiltern West, as a site for Watering purposes.—(C.381(4) (C.80146).

Gowar.—The Order in Council of the 29th June, 1887, tomporarily reserving 10 acres in the Parish of Gowar, as a site for Watering purposes, also excepting from occupation for residence or business under any miner's right or business licence, so far as regards the portion thereof hereinafter described, viz.:—6 acres 2 roods 34 perches, Parish of Gowar, County of Kara-Kara: Commencing at a point bearing N. 75 deg. 35 min. E. 606 links from the south angle of allotment 48 of section B; bounded thence by said allotment bearing N. 20 deg. 26 min. E. 606 links and N. 60 deg. 34 min. E. 906 links and S. 75 deg. 36 min. W. 575 links and N. 60 deg. 34 min.

The following Notices were gazetted 1° on 19th August, 1931, pursuant to Orders of the 11th August, 1931.

BALLAN.—The Order in Council of the 24th November, 1873, temporarily reserving 2 roods in the Township of Ballan, being allotment 1 of section 18, as a site for Court House, in addition to and adjoining the site temporarily reserved therefor by Order of the 9th December, 1872, is about to be revoked. (B.23(2) (C.75794).

GODUR.—The Order in Council of the 6th September, 1868, temporarily reserving 1 acre, being allotment 2 of section 20, Township of Gobur, as a site for Police purposes, is about to be revoked.—(G.188) (T.95509).

LANDS PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

In 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 5th August, 1931, pursuant to Orders of the 28th July, 1931.

pursuant to Orders of the 28th July, 1931.

Portland, County of Normanby: Commencing at the intersection of the east side of Charles-street and the south-west side of Cliff-street; bounded thence by Cliff-street bearing S. 45 deg. 58 min. E. 3 chains 49 2-10 links; by the reserve for a Court House bearing N. 87 deg. 54 min. W. 2 chains 57 3-10 links; and thence by Charles-street bearing N. 1 deg. 30 min. E. 2 chains 33 4-10 links to the commencing point.—(P.69(4) (C.78735) (Rs.4137).

KERANG.—1,094 acres, Parish of Kerang, County of Gunbower: Commencing at the south-east angle of allotment 12 of section B; bounded thence by said allotment bearing N. 0 deg. 10 min. W. 43 chains 33 links; by the reserve for tramway purposes bearing N. 64 deg. 5 min. E. 1 chain 1 link,

N. 58 deg. 39 min. E. 5 chains 19 links, and N. 56 deg. 48 min. E. 64 chains 80 links; by allotment 9A bearing N. 89 deg. 49 min. E. 28 chains; by the 1½ chain reserve along the west bank of the Pyramid Creek bearing south-easterly to a point in line with the north boundary of allotment 18A; by a line and allotment 18A bearing S. 89 deg. 55 min. W. 20 chains 50 links; by allotment 18 bearing N. 0.deg. 5 min. W. 20 chains 74 links, S. 89 deg. 55 min. W. 10 chains, S. 0 deg. 5 min. E. 20 chains, and N. 89 deg. 55 min. E. 9 chains; by roads hearing S. 0 deg. 5 min. E. 7 chains 16 links, N. 89 deg. 55 min. E. 5 chains 87 links, S. 0 deg. 5 min. E. 49 chains, and S. 89 deg. 55 min. W. 14 chains 16 links; by allotment 17 bearing N. 0 deg. 5 min. W. 20 chains, S. 80 deg. 55 min. W. 20 chains, S. 87 deg. 4 min. W. 25 chains 12 links, S. 10 deg. 7 min. E. 15 chains 42 links, S. 10 deg. 7 min. E. 15 chains 40 links, and N. 37 deg. 39 min. W. 8 chains; by allotment 16 bearing N. 89 deg. 51 min. W. 21 chains 40 links, and N. 37 deg. 39 min. W. 8 chains; by allotment 16 bearing N. 89 deg. 51 min. E. 5 chains 22 links, N. 24 deg. 46 min. W. 13 chains 19 links, N. 18 deg. 41 min. E. 13 chains 66 links, and S. 89 deg. 51 min. W. 5 chains 40 links; by allotment 14n and a road bearing N. 0 deg. 13 min. W. 11 chains 52 links; and thence by a road bearing S. 61 deg. 33 min. W. 3 chains 61 links to the commencing point. — (K19 (4) (C.77507) (Rs.4135).

LAND PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

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; also except from occupation for residence or business under any miner's right or business licence, the land beautiful described print. hereunder described, viz .:-

The following Notice was gazetted 1° on 19th August, 1931, pursuant to Orders of the 11th August, 1931.

pursuant to Orders of the 11th August, 1931.

Land proposed to be permanently reserved for a Public Park and Swimming Baths, 5 acres, Town of Cobden, Parish of Tandarook, County of Heytesbury:—Commencing at a point bearing south one chain from the south-west angle of allotment 11 of section 12; bounded thence by roads bearing east fen chains, south seven chains thirty-eight links, N. 63 deg. 26 min. W. eight chains sixty-eight links, west two chains twenty-four links, and north three chains fifty links to the commencing point.—(Rs.682) (C.353(2))

COMMON ABOUT TO BE ABOLISHED.

N pursuance of the provisions contained in Division 10 of Part I. of the Land Act 1928 (No. 3709), notice is hereby given that it is the intention of the Governor in Council to abolish the common hereinafter mentioned, viz.:—

The following Notice was gazetted 1° on 12th August, 1931, pursuant to Order of 4th August, 1931.

The Sandhurst Goldfields Common, proclaimed on the 28th January, 1861, increased by Orders in Council of the 25th November, 1861, modified by Order of the 31st August, 1863, and further increased by Orders respectively of the 14th December, 1863, the 21st March, 1864, the 19th November, 1866, the 9th May, 1870, and the 9th February, 1892.—(Rs.403).

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

Department of Lands and Survey, Melbourne.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER THE 34th SECTION OF THE LAND ACT 1928.

NOTICE is hereby given that, at the times and places mentioned in the schedule hereunder, applications for leases and ligences 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 deeped liable to forfeiture, will be publicly heard by the persons whose names are set opposite stein places respectively in such schedule, being persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

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

Department of Lands and Survey, Melbourne, 18th August, 1931.

HUNTLY.—Tuesday, 1st September, 1931, at Ten a.m., J. W.

Macpherson.
COBDEN.—Thursday, 3rd September, 1931, at Two p.m., W. : T.: Long.

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

CROWN LANDS AVAILABLE (MALLEE LANDS).

And the majorest areas are available for application as provided by various soctions of the Lind Ast. 1923. Subject to the approval of the Minister, when the survey fee exceeds £10, a deposit of £6 may be paid and the balance over six years in half-yearly instalments.

Department of Grown Lends and Survey, Melboume, 19th August, 1931.

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

	Neirest Rallway. Station of Township How accessible. Water Supply. Soil, Timber, Suitability (Grazing, &c.). miles thrustom.	
:	Water Supply.	
	How accessible.	
-	Nearest Rallway Statton or Township and Distance in miles threefrom.	
	Location of Land, &c.	
	Valuation of Improvements (if any).	
 	Survey For.	£ 8. d.
How available.	Classiffcation.	£ 8. d. £ 8.
	Area.	A. B. P.
	Allotment.	
	Parish.	-
	County.	
	Local Land Office.	

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	0 12 10 0 Gearing, In south-west of parish 4 miles from By road To be conserved Suitable for growing cereals foncing, (02032/198)	Suitable for growing cereals			Suitable for growing cereals	Suitable for growing cereals			Suitable for eroming seconds	To be conserved Suitable for growing cereals	Suitable for growing cereals	Suitable for growing cereals	By road To be conserved Suitable for growing cereals	
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1928.	By road	By road	By road	By road	By road	By road	By road	By road	Be road	By road	By road	By road	By road	
Mallem Lands.—Selection Porchase Allotments.—Division I., Part II., Land Act 1928.	4 miles from Carwarp R.S.	11 miles from	Carwarp R.S.	Carwarp R.S. 3 miles from	Carwarp R.S. 8 miles from	Carwarp R.S. 8 miles from	Carwarp R.S. 6 miles from	Benetook R.S.	Benetook K.S.	Meringur R.S. 13 miles from	Meringur R.S. 13 miles from	Meringur R.S. 8 miles from	Firlta R.S. 8 miles from	tilled Iv.O.
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и Ровонавв	Clearing, fencing,	£345 158. £297	£452		&0., £989 £292 6s.	£375 10s.	Hut, dsm,	42	&c., £187	Nii	Nil	O Clearing,	House, Eliza	&0., £672
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	Mij	•	•	•	•		•	*	•	•	2	2	2	l

(1) Settler in occupation.——(2) Subject to charge of £75 in favour of the Closer Settlement Board.——(3) Subject to a charge of £66 5a, in favour of the Closer Settlement Board.——(5) Subject to a charge of £234 in favour of the Closer Settlement Board.——(6) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(7) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(8) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(9) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(9) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(9) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(9) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(9) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(9) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(9) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(9) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(9) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(9) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(9) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(1) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(1) Subject to a charge of £206 16s, in favour of the Closer Settlement Board.——(1) Subject to a charge of £206 16s, in favour of £20

Closer Settlement Act 1928.

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

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

District.	District,		Name of Lessee.	Section of C.S. Act under which Leased.	Parish.	Allotment.	Area.	Class,	Reason for Forfeiture, &c.
				i		1	A. B. P.		x
Hamilton		365	Alexander Kealy	86.6	Murrandarra	15, 17	1,228 1 19		Non-payment of in- stalments
Echuca		2936	Cornelius C. Curtis	86.6	Tongala	78, sec. C	74 1 36		Non-compliance with conditions
Bendigo Melbourne		1166 3724	Frederick Dunbar Ivor A. Anderson	86.6 86.6	Taripta Deutgam	45 con T	200 0 0 60 2 0		Non-payment of in- stalments
" "		4989 5228 3764	Michael M. Hayes Edward C. McIntosh Joseph B. Scanlan	86.6 86.6 86.6	Nunawading Mardan Koo-wee-rup Ea	37, 37н	92 3 16 96 3 3		99 99 99 99 97 97 99 99 99

Closer Settlement Act 1928.

PERMIT AND LEASES UNDER THE CLOSER SETTLEMENT ACTS DECLARED VOID.

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

District.	Corr. No.	Name of Permit Holder or Lessee.	Section of C.S. Act under which Leased.	Parish.		Allotment.		. roe.		Class.	Reason for Fort	eiture	&o.
										,			-
Melbourne Benalla	5729 3456	Edward A. Iliff Francis A. Knox	86 86	<u> </u>	 	33, sec. G 53r, 53c	57 25	0	P. 11 18		Non-payment ments Non-compliance ditions	of ewi	instal- th con-
Echuca	4992	George H. Plant	86	Nanneella		2, 4B, sec. 11	79	1	23		, ,,	· .	**

Closer Settlement Act 1928 .- Mallee.

LEASE UNDER SECTION 86, CLOSER SETTLEMENT ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, 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 Lessee.	Section of C.S. Act under which Leased.	, Parish.	Allotment.	'Area.	Class.	Reason for Forfeiture, &c.
Mallee	03746	S. C. Russell	86.6	Curyo	31	A. E. P. 637 3 8	•••	Non-compliance with conditions

Land Act 1928 .- Malice.

LEASE UNDER THE LAND ACT 1915 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 Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Olass.	Reason for Forteiture, &c.
Mallee	06639	T. J. Campbell	198	Werrimull	8	A. R. P. 775 0 33	3rd, 15s.	Non-compliance with conditions

Department of Lands and Survey, Melbourne, 11th August, 1931. H. S. BAILEY, Commissioner of Crown Lands and Survey.

Land Act 1928.

LEASE UNDER THE LAND ACT 1911 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 Lesseu.	Section of Land Act under which Leased.	Parish.	Allotment, .	Area	Class.	Reason for Forfeiture, &c.
Hamilton (1)	75	Ralph A. Tuck .	. 8	Portland	21; 21A, section 13	A. R. P. 47 3 35	2nd	Non-payment of rent

(1) Yearly rent £3.

Closer Settlement Act 1928.

PERMIT AND LEASES UNDER THE 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 Leases mentioned in the Schedule hereunder for the reason specified in each case.

Corr. No.	Name.		Sec. of C.S. Act under which Leased.		Parish.	Allotment.	Årea.		Reason.	-
5070 6603 4320 5380	Allan Peel Allan Peel	N	86.6 15/113- 206 86.6 86.6	"	Nar-nar-goon " Koort-koort-nong	94D 94J 5, sec. 10 8A, sec. 10	A. R. P. 66 0 32 8 1 24 73 2 7 18 3 0	Consolidated	l lease t	o issue

Closer Settlement Act 1928.

LEASE UNDER SECTION 86, CLOSER SETTLEMENT ACTS, SURRENDERED.

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

Corr. No.	Name.	 Section by C.S. Act under; which Legaed.	Estate.	Parish.	Allotment.	Area.	Reason.
808	John T. Jones	 86	Cobain's	Sale	15, sec. B	A. R. P. 66 1 9	New lease dated 1st February, 1927, to issue

Land Act 1928.

LEASE UNDER SECTION 46, LAND ACT 1915, SURRENDERED.

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

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.		Allotment.	Area.	Class,	Reason.
Alexandra (1)	274	Thomas T. Weigall	46	Howqua	58 _A	A. B. P. 66 1 18	3rd	New lease under non-residence con- ditions to issue

Department of Lands and Survey, Melbourne, 11th August, 1931.

(1) Yearly rent £1 13s. 6d.

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

Closer Settlement Act 1928, Part 11.

ALLOTMENT AVAILABLE FOR DISCHARGED SOLDIERS.

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

		i			
Estate.	Parish.	Allotment.	Section.	Area.	Capital Value.
ı					
Stanhope (1, 2, 3)	Girgarro	Pt. 31 and 32	E	A. R. P. 22 1 28	£ s. d. 358 16 0

(1) Subject to adjustment after survey.——(2) Improvements, £65, to be paid for in addition.——(3) In lieu of notice gazetted 15th July, 1931.

Department of Lands and Survey, Melbourne, 18th August, 1931.

H. S. BAILEY, Commissioner of Crown Lands and Survey. The Closer Settlement Act 1928, Part I.

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

Eatate,	Pari∗h.	Allotment.	Section.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Haif-yearly Instalment.	Remarks.
Powis (1) Section 20 (Cameron) (1) , (Murray) (1) Mardan (1) , (1) Stanhope (2, 3, 4) Mt. Violet (5, 6)	Kooweerup Lyndhurst Mirboo Mardan Girgarre Ligan	19 SA 32A 13c, 25A 37, 37it Pt. 31 12	5 E	A. R. P. 60 0 0 55 1 38 130 0 4 104 1 5 92 3 19 40 0 28 595 1 23	£ s. d. 1,800 0 0 2,160 0 0 1,887 0 0 1,775 0 0 2,450 0 0 642 16 0 3,461 0 0	£ s. d. 56 5 0 66 5 0 58 5 0 56 5 0 76 5 0 24 1 0 107 5 0	£ s. d. 52 7 0 62 17 0 54 18 0 51 12 0 71 5 0 18 6 0 100 13 0	128/113 112/113.206 5889/86 5339/86.6 5228/86.6 1357/86.6 5235/86.6

⁽¹⁾ Further improvements by Board, if effected, to be paid for in addition.—(2) Subject to adjustment after survey.—
(3) Improvements, £309, to be paid for in addition.—(4) In lieu of notice gazetted 15th July, 1931.—(5) Mainly grazing land.—
(6) Improvements valued £625 18s. to be paid for in addition.

