

VICTORIA

GAZETTE

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No. 42]

WEDNESDAY, MARCH 11.

[1931

PUBLIC HOLIDAYS.

PROCLAMATION

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

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

Public Holidays :--

Wednesday, the 11th day of March, 1931, throughout the Shire of South Gippsland;

FRIDAY, THE 13TH DAY OF MARCH, 1931, throughout the Shire of Upper Murrayt;

SATURDAY, THE 14TH DAY OF MARCH, 1931, throughout the Shire of Orbost;

TUESDAY, THE 17TH DAY OF MARCH, 1931, throughout the Borough of Koroit;

THURSDAY, THE 26TH DAY OF MARCH, 1931, throughout the Vinnar Riding of the Shire of Morwell.

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

FRIDAY, THE 13TH DAY OF MARCH, 1931, throughout the City of Ballaarat*;

TUESDAY, THE 17TH DAY OF MARCH, 1931, throughout the North Riding of the Shire of Dunmunkle*.

* Races . † Agricultural Show.

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

(L.S.)

SOMERS.

By His Excellency's Command,

T. TUNNECLIFFE, Chief Secretary.

GOD SAVE THE KING!

No. 42.-2549.-Price 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

EIGHT HOURS DAY HOLIDAY.

T is hereby notified that

Monday, the 23rd March, 1931,

will be observed as a holiday in the Public Offices throughout the State of Victoria, with the exception of those in the City of Ballarat, the Boroughs of Creswick and Sebastopol, and the Shires of Ballarat, Bungaree, Buninyong, Creswick, and Swan Fill Hill.

T. TUNNECLIEFE.

Chief Secretary.

Chief Secretary's Office, Melbourne, the 3rd March, 1931.

> Act No. 3757, Section 66 (I.). REGULATIONS.—PROFESSIONAL DIVISION. Chapter II.

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

Department and Offic	Yearly Rate of Salary.			
	Minimum.	Maximum.		
DEPARTMENT OF LA	LW,		£	£
For—		i		
Parliamentary Draftsman				1,500
Read— Parliamentary Draftsman				1,250
To take effect as from the 23rd F	'ebruary	, 1931.		

C. S. McPHERSON, Public Service Commissioner.

W. A. ROBINSON,

Office of the Public Service Commissioner, Melbourne, 23rd February, 1931.

Approved by the Governor in Council,

the 5th March, 1931.
C. W. Kinsman,
Acting Clerk of the Executive Council.

APPOINTMENTS.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 5th day of March, 1931, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF LANDS AND SURVEY.

Bailiffs of Crown Lands,

WILLIAM HENRY LULY, of 68 Spring-street, Preston, to be a Bailiff of Crown Lands, without salary, in and for the State of Victoria;

ARTHUR MINTER and LESLIE ARTHUR Sisson, both of Fern Tree Gully,

to be Bailiffs of Crown Lands, without salary.

Managers of Common,

The undermentioned persons to be Managers of the Heywood Town Common for the period ending 31st December, 1933:—

WILLIAM BARCLAY, CHARLES PRICE, and HEBBERT SKIPWORTH.

Trustees of Sites,

EDMUND GEORGE BAKER

to be Trustee of the land temporarily reserved on the 19th September, 1888, as a site for an Oddfellows' Hall, at Caster-ton, in the room of James Glancy, resigned;

EDWARD MICHAEL BARRY

to be Trustee of the land permanently reserved on the 20th May, 1890, as a site for a Racecourse, at Lal Lal, in the room of James McTigue, deceased;

HORTON HENRY WILLIAMS, HERBERT GARFIELD SECOMB, and JESSIE REMFRY BAYLES,

to be Trustees of the land temporarily reserved on the 9th September, 1867, as a site for Wesleyan Church purposes, at Village of Natte Yallock. in the room of Thomas Evans. Charles Field, Henry Mills, Francis Evans, Thomas Elliott, George Cam, Hugh Andrew, Job Mills, George Mills, Colin Niven, and Richard Youren, whose appointments, by Orders in Council of 27th July, 1868, 14th October, 1878, and 24th October, 1904, are hereby revoked.

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

Deputy Clerk of the Peace, &c. (Acting),

JOHN MOLONEY, 5th Class Clerk, Law Department,

to act as Deputy Clerk of the Peace, Registrar of the County Court, and Clerk of Petty Sessions at Echuca, and Clerk of Petty Sessions at Echuca, and Clerk of Petty Sessions at Kyabram and Rochester, in accordance with recommendation of the Public Service Commissioner under section 168 of the Public Service Act 1928; and as Deputy Clerk of the Peace, and Registrar of the County Court at Echuca, appointed by virtue of the provisions of section 92 of the Act No. 3707, to do and perform with respect to the Courts at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is, by the said Act, authorized or required to do or perform, vice W. H. J. Errol, absent on annual leave. Errol, absent on annual leave.

Sheriff's Builiff,

CHARLES ALFRED TAYLOR, Senior Constable of Police, Camperdown,

to be also a Sheriff's Bailiff and a Bailiff of the County Court at Camperdown, vice W. H. Perry, resigned.

DEPARTMENT OF LAW-ATTORNEY-GENERAL.

Acting Master in Equity,

FREDERICK LANGLEY DENTER HOMAN, Chief Examiner

to be Acting Master in Equity during the absence on leave of M. M. Phillips (Act No. 3783, section 219).

Sworn Valuator,

PERCY QUARLES PINNELL, Casterton,

to be a Sworn Valuator, pursuant to the provisions of section 14 of the Transfer of Land Act 1928, No. 3791. Limited to the Counties of Dundas, Follett, and Normanhy.

Sheriff's Substitute,

FRANK ERNEST WILLIAMS, Inspector, Courts, to be Deputy Clerk of the Peace and Registrar of the County Court at Geelong, appointed by virtue of the provisions of section 92 of the Act 3707, to do and perform, with respect to the Court at that place, in the place and stead of the Sheriff, all such acts and things as the Sheriff is, by the said Act, authorized or required to do or perform, vice R. D. McFarlaue, absent on annual leave.

DEPARTMENT OF LAW-SOLICITOR-GENERAL.

Magistrates.

CHARLES TAIT GAYWOOD, Raywood.

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

WILLIAM GAMBLE, Berwick, JAMES MICHAEL NICHOLSON, 115 Station-street, Carlton,

ALEXANDER JOHNSTON, Lancefield, WILLIAM THOMAS ROBESON, 31 Cooper-street, Preston, and HERBERT ROLAND FRANCIS, 49 Ewart-street, Malvern,

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

FRANCIS JOSEPH DUFFY, Boggy Creek,

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

RICHARD OWEN HUGHES, Yarrawonga,

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

Commissioner for taking Declarations, &c.

FREDERICK ARBLASTER, Stationmaster, Spencer-street and Flinders-street, Melbourne,

to be a Commissioner for taking Declarations and Affidavits under the provisions of division 8 of Part IV. of the Evidence Act 1928. Not to charge fees, and to resign upon ceasing to occupy his present position.

Probation Officer,

RICHARD HENRY WILSON, Katandra-road, Ormond, to be a Probation Officer, pursuant to the provisions of section 8 of the Children's Court Act 1928, for the Children's Court at Caulfield.

Bailiffs of the County Court,

FRANK HOWARD FEELEY, Mounted Constable of Police, Jeparit,
Frederick Neal George McVicar, Mounted Constable of

Police, Beulah, and
WILLIAM RAINEY, Mounted First Constable of Police,

to be Bailiffs of the County Court at Warracknabeal.

DEPARTMENT OF PUBLIC HEALTH. Public Vaccinator,

RICHARD EDWARD NICHOLAS BYENES, M.B., B.S., to be Public Vaccinator, Birregurra, vice Dr. W. W. Hope, deceased.

Trustees for Cemeteries,

STANLEY CLARKE

Minyip,

to be Trustee for Boolarra Public Cemetery, vice David T. Latter, deceased:

ROBERT THOMAS WATERS,
JOIN THOMAS MCCUTCHEON, and
BROWN HEARN,
to be Trustees for Cavendish Public Cemetery, vice Joseph
Wilson, James Hadden, and Alexander Hearn respectively,
resigned;

CONRAD WINTER,

to be Trustee for Gordon Public Cemetery, vice George Forshaw, resigned;

FRANCIS JOSEPH TANNER, and DONALD MCCALLUM CARMICHAEL,

to be Public Trustees for Greta Public Cemetery, vice John Kearney (deceased), and Albert G. Smith (resigned), respectively:

WILLIAM EDEN ERNEST SIMMONDS,

to be Trustee for Kiewa Public Cemetery:

LAWRENCE CHARLES PAYNE,

to be Trustee for Mount Duneed Public Cemetery; WILLIAM CHARLES BRAY,

to be Trustee for Natimuk Public Cemetery, vice Richard Barker, deceased.

DEPARTMENT OF PUBLIC WORKS. Municipal Auditors,

Under the provisions of the Local Government Act 1928 (No. 3720), section 488,

J. G. Davis, of 54 Market-street, Melbourne, appointed Auditor to examine and report upon the municipal accounts of the City of Ballarat for the year ending 30th September, 1931, vice W. G. Swift; and

W. G. Swift, of 42 Marshall-street, Ivanhoe. appointed Auditor to examine and report upon the municipal accounts of the City of Fitzroy for the year ending 30th September, 1931, vice J. G. Davis.

STATE RIVERS AND WATER SUPPLY COMMISSION. Auditors,

In pursuance of provisions of the Scwerage Districts Act 1928 (No. 3772), the undermentioned persons, auditors holding certificates of competency from the Municipal Auditors' Board under the Local Government Act 1928, appointed to make audits as follows, viz.:—

Hamish McIntosh Joss, Queen-street, Melbourne, to make an audit of the accounts of the Colac Sewerage Authority, for the year ending 31st December, 1930;

HERBERT EMBERLIN POOLE, 395 Collins-street, Melbourne, to make an audit of the accounts of the Ballarat Sewerage Authority for the year ending 1st March, 1932.

> DEPARTMENT OF TREASURER. Government Printer (Acting), *THOMAS RIDER

to act as Government Printer and a Collector of Imposts, at Melbourne, during the absence of H. J. Green, on leave.

Collectors of Imposts (Actina),

*F. L. McGrath

to act as Collector of Imposts at the Office of the Chief Secretary, at Melbourne, during the absence of W. J. Attwood, on leave; and

ANDREW STEWART

to act as a Collector of Imposts for the State of Victoria, at the Customs House, Melbourne, during the absence of A. Wright, on leave.

Receivers of Revenue (Acting),

*JOHN MOLONEY

to act as Receiver of Revenue at Benalla during the absence of D. C. Blair, on leave; and

*FRANK E. WILLIAMS

to act as Receiver of Revenue at Geelong during the absence of R. D. McFarlane, on leave.

*Note.—The Public Service Commissioner has approved under section 168 of Act No. 3757.

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

At the Executive Council Chamber, Melbourne, 5th March, 1931.

RESIGNATIONS.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 5th day of March, 1931, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

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

WILLIAM HENRY PERRY, as a Sheriff's Bailiff and Bailiff of the County Court at Camperdown.

DEPARTMENT OF LAW. - SOLICITOR-GENERAL.

JAMES CARROLL, from the Commission of the Peace for the Eastern Bailiwick;
GEORGE COWIE MORRISON, from the Commission of the Peace for the Northern, Southern, Eastern, Western, Midland, and Central Bailiwicks; and ALEXANDER SLOAN, from the Commission of the Peace for the Eastern Railiwick

the Eastern Bailiwick.

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

At the Executive Council Chamber, Melbourne, the 5th March, 1931.

Public Service Act 1928 (No. 3757), Sections 90 and 91.

EXEMPTIONS.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Order made on the 5th day of March, 1931, exempted the officers specified hereunder from the provisions of sections 90 and 91 of the Public Service Act 1928, that is

DEPARTMENT OF TREASURER.

The working staff of the Government Printing Office, Department of Treasurer—such exemption to be operative from the 1st January, 1931, to 30th June, 1931, and not to include the clerical staff of the Branch.

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

At the Executive Council Chamber, Melbourne, the 5th March, 1931.

Factories and Shops Act 1928 (No. 3677).

MEMBERS OF WAGES BOARDS REMOVED.

NDER the powers in that behalf conferred by the Factories and Shops Act 1928 (No. 3677). His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by an Order made on the 5th March, 1931, remove

ARTHUR FARRELL

from the Perambulator Board, and

JOHN BOWES

from the Coal and Coke Board, respectively, owing to their whereabouts being unknown.

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

At the Executive Council Chamber Melbourne, the 5th March, 1931.

The Fisheries Act 1928.

NOTICE OF INTENTION TO PROHIBIT ALL FISHING IN OR THE TAKING OF FISH FROM THE CARDINIA CREEK AND ITS TRIBUTARIES FROM 1ST MAY TO 15TH DECEMBER IN EACH YEAR.

DECEMBER IN EACH YEAR.

I is hereby notified, for general information, that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to move His Excellency the Governor in Council to make a Proclamation prohibiting all fishing in or the taking of fish from the Cardinia Creek and its tributaries from the first day of May to the fifteenth day of December (both days inclusive) in each year (except that portion of Cardinia Creek in which fishing is prohibited during the whole year by Proclamation dated the twenty-second day of October, 1924, and published in the Victoria Government Gazette of the twenty-ninth day of October, 1924). twenty-ninth day of October, 1924).

T. TUNNECLIFFE, Chief Secretary.

F. Lewis, Chief Inspector of Fisheries and Game,

(Inserted 1° on 4th March, 1931.)

The Fisheries Act 1928.

NOTICE OF INTENTION TO PROHIBIT BOATS AND NETS REING LEFT IN THE SNOWY RIVER, ETC.

HEING LEFT IN THE SNUWY RIVER, EXC.

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

The Snowy River and its tributaries and the lakes, lagoons, and backwaters connected therewith, except that portion of the main river between its mouth and the Government Wharf at Marlo.

T. TUNNECLIFFE,

Chief Secretary.

F. Lewis Chief Inspector of Fisheries and Game.

(Inserted 1° on 4th March, 1931.)

804 CONTRACTS ACCEPTED .- (Series 1930-31.)

Serial No.	· Părticulars.				Amount.	Name of Contractor.	Charge against Fund.		
	may Broa	IONS— e supply be required dmeadows , 1931:—	red at t	he Better	Days	Camp,	-	·	,
972	Jam -		••	••	••		Rates as per annex	Shepparton Fruit Preserving Co. Ltd.	Unemployment Relief

Approved-E. J. HOGAN, Treasurer. 20,2.1931.

ANNEX TO CONTRACT No. 1931/972.

Shepparton Fruit Preserving Co. Ltd., 529 Collins-street, Melbourne, C.1.

Sub-schedule No. 3.

JAMS.

Security, £5.

£ s. d.

0 6 9

1. Jams-Assorted, in 24-oz. tins, of approved kinds, in the proportion of half seed and half stone, of the best quality, as required

tins

MARKET PRICE FOR BUTTER FOR MARCH, 1931.

Note.—MARKET PRICE for BUTTER.—First Grade, for supplies obtained for the month of March, 1931, is £8 8s.

T. A. KEALY, Secretary, Tender Board.

4th March, 1931.

VICTORIAN RAILWAYS.

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

83. Mild steel girders, &c., item 1, at £24 per ton; item 2, at £26 per ton; items 3 and 9, at £30 per ton; item 4, at £68 per ton; item 5, at £45 per ton; items 6 and 7, at £35 per ton; item 8, at £28 per ton; Australia. (Contract No. 44041.*)—Thompson's Engineering and Pipe Co. Ltd. 84. Friction draft gear, at £14 5s. each; Australia. (Contract No. 44063*.)—Knox, Schlapp, and Co. 85. Copper-coated steel tubes, at £3 8s. 11½d. each; England and Australia. (Contract No. 44042*.)—Knox, Schlapp, and Co. 86. Brass boiler tubes, at 13d. per lh. (subject to variations in price of E.C. wire bars);

Australia. (Contract No. 44054*.)—Knox, Schlapp, and Co. 87. Steel blooms, at £14 0s. 7d. per ton; Australia. (Contract No. 43863*.)—Broken Hill Pty. Co. Ltd.

* Order in Council ebtained.

By Order of the Victorian Railways Commissioners,

E. C. EYERS, Secretary. 5.3.31.

GENERAL STORES.

Contingencies 1930-31-

970. Schedule No. 1, supply of lime-rock, at £1 3s. 9d. per ton in trucks, at Maffra.—Martin Cameron. Security, £178. 971. Schedule No. 1, supply of sugar bags, at £1 18s. 6½d. per 100, delivered at Maffra.—Estate of R. M. Anderson. per 100, deliv Security, £230.

Approved-E. J. HOGAN, Treasurer. 20.2.31.

ORDERS, IN COUNCIL .- (Series 1930-31.)

DEPARTMENT OF PUBLIC INSTRUCTION.

WORKING MEN'S COLLEGE.

Technical Schools (Equipment)-

Technical Schools (Equipment)—
967. Purchase, without calling for public tenders, of 1
Coe. 115 Crossley convertible crude oil engine, £421; primage
duty, £11 8s. 10d.; total. £432 8s. 10d.—William Adams & Co.
Ltd., 521 Collins-street, Melbourne.
968. Purchase, without calling for public tenders, of 1 Avery
type No. 1354 compression testing machine, capacity 100 tons,
with two gauges, spherical scating, distance between platforms 4 feet, with double-acting hand pump, £265; primage
duty, £8 9s. 2d.; total, £273 9s. 2d.—Australasian Scale Co.
Ltd., 255 William-street, Melbourne.
969. To supplying and creeting, without calling for public
tenders, 1 "Deval" abrasion tester, complete with motor and
pulleys, £100 16s.—Marficet & Weight Pty. Ltd., Flockhartstreet, Abbotsford.

street, Abbotsford.

Approved by the Governor in Council, 24th February, 1931.—C. W. Kinsman, Acting Clerk of the Executive Council.

MEDICAL BOARD OF VICTORIA.

THE following additional List of Legally Qualified Medical Practitioners, registered under the provisions of Part I. of the Medical Act 1928, is published for general information:—

No. of Certificate.	Date of Registration.		Name.	. Address.	Qualification		
4506	1931. 4th March	!	Baylis, Edna Isabel	40 Springdale-road, Killara, New South Wales	M.B., B.S., Sydney, 1929		
4507	,,	••	Carew-Smyth, Raymond Pon-	180 Toorak-road west, South Yarra, S.E.I	L.R.C.P. et S., Edin.,		
4508	,,	••		81 Garden Vale-road, Elsternwick, S.4	L.R.F.P.S., Glas., 1930 M.B., B.S., Melb., 1924		

Name restored to the Register-

No. 3299, Leonard Walter Johnston, 22 Studley-avenue, Kew, M.B. et Ch.B., Melb., 1918.

Medical Act 1928 .- Part III. PHARMACY BOARD OF VICTORIA.

FURTHER REGULATIONS.

W HEREAS by Part III. of the Medical Act 1928 the Pharmacy Board of Victoria (hereinafter referred to as "the Board") with the approval of the Governor in Council, is empowered from time to time to make, alter, or rescind cil, is empowered from time to time to make, alter, or rescind Regulations for the purposes therein mentioned: And whereas the Board is desirous, subject to such approval, of rescinding the Regulations numbered 41, 43, and 47 of the Pharmacy Regulations 1930, and of altering Appendix A thereto, in relation to the subjects of examination and the pass standard for the preliminary examination as from and after the thirty-first day of October, One thousand nine hundred and thirty-two, and of altering forthwith Appendix C thereto in relation to the pass standard and the conditions under which a partial pass may be obtained for the final examination, and otherwise as hereinafter appears, and for that purpose, subject to such approval, is desirous of making, under the powers so conferred, the Regulations following: Now therefore the Board doth make Regulations as set forth hereunder, and His Excellency the Governor in Council has, by Order made on the fifth day of March, 1931, approved of the said Regulations, that is to say:—

- (1) These Regulations may be cited as "The Pharmacy Regulations 1931," and shall be read and construed as one with "The Pharmacy Regulations 1930."
- (2) The Regulations, numbered 41, 43, and 47, and Appendix A of the Pharmacy Regulations 1930, shall remain in force until the thirty-first day of October, One thousand nine hundred and thirty-two, and no longer. From and after the said date the said Regulations and Appendix A shall be rescinded.
- (3) From and after the said thirty-first day of October, One thousand nine hundred and thirty-two, for the said regulations 41, 43, and 47, and Appendix A, the following Regulations and appendix shall be substituted, namely:—

Preliminary Examination.

41. Subjects of Preliminary Examinations.—Every person who is not entitled to exemption under these Regulations shall, who is not entitled to exemption under these Regulations shall, before entering into articles of apprenticeship within the meaning of sub-section (b) of section 95 of the Act, pass a preliminary examination in the following six subjects before an examiner or examiners appointed by the Board, namely, Latin, English, Arithmetic, Algebra, Physical Science, and British History (1815-1914), and obtain a certificate from the Board that he has passed the said examination or its equivalent in the prescribed subjects. The conditions of the said preliminary examination are set out in Appendix A hereto.

43. Notwithstanding anything contained in these Regula-tions, the Board may, in its absolute discretion, exempt from passing the preliminary examination any person who produces a certificate of having passed—

(a) The Melbourne University School Leaving or Intermediate Examination in at least seven subjects of such examination or examinations, including English and one other language and one branch of mathematics, or alternatively six subjects at the aforesaid examination or examinations and one additional subject (not being a subject included in the certificate or certificates submitted) in the preliminary examination.

ditional subject (not being a subject included in the certificate or certificates subnitted) in the preliminary examination.

(b) The Technical Intermediate Examination of the Victorian Education Department may be accepted in lieu of the subjects of English, Algebra, Arithmetic, Physical Science, and British History of the preliminary examination. And if in addition a candidate has passed in Latin at the preliminary examination, or in a language other than English at the School Intermediate or Leaving Examination, he may be granted full exemption from passing the aforesaid preliminary examination.

(c) Some other examination of some University, college, board, or institution which in the opinion of the Board is substantially equivalent to the Melbourne University School Intermediate examination, and is of sufficient merit to justify the assumption that the person concerned has reached such an educational standard as to be qualified to become an apprentice within the meaning of the said Act: provided that in each case the subject of English shall be included as a compulsory subject, in addition to one other language and one branch of mathematics.

7. Regulations for the conduct of the preliminary examina-

47. Regulations for the conduct of the preliminary examina-

(1) The candidates whilst answering the questions must be under the personal supervision of the supervisor (or some responsible person during his temporary absence).

- (2) The candidate's number only must be placed on the
- The examination time-table must be strictly adhered to.
- (4) The examination form supplied by the Registrar must be filled in by each candidate and handed to the supervisor. These forms, together with the candidates' answers, must be returned by the supervisor to the Registrar.
- (5) Any case of copying must be reported to the Regis-
- (6) Answers to the questions must be written on one side of the paper only.
- (7) Conversation or communication of any kind between
- candidates is strictly prohibited.
 (8) Each candidate shall fasten together his papers in proper order before handing them to the supervisor.
- On handing his papers to the supervisor the candidate shall immediately leave the examination room, and shall not re-enter the room until after all candidates have handed in their papers.
- (10) Access to books, memoranda, or notes during the examination is not permitted.
- (11) The following is the time-table:--

Latin—10 a.m. to 12.30 p.m.— $2\frac{1}{2}$ hours. Arithmetic—2 p.m. to 4.30 p.m.— $2\frac{1}{2}$ hours.

Second Day.

English—10 a.m. to 12.30 p.m.—2½ hours. Algebra—2 p.m. to 4.30 p.m.—2½ hours.

Third Day.

Physical Science—10 a.m. to 12.30 p.m.—2½ hours. British History—2 p.m. to 4.30 p.m.—2½ hours.

(12) Answers must be returned by the supervisor to the Registrar immediately after the conclusion of each examination, and in the case of a country supervisor by the first post after the termination of the examination.

APPENDIX A.

(Regulations 41-57.)

· PRELIMINARY EXAMINATION.

Subjects of Examination.

The following are the compulsory subjects, namely:-

Latin, English, Arithmetic, Algebra, Physical Science, and British History (1815-1914).

The syllabus shall be that prescribed by the Board and published annually in the Official Handbook of Examinations.

The Pass Standard.

The marks for a pass in any subject prescribed for the pre-liminary examination shall be not less than 50 per cent. of the maximum marks allotted thereto, but a candidate who gains an average of 50 per cent. of the aggregate marks allotted for the whole examination shall be entitled to be passed in each subject the marks gained in which are not less than 40 per cent. of the marks allotted to that subject.

