

VICTORIA

GOVERNMENT GAZETTE.

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No. 17]

A.

WEDNESDAY, FEBRUARY 6.

[1935

RESIGNATIONS

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 29th day of January, 1935, accepted the resignations of the persons named hereunder of the offices pentioned viz mentioned, viz. :

DEPARTMENT OF CHIEF SECRETARY.

First Constable E. T. McNamara, No. 6139. as Local Guardian of Aborigines at Framlingham, from 31st December, 1934;

ARCHIBALD GOLDING HOOD

as Electoral Registrar for the Sea Lake Subdivision of the Electoral District of Swan Hill.

DEPARTMENT OF LAW.

ROBERT READE

from the Commission of the Peace for the Western Bailiwick of the State of Victoria;

JOHN GRAHAM LINGHAM

from the Commission of the Peace for the Southern Bailiwick of the State of Victoria;

PATRICK BERGIN

as a Bailiff of the County Court, at Bendigo:

ERNEST JOHN EDWARDS

a Sheriff's Bailiff, and a Bailiff of the County Court, at

CECIL WOODS LE PLASTRIER

as a Commissioner for taking Declarations and Affidavits pursuant to the provisions of the Evidence Act 1928:

JAMES LEWIS MARTIN

from the Commission of the Peace for the Midland and Western Bailiwicks of the State of Victoria.

DEPARTMENT OF TREASURER.

ALEXANDER MCKENDRICK MURDOCH

as Fifth Class Clerk, Taxation Office, as from and inclusive of the 9th January, 1935.

C. W. KINSMAN. Clerk of the Executive Council

At the Executive Council Chamber, Melbourne, 29th January, 1935.

No. 17.—1198.—Price 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

DEPARTMENT OF LAW.

COURTS OF PETTY SESSIONS-DAYS AND HOURS ALTERED.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby order that the days and hours heretofore appointed for the holding of Courts of Petty Sessions at the places named hereunder be altered as indicated, to take effect from and inclusive of the date stated—

m and inclusive of the date stated—
Eaglehawk.—From every Monday and Thursday at Ten o'clock a.m. to every Monday at Ten o'clock a.m., and every Thursday at half-past Eleven o'clock a.m.—13th February, 1935.
Nyah West.—From every Wednesday at Nine o'clock a.m. to every Wednesday at Ten o'clock a.m.—13th February, 1935.
Moe.—From the day and hour heretofore appointed to every second Wednesday at Ten o'clock a.m.—20th February, 1935.

ruary, 1935.

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

At the Executive Council Chamber, Melbourne, the 29th January, 1935.

DEPARTMENT OF LAW.

APPOINTMENT ORDER AMENDED.

HYDOTALENT ORDER ANALOSIS.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 29th day of January, 1935, amended the Order in Council of the 27th February, 1934, appointing James Whyte MacFadyen a Commissioner for taking Declarations and Affidavits pursuant to the provisions of the Evidence Act 1928, by the substitution of the name "John Whyte MacFadyen" for that of "James Whyte MacFadyen," appearing therein.

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

At the Executive Council Chamber, Melbourne, the 29th January, 1935.

DEPARTMENT OF LANDS AND SURVEY. APPOINTMENT ORDER REVOKED.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 29th day of January, 1935, revoked the Order in Council of the 10th April, 1934, whereby Roy of Tooradin, was appointed a Bailiff of Crown Lands.

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

At the Executive Council Chamber, Melbourne, the 29th January, 1935.

APPOINTMENTS.

IIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof. has, by Orders made on the 29th day of January, 1935, been pleased to make the undermentioned appointments, viz.:—.

DEPARTMENT OF AGRICULTURE

Vacancies having occurred, and the Public Service Commissioner having certified on the 15th January, 1935, that appointments are required, that there are no persons available and fit in the Public Service to be transferred or promoted to fill the vacancies in question, and that the persons named are fit and proper persons, and duly qualified to fill the vacant offices on probation for a period of three months.

Biologist,

STANISLAUS FISH-Class "B," Professional Division

Special Horticultural Instructor,

Douglass Greek Quinn-Classes "D" and "C," Professional Division.

Examiners.

ALEXANDER JOSEPH GILL. WILLIAM JOHN YUILL, and OSWY IEVING CRUZON DALEY,

in accordance with the provisions of section 45 of sub-section 6 (c) of the Milk and Dairy Supervision Act 1928, to be

DEPARTMENT OF CHIEF SECRETARY

Electoral Registrar.

HAROLD JOHN WILLIAM ELLIOTT

to be Electoral Registrar for the Sea Lake Subdivision of the Electoral District of Swan Hill, to date from 26th January, 1935, vice Archibald Golding Hood, resigned

Returning Officer.

GEORGE HARDY ROBINSON

to be Returning Officer for the Electoral District of St. Kilda. vice George Banks Renfrey, deceased.

Returning Officer (Acting),

WILFRED RUSSELL GRIMWADE, C.B.E.

to be Returning Officer (Acting) for the Electoral District of Toorak, during the absence of William Noall.

Local Guardian of Aborigines,

Senior Constable James Joseph West, No. 5335, of Warrnambool,

to be Local Guardian of Aborigines at Framlingham Aboriginal Reserve, to date from 1st January, 1935, vice First Constable E. T. McNamara, No. 6139, resigned.

Members of Pharmacy Board.

EDWIN THOMAS CHURCH, and FRANK O'BERN,

pursuant to the provisions of the Medical Act 1928, to be Members of the Pharmacy Board of Victoria, for a period of three years, from the 15th day of January, 1935.

Licensing Inspector,

FRANCIS JOHNSTON, Inspector of Police,

pursuant to the provisions of the Licensing Act 1928, to be a Licensing Inspector for each and every Licensing District in the State of Victoria, to date from 2nd January, 1935, vice T. P. McCaffrey, resigned.

Registrar of Births and Deaths,

JOHN ELIAS ROBERTS

to be Registrar of Births and Deaths at Cowes, to date from commencement of duty, fees, vice T. Clancy, removed from

Assistant Inspector of Fisheries (Honarary).

LANCELOT JAMES WATSON,

pursuant to the provisions of the Fisheries Acts, to be an Assistant Inspector of Fisheries (Honorary).

DEPARTMENT OF MENTAL HYGIENE.

Official Visitor,

CHARLES FREDERICK BEST.

pursuant to the provisions of the Lunacy Acts, to be an Official Visitor for the Ararat Mental Hospital, vice T. A. Wild, deceased.

In pursuance of the provisions contained in the Public Service Act 1928 and in the Lunacy Acts, the Permanent Head of the Department having requested that vacancies which have occurred should be filled, and the Director of Mental Hygieuc having certified that appointments are required, that there are no persons available and fit in the Public Service to be promoted or transferred to fill the vacant offices, and that the persons named hereunder are entitled, under the provisions of the Public Service Act, 1928, to be appointed to fill such vacancies on probation for twelve months, and to take effect from the date mentioned in each case, that is to say:—

Junior Medical Officers.

DAVID ALAN KIDD and HAROLD CROWCOMBE STONE—Classes "C" and "B," Professional Division—1st January, 1935.

Attendant, Grade III.,

WILLIAM JAMES McKINLEY-2nd January, 1935.

Nurses, Grade III.,

Alma Carter, Lilian Alice Mary Hassett, Catherine Mary Langranchi, and Enid Gladys Taylor—7th

MARY LANGEANCH, and END GLADYS TAYLOR—7th January, 1935;
MURIEL ELIZABETH HARRISON, GRACE KIRKHAM, HELEN MACKENZIE MCCONECHY, and MARY EDITH MCMAHON—10th January, 1935;
FRANCES MAUDE NORMAN—12th January, 1935.

PENAL AND GAOLS BRANCH.

Overseer (Brush and Broom Making), JOHN PHILIP BUCK

JOHN PHILIP BUCK
to be Overseer (Brush and Broom Making), General Division; a vacancy having occurred, and the Public Service Commissioner having certified on the 11th January, 1935, that an appointment is required, that there is no person available and fit in the Public Service to be transferred or promoted to fill the vacancy in question, and that the person named is a fit and proper person and duly qualified to fill the vacant office, on probation for a period of twelve months.

DEPARTMENT OF LANDS AND SURVEY.

Managers of Common,

SAMUEL SEBIRE, NICHOLAS WELLANDT, SAMUEL EAD, WATKIN WILLIAM GRIFFITHS, and WILLIAM GEORGE HALL,

to be Managers of the Amherst United Borough and Goldfield Common, for the period ending 31st December, 1937.

DEPARTMENT OF LAW.

Deputy Coroner.

JOHN MOORE, J.P., Ararat,

to be a Deputy Coroner, pursuant to the provisions of the Coroners Act 1928, to act and have jurisdiction for and during the absence of the Coroner at and in the vicinity of

Magistrates, .

HUGH WILLIAM KANE, Gredgwin:
JAMES GAVINE MOORE, 209 New-street. Middle Brighton;
ALICK WALTER WATKINS, 10 Armstrong-street, Middle

ALICK WALTER WATKINS, 10 Armstrong-street, Middle Park;
JOHN WILLIAM BOWEN, 568 Collins-street, Melbourne:
CECIL WOODS LE PLASTRIER, 419 Collins-street, Melbourne:
WALTER HERBERT BRAY. Dalyston; and
ALFRED STEPHEN KENYON, Plenty-road, Heidelberg,

Keep the Peace in the Central Bailiwick of the State of

EWEN TOLMIE CAMPBELL, 352 New-street, Brighton, to Keep the Peace in the Northern, Southern, Eastern, Western and Midland Bailiwicks of the State of Victoria

Commissioners for Taking Declarations, &c..

The undermentioned to be Commissioners for Taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the Evidence Act 1928, on the conditions as stated. stated :-

HENRY VERNEY MAYNARD. ROBERT DAVIDSON SOMERVAILLE, PERRY DAVIS CUMBER, and HURTLE CLEMENT VIVIAN FISHER,

Officers of the Australian Mutual Provident Society, 425 Collins-street, Melbourne, to resign upon ceasing to be officers of the Australian Mutual Provident Society;

FREDERICK GEORGE HUGH KEATING, Drewery-lane, Lonsdale-street, Melbourne,

to resign upon removing from the neighbourhood of Drewerv-lane, Lonsdale-street, Melbourne,

JAMES HOGAN

Sheriff's Bailiffs.

CHARLES LEONARD WORCESTER, First Constable of Police, Winchelsea,

to be also a Sheriff's Bailiff and a Bailiff of the County Court at Colac, in the place of E. J. Edwards, fees;

THOMAS LEONARD DAY, Sergeant of Police, Horsham, to be also a Sheriff's Bailiff and a Bailiff of the County Court at Horsham, fees;

THOMAS McDonough, Senior Constable of Police, Ouyen. be also a Sheriff's Bailiff and a Bailiff of the County Court at Ouyen, fees.

Sheriff's Substitute,

to be Deputy Clerk of the Peace, Registrar of the County Court, and Clerk of Petty Sessions, at Mildura; and as Deputy Clerk of the Peace and Registrar of the County Court at Mildura, by virtue of section 92 of 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 I. W. Williams, relieved and transferred, fees.

Bailiff of County Court,

ARTHUR RUPERT STANTON, First Constable of Police, Inglewood,

to be also a Bailiff of the County Court at Bendigo, in the place of P. Bergin, resigned, fees.

DEPARTMENT OF PUBLIC WORKS.

Port Officer,

AUDREY DUNCAN MACKENZIE.

in accordance with section 7, Part II., of the Marine Act 1928, to be Port Officer.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Auditor,

JOHN ANDERSON KERFERD, 49 Elizabeth-street, Melbourne, to make an audit of the accounts of the Swan Hill Sewerage Authority for the year ended 31st December, 1934.

DEPARTMENT OF TREASURER.

Certifiers of Accounts,

EDWIN ARTHUR PEVERILL

to certify accounts for expenditure in connexion with the office of the Commissioner of Taxes, during the absence, on leave, of J. N. O'Connor, from the 14th January to the 20th January, 1935, inclusive.

ALBERT THOMAS GAYE

to certify accounts for expenditure in connexion with the Department of Mental Hygiene, during the absence, on leave, of the Chief Clerk and Accountant of that Department from the 7th to the 20th January, 1935, inclusive.

Collectors of Imposts (Acting),

ALBERT THOMAS GAYE

to act as Collector of Imposts, Department of Mental Hygiene, during the absence of E. A. Foster, on leave;

WILLIAM LAMBERT

to be Collector of Imposts, State Rivers and Water Supply Commission, $vice~\Lambda.~D.$ Webster, retired;

WILLIAM JOHN JUNGWIRTH

to be Collector of Imposts, Premier's Office, vice C. C. Gale, transferred.

Receiver of Revenue (Acting),

EDWIN ARTHUR PEVERILL

to act as Receiver of Revenue, Taxation Office, during the absence of J. N. O'Connor, on leave.

Collector of Imposts.

EDWIN J. COOPER

to be a Collector of Imposts for the purpose of collecting fees payable for miners' rights, at Steiglitz.

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

At the Executive Council Chamber, Mclbourne, 29th January, 1935.

Act No., 3757, Section 66 (I.).

REGULATIONS.—PROFESSIONAL DIVISION.

CHAPTER II.

THE Public Service Commissioner, in pursuance of the power⁸ 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 Office,		Rate of lary.
Department and Office.	Minimum.	Maximum.
DEPARTMENT OF AGRICULTURE.	£	£j
Add— CLASSES "D" AND "C." Special Horticultural Instructor	300	384
To take effect as from the 15th January, 1935.		}

J. HARNETTY, Public Service Commissioner.

> W. A. ROBINSON, Secretary

Office of the Public Service Commissioner. Melbourne, 15th January, 1935.

Approved by the Governor in Council, the 29th January, 1935.

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

Act No. 3757, Section 66 (VIII.).

REGULATIONS.—CLASSIFICATION OF GENERAL DIVISION.

CHAPTER VII.

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

	Yearly Rat	e of Salary.
Department and Office.	Minimum.	Maximum.
DEPARTMENT OF CHIEF SECRETARY, CHILDREN'S WELFARE BRANCH.	£	£
Repeal— Superintendent, Boys' Depots	257	283*
Add— Officer in Charge, Boys' Depots	274	300
 With quarters when required to reside on premises, and rations. 		
To date from the 10th January, 1935.		

J. HARNETTY. Public Service Commissioner.

> W. A. ROBINSON. Secretary.

Office of the Public Service Commissioner, Melbourne, 10th January, 1935.

Approved by the Governor in Council, the 29th January, 1935.

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

PUBLIC SERVICE OF VICTORIA.-VACANCIES.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) up to Friday, the 15th February, 1935, from officers of the Public Service of Victoria who are eligible and qualified for appointment to the undermentioned positions :-

PROFESSIONAL DIVISION.

Inspector of Mines and Machinery, Classes " $\rm D$ " and " $\rm C$," Department of Mines.

Yearly Salary.-£377, minimum; £481, maximum.

Qualifications.—To hold a first class certificate of com-petency as Mining Manager, and to be competent to carry out the duties of the position as prescribed by carry out the d

CLERICAL DIVISION.

Clerk and Draughtsman; Fourth Class, Department of Lands and Survey.

Duties.—To report on applications for Crown lands, and to record on locality plans all dealings in connexion therewith.

Qualifications.—To possess a general knowledge of the Land and Closer Settlement Acts and Regulations, and of the procedure and practice thereunder; to have passed the prescribed Clerk and Draughtsman's examination.

Fourth Class Clerk, Department of Lands and Survey.

Duties.—To have charge of a section of personal accounts of lessees under the Closer Settlement Acts. To prepare financial statements and adjustments of accounts.

Qualifications.—A knowledge of double-entry bookkeeping; the financial sections of the Closer Settlement Acts and Regulations; and of general directions and procedure relating to personal accounts.

GENERAL DIVISION.

Caretaker, Chief Secretary's Office, Department of Chief Secretary.

Yeary Salary.—£239, minimum; £291, maximum; less £39 a year for quarters.

Attendant, National Gallery, Public Library Branch, Department of Chief Secretary.

Maximum Yearly Salary .- £265.

Duties .- To clean, prepare, and supervise galleries, &c. Qualifications.-Neatness, cleanliness, physical fitness, and

Caretaker, City Court, Melbourne, Department of Law. Yearly Salary.—£226, minimum; £252, maximum; less 10s. a week for quarters.