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

Department of Lands and Survey. Melbourne, 18th August, 1931.

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

COURTS.

MELBOURNE.-COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 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 DAYS.

	£50 and under £250.	Other cases.
In cases under £50. September 1st and 15th. October 1st and 15th. November 2nd and 16th December 1st	September 1st October 1st November 2nd December 1st	September 15th October 15th November 16th December 1st
Docom.		<u></u>

Dated at Melbourne this 27th day of November, 1930.

(By order of the Judges),

F. J. SAUER, Registrar, Melbourne.

SITTINGS of the Supreme Court for the hearing of Criminal Trials for the year 1931, pursuant to Order in Council of December, 1930:— Tuesday, 13th October Tuesday, 1st December BALLARAT Tuesday, 6th October Tuesday, 8th December BENDIGO Thursday, 10th December CASTLEMAINE Tuesday, 25th August Tuesday, 10th November GEELONG Tuesday, 20th October. HAMILTON Tuesday, 8th September HORSHAM Thursday, 19th November MARYBOROUGH ... Tuesday, 15th September Thursday, 15th October Monday, 16th November Monday, 7th December MELBOURNE Tueday, 24th November SALE ... Tuesday, 15th September SHEPPARTON Tuesday, 17th November ST. ARNAUD ... Tuesday, 27th October WANGARATTA • • • 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:— Wednesday, 14th October ARARAT ... Wednesday, 21st October BAIRNSDALE Tuesday, 15th September Tuesday, 17th November • • • • BALLARAT Tuesday, 15th December Tuesday, 6th October BEECHWORTH ...

Wednesday, 9th September BENALLA Tuesday, 15th September Wednesday, 18th November BENDIGO Wednesday, 9th December CAMPERDOWN Wednesday, 25th November CASTERTON Wednesday, 26th August Wednesday, 2nd December CASTLEMAINE Tuesday, 20th October CHARLTON Wednesday, 16th September Tuesday, 8th December Tuesday, 15th December CÓLAC DAYLESFORD' ... Tuesday, 1st September DONALD Tuesday, 17th November ECHUCA Tuesday, 15th September Wednesday, 9th December GEELONG Tuesday, 24th November HAMILTON Wednesday, 11th November HORSHAM ... Tuesday, 13th October Tuesday, 20th October KERANG . KORUMBURRA ... Tuesday, 25th August Tuesday, 1st December KYNETON Tuesday, 22nd September MARYBOROUGH Tuesday, 1st and 15th* Sep-MELBOURNE tember Thursday, 1st and 15th* Octo-Monday, 2nd and 16th No-vember Tuesday, 1st December Tuesday, 8th September Tuesday, 8th December MILDURA Thursday, 12th November NHILL Thursday, 3rd September NUMURKAH* ... Tuesday, 24th November OMEO Thursday, 10th September Wednesday, 9th December Tuesday, 20th October OUYEN* ... SALE Wednesday, 21st October SEA LAKE* ... Tuesday, 1st September SEYMOUR ... Wednesday, 2nd September Tuesday, 17th November SHEPPARTON Thursday, 3rd September ST. ARNAUD Tuesday, 13th October STAWELL Wednesday, 14th October Wednesday, 28th October SWAN HILL* TRARALGON* Tuesday, 8th September Tuesday, 10th November WANGARATTA Tuesday, 6th October WARRACKNABEAL WARRAGUL Tuesday, 27th October WONTHAGGI* Tuesday, 8th December Tuesday, 27th October WARRNAMBOOL Thursday, 22nd October YARRAM ... *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

Ton the days and for the purposes undermentioned.

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

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

20th August, 1931.

Avoca.—Repairs, painting, &c., school and residence, State School No. 4. Particulars also at Police Stations, Avoca, and Maryborough, and Inspector of Works Office, Ballarat. Pre-

Maryborough, and inspector of works office, Banaca. Indianary deposit, £2.

Yarraville West.—New Infant School, filling, &c., State School No. 2832. Particulars also at Police Station, Yarraville. Preliminary deposit, £3. Final deposit, 5 per cent.

27th August, 1931.

27th August, 1931.

Red Hill South.—New building, State School No. 4439.
Particulars also at Police Stations, Mornington and Dromana.
Preliminary deposit, £5. Final deposit, 5 per cent.
Taradale.—Removal and re-erection of residence from State School No. 1124, Muckleford South, to State School No. 614.
Particulars also at Police Stations, Kyneton and Castlemaine, and Inspector of Works Office, Bendigo. Preliminary deposit, £4. Final deposit, 5 per cent.
Williamstown.—Improved lighting, repairs, &c., High School.
Preliminary deposit, £5. Final deposit, 5 per cent.

3rd September, 1931..

Hawkesdale.—Remodelling teacher's residence, State School No. 766. Particulars also at Police Stations, Warrnambool and Hamilton. Preliminary deposit, £4. Final deposit, 5

10th September, 1931.

Bendigo.—Drainage school site, High School. Particulars also at Inspector of Works Office, Bendigo, and Police Station, Castlemaine. Preliminary deposit, £3.

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

J. P. JONES Commissioner of Public Works.

Melbourne, 19th August, 1931.

TENDERS FOR NUMBER PLATES FOR MOTOR CARS-AND CYCLES, ETC.

GENERAL STORES.

TENDERS will be received until Eleven o'clock a.m. on Friday, 4th September, 1931, from persons willing to furnish number plates for motor cars and cycles, &c., of Commonwealth manufacture, required by the Victorian Government, as per Schedule No. 100.

Sales Tax must not be included in the prices tendered.

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

Tenders must be accompanied by the preliminary deposit of £10, in a bank draft or marked cheque, in favour of the Secretary to the Tender Board. Cheques, Savings Bank deposit books, fixed deposit receipts, State or Commonwealth Treasury bonds or Government debeniures, or reference to securities on existing contracts will in no case be received or entertained as preliminary deposits. Preliminary deposits will be returned within ten days of acceptance of tenders to unsuccessful tenderers on their application.

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

Security.—One per cent. on total amount of tender accepted. Security will be required, either in Bank Guarantee (Bank to be approved by the Tender Board), Victorian or Commonwealth Government debentures, Savings Bank deposit book, or bank deposit receipt in favour of the Secretary to the Tender Board, or cash deposit, as the tenderer may elect.

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

The Government will not necessarily accept the lowest or

In the event of tenderers withdrawing their tenders before notification of acceptance of same, or failing to take up their accepted tenders within the prescribed period after notification of acceptance, the preliminary deposit will be forfeited, and,

in addition, they may be disqualified from tendering or holding any future contracts for Government supplies for a period of twelve months, such disqualification to date from the notification of acceptance of tender. It is also stipulated that if a tenderer be a member of a firm and such firm be interested in the contract, then his tender is to be in the name of the firm and not in that of the individual; and that for a breach of this condition the preliminary deposit will be forfeited and the tender declared informal.

tender declared informal.

Tenders, enclosed in a separate envelope, and having the words "Tender for —" (as the case may be) written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne, or, if sent by post, postags must be prepaid, and the tenders addressed to the Chairman of the Tender Board, Pay Office, Treasury, Melbourne, which office they must reach by first post on the date of closing of tenders.

Conditions of Contract are those published in the Tender

E. J. HOGAN, Treasurer.

The Treasury, Melbourne, 6th August, 1931.

Forests Act 1928.

FORESTS COMMISSION OF VICTORIA.

OFFERS FOR WATTLE BARK IN THE STATE FORESTS, ETC., 1931.

OFFERS endorsed "Offer for Wattle Bark, lot-OFFERS endorsed "Offer for Wattle Bark, lot and addressed to the Secretary, Forests Commission, Melbourne, will be received at this office up to Twelve noon on Wednesday, 2nd September, 1931, for the right to strip and remove wattle bark on and from the following areas. The general conditions hereunder will apply in every case where not expressly stated to the contrary, and special conditions will also apply where provided. Full particulars may be obtained from the officer in charge in each case, or on application to the Commission.

GENERAL CONDITIONS.

- 1. No offer will necessarily be accepted.
- 2. The deposit mentioned in each case must accompany each offer.
- oner.

 3. Offers must be AT A PRICE PER TON, IRRESPECTIVE OF THE SPECIES OF WATTLE, and the bark must be weighed at the weighbridge named in each case, or at a weighbridge approved by the officer in charge, and at the expense of the licensee. Duplicate weighbridge tickets must be provided, and, if so directed by him, the bark must be weighed in the presence of the officer in charge. the officer in charge.
- 4. Royalty must be paid in two instalments, the first payment covering all bark removed by 2nd December, 1930, and the second payment covering all bark stripped by 28th February, 1931, by which latter date all work must cease, and all bark, stripped or otherwise, remaining on the area after that date shall be the property of the Crown.

 5. No tree shall be falled or stripped on any beauty spect.
- 5. No tree shall be felled or stripped on any beauty spot, pienic ground, or on any portion of any area which the officer in charge points out as not to be operated upon, and no particular tree, specially marked by him to remain standing shall be felled or stripped, wherever situated.
- 6. No tree shall be felled so as to fall into any watercourse, or so as to obstruct any road or track.
- or so as to obstruct any road or track.

 7. No tree of less than 5 inches in diameter at a height of 2 feet from the ground shall be stripped when of the black or feather-leaved variety, or less than 2½ inches in diameter at a height of 2 feet from the ground when of the broad-leaved species, unless otherwise stated herein, and wherever a size limit is mentioned it shall be at a height of 2 feet from the ground. Notwithstanding this, trees of any diameter may be stripped with the express permission of the officer in charge, if diseased, or for other, in his opinion, a valid reason.

 8 The whole work to be done under the supervision of the
- S. The whole work to be done under the supervision of the officer in charge, and in accordance with his instructions.
- 9. Bark must be properly bundled, securely tied, and stacked in heaps of not less than 10 cwt., in clear places only, and the licensce must take every reasonable precaution against fire. A space of at least 40 feet round each stack must be cleared of grass and rubbish.
- 10. No bark must be removed without the express permission of the officer in charge.
- sion of the omeer in charge.

 11. Camps must be pitched and fires lighted only in such places as shall be pointed out by the officer in charge, and the licensee shall, on demand of that officer, instantly dismiss from his employ any person or persons who shall carelessly use, leave, or light any fire, whether by snoking, cooking, or other operations, or who shall otherwise act in contravention of these conditions.
- 12. No live trees, other than wattle, must be cut or broken, or firewood used, without the express permission of the officer

13. The violation of any of the above or following conditions will render the licence null and void, and the Forests Commission shall have power to absolutely forfeit the whole or part of the deposit to the Crown, and to confiscate to the Crown all bark stripped to date of voidance. The officer in charge, in his discretion, shall have power to instantly suspend operations pending the decision of the Chairman being made

A. STRAHAN, Secretary.

Forests Commission, Melbourne, 10th August, 1931.

SCHEDULE.

Nowa Nowa District.

Officer in Charge: - D. F. Kerr, Nowa Nowa.

Lot 1. Lake Tyers State Forest, bounded by Prince's Highway on north, coast on south. Hospital Creek on east, and Lake Tyers-road on the west. Black wattle, first quality. About 3 tons. Size limit, 3 inches diameter. Weighbridge—Bruthen or Lakes Entrance. Deposit, 10s.

Lot 2. Lake Tyers State Forest, bounded by Prince's Highway on north, Lake Tyers on south and west, and Lake Tyers road on east. Black wattle, first quality. About 4 tons. Size limit, 4 inches diameter. Weighbridge—Bruthen or Lakes Entrance. Deposit, 15s.

Lot 3. Nowa Nowa State Forest, bounded by Buchan-road on west, and Hospital Creek on east. Black wattle, first quality. About 2 tons. Size limit, 3 inches diameter. Weighbridge—Bruthen or Lakes Entrance. Deposit, 10s.

Niagaroon District.

Officer in Charge: - F. G. Gerraty, Taggerty.

Lot 4. Gobur Timber Reserve. Black wattle, second quality. About 3 tons. Size limit, 2 inches diameter. Weighbridge—Seymour. Deposit, £1.

Beaufort District.

Officer in Charge: -T. D. Bailes, Beaufort.

Lot 5. Mt. Cole State Forest, from Wimmera River to Hickman's Creek. Black wattle, first quality. About 10 tons. Size limit, 3 inches diameter. Weighbridge—Elmhurst. Deposit, £5.

Lot 6. Mt. Cole State Forest, north fall of Ben Nevis (The Scrags, Collier's Gap, and Sibrett's Point). Black wattle, first quality. About 5 tons. Weighbridge—Eversley. Deposit, £2 16s.

possit, 22 108.

Lot 7. Mt. Cole State Forest (Cave Hill wattle enclosure and vicinity). Black and green wattle, first quality. About 3 tons. No size limit for green. Size limit, black wattle, 4 inches diameter. Weighbridge—Middle Creek. Deposit, 42. All trees to be stripped must be felled. Only areas as instructed by Forest Officer shall be stripped.

Lot 8. Mt. Mistake State Forest, both falls. Black wattle, first quality. About 7 tons. Size limit, 3 inches diameter. Weighbridge—Buangor or Dobies. Deposit, £4.

Heathcote District.

Officer in Charge: -A. H. Meyers, Heathcote.

Lot 9. Dargile Plantation. Golden and black wattle, first quality. About 10 tons. Size limit, 4 inches diameter (black); 2 inches diameter (golden). Weighbridge—Heathcote. Deposit, £3.

You Yangs Plantation.

Officer in Charge: A. Anderson, Lara.

Lot 10. House block. Golden wattle, first quality. About 6 ons. Size limit, 4 inches diameter. Weighbridge—Lara. tons. Size limit, 4 inches diameter. Deposit, £4.

Lot 11. Sandy Creek area. Golden wattle, first quality, bout 15 tons. No size limit. Weighbridge—Lara.

Delatite District.

Officer in Charge:--J. M. Haig, Tatong.

Lot 12. Benalla-Kelfeera Timber Reserve. Golden wattle, first quality. About 6 tons. No size limit. Weighbridge, Benalla. Deposit, £1 5s.

Orbost District.

Officer in Charge: -- P. R. Sims, Orbost.

Lot 13. Parishes of Waygara and Tildesley East, frontage to Simpson's and Wombat Creeks, between Prince's Highway and Coast. Black wattle, first quality. About 6 tons. Size limit, 4 inches diameter. Weighbridge—Orbost or Bairnsdale. Deposit, £1.

Wombat District.

Officer in Charge: - J. Higgins, Trentham.

Lot 14. Bullengarook-Coimadai State Forest, north along Cataract and Pyhorrit Creeks. Black wattle, first quality. About 24 tons. Size limit, 4 inches diameter. Weighbridge—Bacchus Marsh. Deposit, £1.

Lot 15. Parishes of Bullengarook, Coimadai, and Yangardook, from allotment 10, section L, Parish of Gisborne, south along Djeirrewarrh Creek to allotment 90, Parish of Coimadai. Black wattle, first quality. About 1½ ton. Size limit, 4 inches diameter. Weighbridge—Melton. Deposit, 15s.