A candidate who passes in three subjects at any one examination shall not be required to present himself for re-examina-tion in those subjects, but shall be entitled, on further pay-ment of the prescribed fee, to present himself at any subse-quent examination in any of the remaining subjects in which he has failed previously, or for which he has not previously

The Final Examination.

(4) "The Pass Standard" and the "Conditions under which Partial Pass may be obtained," as set out in Appendix C of the Pharmacy Regulations 1930, are hereby rescinded, and the provisions hereinafter appearing shall apply, and shall come into operation forthwith, namely:—

APPENDIX C.

FINAL EXAMINATION.

The Pass Standard.

The percentage of marks necessary to secure a pass in the final qualifying examination shall not be less than 60 per centum of the maximum marks in each section or sub-section, as the case may be.

Conditions under which Partial Pass may be Obtained.

Any candidate obtaining not less than 60 per cent. Any candidate obtaining not less than to be cent. marks in three of the five sections or sub-sections into which the final qualifying examination is divided, not less than 50 per cent. in section 1 (b)—Practical Dispensing—and not less than 40 per cent. in the remaining sections or sub-sections, shall be eligible to present himself at any subsequent examination in the section or sub-sections in which he has

The preceding Regulations were made at a meeting of the Pharmacy Board of Victoria, held at Melbourne on Wednesday, the fourteenth day of January, 1931.

The seal of the Board was hereunto affixed by the Registrar in the presence of—

WM. H. FLEAY, A. R. BAILEY, the Board. C. L. BUTCHERS, Registrar.

Approved by the Governor in Council, the 5th day of March, 1931.

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

AUCTION SALES ACT 1928.

L IST of persons to whom Auctioneers' Licences were issued and transferred during the month of February, 1931:—

Name, Address, Date of Issue.

Anderson, Eric L., Casterton; 26th February, 1931.

Butcher, Wilfred H., 31 Queen-street, Melbourne; 5th February, 1931.

Butler, Samuel L., Mornington; 26th February, 1931.

Cavagna, Vincent A., Leongatha; 25th February, 1931.

Garth, Murray E., 190 Bourke-street. Melbourne; 18th February, 1931.

Godfrey, Daniel J., Dandenong; 12th February, 1931.

Henderson, George, 682 High-street, Thornbury; 1st January, 1931.

Kelly, J. W. Arthur, 43 Melrose-street, Sandringham; 4th February, 1931.

Lord, Robert W., 47 Burwood-road, Hawthorn; 16th February, 1931. O'Brien, Terence J., 325 Collins-street, Melbourne, 24th Feb-

ruary, 1931. Palmer, Henry V., Sale Yards, Buckley-street, Footscray; 10th February, 1931.

Pearce, Ernest, Jeparit; 13th February, 1931.

Rawsthorne, Victor J., 304 Racecourse-road, Flemington; 18th February, 1931.

Stewart, John A., 42 Tobin-street, Ararat; 16th February, 1931.

Tucker, Edwin G., 55 Church-street, Middle Brighton; 25th February, 1931.

Weller, Albert J., 264 Glenferrie-road, Malvern; 1st February, 1931.

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

Marks, Alfred V.; Lawrence, Ernest A., 36 Docker-street, Elwood; 6th February, 1931.

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

The Treasury, Melbourne, 6th March, 1931.

 $\it RE$ REAL ESTATE AGENT NAMED GEORGE TOUZEL, OF STATION-STREET, CHELSEA.

PERSONS having claims against the fidelity bond issued under the provisions of the Real Estate Agents Act in connexion with the Real Estate Agent's Licence of the above-named George Touzel are required to forward full particulars, and proof thereof, to the Treasurer of Victoria, at the Treasury Buildings, Melbourne, not later than Monday, the 13th day of April, 1931.

H. A. PITT Under-Treasurer of Victoria,

The Treasury, Melbourne, 10th March, 1931.

MUNICIPAL SURVEYORS BOARD.

The following candidates have been granted certificates under sections 171 and 172 of the Local Government Act 1928, viz.:--

COMPETENCY.

Harold Leo Credlin, State Rivers and Water Supply Commission, Melbourne.

Morton Alexander Thomas, 37 Volum-street, West Geelong.

Frederick Albert Relf, Leichardt.

QUALIFICATION.

Patrick Joseph Hanneberry, 370 Albert-street, East Melbourne.

George, Alfred Loutit, 32 Philipson-street, Albert Park. Frederick Hubert Osborne, 48 Shaftesbury-avenue, Thorn-

M. V. MATTHEWS.

Secretary.

Department of Public Works, Melbourne, 6th March, 1931.

THE LICENSING ACT.

W HEREAS the licence for the licensed premises known as the Royal Mail Hotel, situate at Stradbroke, in the Licensing District of Gippsland North, has been surrendered, notice is hereby given that the amount of compensation payable to the owner and occupier of such premises, pursuant to the provisions of the Licensing Act, is as under:—

Owner, £530. Occupier, £20.

Dated at Melbourne this 9th day of March, 1931.

W. G. NUNN. Registrar of Licensing Courts.

VICTORIA.

ACT 391.-SECOND SCHEDULE.

A STATEMENT of Trusts having been submitted by the head or authorized representative of the denomination of Roman Catholic under the provisions of the "Act to provide for the Abolition of State Aid to Religion," for allowance by the Governor, the same was allowed by him on the fifth day of March, 1931, and the following is the form in which such statement of trusts has been allowed:-

STATEMENT OF TRUSTS.

Description of Land.—2 acres, situate in section 6, Town of Merino, Parish of Merino, County of Normanby: Commencing at the intersection of the north side of Mand-street and the cast side of Annesley-street; bounded thence by Annesley-street, bearing north 5 deg. 21 min. west 400 links; by the State School reserve bearing north 84 deg. 39 min. east 500 links; by Henty-street hearing south 5 deg. 21 min. east 400 links; and thence by Mand-street bearing south 84 deg. 39 min. west 500 links to the commencing point.

Names of Trustees.—The Roman Catholic Trusts Corporation for the Diocese of Ballarat.

Powers of Disposition.—To sell, transfer, mortgage, charge, lease, exchange, give, grant, or dispose of the whole or any part of the said land.

Purposes to which Proceeds of Disposition are to be Applied.—To such purpose of the Roman Catholic Church in the Diocese of Ballarat as a council of such Diocese under the provisions of Act No. 2100 may from time to time by resolution direct.

As witness the hand of the Governor of the State of Victoria this fifth day of March, 1931.

(Corres, C.79683.)

SOMERS. Governor of the State of Victoria.

STATE RIVERS AND WATER SUPPLY COMMISSION.

WANGARATTA WATERWORKS TRUST.

AUTHORITY TO OBTAIN BANK OVERDRAFT

AT IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 5th day of March, 1931, authorized, in pursuance of section 271 of the Water Act 1928 (No. 3801), the Wangaratta Waterworks Trust to obtain an advance or advances from the Bank of New South Wales, Wangaratta, by way of overdraft, provided that such overdraft at any one time shall not exceed the sum of Three thousand pounds (£3,000), and shall be liquidated before the 31st December, 1931.

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

At the Executive Council Chamber, Melbourne, the 5th March, 1931.

Water Act 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BRIDGEWATER WATERWORKS TRUST.

BY-LAW NO. 6.

Water Supply by Meter.

THE Bridgewater Waterworks Trust doth hereby, pursuant to and in exercise of the powers and authorities conferred upon it by the Water Act 1928, and whose Waterworks District has, for the purpose of the said Act, been proclaimed an Urban District, make the By-law following:-

1. The Trust will, if it so thinks fit, but not otherwise, affix and let for hire water meters. No meter for measuring the water supplied to any tenement shall be affixed until it shall have been examined, tested, and approved by the proper officer of the Trust. Every such meter shall be capable of registering at least 1,000,000 gallons. The rent for such meters shall be at the rate per annum of—

For 3-inch meters—Ten shillings.
For any meter of larger size than 3 inch—121 per cent upon the cost of such meter, fixed complete.

- 2. Such rents shall be exclusive of and in addition to the 2. Such refits shall be excusive of and in addition to take amount chargeable for the recorded consumption of water, and shall become due and be paid yearly, in advance, on the first day of the month of January in each year. Such hired meters shall be kept in repair at the cost of the Trust, except as to external injuries, the cost of repairing which shall be borne by the hirer. by the hirer.
- by the hirer.

 3. In the event of the hirer being dissatisfied with the registering of the meter hired from the Trust, he may, by notice in writing, require the Trust to cause such meter to be removed and tested, and, together with such notice, shall forward a sum of Ten shillings, which, if the meter be found to register correctly, shall be applied in paying the cost of removing, testing, and replacing, and the balance (if any) shall be returned to him; but if such meter be found to fail to register or he found to register incorrectly, it shall be repaired and replaced, or another meter shall be placed instead thereof at the cost of the Trust, and the amount deposited by the hirer shall be returned to him. Any person so hiring a meter from the Trust who shall cease to occupy the premises on which such meter is fixed without having previously given, in writing, at least two days' notice to the Trust of his intention to do so, shall be guilty of an offence.

 4. If any meter cease registering, or be found to be out of
- 4. If any meter cease registering, or be found to be out of repair, or registering inaccurately, the Trust may estimate and charge for the water consumed during the period such meter was not in working order and until repaired and refixed, by taking it as equal to the quantity used during the previous quarter, or during the corresponding period of the previous
- 5. Meters used for measuring the water supplied to consumers, other than such as are hired from the Trust, will be tested on delivery thereof at the office of the Trust; a fee of One shilling will be charged for each test.
- 6. The Trust, by its officers, may at any time after six days' notice, in writing, of its intention, attach a check meter to the service pipes of any consumer, either inside or outside the premises of such consumer, and may for such purpose enter such premises at any time between the hours of Ten in the forenoon and Four in the afternoon, and then and there do all things necessary therefor.
- 7. The minimum quantity of water to be charged for by measure in each case where water is supplied from the pipes of the Trust shall be as follows:—

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

- 8. Such excess water used shall be paid for at the rate of Ninepence per 1,000 gallons; such payment must be made on or before the 15th day of March in each year, otherwise the water will be cut off from such premises.
- 9. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any court of competent jurisdiction.
- 10. In the construction of this By-law the word "person" or sole. The expression of this by-raw the word "person shall extend to and include a corporation, whether aggregate or sole. The expression "proper officer" shall mean an officer or servant of the Trust authorized to perform any act or to accept service of any notice, or to execute any function on behalf of the Trust.

The Resolution for passing this By-law was agreed to by the Commissioners the 31st day of January, 1931, and confirmed the 10th day of February, 1931.

CLAUDE BURGE, Chairman. ARTHUR BENNETT, Secretary. (SEAL)

HEATHCOTE WATERWORKS TRUST.

A By-law for the making of the rate for the year 1931 on all rateable property within the Waterworks District of the Heathcote Waterworks Trust, also dealing with the sale of water by measure from the works of the Trust.

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

1. A rate of Two shillings in the £1 sterling shall be paid on the annual value of all rateable property fronting streets in which a main pipe has been laid according to the valuation for the time being of all lands and tenements for the municipal rate of the Shire of McIvor, but no rate in any case shall be less than Two pounds.

less than Two pounds.

2. A rate of Ten shillings shall be charged on all unoccupied

2. A rate of 1 in smirings shall be charged on all unoccupied lands facing mains.

3. Tenements not fronting a street within which a main pipe is laid, but are situated within a quarter of a mile of a standpipe, shall be charged half the amount of the assessed rate.

4. Tenements exceeding one-quarter, but not exceeding one-half mile, shall be charged one-quarter of the amount of the

half mile, shall be charged one-quarter of the amount of the assessed rate.

5. For the water supplied by measure, a charge of Two shillings per 1,000 gallons shall be made, and the minimum quantity to be charged for where water is used for other than domestic purposes solely shall be 20,000 gallons, and shall be paid for in advance or as the Trust may deem necessary.

6. Where water is supplied by measure for domestic and other than domestic use, the minimum quantity to be charged for shall be the quantity which at Two shillings per 1,000 gallons would be equal to the amount of the assessed rate in respect to the premises supplied.

7. The foregoing rate is made payable in moieties on the first day of January, 1931, and the first day of July, 1931.

8. Such person or persons as the Commissioners of the Trust may from time to time appoint shall be authorized to demand and receive the said rates and charges.

Passed by the Commissioners of the Heathcote Waterworks

Passed by the Commissioners of the Heathcote Waterworks Trust this 11th day of February, 1931, and the seal of the Trust was hereunto affixed in the presence of—

D. R. THOMAS, Chairman. F. D. HUTSON, Commissioner. P. A. McKAY, Secretary.

WARRAGUL WATERWORKS TRUST.

RATING BY-LAW FOR 1931.

The Commissioners of the Warragul Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the Water Act 1928, in pursuance of and in exercise of the powers and authorities conferred by the said Act, do hereby make the following By-law:—

By-law No. 22,

- 1. The following are the rates which the occupiers or owners of lands and tenements within the Waterworks District of the Warragul Waterworks Trust shall pay for water supplied by the said Trust, that is to say:
 - said Trust. that is to say:—

 (a) For every house, building, or tenement, a rate of One shilling in the £1 sterling upon the municipal valuation of such house, building, or tenement shall be paid. Provided that such rate shall not be less than One pound six shillings per annum; and provided further that the maximum quantity of water to be used by any ratepayer shall be 1,000 gallons for every £1 sterling of such municipal valuation, or equivalent, to the minimum amount of rates paid. Should such maximum quantity be exceeded, such ratepayer shall pay by measure at the rate of One shilling per thousand gallons per annum.

 (b) For every piece of land, occupied or unoccupied, upon which there is no house or building erected, a rate of One shilling in the £1 sterling upon the municipal valuation for the time being shall be paid. Provided that such rate shall not be less than Twelve shillings and sixpence per annum.

validation for the time being shall be paid. Provided that such rate shall not be less than Twelve shillings and sixpence per annum.

(c) Meters of approved type shall be installed where water is used for other than domestic purposes, such as stables, garages, watering stock and gardens, and where outside taps are in use or fitted, and wherever directed, by notice, by the Trust. All meters shall be installed by the owners or occupiers of the premises concerned, and shall be maintained in thorough operating order by such owners or occupiers and kept accessible for inspection and reading by the Trust at all reasonable hours.

(d) That the charge for water supplied by meter in the Town of Warragul to premises conducted as butter and milk factories or industrial purposes, shall be at the rate of One shilling per 1,000 gallons up to the equivalent of water rates paid on such premises; and in cases where the consumption is one million gallons and over per annum, the rate shall be Ninepence per 1,000 gallons for excess water above the quantity allowed for rating.

(e) For water supplied by measure, a rate of One shilling for every 1,000 gallons shall be paid. Provided that the minimum quantity to be charged for shall not be less than 26,000 gallons per annum, and that the minimum charge for Government premises supplied with water shall be Two pounds ten shillings per annum.

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(f) For water supplied by measure to all consumers outside the water area and Urban District, a rate of Two shillings for every 1,000 gallons shall be paid, and the minimum charge for such service shall be Three pounds per annum.

2. The rates and charges herein are made for the year ending 31st December, 1931, and shall be payable, in one sum, on the 1st day of March, 1931.

3. Such person or persons as the Commissioners shall appoint from time to time are hereby authorized to demand, collect, receive, and recover such rates and charges.

Passed this 18th day of February, 1931.

C. A. OLIVER, Chairman. B. J. DUNN, Commissioner. C. S. OGILVY, Secretary.

SHIRE OF BEECHWORTH WATER SUPPLY DISTRICT. RATING BY-LAW No. 46 FOR 1980-31,

Making a rate for water supply purposes, fixing a scale of charges for water supplied by measure, and regulating the times of payment.

THE Council of the Shire of Beechworth doth hereby, pursuant to and in exercise and execution of the powers and authorities conferred on it by the Water Act 1928, make the following rates and charges upon the lands and tenements within the Water Supply District of Beechworth, that is to

The rates and charges hereinafter specified are those which the owners and occupiers of lands and tenements shall pay in respect of water supplied other than by measure for domestic

purposes:—
On every house and tenement of the annual value of Fifteen pounds (£15) and under, a rate of £1 2s. 6d. per annual.
On every house and tenement above the annual value of Fifteen pounds (£15), a rate of 1s. 6d. in the pound on the amount of the annual valuation as per rate-book.
On every vacant allotment or allotments enclosed by one fence under the annual value of Fifteen pounds, a minimum charge of Ten shillings (10s.) per annum where no connexion to main, and One pound (£1) per annum where connected to main will be made.

The rate shall be navable in one instalment or and often.

to main, and One pound (£1) per annum where connected to main will be made.

The rate shall be payable, in one instalment, on and after the fifth day of December, 1930.

Water supplied by measure shall be paid for half-yearly, on the 31st March and 30th September of each year.

This By-law shall take effect from the fifth day of December, 1930.

The foregoing By-law was agreed to by the Council of the Shire of Beechworth at the Council meeting held on the 7th day of November, 1930, and was confirmed on the 5th day of December, 1930, by special resolution, and the common seal of the said Council was hereunto affixed in the presence of—

D. NANKERVIS, Councillor.

(SEAL)

J. P. HARPER, Councillor.

L. H. SAMBELL, Secretary.

SHIRE OF NUMURKAH WATERWORKS TRUST.

BY-LAW No. 154.

By-Law No. 154.

The Chairman and Commissioners of the Shire of Numurkah. Waterworks Trust, in pursuance of the powers conferred by the Water Act 1928, make the following By-law:—
This By-law shall apply to the Urban District of Numurkah. Soction 3 of By-law No. 65 shall be and is hereby repealed in so far as it relates to water supplied by the Trust by measurement (except in ease of special agreement with the Trust) to the Urban District of Numurkah.

For water supplied by the Trust by measurement to the Urban District of Numurkah (except in ease of special agreement with the Trust), a charge of Sixpence for every thousand (1,000) gallons shall be made.

The foregoing By-law was made by the Chairman and Commissioners of the Shire of Numurkah Waterworks Trust on the 12th day of January, 1931.

The seal of the said Trust was hereto affixed in the

The seal of the said Trust was hereto affixed in the presence of-

FRANCIS THORNTON, Chairman.
J. SCOTT MACKENZIE, Commissioners.
P. D. K. O'HANLON, (SEAL) A. STRINGER, Secretary.

The foregoing By-laws, made by the Bridgewater, Heathcote, and Warragul Waterworks Trust Commissioners, and the Beechworth Shire Council, respectively, also amendment of By-law made by the Shire of Numurkah Waterworks Trust Commissioners, were approved by the Governor in Council on the 5th March, 1931.

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

Local Government Act 1928. ROAD DEVIATIONS.

ORDERS CONFIRMED.

SHIRE OF AVOCA.

I N pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1928, the Council of the Shire of Avoca do hereby order that the land next hereinafter described, which has been acquired by them, shall be a public highway from and after the date of the publication of this Order in the Country of Order in the Covernment Gazette, viz .:-

ler in the Covernment Gazette, viz.:—

All that piece of land being part of allotment 16 of section 1 in the Parish of Yalong, County of Gladstone, and containing 1 acre 3 roods 13 4-10 perches: Commencing at a point on the east boundary of the said allotment 16 466 links north from the south-east corner thereof, and proceeding north by the said 'east boundary 3 chains 78 links; thence by a line bearing south 23 deg. 22 min. west 15 chains 50 links; thence by a Government road bearing north 49 deg. 28 min. east 3 chains 41 links; thence by a line bearing north 23 deg. 22 min. east 8 chains 97 links to the commencing point.

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

einafter described, that is to say:—

All that piece of land situated between Crown allotment 16 on the one side and Crown allotment 17 on the other, Parish of Yalong, County of Gladstone, containing 3 roads 20 7-10 perches: Commencing at the north-west augle of Crown allotment 17, Parish of Yalong; thence by a line bearing south 43 deg. 6 min. west 2 chains 10 links; thence by a line bearing south 49 deg. 28 min. west 4 chains 57 5-10 links; thence by a line bearing north 49 deg. 28 min. east 3 chains 41 links; thence by a line bearing north 49 deg. 28 min. east 1 chain 43 links; thence by a line bearing north 43 deg. 6 min. east 3 chains 62 links; thence by a line bearing south 2 chains 19 5-10 links to the commencing point. links to the commencing point.

In witness whereof the President, Councillors, and Rate-payers of the Shire of Avoca have caused their seal to be hercunto affixed this twenty-fourth day of February, One thousand nine hundred and thirty-one.

The seal of the President, Councillors, and Ratepayers of the Shire of Avoca was hereto affixed in Victoria in the presence of-

S. D. SLATER, President. A. F. PATEN, Councillor, R. HENSON BROADHURST, Secretary. (SEAL)

Confirmed by the Governor in Council, the 5th March, 1931. .C. W. KINSMAN, Acting Clerk of the Executive Council.

ORDER OF THE COUNCIL OF THE SHIRE OF OMEO, MADE THE 3nd DAY OF DECEMBER, 1929.

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

All that piece of land in the Shire of Omeo being part of Crown allotment 130, Parish of Cobungra, County of Benambra: Commencing at the north-west corner of allotment 130.3; thence by a line bearing north 90 deg. cast along the northern boundary of said allotment 130.4 11 chains 45 links; thence by a line bearing north 20 deg. 54 min. west along the western boundary of the main Country Roads Board Bairnsdale to Omeo road 1 chain 7 links; thence by a line bearing south 90 deg. west 11 chains 75 links; thence by a line bearing south 34 deg. 6 min. cast 1 chain 20 8-10 links to the commencing point.

And the said Council doth hereby declare that the land above described shall, from the said date of publication in the said Government Gazette, be a public highway in lieu of the portion of the existing road in the same parish defined in the following description:-

Commencing at the north-east corner of allotment 125, Parish of Cobungra, County of Benambra; thence bearing south 34 deg. 6 min. east 14 chains 58 links; thence by a line bearing north 90 deg. east 1 chain 20 8-10 links; thence by a line bearing north 34 deg. 6 min. west 14 chains 90 links; and thence by a line bearing south 75 deg. 30 min. west 1 chain 6 1-10 links to the commencing point.

In witness whereof the common seal of the said Shire of Omeo was hereto affixed by order of the Council this third day of December, One thousand nine hundred and twenty-nine.

The common seal of the Municipality of the Shire of Omco-was affixed hereto by order of the Council in the presence of-

J. E. MATTHEWS, President. JAMES BRAID. Councillor. A. N. PRESSWELL, Shire Secretary. (SEAL)

Confirmed by the Governor in Council, the 5th March, 1931.

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

SHIRE OF STRATHFIELDSAYE.

I N pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1928, the Council of the Shire of Strathfieldsaye doth hereby order that the land hereinafter described, which has been taken, purchased, or acquired by it, shall be a public highway from and after the date of publication of this Order in the Government Gazette:—

that piece of land containing 1 acre 3 roods 15 perches. being part of Crown allotment 126, Parish of Sandhurst, County of Bendigo, and bounded as follows: 4 Commencing at the south-western corner of Crown allotment 126, said Parish and County; thence north 36 deg. 52 min. west 24.5 links; thence north 18 deg. 17 min. west_297:1 links; thence north 39 deg. 5 min. east 348.2 links; thence north 42 deg. 30 min. east 129 links; thence north 42 deg. 30 min. east 129 links; thence north 47 deg. 50 min. west 209 links to a point on the north-eastern boundary of Crown allotment 126; thence south 64 deg. 54 min. east 763 links; thence south 53 deg. 8 min. west 72.7 links; thence north 78 deg. 7 min. west 385 links: thence south 48 deg. 17 min. west 158.2 links; thence south 39 deg. 5 min. west 254 links; thence south 39 deg. 5 min. west 254 links; thence south 18 deg. 17 min. east 191.1 links; thence south 53 deg. 8 min. west 150 links to the commencing point. All that piece of land containing 1 acre 3 roods 15 perches. 150 links to the commencing point.