Duties .- To act as Caretaker; to supervise the work of the cleaners, &c.

Shorthand Assistant (Administrative Branch), Department of Lands and Survey.

Yearly Salary .- £201, minimum; £214, maximum.

The salary rates quoted above are subject to percentage reductions under the provisions of the Financial Emergency Act.

By order,

J. FRAZER, pro Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 5th February, 1935.

Public Service Act 1928.

PRIVATE WORK.

U NDER the provisions of section 161 of the Public Service

Act 1928, His Excellency the Governor of the State of Victoria, by and with the advice of the Exceutive Council thereof, has, by Order made on the 29th day of January, 1935, granted permission to the undermentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor, subject to the condition that the work be performed by him only during hours outside the ordinary hours fixed for the discharge of the duties in the Public Service: ordinary hours Public Service:-

DENIS WHITWORTH BATES, Survey Branch, Office of Titles.

Department of Law, to act as secretary of the Loyal

Mentone Lodge of the Independent Order of Odd-

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

At the Executive Council Chamber, Melbourne, the 29th January, 1935.

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 Francisco It and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Orders made on the 29th day of January, 1935, exempted the officers specified hereunder from the provisions of section 90 and 91 of the Public Service Act. 1928 (No. 3757):-

PUBLIC SERVICE COMMISSIONER'S OFFICE.

Officers of the Public Service Commissioner's Office, Department of Chief Secretary, who are required to work overtime in connexion with the preparation of the Public Service Listwich exemption to be operative for the period from the 10th December, 1934, to the 31st January, 1935.

DEPARTMENT OF PUBLIC WORKS.

Persons of the Ports and Harbors Branch. Department of Public Works, who are required to work overtime in connexion with the lighterage of explosives, with blasting and dredging operations, with the lighting of Port Phillip Bay and the outports, and with marine casualties—such exemption to be operative for the period from the 1st January, 1935, to the 30th June, 1935.

DEPARTMENT OF TREASURER.

1. Officers of the Pensions Pay Office, Department of Treasurer, who are required to work overtime—such exemption to be operative for the period from the 28th December, 1934, to the 16th January, 1935.

2. Chauffeurs, Premier's Office, Department of Treasurer—such exemption to be operative for the period from the 1st January, 1935, to the 30th June, 1935.

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

At the Executive Council Chamber, Melbourne, the 29th January, 1935.

DRIED FRUITS ACTS.

N accordance with the provisions of the Victorian Dried Fruits Acts, the persons named hereunder are hereby appointed as officers under the said Acts:-

C. F. COLE.
G. M. FLETCHER,
F. J. GREATOREX.
R. T. WADESON,
G. H. B. DAVIDSON,
F. V. ROBERTS,

C. W. WHLS, J. THOMLINSON, W. NUNN, W. A. ROLFE, D. D. BROWN, J. K. MUIR

The appointments are for such periods as the officers concerned are Orchard Supervisors in the employ of the Department of Agriculture, Victoria.

J. ALLAN, Minister of Agriculture.

Department of Agriculture, Melbourne, 3rd May, 1933.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE WOODWORKERS BOARD.

UNDER the powers in that behalf conferred by the Factories and Shops Act. I hereby nominate the following persons for appointment as members of the Woodworkers Board:—

Representatives of Employers.

JAMES FRANCIS EZARD. WILLIAM HOLMES, ROBERT PROVAN,
ALFRED STONE,
FREDERICK JOSEPH YELLAND.

Representatives of Employees. WILLIAM ATWELL, CYRIL BLACKWOOD, FRANCIS DONOVAN,

MELVILLE FENNELL, GEORGE A. HALL.

Unless within twenty-one days from the date of the publica-tion of this notice one-fifth of the employers or one-fifth of the adult employees respectively engaged in the process, trade, business, or occupation to be affected by the said Board give me notice in writing that they object to the appointment of the above persons nominated as their representatives, then such persons will be appointed members of the Woodworkers Board.

W. S. KENT HUGHES.

Minister of Labour.

29th January, 1935.

BALLAN WATERWORKS TRUST (URBAN DISTRICT). RATING BY-LAW FOR THE YEAR 1935.

The Ballan Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make the following rates for the supply of water for domestic purposes other than by measure on lands and tenements liable to be rated within the Ballan Urban Disciplinaries.

On such lands and tenements-a rate of Two shillings in the pound on the amount of the annual municipal valuation not exceeding Forty-five pounds, One shilling in the pound on the amount of the annual municipal valuation exceeding

on the amount of the annual municipal valuation exceeding Forty-five pounds but not exceeding Seventy pounds, and Five-pence in the pound on the amount of the annual municipal valuation exceeding Seventy pounds.

Provided that in no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) be less than One pound ten shillings, and in respect of any land on which there is no building less than Ten shillings.

For water supplied by the Trust for demestic as well as

Ten shillings.

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

The charge for water supplied by measure shall be payable on demand.

on demand.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year com-mencing on the 1st day of January, 1935, and shall be payable in two instalments, the first instalment due and payable on the 1st day of April, and the second instalment on the 1st day of October, 1935, at the office of the said Trust.

Passed this 26th day of November, 1934.

C. F. MYERS, Chairman. JOHN V. PORTER, Secretary. (SEAL)

BOORT WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1935.

RATING BY-LAW FOR THE YEAR 1935.

THE Boort Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes otherwise than by measure of Two shillings in the pound on the amount of the annual municipal valuation not exceeding Fifty pounds, of One shilling and ninepence in the pound on amount of annual municipal valuation exceeding Fifty pounds but not exceeding One hundred pounds, and One shilling and sixpence in the pound on the amount of the annual municipal valuation exceeding One hundred pounds of lands and tenements liable to be rated within the Boort Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Forty shillings, and in respect of any land on which there is no building, less than Forty shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the first day of January, 1935, and shall be payable on the lst day of January, 1935, at the office of the said Trust. For water supplied by the Trust for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the said Trust), the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge of Ninepence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Trust in excess of such aforesaid quantity shall be charged for at the rate of Ninepence per 1,000 gallons. The charge for water supplied by measure shall be payable on demand.

Passed this 18th day of December, 1934.

Passed this 18th day of December, 1934.

W. H. ELLIOTT, Chairman. W. D. SUTHERLAND, Secretary.

GISBORNE WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1935.

The Gisborne Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes otherwise than by measure of One shilling and ninepence in the pound of the annual municipal valuation of lands and tenements within the Gisborne Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Thirty-five shillings, and in respect of any land on which there is no building less than Twenty shillings.

Such rate is made for the year commencing the first day of January, 1935, and shall be payable on the first day of January, 1935, at the office of the said Trust.

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

All water supplied by measure by the Trust in excess of such aforesaid quantity shall be charged for at the rate of Twelvepence per 1,000 gallons.

Passed this tenth day of January, 1035.

Passed this tenth day of January, 1035.

CHAS. F. SWINBURNE, Chairman. H. P DIXON, Secretary. (SEAL)

HAMILTON WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1935 (No. 34).

THE Hamilton Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes other than by measure of One shilling and sixpence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Hamilton Urban

Provided that in no case shall the amount of rate payable rrovided that in no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) be less than Twenty shillings, and in respect of any land on which there is no building less than Ten shillings.

Such rates are made and shall be levied upon the occupiers

Such rates are made and shall be levied upon the occupiers of the said lands and tenements for the year commencing the first day of January, 1935, and shall be payable in two moieties, one on the first day of January, 1935, and one on the first day of July, 1935, at the office of the said Trust.

For water supplied by measure the charge (except where otherwise agreed by the Trust) shall be One shilling and sixpence (1s. 6d.) per thousand gallons up to such quantity as would at that price equal the amount of the assessed rate payable in respect of the premises so supplied, and for all water consumed in excess of such quantity, a charge of One shilling and sixpence (1s. 6d.) per thousand gallons shall be paid.

paid.

Such person or persons as the Commissioners of the Hamilton Waterworks Trust may from time to time appoint for the purpose shall be authorized to demand, receive, collect, and recover the rate and charges aforesaid, and each of them. And in the absence of such appointment the secretary and/or rate collector of the Trust shall be deemed to have been appointed for the purposes aforesaid, and every of them

Passed this 20th day of December, 1934.

II. P. SABELBERG, Chairman. J. G. STEWART, Commissioner. JAMES YOUNG, Commissioner. A. WALLS, Secretary. (SEAL)

HEPBURN WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1935.

THE Hepburn Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of One shilling in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Hepburn Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Twenty-five shillings, and in respect of any land on which there is no building, less than Ten shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the first day of January, 1935, and shall be payable in equal moieties on the first day of January, 1935, and the first day of July, 1935, at the office of the said Trust.

For water supplied by the Trust for domestic as well as for other than domestic numbers by measure ferrent in cases of

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

All water supplied by measure by the Trust in excess of such aforesaid quantity shall be charged for at the rate of One shilling per 1,000 gallons.

The charge for water supplied by measure shall be payable

on demand.

Passed this 3rd day of October, 1934.

FRED VANINA, Chairman. J. T. UREN, Secretary. (SEAL)

MACEDON WATERWORKS TRUST.

RATING BY-LAW, YEAR 1935.

THE Macedon Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of Two shillings and fourpence in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Macedon Urban District.

Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no buildings) be less than Fifty shillings, and in respect of any land on which there is no building less than Thirty shillings. Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1935, and shall be payable in equal moieties on the first day of January, and on the ist day of July, 1935, at the office of the Trust.

the Trust.

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

The charge for water supplied by measure shall be payable on demand.

on demand.

Water for engine purposes, which includes the railway station, stationmaster's residence, and gatekeeper's residence, shall be Sixpence per 1,000 gallons.

Dated this 1st day of October, 1934.

JAMES W. KEATING, Chairman, THOS. W. SCOTT, Secretary.

MANSFIELD WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1935.

THE Mansfield Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of Two shillings in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Mansfield Urban District. Provided that in no case shall the amount of the rate payable in respect of any tement (other than land on which there is no building) be less than Twenty shillings. Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the first day of January, 1935, and shall be payable in two moieties on the 1st day of January and the 1st day of July, 1935, at the office of the said Trust.

Passed this fifteenth day of November, 1934.

Passed this fifteenth day of November, 1934.

J. LLEWELLYN, Chairman. E. W. FINLASON, Secretary.

MARYBOROUGH WATERWORKS TRUST.

RATING BY-LAW FOR 1935.

THE Maryborough Waterworks Trust, in pursuance and in exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of Two shillings and sixpence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Maryborough Urban District.

Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Forty shillings, and in respect of any land on which there is no building, less than Twenty-five shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the 1st day of January, 1935, to be payable on the 1st day of January, 1935, at the office of the said Trust.

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

Water supplied to Public Gardens and Parks and the Sanitary Depot shall be charged for by measure at Threepence per 1,000 gallons. The charge for water supplied by measurement shall be be be charged for the charged for the rate of Ten shillings each per annum, which rent shall be exclusive of and in addition to the amount of rate charged for the recorded consumption of water, and shall be due, and must be paid in advance, on the 1st day of January, 1935.

Passed this 15th day of November, 1934. For water supplied by the Trust for domestic as well as for

Passed this 15th day of November, 1934.

M. R. FULLER, Chairman, H. N. PHILLIPS, Secretary. (SEAL)

MARYSVILLE WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1935.

THE Marysville Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of Two shillings and sixperioe in the pound on the net annual municipal valuation of lands and tenements liable to be rated within the Marysville Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Thirty shillings, and in respect of any land on which there is no building).

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing on the 1st day of January, 1935, and shall be payable on that day at the office of the said Trust.

Passed this 3rd day of December, 1934.

Passed this 3rd day of December, 1934.

F. J. BARTON, Chairman. A. PALAMOUNTAIN, Secretary. (SEAL)

ORBOST WATERWORKS TRUST.

By-LAW No. 4.

THE Orbost Waterworks Trust (hereinafter called the Trust), in pursuance and exercise of the powers and authorities conferred by the Water Act 1928, doth hereby make the following by-law:—

No person shall enter or trespass upon or in any way in-terfere with any part of any of the works owned by or belong-ing to or under the control or management of the Trust.

Passed this fifth day of September, 1934.

S. J. LYNN, Chairman A. E. RODWELL, Commissioner, M. W. COWELL, Secretary. (SEAL)

PORTLAND WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1935.

THE Portland Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purce poses otherwise than by measure of One shilling and sixpence (1/6) in the pound (£1) on the municipal valuation of all lands and tenements liable to be rated within the Portland Ifrhan District. Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than One pound ten shilings (£1 10s.), and in respect of any land on which there is no building be less than seven shillings and sixpence (7/6). Such rate is made for the year commencing on the 1st day of January, 1935, and shall be payable in two moieties on the tenth day of January, 1935, and the tenth day of July, 1935, respectively, at the office of the said Trust.

Dated this 11th day of December 1934

Dated this 11th day of December, 1934.

J. L. WYATT, Chairman. T. EDWARD C. HENRY, Secretary.

ROMSEY WATERWORKS TRUST.

RATING BY-LAW FOR 1935.

THE Commissioners of the Romsey Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District, in pursuance of the powers conferred by the Water Act 1928, do hereby make the following By-law:—
The rates and charges herein specified are those which the occupiers and owners of lands and tenements situated within the aforesaid district and liable to be rated shall pay for the year 1935 in respect of water supplied for domestic purposes.

purposes.

A rate of Two shillings in the pound sterling on all lands and tenements of the annual municipal valuation of Fifteen pounds and upwards. On lands and tenements of the municipal valuation of less than Fifteen pounds, a sum of One pound ten shillings.

pound ten shillings.

The above rates are made for the year ending 31st December, 1935, and are payable, in advance, on the 1st day of January, 1935, but may be paid in two equal instalments on 1st January, 1935, and 1st July, 1935, respectively.

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

Dated the first day of December, 1934.

JAS. A. ROBB, Chairman, H. G. WIIITE, Secretary.

RUSHWORTH WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1935.

THE Rushworth Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of Two shillings and sixpence in the £1 on the annual municipal valuation of lands and tenements liable to be rated within the Rushworth Urban District.

Provided that in no case shall the amount of rate payable in respect of any tenements (other than land on which there is no building) be less than Fifty shillings and in respect of any land on which there is no building less than Twenty-five

any land on which there is no building less than Twenty-nee shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1935, and shall be payable in two moieties on the 1st day of January and the 1st day of July, 1935, at the office of the said Trust.

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

The charge for water supplied by measure shall be payable on demand.

Dated this 15th day of November, 1934.

Dated this 15th day of November, 1934.

W. L. WHITAKER, Chairman. A. BUDD, Secretary. (SEAL)

SUNBURY WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1935.

THE Sunbury Waterworks Trust, in pursuance and exercise of the powers conferred in the Water Act 1928, doth hereby make a rate for the supply of water for donestic purposes, otherwise than by measure, of One shilling and three-pence in the pound of the annual municipal valuation of the lands and tenements liable to be rated in the Sunbury Urban District

Provided that in no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) be less than Twenty-five shillings and in respect of land on which there is no building, less than Ten

spect of land on which there is no building, less shallings.

Such rates are made and shall be levied on the occupiers or owners of the said lands and tenements for the year commencing the first day of January, 1935, and shall be payable on the first day of Anril. 1935, at the office of the said Trust. For water supplied by the Trust for domestic as well as other than domestic purposes by measure (except in cases of special agreement with the Trust) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge of One shilling per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure.

All water supplied by measure by the Trust in excess of such aforesaid quantity shall be charged at the rate of One shilling per 1,000 gallons.

The charge for water supplied by measure shall be payable on demand

on demand.

Passed by the Trust this eleventh day of December, 1934.

W. H. JOHNSON, Chairman. J. F. MOUNSEY, Secretary. (SEAL)

YARRAM WATERWORKS · TRUST.

RATING BY-LAW FOR THE YEAR 1935.

THE Yarram Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of One shilling and sixpurent the £1 of the annual municipal valuation of lands and tenements liable to be rated within the Yarram Urban District.

Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Thirty shillings, and in respect of any land on which there is no building less than Fifteen shillings.

Fifteen shillings.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1935, and shall be payable on the 1st day of July, 1935, at the office of the said Trust.

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

The charge for water supplied by measure shall be payable

The charge for water supplied by measure shall be payable on demand.