Castlemaine District.

Officer in Charge: -C. McDonald, Castlemaine. , ,

Lot 16. Emberton Timber Reserve. Black wattle, first quality. About 2 tons. Size limit, 3 inches diameter. Weighbridge—Kyneton. Deposit, 15s.

Lot 17. Elphinstone State Forest. Black wattle, first quality. About 1 ton. Size limit, 3 inches diameter. Weighbridge—Castlemaine. Deposit, 10s.

Upper Ovens District.

Officer in Charge:-W. Ritchie, Bright.

Lot 18. Parish of Barwidgee, Wabonga Bridge, Tailings area. Green wattle, second quality. About 3 tons. No size limit. Weighbridge—Wangaratta. Deposit, 15s.

Lot 19. Parish of Wandiligong, Buckland River dredged area. Black and green wattle, second quality. About 1½ ton. No size limit. Weighbridge—Wangaratta. Deposit, 10s.

Lot 20. Parish of Porepunkah, Lowen's enclosed area. Green wattle, first quality. About 5 tons. No size limit. Weighbridge, Wangaratta. Deposit, £1 10s.

Lot 21. Parish of Porepunkah, near junction Buckland and Ovens Rivers. Black wattle, first quality. About 2 tons. Marked trees only to be stripped. Weighbridge, Wangaratta. Deposit, 15s.

Scarsdale District.

Officer in Charge: -W. Hevey, Smythesdale.

Lot 22. Parish of Smythesdale, bounded on north by private property, east and south by railway, west by Tannery-road. Black wattle, first quality. About 1 ton. Size limit, 3 inches diameter. Weighbridge—Smythesdale. Deposit, 7s.

Bruthen District.

Officer in Charge: -C. V. Wyllie, Bruthen.

Lot 23. Tambo State Forest, Deep Creek area. Black wattle, first quality. About 5 tons. Size limit, 4 inches diameter. Weighbridge—Bruthen. Deposit, £1 10s.

Lot 24. Tambo State Forest, Evans allotment and others. Black wattle, first quality. About 4 tons. Size limit, 4 inches diameter. Weighbridge—Bruthen. Deposit, £1.

Lot 25. Tambo State Forest, Sterling's allotment 69, and also allotments 70, 19, and part of 90 of A. Black wattle, first quality. About 5 tons. Size limit, 4 inches diameter. Weighbridge—Bruthen. Deposit, £1.

Lot 26. Boonderoot State Forest, west of Omeo-road, south of Mountain Ash range, east of old Omeo-road, north of private property. Black wattle, first quality. About 4 tons. Size limit, 4 inches diameter. Weighbridge—Bruthen. Deposit £1. posit, £1.

Lot 27. Colquhoun Crown land, west of Colquhoun-Cunningham-road, excluding improved area. Black wattle, first quality. About 6 tons. Size limit, 4 inches diameter. Weighbridge—Lakes Entrance. Deposit, £1 10s.

Lot 28. Mancroo State Forest, Dead Horse Creek area. Black wattle, first quality. About 4 tons. Size limit, 4 inches diameter. Weighbridge—Bruthen. Deposit, £1.

Stawell District.

Officer in Charge:--W. J. Hill, Stawell.

Lot 29. Grampians State Forest, Parish of Jalur—southern enclosure. Black wattle, second quality. About 100 tons. No size limit. Trees to be felled and debris stacked. Weighbridge—Dunkeld. Deposit, £15.

Lot 30. Grampians State Forest, Parishes of Boreang East and West-Moora Moora block. Black wattle, first quality. About 30 tons. Size limit, 4 inches diameter. Weighbridge-

About 30 tons. Size limit, 4 inches diameter. Weighbridge—Dunkeld. Deposit, £10.

Lot 31. Grampians State Forest, Parishes of Burrong South and Boreang East, Phillip Island block. Black wattle, first quality. About 30 tons. Size limit, 4 inches diameter. Weighbridge—Dunkeld. Deposit. £7.

Lot 32. Grampians State Forest, Parish of Burrong North—McKenzie River block. Black wattle, first quality. About 20 tons. Size limit, 4 inches diameter. Weighbridge—Horsham. Deposit, £6.

Lot 33. Grampians State Forest, Parishes of Burrong South and Wing Wing (Lodge Black). Black wattle, first quality. About 40 tons. Size limit, 4 inches diameter. Weighbridge—Horsham or Dunkeld. Deposit, £7 10s.

Horsham of Dunkeld. Deposit, 24, 100.

Lot 34. Grampians State Forest, Parishes of Warung and Laharum. At old Golton homestead, along Potter's Creek, and in vicinity of Mt. Zèro. Black wattle and golden wattle, first quality. About 7 tons. Size limit, 4 inches diameter for black wattle. No size limit for golden wattle. Weighbridge— Horsham. Deposit, £2 10s.

Lot 35. Grampians State Forest, Parishes of Boroka and Willam, western fall of Mt. William Range and eastern fall of Sierra Range. From Delley's Bridge south to Myrtlebank. Black wattle, first quality. About 5 tons. Size limit, 4 inches diameter. Weighbridge—Stawell. Déposit, £1 10s.

Lot 36. Parish of Landsborough, Malakoff Creek frontage. Black wattle, second quality. About 3 tons. No size limit. Weighbridge—Stawell or Ararat. Deposit, £1.

Lot 37. Ararat Reserve, north from Picnic-road, in vicinity of J. Hude's property. Black wattle, first quality. About 3 tons. Size limit, 4 inches diameter. Weighbridge—Ararat. Deposit, £1 10s.

Deposit, £1 10s.

Lal Lal District.

Officer in Charge:-N. J. Power, Lal Lal.

Lot 38. Parish of Murgheboluc. Golden wattle, first quality About 4 tons. No size limit. Weighbridge—Bannockburn.

Lot 39. Parish of Wabdallah. Golden wattle, first quality. About 2 tons. No size limit. Weighbridge-Bannockburn.

Lot 40. Parishes of Anakie and Beremboke from Reid's to Staughton Vale School. Golden wattle, first quality. About 3 tons. Size limit, 1½ inch diameter. Weighbridge— Rowsley. Deposit, 15s.

Nowsey. Deposit, 198.

Lot 41. Parish of Moréep (McDonald's area). Black wattle, first quality. About 4 tons. No size limit. Weighbridge—Meredith. Deposit, £1 10s.

Lot 42. Parish of Borhoneyghurk (McCormack and Pearson's areas). Black wattle, first quality: About 4 tons. No size limit. Weighbridge—Elaine. Deposit, £1.

PRIVATE ADVERTISEMENTS.

CITY OF SANDRINGHAM.

BY-LAW No. 89.

A By-law of the City of Sandringham, made under section 228 of the Local Government Act 1928, with the approval of the Covernor in Council, and numbered 89, for altering By-law No. 83.

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

1. By-law No. 83 of the City of Sandringhain for prescribing residential areas is altered to the following extent, namely:—

residential areas is aftered to the following extent, namely:—

By excluding from the lands therein described as residential areas all those pieces of land, being lots 10 and 11 on plan of subdivision No. 654, lodged in the Office of Titles, and being part of Grown portion 22, Parish of Moorabbin, and having a frontage of 115 feet, or thereabouts, to The Crescent, Sandringham, by depths varying between 149 feet and 298 feet.

2. This By-law shall have operation throughout the portion of the municipal district above specified.

Beschuling for passing this By-law perced to by the Council

Resolution for passing this By-law agreed to by the Council on the 28th day of May, 1931, and confirmed on the 9th day of July, 1931.

The common seal of the Mayor, Councillors, and Citizens of the City of Sandringham was hereto affixed this 23th day of July, 1931, in the presence of—

J. L. BROWN, Mayor.
A. J. STEELE, Councillor.
H. T. WHALIAMS, Town Clerk. (SEAL)

Approved by the Governor in Council, the 11th day of August, 1931. C. W. KINSMAN, Clerk of the Executive Council.

7482

SHIRE OF WINCHELSEA.

BY-LAW No. 30. (Made under the provisions of the Health Act 1928.)

A By-law for securing the cleanliness and general sanitary condition of camps and camping sites within the Shire of Winchelsea.

TN pursuance of the powers conferred by the Health Act 1928, and every other power enabling it in that behalf, the President, Councillors, and Ratepayers of the Shire of Winchelsea do hereby order as follows:-

1. This By-law shall be read and taken in conjunction with the "Camping Regulations 1927," of the Department of Public

2. Every camp shall be provided with closet accommodation at the rate of one closet for every eight persons, also separate accommodation for sexes.

accommonation for seven.

3. Every closet shall consist of a fly-proof receptacle for a suitable pan, except as in the next clause provided.

4. Where a camp is situated outside a pan-service area, a properly constructed treich may be substituted for a pan. Such trench shall not be more than 3 feet long, nor more than 1 foot wide. 1 foot wide.

5. All closets must have overhead protection from the weather, and shall also have a suitable screen erected to provide for privacy and decency.

vide for privacy and decency.

6. Provided that where land within a township, or in the vicinity thereof, is used as a camping site, the owner or trustees of such land shall erect thereon sufficient closets built according to the General Sanitary Regulations 1925. And if such site is within an area in which a pan service is provided, it shall be the duty of the owner or trustees to arrange with the sanitary contractor to provide the necessary service, and to pay the necessary fees for such service.

7. All refuse and carbage produced at a camp or cump site.

7. All refuse and garbage produced at a camp or camp site shall, if such site is within an area provided with a house refuse service, be temporarily stored in covered receptacles, and arrangements made with the refuse contractor for its removal. If the camp site is not within such service area, the refuse must be buried or burnt daily.

8. Upon the termination of any camp, the occupier or owner f the site shall cover all night-soil and refuse trenches with at least 9 inches of clean earth.

9. This By-law shall apply to and have operation throughout the whole of the Shire of Winchelsea.

Resolution for passing this By-law agreed to by the Council of the Shire of Winchelsea the 11th day of February, 1931.

Confirmed the 11th day of March, 1931.

In witness whereof the common seal of the President, Councillors, and Ratepayers of the Shire of Winchelsea was hereto affixed this 11th day of March, 1931, in the presence of-

(SEAL)

ALICK M. McLENNAN, President. JOHN McDONALD, Councillor. J. W. HALL, Shire Secretary.

Submitted to the Commission of Public Health on the 21st day of July, 1931.

> A. E. KEYS, Acting Secretary of the Commission.

Approved by the Governor in Council, the 4th August, 1931.

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

7470

NOTICE OF DISSOLUTION.

Notice of Dissolution.

Notice of Dissolution.

Notice of Dissolution.

Notice of St. Margarets. Acland-street, St. Kilda, in the State of Victoria, and Dorothy Whykes, of 4 Bowden-street, Ascot Vale, in the said State, earrying on business as Milliners at 94 Bourke-street, Melbourne, and at 13 Centre-court, Melbourne, in the said State, under the style or firm of "Lestley" and "Beverley," has been dissolved as from the 14th day of August, 1931. The abovenamed Dorothy Whykes shall continue to carry on business at 13 Centre-court, Melbourne aforesaid, under the name or style of "Beverley."

Dated this 14th day of August, 1931.

DOROTHY WHYKES.

Witness to signature of Dorothy Whykes-John R. Brew, solicitor, Melbourne.

I. E. WILLARD.
Witness to signature of I. E. Willard—J. R. Brew, solicitor Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Lionel Mear and Jhon Cland Flenting, carrying on business as general engineers at 13 Victoria-street, Brunswick, under the style or firm of Mear and Flenting, has been dissolved as from the sixth day of August, 1931.

Dated this tenth day of August, 1931.

LIONEL MEAR. J. C. FLEMING.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Will Dalrymple Adams and Clive Blamire Sewell, carrying on business as stock and station agents. and auctioneers, at 510 Little Collins-street, Melbourne, and at Newmarket, under the style or firm name of Adams & Sewell, has been dissolved as from the thirtieth day of June, One thousand nine hundred and thirty-one. The said Will Dalrymple Adams will carry on the business as heretofore under the firm name of Adams & Sewell.

Dated the thirteenth day of August, One thousand nine hundred and thirty-one.

W. D. ADAMS. CLIVE B. SEWELL.

Willan and Colles, solicitors, 104 Queen-street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between us, Frank Frederick Lightwood, of 6 Hilda-street, Malvern, and George Taunton Delisle, of 5 Gardiner-road, Hawthorn, carrying on business as near carage proprietors, at 92 Toorak-road, South Yarra, under the name of South Yarra Car Sales, has been dissolved by mutual consent as from the fifth day of August, One thousand nine hundred and thirty-one. The said Frank Frederick Lightwood will carry on the said business under the name of South Yarra Car Sales, and receive and pay all debts.

Sales, and receive and pay all debts.

Dated this fifth day of August, One thousand nine hundred

and thirty-one.

G. DELISLE. FRANK F. LIGHTWOOD.

The Companies Act 1928.

THE TWOKROWN FURNITURE DISTRIBUTORS PROPRIETARY LIMITED.

SPECIAL RESOLUTION PURSUANT TO SECTION 77.

SPECIAL RESOLUTION PURSUANT TO SECTION 77.

A Ta General Meeting of the members of the said company, duly convened and held at the office of Messrs. Ingham & Cohen, Temple Court, 422 Collins-street, Melbourne, on the 8th day of August, 1931, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily, and that Mr. Howard Kirby Ingham, of 422 Collins-street, Melbourne be appointed liquidator for the purposes of such windbourne, be appointed liquidator for the purposes of such winding up."

7506

S A HALL Charles

The Companies Act 1928.

TWOKROWN FURNITURE DISTRIBUTORS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at the offices of Messis. Ingham & Cohen, chartered accountants (Aust.), at Temple Court, Collins-street, Melhourne, on Monday, the 24th day of August, 1931, at half-past Eleven a.m., for the purpose set out in section 189 of the Companies Act 1928.

Dated at Melbourne this 12th day of August, 1931.

HOWARD K. INGHAM, Liquidator.

The Companies Act 1928.

A. R. LEMPRIERE PROPRIETARY LIMITED. SPECIAL RESOLUTION PURSUANT TO SECTION 77.

A T a General Meeting of the members of the said company, on the third day of August, 1931, the following Extraordinary Resolutions were duly passed:—

"". That this company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the

"That Mr. Howard Kirby Ingham be appointed liquidator for the purpose of winding up."

E. J. SPRINGTHORPE, Chairman. 7508

The Companies Act 1928.

A. R. LEMPRIERE PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at the offices of Messrs. Ingham & Cohen, chartered accountants (Aust.), at Temple Court, Collins-street, Welbourne, on Thursday, the 20th day of August, 1931, at Eleven a.m., for the purpose set out in section 189 of the Companies Act 1928.

Dated at Melbourne this 8th day of August, 1931.

HOWARD K. INGIIAM, Liquidator.

FRAZER & BEST PTY, LTD. (IN LIQUIDATION). NOTICE is hereby given that at an Extraordinary General Meeting of the company, held on Monday, 20th July, 1931, the following Extraordinary Resolution was duly 1931.

"That the company be wound up voluntarily, and that Mr. G. F. Barson be appointed liquidator for the purposes of such winding up." and that that Resolution was confirmed as a Special Resolution on Tuesday, 4th August, 1931.