And declared that the lastly described land shall be in lieu of the piece of land being parts of an existing Government road as hereinafter described:—

- d as hereinatter described:—

 All that piece of land containing 1 acre and 38 perches, and bounded as follows:—Commencing at a point distant 150 links north-easterly from the south-west angle of Crown allotment 126, said parish and county; thence north 53 deg. 8 min. cast 775.3 links; thence south 78 deg. 7 min. cast 61.5 links; thence south 55 deg. 12 min. east 109.5 links; thence south 53 deg. 8 min. west 850.3 links; thence north 36 deg. 52 min. west 150 links to the commencing point. And also
- West 150 links to the commencing point. And also All that piece of land containing 3 roods and 13 perches, and bounded as follows:—Commencing at the south-eastern corner of Crown allotment 133; thence south 23 deg. 1 min. east 94 links; thence north 79 deg. 55 min. west 235.7 links; thence north 71 deg. 40 min. west 235 links; thence north 34 deg. 8 min. west 198.7 links; thence north 50 deg. 27 min. west 226.6 links; thence south 64 deg. 54 min. east 826 links to the commencing point.
- witness whereof the common seal of the President, Councillors, and Ratepayers of the Shire of Strath-fieldsaye was affixed this 24th day of October, One thousand nine hundred and twenty-nine, in the presence of-

SAMEUL DOAK, President.
T. SOMERVILLE,
C. A. HARPIN,
R. B. BRENNAN, Secretary. (SEAL)

Confirmed by the Governor in Council, the 5th March, 1931.

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

POLICE SALES.

POLICE STATION, MITTA JUNCTION.

THE undermentioned unclaimed articles will be sold by public auction on Saturday, 14th March, 1931, at half-past One p.m.:—

J Razor.

1 Shaving Brush.
3 Souglets (Men's).
1 Coat, navy blue.

Police Station, Tatura.

The undermentioned unclaimed articles will be sold by public auction on Wednesday, 18th March, 1931, at

1 Tent. 5 Reels Cotton.

2 Knives. 2 Handkerchiefs.

POLICE STATION, YALLOURN.

THE undermentioned confiscated liquor will be sold by public auction on Thursday, 28th March, 1931, at 2 p.m. :-

29 Bottles Beer.

T. A. BLAMEY, Chief Commissioner of Police.

Chief Commissioner's Office, Melbourne, 26th February, 1931.

Motor Omnibus Act 1928 (No. 3742).

AMENDMENT OF ORDER IN COUNCIL PRESCRIBING A ROUTE WITHIN THE METROPOLITAN AREA ALONG WHICH MOTOR OMNIBUSES FOR WHICH "REGULAR SERVICE" LICENCES ARE GRANTED MAY PLY FOR

At the Executive Council Chamber, Melbourne, the fifth day of March, 1931.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon

Mr. Webber.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by section 15 (1) (b) of the Motor Omnibus Act 1928 (No. 3742), doth by this Order amend the Order in Council approved by His Excellency the Governor in Council on the 31st December, 1930, as amended by Order in Council approved on 4th February, 1931, prescribing a route 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. 1 .--

Under the heading "Fares to be Charged," for the words "Glen Eira-road or joining between Glen Eira-road" there shall be substituted the following words:—"Sandhamstreet or joining between Sandhamstreet".

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, Acting Clerk of the Executive Council.

REVOCATION OF APPOINTMENT OF POLLING PLACE FOR ELECTORAL DISTRICT OF GIPPSLAND SOUTH.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1931.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon Mr. Webber. -1

In Pursuance of the provisions contained in The Constitution
Act Amendment Act 1928, section 192, His Excellency the
Governor of the State of Victoria, by and with the advice of
the Executive Council thereof, doth hereby revoke the appoint-

MERRIMAN'S CREEK ROAD CAMP

as a Polling Place within and for the Rosedale Subdivision of the Electoral District of Gippsland South.

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

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

Country Roads Act 1928 (No. 3662).

COUNTRY ROADS BOARD,

At the Executive Council Chamber, Melbourne, the fifth day of March, 1931.

PRESENT:

His Excellency the Governor of Victoria. Mr. Webber. ļ Mr. Lemmon

DECLARATION OF A DEVIATION FROM THE LITTLE RIVER ROAD IN THE SHIRE OF OMEO.

RIVER ROAD IN THE SHIRE OF OMEO.

WHEREAS by section 55 of the Country Roads Act 1923 (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 deglare 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 said existing road shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution. Resolution.

Resolution for the Declaration of a Deviation under the Country Roads Act.

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 taid 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.

FIRST SCHEDULE. Shire of Omeo.

2. Little River Road (12652).—All that piece of land in the Parish of Numbie Munjie and being a roadway generally one and a half chains wide the western boundary of which consumences at a point on the southern boundary of allotment 6a of the said parish distant 270 deg. O min. 274 links from the south-eastern angle of the said allotment; thence northerly and north-easterly through that allotment; thence northerly and north-easterly through that allotment to a point on the eastern boundary thereof the said point being distant 353 deg. 15 min. 1,412 links and 23 deg. 51 min. 838.9 links from the southeastern angle aforesaid.

Note.—The route of the portion of the roadway above de scribed is more particularly delineated and shown coloured red on survey plan number 2478, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Omeo.

Shire of Omeo.

2. Little River Road.—All that piece of land in the Parish of Numbie Munjie the boundaries of which ars as follow:—Commencing at the south-eastern augle of allotment 6a of the said parish; thence by lines bearing respectively 353 deg. 15 min. 1,213.1 links, 359 deg. 7 min. 242 links, 23 deg. 51 min. 287.8 links, 149 deg. 37 min. 690.1 links, 203 deg. 51 min. 875.8 links, 173 deg. 15 min. 1,321 links, 169 deg. 43 min. 45 links, and 270 deg. 0 min. 304.9 links to the point of commencement; which said piece of land is particularly delineated and shown coloured blue on survey plan number 2478, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board, was land.

The common seal of the Country Roads Board was hereter affixed, at Melbourne, this twenty-third day of February, One thousand nine bundred and thirty-one, in the presence of—

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

DECLARATION OF A DEVELOPMENTAL ROAD IN THE SHIRES OF AVON AND BAIRNSDALE.

Whereas by the Resolution set out below and dated the twenty-third day of February 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), declare 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 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 unde and passed by the said Country Roads Board: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Governor Gazette the road mentioned in the schedule to such Resolution of the Country Roads for the Roads Resolution of the Country Roads for the Roads Road tioned 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 the Declaration of a Developmental Road under the Country Roads Act in the Shires of Avon and Bairnsdale.

the Country Roads Act in the Shires of Anon and Bairnadale.

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 Avon.

7. Lindenon-Meerlieu Road (257).—Commencing at the bridge over Tom's Creek near the south-western angle of allotment 3c, section 4. Parish of Bengworden, on the boundary of the shire; thence southerly and south-easterly to its junction with the Bengworden road at the south-eastern angle of allotment 2n, section 1, Parish of Bengworden South.

Shire of Bairnsdale.

9. Lindenow-Meerlieu Road (1059). — Commencing at its junction with the Prince's Highway at the north-eastern angle of allotment 138a, Parish of Coongulmerang; thence southerly and south-westerly to the south-eastern angle of allotment 10, section 5, Parish of Bengworden; thence generally southerly to the bridge over Tom's Creek near the south-western angle of allotment 30, section 4, Parish of Bengworden, on the southern boundary of the shire.

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

(SEAL)

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

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

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

CEMETERIES ACT 1928, SECTION 34.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1931.

PRESENT:

His Excellency the Governor of Victoria,

Mr. Lemmon - E Mr. Webber.

Is Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that the sum of £1.600, being part of the balance of moneys in the hands of the Trustees of the Cheltoniam Public Cemetery, be expended in the laying out or improvement of the said cemetery.

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

C. WAKINSMAN, Acting Clerk of the Executive Council.

The Constitution Act Amendment Act 1928. ${\rm AMENDMENT~OF~ELECTION~REGULATIONS~1930}.$

At the Executive Council Chamber, Melbourne, the fifth day of March, 1931.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon Mr. Webber.

WHEREAS in pursuance of the powers him thereunto enabling, His Excellency the Governor in Council did, on the twentieth day of January, 1930, make the Election Regulations 1930:

And whereas it is desirable to amend the said Regulations:

Now therefore, in the exercise of the powers in that behalf conferred by section 344 of *The Constitution Act Amendment Act* 1928, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the said Regulations by substituting for the Second Schedule thereto the following schedule, namely:—

SCHEDGLE.

RATES OF ALLOWANCES FOR EXPENSES OF CONDUCTING ELECTIONS.

1. Substitute Returning Officers.

Metropolitan Provinces— East Yarra Province Melbourne North Province Melbourne South Province Melbourne West Province Melbourne East Province Melbourne Province		45 45 45 40 35		01 11 2 2 Filection.
Metropolitan Districts— All Districts		35		10
Urban Districts— All Districts		30	٠	9
Country Provinces and Districts— Where the number of polling bo- 20— For a contested election, a s For an uncontested election	um not	exceeding	, · ·	£ 20
ing Where the number of polling				7
but does not exceed 35— For a contested election, a s For an uncontested election ing	, a sum 	not exe	ed•	25 8
Where the number of polling but does not exceed 50— For a contested election, a s For an uncontested election	um not	exceeding	; ;	30
· ing Where the number of polling				9
but does not exceed 65— For a contested election, a s For an uncontested election	, a sum		ed-	35
ing Where the number of polling but does not exceed 80—	booths	exceeds		10
For a contested election, a s For an uncontested election, ing			ed-	40 1
Where the number of polling but does not exceed 100—			80,	
For a contested election, a s For an uncontested election ing	um not , a sum 	exceeding not exce	ed	15 12
Where the number of polling but does not exceed 135				
For a contested election, a se For an uncontested election, ing	a sum	not exce	ed- I	55 13
Where the number of polling but does not exceed 180-				
For a contested election, a si For an uncontested election, ing			ed-)5 1 4

. Country Provinces and Districts—continued.	1
Where the number of polling booths exceeds 180, but does not exceed 230—	£
For a contested election, a sum not exceeding For an uncontested election, a sum not exceed- ing	75 15
Where the number of polling booths exceeds 230—	10
For a contested election, a sum not exceeding For an uncontested election, a sum not exceed-	85
ing	16
Where a Substitute Returning Officer acts as a Deputy turning Officer or a Relieving Deputy Returning Office polling day, no payment will be allowed other than that for acting as Substitute Returning Officer.	r on

If a Substitute Returning Officer acts for an Electoral Province as well as for an Electoral District, he shall be allowed only half the rate fixed for the District in addition to his fee for the Province.

2. Deputy Returning Officers.

To a Deputy Returning Officer (or Relieving Deputy)-	L	8.	u
For the polling day	2	0	0
To Relieving Deputy Returning Officers required by a Returning Officer to take charge of the arrange- ments at a polling place containing more than one polling booth—			
Where the number of polling booths exceeds 1, but does not exceed 5	2	5	0
Where the number of polling booths exceeds 5, but does not exceed 10		10	0
Where the number of polling booths exceeds 10	2	15	0

If a Deputy Returning Officer (or Relieving Deputy) acts for a District as well as for a Province, an additional fee of £1 shall be paid.

3. Poll Clerks.

Where, in the opinion of any Returning Officer, the proper and efficient conduct of an election warrants it, such Returning Officer may appoint one or more Poll Clerks to assist in taking the poll.

To a Poll Clerk—for the polling day 1 0 0 0 If a Poll Clerk acts for a District as well as for a Province, an additional fee of 10s. shall be paid.

Relieving Poll Clerks shall not be appointed.

4. To officers assisting the Returning Officer in counting the preference votes under the provisions of The Constitution Act Amendment Act 1928 and in the preparation of "marked rolls" under the compulsory voting provisions of the said Act—

		whol Sho	e day urs.	Per hour where service does not require a full day.				
•	£	8.	d.		£	8.	d.	
Substitute Returning Officers Deputy Returning Officers (or								
Relieving Deputies)	1	0	0		0	2	6	
Poll Clerks	0	15	0	٠.	0	2	0	

5. Travelling Expenses.

To a Returning Officer, a Substitute Returning Officer, a Deputy Returning Officer (or Relieving Deputy), a Poll Clerk, and to Special Messengers—

Only where indispensably necessary, the actual expense incurred.

In all the above cases, when the travelling can be done by rail or coach—

The actual fares only.

Provided that the cost of travelling shall not in any case exceed Sixpence per mile each way, the mileage to be specified on each account.

When the distance travelled exceeds 20 miles each way, for each day that he is necessarily absent from his residence, in addition—

m		£	8.	d.
To a Returning Officer	٠.	0	15	0
To a Substitute Returning Officer			10	-

Under no circumstances whatever will any charge for refreshments be allowed.

6. Hire or Erection of Booths, and the Transport of Materials.

The actual cost as proved by vouchers.

When a poll is taken in any school-house or building not used exclusively for religious services, and which is supported wholly or in part by any public funds or by any perpetual endowment, or which has been built or is supported wholly or in part by any grant from the public revenue, the actual cost of erection of the "compartments" and the cost of cleaning only will be allowed.

In metropolitan and urban districts or provinces, a quotation should be obtained before engaging a contractor to transport voting screens and ballot-boxes, or to erect voting screens. Further quotations from other contractors should be obtained if the original quotation is considered excessive in price or otherwise unsatisfactory.

7. Stationery.

The stationery required by Deputy Returning Officers and Poll Clerks will be supplied by the Government Printer, made up in packets, each containing sufficient for one table and the voting compartments connected therewith.

Returning Officers, when submitting requisitions to the Government Printer, should state the number of packets

The stationery necessary for office use should also be included in the requisition.

All printing should, if time permits, be carried out by the Government Printer.

8. Advertisements.

As certified by the Government Printer.

9. Allowances for Clerical Assistance.

In the case of a contested election, the following allowances for clerical assistance shall be paid to Returning Officers who act either for Provinces or Districts, or for Provinces and Districts combined:

For the first one hundred (100) or portion of one hundred applications for postal ballot-papers 3 10 0 1 0 0 For bringing booth rolls into conformity with certified rolls—an allowance for each district as fixed from time to time by the Minister, not 8 0 0 exceeding

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

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

Health Act 1928.

BOROUGH OF ARARAT.—PROVISION FOR NIGHTSOIL.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1931.

· PRESENT:

His Excellency the Governor of Victoria.

Mr. Webber. Mr. Lemmon . !

HEREAS by the Health Act 1928 it is amongst other things provided that any Council may provide outside its muncipal district, with the consent of the Governor in Council, places for the reception and proper, efficient, and sanitary disposal of nightsoil produced in such district: Now therefore His Excellency the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, doth hereby consent to the providing by the Council of the Borough of Ararat, outside its municipal district, of that piece or parcel of land comprising allotments 29, 30, 28, 28., and 29. of 3., section 3.A, Parish of Ararat, County of Ripon, as a place for the reception and proper, efficient, and sanitary disposal of nightsoil.

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

C. W. KINSMAN Acting Clerk of the Executive Council. DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1931.

PRESENT:

His Excellency the Governor of Victoria. Mr. Lemmon -Mr. Webber.

UNUSED AND UNMADE ROADS CLOSED.

IIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that, in pursuance of the provisions of section 304 of the Land Act 1928 (No. 3709), the unused and unmade roads referred to hereunder be closed, viz.:—

Parish of Ecluea North, County of Rodney, being the portion of a one-chain road lying between allotment 21 and allotment 22 as hereinafter described, viz.:—Commencing at the south-east angle of allotment 21; bounded thence by said allotment bearing north 1,0791 links; by a line bearing east 100 links; by allotment 22 bearing south 1,079½ links; and thence by a line bearing west 100 links to the commencing point.—(E.96(*) (C.79666).

Parish of Goornong, County of Bendigo, being the road ying between allotment 3 and allotment 3s of section 3.— (G.98(*) (C.79659).

Parish of Moranding, County of Dalhousie, being the road lying between allotments 1s and 2a-(M.139(2) (C.78346).

Parish of Moyreisk, County of Kara Kara, being the road lying between allotment 7c and allotment 8s, section 1.— (M.232(4) (C.78560).

UNUSED AND UNMADE ROAD CLOSED.—ORDER PARTLY REVOKED.

II IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the Order in Council of 5th August, 1929, closing a certain road in the Parish of Carlyle, County of Rogong, so far as regards the portion of road lying between allotment 8 and allotment 7, section 45a.—(C.187) (C.77653).

LAND TAKEN OVER BY THE CLOSER SETTLEMENT BOARD.

II IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of section 95 of the Closer Settlement Act 1928, approve of parts of allotment 38A, Parish of Barwongemoong, containing an area of 2 acres (more or less) being taken over by the Closer Settlement Board at a valuation of Ten shillings (10s.) per acre.—(23/113. Geelong).

LANDS PERMANENTLY RESERVED.

II IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, permanently reserve and exempt from occupation for residence or business under any miner's right or business licence, the lands hereinafter referred to, viz.:—

KANIVA.—Site for the Recreation of the people and for Public Gardens.

WARRANDYTE.—Site for Recreation purposes. (For descriptions see Gazette of 4th February, 1931, p. 352.)

LANDS TEMPORARILY RESERVED FROM SALE.

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

licence, the lands hereinafter described:—

KORUMBURKA.—Site for Public Park, in addition to and adjoining the site temporarily reserved therefor by Orders in Council of 20th May, 1901, and 24th June, 1902.—4 acres 3 roods 17 5-10 perches, County of Buln Buln, Parish of Korumburra, being part of allotment 29: Commencing at a point bearing east 1 chain 83 5-10 links from the south-west angle of that allotment; bounded thence by a road bearing respectively N. 86 deg. 2 min. E. 9 chains 8 links, N. 71 deg. 7 min. E. 5 chains 6 5-10 links, S. 69 deg. 21 min. E. 2 chains 63 links, and S. 57 deg. 57 min. E. 5 chains 64 links; and thence by the existing Public Park Reserve hearing west 21 chains 39 links to the point of commencement.—(K.172 (42) (Rs.513). (Rs.513).

WARRAMBOOL.-Site for Public Recreation, in addition to WARRIMBOOL.—Site for Public Recreation, in addition to and adjoining the site temporarily reserved therefor by Order in Council of 23rd February, 1863.—I rood 30 6-10 perches, City of Warrnambool, Parish of Wangoon, County of Villiers; Commencing at a point bearing S. 16 deg. 58 min. E. 128 6-10 links from the most westerly angle of section 6; bounded thence by lines bearing S. 68 deg. 0 min. E. 889 8-10 links and S. 4 deg. 28 min. E. 55 9-10 links; by the Recreation Reserve bearing N. 68 deg. 0 min. W. 874 4-10 links; and thence by a line bearing N. 16 deg. 58 min. W. 64 2-10 links to the commencing point.—(W.99(4) (Rs.267).

TEMPORARY RESERVATION OF LAND.—ORDER IN COUNCIL REVOKED.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the following Order in Council:—

Talgarno.—The Order in Council of 22nd May, 1928, temporarily reserving and excepting from occupation for mining purposes or for residence or business under any miner's right or business licence, 1 acre 1 rood 28 perches of land in the Parish of Talgarno, County of Benambra, as a site for a Public Hall, is about to be revoked.—(T.62(*) (Rs.3676).

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

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

MANGALORE.—Site for Railway purposes.

(For description see Gazette of 4th February, 1931, p. 352.)

ROADS REDUCED IN WIDTH.

II IS Excellency the 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 by this Order confirm schemes for the reduction in width of roads or streets as follows, viz.:—

ROAD IN THE TOWNSHIP OF HEYFIELD.

ROAD IN THE TOWNSHIP OF HEYFIELD.

The scheme for the reduction in width of the street or road in the Township of Heyfield, Parish of Tinamba, County of Tanjil, in the State of Victoria, as set out in a plan attached to the said scheme, and deposited in the Office of Lands and Survey, Melbourne, with Correspondence No. C.77013, the said scheme being under the seal of the Corporation of the President, Councillors, and Ratepayers of the Shire of Maffra of the first part, and under the seal of the Board of Land and Works of the second part, and under the hand and seal of the persons whose signatures are subscribed and seals affixed to the said scheme, and who are called parties of the third part.

ROAD IN THE PARISH OF MULGRAVE.

ROAD IN THE PARISH OF MULGRAVE.

Two schemes for the reduction in width of a road in the Parish of Mulgrave, County of Bourke, in the State of Victoria, as set out in a plan attached to the said schemes, and deposited in the Office of Lands and Survey, Melbourne, with Correspondence No. C.76901, the said schemes being under the stal of the Corporation of the President, Councillors, and Ratepayers of the Shire of Mulgrave 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 schemes 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 accordingly.

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

Dried Fruits Acts 1928 and 1929. REGULATIONS AMENDED.

At the Executive Council Chamber, Melbourne, the fifth day of March, 1931.

PRESENT:

His Excellency the Governor of Victoria. Mr. Lemmon 1 Mr. Webber.

W HEREAS the Governor in Council is empowered by the Dried Fruits Acts to make regulations for or with respect to the purposes therein prescribed and all matters and things necessary or convenient to be prescribed for carry-

ing the said Acts into effect: And whereas it is deemed necessary to exercise the said powers in respect of certain matters and things prescribed by or arising under the said Acts: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulations, that is to say:—

- (1) The Regulations which came into operation on the first day of December, 1930, are hereby amended to the following extent. Such amendment shall not affect any registration, arrangement, or agreement made or any right acquired or any liability, civil or criminal, incurred or any matter or thing done under the said Regulations.
 - (2) Part 1.-Preliminary. Regulation 4-

The definition of "Dealer" is amended to read as follows :

After the words-

"Commonwealth Dried Fruits Act 1928" add the words-

"issued by the prescribed authority in Victoria."

(3) Part 7-The maintenance and good order of the industry.

Amend Regulation 30 by the deletion of the word and figures "Regulation 28"

in the first line and insert "Regulation 27".

And the Honorable William Slater, His Majesty's Minister of Agriculture for the State of Victoria, shall give the necessary directions herein accordingly.

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

Vermin and Noxious Weeds Act 1928 (No. 3799).

SIMULTANEOUS DESTRUCTION OF VERMIN ORDERED.

PROCLAMATION

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

We, see, de.

Willeras by section 11 of the Vermin and Nozious Weeds Act 1925 (No. 3799) it is enacted that it shall be the duty of every occupier and of every owner of land from time to time to destroy all vermin on any land occupied or owned by him and on the adjacent half-widths of all reads bounding or adjoining the same or any part thereof and to keep such land and half-width of roads clear and free of all vermin and for such purposes to do all necessary or proper acts or things: Provided that where on any road any formed part of the road or any bridge culvert cutting embankment channel drain or work or any stone gravel wood or material deposited on the road to be used in the construction or maintenance thereof is a harbour or cover for vermin it shall be the duty of the Council of the municipality in the municipal district of which such harbour or cover is situate to destroy all vermin therein and to keep the same clear and free of all vermin therein and to keep the same clear and free of

And whereas by section 12 of the said Act it is further enacted that the Governor in Council may from time to time by Proclamation in the Government Gazette specify a day on from and after which any duty specified in the next preceding section shall in the whole or any part of Victoria specified in the Proclamation be simultaneously commenced continued and performed by every occupier and every owner of any land within the whole or such part of Victoria (as the case may be):

Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Conneil of the said State, do hereby name the eighteenth day of March, One thousand nine hundred and thirty-one, as the day on from and after which the duty specified by the said section II shall be simultaneously commenced continued and performed by every occupier and every owner of land within the whole of Victoria.

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

(L.S.)

SOMERS.

By His Excellency's Command,

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

GOD SAVE THE KING!

Land Act 1928.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES DIMINISHED AND INCREASED.

PROCLAMATION

By His Excellency the 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 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 3, 5, and 7 respectively of the classes mentioned in section 5 of the Land Act 1928 aforesaid to the extent set forth in the subjoined Schedules (that is to say) :-

Schedules referred to.

CLASSES DIMINISHED OR INCREASED.

				Diminished,	Increased.		
County.	Parish.	Allotment, Area.		Class	Class.	Description.	
Ripon Grenville Buln Buln	Langi-kal-kal Dereel Yarragon	12c, sec. C A32n 27a, sec. A	A. R. P. 2 3 37 7 3 36 67 3 33	7 7 7 5	<u>_</u> .	In south-west of parish	

CLASS INCREASED.

County.	Parish.	Allotment,	Area	Class.	Description.
Talbot	Maryborough	Pt. 12, sec. 10	A. B. P. 15 0 0	7	At Blackman's Lead

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

SOMERS.

By His Excellency's Command,

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

GOD SAVE THE KING!

Land Act 1928.

SPECIAL SETTLEMENT AREA, SANDHURST.