In every case where a Trust meter is installed the Trust shall make a charge of Ten shillings per annum for interest and maintenance of such meter, this charge to date from the beginning of the year in which such meter is installed.

Dated this thirteenth day of December, 1934.

A. C. DAVIS, Chairman. G. W. BLACK, Secretary. (SEAL)

YARRAWONGA URBAN WATERWORKS TRUST.

BY-LAW.

The Chairman and Commissioners of the Yarrawonga Urban Waterworks Trust, pursuant to the powers conferred by the Water Acts, and all other powers enabling them in this behalf, do make the following By-law:—

- 1. For water supplied to the Corporation the charge shall be One shilling per 1,000 gallons, and the supply must be taken through a meter or meters, or the charge may be such as may be agreed upon between the Trust and the Corporation
- 2. The minimum quantities of water to be paid for shall, in respect of the undermentioned premises, be not less than the respective quantities specified hereunder:
 - erespective quantities specified herounder:—

 (i) The Shire Hall, including the Council chambers and offices, Mechanics' Institute and Free Library, auditorium, stage, and dressing-rooms, and the fire hydrants therein, 200,000 gallons.

 (ii) Supper room detached from main building, 75,000 gallons.

 (iii) Concrete works at rear of supper room, 75,000 gallons.

 (iv) Caretaker's cottage, 40,000 gallons.

 (v) Municipal saleyards, 150,000 gallons.

- 3. Notwithstanding the payment of any charge, the Trust reserves the right to cut off the supply of water from any premises, if the Corporation shall wilfully or negligently allow water to run to waste, or fail to provide a meter when requested to do so. When the water is cut off from the premises, the Corporation shall pay a sum of £1 for the cost of reconnecting to the main.
- 4. Water must not be used for street gardens between the hours of 5 p.m. and 7 a.m. For the purpose of conserving the water supply during the hot weather, the Trust, in its discretion, may cut off the water during certain hours of the day.
- 5. The above charges are hereby made payable half-yearly on 1st January and 1st July in each year.

- Such persons or person as the Trust may from time to time appoint for that purpose shall be authorized to demand. receive, and recover the said charges.
- 7. For any breach of this By-law the penalty shall be any sum not exceeding £5, and in case of a continuing offence a further penalty not exceeding £5 for every day after notice of the offence from the Trust.
- 8. In the construction of this By-law the word "Trust" shall mean the Yarrawonga Urban Waterworks Trust, and the word "Corporation" shall mean the President, Councillors, and Ratepayers of the Shire of Yarrawonga.

Passed by the Commissioners of the Trust this 6th day of November, 1934.

A. A. MANNING, Chairman. J. WALKER, Secretary.

YARRAWONGA URBAN WATERWORKS TRUST.

RATING BY-LAW FOR 1935.

THE Yarrawonga Urban Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make the following rates for the supply of water, and on lands and tenements liable to be rated within the Yarrawonga Urban District:-

On such lands and tenements a rate of One shilling and sixpence in the pound on the amount of the annual municipal

Provided that in no case shall the amount of rate payable in respect of any tenement (other than land on which there is no building) be less than Thirty shillings, and in respect of any land on which there is no building, less than Five shillings.

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

Ratenavers supplied with meters by the Trust abell.

Ratopayers supplied with meters by the Trust shall pay an annual rental for such meters of Seven shillings and six-

pence.

A charge of Seven shillings and sixpence shall be charge-able to persons using water for garden or other like purposes, but the Trust may compel any owner or occupier to install a meter on the premises owned or occupied by him, in which case the said charge will be discontinued. No water shall be used for any purpose whatever, other than purely domestic purposes, except between the hours of Seven o'clock a.m. and Nine o'clock p.m., or such other times as the Trust may determine.

a.m. and Nine octook p.m., of such cases and determine.

Such rates are made, and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1935, at the office of the said Trust.

Passed this sixth day of November, 1934.

(SEAL)

A. A. MANNING, Chairman. J. WALKER, Secretary.

SHIRE OF BET BET.

DUNOLLY WATER SUPPLY DISTRICT.

ENERAL By-law of the Shire of Bet Bet, made under the Water Act 1928, for regulating the supply of water in the Dunolly Water Supply District.

- 1. Connexions with Council's Mains .- Except with the con-1. Connexions with Council's Mains.—Except with the consent of the Council, one service pipe only for domestic supply to each tenement shall be permitted, and not more than one house or tenement shall be supplied from a single water service. The Council may, in special cases, consent to two or more houses or tenements being supplied from one water service, but in such cases the sub-services shall be so arranged that the supply to each house or tenement shall be independent of the supply to the remaining houses and be controlled by a stop-cock on such service.

 2 Since of Saming Council and The state of the supply to the service.
- 2. Sizes of Service Connexions.—The size of all service pipes shall be 1 or 1 inch internal diameter, and any service pipes replaced shall be of this dimension, whether originally so or not. For market gardens and in special cases the Council may allow the use of service pipes of greater dimensions.
- 3. Construction, Extension, and Maintenance of Services. 3. Construction, extension, and atamienance of services.—When it is proposed to carry out works in construction, extension, or maintenance of water services, the consumer shall give notice to the Shire secretary in the prescribed form showing details of the location of the allotment to be served, a sketch of the proposed services, the main to which it is

proposed to connect, and stating the person or persons to be in charge of the work and the time it is proposed to proceed with the works, and any other information which may be required by the Council. If required, when the work of repair or construction is complete, the trench shall be left open for the inspection of the work by the Council or its representative. Where repairs or construction have been effected by consumers without giving the required notification, and where trenches have been hack-filled before an inspection has been made, or where it has been intimated that an inspection was to have been made, or where water services are not to the

made, or where it has been intimated that an inspection has been to have been made, or where water services are not to the Council's approval nor in accordance with these Regulations, the Council may disconnect the supply, and the consumer shall only be reconnected with the approval of the Council and upon payment of such costs or compensation as is fixed by the Council.

- 4. Depth at which Service Pipes are to be Laid.—All service pipes laid in the ground on private property shall be laid at a depth of not less than 10 inches below the surface. The portions of the service pipe laid along or across any public street, lane, or right-of-way, or where it may be exposed to wheel traffic, shall be laid not less than 15 inches below the surface of the ground.
- 5. Stop-cock and Cover Box.—A high-pressure screw-down stop-cock, properly secured and covered with an approved cast-iron top shall be fixed on each water service between the main and building line.
- 6. Quality of Material for Private Services.—The quality of material required in laying private services shall be as-
 - (a) The whole of the pipes, tees, thimbles (excepting those connecting the service pipes and mains), bends, reducing couplings, plugs, and the like, shall be of the best galvanized wrought iron.
 - be of the best galvanized wrought iron.

 (b) All pipes and pieces shall be true in sectional form, straight longitudinally, clear in bore, and properly coated throughout, and of equal strength and thickness throughout the entire body of same.
 - (c) All ends of pipes, bends, and the like shall be properly and truly threaded, and capable of being properly screwed into thimbles, tees, or fittings.
 - (d) The whole of the pipes, trees, bends, cocks, and fittings shall be sound and free from all defects and of strength to bear with safety the maximum hydrostatic pressure to which they may be subject, and, if required by the Council, shall be tested.
- 7. Persons Carrying Out Works on Water Services.—The construction and maintenance of all water services shall be carried out to the satisfaction of the Council by either a licensed plumber or by some person approved by the said
- S. Waste or Hisnse of Water.—The consumer shall at all times keep the whole of his service pipes and fittings in good order so that leaks and wastes are avoided. The Council officer may at any time make an inspection to see that this is being done, and if a state of disrepair or waste is discovered may require the consumer to rectify the matter immediately. If this is not done, he may disconnect the consumer by cutting and plugging the service pipe. Should the consumer later require, to be connected, same shall be done only after approval of the Council, and after payment of cost of disconnexion, and any other costs incurred by the Council in the matter. Where leaks appear of serious nature the Council may arrange for the work to be done expeditiously in order to prevent excessive waste, and the consumer shall pay to the Council within one month of receipt of statement of repairs the cost of same under penalty of being disconnected.

 9. Water Not to be Used if Supplied Without Written Per-
- 9. Water Not to be Used if Supplied Without Written Per 3. There no to be oscal a supposed in the conficil shall, without the written permission of the Council, take or carry away such water, or shall sell to any other person.
- 10. Unlawful Taking of Water Without Permission.—No person not having agreed to be supplied by the Council shall take or carry away water from the premises of any other person so supplied, or from any drinking tap, trough, or private or public service pipe.
- 11. Watering of Streets.—No person other than an employee of the Council shall, without the written permission of the Council, water streets or thoroughfares by means of hydrant and hose attached to fireplugs.
- 12. Restrictions of Use of Water.—Restrictions of the use other than domestic purposes—
 - (a) Water supplied by the Council is in all cases subject to the right of the Council by notice to prohibit or restrict the use of the same for any purpose during such period, or at such times, or from time to time as may be fixed by the Council, and stated in such notice.
 - (b) Such notice may be given either by printed posters, placed in prominent positions within the Council district, or by advertisement in some newspaper circulating in such district.

- (e) No person shall use or permit or suffer water supplied by the Council to be used contrary to any such prohibition or restriction.
- hibition or restriction.

 13. Miscellaneous—Consent of Council—Notices to be Addressed to Shire Secretary—Consent (How Given)—To be Notified to Council.—In every case in which it is necessary to obtain the consent of the Council before doing any act or commencing any work, such consent must be asked for by notice, in writing, addressed to the Shire Secretary, and delivered at his office, of such length as is mentioned in the Act or in this By-law, and in no case less than two days prior to the time proposed for the doing of such act or commencement of such work: and such notice must state clearly the act proposed to be done or work to be commenced; and such act shall not be done or work to must state clearly the act proposed to be done or work to be commenced; and such act shall not be done or work commenced save upon the Council's consent, in writing, and then only subject to and in accordance with such directions or conditions as shall be therein specified. Such consent may be given by and under the hand of the President of the Council, the secretary, or the engineer, who severally shall be competent to give the Council's consent, and on behalf of the Council to prescribe any directions or conditions attaching thereto, and subject to and in accordance with which only such consent shall be deemed to have been given. The giver of every such consent shall notify the same to the next following meeting of the Council for confirmation.
 - 14. Definitions.—In the construction of this By-law the word "person" shall be deemed to and include a corporation, whether aggregate or sole, and the meaning which in the Water Acts is assigned to any word shall be the meaning of the same word where occurring in this By-law, unless inconsistent with the subject-matter or context.

Market gardens shall mean an area of land supplied with water on which is grown flowers, fruit, or vegetables for sale, or any crop for fodder. The Council reserve the right in the interest of the consumers to limit the number of market gardens supplied with water, or at any time restrict the area of same so supplied. Application shall be made to the Council for the right to use water for the purpose of a market garden.

- 15. Inspection of Properties.—Any officer or servant of the Council may make an inspection of a consumer's property for the purpose of securing the due observance of and compliance with the Water Act and this By-law.
- 16. Offences and Penatties.—Any person who does, or causes to be done, anything in contravention of this By-law, or fails to do anything which under this By-law ought to be done, shall be guilty of an offence, and for every such offence the offender shall, upon conviction, be liable to a penalty not exceeding Five pounds and in the case of a continuing offence, to a further penalty not exceeding Five pounds for every day after notice of the offence from the Council.

The foregoing By-law was made and passed by the Council of the Shire of Bet Bet on the 28th day of November, 1934, and the seal of the Council was affixed in the presence of—

(SEAL)

ARTHUR GREEN, President
W. BELCHER, Councillor.
W. J. PARKER, Councillor.
R. WOMERSLEY, Secretary.

SHIRE OF BET BET .

TARNAGULLA WATER SUPPLY DISTRICT.

CENERAL By-law of the Shire of Bet Bet made under the Water Act 1928 for regulating the supply of water in the Tarnagulla Water Supply District.

- 1. Connexions with Council's Mains:—Except with the consent of the Council, one service pipe only for domestic supply to each tenement shall be permitted, and not more than one house or tenement shall be supplied from a single water service. The Council may, in special cases, consent to two or more houses or tenements being supplied from one water service, but in such cases the sub-services shall be so arranged that the supply to each house or tenement shall be independent of the supply to the remaining houses and be controlled by a stop-cock on such service.
- 2. Sizes of Service Connexions.—The size of all service pipes shall be \(\frac{1}{2} \) or \(\frac{1}{2} \) inch internal diameter, and any service pipes replaced shall be of this dimension, whether originally so or not. For market gardens and in special cases the Council may allow the use of service pipes of greater dimensions.
- 3. Construction, Extension, and Maintenance of Services.—When it is proposed to carry out works in construction, extension, or maintenance of water services, the consumer shall give notice to the Council secretary in the prescribed form showing details of the location of the allotment to be served, a sketch of the proposed services, the main to which it is proposed to connect, and stating the person or persons to be in charge of the work and the time it is proposed to proceed with the works, and any other information which may be

required by the Council. If required, when the work of repair or construction is complete, the trench shall be left open for the inspection of the work by the Council or its representative.

Where repairs or construction have been effected by consumers without giving the required notification, and where trenches have been back-filled before an inspection has been made, or where it has been intimated that an inspection was to have been made, or where water services are not to the Council's approval nor in accordance with these Regulations, the Council may disconnect the supply, and the consumer shall only be reconnected with the approval of the Council and upon payment of such costs or compensation as is fixed by the Council.

- 4. Depth at which Service Pipes are to be Laid.—All service pipes laid in the ground on private property shall be laid at a depth of not less than 10 inches below the surface. The portions of the service pipe laid along or across any public street, lane, or right-of-way, or where it may be exposed to wheel traffic. shall be laid not less than 15 inches below the strface of the ground.
- 5. Stop-cock and Cover Box.—A high-pressure screw-down stop-cock, properly secured and covered with an approved cast-iron top, shall be fixed on each water service between the main and building line.
- 6. Quality of Material for Private Services.—The quality of the material required in laying private services shall be as follows:—
 - (a) The whole of the pipes, tees, thimbles (excepting those connecting the service pipes and mains), bends, reducing couplings, plugs, and the like, shall be of the best galvanized wrought iron.
 - (b) All pipes and pieces shall be true in sectional form, straight longitudinally, clear in bore, and propery coated throughout, and of equal strength and thickness throughout the entire body of same.
 - (c) All ends of pipes, bends, and the like shall be properly and truly threaded, and capable of being properly screwed into thimbles, tees, or fittings.
 - (d) The whole of the pipes, tees, bends, cocks, and fittings shall be sound and free from all defects and of strength to bear with safety the maximum bydrostatic pressure to which they may be subject, and, if required by the Council shall be tested.
- 7. Persons Carrying Out Works on Water Services.—The construction and maintenance of all water services shall be carried out to the satisfaction of the Council by either a licensed plumber or by some person approved by the said Council.
- Council.

 8. Waste or Misuse of Water.—The consumer shall at all times keep the whole of his service pipes and fittings in good order so that leaks and waste are avoided. The Council officer may at any time make an inspection to see that this is being done, and if a state of disrepair or waste is discovered may require the consumer to rectify the matter immediately. If this is not done he may disconnect the consumer by cutting and plugging the service pipe. Should the consumer later require to be connected, same shall be done only after approval of the Council, and after payment of cost of disconnexion and any other costs incurred by the Council in the matter. Where leaks appear of serious nature the Council may arrange for the work to be done expeditiously in order to prevent excessive waste, and the consumer shall pay to the Council within one month of receipt of statement of repairs the cost of same under penalty of being disconnected.

 9. Water Not to be Used if Supplied Without Written Per-
- 9. Water Not to be Used if Supplied Without Written Permission.—No person receiving water from the Council shall, without the written permission of the Council, take or carry away such water, or shall sell to any other person.
- 10. Unlawful Taking of Water Without Permission.—No person not having agreed to be supplied by the Council shall take or carry away water from the premises of any other person so supplied, or from any drinking tap, trough, or private or public service pipe.
- 11. Watering of Streets.—No person other than an employee of the Council shall, without the written permission of the Council, water streets or thoroughfares by means of hydrant and hose attached to fire-plugs.
- 12. Restrictions of Use of Water.—Restrictions of the use other than domestic purposes.—
 - (a) Water supplied by the Council is in all cases subject to the right of the Council by notice to prohibit or restrict the use of the same for any purpose during such period, or at such times, or from time to time as may be fixed by the Council and stated in such notice.
 - (b) Such notice may be given either by printed posters placed in prominent positions within the Council district or by advertisement in some newspaper circulating in such district.
 - (c) No person shall use or permit or suffer water supplied by the Council to be used contrary to any such prohibition or restriction.