G. F. BARSON, Liquidator.

G. F. BARSON, Liquidator.

Companies Act 1928. FRAZER & BEST PTY, LTD. (IN LIQUIDATION). NOTICE is hereby given that a Meeting of creditors of the above company will be held at the offices of Johnson, Barson and Co., chartered accountants (Aust.), 175 William street, Melbourne, on Monday, 24th August, 1931, at half-past Two p.m., for the purposes of section 189 of the Companies Act 1928. G. F. BARSON, Liquidator. 7510

Companies Act 1928.

THE CATHOLIC WOMEN'S CLUB HOSTEL LIMITED, No. 433 VICTORIA-PARADE, EAST MELBOURNE.

NOTICE PURSUANT TO SECTION 185.

NOTICE is hereby given that at a General Meeting of the members of the said company, duly convened and held at No. 433 Victoria-parade, East Melbourne, on Saturday, the eighth day of August, 1931, the following Extraordinary Resolution was duly passed:—

That it has been account.

"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, and that Esmond F. Downey, of Queen-street, Melbourne, be appointed liquidator for the purpose of such winding up."

Dated this fitteenth day of August, 1931.

ESMOND F. DOWNEY, Liquidator. Melbonrne.

Companies Act 1928, Section 189.

CATHOLIC WOMEN'S CLUB HOSTEL LIMITED, 433 VIGEORIA PARADE, EAST MELBOURNE.

N OTICE is hereby given that a Meeting of the Creditors of the above-manual company with of the above-named company will be need at the registered office of the company, 433 Victoria-parade, East Melbourne, on Friday, the 26th day of August, 1931, at half-past Eseven a.m.

ESMOND F. DOWNEY, Liquidator. 15.8.31.
Esmond F. Downey, public accountant, 59 Queen-street,

In the Supreme Court.—In the matter of the Companies Act 1928 and in the matter of Vocation (Australasia) Limited.

OTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 11th day of August, 1931, presented to the said Court by Queen City Printers Proprietary Limited; and that the said petition is directed to be heard before the Court sitting in the Practice Court, Law Courts, William-street, Melbourhe, on Monday, the 24m day of August, 1931, at the hour of half-past '1en o'clock in the forenoon; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company, requiring the saine by the undersigned on payment of the regulated charge for the same.

GHILITT MORE & AHERY 305 to disastract Melhourne.

GILLOTT, MOIR & AHERN, 395 Collins-street, Melhourne, solicitors for the said queen City Printers Proprietary

Note.—Any person who intends to appear on the hearing of the said Petition must serve oh or send by post to the above-named, notice, in writing, of his intention to do so. The notice must state the name and address of the person, or, it a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named not later than rour o clock in the afternoon of the 23rd day of August, 1931. 7501

The Companies Act 1928.—In the matter of Californian Oil Products (Vic.) Proprietary Limited (in Voluntary Liquidation).

NOTICE is hereby given that the Final Meeting of the shareholders of the above-named company will be held at the undermentioned address on wednesday, the 23rd day of September, 1931, at the hour of Tweive o'clock moon, in pursuance of and for the purposes of section 196 of the Companies Act 1928..

Dated at Melbourne this 13th day of August, 1931.

GEO. E. DICKENSON, Liquidator. GEO. E. DICKENSON, AMERICA chartered accountant (Aust.), 80 7497 E. Dickenson, Swanston-street, Melbourne, Cl.

Companies Act 1928, Section 189.

BALLARAT FLOUR MILLS LIMITED (IN LIQUIDATION). OTICE is hereby given that a Meeting of the creditors of the above-named company will be held at the office of the liquidator, 36 Armstrong-street south, Baltarat, on Thursday, the 2rth day of August, 1931, at Eleven o'clock in the foremon, pursuant to and for the purposes of section 189 of the Companies Act 1928.

or the companies Act 1928.

Persons claiming to be creditors of the company who have not lodged sworn proof of debt and full particulars of their claim with the liquidator on or before the 31st day of August, 1931, will be excluded from participation in the distribution of the assets of the company.

ANDREW K. MILLER, chartered accountant (Aust.),

liquidator. 12th August, 1931. Companies Act 1928.

NOTICE OF INTENTION TO DECLARE DIVIDENDS.

NOTICE is hereby given that Dividends are intended to be declared in the undermentioned estates. Creditors who have not proved their debts by the 27th August, 1931, will be excluded from these dividends:—

Fixus Co. Pty. Ltd. (in liquidation).—First dividend. Garth Trading Co. Pty. Ltd. (in liquidation).—First and final dividend.

Dated this 13th day of August, 1931.

S. W. GARSIDE, Liquidator.
S. W. Garside and Co., chartered accountants (Australia)
339 Collins-street, Melbourne.

Companies Act 1928.

H. WALTERS PROPRIETARY LIMITED (IN LIQUIDATION). NOTICE OF INTENTION TO DECLARE DIVIDEND.

NOTICE is hereby given that a Second Dividend is intended to be declared in the above matter. Creditors who have not proved their debts by the 27th August, 1931, will be excluded from this dividend.

Dated this 13th day of August, 1931.

S. W. GARSIDE, P. J. W. DANBY, Liquidators.

S. W. Garside and Co., chartered accountants (Australia) 339 Collins-street, Melbourne. 750:

In the matter of A. G. MELIDES PTY. LTD. (in Liquidation) NOTICE is hereby given that a First and Final Dividend is intended to be declared in the above-named matter. Creditors who do not prove their debts by the 3rd September will be excluded from the distribution.

Dated this 17th day of August, 1931.

L. J. OWEN, Liquidator.

L. J. Owen, public accountant and auditor, 341 Collinstrect, Melbourne.

EDWARD EIDE AND COMPANY PTY. LTD. (IN Liquidation).

NOTICE is hereby given that at a General Meeting of the above company, held on the 31st July, 1931, the following Extraordinary Resolution was passed:—

'That it has been proved to the satisfaction of the company that the company cannot, by reason of its liabilities, carry on its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily."

Deted this 6th day of August 1921

Dated this 6th day of August, 1931.

GORDON J. C. HARGREAVES, Secretary.

In the matter of the Companies Act 1928 and in the matter of EDWARD EIDE & Co. PTV. LTD. (in Voluntary Liquida-

NOTICE is hereby given that, in pursuance and for the purposes of section 189 of the Companies Act 1928, a Meeting of creditors of the above-named company will be held at the office of Dolamore and Doig, chartered accountants (Aust.), 422-426 Little Collins-street, Melbourne, on Wednesday, 19th day of August, 1931, at a quarter past Four o'clock in the afternoon.

Dated this 11th day of August, 1931.

7494

W. J. DOIG, Liquidator.

Companies Act 1928.

THE BLOCK MOTORS PTY. LTD.

Notice of Special Resolution to Wind up Voluntarily, pursuant to Section 185.

THE Block Motors Pty. Ltd., Mercer-street, Geelong, hereby gives notice that at a General Meeting of its members, held on the seventh day of August, 1931, the following Special Resolution was duly confirmed, namely:—

"That the company be wound up voluntarily."

Dated this eleventh day of August, 1931. E. WHALE, Secretary.

RE EVERILDA MARIAN HUMBLE, late of 58 Coppin-street. East Malvern, in the State of Victoria. spinster. deceased (who died on the 18th day of June, 1931).

deceased (who died on the 18th day of June, 1931).

NOTICE is hereby given that The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, the sole executor of the will of the said Everilda Marian Humble, deceased, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons interested to send to the said company on or before the 21st day of October, 1931, particulars of their claims against the said estate, and after the said last mentioned date the said company may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the 17th day of August, 1931.

HENDERSON & BALL, 430 Little Collins-street, Melbourne, proctors for executor.

RE THOMAS SPILLANE, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Thomas Spillane, late of Burrerco, in the State of Victoria, retired farmer, deceased (who died on the thirtieth day of April, 1931, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the seventh day of July, 1931, to The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street, Ballarat, in the said State, the executor named in the said will), are hereby required to send particulars, in writing, of such claims to the said executor, at its said address, on or before the twenty-second day of October, 1931, after which date the said executor will proceed to distribute the assets of the said deceased which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and it shall not be liable for the assets 50 distributed, or any part thereof, to any person of whose claim the said executor shall not have had notice as aforesaid.

Deted the fourteenth day of August, 1931.

Dated the fourteenth day of August, 1931. J. ALLAN ANDERSON & CO., Minyip, and at 97 Queen-street, Melbourne, proctors for the said executor.

RE WILLIAM ARTHUR ELMSLIE, DECEASED.

RE WILLIAM ARTHUR ELMSLIE, DECEASED.

DURSUANT to Trustee Act 1928, notice is hereby given that all persons having claims against the estate of William Arthur Elmslie, late of 119 Wellington-street, Flemington, in the State of Victoria, valuer, deceased (who died on the tenth day of June, 1931, and letters of administration of whose estate were granted by the Supreme Court of the said State to The Perpetual Executors and Trustees Association of Australia Limited, of Nos. 100-104 Queen-street, Melbourne, in the said State, on the thirtcenth day of August, 1931), are hereby required to send particulars, in writing, of such claims to the said The Perpetual Executors and Trustees Association of Australia Limited, at its above-mentioned address, on or before the tralia Limited, at its above-mentioned address, on or before the twentieth day of October, 1931, after which date the said association will proceed to convey and distribute the assets of the said William Arthur Elmslie, deceased, to and among the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated the eighteenth day of August, 1931.

RODDA, BALLARD, & VROLAND, 430 Little Collins-street, Melbourne, proctors for the said association. 7490

Melbourne, proctors for the said association.

7490

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claim or claims against the estate of Maria Williams, late of 37 Lambeth-avenue, Malvern, in the State of Victoria, widow, deceased (who died on the twentieth day of June, 1931, and probate of whose will was, on the sixteenth day of July, 1931, granted by the Supreme Court of the State of Victoria, to Annie Maria Williams, of 37 Lambeth-avenue, Malvern aforesaid, gentlewoman, the sole executrix named in and appointed by the said will), are hereby required to send particulars, in writing, of such claim or claims to the said Annie Maria Williams, of 37 Lambeth-avenue, Malvern aforesaid, on or before the twenty-first day of October, 1931. And notice is hereby given that after that date the said executrix will proceed to distribute the assets of the said Maria Williams, deceased, which shall have come to her hands or possession, amongst the persons entitled thereto, having regard only to the claims of which the said executrix shall then have had notice, and the said executrix will proceed to distribute the said executrix shall then have had notice, and the said executrix will not be liable for the assets, or any part thereof so distributed to any person of whose claim she shall not then have had notice.

Dated this fourteenth day of August, 1931.

MELVILLE & MELVILLE. 100-104 Queen-street, bourne, proctors for the executrix.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Henry Allen, late of Lake Nash Station. Central Australia. police constable, deceased (who died on the fourteenth day of December, 1930, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the eighth day of July, 1931, to Margaret Annie Edwards Besley, of Parade, Norwood, in South Australia. married woman, the executrix named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said Margaret Annie Edwards Besley, at her address above appearing, on or before the twenty-sixth day of November, 1931, after which date the said Margaret Annie Edwards Besley will proceed to distribute the assets of the said Henry Allen, deceased, which shall have come to her hands, amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said Margaret Annie Edwards Besley will not be liable for the assets so distributed, or any part thereof, to any person of whose claim she shall not have had notice as aforesaid.

Dated this seventeenth day of August, 1931.

Dated this seventeenth day of August, 1931.

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

PURSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Alexander Dennis, late of Eeyeuk, near Terang, in the State of Victoria, esquire, deceased (who died on the 21st day of June, 1931, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 7th day of August, 1931, to George Llewellyn Dennis, of "Penrose," Buninyong, in the said State, and Richard Fairbairn Dennis, of Eeyeuk aforesaid, graziers), are hereby required to send particulars of such claims to the said George Llewellyn Dennis and Richard Fairbairn Dennis, in care of the undermentioned proctors, on or before the 23rd day of Llewellyn Dennis and Richard Fairbairn Dennis, in care of the undermentioned proctors, on or before the 23rd day of October, 1931, after which date the said George Llewellyn Dennis and Richard Fairbairn Dennis will proceed to distribute the assets of the said Alexander Dennis, deceased, which shall have come to their hands, amongst the persons entitled thereto, having regard only to the claims of which they shall have had notice; and the said George Llewellyn Dennis and Richard Fairbairn Dennis will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this 14th day of August, 1931.

PARKINSON & WETTENHALL, of 10 Queen-street, Melbourne, proctors for the said George Llewellyn Dennis and Richard Fairbairn Dennis.

PURSUANT to the Trustec Act 1928, notice is hereby given that all persons having any claim against the estate of Goodman Harris, late of 2 Waiora-road, Caulfield, in the State of Victoria, retired merchant, deceased (who died on the 6th day of January, 1931, and probate of whose will was, on the 7th day of August, 1931, granted by the Supreme Court of the said State to The Trustees, Executors, and Agency Company Limited. of 412 Collins-street, Melbourne, in the said State, William Edwin Cleverdon, of Casterton, in the said State, accountant, Leslie Samuel Harris, of 2 Waiora-road. Caulfield aforesaid, wool buyer, and Ronald Ernest Harris, of Cobden, in the said State, grazier), are hereby required to send particulars, in writing, of such claims to the said The Trustees, Executors, and Agency Company Limited, on or before the 22nd day of October; 1931, after which date the said executors will proceed to distribute the assets of the said deceased among the persons entitled thereto, having regard only to the claims of which 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 distributed to any person of whose claim they shall not then have had notice.

SIDNEY I. SILBERBERG, of 360 Collins-street, Melbourne proctor for the executors.

NOTICE TO CREDITORS.—RE CHARLOTTE IDA CONRAN,

DECEASED.

Deceased.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Charlotte 1da Conran, late of 20 Kensington-road, South Yarra, in the State of Victoria, married woman, deceased (who died on the 21st day of May, 1931, and probate of whose will was granted by the Supreme Court of the said State on the 16th day of July, 1931, to Allan Ronald McLachlan, of Glengarry, Panton Hill, in the said State, gentleman, one of the executors appointed by the said will, having renounced probate thereof), are hereby required to send particulars, in writing, of such claims to the said executor, care of the undersigned, at his address hereunder mentioned on or before the 31st day of October, 1931, after which date the said Allan Ronald McLachlan will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is also hereby given that the said Allan Ronald McLachlan will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this 19th day of August, 1931.

Dated this 19th day of August, 1931.

H. G. CARTER, 360 Collins-street, Melbourne, proctor for 7517 the said executor.

NOTICE TO CREDITORS.—ELEANOR SUSANNE DICKSON, DECEASED.

DURSUANT to the Trustee Act 1928, notice is hereby given DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Eleanor Susanne Dickson. Late of Macquarie-street, Sydney, in the State of New South Wales, widow, deceased (who died on the fifth day of September, 1930, and probate of whose will, granted to Permanent Trustee Company of New South Wales Limited, of 23-25 O'Connell-street, Sydney aforesaid, the executor named therein, by the Supreme Court of New South Wales, on the tenth day of October, 1930, was resealed by the Supreme Court of Victoria in favour of the said company on the twenty-fifth day of May, 1931), are hereby required to send particulars, in writing, of such claims to the said Permanent Trustee

Company of New South Wales Limited, at its office, at 23-25 O'Connell-street, Sydney aforesaid, on or before the twentieth day of October, 1931, after which date the said company will proceed to distribute the assets of the said Eleanor Susanne Dickson, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said 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 thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated the 19th day of August, 1931.