PROCLAMATION

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

W HEREAS by section 260 of the Land Act 1928 (No. 3709), it is amongst other things enacted that the Governor in Council may, by Proclamation published in the Government Gazette, from time to time set apart and appropriate as a Special Settlement Area any land not alienated from the Crown in connexion with which expenditure has been incurred by the Crown and not being auriferous lands or lands permanently reserved for any purpose whatsoever: Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation set apart and appropriate allotment 57¢, section N1, in the Parish of Sandhurst, as a Special Settlement Area, and do hereby fix the price of such land at Two pounds (£2) per acre.

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

(L.S.)

SOMERS.

By His Excellency's Command,

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

GOD SAVE THE KING!

COMMONS ABOLISHED.

PROCLAMATION

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

HEREAS by Division 10 of Part I. of the Land Act 1928 it is amongst other things enacted that the Governor in Council may from time to time increase, and, after one month's notice in the Government Gazette. diminish, alter, or abolish any common, and may from time to time re-proclaim the whole or any part of any such common for any of the purposes and subject to the provisions of the said Part of the said Act, and that nothing herein contained shall prevent the exercise of the powers conferred by the said Part of the said Act with respect to the leasing or licensing of any land comprised in any common: Now therefore I, the 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 hereby abolish the following commons, viz.:—

(1) Avoca United Farmers Goldfield and Town Common.

- (1) Avoca United Farmers Goldfield and Town Common. (2) United Town and Goldfield Common of Redbank,
- as defined by descriptions published in the ttazette of the 4th February, 1931, at page 353.

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

SOMERS.

By His Excellency's Command.

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

GOD SAVE THE KING!

APPROACHING LAND SALES.

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

		Gazette.
AraratWednesday, 22nd April, 1931		38
BallaratTuesday, 24th March, 1931		23
Bendigo Friday, 27th March, 1931		23
Foster.—Wednesday, 8th April		38
Geelong.—Tuesday, 14th April, 1931		42
ManangatangWednesday, 18th March, 1931		23
Mansfield.—Friday, 27th March, 1931		23
WangarattaWednesday, 25th March, 1931		19
Warrnambool Wednesday, 18th March, 1931	•••	19
Lands and Survey Office, Melbourne.		

SALE (No. 9888) OF CROWN LANDS IN FEE SIMPLE AT GEELONG, ON 14th APRIL, 1931. TO BE CONDUCTED BY W. T. LONG, LAND OFFICER.

H IS Excellency the Governor, with the advice of the Executive Council, has been pleased to direct that a sale by auction of the undermentioned Crown lands will be holden at Eleven o'clock in the forenoon on Tuesday, the 14th day of April, 1931, at the Auction Rooms of Messrs. Reid and Baxter, Malop-street; Geolong, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively.

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

A deposit of twelve and a half per centum of the price at which each lot is sold must be paid by the purchaser at the time of sale, and all such payments shall be made only in gold. silver, or bank notes, or cheques approved by the officer conducting the sale, and the residue of such price will be payable in equal instalments, in accordance with the scale hereunder, on the last day of each successive period of six months from the time of sale, or, if the purchaser choose, at any earlier time or times, being one of such last days of any of the periods of six months stated above; such residue of payment will bear interest at the rate of £5 per centum per annum, to be computed from the time of sale to the time of payment of such residue or instalment of such residue.

The Governor in Council may, if he think fit, register the

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

Scale of Payment of Residue.

£20 and under, 6 instalments.
Over £20, and not exceeding £50, 8 instalments.
Over £50, and not exceeding £100, 10 instalments.
Over £100, and not exceeding £200, 12 instalments.
Over £200, and not exceeding £300, 12 instalments.
Over £300, and not exceeding £400, 16 instalments.
Over £400, and not exceeding £500, 18 instalments.
Over £400, and not exceeding £500, 18 instalments.
Over £500, 20 instalments.

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

Office of Lands and Survey, Melbourne, 9th March, 1931.

EELONG.—Sale (No. 9888), at ELEVEN o'clock a.m., on TUESDAY, 14th APRIL, 1931, at the AUCTION ROOM of Messrs. REID & BAXTER, MALOP-STREET. To be conducted by W. T. LONG, Land Officer. Auctioneers: REID & BAXTER, Malop-street, Geelong.

CITY LOTS.

GEELONG, PARISH OF CORIO, COUNTY OF GRANT. Upset price £100 per lot .- Charge for survey £1.

At corner of St. Albans-road and Loch-terrace, . Lot 1. Area 31 1-10 perches, allotment 17, section II.

Fronting St. Albans-road.

Lot 2. Area	30	perches, allotment 16, section H.	
Lot 3. Area	30	perches, allotment 15, section H.	
Lot 4. Area	30	perches, allotment 14, section H.	
Lot 5. Area	30	perches, allotment 13, section II.	
Lot 6. Area	30	perches, allotment 12, section II.	
Lot. 7. Area	29	9-10 perches, allotment 11 section B	

Note.—Lot 1 has a width of approximately 46 ft. 2 in. in front and 56 ft. 9 in. at rear. Each of the other lots is 49 ft. 6 in. wide. Depth. 250 links.

TOWN LOT.

FYANSFORD, PARISH OF GHERINGHAP, COUNTY OF GRANT.

Formerly Gravel Quarry site.

Upset price £8 per acre.—Charge for survey £3. Lot 8, Area 3a, 3r, 28p., allotment 17.

STATE RIVERS AND WATER SUPPLY COMMISSION. SALE OF CROWN LANDS IN FEE SIMPLE BY PUBLIC TENDER.

TENDERS are invited for the purchase of the undermentioned Grown lands, and will be received by the Closer Settlement Officer. State Rivers and Water Supply Commission, Melbourne, up to Noon on Friday, 27th March, 1931:—

PARISH OF DUETGAM, COUNTY OF BOURKE.

Allotments situated near Recreation Reserve and Beach, at the mouth of the Werribee River. Suitable for residences, &c. About 10 claims from water's edge.

Lot 1. Area 1 rood 2 perches, allotment 94v, section D, adjoining Recreation Reserve.

Lot 2. Area 37 perches, allotment 94v, section D, situated north of lot 1.

Lot 3. Area 1 rood 17 perches, allotment 94r, section D, situated north of lot 2.

TERMS AND CONDITIONS.

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

Deposit to be lodged with tender—one-eighth of purchase

price.

Balance payable in six equal half-yearly instalments, plus interest on the unpaid balance at 6 per cent. per annum.

Purchaser may pay full balance prior to due date, with interest, or may transfer his interest in purchase.

No residence condition. Grown grants on completion of

Particulars are obtainable from the Commission's Offices, Melbourne or Werribee, or Lands Department, Melbourne.

L. B. SCHARP, for the Commission.

Melbourne, 10th March, 1931.

Land Act 1928.

LANDS 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, the lands hereunder described, viz.:—

The following Notices were gazetted 1° on 18th February, 1931, pursuant to Orders of the 11th February, 1931.

QUEENSCLIFF.—Land proposed to be permanently reserved as a site for the Recreation of the People, also excepted from occupation for residence or business under any miner's right or business licence.—Town of Queenscliff, Parish of Paywit, County of Grant:—2 acres 18 5-10 perches: Commencing at the intersection of the southern side of King-street and the western side of Hesse-street; bounded thence by the latter street bearing S. 15 deg. W. 7 chains 47 links; by lines bearing respectively N. 73 deg. 46 min. W. 2 chains 55 6-10 links, N. 16 deg. 48 min. E. 2 chains 12 links, N. 11 deg. 45 min. E. 88 links, N. 16 deg. 54 min. E. 28 links, N. 25 deg. 56 min. E. 1 chain 2 links. N. 20 deg. 12 min. E. 2 chains 17 5-10 links, N. 76 deg. 11 min. W. 20 links, N. 89 deg. 7 min. W. 28 links, N. 80 deg. 11 min. W. 20 links, N. 61 deg. 45 min. W. 52 links, and N. 14 deg. 16 min. E. 94 5-10 links; and thence by King-street aforesaid bearing S. 75 deg. E. 3 chains 67 links to the point of commencement.—(Rs.4109.) QUEENSCLIFF .- Land proposed to be permanently reserved as

queens of commencement.—(Rs.4109.)

Queenschiff.—Land proposed to be permanently reserved as a site for the Recreation of the People, also excepted from occupation for residence or business under any miner's right or business licence.—Town of Queenscliff, Parish of Paywit, County of Grant.—9 acres 1 rood 10 perches: Commencing at a point bearing S. 15 deg. W. 7 chains 51 links from the intersection of the southern side of King-street and the western side of Hesse-street; bounded thence by the latter street hearing S. 15 deg. W. 5 chains 42 links; by lines bearing respectively S. 64 deg. 59 min. W. 3 chains 64 5-10 links, N. 82 deg. 41 min. W. 6 chains 79 links, N. 54 deg. 2 min. W. 3 chains 38 links, and N. 14 deg. 40 min. E. 3 chains 30 links; by Flinders-street hearing S. 75 deg. E. 69 2-10 links, by Mercer-street north-easterly 1 chain 88 links in an are of a circle whose centre lies 16 chains north-westerly, and with chord bearing N. 37 deg. 47 min. E. 1 chain 87 8-10 links; and thence by links, N. 64 deg. 22 min. E. 2 chains 83 5-10 links; and thence by links, N. 64 deg. 22 min. E. 2 chains 83 5-10 links, 2 deg. 18 min. E. 4 chains 67 5-10 links, S. 16 deg. 29 min. W. 23 5-10 links, and S. 73 deg. 46 min. E. 2 chains 89 8-10 links to the point of commencement.—(Rs.4111.)

QUEENSCLIFF.—Land proposed to be permanently reserved for Public purposes, also excepted from occupation for residence or business under any miner's right or business licence.
—Town of Queenscliff, Parish of Paywit, County of Grant.—5 acres, more or less: Commencing at a point bearing S. 75 deg. E. 1 chain 50 links, and S. 15 deg. W. 5 chains 1 link from the intersection of the western side of Stevens-street and the southern side of Flinders-street; bounded thence by lines bearing respectively S. 75 deg. E. 1 chain 14 links, S. 0 deg. 5 min. W. 2 chains 87 9-10 links, S. 80 deg. 55 min. E. 2 chains 27 3-10 links, N. 0 deg. 5 min. E. 2 chains 1 2-10 links, S. 86 deg. 57 min. E. 1 chain 86 links, N. 14 deg. 40 min. E. 1 chain 57 links, S. 54 deg. 2 min. E. 3 chains 58 links, S. 82 deg. 41 min. E. 6 chains 79 links, N. 64 deg. 59 min. E. 3 chains 64 5-10 links, S. 75 deg. E. 87 links, and S. 15 deg. W. to high-water mark in Lonsdale Bay; by high-water mark westerly to a point in line with the eastern side of Stevens-street aforesaid; and thence by a line bearing N. 15 deg. E. 3 chains 19 links, more or less, to the point of commencement. Excluding the area of 18 perches as hereinafter described: Commencing at a point bearing S. 69 deg. 24 min. E. 19 chains 80 3-10 links, and S. 63 deg. 37 min. W. 3 chains 81 links from the intersection of the western side of Stevens-street and the southern side of Flinders-street; bounded thence by lines bearing respectively S. 1 chain 6 links, W. 1 chain 6 links, N. 1 chain 6 links, and E. 1 chain 6 links to the point of commencement.—(Rs.4110.)

OUEENSOLIFF.—Land proposed to be permanently reserved as a site for a Public Park, also excepted from occupation for residence or business under any miner's right or business licence.

Town of Queenscliff, Parish of Paywit, County of Grant.—6 acres 13 perches: Commencing at the junction of the eastern side of Mercer-street and the southern side of King-street; bounded thence by the latter street bearing S. 75 deg. E. 7 chains, 54 5-10 links; thence by lines bearing respectively S. 14 deg. 16 min. W. 94 5-10 links, S. 61 deg. 45 min. E. 52 links, S. 80 deg. 14 min. E. 20 links, S. 89 deg. 7 min. E. 28 links, S. 76 deg. 11 min. E. 24 links, S. 20 deg. 12 min. W. 2 chains 17 5-10 links, S. 25 deg. 56 min. W. 1 chain 2 links, S. 16 deg. 54 min. W. 28 links, S. 11 deg. 45 min. W. 88 links, S. 16 deg. 48 min. W. 2 chains 12 links, and S. 73 deg. 46 min. E. 2 chains 56 6-10 links; thence by Hesse-street bearing S. 15 deg. W. 4 links; thence by lines bearing respectively N. 73 deg. 46 min. W. 2 chains 89 8-10 links, N. 16 deg. 29 min. E. 23 5-10 links, N. 14 deg. 18 min. W. 4 chains 97 5-10 links, S. 64 deg. 22 min. W. 2 chains 83 5-10 links, and S. 73 deg. 39 min. W. 1 chain 68 7-10 links; and thence by Mercer-street aforesaid northeasterly 10 chains 5 3-10 links in an are of a circle whose centre lies 16 chains north-westerly, and with chord bearing N. 16 deg. 25 min. E. 9 chains 88 8-10 links to the point of commencement.—(Rs.4112.)

PROPOSED REVOCATION OF ORDERS IN COUNCIL, TEMPORARILY RESERVING LANDS.

IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the Orders in Council hereunder referred to, viz.:—

The following Notices were gazetted 1° on 18th February, 1931, pursuant to Orders of the 11th February, 1931.

Loyola.—The Order in Council of the 10th July, 1876, temporarily reserving, and excepting from occupation for mining purposes or for residence or business under any miner's right or business licence, 5 acres of land in the Parish of Loyola. County of Delatite, as a site for Public purposes (State School) is about to be revoked.—(I.90(3) (C.69808.)

School) is about to be revoked.—(1.39(2) (C.03808.)

Hobbits about to be revoked.—(1.39(2) (C.03808.)

Hobbits about to first in Council of 11th May, 1886 (Government Gacette of 1886, p. 1230), temporarily reserving, and excepting from occupation for mining purposes or for residence or business under any miner's right or business licence, 8 acres 28 perches, municipal district of Horsham, Parish of Horsham, County of Borung, as a site for Municipal purposes, is about to be revoked so far as regards the portion hereinafter described. viz.:—1 acre 1 rool 16 5-10 perches: Commencing at a point bearing S. 751 links from the north-east angle of the site; bounded thence by Robinson-street bearing S. 149 links; by Sloss-street bearing W. 908 links; by McPherson-street bearing N. 149 links; and thence by a line bearing E. 908 links to the commencing point.—(H.91(1) (C.72205).

The following Notices were gazetted 1° on 4th March, 1931, pursuant to Orders of the 24th February, 1931.

WARRANDYTE.—The Order in Council of 9th June, 1890, temporarily reserving 22 1-10 perches in the Town of Warrandyte as a site for Mechanics' Institute and Free Library, also excepting from occupation for mining purposes, or for residence or business under any miner's right or business licence, is about to be revoked.—(W.25(2) (Rs.2588).

Maldon.—The Order in Council of 1st September, 1891, temporarily reserving 30 acres 2 roods 15 perches in the Parish of Maldon as a site for Public Recreation, also 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 hereinafter described, viz.:—13 acres 1 perch, Parish of Maldon, County of Talbot: Commencing at the northern angle of the site; bounded thence by lines bearing S. 63 deg. 20 min. E. 862 5-10 links, S. 27 deg. 2 min. W. 1,518 4-10 links, N. 62 deg. 58 min. W. 855 7-10 links, N. 27 deg. 2 min. E. 507 links, and N. 26 deg. 40 min. E. 1,000 links to the commencing point.—(M.499(5) (C.78746).

The following Notices were gazetted 1° on 11th March, 1931, pursuant to Orders of the 5th March, 1931.

Haddon.—The Order in Council of 8th May, 1876, temporarily reserving and excepting from occupation for mining purposes or for residence or business under any miner's right or business licence, 1 acre, Parish of Haddon, County of Grenville, being part of section 7, as a site for Public purposes (State school), is about to be revoked.—(H.24*) (C.79980).

YARRAGON.—The Order in Council of 4th April, 1910, temporarily reserving 2 acres of land in the Parish of Yarragon, County of Buln Buln, being allotment 26a of section B, as a site for Public Recreation, also excepting from occupation for residence or business under any miner's right or business licence, is about to be revoked.—(Y.109(*) (Rs.1085).

GYMBOWEN.—The Order in Council of 8th September, 1879, temporarily reserving 225 acres (more or less), in the Parish of Gymbowen, County of Lowan, as a site for Camping and Affording Access to Water, also excepting from occupation for residence or business under any miner's right or business licence, and withholding from sale, leasing, and licensing, is about to be revoked, so far as regards the portion hereinafter described, viz.:—168 acres 2 roods 17 perches, Parish of Gymbowen, County of Lowan: Commencing at the north-eastern angle of allotment 22; bounded thence by a road bearing N. 73 deg. 0 min. E. 105 links, S. 72 deg. 0 min. E. 1,980 links, and N. 89 deg. 58 min. E. 324 links; by allotment 10 bearing S. 0 deg. 2 min. E. 3,159 links, S. 29 deg. 32 min. E. 3,106 links, and S. 11 deg. 57 min. W. 449 links; by a line bearing N. 82 deg. 37 min. W. 3,756 links; and thence by allotment 22 bearing N. 0 deg. 2 min. W. 6,393 links to the commencing point.—(G.230(*) (Rs.1100).

CRAIGIE.—The Order in Council of 5th August, 1872, temporarily reserving certain land in the Parishes of Craigie and Eglinton, County of Talbot, as a site for Reservoirs and Catchment Area purposes in connexion with the Majorca water supply, is about to be revoked, so far as regards the portion thereof hereinafter described, viz.:—24 acres 3 roods 14 perches, being allotments 5. 6. 7, 8, section 30, Township of Majorca: Commencing at the north-eastern angle of allotment 3; bounded thence by roads bearing N. 89 dez. 53 min. E. 1,563 links, S. 0 deg. 6 min. E. 1,589 6-10 links, and W. 1,565 7-10 links; and thence by allotment 3 bearing north 1,586 4-10 links to the commencing point.—(M.425(*) (W.48378).

WARRENMANG.—The Order in Council of 24th June, 1878. temporarily reserving 42 acres (more or less) in the Parish of Warrenmang, as a site for Camping and for Affording Access to Water (revoked as to part by Orders in Council of 20th October, 1908, and 31st August, 1915), and excepting from occupation for residence or business under any miner's right or business licence, and withholding from sale, leasing, or licensing, is about to be revoked, so far as regards the portion hereinafter described, viz.:—2 acres, Parish of Warrenmang, County of Kara Kara: Commencing at a point bearing S. 81 deg. 30 min. W. 101 1-10 links from the south-western angle of allotment 102; bounded thence by a 3-chain road bearing S. 81 deg. 30 min. W. 328 6-10 links; by lines bearing N. 639 5-10 links and E. 325 links; and thence by a road bearing S. 591 links to the commencing point.—(W.42(*) (Rs.1164).

PROPOSED REVOCATION OF TEMPORARY RESERVATION OF LAND.

IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservation of land hereinafter referred to, viz.:—

The following Notice was gazetted 1° on 18th February, 1931, pursuant to Order of 11th February, 1931.

GRITJURK.—The temporary reservation by Order in Council of the 23rd February, 1874 (see Government Gazette, 1874, page 411), of 3 acres of land in the Parish of Gritjurk, as a site for State School purposes, is about to be revoked.—(G.147(2) (C.78156).

COMMON ABOUT TO BE ABOLISHED.

IN 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 18th February, 1931, pursuant to Order of 11th February, 1931.

The Lamplough Goldfields Common, proclaimed as such by Orders in Gouncil of 26th October, 1863, and 31st July, 1893 (see Government Gazette of 1863, page 2474, and 1893, page 3413), is about to be abolished:—(C.61598.)

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

Department of Lands and Survey, Melbourne.

COMMITTEES OF MANAGEMENT OF RESERVES.

APPOINTMENTS.

HEREAS by section 184 of the Land Act 1928 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any dörporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 14 of the Land Act 1928, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the undermentioned persons to be Members of the Committees of Management of the Reserves named:—

RESERVE FOR PUBLIC RECREATION IN THE TOWNSHIP AND PARISH OF BERRINGAMA.

Eva Lucy Nugent, Doris Jeffcott, Joseph Henry Otty, James Nugent, Frederick Henry Mansell, and Thomas Henry Nugent, as a Committee of Management, for a period of three years, of the remaining portion of the lands temporarily reserved by Orders in Council of 9th February, 1892, and 31st May, 1910, for Public Recreation in the Township and Parish of Berringama. (This appointment is in lieu of all previous appointments, which are hereby revoked.)—(Corres. Rs.2592.)

RESERVE FOR PUBLIC RECREATION IN THE TOWN OF CASTERTON.

Albert George Jenkins, William Robertson McBean, John Riddle Carter, George Gill, and Thomas McCombe; as a Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 3rd April, 1894, as a site for Public Redreation in the Town of Castérton, in the room of Joseph Weston Leake, Albert George Jenkins, William Robertson McBean. William James Peden, and John Riddle Carter, whose terms of appointment have expired.—(Corres. Rs.1795.)

RESERVE FOR PUBLIC RECREATION IN THE TOWN OF ELLERSLIE.

Peter Wynd, Rickard Jennings, William Alford, William H. Symons, and Richard Jennings Ofmsby, as a Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 9th April, 1900, as a site for Public Recreation in the Town of Ellerslie. (This appointment is in lieu of all prévious appointments, which are hereby revoked.)—(Corres. Rs.1430.)

RESERVE FOR RACING AND OTHER PURPOSES OF PUBLIC RECREATION IN THE PARISH OF HAMILTON NORTH, AND KNOWN AS "HAMILTON RACECOURSE RESERVE."

John Richard Moodie, William Joseph Balkin, and William Norton Chute Ellis, as a Committee of Management, for a period of three years, of the land permanently reserved by Order in Council of 26th January, 1874, for Racing and other purposes of Public Recreation in the Parish of Hamilton North, and known as "Hamilton Racecourse Reserve." (This appointment is in lieu of all previous appointments, which are hereby revoked.)—(Corres. Rs.2942.)

No. 42.—2549.—2.

RÉSERVE FOR PUBLIC RÉDREATION IN THE PARISH OF KANIVA, TOWNSHIP OF KANIVA.

William Henry Bond, Gordon Thomas Brown, Henry George Collins, James John Elsden, and William John Crouch, as a Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 8th November. 1926, as a site for Public Recreation in the Parish of Kaniva, Township of Kaniva, in the room of William Henry Bond, Gordon Thomas Brown, Henry George Collins, Thomas Frederick Chatfield, and Mark Charles Crouch, whose term of appointment has expired.—(Corres.Rs.3382.)

RESERVES IN THE PARISH OF MOOROOLBARK.

William Henry Hand, Alvin Theodore Closs, Walter Thomas Jeeves, John Valantine. Walter Robert Hayes, Eric Lancelot Singleton, Walter Jumes Breen, and Edgar James Dower, as a Committee of Management of the Reserves in the Parish of Mooroolbark indicated by pink tint on plan marked M25/2/1931 with Lands Department Correspondence Rs.310: Provided, nevertheless, that the appointment of the said Edgar James Dower shall be for the period cuding 15th September. 1933, and that the said Committee be known as "Mount Dandenong Reserve Committee." (This appointment is in lieu of all previous appointments, which are hereby revoked.)—(Corres. Rs.310.)

RESERVE FOR PUBLIC RECREATION AND PORTION OF A RESERVE FOR PUBLIC RECREATION IN THE PARISH OF MOOROOLMARK, AND KNOWN AS THE "ARBORETUM."

John Valantine, William Henry Hand, Walter Thomas Jeeves. Walter Robert Hayes, Alvin Theodore Closs, and Eric Lancelot Singleton (for so long only as each may continue to be a member and the elect of the "Mount Dandenong Reserves Committee"). and Jaines Railtón, William John Thomas Smith, John Stanley Owens, David Middlin, Henry Barnard, and William Bikerton (for so long only as each may continue to be a member and the elect of the Victorian Tree Planters' Association). as a Committee of Management of the area known as the "Arboretum" as indicated by green tint on plan marked A/24.2.1931 with Lands Correspondence Rs.4116, being the land temporarily reserved by Order in Council of 21st October, 1901, for Public Recreation in the Parish of Mooroolbark, and portion of the land temporarily reserved by Order in Council of 27th November, 1896, for Public Recreation in the said Parish.—(Corres. Rs.4116.)

RESERVE FOR RECREATION AND PUBLIC PURPOSES IN THE PARISH OF MOORPANYAL, AND KNOWN AS "OSBORNE PARK."