· 13. Miscellaneous.—Consent of Council—Notices to be Addressed to Shire Secretary—Consent (How Given)—To be Notified to Council.—In every case in which it is necessary to obtain the consent of the Council before doing any act or commencing any work, such consent must be asked for by notice, in writing, addressed to the shire secretary, and delivered at his office, of such length as is mentioned in the Act or in this Shy-law and in no case less than two days prior to the time proposed for the doing of such act or commencement of such work; and such notice must state clearly the act proposed to be done or work to be commenced; and such act shall not be done or work commenced save upon the Council's consent, in writing, and then only subject to and in accordance with such directions or conditions as shall be therein specified. Such consent may be given by and under the hand of the president of the Council, to prescribe any directions or conditions attaching thereto, and subset to and in accordance with which only such consent shall be deemed to have been given. The giver of every such consent shall notify the same to the next following meeting of the Council for confirmation.

14. Definitions.—In the construction of this By-law the

14. Definitions.—In the construction of this By-law the word "person" shall be deemed to and include a corporation, whether aggregate or sole, and the meaning of which in the Water Acts is assigned to any word shall be the meaning of the same word where occurring in this By-law, unless inconsistent with the subject-matter or context.

Market gardens shall mean an area of land supplied with water on which is grown flowers, fruit, or vegetables for sale, or any crop for fodder. The Council reserve the right in the interest of the consumers, to limit the number of market gardens supplied with water or at any time restrict the area of same so supplied. Application shall be made to the Council for the right to use water for the purpose of a market garden.

15. Inspection of Properties.—Any officer or servant of the Council may make an inspection of a consumer's property for the purpose of securing the due observance of and compliance with the Water Act and this By-law.

16. Offences and Penalties.—Any person who does, or causes to be done, anything in contravention of this By-law, or fails to do anything which under this By-law ought to be done, shall be guitty of an offence, and for every such offence the offender shall, upon conviction, be liable to a penalty not exceeding Five pounds, and in the case of a continuing offence to a further penalty not exceeding Five pounds for every day after notice of the offence from the Council.

The foregoing By-law was made and passed by the Council of the Shire of Bet Bet on the 28th day of November, 1934, and the seal of the Council was affixed in the presence of—

(SEAL)

ARTHUR GREEN, Shire President.
W. BELCHER, Councillor.
W. J. PARKER, Councillor.
R. WOMERSLEY, Secretary.

The foregoing By-laws made by the Ballan, Boort, Gisborne, *Hamilton, Hepburn, Macedon, Mansfield, Maryborough, Marysville, Orbost, Portland, Romsey, Rushworth, Sunbury, Yarram, and Yarrawonga (2) Urban Waterworks Trusts, and the Dunolly and Tarnagulla Water Supply Districts, were approved by the Governor in Council on the 29th January, 1935

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

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

ANGLESEA URBAN DISTRICT:

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

Government road forming the eastern boundary of allotment I, section 1. Township of Anglesea, from the northern boundary of the township to the southern boundary of allotment 15, section 1.

Unnamed street forming the southern boundary of allotment 1, section 1.

Main Geelong-road, from the castern angle of allotment 15, section 1, to lot 9, lodged plan of subdivision No. 6940.

Esplanade, from Noble-street to lot 8, lodged plan of subdivision No. 7165; from Parker-street to lot 15, about 13 chain north-westerly; and from Parker-street to Diggers'-parade. Diggers'-parade, from Esplanade to lot 32, about 1 chain south-easterly.

Right-of-way forming the eastern boundary of lot 7, lodged plan of subdivision No. 7165.

McMillan-street, from Jackson-street to lot 10, about 14 chains north-east of Murray-street.

Murray-street, from McMillan-street to Parker-street.

Minific-avenue, from Murray-street to lot 24, about 13 chains north-easterly.

Parker-street, from Murray-street to Esplanade.

Tonge-street, from Parker-street to lot 28, about 8½ chains south-easterly.

Bon Air-avenue.

Jackson-street, from McMillan-street to Harvey-street.

Sunnymead-road, from Jackson-street to lot 54, about 54 chains north-westerly.

Harvey-street, from Jackson-street to lot 3, about 14½ chains north-easterly.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 8th day of March next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

RICHD. HORSFIELD, Chairman.

State Rivers and Water Supply Commission, Melbourne, 4th February, 1935.

STATE RIVERS AND WATER SUPPLY COMMISSION.
AUTHORITY TO OBTAIN BANK OVERDRAFTS.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereot, has, by Orders made on the 29th day of January, 1935, authorized, in pursuance of section 271 of the Water Act 1928 (No. 3801), each of the Waterworks Trusts mentioned in the first column of the schedule hereunder to obtain an advance or advances during the year 1935 from the hank named in the second column, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one time the sum specified in the third column, viz.:—

SCHEDULE.

Name of Trust.	Bank and Place.	Overdraft excee		to
Carrum	National Bank of Australasia Limited, Dandenong	£ 1,200	8. 0	ď
Coleraine and Cas- terton	Commercial Banking Co. of Sydney Ltd., Coleraine	1.800	0	0
Corryong	Bank of New South Wales, Corryong	450	0	0
Rushworth	Commercial Banking Co. of Sydney Ltd., Rushworth	500	0	0
Rutherglen	Bank of Australasia, Rutherglen	250	0	0

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

At the Executive Council Chamber, Melbourne, the 29th January, 1935.

STATE RIVERS AND WATER SUPPLY COMMISSION.

MILDURA SEWERAGE AUTHORITY.

AUTHORITY TO OBTAIN BANK OVERDRAFT.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 29th day of January, 1935, authorized, in pursuance of section 74 of the Severage Districts Act 1928 (No. 3772), the Mildura Sewerage Authority to obtain an advance or advances during the year 1935 from the National Bank of Australasia Limited, Mildura, by overdraft of the Authority's current account thereat, such overdraft not to exceed at any one time the sum of Three thousand five hundred pounds (£3,500).

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

At the Executive Council Chamber, Melbourne, the 29th January, 1935.

Land Surveyors Act 1928.

EXAMINATION OF LAND SURVEYORS.

TIME Surveyors Board appointed under the Land Surveyors Act 1928 hereby gives notice that the next examination will commence on Monday, 25th March, 1935.

All applications from intending candidates must be in the hands of the Secretary by Saturday, 9th March, 1935.

Regulations for the examination of Land Surveyors are available on application, price One shilling.

By order,

F. C. RIDOUTT, Secretary.

Secretary.

Office of the Surveyors' Board, Department of Lands and Survey, Treasury Gardens, Melbourne, C.2, 30th January, 1935.

APPLICATIONS FOR MINING LEASES.

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

2582, Ararat; Albert Gordon Russell; 143a. 3r. 35p.;

2582, Ararat; Albert Gordon Russell; 143a. 3r. 35p.; Parish of Burrumbeep.
S197, Ballarat; Esmond Eric Connolly; 715a. 2r. 17p.; Kingston, Parishes of Spring Hill and Smeaton.
7752, Beechworth; Frederick Sipthorpe and Francis Peters; 36a. 0r. 8p; Parish of Burrungabugge.
7759, Beechworth; Frederick Sipthorpe and Francis Peters; 31a. 1r. 0p.; Parish of Burrungabugge.
S297, Castlemaine; Maurice Moule Court; 13a. 2r. 18p.; Parish of Darraweit Guim.
6319 Maryborough: Gordon Davis: 3.392a. 1r. 32p.; Parish

6319, Maryborough; Gordon Davis; 3,392a. 1r. 32p.; Parish

6355, Maryborough; Albert Parker, Herbert James White, John Pritchard, James Harding, and Albert John Preece; 33a. 0r. 34p.; Parish of St. Arnaud. 6435, Maryborough; Charles Martin; 25a. 0r. 9p.; Parish of

Glenalbyn. 10400, Bendigo; Herbert Booker Field; 36a. 2r. 27p.; Rush-

10141, Bendigo; Herbert Booker Field (transferred to Bendigo Mines Ltd.); 30a. 2r. 12p.; Maiden Gully, Parishes of Sandhurst and Marong.

10404, Bendigo; John Robert Kerr; 30a. 2r. 38p.; Parish of

Mandurang.
10642, Bendigo; Robert Bussey and Geoffrey Osgood Goodwin; 73a. 3r. 39p.; Eaglehawk.

PPLICATIONS FOR MINING LEASES ABANDONED. Α

8342, Ballarat; Jas. Byrne and H. L. Ralph; 300 acres; Creswick

Creswick.

8644, Ballarat; James Richardson and Edward Lightfoot;
200 acres; near Morrison.

7680, Beechworth; William McGregor and Kerry S. Pierce;
20,000 acres; Upper Murray River Flats.

7705, Beechworth; William McGregor and Kerry S. Pierce;
5,000 acres; Upper Murray River Flats.

7737, Beechworth; Desmond O'Cahan Blackham; 100 acres;
near Woods Point.

8331, Castlemaine; Jack Clifford Whiteacre; 40 acres; near

Lauriston.

8401, Castlemaine; Andrew Reeves Watson, Gordon Walter
Josslyn, and John L. Byrne; 70 acres; Tubba Rubba.

5178, Gippsland; Ernest Alexander Ried; 40 acres; Mt.
Wills, Parish of Wollonaby.

5216, Gippsland; Parker J. Moloney and John Foster; 30
acres; Donnelly's Creek.

5222, Gippsland; Parker J. Moloney and John Foster; 57
acres; Donnelly's Creek.

6518, Maryborough; S. H. Marriott; 300 acres; Avoca.

10664, Bendigo; Herbert Henry Bonney and John William
Morgan; 30 acres; near Eaglehawk.

6571, Mineral; Esmond Eric Connolly; 640 acres; Parish of
Glencoe South.

Glencoe South.

PPLICATIONS FOR MINING LEASE AND LICENCE REFUSED.

7738, Beechworth; Philip Robert Edwards; 100 acres;

Tallangalook.
1158, Tailings Licence; William Leslie Rewell; Beehive · 1158, Tailing Mines, Maldon.

J. P. JONES, Minister of Mines.

MAILINGS LICENCE DECLARED VOID.

1009; Eric Alexander Brabham; Parish of Moolpah. Applicant for forfeiture will be granted a new licence under section 119 of the Mines Act 1928.

GEO. BROWN, Secretary for Mines.

CONTRACTS ACCEPTED .- (Series 1934-35.)

GENERAL STORES.

861. Limerock.—Evans Bros. Pty. Ltd. 862. Sugar bags,-A. Abrahams & Sons Pty. Ltd.

Approved.—J. P. JONES, for Treasurer. 31.1.35.

ORDERS IN COUNCIL.—(Series 1934-35.)

FORESTS COMMISSION.

Loan Act No. 4155. Item 2—858, To purchase of allotment 26, Parish of Macedon, County of Bourke, containing 10 acres 3 roods 34 perches, for forest purposes, £150.—Edward Hindmarsh Bawden.

Approved by the Governor in Council, 30th October, 1934.—C. W. Kinsman, Clerk of the Executive Council.

DEPARTMENT OF AGRICULTURE.

Vote-

411

859. Supplying 476 crossbred lambs and 151 crossbred ewes for delivery to the State Research Farm, Werribee, £424 10s. 2d. -John McNamara & Co. Pty. Ltd.

Approved by the Governor in Council, 29th January, 1935.— C. W. Kinsman, Clerk of the Executive Council.

PUBLIC WORKS.

Div. 62/1. Dredging Operations— 860. Docking and undocking and overhauling the dredge Pioneer without public tenders being invited, £505.—Melbourne Harbor Trust Commissioners.

Approved by the Governor in Council, 29th January, 1935.—C. W. Kinsman, Clerk of the Executive Council.

Transport Regulation Acts. '

TRANSPORT REGULATION BOARD.

Notices of Public Hearings.

N OTICE is hereby given that the applications made by the persons named below to operate the commercial passenger vehicles or commercial goods vehicles described in each case on the route or routes, or in the area respectively set out opposite their names, will be heard on Wednesday, 13th February, 1934, or a day thereafter, at a time and place to be communicated to the parties:—

Name of Applicant; Particulars of Application.

PHILLIPS, DAVID ROY; I Oakland tourer with seating capacity for five persons, to operate as a stage omnibus, and to carry mails and parcels not exceeding a total weight of 112 lb. on any one trip, on the following route:—Warragul - Ellinbank - Seaview-Ferndale-Teetoora-road-Lardner-West Warragul-Warragul.

MILLER, DICKSON; 1 commercial goods vehicle on the following route:—Neerim East-Melbourne.

JENNER, WILLIAM JOHN; I commercial goods vehicle for the carriage of butter, milk, empty cases, and cans on the following route:—Drouin-Melbourne.

McIntosh, Harold Colin; 1 Oakland tourer with seating capacity for five persons, as a commercial passenger vehicle in the following area:—Within a radius of 5 miles from Beechworth Post Office.

PAGE, RICHARD LAWRENCE; 1 Chevrolet sedan with seating capacity for 5 persons, as a stage omnibus on the following route:—Mildura-Cabarita-Birdwoodton-Merbein.

TREWEEK, WILLIAM JOSEPH; 1 Buick sedan with scating capacity for six persons, as a stage omnibus on the following route:—Cardross-Redcliffs-Mildura.

NOTICE is hereby given that the applications made by the person named below to operate the commercial goods vehicles in the manner set out opposite his name will be heard at half-past Ten a.m. on Wednesday, 27th February, 1935, at the Exhibition Buildings, Rathdown-street, Carlton:—

Name of Applicant; Particulars of Application.

ROWSTON, ARTHUR NATHANIEL: 2 commercial goods vehicles on the following route:—Melbourne to the border of New South Wales. en route to Albury, New South Wales.

Notice of any objection must be forwarded to reach the Sec-retary to the Board not later than Wednesday, 13th February, 1935. F. P. MOUNTJOY, Secretary.

Transport Regulation Board, Exhibition Buildings, Rathdown-street, Carlton, N.3.

Form 4.

Farmers Relief Acts.

PROTECTION CERTIFICATE.

THE Farmers Relief Board having considered an application from Robert Edward Howe, of Thorpdale, farmer, for a Protection Certificate under the provisions of the Farmers Relief Acts, and the accounts rendered to him by his creditors for debts incurred, together with such representations as were submitted by such creditors, and being satisfied that it is in the interests of the said farmer and his creditors that a Protection Certificate should issue, hereby certifies accordingly, and issues this Protection Certificate for all the purposes of the said Acts.

This Protection Certificate shall relate (inter alia) to all that land described in the schedule hereunder, and shall remain in force until the twenty-ninth day of January, 1936.

Dated at Melbourne this thirteenth day of January, 1935.

J. C. STEWART, Chairman. P. FORMAN, Member. A. C. BENNETT, Member. W. R. MANN, Secretary.

SCHEDULE.

Parts of Crown allotment 138, Parish of Moe, County of Buln Buln, containing 38 acres I rood and 13 perches, and being the land comprised in freehold certificate of title, volume 5359, folio 1071706.

Form 4.

Farmers Relief Acts.

PROTECTION CERTIFICATE.

THE Farmers Relief Board having considered an application from Herman Smith, of South Silvan, farmer, for a Protection Certificate under the provisions of the Farmers Relief Acts, and the accounts rendered to him by his creditors for debts incurred, together with such representations as were submitted by such creditors, and being satisfied that it is in the interests of the said farmer and his creditors that a Protection Certificate should issue, hereby certifies accordingly, and issues this Protection Certificate for all the purposes of the said Acts.

This Protection Certificate shall relate (inter alia) to all that land described in the schedule hereunder, and shall remain in force until the first day of March, 1937.

Dated at Melbourne this twenty-ninth day of January, 1935.

J. C. STEWART, Chairman. P. FORMAN, Member. A. C. BENNETT, Member. W. R. MANN, Secretary.

· SCHEDULE.

All that piece of land containing 42 acres and 27 perches, or thereabouts, being part of Crown alloiment 38a2, Parish of Wandin Yallock. County of Evelyn, and being part of the land particularly described in certificate of title, volume 3084, folio 616628.

Farmers Relief Acts.