J. M. SMITH & EMMERTON, 480 Bourke-street, Melbourne solicitors and proctors for the said executor.

NOTICE TO CREDITORS .- RE GEORGE WILMOT, DECEASED, INTESTATE.

DECEASED, INTESTATE.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of George Wilmot, late of 24 Luck-street, Geelong, formerly of Colae, in the State of Victoria, retired cordial manufacturer, deceased, intestate (who died on the 21st day of May, 1931. and letters of administration of whose estate were, on the 25th day of July, 1931. granted by the Supreme Court of the said State, in its probate jurisdiction, to The Equity Trustees, Executors, and Agency Cov. Ltd., of number 472 Bourke-street. Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said company, on or before the 20th day of October, 1931, after which date the said company may convey or distribute the assets of the said deceased which shall have come to its hands among the persons entitled thereto, having regard only to such claims of which it shall then have had notice in writing; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice. had notice.

Dated this nineteenth day of August, 1931.

ST. JOHN CLARKE & EVA, Central Chambers, Murraystreet. Colac, proctors for the said company.

NOTICE TO CREDITORS.—RE JOHN MORGAN WILLIAMSON, DECEASED.

WILLIAMSON, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of John Morgan Williamson, late of Castlemaine, in the State of Victoria, retired railway employee, deceased (who died on the seventh day of June, 1931, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the ninth day of July, 1931, to William Williamson, of 204 Hyde-street, Yarraville, in the said State, gentleman, and Mary Ellen Dann, of Castlemaine aforesaid, married woman, the executor and executrix named in and appointed by the said will, are hereby required to send particulars, in writing, of such claims to the undersigned on or before the twentieth day of October. 1931. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said John Morgan Williamson, deceased, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this twelfth day of August, 1931.

Dated this twelfth day of August, 1931. McCAY, THWAITES, & LANGSLOW, Barker-street.

Castlemaine, proctors for the said executors. 7467

NOTICE TO CREDITORS AND OTHERS.—RE SARAH ANN FRANCES O'REILLY, DECEASED.

ANN FRANCES O'REILLY, DECASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that the Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, and Leslie Henry Cooke, of Hamilton, artisan, the executors of the will of Sarah Ann Frances O'Reilly, late of Hamilton, in the State of Victoria, widow, deceased (who died on the tenth day of June, One thousand nine hundred and thirty-one), 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 Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, on or before the twenty-fourth day of October, One thousand nine hundred and thirty-one, particulars, in writing, of their claims against the said estate, after which date the said Perpetual Executors and Trustees Association of Australia Limited and the said Leslie Henry Cooke may convey or distribute the said estate to or among the persons entitled thereo, having regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated the fourteenth day of August, One thousand nine hundred and thirty-one.

CAMERON & LOWENSTERN, Gray-street, Hamilton proctors for the said executors.

In the Supreme Court of the State of Victoria. Fig. 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 James Turner Mitchell, farmer, Samuel Farrell, grazier, and Wilham Henry Carter, painter, all of Stratford, the said sheriff will, on Thursday, the 24th day of September, 1931, at the hour of Two o'clock in the afternoon, cause to be sold at the Police Station. Stratford (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

stayed):—
All the right, title, estate, and interest (if any) of the said James Turner Mitchell, Samuel Farrell, and William Henry Carter as aforesaid in and to all the surface and down to a depth of fifty feet below the surface of Crown allotment 2, section 27, Town and Parish of Stratford, County of Tanjil, described in Crown grant, volume 2845, folio 568950, standing in the register-book in the names of Samuel Farrell, grazier, William Henry Carter, pairter, and James Turner Mitchell, farmer, all of Stratford.

N.B.-Terms: Cash. No cheques taken.

Dated at Sale this 15th day of August, 1931.

7478 R. MASON, Sheriff's Officer.

TUESDAY, 22ND SEPTEMBER, 1931.

At twenty minutes to Twelve o'clock. In the Supreme Court of the State of Victoria .- Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of David Wappan Bon, salesman, and Ina Johanna Thomas, spinster, both of Queen-street, Altona, the said Sheriff will, on Tuesday, the 22nd day of September, 1931, at the hour of twenty minutes to Twelve o'clock in the forenoon, cause to be sold, at the Police Station. Altona (unless the said sheriff be otherwise stayed):—All the right, title, estate, and interest (if any) of the said Ina Johanna Thomas in and to all those pieces of land being (1) lot 2 on plan of subdivision No. 7275, lodged in the Office of Titles, and being part of Crown allotment A, section 8, Parish of Truganina. County of Bourke, being the land described in certificate of title, volume 4684, folio 380728: (2) lot 3 on plan of subdivision No. 7275, lodged in the Office of Titles, and being part of Crown allotment A, section 8, Parish of Truganina. County of Bourke, being the land described in certificate of title, volume 4684, folio 999433; (3) lot 44 on plan of subdivision No. 7275, lodged in the Office of Titles, and being part of Crown allotment A, section 8, Parish of Truganina, County of Bourke, being the land described in certificate of title, volume 5406, folio 1081102; (4) lot 45 on plan of subdivision No. 7275, lodged in the Office of Titles, being part of Crown allotment A, section 8, Parish of Truganina, County of Bourke, being the land described in certificate of title, volume 5406, folio 1081102; (4) lot 45 on plan of subdivision No. 7275, lodged in the Office of Titles, being part of Crown allotment A, section 8, Parish of Truganina, County of Bourke, being the land described in certificate of title, volume 5406, folio 1081102; (4) lot 45 on plan of subdivision No. 7275, lodged in the Office of Titles, being part of Crown allotment A, section 8, Parish

N.B .- Terms: Cash. No cheques taken.

Dated at Melhourne this 15th day of August, 1931.

7518 GEORGE LOUTIT, Sheriff's Officer.

MINING NOTICES

SOUTH AUSTRALIAN OIL WELLS COMPANY NO LIABILITY.

FINAL NOTICE.

A LL shares fenfeited for non-payment of the 65th Call of Threenence per share (or any previous call), due on the 13th May, 1931, will be sold by public auction on Saturday, 29th August, 1931, at half-past Eleven o'clock a.m., at the Stock Exchange, Melbourne, unless previously redeemed.

F. S. BELL, Manager. 7504 422 Collins-street, Melbaurne.

KAINDI GOLD NO LIABILITY.

NOTICE is heroby given that one share, number 732, certificate 371, forfeited for non-payment of No. 1 Call, subject to No. 2 Call, will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, on Friday, 28th August, 1931, at half-past Eleven a.m., unless previously redeemed.

By order of the Board,

JAMES L. MOORE, Manager. Temple Court, 422 Collins-street, Melbourne. 7513

LITTLE BENDIGO SLUICING NO LIABILITY.

N OTICE is hereby given that on the thirty-first day of July, 1931, the registered office of the above company was changed to, and is now situated at. 432 Collins-street, Melbourne, and the name of the manager is James Lorenzo Moore. By order of the Board,

7514 JAMES L. MOORE, Manager. Companies Act 1928 .- Tenth Schedule.

SHENTON DEVELOPMENT COMPANY NO LIABILITY.

SHENTON DEVELOPMENT COMPANY NO LIABILITY.

I THE undersigned, do hereby make application to register for the company No Liability under the provisions of Part II. of the Company No Liability under the provisions of Part II. of the Company is to be Shenton Development Company No Liability.

2. The place of intended operations is near Mt. Shenton, West Australia.

3. The registered office of the company will be situated at 201 High-street, Prahran, in the State of Victoria.

4. The value of the company's property, including claim and machinery, is Two thousand pounds.

5. The number of shares in the company is ten thousand, of Ten shillings each.

6. The number of shares subscribed for is ten thousand.

7. The name of the manager is Henry Hornidge.

8. The names and addresses and occupations of the shareholders and the number of shares held by each at this date are as below:—

Names, Addresses, and Occupations. No. of	Shares
Dixon, John, 193 High-street, Prahran, Victoria,	21111
Munro, Harry Letham. Temple Court, Collins-	50
street, Melbourne, mining engineer	50
Noske, Thraugott Johann. Temple Court, Collins- street, Melbourne, merchant	
Quinn, Francis Malvin, 193 High-street, Prahran,	
Victoria, manager Dixon, Roland Homer, Hampden-road, Armadale,	
Victoria, director	50
Hornidge, Henry, 193 High-street, Prahran, Victoria, manager (in trust for shareholders)	

I, HENRY HORNIDGE, 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 overv particular; and I make this solern 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.

Takon before me, at Prahran, this seventh day of August, 1931—W. Martin, J.P. 7469

Companies Act 1928.-Tenth Schedule.

SCOTSMAN HILL SYNDICATE NO LIABILITY.

THE undersigned, do hereby make application to register Scotsman Hill Syndicate 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 Scotsman Hill Syndicate.

2. The place of mining operations is at Chewton, Victoria. 3. The registered office of the company will be situated at Queen-street, Melhourne, Cl.

4. The value of the company's property, including claim and machinery, is £5,000.

5. The number of shares in the company is 1,000, of £5 cach.

6. The number of shares subscribed for is 1,000.

7. The name of the manager is Edgar Allan Thompson.

8. The names and addresses and occupations of the share-holders and the number of shares held by each at this date are as below:—

Name, Address, Occupation. Number of Shares. Francis G. Wilson, 18 Essex-road, Surrey Hills, E10, commercial traveller
Charles H. Mossop, Chewton, mine manager
Edgar A. Thompson, 31 Queen-street, Melbourne, C1, secretary
Edgar A. Thompson, 31 Queen-street, Melbourne, C1, secretary (in trust for shareholders)

EDGAR ALLAN THOMPSON, Manager.

Dated this eighteenth day of August, 1931. Witness to signature-G. F. HEAZLEWOOD.

I, Engar Allan Thompson, do solemuly and sincerely declare that-

1. I am the manager of the said intended company.

2. The above statement is to the best of my belief and knowledge true in every particular; and I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

E. A. Thompson

E. A. THOMPSON. Taken before me, at Melbourne, this eighteenth day of August, 1931.-G. F. HEAZLEVDOD, J.P. 7521 Companies Act 1928.

HYDE PARK GOLD MINING COMPANY NO LIABILITY. NOTICE OF INCREASE OF CAPITAL.

I, THE undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the thirteenth day of August, 1931, resolved on. The mode adopted for the increase is by raising the amount of each of the one hundred shares existing in the company from Ten pounds to Twenty pounds. pounds to Twenty pounds.

Dated this 15th day of August, 1931;

JOHN W. BARRETT.

Manager of the above-named company.

C. R. CASLAKE, F. A. GREENSLADE, Directors of the above-named company.

7498

Companies Act 1928.

Pursuant to sections 306 and 310. THE GREAT TURNASTONE GOLD REEFS NO LIABILITY.

To the Registrar-General,

THE Great Turnastone Gold Reefs No Liability hereby
gives you notice that the registered office of the company
is situated at Lombard Buildings, No. 17 Queen-street, Melbourne, and that the manager of the said company is now
Otto Beauvoir Hammond.

Dated this eleventh day of August, 1931.

The common seal of The Great Turnastone Gold Reefs No Liability was hereunto affixed by—

(SEAL) 7464

GILBERT STOREY, Directors of the

IMPOUNDINGS.

CAMPBELLFIELD.—Impounded at Campbellfield.

1. Bay gelding, about 15 hands, hind feet white, half clipped, like (i near shoulder

2. Bay mare, about 15 hands, bent knees

If not claimed and expenses paid, to be sold on 3rd September, 1931.

7486 - 5/4

A. OLIVER Poundkeeper.

COBURG.—Impounded at Coburg.

brown medium mare, near hind fetlock white, white spot on each side of neck, faint star, slight streak on ness, no visible brand

If not claimed and expenses paid, to be sold on 26th August, D. JENKINS,

7526 - 5/4

Poundkeeper.

OLAC.—Impounded at Colac Shire Pound, by F. Sharp, from Nalangil, for trespassing.

1 creamy gelding, black tail and mane, like DH conjoined (D reversed) off shoulder

If not claimed and expenses paid, to be sold on 3rd Suptember, 1931. C. DOWLING

7524-5/4

Poundkeeper.

CORRYONG.—Impounded at Corryong.

1 black horse, blaze face

If not claimed and expenses paid, to be sold on 3rd September, 1931. A. L. HAMILTON

Poundkeeper.

DANDENONG.—Impounded at Dandenong Shire Pound.

1 black pony filly, star and snip, off hind fetlock white, no visible brand
1 brown cow, white spots on belly and face, near horn shelled, no visible brand

If not claimed and expenses paid, to be sold on 2nd September, 1931.

C. R. LATTER, Poundkeeper.

DENNINGTON.—Impounded at Dennington,
Warrnambool Shire Ranger. by

dark-bay mare, delivery sort, star on forehead, no visible brand

If not claimed and expenses paid, to be sold on 20th August,

7476 - 5/4

W. McCULLAGH, Poundkeeper.

DUNDAS.-Impounded at Dundas Shire Pound.

I red poddy heifer, tip off near car I bay gelding, star, near hind foot white, shod, harness marks

If not claimed and expenses paid, to be sold on 18th August, 1931.

7465—4/8

P. A. KERR, Poundkeeper.

Ecliuca.--Impounded at Echuca.

1 grey pony mare, lame in hind leg, no visible brand , If not claimed and expenses paid, to be sold on 3rd September, 1931.

- 7484-4,

R. GREVILLE, Poundkeeper.

H EIDELBERG .- Impounded at Heidelberg.

1 grov golding, buggy sort 1 bay golding, buggy sort, little white on hind feet, long tail If not claimed and expenses paid, to be sold on 2nd September, 1931.

7491 - 4/8

J. LINN, Poundkeeper.

M ERBEIN.—Impounded at Merbein.

1 bay delivery horse, hind feet white, white stripe down face, no visible brand

If not claimed and expenses paid, to be sold on 3rd September, 1931. F. A. DEACON.

7523-4/8

Poundkeeper.

M ULGRAVE.—Impounded at Mulgrave Shire Pound.

bay mare, indistinct brand like 7 near shoulder

I hay gelding, blaze face, mane cu, rug qui If not claimed and expenses paid, to be sold on 3rd September, 1931.

W. ELLIS Poundkecper. 7477 - 4/8

N EERIM SOUTH.—Impounded at Neerim South.

I medium draught horse, aged, hind fetlocks white, no visible brand -

If not claimed and expenses paid, to be sold on 29th August,

Poundkeeper.

R INGWOOD.—Impounded at Ringwood.

1 grey gelding, scar near shoulder, clipped, shod, DR off shoulder

If not claimed and expenses paid, to be sold on 4th September, 1931. E. HAMSON

7480-4/8

Poundkeeper.

SOUTH BARWON, --Impounded at South Barwon.

1 mousey golding, delivery sort, three white fetlocks, star on forehead, no visible brand

If not claimed and expenses paid, to be sold on 29th August,

young red and white steer, snip out near car young dark Jersey steer, snip out near ear Jersey heifer calf, no visible brand

If not claimed and expenses paid, to be sold on 5th September, 1931. II. JOHNSON.

7472. 7479-8/

Poundkeeper.