Arthur Edward Cozens (for so long only as he may continue to hold office as President of the Shire of Corio). Neil McGurdy, George Frederick Evans, and Robert Fisher (for so long only as they may each continue to be Councillors of the Moorpanyal Riding of the Shire of Corio), and Albert Robbins, Felix Vigar, and Michael Gerard Carey (for a term of three years), as a Committee of Management of the land temporarily reserved by Order in Council of 24th June, 1930, as a site for Recreation and Public purposes in the Parish of Moorpanyal, and known as "Osborne Park."—(Corres.Rs.4023.)

RESERVES FOR PUBLIC PARK AND GARDENS AND FOR PUBLIC PURPOSES IN THE PARISH AND TOWN OF WOODEND.

Richard Cornish, John Fraser Gifchrist, Ernest Henry Morris, Edmond Felev Daniel, Samuel Harris, Alian Cameron Andison, and John Joseph Keating, as a Committee of Management, for a period of three years, of the lands temporarily reserved by Orders of Council of 9th December, 1913, 16th July, 1918, 25th November, 1918, and 8th November, 1922, as sites for Public Park and Gardens, and the land temporarily reserved by Order in Conneil of 28th October, 1930, as a site for Public purposes, such sites being the Town and Parish of Woodend. (This appointment is in lieu of all previous appointments, which are hereby revoked.)—(Corres, Ra.112.)

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

(SEAL)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR AGRICULTURAL SHOW YARDS AND FOR THE PURPOSES OF PUBLIC RECREATION IN THE PARISH OF MAFFRA.

HEREAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make Rules and Regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the land reserved as a site for Agricultural Show Yards and for the purposes of Public Recreation in the Parish of Maffra, at Maffra:—

REGULATIONS.

- LEGULATIONS.

 1. The Reserve shall be open to the public free of charge (excepting as hereinafter provided) from sunrise to sunset, except on such days, not exceeding 20 in any one year, as the Reserve may be set apart by the Committee of Management for cricket or football matches, sports, or holiday amusements, or other gatherings, on any of which occasions, with the previous consent, in writing, of the Committee of Management, sums not exceeding Three shillings and sixpence per adult person and One shilling per vehicle, may be taken and charged for admission to the Reserve. for admission to the Reserve.
- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.
- 3. No person shall damage in any way the trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein, excepting in such parts as may be set apart for such purposes, and no person shall damage or attempt to damage the buildings or erections on such Reserve.
- 4. No person shall climb, stand upon, or jump over the fences, seats, or gates, stick bills thereon, or cut names on fences, seats, gates, or trees; nor roll or throw stones or other missiles in the Reserve.
- 5. No person shall put in the Reserve any cattle, horses, goats, or pigs, without the previous consent, in writing, of the Committee of Management.
- 6. No person shall bring into the Reserve any dog, unless controlled by a cord or chain.
- 7. No person shall erect any building in the Reserve, nor any booth or other structure, for the purpose of offering for sale any article, or for any other purpose whatsoever, without first obtaining the consent, in writing of the Committee of Manage-
- 8. No person, excepting labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantation of young trees or shrubs.
- enclosed for plantation of young trees or shrubs.

 9. Any person committing in the Reserve, or in any of the buildings or erections for the time being thereon, any of the following offences, shall, together with any horse or other animals or animal, or any vehicle, or any other article in his or her possession or care, be liable to be removed from the Reserve, notwithstanding such person or persons may have purchased, or is or are or may be in possession of a ticket of admission to the Reserve:—

 (a) Assaulting any other reserves.
 - (a) Assaulting any other person.
 (b) Being drunk and disorderly.

 - (c) Riding, crossing, or trespassing upon the enclosed arena within the Reserve.

 - arena within the Reserve.

 (d) Using profane, indecent, or obscene language.

 (e) Using any threatening, abusive, or insulting words.

 (f) Behaving improperly or rictously.

 (g) Being found in any part of the Reserve, or any of the buildings or erections thereon, and not producing on demand, or not surrendering if required, to any gatekeeper or other person authorized by the Committee of Management, or the club, society, body, or person or persons entitled to the use of the Reserve for the day to demand the production of the same. for the day to demand the production of the same a ticket duly authorizing admission where such person shall be so found, unless such person shall be so found, unless such person shall forthwith satisfy the Committee of Management, or the committee of the club, society, or body, or other the person or persons entitled to the use of the Reserve for the day that the proper charge for admission has been duly paid by such person, and that such ticket has been lost.

 (h) Obtaining admission to any part of the Reserve, buildings, or erections thereon, when disentitled to such admission under these Regulations.
- such admission under these Regulations.

 10. All adult persons paying for admission to the Reserveshall be supplied with a ticket of admission, which he or she shall on demand produce, or if required surrender, to any person having authority from the Committee of Management, or the club, society, or body, or other the person or persons entitled for the day to the use of the Reserve.

11. The Committee of Management shall be entitled to charge, and shall demand for the use and occupation of the Reserve and the buildings and erections thereon, the following

£2 10 0 per day

final and final matches) . £2 10 0 per day North Gippsland Football League (semi-final and final matches) . £2 2 0 per day

or such lesser sums as such Committee may from time to time determine; and for all other occasions on which a charge for admission to the Reserve is made the sum of £5 5s. per day, or such lesser sum as the Committee of Management may from of such lesser sum as the Committee of Management may also demand the lodging of a sum not exceeding £1 before granting the use of the Reserve and the buildings and erections thereon (such sum being in addition to the charges above mentioned for use and occupation), and such sum shall be believe a description. be held as a deposit, and shall be returned to the depositor on the Reserve, buildings, and erections being left in a satisfactory condition of cleanliness after such use.

- factory condition of cleanliness after such use.

 12. All moneys received by the Committee of Management on account of charges hereinbefore provided, or for agistment, or letting of the whole or any part of the Reserve, shall be applied in and towards liquidation of any capital and interest moneys due or owing in respect of the Reserve and the buildings and erections thereon, the carrying out of the works and improvements on such Reserve, buildings, and erections, and in payment of the remuneration of any officers, servants, and workmen employed in connexion therewith. An account of all moneys so received and disbursed shall be furnished annually to the Board of Land and Works.
- 13. The members for the time being of the Committee of Management shall at all times be entitled to enter free of to the Reserve and all permanent or temporary buildings or erections thereon.

Every person offending against these Regulations shall, in accordance with section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wilfully offends against any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The Council of the Shire of Maffer has been shall be

The Council of the Shire of Maffra has been appointed a Committee of Management, with power and authority to enforce the foregoing Regulations.

The common seal of the Board of Land and Works was bereunto affixed this third day of March, 1931, in the presence of-

(SEAL) (Corr. Rs. 3894.)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC PARK AND PICNIC GROUND IN THE PARISH OF MOOROO-

WHEREAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make Rules and Regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the Reserve set forth hereunder:-

Ten acres, being part of allotment 91A, Parish of Moorooduc, temporarily reserved by Order in Council of 13th January, 1904, as a site for Public Park and Pienie Ground.

REGULATIONS.

- 1. All persons shall be admitted to the Reserve free of charge from sunrise to sunset.

- from sunrise to sunset.

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

 3. No person shall damage in any way any buildings, fences, asphalt, notting, posts, trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein.

 4. No person shall climb or jump over the fences or gates, sick bills thereon, or cut names on, or in any way damage or injure any of the fences, gates, or seats in the Reserve; nor leave or deposit any glass, paper, or rubbish; nor roll or throw stones or any missiles therein.

- 5. No person shall put into the Reserve any cattle, horses, sheep, goats, pigs, or other animals, without the permission, in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works. The Committee of Management shall have full power and authority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause, "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928. by section 3 of the Pounds Act 1928.
- 6. No person shall bring into the Reserve any dog, unless led and controlled by a chain or cord, without the permission, in writing, of the Committee of Management first obtained.
- 7. No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 8. No person shall camp in the Reserve, nor creet therein any building, or any booth or other structure, for the purpose of offering for sale any article, without the permission, in writing, of the Committee of Management first obtained.
- 9. No person shall spit or expectorate on the paths, or in any structure or erection in the Reserve.
- 10. No person shall bet publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosure and Reserve.
- 11. No person shall play, practise, or engage in any game or sport within the Reserve on Sundays.
- sport within the Reserve on Sundays.

 12. The person tenting or hiring any stand, building, erection, or enclosure on the occasion of any fête, sports, or holiday amusements may be required to deposit any sum which the Committee of Management at any time may determine, not exceeding Ten pounds (£10) by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee, in its absolute discretion, may make good any damage or injury sustained to such stand, building, erection, or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money so deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations, and by any order given by the Committee of
- 13. No person, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young trees and shrubs.
- 14. Any person committing in any part of the Reserve, or in any of the birldings, structures, or erections for the time being thereon any of the following offences, shall be liable to be removed from the Reserve and prosecuted for a breach of these
 - (a) Assaulting any other person.
 - (b) Being drunk.
 - (c) Being drunk.
 (c) Crossing or trespassing on the playing ground during any cricket match, football match, cycling race, or sports, or during practice at football, cricket, or cycling, or when crossing or trespassing on the playing grounds or eyeling track would be injurious to any of them as a football ground, cricket ground, or cycling ground respectively.
 - (d) Using profane, indecent, or obscene language.
 - (c) Using any threatening, abusive, or insulting words.
 - (f) Behaving improperly or riotously.
 - (y) Improperly interfering with or interrupting any cricket match, football match, cycling race, or practice, or any athletic or other sports or holiday amusements.

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

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly or wilfully offends against any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this third day of March, 1931, in the presence of—

(Corres. Rs.1511)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR RECREATION AT NATTE YALLOCK:

W HEREAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make Rules and Regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein, and also for the collection and receipt of and accency herein, and also for the concention and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the land reserved as a site for Recreation in the Village of Natte Yallock:—

REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset free of charge, except on such days (not exceeding 26 in any one year) as the Reserve may be set apart for shows sports, fêtes, cricket, football, or holiday amusements, on any of which occasions a sum not exceeding Two shillings may be obarged and taken for the admission of every adult to the Reserve.
- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.
- 3. No person shall damage in any way the native or other trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein without the consent, in writing, of the Committee of Management first obtained.
- 4. No person shall climb or jump over the gates or fences in or around the Reserve, stick bills thereon, or in any way damage or injure any of the buildings, trees, gates, fences, seats, tennis courts, or swimming pool in the Reserve; nor leave or deposit any paper, glass, straw, manure, or any rubbish; nor throw stones or missiles of any kind therein to the danger of any person.
- 5. No person shall drive or bring any carriage or vehicle of whatsoever nature into the Reserve without the permission, in writing, of the Committee of Management first had and
- 6. No person shall put into the Reserve any cattle, horses, sheep, or any other animals without the permission, in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and the improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.
- 7. The Committee of Management shall have full power and 1. The Committee of Management shall have full power and authority to impound any cattle, horses, or sheep found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause, "cattle" shall mean cattle as interposed the partial page 10. Records 1998 preted by section 3 of the Pounds Act 1928.
- 8. No person shall bring into the Reserve any dog, unless controlled by a chain or cord, without the permission, in writing, of the Committee of Management first obtained.
- No person shall camp in the Reserve, nor erect therein any building, or any booth or other structure, for the purpose of offering for sale any article, without the permission, in writing, of the Committee of Management first obtained.
- 10. No person shall carry on the trade, business, or calling of a bookmaker on any portion of the Reserve other than in enclosures set apart for bookmakers, and then only when he shall have obtained the consent, in writing, of the Committee of Management.
- 11. No person shall dig or remove any sand or other material in or from the Reserve
- 12. No person shall remove or displace any hoard, plate, fitting, or written notice for the exhibition of any regulations or notice fixed or set up by the Committee of Management in the Reserve.
- 12a. The Committee of Management may set apart any portion of the Reserve for the purposes of a swimming pool, and may make the same available for use by the public, subject to such conditions and the payment of such fees as it may consider reasonable and consistent with these Regulations.
- 12B. No person shall bathe within the Reserve unless decently attired from neck to knee in a bathing costume of dark-coloured material, and no person shall leave, enter, or loiter on the Reserve in bathing costume only.
- 13. No person shall shoot or discharge any firearms in the Recerve.

- 14. The Committee of Management may set apart any portion of the Reserve for the purpose of any lawful game or sports, and from time to time grant to any club, or association of clubs, upon such terms and conditions as the Committee of Management may deem to be consistent with these Regulations, the use of the grounds so set apart.
- 15. No person shall in the Reserve wilfully obstruct, disturb, or annoy any other person in the proper use of the Reserve, or any part thereof, or wilfully obstruct or disturb any servant of the Committee of Management, in the proper execution of his duty or work.
- 16. Persons renting or hiring the Reserve for any purpose whatsoever, and who make any charge to the public for admission to the ground, shall pay the Committee of Management a fee for the use of the ground, such fee to be fixed by the Committee of Management, but shall not exceed the sum of £2 2s, per day.
- 17. No person shall spit or expectorate on the paths or on any structure or erection in the Reserve.
- 17Å. No person or chib shall play, practise, or engage in any organized game or sport within the Reserve without the permission, in writing, of the Committee of Management first obtained.
- is. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, sports, or holiday amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds (£10) by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and such Committee, in its absolute discretion, may nikke good any daninge or injury sustained by such stand, building, erection, or enclosure, or anything contained therein durilig such occupancy or hiring; and deduct the cost of making good sixed loss or damage from the sun of money deposited by wity off guitrantee, and all persons so renting or hiring shall abide by these Regulations, and by they order given by the Communities of Management.
- 18A. No person shall engage in ally organized sport within the Reserve on Sundays.
- 19. No male person other than a hoy of seven (7) years shall enter or use any playground, oval, place, room, or building set apart for the use of febbases, and no female person shall enter or use any playground, place, or room, or building set apart for the use of males.
- 20. No person other than the players and officials connected with any games (football, cricket, tennis, golf, bowls, or lookey), and any competitor at any sports gathering, shall intrude upon the playground or oval during the course of such games and sport.
- 21. No person shall remain in the Reserve at any time when lawfully directed by any of the Committee of Management to leave sum

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence he liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wilfully offends against any such Regulations, and who, after he has been warned by any member of the Committee of Management or by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

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

The common seal of the Board of Land and Works was hereinto affixed this third day of March, 1931, in the presence of—

(SEAL) (Corr. Rs.2580.) H. S. BAILEY, President. F. T. A. FRICKE, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF RESERVE FOR THE USE OF THE OMEO AGRICULTURAL AND PASTORAL SOCIETY IN THE PARISH OF COBUNGRA, TOWNSHIP OF OMEO.

THE Council of the Shire of Omeo, the duly appointed Committee of Management of the land temporarily reserved by Order in Council of 11th May, 1886, as a site for the use of the Omeo Agricultural and Pastoral Society, in the Parish of Cobungra, Township of Omeo (Corr. Rs.3799), hereinafter referred to as the "Reserve," having framed the following

Regulations for the care, protection, and management thereof, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, extrance fees, and other charges for entering therein or thereinfoin, submit the said Regulations to the Board of Land and Works, to be made by such Board, in pursuance of the powers conferred by section 181 of the Land Act 1928:—

REQUIATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset free of charge, except on such days (not exceeding 10 in any one year) as the Reserve may be set apart for the use of the Omeo Agricultural and Pastoral Society, on any of which occasions a sum not exceeding Two shillings and sixpence may be charged and taken for the admission of each adult person to the Reserve.
- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.
- 3. No person shall damage in any way the trees; shrubs, or flowers in the Reserve, nor shall fires be lighted therein, except under the authority of the Committee of Management.
- 4. No person shall climb or jump over the gates or fences in or around the Reserve, stick bills thereon, or cut names on, or in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve; nor leave or deposit any glass, paper, rubbish; nor roll or throw stones, or any missiles of any kind therein.
- 5. No person shall place, or allow to be placed in the Reserve any horses or cattle without first obtaining the written permission of the Committee of Management to do so.
- 6. The owner of any horse, cattle, or other animals which are found wandering upon any part of the Reserve shall be guilty of an offence against these Regulations, and in addition such horse, cattle, or other animals may be impounded.
- 7. No person shall creet any building or tent on the Reserve, nor any booth or any structure, nor offer for sale any articles therein, without permission, in writing, of the Committee of Management first obtained.
- 8. No person, except workmen and labourers employed on the Reserve, shall enter any plots therein which may be enclosed for plantation of young trees, shrubs, or grass.
- 9. No person shall throw, or cause to be thrown, any stones or hard substance on the Reserve, and no person shall play cricket, hockey, rounders, golf, or any similar game with a hard or solid ball, nor play football in the Reserve, without the permission of the Committee of Management.
- 10. No person shall perform or play in any band of music, or take part in any entertainment of any kind on the Reserve for the purposes of gain; without the permission, in writing, of the Committee of Management first obtained:
- 11. No person shall discharge any firearms of air-guns on the Reserve.
- 12. No person shall break glass of any kind on the Reserve, or leave thereon anything which would injure any person.
- 13. No person shall bet publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosures and Reserve.
- 14. No person shall camp on any portion of the Reserve without permission, in writing, of the Committee of Management first obtained, then only under such conditions as may be determined by the said Committee.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wilfully offends against such Regulations, and who, after he has been warised by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not note than Ten pounds (£10).

The Board of Land and Works, in accordance with the powers conferred by the Land Act 1928, section 181; doth hereby make the foregoing Regulations in respect of the land temporarily reserved by Order in Council of 11th May, 1886, as a site for the use of the Omed Agricultural and Pastoral Society in the Parish of Cobungra, Township of Omeo.

The common seal of the Board of Land and Works was hereunto affixed this third day of March; 1931, in the presence of—

(SEÁU) (Corr. Ris.3799:) H. S. BAILEY, President. F. T. A. FRICKE, Member, REGULATION FOR THE MANAGEMENT OF THE STAWELL AND PLEASANT CREEK GOLDFIELD COMMON.

In pursuance of the Regulations relating to commons made by the Governor in Council on the 5th day of August, 1930, the Council of the Borough of Stawell, as Managers of the Stawell and Pleasant Creek Goldfield Common, having drafted the following amendment of clause 5 of the Regulations for the management thereof, submit the same for revision by the Board of Land and Works, and approval by the Governor in Council, in lieu of clause 5 of the Regulations heretofore in force in respect of such common:—

5. Previous to the depasturing of stock, the owners thereof shall register the same, with brands and descriptions, in a book to be kept for the purpose, and such registration shall be renewed half-yearly, and shall be made previous to the branding of such stock. All stock found on the Common, if not so registered, branded, and duly paid for, shall be liable to be impounded by the herdsman; or, in the alternative, the owner of such stock shall be liable for the penalties as hereinafter provided.

The common scal of the Borough of Stawell was hereunto affixed this 17th day of December, 1930, in the presence of—

(SEAL) (Corres. Rs. 530.) CHAS. BROWN, Mayor. S. P. FREELAND, Councillor. W. G. SHARPLEY, Town Clerk.

Approved by the Governor in Council, the 5th March, 1931.

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

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

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

Department of Lands and Survey, Melbourne, 9th March, 1931.

SCHEDULE.

MANSFIELD, Thursday, 26th March, 1931, at Three p.m., W. Day.

MANSFIELD, Friday, 27th March, 1931, at half-past Nine a.m., W. Day.

OMEO, Tuesday, 31st March, 1931, at Ten a.m., H. H. Dodd. COLAC, Tuesday, 24th March, 1931, at Eleven a.m., W. T. Long.

Closer Settlement Act 1928.

PERMITS AND LEASES UNDER THE CLOSER SETTLEMENT ACTS DECLARED VOID.

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

District.	Corr. No.	Name of Permit Holder or Lessee.	Section of C.S. Act under which Leased.	Parish.	Allotment.	Area.	Claus.	Reason for Forfeiture, &c.
Echuca Melbourne Geelong Melbourne	3102 6098 5853 52 84 6208	Charles A. J. Hendry Francis E. W. Timmins Arthur W. Barnes Colin A. Wills Henry A. Condon Ernest G. Dower.	86 86 86 113 113 86	Tongala Mirboo South Mardan Paaratte Bruckneli Berwick	 87A, 87B, sec. C 19B, 19c 39B, 39C 14, sec. 9 74 16, sec. 3A	A. R. P. 143 2 1 160 0 1 130 0 17 200 0 0 215 0 0 17 0 3		Non-compliance with conditions Non-payment of instalments "Non-compliance with conditions """"""""""""""""""""""""""""""""""""

Closer Settlement Act 1928.

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

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

District.		Corr. No.	Name of Permit Holder or Lessee.	Section of C.S. Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Geelong Melbourne		5312 5100 6249	Joseph Gellie William V. Phillips	86.6 86.6	Geelengla Purrumbete North	-,,	4. B. P. 44 0 0 84 1 15	,	Non-payment of instal- ments
Bendigo Benalla	::	4579 2866 3512	Henry F. Mason Norman A. Frankcom William Keilar Francis Conway	86.6 86.6 86.6 86.6	Tyabb Doomburrim Kinypanial Stewarton	40в 73 2 40, 40а, 41	21 1 32 199 2 18 789 3 32 325 0 0	·::	23 ' 27 23 27 23 29 28 29 29 29 27 29

Note.—GEELONG DISTRICT.—The notice gazetted 28th January, 1931, declaring void Permit No. 3799/86.6, John C. Grube, allotments 2 and 2A, Parish of Kornong, is hereby cancelled.

Department of Lands and Survey, Melbourne, 5th March, 1931,

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

Land Act 1928.

LİCENCE UNDER THE LAND ACT 1915 DECLARED VOLD.

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

District.	Corr. No,	Name of Licensee.	Section of Land Act under which Licensed.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Beechworth	0202	Annie Betts	86	Carlyle	43, sec. 33	A. B. P. 12 0 0		New licence to issue for increased area

Land Act 1928.-Mallee.

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 Leusee.	Section of Land Act under which Leased.	Parish.	Allorment.	Агеа,	Class.	Reason for Forfeiture, &c.
Mallee	07861	C. A. H. Price	198	Kia	47	A. R. P. 989 0 0	3rd, 13s.	Land abandoned

Closer Settlement Act 1928.

PERMITS 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 Permits 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.	Estate.	Parish	Allotment.	Area.	Reason.
4811 6502 3363 4965 4829 6488 4662 6063 4299 6069	Daniel G. Drummond Daniel G. Drummond Ernest B. Warren Ernest B. Warren William F. C. Sim William F. C. Sim William B. Cooke William B. Cooke Ush W. Watson John W. Watson	86.6 86.6 86.6 86.6 86.6 86.6 86.6 86.6	Caldermeade Sutton Park Caldermeade Hooper and Merlo Section 20	Yallock Bullarook Yallock Moe Jumbunna East	20, sec. C 21D, sec. C 4, sec. C 17B 12, sec. C 24A, sec. C 97c 97F 39A ³ , 39A ⁸ 39A ⁵ , 39A ⁷ ,	A. R. P. 53 0 2 11 0 10 61 0 0 55 0 21 53 3 18 17 0 0 101 0 10 5 3 22 56 2 6 43 3 19	Consolidated lease to issue
3367 4967 4570 5344 3799	Charles P. McCarthy	86.6 86.6 86.6 86.6 86.6	Sutton Park "Dreeite Terrinallum North	Bullarook Dean Dreeite Kornong	39g ¹ , 39g ² 14, sec. C 17p 42, sec. B 43a, sec. B 2, 2a	137 3 32 57. 0 • 4 73 3 25 37 0 0 490 3 0	, , , , , , , , , , , , , , , , , , ,

Department of Lands and Survey, Melbourne, 5th March, 1931.

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

Land Act 1928.

LICENCE AND LEASES UNDER THE LAND ACT 1915 EXPIRED.

NOTICE is hereby given that the Licence and Leases mentioned in the Schedule hereunder have expired for the reason specified in each case.

District.	Corr. No.	Name of Licensee or Lessee.	Section of Land Act under which Licensed or Leased,	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c
Benalla .: .;, (1), ,; (2) ,; (3) ,; (4), ,; (5)	0143 1737 , 1738 1739 1740	Alfred Madden Denis O'Keefe	129 110 110 110 110 110	Shepparton Laceby ,,	81G 9 .10 .11 27 .30	A. B. P. 1 0 24 47 3 20 51 2 33 28 3 34 47 2 23 27 1 30	•••	Abandoned Expired , , , , , , , , , , , , , , , , , , ,

⁽¹⁾ Yearly rent, £6.—(2) Yearly rent, £6 10s.—(3) Yearly rent, £3 12s. 6d.—(4) Yearly rent, £6.—(5) Yearly rent, £5 9s. 8d. Note.—GEELONG DISTRICT.—In notice gazetted 18th February, 1931. page 580, re licences under section 129, Land Act 1915, expired, allotment 6, section 4A, Parish of Paywit, should read allotment 8, section 4A, Parish of Paywit.