LODGMENT OF APPLICATIONS FOR A PROTECTION CERTIFICATE.

NOTICE is hereby given that applications for Protection Certificates were lodged by the undermentioned farmers on the dates shown, viz.:—

Name; Date of Lodgment; Land Shown in Application.

Bellinger, Samuel Edward James; 31st January, 1935; Crown allotment 40, Parish of Goyura, County of Karkarooc, containing 936 acres 3 roods and 21 perches, and being the land comprised in Crown grant, volume 5472, folio 1094264.

MIDDLEBROOK, THOMAS MATTHEW: 31st January, 1935; part Crown allotment 136, Parish of Corinella, County of Mornington, containing 75 acres and 14 perches, and being the land comprised in freehold certificate of title, volume 4337, folio 867304.

JILBERT, WILLAM HENRY: 5th February, 1935; allotment 43, Parish of Koro Ganeit, County of Karkarooe, containing approximately 640 acres.

W. R. MANN, Secretary.

5th February, 1935.

Farmers Relief Acts.

REFUSAL OF APPLICATION FOR PROTECTION CERTIFICATE.

NOTICE is hereby given that the undermentioned application for a Protection Certificate was refused by the Farmers Relief Board on the date shown, viz.:—

Name; Date of Refusal; Land shown in Application.

FUREY, BARTHOLOMEW JAMES THOMAS; 29th January, 1935; allotment 21, Parish of Yatpool, County of Karkarooc, containing 628 acres 3 roods and 2 perches, and being the land comprised in lease, volume 975, folio 194975.

W. R. MANN, Secretary.

5th February, 1935.

Farmers Relief Acts.

ORDER CANCELLING A PROTECTION CERTIFICATE.

In the matter of the Protection Certificate dated the tenth day of November, 1933, granted to Peter Gaghin, of Garfield.

I Thaving been made to appear to the Farmers Relief Board that it is advisable to cancel the above-mentioned Protection Certificate on the ground that Peter Gaghin no longer desires the protection of the Farmers Relief Acts, the said Board doth hereby cancel the said Protection Certificate.

Dated at Melbourne the fifth day of February, 1935.

J. C. STEWART, Chairman. P. FORMAN, Member.

A. C. BENNETT, Member. W. R. MANN, Secretary.

Farmers Relief Acts.

ORDER CANCELLING A PROTECTION CERTIFICATE.

In the matter of the Protection Certificate dated the tenth day of July, 1934, granted to Peter Gaghin, as sole executor of the will of the late Michael Gaghin, of Garfield, farmer.

T having been made to appear to the Farmers Relief Board that it is advisable to cancel the above-mentioned Protection Certificate, the said Board doth hereby cancel the said Protection Certificate:

Dated at Melbourne the fifth day of February, 1935.

J. C. STEWART, Chairman.

P. FORMAN, Member.

A. C. BENNETT, Member.

W. R. MANN, Secretary.

Farmers Relief Acts.

ORDER CANCELLING A PROTECTION CERTIFICATE.

In the matter of the Protection Certificate dated the seventeenth day of December, 1931, granted to Louis Gustav Reinhold Moll, of Murrayville.

T having been made to appear to the Farmers Relief Board 1 that it is advisable to cancel the above-mentioned Protection Certificate on the ground that Louis Gustav Reinhold Moll no longer desires the protection of the Farmers Relief Acts, the said Board doth hereby cancel the said Protection Certificate.

Dated at Melbourne the twenty-ninth day of January, 1935.

J. C. STEWART, Chairman.P. FORMAN, Member.A. C. BENNETT, Member.W. R. MANN, Secretary.

POLICE SALE.

Police Station, Kerang.

THE undermentioned unclaimed pig will be sold at the Kerang Police Station by public auction, at Two p.m. on Friday, the 22nd day of February, 1935:—

One red and white Tamworth sow, about 6 months.

Kew and Heidelberg Lands Act 1933 (No. 4194), Section 4 (1), and Land Act 1928.

PUBLIC HIGHWAYS PROCLAIMED—PARISH OF BOROONDARA.

PROCLAMATION

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

THE Governor of the State of Victoria, in the Common, wealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of provisions contained in section 4 (1) of the Kew and Heidelberg Lands Act 1933, and in the Land Act 1928, do hereby proclaim as public highways the lands comprised within the boundaries hereinafter described (that is to say):—

Parish of Buroondara. County of Bourke. City of Kew. 55

Parish of Boroondara, County of Bourke, City of Kew, 55 acres 3 roods 33 perches, in the four several Parts hereinafter described, viz.:—

Parish of Boroondara, County of Bourke, City of Kew, 55 acres 3 roods 33 perches, in the four several Parts hereinafter described, viz.:—

PART I.

Twenty-seven acres 2 roods 15 perches, Parish of Boroondara, County of Bourke, City of Kew: Commencing at a point bearing S. 89 deg. 27 min. W. 39 chains 82 links, from the intersection of the west side of Princess-street and the north side of Wills-street; bounded thence by lines bearing respectively N. 2 deg. 45 min. W. 3 chains 96 links, N. 28 deg. 9 min. W. 3 chains 29 5-10 links, N. 53 deg. 36 min. W. 2 chains 49 5-10 links, N. 55 deg. 54 min. W. 1 chain 52 3-10 links, N. 78 deg. 12 min. W. 7 chains 20 4-10 links, N. 54 deg. 34 min. W. 2 chains 40 2-10 links, N. 59 deg. 31 min. W. 2 chains 86 1-10 links, N. 59 deg. 31 min. W. 2 chains 86 1-10 links, N. 59 deg. 31 min. W. 2 chains 86 1-10 links, N. 59 deg. 31 min. W. 2 chains 18 8-10 links, N. 80 deg. 58 min. W. 3 chains 18 8-10 links, N. 54 deg. 58 min. W. 3 chains 18 8-10 links, N. 16 deg. 40 min. E. 4 chains 24 d-10 links, N. 77 deg. 26 min. E. 3 chains 12 4-10 links, S. 72 deg. 29 min. E. 5 chains 2 6-10 links, S. 85 deg. 53 min. E. 1 chain 47 5-10 links, N. 80 deg. 44 min. E. 3 chains 87 5-10 links, S. 86 deg. 32 min. E. 6 chains 24 8-10 links, N. 67 deg. 6 min. E. 1 chain 19 links, N. 42 deg. 16 min. E. 1 chain 62 4-10 links, N. 16 deg. 45 min. E. 3 chains 39 5-10 links, N. 21 deg. 31 min. E. 3 chains 43 8-10 links, N. 29 deg. 13 min. W. 8 chains 5 5-10 links, N. 44 deg. 31 min. W. 4 chains 11 6-10 links, N. 52 deg. 14 min. E. 2 chains 53 links, N. 58 deg. 5 min. W. 6 chains 67 4-10 links, N. 10 deg. 6 min. E. 2 chains 55 1-10 links, N. 10 deg. 6 min. E. 2 chains 55 1-10 links, N. 10 deg. 6 min. E. 2 chains 57 7-10 links, N. 68 deg. 21 min. E. 2 chains 57 7-10 links, N. 77 deg. 29 min. E. 1 chain 29 5-10 links, N. 60 deg. 1 min. E. 2 chains 57 7-10 links, N. 78 deg. 37 min. E. 2 chains 54 6-10 links, N. 78 deg. 31 min. E. 2 chains 54 0-10 links, N. 78 deg. 31 min. E. 2 chains 56 1-10 links, N. 60 deg. 31 m

PART II.

Fourteen acres 1 rood 12 perches, Parish of Boroondara, County of Bourke, City of Kew: Commencing at a point bearing S. 21 deg. 28 min. 45 sec. W. 32 links, S. 14 deg. 27 min. 45 sec. W. 30 6.10 links, S. 4 deg. 7 min. 45 sec. W. 52 7.10 links from the left bank of the River Yarra Yarra where the western boundary of allotment 79 abuts

thereon; bounded thence by lines bearing N. 57 deg. 7 min. 45 sec. W. 4 chains 35 3-10 links, S. 87 deg. 22 min. W. 1 chain 38 8-10 links, N. 62 deg. 32 min. W. 1 chain 39 8-10 links, N. 46 deg. 4 min. W. 1 chain 39 8-10 links, N. 15 deg. 58 min. W. 3 chains 54 2-10 links, N. 67 deg. 9 min. W. 6 chains 9 4-10 links, S. 71 deg. 15 min. W. 3 chains 16 2-10 links, N. 67 deg. 0 min. W. 6 chains 9 4-10 links, S. 40 deg. 47 min. W. 1 chain 54 4-10 links, S. 70 deg. 0 min. 15 sec. W. 2 chains 50 5-10 links, S. 49 deg. 47 min. W. 1 chain 84 1-10 links, S. 70 deg. 0 min. 15 sec. W. 2 chains 50 5-10 links, S. 49 deg. 47 min. W. 1 chain 85 1-10 links, N. 82 deg. 14 min. W. 5 chains 69 6-10 links, N. 60 deg. 52 min. W. 3 chains 23 links, N. 69 deg. 38 min. W. 1 chain 70 links, N. 61 deg. 37 min. W. 4 chains 69 6-10 links, N. 63 deg. 52 min. W. 3 chains 24 7-10 links, N. 17 deg. 50 min. W. 1 chain 70 links, N. 61 deg. 37 min. W. 2 chains 42 8-10 links, S. 87 deg. 20 min. 30 sec. W. 1 chain 18 9-10 links, N. 77 deg. 20 min. 30 sec. W. 1 chain 18 9-10 links, N. 77 deg. 20 min. 30 sec. W. 1 chain 18 9-10 links, N. 77 deg. 20 min. 30 sec. W. 1 chain 18 9-10 links, N. 77 deg. 20 min. 30 sec. W. 1 chain 16 links, N. 37 deg. 20 min. 15 sec. W. 1 chain 16 links, N. 37 deg. 20 min. 15 sec. W. 1 chain 16 links, N. 68 deg. 57 min. 47 deg. 1 min. 45 sec. W. 1 chain 16 links, N. 68 deg. 57 min. 47 deg. 1 min. 45 sec. W. 1 chain 16 links, N. 68 deg. 57 min. 47 deg. 1 min. 45 sec. W. 1 chain 16 links, N. 68 deg. 58 min. 49 sec. W. 1 chain 16 links, N. 68 deg. 59 min. 49 sec. W. 1 chain 16 links, N. 68 deg. 58 min. W. 1 chain 16 links, N. 68 deg. 59 min. 49 sec. W. 1 chain 16 links, N. 68 deg. 59 min. 59 deg. 51 min. 50 deg. 51 min. 52 deg. 51 min. 52 deg. 51 min. 52 deg. 51 min. 52 deg. 51 deg.

PART III.

Part III.

Twelve acres 2 roods 36 perches, Parish of Boroondara, County of Bourke, City of New: Commencing at a point bearing N. 69 deg; 50 min. W. 14 chains 7 links, N. 71 deg. 16 min. W. 11 chains 46 links, and N. 69 deg. 2 min. W. 1 chain 66 8-10 links from the intersection of the south side of Johnston street Bridge-road and the north side of Studley Park Bridge-road; bounded thence by lines bearing respectively S. 22 deg. 2 min. W. 3 chains 3 2-10 links, S. 7 deg. 24 min. E. 4 chains 39 7-10 links, S. 8 deg. 5 min. 45 sec. W. 2 chains 1-10 link, S. 39 deg. 5 min. 15 sec. W. 2 chains 1-10 link, S. 54 deg. 35 min. W. 2 chains 59 2-10 links, S. 43 deg. 41 min. W. 4 chains 73 1-10 links, S. 51 deg. 28 min. 15 sec. W. 1 chain 83 6-10 links, S. 74 deg. 2 min. 45 sec. W. 1 chain 83 6-10 links, S. 74 deg. 50 min. W. 3 chains 97 5-10 links, S. 71 deg. 30 min. W. 2 chains 15 9-10 links, S. 86 deg.

22 min. 15 sec. W. 1 chain 45 links, N. 78 deg. 45 min. 30 sec. W. 3 chains 74 5-10 links, N. 64 deg. 44 min. W. 3 chains 3 links, N. 76 deg. 3 min. 15 sec. W. 3 chains 1 3-10 links, S. 70 deg. 51 min. W. 2 chains 20 8-10 links, S. 38 deg. 44 min. 30 sec. W. 3 chains 47 links, S. 22 deg. 28 min. W. 2 chains 2 9-10 links, S. 77 deg. 46 min. E. 91 2-10 links, S. 32 deg. 16 min. E. 2 chains 77 5-10 links, S. 67 deg. 11 min. E. 2 chains 71 links, N. 71 deg. 46 min. E. 6 chains 17 links, N. 81 deg. 39 min. E. 8 chains 71 6-10 links, S. 76 deg. 6 min. E. 3 chains 15 7-10 links, N. 79 deg. 33 min. 30 sec. E. 6 chains 50 5-10 links, N. 72 deg. 30 min. E. 8 chains 75 2-10 links, N. 86 deg. 50 min. E. 3 chains 50 1-10 links, S. 75 deg. 22 min. E. 2 chains 70 1-10 links, by Walmer-street bearing N. 0 deg. 15 min. E. 1 chain 23 8-10 links, B. 86 deg. 50 min. W. 3 chains 83 9-10 links, S. 79 deg. 33 min. 30 sec. W. 4 chains 83 9-10 links, S. 79 deg. 33 min. 30 sec. W. 4 chains 51 links, S. 85 deg. 38 min. 30 sec. W. 4 chains 51 links, S. 85 deg. 38 min. 30 sec. W. 1 chain 15 8-10 links, N. 82 deg. 11 min. W. 1 chain 15 8-10 links, N. 76 deg. 6 min. W. 1 chain 18 9-10 links, N. 87 deg. 13 min. 30 sec. W. 1 chain 42 4-10 links, S. 81 deg. 39 min. W. 8 chains 75 5-10 links, S. 77 deg. 10 min. W. 4 chains 4-10 links, S. 77 deg. 13 min. E. 2 chains 89 links, N. 70 deg. 46 min. W. 2 chains 21 links, N. 40 deg. 15 min. E. 1 chain 48 5-10 links, N. 52 deg. 34 min. W. 1 chain 72 4-10 links, N. 70 deg. 35 min. E. 1 chain 68 3-10 links, N. 41 deg. 13 min. E. 2 chains 89 links, N. 70 deg. 35 min. E. 3 chains 62 3-10 links, S. 83 deg. 55 min. E. 3 chains 69 10 links, N. 80 deg. 25 min. E. 2 chains 69 9-10 links, N. 74 deg. 26 min. E. 2 chains 69 9-10 links, N. 75 deg. 27 min. W. 4 chains 64 3-10 links, N. 76 deg. 27 min. E. 1 chain 93 4-10 links, N. 70 deg. 27 min. W. 4 chains 64 3-10 links, N. 70 deg. 29 min. E. 1 chain 93 4-10 links, N. 27 deg. 35 min. E. 2 chains 69 9-10 links, N. 20 deg. 27 min. W. 4 chains 64 3-10 links, N. 70 deg.

PART IV.

PART IV.

One acre 1 rood 10 perches, Parish of Boroondara, County of Bourke. City of Kew: Commencing at the intersection of the east side of Walmer-street and the south side of Studley Park Bridge-road; bounded thence by lines bearing S. 84 deg. 36 min. W. 1 chain 5-10 links, N. 0 deg. 15 min. E. 6 chains 66 5-10 links, N. 71 deg. 16 min. W. 9 chains 14 9-10 links, S. 77 deg. 25 min. E. 1 chain 74 links, N. 85 deg. 58 min. E. 2 chains 10 2-10 links, S. 71 deg. 16 min. E. 2 chains 1 3-10 links, S. 61 deg. 27 min. E. 5 chains 86 4-10 links, N. 89 deg. 45 min. W. 1 chain 19 2-10 links, and thence S. 0 deg. 15 min. W. 5 chains 85 6-10 links to the point of commencement. (B.415(3) (B.415E) (K.180cl) (Rs.4368).

Given under my Hand and the Scal of the State of

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

By His Excellency's Command,

A. A. DUNSTAN, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

MYRTLEFORD WATERWORKS TRUST DISTRICT, PROCLAIMED AN "URBAN DISTRICT.