TALLANGATTA.—Impounded at Tallangatta from Mount Alfred, by Shire Herdsman.

1 bright-bay horse, hack, small star, off fetlock white, shod If not claimed and expenses paid, to be sold on 4th September, 1931. W. H. MADDOCK,

7525 - 4/8

Poundkeeper.

TERANG.—Impounded at Terang.

1 brown filly, light, star on forehead, no visible brand If not claimed and expenses paid, to be sold on 31st August, HARRY BEARD,

7473---4/

Poundkeeper.

AMBUK.-Impounded at Yambuk Shire Pound.

1 Lincoln ram, tag on ear, back notch near ear, front notch and two back notches off ear

1 crossbred weaner, back notch off ear

If not claimed and expenses paid, to be sold on 26th August,

7468---5/4

J. MADDEN Poundkeeper.

YARRAWONGA.—Impounded at Yarrawonga Shire Pound, 2nd August, 1931, from Hunt-street, Yarrawonga, by H. Lewis, Impounding Officer.

1 bay draught mare, aged, white blaze down forehead, white scum on near eye, like key handle near shoulder

If not claimed and expenses paid, to be sold on 2nd Sep-

7485 - 67

G. W. T. JACKSON. Poundkeeper.

AGENTS FOR THE "VICTORIA GOVERNMENT GAZETTE."

THE following have been appointed agents to receive Advertisements and Subscriptions for the Victoria Government Gazette:-

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THE "VICTORIA GOVERNMENT GAZETTE."

SUBSCRIPTIONS.—The Subscription, including Postage, is f1 10s. 4d. per annum. or 7s. 7d. per quarter, payable in advance

Subscriptions are required to commence and terminate with

A lesser period than three months cannot be subscribed for. Subscribers do not receive the Acts of Parliament with the

Advertisements are charged at the rate of Eightpence per line throughout.

The title (£5 Reward, Dissolution of Partnership, &c.) forms one or more lines, as a heading.

On an average, eleven words make a line.

Every signature must likewise be counted as a line.

The final words of a paragraph, though only portion of a line, must be counted as one line.

Signatures (in particular) and proper names must be written very plainly in the text; one side only of each slip of paper should be WRITTEN UPON.

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ALL DOCUMENTS illegibly written will be returned unpub-lished, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

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Single copies of the Victoria Government Gazette are Sixpence, posted Sevenpence, each.

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* ALL PAYMENTS ARE REQUIRED IN ADVANCE. Remit tances should be made by postal note, money order, or draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished.

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VICTORIA

GOVERNMENT GAZETTE.

Published by Authority.

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No. 184]

MONDAY, AUGUST 24.

[1931

9

Factories and Shops Act 1928 (No. 3677).

DETERMINATION OF THE ENGINEERS AND BRASSWORKERS (UNSKILLED) BOARD.

Note.—(a) This Determination on the 21st August, 1931, applied to the whole of the State of Victoria, outside and excepting the Shire of Braybrook.

(b) On the 29th November, 1927, the powers of the Board were extended to enable it to fix the lowest prices or rates which may be paid to any unskilled persons employed-

- (1) in the trade of a maker of scientific instruments, fireproof safes, strongroom doors, safe looks (four or more levers), or locks of the same quality;
- (2) in performing any engineering fitting or engineering machining work not already under the jurisdiction of the Board;
- (3) in preparing iron or steel material for reinforcing concrete for building or other purposes.

IN accordance with the provisions of the Factories and Shops Act 1928 (No. 3677), the Special Board appointed to "determine the lowest prices or rates which may be paid to any unskilled persons employed in the process, trade, or business of—

- (a) a brassfounder or brassfinisher, or in the process, trade, or business of a brassfounder or brassfinisher of any electrical apparatus or machinery or parts thereof;
- (b) a mechanical engineer, including-

 - (1) a patternmaker, (2) an iron and brass turner, (3) a fitter, (4) a blacksmith, (5) a coppersmith,

- (6) a planer,
- (7) a slotter, (8) a borer.
- (9) a milling machiner."

has made the following Determination :-

(1) That on the 21st August, 1931, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

			Apprentic	es or Impr	overs.						Juve	nie Worken	8,		
 14 ye	ars of age					•	9s.	es per eek. 11d.			Juvenile of				
15	**	• •	••	• •	• •	• •	lls.		(a)	Engaged in	the bolt an	d nut ma	king dep	artmeni	, screwing
16	,,	• •	• •	••	• •	• •	148.		tappin	ig, threadin	g, finning, po	inting, he	ating, an	d cuttir	ig off bolts
17	**	• •			• •	• •	18s.				riking for a	prentices	or impro	vers in	the black
18	,,	• •	• •	• • •	• •	• •	21 s.			ing trade.					
19	**	• •	• •	• •	• •	• •	29s.		(c)	Engaged as	boy laboure	ra			
20	**	• •	••	••	••	• •	44s.	4d.							Wages per week.
		Pro	PORTION	BY ANY	Employ	ER.			. Under	r 15 years o	fage				19s. 7d.
			$A_{\mathcal{P}}$	prentices.							ears of age			٠.	23s. 3d.
π.,	o apprent	iona to	arary five	or fracti	on of five	worke	TH THOS	iving		16 to 17	,,				27s, 8d.
not l	ess than 64	a 10d	nor week	of 44 ho	11 P R.					17 to 18	,,	:.			33s. 4d.
цоги	DBB CLOSE OF		per most						,,	18 to 19	**				39s. 2d.
			Im	provers.					,	19 to 20	,,				45s, 0d.
т,	o improve	re to av	erv four	r or fractio	n of four	worker	в гесе	iving	,,	20 to 21	12				52s. 3d.
not k An	ess than 64 prentices, same numb	s. 10d. improv	per week ers, and	of 44 ho juvenile v	urs vorkers s	hall be	subje	et to	"		,,				

No. 184.—8784.

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	radi mi G Mel Mijd Gip	Within a radius of 20 miles of G.P.O., Melbourne, Mildura, and Gippaland Districts.		Ballarat District.		Bendigo and Castlemaine Districts.						Dei	Vict wher term	l'arts coria re nina- plies.	Hours per week.	
Adults.	•	8.	d	£	8.	d.	£	8.	d.	f	. 8.	d.	£	<u> </u>	d.	
Persons working with hammer 14 lb. weight or over-	~	٠.	۷.	٦ ا		w.	~	٥.	w.	~	,	٠.	~	٠.		ĺ
On repair work	4	0	8	4	2	2	3	19	6	4	2	7	4	3	1	44
O4Î	3			3	15			12	3	3			3	15	10	44
ersons working on ship or steamer under construction or repair	3			4	1	ŏ		18	4	1 4		6	4		11	44
Persons working our snip or seemen duder construction or repair	1 "	10	۰	1 -	•	•	1 "	10	-	1 -	-	•	-	_		i
forge assistants, i.e., underhand, hammer driver and crane	۱ ,	15	2	٠,	16	6		13	10	١ ،	17	0	3	17	5	44
man, employed on work 10 cwt. or over		15			17			14	4		17			17		48
ersons assembling new cars from stock parts	3	10	0	٥	1 1	v	9	14	*	"	11	J	l "	- 1	** 1	1
triker for a blacksmith, oliversmith, drophammersmith, or	١,	,,	-	١.,	10	1.7	١,	10	3	١.,	13	5	۱.,	10	10	44
springmaker		11			12			10 10	3		13				10	44
assistants, including motor mechanic's assistant	3	11	7	3	12	11	1 3	10	3	3	13	o	"	13	10	3.7
Heaters, and persons engaged cutting off in connexion with the	l		_	۱.			l .	10	•	١,,	13	-	١,	13	10	44
manufacture of bolts and nuts by machinery	3	11	7	3	12	11	3	10	3	1 3	13	o	3	13	เบ	44
Persons employed in preparing iron or steel material for re-	ì														- 1	ı `-
inforcing concrete for building or other purposes:-	.		_	l	٠.		١.	10		١.	~		۱ "	15	٥	
On bending and cutting machines		13			14		3		0	3				12		44
On bending and cutting machines (assistants)					12	0	. 3		4	3		6				44
On steel fabric machines	3				14			12	0	3		2		15		44
On steel fabric machines (assistants)	3		11	3		3	3	7	6	3				11	2	44
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Labourers	3	6	2	3	7	6	3	4	10	3	8	0	3	8	5	44

Assistant is a person (other than a striker) who works with either a blacksmith, oliversmith, drophammersmith, fitter, turner, borer, slotter, planer, miller, universal grinder, coppersmith, springmaker, or a pipe bender.

Motor mechanic's assistant is a person working with a motor mechanic.

Leading hands— In charge of not less than three, and not more the land three of more than ten employees	han ten	employ	7 00 8			6s. per week extra 12s. per week extra	
The following additional rates shall be paid to persons		g—				-	
(a) where the artificial temperature is 130° F. or		••	-•	••		2d. per hour for the hour, and thereafter per hour on the same	3d.
(b) where the artificial temperature is 115° F. or	over	••	••	••	••	ld. per hour for the f two hours, and therea 2d. per hour on the se day	fter

- (c) where the artificial temperature is below zero, 1d. per hour for the first two hours, and thereafter 2d. per hour on the same day.
- (4) OTHER SHIFTS.

The following percentages shall be added to the rates fixed for the day shift for persons employed on any of the following shifts:—

(5) Shiffs.—That—
(a) The hour of beginning and the hour of ending each shift shall be between :—

			ļ	Where one Shi	7 a.m. 5 p.m. 7 a.m. 12 noon Where two Shifts are Worked. 7 a.m. 3 p.m. 3 p.m. 11 p.m. Where three Shifts are Worked. 7 a.m. 3 p.m.		
				Time of Beginning.	Time of Ending.		
Monday to Friday			(Day shift)	7 a.m.	5 p.m.		
Saturday			(Day shift)	7 a.m.	12 noon		
	-			Where two Shir	te are Worked.		
Monday to Saturday		٠.	(Day shift)	7 a.m.	3 p.m.		
Monday to Saturday	••	(Afternoon shift)	3 p.m.	ll p.m.		
		•			ts are Worked.		
Monday to Saturday			(Day shift)	7 a.m.	3 p.m.		
Monday to Saturday		(Afternoon shift)	3 p.m.	11 p.m.		
Monday to Saturday		`	(Night shift)	11 p.m.	7 a.m.		

Any of the above times of beginning and ending may be varied on any job by mutual consent of the employer and the majority of the employees concerned, but in no case shall the total length of any shift be increased without navment for overtime.

payment for overtime.

(b) The higher rate to be paid for each hour or fraction of an hour worked by any employee other than a shift worker in a continuous process before or after his shift shall be time and a half for the first four hours, and thereafter double time.

double time.

(c) The higher rate to be paid for each hour or fraction of an hour worked by a shift worker in a continuous process before or after his shift shall be at the rate of double time.

But this does not apply to cases of arrangement between employees themselves, or to cases due to rotation of shifts or when the relief does not come on duty at the proper time, provided that where not less than eight hours' notice has been given to the employer by the employee that he will be absent from work and the employee whom he should relieve is not relieved, such employee unrelieved shall be paid time and a half for all time on duty after he has finished his ordinary shift.

For all time of duty on Sundays or holidays, even if in due course of rotation of shifts, such an employee shall be paid at the rate of time and a half.

Victoria Gazette

(6) ALLOWANCES.—All employees working in a place where water is continually dripping from overhead, so that their clothing becomes saturated, or where there is water underfoot, in which the employee has to stand, to a depth exceeding 2 inches, so that the feet of the employee become wet, shall receive 1s. per day in addition to the rates prescribed in clause (3) for each day they are so employed.

2339

All employees called upon to work in a compartment or place not properly ventilated, where access to it is through a manhole or similar opening, the dimensions of which compartment or place are such that, in order to do the work, it is necessary for the employee to work in a stooping, sitting, or otherwise cramped position, and in any case includes, in the case of a ship, the double bottom tanks and bilges, shall be paid 3d. an hour extra whilst so engaged.

All employees working at ships' bilges or in boiling-down works, lead works, sanitary works, and slaughter yards, shall be paid 1d. per hour beyond the ordinary wages payable to them,

- (7) TRAVELLING TIME.—Persons employed on work away from the workshop shall receive --

(a) The fares necessarily expended in going to and fro.
(b) For time occupied in travelling either during or outside the usual working hours—

Payment at rates fixed in clause (3) up to a maximum of twelve hours, except on Sundays, when time and a half shall be paid.

- ce paid.

 (8) Sundays and Holidays.—For all time of duty on Sundays or holidays, employees not in a continuous process shall be paid at double rate, except in the case of employees effecting repairs to or renewals to plant or machinery—which it is necessary to effect on Sundays or holidays to enable work to be safely resumed on Monday or the earliest working day—in which case payment shall be made at the rate of time and a half. This exception does not apply to work installing new machinery. Holidays mentioned in this determination shall include:—New Year's Day, Foundation Day (26th January), Good Friday, Easter Saturday, Easter Monday, King's Birthday, Eight Hours Day (21st April), Christmas Day, and Boxing Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rate shall only be payable for work done on the day so
- (9) Definition.—"Continuous process," means a process in which the men are usually employed seven days every week for not less than eight hours per day for an unbroken period of not less than eight hours per day for an unbroken period of not less than six days in the week.
- (10) EXTRA RATES NOT CUMULATIVE.—Extra rates in this determination prescribed, including rates for dirty work, confined spaces, wet, hot and cold places, are not cumulative so as to exceed the maximum of double the ordinary rates.
- (11) PROVISION FOR TOOLS.—The employer shall provide for the employee all necessary tools. But the employee shall replace or pay for any tools so provided if lost through his negligence.

W. W. HARRIS, Chairman. A. G. ALLEN, Secretary.

Melbourne, 6th August, 1931.



CTORIA

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No. 185]

MONDAY, AUGUST 24.

[1931

Factories and Shops Act 1928 (No. 3677).

DETERMINATION OF THE CARPENTERS BOARD.

DETERMINATION OF THE CARPENTERS BOARD.

Note.—This Determination applies to the whole State.
Carpentry and Joinery were proclaimed on 28th November, 1928, as Apprenticeship Trades under the Apprenticeship Act 1928 for the Metropolitan District.

Full particulars of the apprenticeship regulations for these trades may be obtained on application to the Secretary, Apprenticeship Commission, 61 Spring-street, Melbourne. (Price 3d.)

In accordance with the provisions of the Factories and Shops Act 1928 (3677), the Wages Board which now has the power to "determine the lowest prices or rates which may be paid—

(1) To any person or persons or classes of porsons wheresoever employed in the process, trade, or business of a carpenter or joiner engaged in connexion with the erecting or repairing—

(a) of buildings,
(b) of fittings in or on buildings,
(c) of concrete, iron, or steel bridges.

(2) To any person or persons or classes of persons employed in the process, trade, or business of fixing metal ceilings or laying wood block or parquetry flooring"—

has made the following Determination, namely:—

(1) That on the 25th August, 1931, the last previous Determination of this Board shall be revoked and replaced by this Determination.

APPRENTICES OR IMPROVERS.