Department of Lands and Survey, Melbourne, 6th March, 1931.

Closer Settlement Act 1928, Part II.

ALLOTMENT AVAILABLE FOR DISCHARGED SOLDIERS.

TIME allotment mentioned in the Schedule horeunder 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.

Estate.	Parish.	Allotment.	Section.	Area.	Olass.	Capital Value.	
Gunnerson's (1)	Koorooman	, 5 ID		A. R. P. 1 0 0		£ s. d.	

(I) Settler in occupation.

The Closer Settlement Act 1928, Part I. MOUNTAINOUS AREAS SCHEME.

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

TERMS, CONDITIONS, ETC.

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

accompany the application.

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

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

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

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

clearing, &c.

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

MOUNTAINOUS AREAS PROVISIONS.

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

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

Estate.	Parish.	Allotment	Section.	· Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Bemarks.
Heytesbury	 Nullawarre Narrawaturk Paaratte	10 30 7 18	 8 1 1	A. R. P. 221 0 0 188 0 0 434 0 0 256 0 0 230 0 0 224 0 0	£ s. d. 138 2 6 94 0 0 217 0 0 128 0 0 115 0 0 112 0 0	£ s. d. 1 5 0 1 5 0 1 5 0 1 5 0 1 5 0 1 5 0 1 5 0	30/1533 104/113 114/113 75/113 151/113 54/113

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

The Closer Settlement Act 1928, Part I.

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

Parieh.	Aliotment.	Section	, As	PQ.		Capital	Valu	ue.	inc Leas Regi	e stra	ng and tion				Remarks.
Tyntynder	5	D	A. 56	2	10	£ 1,244	7	6			6	€ 36	3	0	292/86
Giffard Toolang	7 4	i	193 881			3,767 3,500	0		106	5 5	0			0	865/86 614/86
Merino	18, 21A	A .	86	0	7	2,000	0	0	61	5	0	58	4	0	248/86.6
	16		1,041	2	38	3,500	0	0	106	5	0	101	17	0	619/86
Konong Wootong	18	23	191	2	16	2,490	0	0	76	5	0	72	9	0	1325/39
Kyabram Eilyar	22, 23, 24 34	¥	95 590	2	18	3,478	0	0	109	8	0	47 101 57	8 2	0 8 0	955/86 5272/86 6394/86
	Tyntynder Giffard Toolang Merino Pawbymbyr Wanwandyra Konong Wootong	Tyntynder	Tyntynder	Tyntynder 5 D 56 Giffard 7 193 Toolang 4 1 881 Merino 18, 21A A 86 Pawbymbyr 7 1,041 Konong Wootong 18 23 191 Kyabram 22, 23, 24 F 95 Eilyar 34 590	Tyntynder	Tyntynder 5 D 56 2 10 Giffard 7 193 3 29 Toolang 4 1 881 0 27 Merino 18, 21a A 86 0 7 Pawbymbyr 7 Swanwandyra 16 23 191 2 16 Kyabram 22, 23, 24 F 95 3 38 590 2 18	Tyntynder	Tyntynder	Tyntynder	Parish.	Parish.	Tyntynder	Parish. Allotment. Section Area Capital Value. Lease and Registration Free. Tyntynder	Parish. Allotment. Section Area Capital Value. Lease and Registration Frees. A. R. P. £ s. d. £ s. d. £ s. Giffard 7 193 3 29 3,767 5 0 118 5 0 109 10 10 17 Toolang 4 1 881 0 27 3,500 0 0 106 5 0 101 17 Merino 18, 21A A 86 0 7 2,000 0 0 61 5 0 58 4 Pawbymbyr 7 } 1,041 2 38 3,500 0 0 106 5 0 101 17 Konong Wootong 18 23 191 2 16 2,490 0 0 76 5 0 72 9 Kyabram 22, 23, 24 F 95 3 38 1,631 15 9 51 15 9 47 8 Eilyar 34 590 2 18 3,478 0 0 109 8 0 101 2	Parish.

⁽¹⁾ Improvements, £150, to be paid for in addition.—(2) Capital value includes house and all improvements.—(3) Improvements, £642, to be paid for in addition.—(4) Mainly grazing land.—(5) Improvements, £425, to be paid for in addition.—(6) Subject to an easement over pipe line, windmill, and well in favour of allotment 21.—(7) Improvements, £1,000 (includes house), to be paid for in addition.—(8) Improvements, £755 (includes house), to be paid for in addition.—(9) Improvements, £270, to be paid for in addition.—(10) Improvements, £811 17s. (includes house), to be paid for in addition.—(11) Further improvements by Board, if effected, to be paid for in addition.—(12)

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

Department of Lands and Survey, Melbourne, 10th March, 1931.

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

COURTS.

Juries Act 1928 (No. 3707), Section 20. REVISION OF JURY LISTS.

NOTICE is hereby given that the revision of the lists of Common and Special Jurors for the Jury District of Yarram will be held at the Court House, at Yarram, on Thursday, the second day of April, 1931, at the hour of Ten o'clock in the forencon, when all objections to the above lists will be heard. Dated at Yarram this 6th day of January, 1931.—M. L. KILLEEN, Clerk of Petty Sessions.

SWAN HILL.—Notice is hereby given that a Special Mecting of Justices will be held at the Court House, at Swan Hill, on Tuesday, the 31st day of March, 1931, at the hour of Ten o'clock in the forenoon, for the purpose of considering an application for an auctioneer's licence by M. I. McLennan. Dated at Swan Hill this 6th day of March, 1931.

—J. V. DILLON, Clerk of Petty Sessions.

MELBOURNE.—COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1931 (i.e., the day to be appointed in any summons or proceeding for the appearance of a party summoned) shall be as follows:—

RETURN DAYS.

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

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

BALLARAT

(By order of the Judges),

Tuesday, 21st April

F. J. SAUER, Registrar, Melbourne.

S^{I}	TTINGS of Trials for	the Supr	enie C	ourt for	the h	earing o	f Crimin	al
\sim	711919 101	the year	1001,	hangaran	·w·	Statet III	Council	v.
9th	December.	1930:						

			Wednesday, 10th June Tucsday, 11th August Tucsday, 13th October Tucsday, 1st December
BENDIGO		••	Tucsday, 14th April Tucsday, 2nd June Tucsday, 4th August Tucsday, 6th October Tucsday, 8th December
CASTLEMAINE	••	••	Tuesday, 17th March Tuesday, 28th July Thursday, 10th December
GEELONG	••	••	Tuesday, 5th May Thursday, 20th August Tuesday, 10th November
ПАМІГТОИ	••	••	Tuesday, 28th April Tuesday, 20th October
HORSHAM			Tuesday, 8th September
MARYBOROUGH		••	Thursday, 14th May Thursday, 19th November
MELBOURNE			Monday, 16th March Wednesday, 15th April Friday, 15th May . Monday, 15th June Wednesday, 15th July Monday, 17th August Tuesday, 15th September Thursday, 15th October Monday, 16th November Monday, 7th December

SALE	••	••	Tuesday, 21st July Tuesday, 24th November
SHEPPARTON	••	••	Wednesday, 1st April Tuesday, 15th September
ST. ARNAUD		٠.	Tuesday, 12th May Tuesday, 17th November
WANGARATTA	••		Tuesday, 19th May Tuesday, 27th October
WARRNAMBOOI	٠	•	Tuesday, 18th August

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:—

the andermentioned	1 places	on	the days hereunder named:-
ARARAT	••	• •	Wednesday, 24th June Wednesday, 14th October
BAIRNSDALE		••	Wednesday, 18th March Tuesday, 19th May Tuesday, 11th August Wednesday, 21st October
BALLARAT	••		Tuesday, 12th May Tuesday, 14th July Tuesday, 15th September Tuesday, 17th November Tuesday, 15th December
BEECHWORTH		••	Tuesday, 14th April Wednesday, 22nd July Tuesday, 6th October
BENALLA	••		Thursday, 11th June Wednesday, 9th September
BENDIGO	••	••	Tuesday, 24th March Wednesday, 6th May Wednesday, 15th July Tuesday, 15th September Wednesday, 18th November
CAMPERDOWN	••	••	Wednesday, 18th March Wednesday, 20th May Wednesday, 5th August Wednesday, 9th December
CASTERTON	••		Wednesday, 13th May Wednesday, 19th August

				,
	CAMPERDOWN	••	••	Wednesday, 18th March Wednesday, 20th May Wednesday, 5th August Wednesday, 9th December
- il	CASTERTON	••	••	Wednesday, 13th May Wednesday, 19th August Wednesday, 25th November
ıf	CASTLEMAINE	••	••	Wednesday, 15th April Wednesday, 26th August Wednesday, 2nd December
	CHARLTON	••	••	Tuesday, 21st April Tuesday, 7th July Tuesday, 20th October
	COLAC	••	••	Tuesday, 26th May Wednesday, 16th September Tuesday, 8th December
	DAYLESFORD		••	Tuesday, 28th April Tuesday, 18th August Tuesday, 15th December
	DONALD		••	Tuesday, 24th March Thursday, 25th June Tuesday, 1st September
	ECHUCA	••	••	Tuesday, 5th May Tuesday, 14th July Tuesday, 17th November
	GEELONG		<i>;</i> ·	Wednesday, 27th May Tuesday, 21st July Tuesday, 15th September Wednesday, 9th December
	HAMILTON			Tuesday, 12th May Tuesday, 18th August Tuesday, 24th November
	HORSHAM		••	Wednesday, 22nd April Wednesday, 17th June Tuesday, 18th August Wednesday, 11th November

KERANG

Tuesday, 23rd June Tuesday, 4th August Tuesday, 13th October

Victoria Gazett			
KORUMBURRA	••		Tuesday, 2nd June Tuesday, 20th October
KYNETON	••	••	Tuesday, 14th April Tuesday, 25th August Tuesday, 1st December
MARYBOROUGE	Ι		Tuesday, 17th March Tuesday, 16th June Tuesday, 22nd September
MELBOURNE		••	Monday, 16th* March Wednesday, 1st and 16th* April Friday, 1st and 15th* May Monday, 1st and 15th* June Wednesday, 1st and 15th* July Monday, 3rd and 17th* August Tuesday, 1st and 15th* Sep- tember Thursday, 1st and 15th* Oc- tober Monday, 2nd and 16th* No- vember Tuesday, 1st December
MILDURA	·••	•• •	Tuesday, 2nd June Tuesday, 8th September Tuesday, 8th December
NHILL	••	••	Thursday, 23rd April Thursday, 18th June Thursday, 12th November
NUMURKAH*	••	••	Thursday, 7th May Thursday, 3rd September
OMEO			Tuesday, 24th November
OUYEN*	••	. 	Thursday, 12th March Thursday, 4th June Thursday, 10th September Wednesday, 9th December
SALE	••		Tuesday, 17th March Tuesday, 16th June Tuesday, 20th October
SEA LAKE*	••	••	Wednesday, 22nd April Wednesday, 8th July Wednesday, 21st October
SEYMOUR	••		Tuesday, 5th May Tuesday, 1st September
SHEPPARTON	••	••	Wednesday, 6th May Wednesday, 2nd September Tuesday, 17th November
ST. ARNAUD		• •	Thursday, 26th March Tuesday, 23rd June Thursday, 3rd September
STAWELL		••	Tuesday, 23rd June Tuesday, 13th October
SWAN HILL*	••	• •	Wednesday, 5th August Wednesday, 14th October
TRARALGON*	••	••	Wednesday, 15th April Wednesday, 22nd July Wednesday, 28th October
WANGARATTA	••	••	Tuesday, 9th June Tuesday, 8th September Tucsday, 10th November
WARRACKNABE.	AL		Tuesday, 21st April Tuesday, 7th July Tuesday, 6th October
WARRAGUL	••		Tuesday, 14th April Tuesday, 21st July Tuesday, 27th October
WARRNAMBOOL		••	Tuesday, 17th March Tuesday, 19th May Tuesday, 4th August Tuesday, 8th December
WONTHAGGI*	••	••	Wednesday, 10th June Tuesday, 27th October
YARRAM			Thursday, 4th June Thursday, 22nd October

*County Courts only.

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

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve o'clock on the days and for the processing the control of the days and for the processing the control of the control o on the days and for the purposes undermontioned.

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.

12th March, 1931.

Anakie East.—Removal from Djerriwarrh Creek School No. 1635, and re-erection and remodelling. Particulars also at Inspector of Works Office, Geelong. Preliminary deposit, £4. Final deposit, 5 per cent.

Melbourne, &c.—Supply of sawn timber for jetty works. Preliminary deposit, £20.

Melbourne.—Maintenance of electric lifts, Governme Offices. Preliminary deposit, £5. Final deposit, 5 per cent. Government

Wandong.—Removal of teacher's residence, No. 1219, Northwood, and re-erection with additions and painting at State School No. 1277, Wandong. Particulars also at Police Station. Seymour, and State School No. 1277, Wandong. Preliminary deposit, £5. Final deposit, 5 per cent.

19th March, 1931.

Melbourne.—Supply and delivery of distance thermometers, indicator, &c., Government Cool Stores, Victoria Dock. Preliminary deposit, £5. Final deposit, 5 per cent.

Terrappee.—Removal to, and re-erection on new site, State School No. 4218. Particulars also at Police Station, Boort, and Inspector of Works Office, Bendigo. Preliminary deposit, £4. Final deposit, £5 per cent.

26th March, 1931.

Bundoora.—Supply and installation of steam boiler, pump, heating boilers, pipes, &c., to new wards, Military Mental Hospital. Preliminary deposit, £25. Final deposit, 5 per

Gardiner.—Additional out-offices, State School No. 3888. Preliminary deposit, £3. Final deposit, 5 per cent.

Glenleath.—New building, State School No. 4479. Particulars also at Police Stations, Warragul and Koramburra. Preliminary deposit, £5. Final deposit, 5 per cent.

2nd April, 1931.

Brunswick West.—Repairs to roofs, &c., State School No. 2890. Preliminary deposit, £2. Final deposit, 5 per cent.

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

J. P. JONES Commissioner of Public Works.

Melbourne, 12th March, 1931.

PRIVATE ADVERTISEMENTS.

NEERIM SOUTH TO TOORONGO RIVER RAILWAY CONSTRUCTION TRUST.

NOTICE is hereby given that, at a meeting of the Neerim South to Toorongo River Railway Construction Trust, held at Drouin on Monday, 2nd March, 1931, the following Resolution was passed:-

That, in pursuance of the powers conferred by the Railway Lands Acquisition Act 1928, this Trust, having first obtained the approval of the Governor in Council in that behalf, does now make and levy a rate upon all rateable property within the Neerim South to Toorongo River Railway Construction Trust area of the respective amounts for the different divisions set forth in the schedule appended, for the year ending 30th September, 1931, such rate to be due and payable at the office of the Trust, Drouin, on the 3rd day of March, 1931:—

SCHEDULE.

Division, Portion Rated as Indicated on Plan Attached to Order in Council, Rate in the £1 on the Municipal Valuation.

- A. Area coloured green on plan.—Elevenpence.
 B. Area coloured blue on plan.—Eightpence.
 C. Area coloured red on plan.—Fivepence.
 D. Area coloured brown on plan.—Twopence.
 E. Area coloured yellow on plan.—Twopence.

W. YOUNG, Secretary.

Shire Hall, Drouin, 2nd March, 1931.

CITY OF BENDIGO.

By-Law No. 40.

NOTICE is hereby given that By-law No. 40, made under the powers conferred by Part VII. of the Local Government Act 1928, and under any other powers howsoever arising for regulating traffic and processions, suppressing nuisances, prohibiting spitting or expectorating on footpaths, prohibiting the throwing, placing, or leaving upon any public highway of orange peel, banana peel, or other vegetable matter, prohibiting or minimizing noises in any public highway, including the prohibition or the regulation of the use on vehicles of brakes which are calculated to cause noises; prohibiting or regulating the use on any road of any vehicle not having the nails on its wheels countersunk in such manner as may be specified in such By-law, or having on its wheels any burs, spikes, or other projections forbidden by such By-law, and generally for maintaining the good rule and government of the municipality, and for repealing certain By-law and Regulations set out in the schedule to the By-law, to the extent to which the same are thereby expressed to be repealed, are hereby repealed.

The Resolution for passing this By-law agreed to by the Council of the City of Bendigo on the 29th day of January. 1931, and confirmed on the 26th day of February, 1931.

Notice is further given that a copy of the By-law is open for inspection, free of charge, during office hours, at the office of the Council, Town Hall, Bendigo.

H. C. INGLETON, Town Clerk.

H. C. INGLETON, Town Clerk Town Hall, Bendigo, 4th March, 1931.

BOROUGH OF PORTLAND.

LOAN No. 8.

Notice of Intention to Borrow the Sum of Two thousand pounds (£2,000) for Permanent Works and Undertakings in the Borough of Portland.

TAKE notice that the Council of the Borough of Portland proposes to borrow, on the credit of the Mayor, Councillors, and Burgesses of the said Borough, the sum of Two thousand pounds (£2,000), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Act 1928.

The rate of interest to be paid is £6 15s par cent met.

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

Such moneys shall be repayable by sixty half-yearly instalments of 178 3s. 4d. each, including principal and interest, by providing out of the municipal fund the above amounts on

providing out of the municipal fund the above amounts on the first day of December and the first day of June in each respective year during the currency of the loan.

Such moneys shall be repayable at Melbourne, at the Commercial Banking Company of Sydney Ltd., or at the Council's bankers for the time being in Melbourne.

The purposes for which the loan is to be applied are:—The completion of the construction of electric light works.

The plans, specifications, and estimate of cost of the works referred to above, and a statement of the proposed expenditure of moneys to be borrowed, are open for inspection at the Town Hall, Portland.

Dated at Portland this 4th day of March. 1931.

Dated at Portland this 4th day of March, 1931.

T. EDWARD C. HENRY, Town Clerk.

THE SHIRE OF WHITTLESEA.

THE SHIRE OF WHITTLESEA.

NOTICE is hereby given that the Council of the above shire, in pursuance of the powers conferred by the Local Government Act 1928, and the Water Act of the same year, has by special order made a By-law regulating the supply of water to the Townships of Thomastown and Epping, in terms of an agreement made between the Melbourne and Metropolitan Board of Works of the one part, and the President, Councilors, and Ratepayers of the said shire of the other part; and dated the 7th day of December, 1926, fixing the rates for the said water supplied and the area on which it can be levied, and other provisions ancillary thereto.

A copy of the said By-law, agreement, and plan are open for inspection at the office of the said Council, at Mernda.

Dated this sixth day of March, 1931.

JAS. RYAN, Secretary to the said Council.

NOTICE is hereby given that Arthur Wood, formerly carrying on business as a tailor, of 119 Johnston-street, Collingwood, has retired from the said business. All debts due ingwood, has retired from the said business. At needs the to and owing by the said business will be received and paid respectively by William John Wood and Walter James Wood, who will continue to carry on the said business under the style or firm of A. Wood.

Dated this 27th day of February, One thousand nine hundred and this trees.

and thirty-one.

ARTHUR WOOD, W. JOHN WOOD, WALTER WOOD.

G. F. Pitcher, solicitor, 440 Little Collins-street, Melbourne.

NOTICE is hereby given that the partnership heretofore subsisting between Paul Domition and W. N subsisting between Paul Rossiter and Herbert Campbell Lahore, carrying on business at Cobram, under the name or style of "Cobram Trading and Carrying Company," has been dissolved as from the seventeenth day of January, 1931.

Dated this 20th day of January, 1931.

P ROSSITER

W. Ewart Cassidy, LL.B., solicitor, Station-street, Cobram. 5641

N OTICE is hereby given that the partnership lately subsisting between us, the undersigned Louis Philippe L'Hardy, of 530 Collins-street, Melbourne, wool merchant, and Franz Gabriel Francoli, of Gembrook, farmer, carrying on business as sawmillers, at Gembrook, under the style or firm name of "L. I'. L'Hardy," has been dissolved by mutual consent as on and from the 26th day of January, 1931, so far as regards the said Franz Gabriel Francoli, who retires from the firm. All debts due to or owing by the said late firm will be received and paid by the said Louis Philippe L'Hardy, who will continue the said business under the present style or firm name of "L. P. L'Hardy."

As witness our hands this 27th day of February, 1931.

L. P. L'HARDY.

L. P. L'HARDY. F. G. FRANCOLI.

Witness to both signatures-C. L. Hudson, solicitor, Mel-

ourne. Moule. Hamilton, and Derham, solicitors, 55 Market-street, 5718

NOTICE is hereby given that the partnership heretofore subsisting between John O'Brien and Jack Clifford Whiteacre, carrying on business as sand-pit proprietors, at Price-street, Essendon, under the style or firm of Essendon Washed Sand Supply Company." has been dissolved, by mutual consent, as from the 2nd day of March, 1931. All debts due to and owing by the late firm will be received and paid respectively by the said Jack Clifford Whiteacre. Whiteacre

Dated this second day of March, 1931.

J. C. WHITEACRE. JOHN O'BRIEN.

Upton and Ettelson, 395 Collins-street, Melbourne, solici tors to both parties.

NOTICE is hereby given that the partnership hitherto existing between Eric Wallace Moorhead, of 10 Lynedochavenue, East St. Kilda, merchant, and Norman Montague Sheppard, of Montmoreney, manufacturers' agent, carrying on business at No. 238 Flinders-lane. Melhourne, as indentors and manufacturers' agents, under the style or firm name of "Moorhead and Sheppard," has been dissolved.

Dated this seventh day of February, 1931.

ERIC W. MOORHEAD. NORMAN M. SHEPPARD.

Witness to the signatures of the said Eric Wallace Moorhead and Norman Montague Sheppard—G. W. Cox, chartered accountant (Aust.). 434 Collins-street. Melbourne.

Hodgson and Finlayson, solicitors, 360 Collins-street, Melbourne.

NOTICE is hereby given that the partnership lately subsisting between John Thomas Impey and John George Leach, carrying on business as furniture brokers and dealers. at 35 Malop-street, Geelong, under the style or firm name of "Jack Impey," has been dissolved as and from the fifth day of March, One thousand nine hundred and thirty-one, by mutual consent. All debts due to or owing by the said firm will be received and paid by the said John Thomas Impey.

Dated this fifth day of March, One thousand nine hundred and thirty one.

JOHN T. IMPEY. JOHN G. LEACH.

Wighton and McDonald, 53 Yarra-street, Geelong, solicitors for the above-named parties.

D. BUZOLICH PTY, LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE TO CREDITORS.

THE creditors of the above-named company whose claims have not been admitted are required forthwith to send their names and addresses, and the particulars of their debts or claims, together with the proof thereof, and the name and address of their solicitor (if any), to me, the liquidator of the said company, at my office, Perpetual Trustees Buildings, 100 Queen-street, Melbourne. In the event of any creditor not sending in such particulars or proof on or before Thursday, the 26th day of March, 1931, he will be excluded from the benefit of any distribution made before his debt or claim is proved.

Dated this 5th day of March, 1931

Dated this 5th day of March, 1931.

W. M. JARVIE, Chartered Accountant (Aust.), Liquidator

Form 13. Companies Act 1928.

Extraordinary Resolution Pursuant to Section 77. MARKSONS PROPRIETARY LIMITED.

Presented for Filing by Wm. F. Roice, A.C.A. (Aust.), 271 Collins-street, McIbourne.

A T a General Meeting of the members of the said company, duly convened and held at the office of Win. F. Rowe, 271 Collins-street, Melbourne, on the third day of March, 1931 the following Extraordinary Resolution was duly passed:—

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 ad visable to wind up the same, and, accordingly, that the company be wound up voluntarily, and that William Frederick Rowe, of 271 Collins-street, Melbourne, be and he is hereby appointed liquidator for the purpose of such winding-up, at the remuneration of 5 per cent. of the gross amount realized, together with an additional 5 per cent. on book debts collected by him, and subject to a minimum remuneration of £26 5s.; and that the liquidator be and he is hereby authorized to do any of the things mentioned in secauthorized to do any of the things mentioned in section 212 of the Companies Act 1928, which a liquidator is authorized to do with the sauction of an Extra-ordinary Resolution."