PROCLAMATION

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

UNDER the powers conferred by the Water Act 1928 and all other powers enabling me in that behalf, 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 proclaim that on and from the first day of January, 1935, the whole of the Waterworks District of the Myrtleford Waterworks Trust shall be and become an "Urban District" for the purposes of and within the meaning of the said Act. the meaning of the said Act.

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

(L.B.)

HUNTINGFIELD.

By His Excellency's Command,

GEO. L. GOUDIE, Minister of Water Supply.

GOD SAVE THE KING!

COMMON DIMINISHED.

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 Division 10 of Part I. of the Land Act 1928 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 therein 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 diminish the

STAWELL AND PLEASANT CREEK GOLD FIELDS COMMON

by deducting therefrom 6 acres more or less of land in the Parish of Illawarra, comprised within the boundaries as defined by description published in the Government Gazette of the 28th December, 1934.

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

(L.S.)

HUNTINGFIELD.

By His Excellency's Command,

A. A. DUNSTAN, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Motor Omnibus Act 1928 (No. 3742).

ALTERATION OF BOUNDARIES OF THE MILDURA URBAN DISTRICT.

At the Executive Council Chamber, Melbourne, the twenty-ninth day of January, 1935.

PRESENT:

His Excellency the Governor of Victoria.

Sir Stanley Argyle Mr. Allan

Mr. Pennington Mr. Chandler.

W HEREAS by section 24 (b) of the Motor Omnibus Act 1928 (No. 3742), it is provided that the Governor in Council may, by Order published in the Government Gazette, alter the boundaries of any Urban District: And whereas the Governor in Council, being satisfied that it is expedient that the boundaries of the Mildura Urban District should be altered: Now therefore His Excellency the Governor in Council, acting by and with the advice of the Executive Council, and in pursuance of the provisions of the above Act, doth for the purpose aforesaid make the Order following (that is to say):-

That the boundaries of the Mildura Urban District constituted by the Governor in Council by Order in Council dated 12th November, 1928, and published in the Government Gazette of the 14th November, 1928, be altered by excluding from the said District the areas within a 3-mile radius of the Post Office at Merbein and Red Cliffs respectively.

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

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

GULATIONS UNDER THE MELBOURNE AT METROPOLITAN TRAMWAYS ACT 1928 (No. 3732). REGULATIONS

APPEAL BOARD,

At the Executive Council Chamber, Melbourne, the 29th day of January, 1935.

PRESENT:

His Excellency the Governor of Victoria.

Sir Stanley Argyle Mr. Allan

Mr. Pennington. Mr. Chandler.

WHEREAS by sections 17 (5) (e) and 112 of the Melbourne and Metropolitan Tramways Act 1928 (No. 3732), it is enacted that the Governor in Council may make Regulations prescribing all such things that are necessary or of the Appeal Board by the Melbourne and Metropolitan Tramways Board, and by its officers, servants, and employees, and for the execution of any matter or thing consistent with and not expressly provided for in the said Act, and for more fully carrying out the objects and purposes of the said Act: 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 Regulations following (that is to say):—

INTERPRETATION.

1. In these Regulations, unless inconsistent with the context or subject-matter-

"Appeal Board" means the Appeal Board constituted under section 17 (5) (a) of the Melbourne and Metropolitan Tramways Act 1928 (No. 3732).

"Chairman" means Chairman of the Appeal Board, and includes any acting Chairman while so acting.

"Minister" means the Minister of Public Works.

"Member" means a member of the Appeal Board, and includes any acting member while so acting.

"Tramways Board" means the Melbourne and Metropolitan Tramways Board.

"Registrar" means the Registrar of the Appeal Board.

"Employees" means officers, servants, and employees regularly employed upon salary or wages by the Melbourne and Metropolitan Tramways Board in connexion with its tramway undertaking. "Employee" means any of such officers, servants, and employees, and "regularly employed" means employed week after week consecutively for a period of one month or more. or more.

REGISTBAR.

2. The Registrar shall be a person appointed by the Minister of Public Works.

MEMBERS OF BOARD,

3. The Appeal Board as constituted shall consist of one representative to be appointed by the Tramways Board, one representative to be appointed by the employees of the said Tramways Board, and one, who shall be the Chairman, to be appointed by the Governor in Council.

LIMITATION OF APPEALS.

4. Subject to any award or industrial agreement referred to in section 17 of above Δct, the Appeal Board shall hear and determine:—

in section I7 of above Act, the Appeal Board shall hear didetermine:—

(i) All appeals by officers, servants, and employees of the Melbourne and Metropolitan Tramways Board against dismissals, fines, deductions from wages, reductions in rank, grade, or pay, or other punishments inflicted by the last-mentioned Board (other than suspension for only one day, or the loss of only one day's pay, or the deprivation of only two days' good-conduct holidays, as to any of which punishments there shall be no appeal), and in its determination the Appeal Board may confirm, quash, or vary (whether by increasing or decreasing any such punishment, or otherwise, as it thinks fit), any decision by such last-mentioned Board in respect of which such an appeal is made; and

(ii) all appeals by such officers, servants, and employees on the ground of promotions being unreasonably withheld, and in its determination the Appeal Board may refuse or allow any such appeal, and in the latter case shall refer the matter back to the Melbourne and Metropolitan Tramways Board for reconsideration.

sideration.

APPOINTMENT OF MEMBERS.

5. The members of the Appeal Board (other than the Chairman) shall be appointed in the following manner:—

TRAMWAYS BOARD AND EMPLOYEES TO NOMINATE REPRESENTATIVES.

(a) The Registrar shall, from time to time whenever it may be necessary, as vacancies in the Appeal Board occur, publish concurrently in the Government

Gazette and in one of the daily newspapers circulating in the city of Melbourne, a notice calling upon the Tramways Board and the employees respectively, within twenty-one days of the publication of such notice, to nominate a person to represent each of them on the Appeal Board.

TRAMWAYS BOARD TO EXHIBIT NOTICES.

(b) The Registrar shall post or deliver to the Tramways
Board as many copies of such notices as may be re-Board as many copies of such notices as may be required, with a request that the same shall be forthwith exhibited in a prominent position in each office, car depot, power-house, converter station, car repair shop or factory, and all other places of employment of employees of the Tramways Board.

The neglect or failure of the Tramways Board to comply with such request shall be deemed to be a breach of these Regulations, punishable as hereinafter provided.

TRAMWAYS BOARD NOMINEE TO BE A MEMBER.

6. The person nominated by the Tramways Board shall be deemed to have been duly appointed by the Tramways Board as a member of the Appeal Board.

Mode of Nomination,

7. Any five employees may nominate any other employee to be a member of the Appeal Board. Such nomination shall be signed under their own hands, and by the employee nominated in token of his assent to such nomination.

EMPLOYEE TO BE MEMBER WHERE ONLY ONE NOMINATION.

8. If only one employee is so nominated to represent the employees, such person shall be deemed to have been duly appointed by the employees to be a member of the Appeal Board.

CHAIRMAN TO BE RETURNING OFFICER.

9. If more than one employee is nominated to represent the employees, the Chairman of the Appeal Board shall be the Returning Officer for the purposes of the election of an employee on the Appeal Board, and he may by writing under his hand appoint a substitute to act for him.

POLL CLERKS.

10. The Returning Officer may appoint one or more poll clerks to supervise the taking of the poll at the said election.

RETURNING OFFICER OR DEPUTY, ETC., DIVULGING NAME OF CANDIDATE FOR WHOM PERSON MAY HAVE VOTED.

11. Any person who being a Returning Officer, Deputy Returning Officer, or Poll Clerk under the provisions of these Regulations learns or has the means of learning for what candidate any person votes or has voted at any election by word or act, or any other means whatsoever, directly or indirectly, divulges or discovers or aids in divulging or discovering the same, save in answer to some question which he is legally bound to answer, shall be guilty of a breach of these Regulations.

Regulations.

LIST OF EMPLOYEES.

12. If more than one employee is nominated to represent the employees the Returning Officer shall require the Tramways Board, within such time as he may think fit, to furnish him with as many certified lists as may be required, arranged in alphabetical order, setting out the surnances and christian names of all employees, and prefix to every name in such lists a number, beginning with such numbers at the first name on the said lists with the number one, and continuing them on in regular arithmetical series to the last name thereon. The failure of the Tramways Board to furnish such lists, and the wilful or negligent omission of the name of any employee by the Tramways Board of of any of its officers who may be charged with a preparation of such lists, shall be deemed to be a breach of these Regulations by the Tramways Board, and shall be punishable as hereinafter provided.

PUBLICATION OF NOMINATIONS.

13. (a) The Returning Officer shall forthwith publish in the Government Gasette a notice stating in alphabetical order the surnames and christian names of employees so nominated, and that a poll will be taken and shall commence at 9 o'clock in the forenoon, and close at 6 o'clock in the afternoon, on the day and at the place or places named in such notice, not later than twenty-one (21) days after the last day fixed for receiving nominations.

TRAMWAYS BOARD TO EXHIBIT NOTICES AS TO DAY OF ELECTION.

(b) The Returning Officer shall also post or deliver to the Tramways Board at least ten days prior to the day fixed for taking the poll, as many copies of notices as may be required, stating the names of employees nominated, the day and hours between which such poll shall be taken, and the place or places at which employees may vote, with a request that same shall be forthwith exhibited in a prominent position in each office, car depot, power house, converter station, car repair shop or factory, and other places of employment of employees of the Tramways Board.

VOTING BY POST.

14. If any employee has reason to believe that on the polling day during the hours of polling he will not be within five (5) miles of the nearest polling place at which he is entitled to vote, or that, on account of ill health he will be prevented from voting personally at any such polling place, such employee shall be entitled to vote by post.

Applications for a postal ballot-paper may be made to the Returning Officer, in writing, signed by the applicant, within seven days prior to the day fixed for taking the poll.

If the Returning Officer is satisfied that the applicant is entitled to vote by post, he shall forthwith post a ballot-paper to the applicant, with necessary instructions as to the return thereof.

No employee to whom a ballot-paper has been posted shall be entitled to vote personally at any poll, unless he previously gives up such postal ballot-paper, in blank form, to the Returning Officer or Deputy at the polling place at which he is entitled to vote.

No postal ballot-paper shall be counted unless received by the Returning Officer before the close of the poll.

LIST OF EMPLOYEES NOT TO BE ADDED TO.

15. No additional names shall be added to the lists of employees received by the Returning Officer after the publication of the names of the employees nominated aforesaid.

16. Every ballot-paper shall contain, in alphabetical order, the surmames and christian names of each of the candidates nominated for election.

PREFERENTIAL VOTING.

How Votes to be Marked by Voter.

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

MARKING OF BALLOT-PAPERS WHERE ONLY TWO CANDIDATES.

Notwithstanding anything contained in the last preceding paragraph, at any election where there are only two candidates the requirements as to the marking of ballot-papers by employees shall be deemed to be sufficiently complied with in the case of any ballot-paper marked as aforesaid with the figure 1 so as to indicate the employee's first preference only.

INVALID BALLOT-PAPERS,

A ballot-paper shall be rejected at the close of the poll if it does not indicate in the manner required by these Regulations the employee's first preference for one candidate, and in the case of any election where there are more than two candidates, his contingent votes for all the remaining candidates.

PROCEDURE TO ASCERTAIN NUMBER OF VOTES POLLED.

- (a) Immediately upon the close of the poll, the Returning Officer shall, in the presence and subject to the inspection of such of the scrutineers as choose to be present, and the poll clerk (if any), and of no other person—
 - (i) open each ballot-box;
 - (ii) arrange the ballot-papers by placing in a separate parcel all those on which first preference is indicated for the same candidate.
 (iii) count all such first preference votes given for each
 - candidate respectively;
 - make and keep a record of the number of votes counted from each ballot-box; and
 - (v) abstain-himself from inspecting the writing upon the back of the ballot-paper, and take care that the same is not seen by any person.

Where Results Ascertained on First Count.

(b) The candidate who has received the greatest number of first preference votes, if such number constitutes an absolute majority of votes (including the casting vote of the Returning Officer, if necessary), shall by the Returning Officer be declared duly elected.

DECLARATION AS TO DEFEATED CANDIDATE AND FIRST DISTRIBUTION OF PREFERENCES.

(c) If at an election where there are more than two candidates no candidate has an absolute majority of votes, the Returning Officer with the assistance of such officers as he deems necessary shall, in the presence and subject to the inspection of such of the scrutineers as choose to be present, and the poll clerk (if any), but of no other person, shall

declare the candidate who has obtained the fewest first preference votes to be a defeated candidate; and the ballot-papers counted to such defeated candidate shall be distributed amongst the non-defeated candidates next in order of the voter's preference.

After such distribution the number of votes given to each non-defeated candidate shall again be ascertained.

FURTHER DECLARATIONS AND DISTRIBUTIONS OF PREFERENCES.

(d) If no candidate then has an absolute majority of votes (including the casting vote of the Returning Officer), the process of declaring the candidate who has the fewest votes to be defeated, and distributing his ballot-papers among the non-defeated candidates next in order of the voter's preference shall be repeated, and the votes recounted after every such redistribution until one candidate has obtained an absolute majority of votes (including the casting vote of the Returning Officer, if necessary), and such candidate shall be declared duly elected.

Provision for Equality of Votes and Casting Vote.

(c) If on any count two or more candidates have an equal the Hernring Officer shall decide which is to be declared defeated, the Returning Officer shall decide which is to be declared defeated, and if on the final count two candidates have deceived an equal number of votes, the Returning Officer shall in such case have the casting vote, but, except as provided in paragraphs (b) and (d) and in this paragraph, shall not vote at such election. at such election.

ADJOURNMENT OF COUNT OF VOTES.

- (1) If on the date of the polling at any election the count of the votes by the Returning Officer cannot be completed, he shall adjourn such count and inform the scrutineers and the officers appointed to assist him at such count as regards the time and place, when, and where such count will be continued and conducted by him
- (2) The count of the votes may from time to time be adjourned as the Returning Officer deems necessary until it has duly been completed, and each adjournment shall be announced by the Returning Officer to the scrutineers and the officers assisting him.

BEFORE ADJOURNMENT BALLOT-PAPERS, ETC., TO BE SEALED IN THE BALLOT-BOXES.

- (3) Before every adjournment of the count of the votes-
- (a) all ballot-papers and other documents connected with such count shall be placed in one or more ballot-
- such count shall be placed in one or more battor-boxes; and
 (b) the Returning Officer shall then, in the presence of such scrutineers and officers as are present seal such ballot box or boxes, and before recommencing the count the seal on such ballot box or boxes shall be exhibited, unbroken, to such of the scrutineers and officers as are present. officers as are present.

COUNTING VOTES.

18. The Returning Officer shall, as soon as practicable after the hour fixed for closing the poll, count the votes received, and, after ascertaining the result of the poll, report to the Minister the name of the candidate declared elected

DESTRUCTION OF BALLOT-PAPERS.

19. At the conclusion of the count of votes, the Returning Officer shall cause all ballot-papers, applications for postal ballot-papers, and lists of employees used at such election to be scaled in a packet, endorsed with a description of the contents thereof, signed by the Returning Officer, and secretly and safely kept for six months.

The Returning Officer shall, after the expiration of such period, cause such ballot-papers, applications for postal ballot-papers, and lists of employees to be destroyed in the presence of the Registrar.

WHEN RULES; ETC., AT PARLIAMENTARY ELECTIONS APPLY.

20. In all cases not herein provided for, the rules and usages at Parliamentary elections shall be followed so far as they may be applicable.

EXPENSES OF ELECTION.

21. All expenses incurred by the Returning Officer shall be borne and paid for by the Tramways Board.

EMPLOYEE ELECTED TO BE DEEMED APPOINTED.

22. 1) more than one employee has been nominated to re-present the employees, the employee elected as herein provided shall be deemed to have been duly appointed by the employees.

TERM OF OFFICE.

23. The members of the Appeal Board (other than the Chairman) shall hold office for a period of three years from the date of their appointment, and shall be eligible for reappointment.

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CASUAL - VACANCIES.

- 24. If any member appointed either by the Tramways Board or employees
 - (a) dies, resigns, is an undischarged bankrupt or insolvent, becomes bankrupt or insolvent, or is convicted of any felony, misdemeanour, or crime, or is of unsound mind, or is an alien; or
 (b) is proved to be guilty of inciting any industrial union or employee to commit any breach of an industrial agreement or award; or
 (c) is absent from three consecutive meetings of the Appeal Board, (a) dies, resigns, is an undischarged bankrupt or insolvent

his office shall in any such case become vacant; and the vacancy thereby caused shall be deemed to be a casual vacancy.