	Apprentices.					Improvers.		Proportion (by any employer).		
Wages p	or week				,	Wages per week—				Apprentices.
2nd 3rd 4th	ear's experience			20 25 35 41	d. 0 0 0	Under 17 years of age 17 to 18 ,, 18 to 19 ,, 19 to 29 ,,		20 25 35 41	d. 0 0 0	One Apprentice to every two or fraction of two workers receiving not less than the minimum wage.
5th	••	••	••	60	0	20 to 21 . ,,	•••	60	Ö	Improvers.
An ind by the l ruary, 19	denture of appre Board was appr 913.	ntices oved	hip pre on 17t	scrib h Fe	ed b-					One Improver to the first two workers, and thereafter one improver to every additional four workers receiving not less than the minimum wage.

		01	HE	E	MPL	YEE	s					••								
	fro	Within m the Elizat Melb	Post	Of stre	Il.cr	Within 5 Miles of the Chief Post Office at Geelong.				Within 5 Miles of the Chief Post Office at Warrnambool.				i.	All Other Parts of Victoria.					
,	Per	Hour.	Pe	r W	eek.	Per	Hour,	Pe	r V	eek.	Per	Hour.	Per	w	eek.	Per	Hour.		Per	Week
Carpenters employed on insulation work Carpenters employed from a shop or joinery mill: Provided that where an employee is or has been employed in a shop for a period of more than three consecutive months and is sent to work on a building to fix work which has been made	3. 2	d. 5½	£		. d. 2	8. 2	d. 5	£	6	. d.	s. 2	d. 5 ⁷ / ₂₂	£	8. 7	d. 6	8. 2	d. 4 ⁴ / ₁₁	£	E. 4	. d.
in the shop, his rate of wage shall not be altered in respect of work done on the building. Fixers of metal ceilings Layers of wood block or parquetry flooring All others Leading Hand, i.e., a tradesman who is given responsibility of direction and supervision of the work by his employer or by his employer's responsible representative of not less than two	2 2 2 2	0°/22 08 12 17 17	4 4 4	9 10 14 14	6 3½ 10½ 10½	2 2 2 2	01 05 15 15	4 4 4	8 10 13 13	51 31 111 111	2 2 2 2 2	17/11 08 38 38 31	4 4 4	14 10 19 19	0 31 51 51	1 2 2 2	11 ⁷ / ₂ : 0	4 4 4	10 10 10	6 31 9

In addition to the rate specified—1s. per day.

tradesmen

- (3) Hours.-Forty-four hours shall constitute an ordinary week's work.
- (4) Definitions.—Insulation work means work done where charcoal, pumice, or other recognized insulating material is used, but does not include the handling of malthoid or the making of ice chests and insulated doors or any such work as is ordinarily done in a factory.
 - (5) Time of Beginning and Ending Work-

Time of Beginning.

Time of Ending.

12 noon on Saturdays or on the day on which the half-holiday is locally observed. 7 a.m. 7 a.m.

5 p.m. on other working days.

(6) OVERTIME.—(a) All work done outside the hours of beginning and ending work (excepting in cases where shifts are worked outside the times fixed in Clause 5) shall be paid for as follows :-

•							On Saturdays or the l on which the half-holids locally observed.	v is	On other Days.
Between midnight and 6 a.m.	• • •			•••	••		Double time		Double time
"6 a.m. and 7 a.m.		••					Time and a balf		Time and a half
,, 12 noon and 2 p.m.							Time and a half		••
,, 2 p.m. and midnight			••	••	••		Double time		••
"5 p.m. and 7 p.m.		•••	••				l	• • •	Time and a half
7 p.m. and midnight	••	• •			••	• • •	٠		Double time

- (b) All work done within the times of beginning and ending work in any week in excess of the number of hours determined for a week's work shall be paid for at the rate of time and a half for the first two hours and double time thereafter.
- (c) When shifts are worked outside the hours specified in Clause 5 of this Determination, payment shall be made at the rate of time and a half on the rates set forth in Clause 2 hereof for the first eight hours of duty, and double time thereafter.
- (d) Any employee who is called upon to work overtime for over two hours without receiving notice of such overtime on the previous day shall be paid an allowance of two shillings for a meal, or shall be supplied by the employer with a reasonable meal in lieu thereof.
- (7) Travelling Time and Fares.—Where an employee is actually employed in a shop, and he is sent from the shop to a job he shall be paid for such time as he is travelling from the shop to the job, together with all fares necessarily incurred.

Where an employee goes direct from his home to the job, he shall be paid all fares necessarily incurred in travelling to and returning from a job above 4d. a day. Provided that an employee who is regularly employed in a shop, and who is required to work on a job outside the shop, shall be paid the extra fares which he necessarily incurs in going to the job.

The fare shall be deemed to have been necessarily incurred even if the samployee uses a bicycle or other means of locomotion, or walks instead of using a public conveyance.

In cases where an employee completes his work during the night-time after trams and other public conveyances have ceased running, the employer shall provide a conveyance to take the employee home, or shall pay to such employee the equivalent in money.

- (8) DISTANT JOBS.—Where an employee is sent a distance to work for an employer, which necessitates his being away from home for the night, he shall be paid 6s. per day for the first seven days and 30s. a week thereafter in addition to his regular wages. The employer shall also provide free transport for the employee's tools.
- (9) PUBLIC HOLIDAYS AND SUNDAYS.—Double time shall be the special rate for all work done on Sundays, New Year's Day, 26th day of January (Foundation Day), Good Friday, Easter Saturday, Easter Monday, the 21st April (Eight Hours Day), Christmas Day, and Boxing Day; but, if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holdidays, the special rate only shall be payable for work done on the day so substituted. Provided that the Metropolitan Gas Company shall have the right to substitute King's Birthday for Easter Saturday.
- (10) CASUAL LABOUR.—Casual employees (i.e., persons employed during any week for not more than one-half the maximum number of hours fixed in this Determination as a week's work), who have not been summarily dismissed for misconduct or incompetence, or who have not voluntarily left their work, shall be paid at the rate of 3d. per hour extra.
- (11) Tools and Appliances.—If any employee is required to provide any of the following tools:—Dogs and cramps of all descriptions, bars of all descriptions, augers of all sizes, bits not ordinarily used in a brace, all hammers except claw hammers, glue pots and brushes, dowel plates, tamels, hand and thumb scrows, spanners and soldering irons, 6d. per hour, in addition to the ordinary rates fixed by the Determination, shall be paid by the employer.
- (12) PAYMENT OF WAGES.—All payments of wages shall be made not later than the hour of ceasing work on Thursday of each week.
- (13) PAYMENT WHEN ENGAGED BUT NOT EMPLOYED.—When notice is given to an employee by an employer, or his responsible representative, to present himself for work and he attends where so directed, and his services are not required, such employee shall be paid five shillings (5s.) in addition to any expenses necessarily incurred in travelling to and from the job.
- (14) Grinding Tools.—When an employee is discharged he shall be allowed one and a half hours for grinding tools, or shall receive one and a half hour's pay in lieu thereof, the employer to provide a suitable grindstone on any job where such grindstone is reasonably necessary for the use of the carpenters and joiners with power (hand or driven) for turning same. This clause shall only apply to employees, whose tools are in good order, when commencing work for any employer.
 - (15) Boiling Water.—Employers shall provide on all jobs boiling water ready at meal time where it is necessary.
- (16) FIRST-AID CHEST.—The employer shall keep on all jobs and workshops a proper supply of first-aid material where
- (17) Posting of Notices.—No employer shall prevent or obstruct any representative of the employees at any time from posting a copy of this Determination, or any notice not exceeding fourteen inches by nine, in a suitable place on any job or in any shop.

 (18) PATMENT FOR CLOTHES SPOILED.—In the event of employees whilst in the service of an employer having their clothes or tools spoilt by acid, sulphur, or other deleterious substances, they shall be recompensed by the employer to the value of the loss sustained, and in the event of any disagreement as to the amount the value of such loss shall be assessed by a Board of Reference. Such Board to be constituted by the Secretary of Labour, approved of by this Wages Board.

HARRIE B. LEE, Chairman. T. HOTCHIN, Secretary. . .

Melbourne, 10th August, 1931.



VICTORIA

GOVERNMENT GAZETTE.

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No. 186]

MONDAY, AUGUST 24.

[1931

Factories and Shops Act 1928 (No. 3677).

DETERMINATION OF THE PAPER BOARD.

Note .- (1) This Determination on the 24th August, 1931, applied to the whole of the State of Victoria.

(2) On the 4th July, 1916, the Paper Board was given exclusive power to "determine the lowest prices or rates which may be paid to any person employed as storeman, packer, or sorter in connexion with making paper, cardboard, carpet felt, or any similar products."

IN accordance with the provisions of the Factories and Shops Act 1928 (No. 3677), the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person employed making paper, cardboard, carpet felt, or any similar products," has made the following Determination, namely:—

(1) That on the 24th August, 1931, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

	Appr	entices or	Improve	ITS.		Other Employees.	
	Age.		•	Wages po	er Week of Iours.	WAGES PEB WEEK OF 48 HOURS.	
				Males.	Females.		
				s. d. 15 0	e. d.	Males. Day Workers.	Shift Workers.
15 years an		••	- • •	18 0	17 0		,
16 years	••	••	•••	21 2	18 5]	1
17 years	• •	••	•••	32 5	23 5	s. d.	s. d.
18 years	• •	••	•••	43 8	27 11	Machinemen 87 4	90 4
19 years	••	• •	•••	57 2	34 8	Beatermen 84 7	87 7
20 years	• •	• •	••	9, 2	34 0	Breakerman	72 4
				<u> </u>	<u> </u>	Head boilerman, head finisher, or head ragcutter 73 10	76 10
One male three male week of 48	hours. ale appren	MALES ice to ev receiving FEMAL atice to e	factory ery the not less es. very th	ree or front than 65s	sction of 8d. per	Board paster in charge, head baler, head yardman, wire drum repairer, man working flying fox hoist, cutterman in charge of separate machines . Assistant finishers, guillotine men, lining machine men, knivesmen and cuttermen on paper and board machines, boilermen, glazing machine men, ripping and rewinding machine men, assistant ragcuttermen, tractor drivers, motor drivers in yard, hoist man, railway and delivery men, men engaged	74 1
three femal			g not l	ess than	3 6s. 5d.	in parcelling and tying boards or balers 68 5	71 5
per week o	f 48 hour	8.				All others 65 8	68 8
An inder Board was	ature of approved	apprentic on 4th	June, 1	orescribed 924.	by the	Ragcutter cutting carpet felt shall be paid 6d. per shift or day extra.	
· PR	OPORTION			or place).	•	
- ***		MALE		•			•
Three m five male v week of 48		vers to e	every fi not less	ve or fra than 65s.	etion of 8d. per	Females 36 5	••
		FEMAL	ES.			,	

One female improver to each female worker receiving not less than 36s. 5d. per week of 48 hours.

- (3) OVERTIME.—Any employee who works for any time in excess of 43 hours in any week shall be paid for such extra time at the rate of time and a half.
- In the event of one holiday occurring in a week and not being worked, overtime rate shall be paid for any time worked in excess of 40 hours.
- In the event of two holidays occurring in a week and not being worked, overtime rate shall be paid for any time worked in excess of 32 hours.
- (4) Definition.—Shift worker means any person employed in a continuous process where three shifts are worked for six days a week, and in which alternative weekly shifts are worked by such person.
- (5) Meal Allowance.—A meal allowance of 1s. 6d. shall be paid to any male employee over 16 years of age, when ordered to work overtime without notice the day before such overtime is required, and provided a minimum of 4 hours' overtime per day is worked.
- (6) PAYMENTS FOR PUBLIC HOLIDAYS.—Eight hours' pay at ordinary rates snall be paid for the following holidays, if not worked:—New Year's Day, Foundation Day, Good Friday, Easter Saturday, Easter Monday, Eight Hours Day, Christmas Day, Boxing Day, and Anzac Day, or such other days as are observed in lieu of any of the above days, excepting—
 - (a) In the event of Anzac Day falling on a Sunday, no payment shall be made for that day.
 - (b) In the event of a holiday falling on a Saturday, and not being worked, day workers shall be paid ordinary rates for 4 hours 40 minutes, to make up a full week of 48 hours.
 - (c) In the event of any of the above holidays not being worked, day-workers shall have the option of working three-quarters of an hour at ordinary rates, to make up a full week of 48 hours.
- (7) SPECIAL RATES FOR SUNDAYS AND PUBLIC HOLIDAYS.—Double time shall be the special rate payable for all work done on Sundays, New Year's Day, Good Friday, Easter Saturday, Easter Monday, Eight Hours Day (21st April), Anzao Day, Christmas Day, Boxing Day, and Foundation Day (26th January); but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rate shall only be payable for work done on the day so
 - H. J. RICHARDSON, J.P., Chairman.
 - A. G. ALLEN, Secretary.

Melbourne, 7th August, 1931.

VICTORIA

GAZETTE.

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No. 1871

MONDAY, AUGUST 24.

[1931

Factories and Shops Act 1928 (No. 3677).

DETERMINATION OF THE ENGINEERS AND BRASSWORKERS-(SKILLED) BOARD.

Nore.—(a) This Determination on the 21st August, 1931, applied to the whole of the State of Victoria, outside and excepting the Shire of Braybrook.

(b) On 29th November, 1927, the powers of the Board were extended to enable it to fix the lowest prices or rates which may be paid to any skilled persons employed-

(1) in the trade of a maker of scientific instruments, fireproof safes, strongroom doors, safe locks (four or more levers), or locks of the same quality;

or locas of the same quality;
(2) in performing any engineering fitting or engineering machining work not already under the jurisdiction of the Board;
(3) in preparing iron or steel material for reinforcing concrete for building or other purposes.

In accordance with the provisions of the Factories and Shops Act 1928 (No. 3677), the Special Board appointed to "determine the lowest prices or rates which may be paid to any skilled persons employed in the process, trade, or business of—

(a) a brassfounder or brassfinisher, or in the process, trade, or business of a brassfounder or brassfinisher of any electrical apparatus or machinery or parts thereof; (b) a mechanical engineer, including-

(1) a patternmaker, (2) an iron and brass turner,

(3) a fitter,

(4) a blacksmith,(5) a coppersmith, (6) a planer,

(7) a slotter, (8) a borer,

(9) a milling machiner,"

has made the following Determination:-

(1) That on the 21st August, 1931, the last previous Determination of this Board shall be revoked and replaced by this Determination. **(2)**

Minors after the 5th July, 1930, shall not be engaged in the following occupations except under contracts of apprenticeship:— 1. General Engineering Section-(a) Mechanical engineering, i.e., one or more of the following :-(i) Patternmaking.
(ii) Fitting and turning.
(iii) First and second class machinist. (iv) First class welding. (b) Locksmithing (the making or repairing of locks, including those of safes and strongroom doors, but not including the making of parts by specialized processes and the assembling thereof). (c) Motor mechanic. (d) Safe and strongroom making. (e) Scale making (except the making of parts by specialized processes and the assembling thereof).

(f) Brassfinishing (except the making of parts by specialized processes and the assembling thereof).

(g) Smithing-

(i) Blacksmithing.(ii) Copper or brass smithing.

(h) Moulding (jobbing brass moulding and core making).

Periods of apprenticeship:-

For trades included in sub-clauses (a), (b), (c), (g), and (h) of this clause—if apprentice when indentured is under the age of 17—five years. If over the age of 17—four years.