Dated this fourth day of March, 1931. 394 A. V. MARKS, Secretary.

The Companies Act 1928.

MARKSONS PTY, LTD. (IN VOLUNTARY LIQUIDATION). NOTICE is hereby given that a Meeting of creditors of the above-named company will be held in the Board Room, above-named company will be held in the Board Room, 311 Collins-street, Melbourne, on Thursday, the 19th day of March, 1931, at Eleven o'clock in the forenon, for the purposes set forth in section 189 of the Companies Act 1928. Dated this 9th day of March, 1931.

WM. F. ROWE, Liquidator. 271 Collins-street, Melbourne, C.I.

Companies Act 1928.

T. E. REDMOND PROPRIETARY LIMITED.

EXTRAORDINARY RESOLUTION PURSUANT TO SECTION 77.

A Tan Extraordinary General Meeting of the members of the said company, duly convened, held at the registered office. 480 High-street, Northcote, on the 4th day of March, 1931, the following Extraordinary Resolutions were duly passed:

passed:—

1. That it has been proved to the satisfaction of the company 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 under the provisions of the Companies 1ct 1928.

2. That Mr. Edward F. Doyle, of 440 Little Collins-street, Melbourne, public accountant, be and is hereby appointed liquidator for the purpose of such winding up, at the remuneration as laid down by the joint Council of Accountancy bodies in the State of Victoria.

Dated this 6th day of March, 1931.

5705

JOHN E. REDMOND. Secretary.

JOHN E. REDMOND, Secretary.

Companies Act 1928.—In the matter of T. E. REDMOND PROPRIETARY LIMITED (in Voluntary Liquidation).

NOTICE is hereby given, pursuant to section 189 of the Companies Act 1928, that a Meeting of creditors will he held in the Board Room, Temple Court, 422-8 Collins-street, Melbourne, on Tuesday, 24th March, 1931, at half-past Ten a.m., for the purpose contemplated by the said section. Dated this ninth day of March, 1931.

EDWARD F. DOYLE, Liquidator. Doyle, Bourke, and Co., public accountants, Chancery House Little Collins-street, Melbourne, C.1. 570

ROAD LIGHTHOUSES LIMITED (IN LIQUIDATION).

NOTICE is hereby given that, at an Extraordinary Meeting of shareholders in the above of shareholders in the above company, duly convened and held on the twelfth day of February, One thousand nine hundred and thirty-one, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of the meet hat it has been proved to the satisfaction of the 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. G. B. Humphreys, public accountant, Martin-place, Sydney, be appointed liquidator for such purpose."

Dated this fifth day of March, One thousand nine hundred and thirty-one.

ad thirty-one.

GEORGE B. HUMPHREYS, Liquidator.

Malleson, Stewart, Stawell, and Nankivell, solicitors, 46

5685 Queen-street, Melbourne.

Form 13.

Companies Act 1928.

Extraordinary Resolution Pursuant to Section 77. KIEL & GODDARD PROPRIETARY LIMITED.

Presented for Filing by H. C. Broderick.

A T a General Meeting of the members of the said company, duly convened and held at 206 Russell-street, on the 27th day of February, and adjourned until the 28th day of February, and further adjourned until the 2nd day of March, the following Extraordinary Resolutions were duly passed:—

"That this company now go into voluntary liquidation, as by reason of its liabilities it cannot continue its business."

"That Mr. H. C. Broderick, of 71 Collins-street, be appointed liquidator."

Dated this fifth day of March, 1931.

OLIVE E. KLEL, Secretary.

The Companies Act 1928.

KIEL & GODDARD PTY LTD. (IN VOLUNTARY LIQUIDATION). OTICE is hereby given that a Meeting of creditors of the above-named company will be held at the Board-room, 311 Collins-street, on Thursday, 19th. March, 1931, at half-past Two p.m., in pursuance of section 189 of the Companies 4ct 1928.

Dated this sixth day of March, 1931.

H. C. BRODERICK, Liquidator.

71 Collins-street, Melbourne, C.1.

BRIGHTON MOTORS PTY, LTD.

A T an Extraordinary General Meeting of the above-named company, held on the 18th day of February, 1931, an Extraordinary Resolution that the company be wound up voluntarily was unanimously passed.

M. V. ANDERSON, Liquidator.

Companies Act 1928.

BRIGHTON MOTORS PTY. LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that, pursuant to and for the purposes of section 189 of Act No. 3659, a First Meeting of creditors in the above company will be held in the Board Room, Temple Court, 422 Collins-street, Melbourne, at Three p.m., on Wednesday, 18th March, 1931.

M. V. ANDERSON, Liquidator. Offner, Hadley, and Co., chartered accountants (Aust.), 422 Collins-street, Melbourne, C.1. 5646

Companies Act 1928.

SATAM AUSTRALIA PROPRIETARY LIMITED.

T an Extraordinary General Meeting of the members of A the above-named company, duly convened and held at Commercial Bank Chambers, Collins-street, Melhourne, on the fourth day of March, One thousand nine hundred and thirty-one, 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 liabili-ties, continue its business, and that it is advisable to ties, continue its business, and that it is advisable to wind up the same, and accordingly that the company be wound up voluntarily; and that Alexander Robertson Gordon, of Commercial Bank Chambers, Collinstreet, Melbourne, be and is hereby appointed liquidator for the purpose of such winding up.

"That the liquidator be and is hereby authorized to do any of the things mentioned in section 212 of the Companies Act 1928 which a liquidator is authorized to do with the senetics of the Estewarding the Robertson.

to do with the sanction of an Extraordinary Resolu-

Dated this 6th day of March, 1931.

Arthur Robinson and Co., 377 Little Collins-street, Melbourne, solicitors to the above-named company. 5690

Companies Act 1928.

SATAM AUSTRALIA PROPRIETARY LIMITED.

NOTICE OF FIRST MEETING OF CREDITORS.

NOTICE OF FIRST MEETING OF CREDITIONS.

NOTICE is hereby given that, in compliance with and pursuant to section 189 of the Companies Act 1928, a Meeting of the creditors of the above-named company, which is being voluntarily wound up, will be held at 339 Collins-street, McIbourne, on Friday, the twentieth day of March, One thousand nine hundred and thirty-one, at half-past Two o'clock in the afternoon.

Dated this ninth day of March, 1931.

A. ROBERTSON GORDON, Liquidator.

Arthur Robinson and Co., 377 Little Collins-street, Melbourne, solicitors to the liquidator.

In the matter of the Companies Act 1928.

CHENES PROPRIETARY LIMITED (IN LIQUIDATION).

A T an Extraordinary General Meeting of Shareholders of the above company, duly convened at the registered office. 274 Bourke-street, Melbourne, on Tuesday, 3rd March, 1931, at Four p.m., the following Extraordinary Resolutions were duly passed:—

1. "That the company caunof, by reason of its liabilities, continue its business, and it is advisable to wind up, and that the company be wound up voluntarily."

2. "That Archibald Norman Martin, of 440 Little Collins-street, Melbourne, be and is hereby appointed liquidator."

A. N. MARTIN, Liquidator.

5713

A. N. MARTIN, Liquidator.

In the matter of the Companies Act 1928, pursuant to Section 189.

CHENES PROPRIETARY LIMITED (IN LIQUIDATION). NOTICE is hereby given that a Meeting of creditors of the above company will be held at the offices of Spencer and Martin, public accountants, Chancery House, 440 Little Collins-street, Melbourne, on Thursday, 19th March, 1931, at Four p.m. A. N. MARTIN, Liquidator. 5712

In the matter of the Companies Act 1899 and 1918, and in the matter of PAUL AND GRAY LIMITED (in liq.), 82 Sussexstreet, Sydney.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

NOTICE is hereby given that the creditors of the abovenamed company, and all persons having any claims
against the same, are required, on or before Monday, the 27th
day of April, 1931, to send their names and addresses, and
the particulars of their debts and claims, and the names and
addresses of their solicitors (if any), to the office of the
company, 82 Sussex-street, Sydney, in the State of New South
Wales, and, if so required, by notice, in writing, from the
liquidators, are personally, or by their solicitors, to come in
and prove their debts or claims, at such time and place as
shall be specified in such notice, or in default thereof they
will be excluded from the benefit of any distribution made
before such debts or claims are proved. will be excluded from the beneat of any distributions before such debts or claims are proved.

Dated at Sydney this 27th day of February, 1931.

REX. CULLENWARD,

A. G. CAMERON,

GEO. B. HUMPHREYS,

5644

Chartered Accountants (Aust.), Liquidators.

The Companies Act 1928 .- In the matter of PAULL & Howard Pty. Ltd. (in Liquidation).

NOTICE is hereby given that the Final General Meeting of the above company will be held at the office of the liquidator, on Monday, the 13th day of April, 1931, at halfpast Eleven a.m., to receive the liquidator's account of the winding up of the company.

E. C. CANDY, Liquidator.

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

Companies Act 1928.

WEYMOUTH'S LIMITED (IN VOLUNTARY LIQUIDATION). P URSUANT to section 189 of the Companies Act 1928, notice is hereby given that a Meeting of the creditors of the above-named company will be held at office of the company, 198 Burnley-street, Richmond, on Tuesday, 17th March, 1931, at Five p.m.

J. B. NICHOLSON, Liquidator.

The Companies Act 1928.—In the matter of ROSE GARDEN GOLY LINKS PROPRIETARY LIMITED (in Liquidation).

NOTICE is hereby given that a Meeting of Creditors of the above-named company will be held at 7th Floor, Temple Court, 422 Collins-street, Melbourne, on Friday, the twentieth day of March, One thousand nine hundred and thirty-one, at half-past Eleven a.m., to comply with section 189 of the Companies Act 1928.

Dated at Melbourne this sixth day of March, 1931.

SESA CERALD C. WHEATLAND Liquidator

GERALD C. WHEATLAND, Liquidator.

Companies Act 1928.

LAUGHLIN, DRAKE, & COMPANY PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

LIMITED' (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given, pursuant to section 196 of the Companies Act 1928, that the Final Meeting of members of the above-named company will be held at the offices of Messrs. Blake & Riggall, 120 William-street, Melbourne, on Wednesday, the 15th day of April, 1931, at Three o'clock in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted and the property disposed of, and of hearing any explanation that may be given by the liquidator.

Dated this 10th day of March, 1931.

A. LAUGHLIN, Liquidator.

The Companies Act 1928. AUSTRALIAN WINES EXPORT PTY. LTD. (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of shareholders of the above company will be held at the office of Spry, Fookes, and Co., 339 Collins-street, Melbourne, on Tuesday, 14th April, 1931, at Twelve noon, for the purposes of section 196 of the Companies Act 1928.

Detect this 10th days of Morek, 1921.

Dated this 10th day of March, 1931.

Spry, Fookes, and Company, chartered accountants (Aust.).

339 Collins-street, Melbourne, C.1.

The Companies Act 1928.

NOTICE OF INTENTION TO DECLARE DIVIDEND. SOL DAVIS PROPRIETARY LIMITED (IN LIQUIDATION). FIRST Dividend is intended to be declared in the above A matter. Creditors who have not proved their debts by the 18th March, 1931, will be excluded from this dividend. Dated this 3rd day of March, 1931.

S. W. GARSIDE, Liquidator. S. W. Garside and Co., chartered accountants (Aust.), 339 Collins-street, Melbourne, C.1.

Companies Act 1928.—In the matter of Bond's Furniture Proprietary Limited (in Voluntary Liquidation).

NOTICE is hereby given that the Final Meeting of the above-named company will be held at the office of W. Leslie V. Porter & Dutneall, 243 Collins-street, Melbourne, on Saturday, the 11th day of April, 1931, at Ten a.m., in pursuance of and for the purposes of section 196 of the Companies Act 1928.

Dated at Melbourne this 7th day of March, 1931.

W. LESLIE V. PORTER A. DUTNEAU chartened as

W. LESLIE V. PORTER & DUTNEALL, chartered accountants (Aust.), 243 Collins-street, Melbourne, liquidators. 5671

The Companies Act 1928 .- In the matter of LAMPREY MOTORS PTY. LTD. (in Liquidation).

NOTICE is hereby given that the Final General Meeting of the above company will be held at the office of the liquidator on Monday, the 13th day of April, 1931, at Eleven a.m., to receive the liquidator's account of the winding up of the company.

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

Companies Act 1928.—In the matter of Retread and Rubber Products Proprietary Limited (in Liquidation).

T an Extraordinary General Meeting of the members of the above-named company, duly convened and held on second day of March, 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. J. G. Davis, of 54 Market-street, Melbourne, be appointed liquidator for the purpose of such winding up."

Companies Act 1928.

RETREAD AND RUBBER PRODUCTS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE OF FIRST MEETING OF CREDITORS.

NOTICE OF FIRST MEETING OF CREDITORS.

TAKE notice that, pursuant to section 189 of the Companies
Act 1928, a Meeting of Creditors will be held at the
office of the liquidator, 54 Market-street, Melbourne, on
Wednesday, the eighteenth day of March, 1931, at a quarterpast Two o'clock in the afternoon.
Dated this sixth day of March, 1931.

J. G. DAVIS, Liquidator.
Fuller, King, Treloar and Davis, chartered accountants
(Australia), 54 Market-street, Melbourne, C.1.

5715

RE EDWARD JOHN VALENTINE HOBART, late of Signal Marshall-street, Flemington, in the State of Victoria, carpenter, who died, intestate, on twenty-second day of January, 1931, and letters of administration of whose estate were, on the fifth day of March, 1931, granted to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State.

Melbourne, in the said State.

TAKE notice, pursuant to section 27 of the Trustee Act
1928, that persons having claims against the estate of the
said deceased are required to send written particulars thereof
to the said company, at its said address, on or before eighteenth
May, 1931, after which date the said company will distribute
the assets amongst the persons entitled, having regard only
to claims so notified, and without liability in regard to unnotified claims, pursuant to the said section.
Dated this tenth day of March, 1931.

SNOVBALL & KAUFMANN, 47 Queen-street, Melbourne,
solicitors for the said administrator company.

5720

RE AGNES GERTRUDE SMYTH, late of 27 Darling-street. South Yarra, in the State of Victoria, widow, deceased.

URSUANT to the provisions of the Trustee Act 1928. DURSUANT to the provisions of the Trustee Let 1928, notice is hereby given that all persons having any claims against the estate of Agnes Gertrude Smyth, above named (who died on the 6th day of January, 1931, and probate of whose will was granted to Winifred Emily Dowling, of Albury, narried woman, and Barclay Dowling, of Albury, are hereby required to send in particulars, in writing, of such claims to the undersigned, the proctors for the said executrix and executor, on or before the 10th day of June, 1931. And notice is hereby given that after that day the said executrix and executor will proceed to distribute the assets of the said deceased which shall have come to their hands or possession amongst the persons entitled thereto, having regard the said deceased which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said executrix and executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated the third day of March, 1931.

TIETYENS, GAVAN DUFFY, & ANGEL, Dean-street, Albury, proctors for the said executors.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of William Burnaston Payter, later of No. I Hawksburn-road, Hawksburn, in the State of Victoria, retired civil servant, deceased (who died on the first day of December, 1930, and proliste of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the nineteenth day of February, 1931, to The Union Trustee Company of Australia Limited, of 333 Collins, street, Melbourne, in the said State), are hereby required to send particulars thereof, in writing, of such claims to the said company, on or before the eleventh day of May, 1931, after which date the said company will proceed to distribute the assets of the said William Burnaston Payter, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as a foresaid.

Dated this fifth day of March, 1931.

Dated this fifth day of March, 1931.

BLAKE & RIGGALL, 120 William-street, Melbourne, proctors for the said company. 5674

RE ELIZABETH ANN WILLIAMS, DECEASED

RE EDIZABETH ANN WILLIAMS, DECEASED.

REDITORS, next of kin, and all others having claims against the estate of Elizabeth Ann Williams, late of Old South Head-road, Bondi Beach, near Sydney, in the State of New South Wales, spinster, deceased, are required to send particulars thereof, in writing, to the Permanent Trustee Company of New South Wales Limited, of 25 O'Connell-street, Sydney, in the said State, on or before the eleventh day of April, 1931, otherwise they may be excluded when the assets are being distributed.

Dated this fourth day of March, 1931.

BLAKE & RIGGALL, 120 William-street, Melbourne, proctors for the said company. 5675

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Johann Heinrich Julius Reichelt, late of Minyip, in the State of Victoria, farmer, deceased (who died on the 11th day of July, 1929, and letters of administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 13th day of March, 1930, to The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street, North Ballarat, in the said State (the said company having been duly authorized to apply for such grant of letters of administration)), are hereby required to send in particulars, in writing, of such claims to the said The Ballarat Trustees, Executors, and Agency Company Limited, at the office of the said company, at 101 Lydiard-street, Ballarat aforcesaid, on or before the 12th day of May, 1931. And notice is hereby also given that after the lastmentioned date, the said The Ballarat Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said Johann Heinrich Julius Reichelt, deceased, among the parties entitled thereto, having regard only to the claims of which it shall then have had notice; and the said The Ballarat Trustees, Executors, and Agency Company Limited will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this 9th day of March, 1931.

TURNER & PROUDFOOT, Victoria-street, Nhill, proctors for the said The Ballarat Trustees, Executors, and Agency 5698 NOTICE TO CREDITORS .- JOHNSTON STEEN, DECEASED.

829

DECEASED.

DECEASED.

DECEASED.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the cstate of Johnston Steen, late of Station-street, South Box IIIII, in the State of Victoria, gentléman, deceased, intestate (who died on the twentieth day of July, 1915, and letters of administration of the unadministered estate of the said deceased were granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirteenth day of February, 1931. to Anna Bella Bindon, of Station-street. South Box Hill aforesaid, married woman, the only child of the said deceasedly, are hereby required to send particulars, in writing, of such claims to the said administratrix care of the undersigned Messieurs Maddock, Jamieson, and Lonie, proctors for the said administratrix on or before the twelfth day of May, 1931, after which date the said administratrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said administratrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim any part thereof, so distributed to any person of whose claim she shell not then have had notice.

Dated the eleventh day of March, 1931.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queenstreet, Melbourne, proctors for the said administratrix. 5716

RE HAMPDEN LEOPOLD MENCE, DECEASED.

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 Hampden Leopold Mence, formerly of 6 Barnsbury-terrace, Hawksburn, in the State of Victoria, but late of 14 Woodside-crescent, Toorak, in the said State, retired shopman, deceased (who died on the twenty-second day of January, 1931, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the fifth day of March, 1931, to the National Trustees. Executors, and Agency Company of Australasia Limited, of No. 113 Queenstreet. Melbourne, in the said State, the sole executor named therein), are hereby required to send particulars, in writing, of such claims to the said company, at its said address, on or hefore the fifteenth day of May. One thousand nine hundred and thirty-one, after which date the said company will proceed to distribute the assets of the said Hampden Leopold Mence, 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 notive. And notice is hereby further given that the said company will not be liable for the uses of distributed, or any part thereof, to any person of whose claim it shall not then have had notice. DURSUANT to the provisions of the Trustee Act 1928,

Dated this tenth day of March, 1931

RYMER & LANGFORD, 135 William-street, Melbourne proctors for the said company. 5710

REDITORS, next of kin, and others having claims against the estate of Martha Josephine Mason, late of 76 Orlandostreet, Hainpton, married woman, deceased, are required to send particulars thereof to the excentrices, Coral Viola Daly and Vera Audry Seale, care of Messieurs Parkinson and Wettenhall, solicitors, 10 Queen-street, Melbourne, on or before 11th day of May, 1931, otherwise they may be excluded when the assets are being distributed.

Dated the 5th day of March, 1931.

RE ALFRED WOOD, DECEASED.

RE ALFRED WOOD, DECEASED.

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 Afred Wood, formerly of 7 Stanley-street, Richmond, in the State of Victoria, but late of "Woodcliffe," 351 St. Kilda-street, Brighton, in the said State, news and advertising contractor, deceased (who died on the first day of January, 1931; and probate of whose will was, on the twenty-third day of February, 1931, granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Eugenle Monica Wood, of "Woodcliffe," 351 St. Kilda-street, Brighton, in the said State, widow), are hereby required to send partienlars, in writing, of such claim or claims to the said executrix, care of Bernard Nolan, solicitor, 408 Collins-street, Melbourne, in the said State, on or before the eleventh day of May, 1931. And notice is hereby given that after that date the said executrix will proceed to distribute the assets of the said Alfred Wood, deceased, which shall have come into her hands or possession amongst the persons entitled thereto, having regard only to the claim or claims of which she 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 seventh day of March, 1931.

BERNARD NOLAN, 408 Collins-street, Melbourne, proctor for the said executrix.

830

NOTICE TO CREDITORS.-RE CATHERINE GILLESPIE, Deceased.

DECEASED.

PURSUANT to the Trustee Act 1928, notice is bereby given that Frederick Mallard Davie, of 330 Mitcham-road, Mitcham, in the State of Victoria, insurance manager, the executor to whom probate of the will and codicil of Catherine Gillespie, formerly of Roseberry-street, Hawthorn, in the said State, but late of Ayton Private Hospital, Wattle Valley-road, Canterbury, in the said State, spinster, deceased (who died on the 28th day of December, 1930), was granted by the Supreme Court of the said State, in its probate jurisdiction, on the sixth day of February, 1931, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to him particulars, in writing, of their claims against the said estate on or before the tenth day of May, 1931, after which date the said Frederick Mallard Davie may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall then have had notice.

Dated this 3rd day of March, 1931.

Dated this 3rd day of March, 1931.

E. P. JOHNSON & DAVIES, 430 Little Collins-street, Melbourne, proctors for the said executor.

NOTICE TO GREDITORS AND OTHERS.—RE JANE ELLEN DIXON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that Herbert John Mylk Dixon, formerly of 139 Daviesstreet, East Brunswick, in the state of Victoria, but now of 3 Carrington-road, Box Hill, in the said State, driver, the administrator of the estate of the above-named Jane Ellen Dixon, late of 139 Davies-street, East Brunswick aforesaid, married woman, deceased, intestate (who died on the tenth day of July, 1930), intends to convey or distribute the estate factors and decreated to or among the persons entitled thereto. day of July, 1930), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said administrator, on or before the 16th day of May, 1931, particulars, in writing, of their claims against the said estate after which date the said administrator 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 the said administrator shall then have had notice.

Dated this 10th day of March, 1931.

NOTICE TO CREDITORS .- CARL TRAUGOTT KROKER, DECEASED.

DECEASED.

PURSUANT to the Trustee Act 1928, all persons having any claims against the estate of Carl Traugott Kroker, late of Bungalally, in the State of Victoria, farmer, deceased, are hereby required to forward particulars thereof, in writing, addressed care of the undersigned, to Ernst Carl Kroker and Wilhelm Edmund Kroker, both of Bungalally aforesaid, farmers, the executors to whom probate of the will of the said Carl Traugott Kroker, deceased, was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 18th day of February, 1931, on or before the eleventh day of May, 1931, after which date the said Ernst Carl Kroker and Wilhelm Edmund-Kroker will proceed to a distribution of the assets of the said Carl Traugott Kroker, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to those claims of which they shall then have had notice; and the said Ernst Carl Kroker and Wilhelm Edmund Kroker will not be liable for the assets, or any part thereof, so distributed to any person of which they below available to the said to any person of which they below available to the said to any person of which they below available to the said to any person of which they below available to the said. or any part thereof, so distributed to any person of which they shall not then have received notice.

Dated this seventh day of March, 1931.

J. WELDON POWER & BENNETT, Horsham, proctors for the executors.

WILLIAM CHRISTIE, DECEASED.

WILLIAM CHRISTIE, DECEASED.

P URSUANT to the Trustee Act 1928, all persons having claims against the estate of William Christie, late of Elliminyt, in the State of Victoria, farmer, deceased (who died on the 22nd day of November, 1929), are required to send particulars thereof to Margaret Christie, of Elliminyt aforesaid spinster, William Alexander Christie, of Eld Princess-street. Kew, in the said State, public Servant, and William Guy Sewell, of Colac, in the said State, solicitor, the executors to whom probate of the will and two codicils thereto of the said deceased has been granted by the Supreme Court of Victoria, on or before the Eith day of May, 1931, after which date the said executors may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice; and they shall not, as respects the property so conveyed or distributed, be liable to any person of whose claim they have not had notice at the time of conveyance or distribution. distribution.

Dated this 7th day of March, 1931.

SEWELL & SEWELL, Colac, solicitors for the said execu-

NOTICE TO CREDITORS.—RE DAVID CAPEWELL DECEASED.