FILLING CASUAL VACANCY.

2. Every casual vacancy shall be filled by the same appointing authority, and as far as practicable in the same manner and subject to the same provisions as in the case of the vacating member, and the person so appointed shall hold office for the residue of the term of the vacating member. Upon any casual vacancy being reported to the Registrar, he shall take such action as may be necessary, in terms of clause 5 hereof, to procure the appointment of another member to fill such vacancy. .

QUORUM OF BOARD.

26. The presence of the Chairman and of at least one of the other members of the Appeal Board shall be necessary to constitute a quorum at every meeting of the Board.

DECISION OF QUESTIONS AT MEETINGS OF BOARD.

27. In all matters coming before the Appeal Board, the decision of the Appeal Board shall be determined by a majority of the votes of the members present, except in the case of an equality of votes, in which case the Chairman shall have a casting vote. The determination of the Board in every case shall be binding upon the Tramways Board and every appellant, and may be enforced in any court of competent jurisdiction.

VACANCIES, INFORMALITIES, ETC., NOT TO VOID DECISIONS.

28. Subject to the last two preceding clauses, the Appeal Board may act notwithstanding-any-vacancy in its-body, and in no case shall any act of the Appeal Board be questioned on the grounds of any informality in the appointment of a member, or on the ground that the seat of any member is vacant, or that any supposed member is incapable of being or continuing a member.

GOVERNOR IN COUNCIL MAY APPOINT CHAIRMAN OR MEMBER.

Governor in Council May Appoint Chairman or Member.

29. In the case of the illness or unavoidable absence of the Chairman of the Appeal Board for a period of twenty-one days or upwards, the Governor in Council shall appoint some other fit person to act as Chairman during such illness or absence, and in the case of the illness or unavoidable absence of either of the other members of the Appeal Board, or disqualification by personal interest in the appeal under consideration, or in the subject matter thereof; or being a witness, or in the expit of the Tramways Boardior employees neglecting or failing to appoint a member of the Appeal Board, the Governor in Council may in such case temporarily appoint some suitable person to act as a member of the Appeal Board during the illness or absence or disqualification of such member as aforesaid, or until such time as the Tramways Board or employees appoint such member; and the person so appointed shall, while acting upon the Appeal Board, have all the powers of a member duly appointed by the Tramways Board or employees.

EVIDENCE.

30. The Appeal Board may in its discretion accept or reject-any "evidence, and may also permit the Tramways Board or a appellant to be represented by solicitor, counsel, or agent. All evidence shall be on oath, or in such other manner as is per-mitted by law.

RIGHT OF PERSONS TO BE PRESENT DURING APPEAL.

31. No person other than the parties to the appeal then being heard, and their representatives, shall have the right to be present during the proceedings of the Appeal Board except with the consent and approval of the Appeal Board or a majority thereof.

REGISTRAR'S DUTIES.

- 32. It shall be the duty of the Registrar-
 - (a) To receive, register, and perform all administrative acts in connexion with all appeals.
 - (b) To convene the Appeal-Board for the purpose of dealing, with such appeals by giving three days' notice, in writing, to each member, the Tramways Board, and the appellant, of the intention to hold such meeting; and the time and place thereof.

- (c) To keep a register, in which shall be entered the particulars of such appeals, and the determination of the Appeal Board thereon. Such register shall at all times be open to the perusal of any member of the Appeal Board, and of the Minister, or of such person as he may appoint, or of the Tramways Board, or of any employee of the said Board.
 (d) To obtain the signature of the Chairman to all entries in such register in proof of their correctness.
 (e) To forward a true copy of any determination (certified by him as such true copy) of the Appeal Board, thereon to the appellant, to the Tramways Board, and to the Minister respectively, and in addition to forward to the Minister particulars of the matter appealed against.
 (f) To issue all summonses to witnesses and notices, and perform all other acts in connexion with the sittings of the Board as the Chairman directs.
 (g) To deliver to members certificates of their attendance.

TIME AND PLACE FOR HEARING APPEALS.

33. Appeals shall be heard at such convenient times and places as the Chairman may from time to time determine. Every appeal shall come on for hearing as soon as practicable after the date on which notice thereof shall have been given to the Registrar. to the Registrar.

PROCEDURE FOR APPEALS.

34. With respect of every appeal, the following provisions shall apply:—

- 34. With respect of every appeal, the following provisions shall apply:—

 (a) Every appeal shall be commenced by notice of appeal addressed to the Chairman of the Appeal Board! c/o the Registrar, Old Treasury Buildings, Springstreet, Melbourne.

 (b) Such anotice of appeal 'against any dismissal, fine, deduction from wages, reduction in rank, grade, or pay, or other punishment inflicted by the Tramways. Board, or on the ground of promotion having been unreasonably withheld, shall 'not be considered unless the appellant give notice in accordance with these Regulations within twenty-one days from the happening of such events.

 (c) Such notice may be in the form of an ordinary letter, and shall set forth clearly the grounds of appeal, and the date or dates when the subject-matter of such appeal arose. Such appeal must in every, case, be a matter personally affecting the appellant himself. Copies of the correspondence or other documents, if any, or statements of fact relating to the dispute shall be attached to the notice of appeal.

 (d) A copy of the notice of appeal, together with a copy of the rotice of appeal, and which does not comply with the foregoing conditions, or which it considers to be frivolous or irrelevant, but if satisfied that the failure to comply with such conditions is not due to the wilful neglect of the appellant, the Appeal Board may hear the appeal, nowithstanding such failure.

 35: In every case the appellant shall (unless the facts are admitted by the Tramways Board) begin by tendering evidence in support of the subject matter of his appeal. The burden of proof shall then rest tupon the Tramways Board, at the conclusion of whose case the appellant may tender evidence in rebuttal of the case for the Tramways Board.

 36: The provisions of sections 14,115, and 16 of the Evidence Act shall apply as if the Appeal Board had been expressly

36! The provisions of sections 14,115, and 16 of the Evidence Act shall apply as if the Appeal Board had been expressly mentioned therein.

37. On the hearing of any appeal, the Appeal Board may adjourn the consideration thereof, if it is of opinion that it is desirable so to do.

38. Subject to the provisions of these Regulations the Board may regulate its own procedure.

CERTIFIED EXTRACTS.

39. Every document purporting to be an extract from the register mentioned in clause 34 certified by the Registrar to be a true copy, shall be prima-facie evidence of the matters entered therein, and every document purporting to be such an extract shall be taken to be such extract, and certified enless the contrary is made to appear.

EXPENSES OF REGISTRAR.

40: All expenses incurred by the Registrar in carrying out his duties under these Regulations shall be paid and borne by the Trainways Board, and such Registrar shall receive such remuneration for his services as the Minister shall from time to time determine.

PENALTIES.

41. Breaches of these Regulations may be punishable by a fine not exceeding £20 recoverable by the Registrar for and in the name of the Minister of Public Works before a Court of Petty | Sessions.

DISPUTES.

42. In the event of any dispute or question arising as to the meaning of these Regulations, or any portion thereof, the same shall be referred to the Minister for determination, and his decision shall be final and conclusive, but all questions as to matters of form or admissability of evidence, and all other questions arising out of or in connexion with any appeal, shall be decided by the Appeal Board.

REGULATIONS PRESCRIBING THE FORM OF BALLOT-PAPER AND THE FORM FOR RECORDING THE DISTRIBUTION OF PREFERENTIAL VOTES.

43. For the purposes of giving effect to the foregoing Regulations, the Governor in Council doth make the Regulations following, prescribing the form of ballot-paper and the form for recording the distribution of preferential votes:

FORM A.

FORM OF BALLOT-PAPER.

Election of Employee on Tramway Appeal Board.

Candidates names' (arranged in alphabetical order of sur-

BROWN, ALFRED.
JONES, ROBERT WILLIAM.
ROBINSON, SAMUEL JAMES
SMITH, JOHN.

Directions.

You must not strike out the name of any candidate.

You must place the figure 1 opposite the name of the candidate whom you wish to be elected.

You must then place opposite the name of each of the remaining candidates the figure 2 or 3 or 4 (and so on as the case requires) to indicate the order of your preference for each such candidate.

The ballot-paper so marked by or for the voter must be dropped by you into the ballot-box.
You must not take this ballot-paper out of the polling

booth.

FORM B.

PREFERENTIAL VOTING.

Record of Distribution of Preference Votes.

Total valid first preference votes polled at election by all candidates....... Number required to constitute an absolute majority......

	Votes given to each Candidate.	
		Totals.
First count—First preference votes		. *
Distribution of ballot-papers of , the first defeated Candidate		†
Totals after first distribution		*
Distribution of ballot-papers of , the second defeated Candidate		 †
Totals after second distribution		•
Distribution of ballot-papers of , the third defeated Candidate		··
Totals after third distribution		
Distribution of ballot-papers of , the fourth defeated Candidate		.
Final count		*

Returning Officer.

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

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

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-ninth day of January, 1935.

PRESENT:

His Excellency the Governor of Victoria. Sir Stanley Argyle Mr. Pennington Mr. Chandler. Mr. Allan

LAND EXCEPTED FROM OCCUPATION.

I-I 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 14 of the Land Act 1928, except from occupation for mining purposes, for residence, or business under any miner's right or business licence:—

INGLEWOOD.—The whole of the unappropriated Crown lands within the Town of Inglewood, in the Parish of Inglewood, County of Gladstone.— $(1.4)^3$ (W.54226).

UNUSED AND UNMADE ROADS CLOSED.

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

referred to hereunder be closed, viz.—

Parish of Cooriejong, County of Heytesbury, being the road lying between allotment 28 and allotment 45a, as is coloured red on plan marked C.25.11.32 with Lands file 540/46.—

Parish of Yinnar, County of Buln Buln, being the road lying between allotment 7 and allotments 8 and 10.—(Y.113 (*) (C.81510).

Town of Timor, Parish of Bet Bet, County of Gladstone, being the road hereinafter described, viz:—

(1) The road lying between allotments 1, 4, and 5 of section A, and allotments 1, 3, 4, 5, and 6 of section D.

(2) The road lying between allotments 2 and 1 of section A, a line, 1 and 2 of section D, Town of Timor, and allotments 1 and 2 of section 2, Parish of Wareek.—(T.87(2) (C.82408).

LAND SET APART FOR DISCHARGED SOLDIERS.

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 section 206 of the Closer Settlement Act 1928, set apart for the purpose of being disposed of to a discharged soldier, land hereunder referred to:

Allotment 20a, Parish of Carapugna.

LANDS PERMANENTLY RESERVED

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, permanently reserve and exempt from occupation for mining purposes or for residence or business under any miner's right or business licence the land hereinafter referred to,

BARRARBOOL.—Site for Protestant Orphanage—32 acres 8 perches.

(For technical description see Government Gazette of the 28th December, 1934, at page 3017.)

REVOCATION OF TEMPORARY RESERVATION OF LANDS.

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, revoke the temporary reservation of the lands hereinafter referred to, viz.:—

MERBEIN.—Site for Public Park and other purposes of Public Recreation—44 acres I rood 36 perches.

(For technical description see Government Gazette of the 28th December, 1934, at page 3017.)

TEMPORARY RESERVATION OF LAND.—ORDER IN COUNCIL REVOKED.

TIS 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:—

IIILGAY.—The Order in Council of the 20th July, 1874, temporarily reserving 6 acres 16 perches in the Parish of Hilgay as a site for road purposes.—(H.90(A²) (C.81489) (4335/121).

And the Honorable A. A. Dunstan, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accordingly.

Clerk of the Executive Council,

[•] This number should agree in each case with the total valid first preference votes of all candidates.

† This number should agree with the total votes distributed of the defeated candidate in each case, including those (if any) transferred from a former defeated candidate.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-ninth day of January, 1935.

PRESENT:

His Excellency the Governor of Victoria.

Sir Stanley Argyle Mr. Allan

Mr. Pennington Mr. Chandler.

DECLARATION OF A DEVIATION FROM THE GUNDOWRING ROAD IN THE SHIRE OF YACKANDANDAH.

WHEREAS by section 58 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a main road or he discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution: 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 of Country Roads Board Declaring Road on Site taken for a Deviation of a Main Road fit for use.

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 of the Country Roads Act 1928 for the purpose of constructing such a road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the Country Roads Act 1928) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 58 of the said last cited Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act: 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.

FIRST SCHEDULE.

Shire of Yackandandah.

Shire of Yackandandah.

3. Gundowring Road (18903).—All that piece of land in the Parish of Gundowring, the boundaries of which are as follow:—Commencing at a point on the eastern boundary of allotment 2n, section 11, of the said parish, distant 8 deg. 0 min. 228.9 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 215 deg. 40 min. 207.5 links, 177 deg. 47 min. 543.8 links. 188 deg. 0 min. 845.7 links, 357 deg. 47 min. 1,427.7 links, 35 deg. 40 min. 545.1 links, and 188 deg. 0 min. 323.1 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 1811, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Yackandandah.

Shire of Yackandandah.

3. Gundowring Road.—All that piece of land in the Parish of Gundowring, the boundaries of which are as follow:—Commencing at a point on the eastern boundary of allotment 2n, section 11, of the said parish, distant 8 deg, 0 min, 228.9 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 35 deg, 40 min, 323.1 links, 188 deg, 0 min, 1,837.6 links, 357 deg, 47 min, 845.7 links, and 8 deg, 0 min, 719.1 links to the point of commencement—which said piece of land is particularly delineated and shown coloured blue on survey plan No. 1811, lodged in the office of the Country Roads Board.

The common scal of the Country Roads Board was hereto affixed, at Melhourne, this twenty-first day of January, One thousand nine hundred, and thirty-five, in the presence of-

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

DECLARATION OF A DEVIATION FROM THE MURRAY VALLEY ROAD IN THE SHIRE OF TOWONG.

VALLEY ROAD IN THE SHIRE OF TOWONG.

WHEREAS by section 58 of the Country Roads Act 1928
(No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the existing road being the land described in the Second Schedule to the said Resolution: 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.

Resolution of the Country Roads Board Declaring a Road on a Site taken for a Deviation from a Main Road fit for use.

Site taken for a Deviation from a Main Road fit for usc. Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1928 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 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.

FIRST SCHEDULE. .

Shire of Towong.

Shire of Towong.

2. Murray Valley Road (16302).—All that piece of land in the Parish of Talgarno, and being a roadway generally three chains wide the southern boundary of which commences at a point on the northern boundary of allotment 2, section H, of the said parish, distant 44 deg. 3 min. 350 links from an angle in the said northern boundary formed by the intersection of lines bearing 80 deg. 49 min. and 44 deg. 3 min.; thence northeasterly through allotments 2 and 3, section H, Parish of Talgarno, to a point on the northern boundary of the said allotment 3, distant 260 deg. 41 min. 400 links from an angle in the northern boundary of the said allotment 3 formed by the intersection of lines bearing 80 deg. 41 min. and 41 deg. 40 min.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan numbered 2462, lodged in the office of the Country Roads Board.

SECOND SCHEDULE. Shire of Towng.

Shire of Towong.

2. Murray Valley Road.—All that piece of land in the Parish of Talgarno, the boundaries of which are as follow:—Commencing at a point on the southern boundary of allotment 11A, section B, of the said parish distant 44 deg. 3 min. 133 links from the south-western angle of the said allotment, thence by lines bearing respectively 44 deg. 3 min. 1,290 links, 94 deg. 5 min. 888 links. 80 deg. 41 min. 1,060 links, 249 deg. 55 min. 1,335 links. 274 deg. 5 min. 562 links. 224 deg. 3 min. 530 links, and 249 deg. 55 min. 562 links. 224 deg. 3 min. 530 links, and 240 deg. 55 min. 688 links to the point of commencement—which said piece of land is more particularly delineated and shown coloured blue on survey plan numbered 2462, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was herete

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

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

DECLARATION OF THE NEW COLAC-BEECH FOREST ROAD IN THE SHIRE OF COLAC.

WHEREAS by section 21 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or

deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a main road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a main road or part thereof within the meaning of the said Act. And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a main road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution. Resolution.

Resolution of the Country Roads Board Declaring Road on Site taken for a new Main Road fit for use

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

SCHEDULE.