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Five-year ter lst year 34s. 3d. 3rd ,, 51s.9d. .. 51s. 9d. 5th

Four-year term.—When the apprentice enters or has entered his apprenticeship after reaching the age of 17 years: 18s. per week.

1st year 2nd ,, 3rd ,, 51s. 9d. 65s. 3d. 4th ,,

For trades included in sub-clauses (d), (e); and (f) of this

clause—four years.

Four-year terms entered into irrespective of age in occupations set out in (d), (e), and (f) of this clause:—

.. 16s. 3d. per week. 1st year 2nd ,, 3rd ,, 22s. 6d. .: 36s. . . 45s.

Apprentices to patternmaking shall be paid 2s. 6d. per week in addition to the above rates.

addition to the above rates.

Where an apprentice is under 21 years of age on the expiry of his apprenticeship, he shall be paid four fifths of the tradesman's time wage until reaching 21 years of age.

All wages shall be paid without deduction for specified holidays, or for unavoidable absences through sickness certified as in Clause (10) (a) to the number of four days per annum.

No apprentice under eighteen years of age shall be required to work overtime unless he so desires.

Minors may be taken on probation for three months, and, if apprenticed, such three months shall count as part of their period of apprenticeship.

* The hours for persons engaged exclusively in motor body building and in the assembling of motor chasses shall be 43 per week.

Apprentices.							Wages per week of 44 hours.*												
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[•] The hours for persons engaged exclusively in motor body building and in the assembling of motor charges shall be 48 per week.

Female adult labour may be employed in the making by specialized processes and the assembling of small parts of machinery and appliances, and in coremaking, in which females were employed on the 5th July, 1930, at the following rates:—

Per Week of 44 hours i. d. Wages of adult females-If of less than twelve months' experience 42 9 47 If of twelve months' or more experience 3

Leading Hands-

In charge of not less than three, and not more than ten employees, 6s. per week extra; In charge of more than ten employees and not more than 20 employees, 12s. per week extra; In charge of more than 20 employees, 18s. per week extra.

The following additional rates shall be paid to persons working-

(a) where the artificial temperature is between 116 and 130 degrees Fahr., 11d. per hour extra.

(b) where the artificial temperature exceeds 130 degrees Fahr., 3d. per hour extra.

Where work continues for more than 2 hours in temperatures exceeding 130 degrees Fahr., employees shall be entitled to 20 minutes' rest after every 2 hours without deduction of pay.

(c) where the artificial temperature is below zero, 11d. per hour extra.

Where work continues for more than two hours in temperatures below zero, employees shall be entitled to a rest

period of 20 minutes every two hours without deduction of pay.

(4) DEFINITIONS

"First Class Welder."—An employee using electric arc or acetylene blowpipe or coal-gas cutting plant on work other than filling castings, cutting acrap metal, using jigs, or doing work covered by definitions of second and third class welder.

"Second Class Welder."—An employee filling castings, or engaged in manufacturing of sheet metal goods or welding with the aid of jigs, or operating automatic welding machines for the setting up of which he is not responsible.

"Third Class Welder."—An employee using electric spot or butt-welding machine or cutting sorap with oxy-acetylene blowpipe.

"Tradesman."—An employee who in the course of his employment works from drawings or prints drawn to scale, or makes precision measurements, or applies general trade experience, and includes locksmiths and first-class machinists.

"Other Smiths" includes ajax forger, blacksmith, bulldozer, bradley hammer smith, drophammer smith, chain smith, engine smith, general smith, motor smith, oliver smith, ship smith, spring smith, forge furnaceman, and rolling-stock smith.

"Motor mechanic."—An employee engaged making, repairing, altering, assembling (except for the first time in Australia), or testing the metal parts (including electric) of the engines of motor cars, or other motor vehicles, except cycles.

"First Class Machinist."—A tradesman who is partly or wholly engaged in setting up and operating the following machines:—Lathe, boring machine, milling machine, planing machine, shaping machine, slotting machine, grinding machine.

"Second Class Machinist."—An employee not engaged as a tradesman and without the responsibility of a first class machinist setting up and operating the machines enumerated in the definition of "first class machinist," and also key seating machine, and includes brassfinisher other than tradesman, and pipelitter not engaged on high pressure, or ammonia, or bydraulic work.

"Third Class Machinist" means a machinist, not being a process worker, who operates any machine set up by a tradesman or any machine, the setting up of which does not require the knowledge or skill of a second class machinist.

"Machinist (nut, bolt, and spike making)."

First Class.—An employee engaged solely in working one or more of the following machines:—
Bending rollers, gag straight liners, gulllotines, shearing machines, hydraulic presses of over 200 tons pressure, portable drillers, portable reamers and tappers.

Second Class.—An employee engaged in operating one or more of the following machines:—
Mangling, nipping and notching, roll straightening, punching, cropping, hydraulic presses of 200 tons pressure or under, stationary drillers, stationary reamers and tappers, cold saw, friction saw, plate edge planers and other machines.

"Jobbing Moulder."—A brass moulder engaged in floor moulding, loam moulding, strickle moulding, or moulding from loose patterns

"Jobbing Coremaker."—A moulder engaged in making cores for brass moulds by the use of loam or strickle boards, or by loose boxes.

"Plate and Machine Moulder."—An employee engaged in brass moulding on the plate system or by machines where the pattern is either a fixture to the plate or the spray system is used.

"Machine Coremaker."-An employee making cores by machines for brass moulding where the core box is a fixture to, or part of such machine.

"Process Worker" means an adult employee engaged on repetition work on any automatic, semi-automatic, or single-purpose machine, or any machine fitted with jigs, gauges, or other tools rendering operations mechanical or in assembling of parts of mechanical appliances, or other metallic articles so made, or in repetitive hand processes.

The following percentages shall be added to the rates fixed for the day shift for persons employed on any of the following shifts :-

Afternoon or night shift-

During first month's employment on such shift ... Thereafter 10 per cent. ٠.. per cent. Shift workers in a continuous process employed on a shift other than a day shift...

(a) The hour of beginning and the hour of ending each shift shall be between :--

			: -	Where one Sh	ift is Worked.	
Monday to Friday			Day shift)	Time of Beginning.	Time of Ending. 5.30 p.m.	· . ot
Saturday	••	::	Day shift)	7 a.m.	12 noon	
Monday to Saturday Monday to Saturday		(Altern	Day shift)	7 a.m. 3 p.m.	3 p.m. 11 p.m.	
		`	1	Where three Si	hifts are, Worked.	
Monday to Saturday Monday to Saturday Monday to Saturday	•••	(Aftern	Oay shift) oon shift) ght shift)	7 a.m. 3 p.m. 11 p.m.	3 p.m. 11 p.m. 7 a.m.	

(b) The higher rate to be paid for each hour or fraction of an hour worked by any employee (other than a shift worker in a continuous process)

(1) Before or after his shift,

(2) In excess of 8 hours 48 minutes on Monday, Tuesday, Wednesday, Thursday, or Friday when 44 hours are worked during five days of the week,

(3) In excess of 8 hours on Monday, Tuesday, Wednesday, Thursday, or Friday, or 4 hours on Saturday when 44 hours are worked during 6 days of the week,

shall be time and a half for the first 4 hours, and double time thereafter until an employee has been relieved from work for at least 8 hours.

work for at least 8 hours.

(c) The higher rate to be paid for each hour or fraction of an hour worked by a shift worker in a continuous process before or after his shift shall be at the rate of double time.

But this does not apply to cases of arrangement between employees themselves, or to cases due to rotation of shifts or when the relief does not come on duty at the proper time, provided that where not less than 8 hours' notice has been given to the employer by the employee that he will be absent from work and the employee whom he should relieve is not relieved, such employee unrelieved shall be paid time and a half for all time on duty after he has finished his ordinary shift.

For all time of duty on Sundays or holidays, even if in due course of rotation of shifts, such an employee shall be paid at the rate of time and a half.

(7) OVERTIME.

- (a) An employee recalled after leaving his workshop to work overtime shall be paid for a minimum of 3 hours' work.
- (b) An employee occasionally required to hold himself in readiness to work after ordinary hours shall, until released, be paid standing time at ordinary rates from the time from which he is to so hold himself in readiness. But any oustom now prevailing under which an employee is required regularly to hold himself in readiness for a call back shall continue.
- (c) Any employee (other than on shifts) who has worked up to or beyond midnight shall not be bound to continue work on the following day.
- (d) For work done during meal hours and thereafter until a meal-hour break is allowed, time and a half rates shall be paid

 No male employee 18 years of age or over shall be compelled to work for more than 6 hours without a break for a meal.
- (e) An employee working overtime shall be allowed a cribtime of 20 minutes, without deduction of pay, after each 4 hours of work: but this provision shall not prevent any arrangement being made for the taking of a longer meal period ٠., without pay.
- (f) Before starting overtime after working ordinary hours a meal break of at least 45 minutes shall be allowed, unless the period of overtime is less than 11 hours.

Any employer and his employees may mutually agree to any variation of this sub-clause to meet the circumstances of the work in hand.

- (g) Any employee residing more than half a mile from his work, required to work overtime for more than 2 hours without being notified before the previous meal hour break that he will be so required, shall either be supplied with a meal by the notified before the prevemployer or be paid 2s.
- (h) Any employee engaged in the maintenance of plant shall, when breakdowns occur, work meal hours at the ordinary rates herein prescribed whenever instructed so to do.
- (8) Allowances.—All employees working in wet places, 11d. per hour extra.

Wet place means a place in which water is continually dripping from overhead to such an extent as to saturate the clothing of a workman, at a place in which water accumulates underfoot to a depth exceeding 2 inches.

All employees working in confined spaces, 3d. per hour extra.

Confined place means a working place, the dimensions of which necessitate an employee working continuously in a stooped or otherwise cramped position, or without proper ventilation, or where confinement within a limited space is productive of unusual discomfort.

All employees working in ships' bilges or in boiling down works, lead works, sanitary works, or slaughteryards shall be paid ld. per hour extra.

Patternmakers engaged on lignum vitue outside the workshop and fitting to stern bushes, shall be paid 3d. per hour extra.

Employees working on repairs to smoke boxes or fire boxes of locomotives, or on repairs to the smoke-box, uptake funnel, flue furnaces, or combustion chamber of marine type boilers, or on repairs to smoke-boxes, fire-boxes, furnace or flues of other types of boilers, ld. per hour extra.

Employees working on repairs in oil tanks or meat digestors, 1 d. per hour extra.

Dirty work, i.e., work which a foreman and workman shall agree is of an unusually dirty or offensive nature, 11d. per hour extra.

Tradesmen employed in large operating power houses, i.e., power houses developing more than 8,000 kilowatts, shall be paid 6s. per week extra; such amount shall be deemed to include all special rates provided in this clause.

Compensation to the extent of damage sustained shall be made for work in which clothing or tools are damaged or destroyed by the use of acids,

Except when dismissed for misconduct, or when leaving employment of his own accord, a patternmaker employed for less than weeks at a workshop, or job, shall, to the extent of 6s. be reimbursed by his employer any expense incurred in the carting of

The ordinary hours of employment of forgers and forge furnacemen shall be five shifts per week of nine and a half hours each, including crib time, for which no deduction of pay shall be made.

Shift workers working eight hours per shift without any break for meals on six days in each week shall be deemed to work 44 hours per week, provided that they are given one fortnight's holiday in each year on full pay as compensation for working on Saturday afternoons, holidays, or Sunday shifts.

(9) MISCELLANEOUS PROVISIONS-

- (a) Tools.—The employer shall provide for each employee all necessary tools. The employee shall replace, or pay for any tools so provided if lost through negligence.
- (b) Suitable asbestos sheets and coloured glasses shall be provided by employers for the protection of electric arc and oxy-acetylene operators and their assistants, and suitable mica or other goggles for emery-wheel operators.
- (c) Suitable canvas or leather gloves shall be provided by employers for the operators of pneumatic tools.

(a) With the exceptions hereafter stated, employment may be by the week or by the hour. If by the week, it shall be terminable ith the exceptions hereafter stated, employment may be by the week or by the hour. If by the week, it shall be terminable on either side by one week's notice given on any day, or (if the employer terminates it without such notice) by payment of one week's wages. Except in establishments mainly engaged in shipbuilding or ship repairing, any employee (unless continuing on after working through the night) commencing a day's work at the usual starting time of the workshop shall be paid at least a day's wages: but any employer may engage an employee to start work at any time during the day, provided the work continues as overtime or is resumed the next day until a full day's pay is earned.

A contract for weekly employment may be terminated by any employer, without liability to pay for more than actual time worked, for misconduct or for absence from work without reasonable excuse.

If an employee, engaged by the week, absents himself from duty, except on public holidays or on days for which he produces a certificate from a medical practitioner, or other proof satisfactory to his employer of sickness (aggregating four days of sickness in each year), a sum proportionate to his time of absence may be deducted from his pay, i.e., one sixth of the weekly wage, for each day of absence, including Saturday, in shops working six days, and one-fifth in shops working five days per week.

in shops working five days per week.

(b) If the contract of employment is for hourly hiring, the rates prescribed in clause (3) shall be increased 4s. 6d. per week as compensation for time lost on public holidays and unavoidable absences through sickness.

- (11) TRAVELLING TIME.—Persons employed on work away from the workshop shall receive—
 - (a) The fares necessarily expended in going to and fro.
 - (b) For time occupied in travelling either during or outside the usual working hours-

Payment at rates fixed in clause (3) up to a maximum of twelve hours, except on Sundays, when time and a half shall be paid.

(12) SUNDAYS AND HOLIDAYS.—For all time of duty, on Sundays or holidays, employees not in a continuous process shall be paid at double rate, except in the case of employees effecting repairs to or renewals to plant or machinery—which it is necessary to effect on Sundays or holidays to enable work to be safely resumed on Monday or the earliest working day—in which case payment shall be made at the rate of time and a half. This exception does not apply to work installing new machinery. Holidays mentioned in this determination shall include:—New Year's Day, Foundation Day (28th January), Good Friday, Easter Saturday, Easter Monday, King's Birthday, Eight Hours Day (21st April), Christmas Day, and Boxing Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rate shall only be payable for work done on the day so substituted.

Employees, other than on shifts or engaged in maintaining the continuity of electric light and power, required to work on Sundays or public holidays, shall be paid for a minimum of three hours' work.

- (13) PIECE-WORK.—The Board determines, under the provisions of section 150 of the Factories and Shops Act 1928 (No. 3677) that any employer may fix and pay piece-work prices to any person or persons or classes of persons employed at any work for which the Board has fixed the minimum wage, provided that any such employer shall base such piece-work prices on the earnings of an average worker working under like conditions, and such piece-work prices shall be fixed so that an average worker can earn not less than the wages that are fixed by the Board for such work.
- (14) Grinding Tools.—Each patternmaker, at the end of his employment, shall be allowed an hour at ordinary rates for the purpose of grinding his tools.
- (15) CONTINUOUS PROCESS.—Means a process in which work is carried on continuously, except for breakdowns, with successive shifts of men throughout the days and nights for at least six days in each week.
- (16) EXTRA RATES NOT CUMULATIVE.—Extra rates in this determination prescribed, including rates for dirty work, confined spaces, wet, hot and cold places, are not cumulative so as to exceed the maximum of double the ordinary rates.

W. W. HARRIS, Chairman.
A. G. ALLEN, Secretary.

Melbourne, 6th August, 1931.

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