D URSUANT to the Trustee Act 1928, notice is hereby given URSUANT to the Trustee Act 1928, notice is hereby given that all persons baving claims against the estate of David Capewell, late of Punt-road, Richmond, in the State of Victoria, curator, deceased (who died on the twenty-second day of January, One thousand nine hundred and thirty-one, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twelfth day of February, One thousand nine hundred and thirty-one, to Eliza Amelia Capewell, of Punt-road, Richmond aforesaid, widow, and Ruth Bettles, of 156 Rossmoyne-street. Thornbury, in the said State matried woman, are hereby required to widow, and Ruth Bettles, of 156 Rossmoyne-street. Thornbury, in the said State, married woman), are hereby required to send particulars, in writing, of such claims to the said executives, care of the undernamed proctor, on or before the four-teenth day of May. One thousand nine hundred and thirty-one, after which date the said executrices will proceed to distribute the assets of the said executrices will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they then shall have notice. And notice is hereby further given that the said executrices will not be liable for the assets, or any nart thereof or distribute to any person of whose or any part thereof, or distribute to any person of whose claim they then shall not have had notice.

Dated the fourth day of March, One thousand nine hundred and thirty-one.

GEOFFREY F. WRIGHT, proctor, 94-98 Queen-street, Mel-

Tyursuant:

1 yursuant to the Tristice Act 1928, notice is hereby given that Louisa Catherine Clugston, of Hopetoun, widow, the administratrix of the estate of Henry Nicholls Clugston, late of Hopetoun farmer, deceased (who died on the twentieth day of December, 1930), 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 Louisa Catherine Clugston, within two months from the date of publication hereof, particulars of their claims against the said estate. And at the expiration of the said two months the said Louisa Catherine Clugston 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 ing regard only to the claims, whether formal or not, of which she shall then have had notice.

Dated the fifth day of March, 1931.

D. J. COMMONS, of Hopetoun, proctor for the said

DURSUANT to the Trustee 4st 1928, notice is hereby given that Catherine Mary McDonald, of Hopetonn, widow, the administratrix of the estate of William Griffin, late of Hopetonn, gentleman, deceased (who died on the twelfth day of December, 1930), 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 Catherine Mary McDonald, within two months from the date of publication hereof, particulars of their claims against the said estate. And at the expiration of the said two months the said catherine Mary McDonald may convey or distribute the said estate to or amongst the persons entitled thereto, having regard only to the claims, whether formal or not, of which she shall then have had notice. have had notice.

Dated the fifth day of March, 1931.

D. J. COMMONS, of Hopetoun, proctor for the said administratrix.

NOTICE TO CREDITORS.—RE MICHAEL FRANCIS HOWARD, Deceased.

HOWARD, DECEASED.

URSUANT to the provisions of the Trustee 1ct 1928, notice is hereby given that Elizabeth Grace Currie, of No. 100 Hotham-streef. St. Kilda, in the State of Victoria, nursing sister, and Maurice Goldberg, of No. 136 Johnston-street, Collingwood, in the said State, formerly managing law clerk, but now harrister and solicitor, the excentrix and excentor respectively, to whom probate of the will of Michael Francis Howard, late of No. 152 Barkly-street, St. Kilda aforesaid, clerk, deceased (who died on the twenty-first day of September, 1929), was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the fifteenth day of January, 1931, intend to convey or distribute the estate of the said deceased to or amongst the persons entitled thereto, and require all persons and creditors interested to send to the said Elizabeth Grace Currie and Maurice Goldberg, at Nos. 291-3 Bridge-road, Richmond, in the said State, particulars, in writing, of their claims against the said estate on or before the sixteenth day of May, 1931; and after such date the said Elizabeth Grace Currie and Maurice Goldberg may convey or distribute the said estate to or amongst the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated the second day of March, 1931.

L'ESTRANGE, KENNEDY, & GOLDBERG, Nos. 291 and 293 Bridge-road, Richmond, solicitors for the said executors

NOTICE TO CREDITORS AND OTHERS.

DURSUANT to the Trustee Act 1928, notice is hereby given DURSUANT to the Trustee Act 1928, notice is hereby given that The Perpotual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the State of Victoria, the sole executor of the will and two codicils thereto of Mary Swift Windsor, formerly of No. 2 Auburn-grove, Armadale, in the said State, but late of Inverness-avenue, Malvern, in the said State, widow, deceased (who died on the 29th day of November, 1930), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to it, on or before the 16th day of May, 1931, particulars, in writing, of their claims against the said estate, after which date the said association 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 7th day of March, 1931.

FINK, BEST, & MILLER, 100 Queen-street, Melbourne, proctors for the said association.

REDITORS, next of kin, and all others having claims against the estate of the undermentioned person are required to send particulars thereof to Elder's Trustee and Excentor Company Limited, of 35 Currie-street, Adelaide, in the State of South Australia, on or before the 13th day of April, 1931, otherwise they may be excluded when the assets are being distributed: are being distributed:-

Arthur Grozier, Brighton, Victoria, pastoralist, died 13th September, 1929.

Dated the 26th February, 1931.

TRUSTEE AND EXECUTOR COMPANY LIMITED-Q. Tipping, Manager. 5658

NOTICE TO CREDITORS AND OTHERS.—RE ADELAIDE JEANNETTE THOMSON, DECRASED.

JEANNETTE THOMSON, DECEASED.

JEANNETTE THOMSON, DECEASED.

DURSUANT to the Trustee Act 1928, notice is hereby given that any person interested in the estate of Adelaide Jeannette Thomson (formerly Adelaide Jeannette Howgate), formerly of Hawthoru, in the State of Victoria, widow, but late of Stanley-street, Richmond, in the said State, married woman, deceased, intestate (who died on the eighteenth day of December, One thousand eight hundred and ninety-four, and letters of administration of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, to Abraham Wilfred Wustemann-Howgate, of "Ypres," 32 Miller-grove, Kew, in the said State, estate agent, a son of the said deceased), is hereby required to send particulars of his claim against such estate to the said Abraham Wilfred Wustemann-Howgate, care of the undersigned, on or before the thirtcenth day of May, One thousand nine hundred and thirty-one, after which date the said Abraham Wilfred Wustemann-Howgate will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, lawing regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said Abraham Wilfred Wustemann-Howgate will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have heave heave here agreement. or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this seventh day of March, 1931.

WILLIAM S. COOK & McCALLUM, Temple Court, 422 Collins-street, Melbourne, proctors for the said administrator.

5679

NOTICE TO CREDITORS.—RE SIR ALAN HUGHES BURGOYNE, DECEASED.

BURGOYNE, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, Cornelius Joseph Ahern, of 395 Collins-street, Melbourne, in the State of Victoria, solicitor, the dulv-constituted attorney, under power, of Sydney Gray MacDonald and Cecil Dunstan Webb, both of London, England, the surviving executors of the will of Sir Alan Hughes Burgoyne, late of Finchers House, Amersham, in the County of Buckingham, and of 4 Whitehall-court, Whitehall-place, in the City of Westminster, England, knight, deceased (who died on the twenty-sixth day of April, 1929), doth hereby give notice that he intends to convey to or distribute among the persons entitled thereto the real and personal property of the said deceased situate in the State of Victoria, and he requires all persons interested to send to him, the said Cornelius Joseph Ahern, at his above-mentioned address, on or before the fourteenth day of May, 1931, detailed particulars of their claims in respect of the said property, and at the expiration of the time fixed by this notice the said Cornelius Joseph Ahern will proceed to convey or distribute the said property to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall then have had notice; and the said Cornelius Joseph Ahern shall not, as respects the property so convey or distributed, he liable to any person of whose claim he shall not have lead notice as aforesaid.

Dated this 9th day of March, 1931.

Dated this 9th day of March, 1931.

GILLOTT, MOIR, & AHERN, National Mutual Building, 395 Collins-street, Melbourne, proctors for the suid Cornelius Joseph Ahern. 5682

NOTICE TO CREDITORS AND OTHERS.—RE HENRY JAMES SUMMERFIELD, Deceased.

P URSUANT 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, the sole executor of the will of the said Henry James Summerfield, late of Devon North, in the State of Victoria, farmer, december of the state of field, late of Devon North, in the State of Victoria, farmer, deceased (who died on the 6th day of December, 1930), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said The Perpetual Executors and Trustees Association of Australia Limited, on or before the 9th day of May, 1931, particulars, in writing, of their claims against the said estate, after which date the said The Perpetual Executors and Trustees Association of Australia Limited may convey or distribute the said estate to or among the persons entitled thereto, laving regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the 27th day of February, 1931.

E. B. SKINNER, of Commercial-street, Yarram, proctor for the said executor.

NOTICE TO CREDITORS.

URSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Henry Kane, late of Koroit-street, Warrnambool, in the State of Victoria, retired farmer, deceased (who died on the first day of August, 1930, and probate of whose will and codicil thereto was granted by the Supreme Court of the State of Victoria, in its replace invisition. was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the seventeenth day of September, 1930, to Arthur Kinnear and Adam Kinnear, both of Allansford, in the said State, graziers), are requested to send particulars, in writing, of such claims to the said Arthur Kinnear and Adam Kinnear on or before the fifteenth day of May, 1931, after which date the said Arthur Kinnear and Adam Kinnear will proceed to distribute the assets of the said Henry Kane, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said Arthur Kinnear and Adam Kinnear will not be liable for the estate so distributed, or any part thereof, to any persons of whose claims they shall not have had notice as aforesaid. shall not have had notice as aforesaid.

Dated this 5th day of March, 1931.

DESMOND DUNNE & HARTY, 95 Kepler-street, Warrnam-bool, proctors for the said executors. 5052

WILLIAM YOUNG MCKENZIE, DECEASED.

WILLIAM YOUNG McKENZIE, Deceased.

A LI. persons having claims against the estate of William Young McKenzie, late of "Seaforth." Toorak-road, Toorak, in the State of Victoria, sharebroker, deceased (who died on the 13th day of January, 1931, probate of whose will, with the codicil thereto, was, on the 24th day of February, 1931, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State, the sole executor appointed by the said will), are hereby requested to send particulars, in writing, of such claims to the said company, at its said address, on or before the 14th day of May, 1931, after which date the said company will proceed to distribute the assets of the said William Young McKenzie, deceased, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and it will not be answerable or liable for the assets so distributed to any person of whose claim it shall not then have had notice.

Dated this 4th day of March, 1931.

Dated this 4th day of March, 1931.

HADEN SMITH & FITCHETT, Colonial Mutual Fire Chambers, 405 Collins-street, Melbourne, proctors. 5683

JAMES HENRY CHAPMAN, DECRASED

DURSUANT to the Trustee Act 1928, all persons having Claims against the estate of James Henry Chapman, late of Colac West, in the State of Victoria, retired farmer, deof Colae West, in the State of Victoria, retired farmer, deceased (who died on the 14th day of September, 1930), are required to send particulars thereof to Victoria Chapman, of Colae West aforesaid, widow, and The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street. Melbourne, in the said State (the executrix and executor to whom probate of the will and two codicils thereto of the said deceased has been granted by the Supreme Court of Victorial, on or before the 13th day of May, 1931, after which date the said executrix and executor may convey or distribute the said escentrix and executor may convey or distribute the said estate to or among the persons entitled thereto, laving regard only to the claims, whether formal or not, of which they shall then have had notice; and they shall not, as respects the property so conveyed or distributed, be liable to any person of whose claim they have not had notice at the time of conveyance or distribution.

Dated this 7th day of March, 1931.

Dated this 7th day of March, 1931.

SEWELL & SEWELL, Colac, solicitors for the said executrix and executor,

5676

NOTICE TO CREDITORS AND OTHERS.—RE CATHERINE DAVIES, DECLASED.

DAVIES, DECKASED.

DURSUANT 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, the sole executor of the will of the said Catherine Davies, late of 265 Canning-street, North Carlton, in the State of Victoria, married woman, deceased (who died on the second day of December, 1930), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said The Perpetual Executors and Trustees Association of Australia Limited, on or before the 14th day of May, 1931, particulars, in writing, of their claims against the said estate, after which date the said The Perpetual Executors and Trustees Association of Australia Limited may convey or distribute the said estate to or among the persons entitled 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 tenth day of March, 1931.

W. ROSS RICHARDS, Ll.B., of 440 Little Collins-street, Melbourne, proctor for the said company. 5704

DURSUANT to Trustee 1et 1928, all persons having any claim against the estate of William Bond, formerly of 108, but late of 70 Brunswick-road, East-Brunswick, in the State of Victoria, retired civil servant, deceased (who died on the 4th day of December, 1930, and probate of whose will was granted, on the 3rd day of March, 1931, by the Supreme Court of Victoria, in its probate jurisdiction, to William Bond, junior, of 70 Brunswick-road, East Brunswick aforesaid, civil servant), are hereby required to, forward particulars, in writing, addressed to the undersigned, on or before the 12th day of May, 1931, after which date the said executor will proceed to a distribution of the assets of the said deceased amongst the persons entitled thereto, having resaid deceased amongst the persons entitled thereto, having regard only to those claims of which he shall then have had notice; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not have had notice as aforesaid.

Dated this seventh day of March, 1931.

J. M. SHANNON & SON, 114 Elizabeth-street, Melbourne, proctors for the said executor.

RE SOLOMON HUGHES, DECEASED.

RE SOLOMON HUGHES, DECEASED.

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Solomon Hughes, late of Ryrie-street, Geelong, in the State of Victoria, caretaker, deceased (who died on the 8th day of November, 1930), are required to send particulars thereof, in writing, to James Otto D'Helin, the executor of the will of the said Solomon Hughes, deceased, care of the undersigned, on or before the first day of June, 1931, after which date the said executor will convey or distribute the estate of the said deceased to or among the persons entitled thereto, having regard only to claims of which he shall then have had notice; and he shall not be liable for the estate so conveyed or distributed to any person of whose claim he shall not then have had notice.

Dated this 10th day of March, 1931.

Dated this 10th day of March, 1931.

PHILIP R. FRASER, Yarra-street, Geelong, solicitor for the said executor.

TUESDAY, 14TH APRIL, AT HALF-PAST ELEVEN O'CLOCK.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sherill, requiring him to levy certain moneys of the real and personal estate of Elizabeth Bell, of Albion-street, West Footscray, married woman, being her separate property not subject to any restriction against anticipation unless, by reason of any of the provisions of the Married Women's Property Not 1928, such property should be liable to execution, the said Sherill will, on Tuesday, the 14th day of April, 1931, at the hour of half-past Eleven o'clock in the forenoon, cause to be sold, at the Police Station, corner of Napier and High streets, Footscray (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 Elizabeth Bell in and to a contract of sale, in writing, dated the eleventh day of October, One thousand nine hundred and twenty-nine, and made between Frederick Charles Wade, of Ballarat-road, Maidstone, and the said Elizabeth Bell, for the sale to the said Elizabeth Rell of all that piece of land being tot 17 on plan of subdivision No. 1074, lodged in the Office of Titles, and being part of Crown allotment 1, portion 4, section 13, Parish of Cut-Paw-Paw; County of Bourke, and being the land more particularly described in certificate of title, volume 5324, folio 1064708.

N.B.—Terms: Cash. No cheques taken. In the Supreme Court of the State of Victoria .-- Fi. Fa.

N.B.—Terms: Cash. No cheques taken:

Dated at Melbourne this 6th day of March, 1931. GÉORGE LOUTIT, Sheriff's Officer.

MINING NOTICES

BOURNDA OILFIELDS NO LIABILITY.

NOTICE is hereby given that an Extraordinary General Meeting of the shareholders of the above company will be held at 10 Castlereagh-street, Sydney, on Thursday, the 26th day of March instant, at Two o'clock in the afternoon.

Business .- To consider and, if thought fit, adopt the draft rules and regulations for the company, which will be submitted to the meeting. 5669 A. E. CAMPER, Manager.

ABERFOYLE TIN NO LIABILITY.

NOTICE is hereby given that an Extraordinary General Meeting of shareholders is hereby convened, and will be held at the Board Room, Stock Exchange Buildings, Mezzanine Floor, 422 Little Collines-street, Melbourne, on Thursday, the 26th day of March, 1931, at Three o'clock in the afternoon, for the purpose of transacting the following business:—

To authorize the directors to sell and dispose of the one hundred (100) forfeited shares in the hands of the company for such consideration, in such manner, upon such terms, in such parcels, and at such time or times as the directors in their uncontrolled discretion may think fit and proper.

By order of the Board,

JOHN BRANDON, Manager.

Companies Act 1928.—Tenth Schedule.

GOLD MINES DEVELOPMENT COMPANY NO LIABILITY.

I THE undersigned, do hereby make application to register Gold Mines Development Company No Liability as a nollability company, under the provisions of Part II. of the Companies Act 1928.

- 1. The name of the company is to be "Gold Mines Development Company No Liability."
- 2. The place of intended operations is at Trentham, Victoria.
- 3. The registered office of the company will be situated at 360 Collins-street, Melbourne.
- 4. The value of the company's property, including claim and machinery, is ± 250 .
- 5. The number of shares in the company is 1,000, of Five shillings each,
- 6. The number of shares subscribed for is 1,000.
- 7: The name of the manager is George Selth Anderson.
- 8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:-

Name, Address, Occupation, No. of Shares.	
George Selth Anderson, 360 Collins-street, Mel-	
bourne, public accountant	200
George Forrest Davies, 377 Little Collins-street, Melbourne, solicitor	200
Ian Paull Fiddian, 9 Broughton-road, Surrey Hills, law clerk	200
Frank Wilson Bett, 37 The Crescent, Sandringham, solicitor	
Athol James Wilson, Gipps-street, East Melbourne,	200
solicitor	200
1	,000

GEORGE S. ANDERSON, Manager.

Dated this ninth day of March, 1931.

Witness to signature-G. Forrest Davies, solicitor, Mel-

1, George Selth Anderson, of 360 Collins-street, Melbourne, public accountant, do solemnly and sincerely declare that:-

public accountant, do solemniy and sincerely deciate 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.

George S. Anderson.

GEORGE S. ANDERSON. Taken before me, at Melbourne, this ninth day of March 1931.—R. M. West, J.P.

SOUTH AUSTRALIAN OIL WELLS COMPANY NO LIABILITY.

FINAL NOTICE.

A LL shares forfeited for non-payment of the 61st Call of Threepence per share (or any previous call); due on the 14th January, 1931, will be sold by public auction on Saturday, 21st March, 1931, at half-past Eleven o'clock a.m., at the Stock Exchange, Melbourne, unless previously redeemed.

F. S. BELL, Mañager 1982 Calling street Malbourne.

422 Collins-street, Melbourne.

NEW RED, WHITE AND BLUE CONSOLIDATED COMPANY (No. 2) NO LIABILITY.

POSITIVE SALE.

A LL shares upon which the 4th Call of Threepence per share, or any previous call, remains unpaid will be sold by public auction, at the Stock Exchange, Charing Cross, Bendigo, on Tuesday, 24th March. 1931, at half-past Four p.m., unless the calls and expenses be previously paid to me.

5666

A. G. PALMER, Manager.

TIN OPTIONS NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 4th Call of Threepence per share, or any previous call, will be sold by public auction, at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, 26th March, 1931, at half-past Eleven a.m., unless previously redeemed. No postponement.

By order of the Board,

JAMES L. MOORE, Manager.

Temple Court, 422 Collins-street, Melbourne.

5697

INSOLVENCY NOTICE,

THE INSOLVENCY ACT 1928.

NOTICE is hereby given that a small first and final dividend is intended to be declared in the matter of Cecil Francis O'Brien, late of 1 Sussex-street, Preston, but now of Mentone, police constable, whose estate was sequestrated on 31st March, 1926. Creditors who have not proved their debts by the 25th day of March, 1931, will be excluded.

Dated this 10th day of March, 1931.

J. WALLACE ROSS, Official Assignee.

Wilson, Ross, and Company, chartered accountants (Aust.) 34 Queen-street, Melbourne, C.1.

IMPOUNDINGS.

RCHIE'S CREEK .- Impounded at Archie's Creek.

I bay mare, hack, aged, black points, no visible brand

small creamy pony, gelding, aged, no visible brand If not claimed and expenses paid, to be sold on 20th March,

5662 - 4/8

M. A. BUCKLEY Poundkeeper.

BOX HILL.—Impounded at Box Hill, by W. R. Corbett.

I hay pony mare, like S near shoulder

If not claimed and expenses paid, to be sold on 26th March,

5659-4/

Poundkeeper.

CAMPBELLFIELD.—Impounded at Campbellfield.

1 light bay mare, about 15.2 hands, like S near shoulder 1 chestnut gelding, about 15 hands, white face, blotch brand near shoulder

If not claimed and expenses paid, to be sold on 26th March, 1931.

5660—**5/**4

A. OLIVER, Poundkeeper.

COLAC.—Impounded at Colac Shire Pound, by D. W. Vesey, from Colac.

l red and white heifer calf, no visible brand l red and white heifer calf, no visible brand l Jersey heifer calf, no visible brand l red heifer, no visible brand

If not claimed and expenses paid, to be sold on 26th March, 1931.

5721-6/8

C. DOWLING, Poundkeeper. No. 42.-2549.-3.

DANDENONG.—Impounded at Dandenong Shire Pound, by the Ranger.

1 brown pony gelding, running star, scar point of off shoulder, JL off shoulder

I chestnut mare, star, two old collar sores on shoulders, no visible brand

By Market Inspector. 1 red and white cow, notch out both ears, bobbed tail, C2 off rump

If not claimed and expenses paid, to be sold on 25th March, 1931.

5722-8/8

M. C. VIZARD, Acting Poundkeeper.

EPPING.-Impounded at Epping, 9th March, 1931.

l ram, ears marked, twisted horns

If not claimed and expenses paid, to be sold on 26th March,

5663 - 4/

A. WORN Acting Poundkeeper.

L EONGATHA.—Impounded at Leongatha, by Ranger.

I dark-brown mare, faint star, near hind foot white, shod, no visible brand

If not claimed and expenses paid, to be sold on 19th March.

5649 - 4/8

A. E. NELSON. Poundkeeper.

ILYDALE.—Impounded at Lilydale Shire Pound.

I black cow, slit ear, horns cast, two quarters, blind I light-bay saddle horse, star, blind one eye

claimed and expenses paid, to be sold on 28th March, 1931.

5723-4/8

FRED. BENYAN. Poundkeeper.

MANSFIELD.-Impounded at Mansfield, by Road Ranger.

I red and white heifer, like GC off rump

If not claimed and expenses paid, to be sold on 27th March, 193I. ·E. W. FINLASON,

5664--4/

Poundkeeper.

N EWSTEAD.—Impounded at Newstead, 7th March, 1931.

1 chestnut gelding, off front foot white, small white streak down face and near side, snip, shod, no visible brand 1 bay gelding, off front and hind feet white, white streak down face, shod, no visible brand

If not claimed and expenses paid, to be sold on 25th March,

5726 - 6/

JOHN BROWNE Poundkeeper.

OUYEN.—Impounded at Ouyen, 28th February, 1931.

I young bay draught stallion, both hind and near front fetlocks white, blaze down forehead, no visible brand

If not claimed and expenses paid, to be sold on 19th March, 1931. THOMAS WALSH.

5650 - 4/8

Poundkeeper.

OXLEY.—Impounded at Oxley, from Milawa.

I red steer, about 2 years, small round piece out under side near ear, S off rump

If not claimed and expenses paid, to be sold on 28th March,

5725--4/8

H. WALKER,

Poundkeeper..

TALLANGATTA.—Impounded at Tallangatta, by Albert Hemnel.

l brown-bay colt, about 5 years, JM on near shoulder

If not claimed and expenses paid, to be sold on 26th March, 1931. W. H. MADDOCK,

5661-4/8

Poundkeeper.

NATURA.—Impounded at Tatu	ra.			ACTS OF	PARLIAME	ENT—conti	nued.
			No.	•			
nney Marsh ram, piece out				Harbor Boards A	Act 1928		
ot claimed and expenses pa	id, to be sold on 2f	ith March,	3696.	Hawkers and Ped	lers Act 199		
	ALFRED MORGA	N		Health Act 1928		••	• •
- 4 / ·		dkeeper.	3699 3699	Horse Breeding A Hospitals and Cl	.cv 1928 arities Ac+	1928	
		•	3700.	Imprisonment of	Fraudulent	Debtors A	
YCHEPROOF.—Impounded 1931	at Wychenroof 10	th March	3701.	Income Tax Act	1928		
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