Shire of Colac.

10. Colac-Beech Forest Road (3710).—All that piece of land in the Parish of Elliminyt, the boundaries of which are as follow:—Commencing at the north-eastern angle of allotment 32A, section B, of the said parish; thence by lines bearing respectively 167 deg. 47 min. 286 links, 270 deg. 0 min. 15.2 links, and 350 deg. 47 min. 283.2 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 2595, lodged in the office of the Country Roads Board.

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

(SEAL)

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

DECLARATION OF THE NEW POINT NEPEAN ROAD IN THE SHIRE OF MORNINGTON.

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

Resolution declaring Road on Site taken for a new Main Road fit for use.

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

· SCHEDULE.

Shire of Mornington.

1. Point Nepean Road (11001).—All that piece of land in the Parish of Moorooduc, the boundaries of which are as

Commencing at the eastern angle of allotment 32 of the said parish; thence by a line bearing 215 deg. 0 min. 65 ft. 7 in.; thence by the arc of a circle of radius 90 ft. 3 in. for a distance of 113 ft. 5 in., the chord of which bears 359 deg. 0 min. 106 ft. 1½ in.; thence by a line bearing 142 deg. 59 min. 65 ft. 7 in. to the point of commencement. point of commencement.

Also, all that piece of land in the Parish of Moorooduc the boundaries of which are as follow:-

Commencing at a point on the north-western boundary of allotment 12 of the said parish, the said point being at the intersection of the south-western boundary of Tyabb road with the said allotment boundary; thence by lines bearing respectively 143 deg. 5 min. 23 ft. 1 in., 255 deg. 22 min. 33 ft. 11 in., and 35 deg. 0 min. 33 feet to the point of commencement.

Also, all that piece of land in the Parish of Moorooduc the boundaries of which are as follow:-

Commencing at a point on the north-western boundary of allotment 12 of the said parish, the said point being at the intersection of the north-eastern boundary of the Tyabb road with the said allotment boundary; thence by lines bearing respectively 34 deg. 54 min: 37 ft. 1 in. 167 deg. 33 min. 85 ft. 3 in., and 323 deg. 8 min. 66 feet to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 2683 and 3008, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto One thousand nine hundred and thirty-five, in the presence of --

(SEAL)

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

ORDER APPROVING OF A NEW STATE HIGHWAY IN THE SHIRE OF YARRAWONGA.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the Murray Valley Highway in the Shire of Yarrawonga should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plans (marked A to E respectively) and estimate showing the points between which and on and through what land the said new highway is proposed to be made and the cost of acquiring the land and constructing the said new highway. And whereas on an inspection of the said map and plans and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally afailable for acquiring, the land and constructing the said new highway: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Exceutive Council thereof doth hereby approve of the said highway being made, that is to say:—

All' those pieces of land in the Parish of Yarrawonga the

All' those pieces of land in the Parish of Yarrawonga the boundaries of which are as follow:—

- (a) Commencing at an angle in the southern boundary of allotment 10x° of the said purish formed by the intersection of lines bearing 270 deg. 0 min. and 310 deg. 23 min.; thence by lines bearing respectively 310 deg. 23 min. 350 links, 110 deg. 12 min. 657 links, and 270 deg. 0 min. 350 links to the point of commencement.
- commencement.

 Commencing at the north-eastern angle of allotment
 21 of the said parish; thence by lines bearing
 respectively 180 deg. 0 min. 139.9 links, 282 deg.
 55 min. 240.8 links, and 69 deg. 51 min. 250 links to the point of commencement,

Also, all those pieces of land in the Parish of Bundalong, the boundaries of which are as follow:-

- (a) Commencing at the north-western angle of allotment:
- (a) Commencing at the north-western angle of allotment 31 of the said parish: thence by lines hearing respectively 118 deg. 6 min. 400 links, 282 deg. 55 min. 362 links, and 360 deg. 0 min. 107.5 links to the point of commencement.

 (b) Commencing at the southern angle of allotment 12A of the said parish: thence by lines hearing respectively 298 deg. 6 min. 450 links, 100 deg. 36 min. 858.4 links, and 263 deg. 7 min. 450 links to the point of commencement. point of commencement.

(c) Commencing at the north-eastern angle of allotment
4, section '2A, of the said parish; thence by lines
bearing respectively 179 deg. 55 min. 230 links,
298 deg. 44 min. 728.8 links, and 100 deg. 41 min.
650 links to the point of commencement.
(d) Commencing at the northern angle of allotment 21,
section A, Township of Bundalong, in the said
parish; thence by lines bearing respectively 152 deg.
28 min. 402 links, 321 deg. 1 min. 295.2 links, and
359 deg. 55 min. 127 links to the point of commencement.

(c) Commencing at the south-western angle of allotment 3A, section 14 of the said, parish; thence by lines bearing respectively 332 deg. 30 min. 850 links, 135 deg. 45 min. 762 links, 107 deg. 0 min. 712 links, and 270 deg. 0 min. 820 links to the point of commencement. ment-

which said pieces of land are particularly delineated; and shown coloured red on survey plans numbered 3122, 3123, 3124, 3125, and 3126, lodged in the office of the Country Roads Board.

ORDER APPROVING OF A NEW STATE, HIGHWAY IN :THE SHIRE OF WODONGA.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the new Murray Valley Highway in the Shire of Wodonga should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19.0 of the said cited Act has caused to be prepared a map of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new highway is proposed to be made and the cost of acquiring the land and constructing the said new highway: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new highway: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said highway being made, that is to say:—

All that piece of land in the Parish of Bonegilla, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 41 of the said parish; thence by lines bearing respectively 90 deg. 0 min. 649 links, 252 deg. 57 min. 1,083 links, and 50 deg. 36 min. 500 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 3120, lodged in the office of the Country Roads Board.

ORDER APPROVING OF A NEW STATE HIGHWAY IN THE SHIRE OF CHILTERN.

THE SHIRE OF CHILTERN.

Whereas the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Murray Valley Highway in the Shire of Chiltern should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new highway is proposed to be made and the cost of acquiring the land and constructing the said new highway: And whereas on an inspection of the said-map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new highway: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say: that is to say:-

All that piece of land in the Parish of Barnawartha North, the boundaries of which are as follow:—Commencing at the eastern angle of allotment 6, section 31, of the said parish; thence by lines bearing respectively 257 deg. 56 min. 400 links, 4 deg. 31 min. 224.2 links, and 140 deg. 29 min. 400 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey, plan No. 3121. lodged in the office of the Country Roads Board.

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

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

THE CONSTITUTION ACT AMENDMENT ACT 1928, SECTION 192.

At the Executive Council Chamber, Melbourne, the 29th day of January, 1935.

PRESENT:

His Excellency the Governor of Victoria.

Sir Stanley Argyle

Mr. Pennington. Mr. Chandler.

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 make the following Orders, that is to say:—

APPOINTMENT OF POLLING PLACES FOR THE ELECTORAL DISTRICT OF ALLANDALE.

OF ALLANDALE.

(1) Appoint Wattle Flat as a Polling Place within and for the Gong Gong Subdivision of the Electoral District of Allandale.

(2) Appoint Wattle Flat, which is a Polling Place within and for the Gong Gong Subdivision of the Electoral! District of Allandale, to be also a Polling Place for the Creswick Subdivision of the said Electoral District.

APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF EVELYN.

Appoint Plenty as a Polling Place within and for the Diamond Creek Subdivision of the Electoral District of Evelyn.

APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF BALLARAT.

Appoint Pleasant-street as a Polling Place within and for the Ballaarat-Subdivision of the Electoral District of Ballaarat.

APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF WARRAMBOOL

'Appoint' Elingamite as a Polling Place within and for the Cobden 'Subdivision of the Electoral District of Warrnam-

APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF WILLIAMSTOWN.

Appoint Williamstown Ritle Range as a Polling Place within and for the Williamstown Subdivision of the Electoral District of Williamstown.

APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF WONTHAGGI.

'Appoint Ten Mile as a Polling Place within and for the Leongatha Subdivision of the Electoral District of Wonthaggi.

REVOCATION OF APPOINTMENTS OF POLLING PLACES FOR THE DECENDANCE DISTRICT OF ALLANDALE.

Revoke the appointments of Wattle Flat and Scrub Hill as Polling Places within and for the Creswick Subdivision of the Electoral, District of Allandale.

REVOCATION OF APPOINTMENTS OF POLLING PLACES FOR THE ELECTORAL DISTRICT OF HAWTHORN.

Revoke the appointments of Glenferrie North and Hawthorn as Polling Places within and for the Glenferrie Subdivision of the Electoral District of Hawthorn.

REVOCATION OF APPOINTMENTS OF POLLING PLACES FOR THE ELECTORAL DISTRICT OF MILDURA.

Revoke the appointments of Murray Lock No. 7, Tarrango, and Willah as Polling Places within and for the Mildura Subdivision of the Electoral District of Mildura.

REVOCATION AND APPOINTMENT OF A POLLING PLACE FOR THE LECTORAL DISTRICT OF BENALLA.

Revoke the appointment of Bungeet as a Polling Place within and for the Benalla North Subdivision of the Electoral District of Benalla, and appoint Bungeet West in lieu thereof. as a Polling Place within and for the said Subdivision of the said Electoral District.

REVOCATION AND APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF ESSENDON.

Revoke the appointment of Lincoln-road as a Polling; Place for the Essendon North Subdivision of the Electoral District of Essendon, and appoint Royal-avenue in lieu thereof as a CPolling Place within and for the said Subdivision of the said Electoral District.

REVOCATION AND APPOINTMENTS OF POLLING: PLACES: FOR THE ELECTORAL DISTRICT OF ESSENDON.

I Revoke the appointments of Glenbervie, Lincoln-road, and iBuckley street as Polling Places within and for the Essendon Subdivision of the Electoral District of Essendon, and appoint Mount Alexander-road North, Essendon, and Essendon West-respectively nin lien thereof as a Polling Places within, and for the said Subdivision of the said Electoral District.

REVOCATION AND APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF HAWTHORN.

Revoke the appointment of Hawthorn as a Polling Place for the Hawthorn Subdivision of the Electoral District of Hawthorn, and appoint the said place as a Polling Place with-in and for the said Subdivision of the said Electoral District.

REVOCATION AND APPOINTMENT OF A POLLING PLACE FOR THE ELECTORAL DISTRICT OF RICHMOND.

Revoke the appointment of Bridge-road as a Polling Place within and for the Richmond North Subdivision of the Electoral District of Richmond, and appoint Highert-street in lieu thereof as a Polling Place within and for the said Subdivision of the said Electoral District.

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

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

The State War Council Act 1916 (No. 2884).

TRANSFER OF SURPLUS MONEYS IN WAR FUND, CRANBOURNE.

. At the Executive Council Chamber, Melbourne, the twenty-ninth day of January, 1935. PRESENT:

 ${\bf His} \hbox{*Excellency the Governor of Victoria.}$

Sir Stanley Argyle Mr. Allan

Mr. Pennington Mr. Chandler.

Mr. Alian Mr. Chandler.

WHEREAS by section 14 of the State War Council Act 1916 (No. 2884), it is provided that the Governor in Council, upon the recommendation of the State War Council of Victoria, constituted by the said Act, may, by Order published in the Government Gazette, direct that any moneys and securities for money in any war fund he considers will not be required for the purposes for which the fund was established shall be inter alia applied by the trustees of the fund to any purpose in connexion with "the present war," but not authorized by the trust: And whereas the Governor in Council considers that the war fund known as "The Cranbourne Memorial Hall Fund" will not be required for the purposes for which the fund was established: Now therefore His Excellency the Governor of Victoria, by and with the advice of the Executive Council thereof, hereby directs that any moneys and securities for money in the above-named fund shall be applied by the trustees of such fund for the purpose of erecting a memorial in the form of an obelisk in front of the Shire Hall, at Granbourne.

And the Honorable Sir Stanley Seymour Argyle, His Majesty's Treasurer for the State of Victoria, shall give the necessary directions herein accordingly.

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

APPROACHING LAND SALES.

SALES of Crown Lands in fee-simple to be held at the undermentioned places and dates, viz. —

.. 17

Leitchville.-Monday, 11th March, 1935

Lands and Survey Office, Melbourne.

SALE (No. 10028) OF CROWN LANDS IN FEE-SIMPLE AT LEITCHVILLE ON 11th MARCH, 1935. TO BE CONDUCTED BY J. W. MACPHERSON, LAND OFFICER, BENDIGO.

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 half-past Three o'clock in the afternoon on Monday, the eleventh day of March, 1935, at the hotel, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively.

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

of the 8th August, 1930.

A deposit of twelve and a half per 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 carlier cime 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.

1 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.

120 and under, 6 instalments.

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

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

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

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

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

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

Over £400, 20 instalments.



FEES, ETC.

The fees payable on deeds of grant must be paid with the balance of purchase money. The following is the scale:—

50 acres and under. £1 10s. Over 50 acres, £2.

When purchase money does not exceed £5, the grant fee is £1.

In the event of the whole of the purchase money being paid at the time of sale, the fee for Crown grant and assurance (one half-penny in the pound) must be paid to the officer conducting the sale.

Valuations of improvement (if not purchased by the owner thereof), and charges for survey must also be paid at the time of sale

A. A. DUNSTAN, Commissioner of Crown Lands and Survey.

Office of Lands and Survey. Melbourne, 4th February, 1935.

EITCHVILLE.—Sale (No. 10028) at HALF-PAST THREE A o'clock p.m., on MONDAY, 11th MARCH, 1935, at the OTEL. To be conducted by J. W. MACPHERSON, Land o'clock p.m HOTEL. To be. Officer, Bendigo.

PARISH OF GUNBOWER WEST, COUNTY OF GUNBOWER.

Recreation Reserve, fronting Kow Swamp.

Upset price £10 per acre.-Charge for survey £4 7s. 6d.

Lot 1. Area 24a. 3r. 36p., allotment 11s, section 6. Fencing to be sold with land. Practically the whole of the area is commanded by an irrigation channel.

SALE OF CROWN LAND BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the undermentioned Crown land and will in fee-simple of the undermentioned Crown land, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Friday, 15th February, 1935, endorsed "Tender for Berwick Land."

Each tenderer is required to state clearly his full name, occupation, and address, and the price offered; also to give particulars of his farming experience and means at his disposal for carrying out the contract.

PARISH OF BERWICK, COUNTY OF MORNINGTON.

Area 18a. 3r. 23p., being allotment 9, together with a strip 50 feet wide, subject to survey, along the south boundary of allotment 8, section 1, situated about 1½ miles from Narre Warren, suitable for dairying.

TERMS AND CONDITIONS.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheque: 10 per cent. of price offered.

A further payment equal to 10 per cent. of the purchase price will be payable in each of the following second, fourth, sixth, and eighth years, and the balance of the purchase money in ten years. Interest on the unpaid balance to be paid annually at the rate of 4½ per cent. per annum.

Immediate passession. No residence condition

Immediate possession. No residence condition.

Improvements to be maintained and insured.

Crown grants on completion of purchase.

Purchaser may pay full balance of purchase money prior to the due date, or may, prior to final payment, transfer his interest in the purchase (fee, £1).

The highest or any tender not necessarily accepted.

J. D. COADY,

Secretary.

. Melbourne, 4th February, 1935.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the undermentioned Crown land, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Friday, 22nd February, 1935, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, and address, the lot tendered for, and the price offered; also to give particulars of his farming experience and means at his disposal for carrying out the contract.

PARISH OF MOYHU, COUNTY OF DELATITE.

Lot 1. Area 68a. 0r. 9p., allotment 4p, section 22, formerly held by J. Bowen, suitable for mixed farming. Improvements include house, outbuildings, windmill, and fencing.

PARISH OF LEXTON, COUNTY OF TALBOT.

Lot 2. Area 132a. 2r. 22p., allotment 5, section E, formerly held by F. W. Mills, situated on Avoca-Burrumbeet road, 9 miles from Trawalla R.S. Improvements include 20 acres orchard, house, outbuildings, and fencing.

TERMS AND CONDITIONS.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheque: 20 per cent. of price offered for lot 1, and 10 per cent. of price offered for lot 2.

A further payment equal to 10 per cent. of the purchase price will be payable in each of the following second, fourth, sixth, and eighth years, and the balance of the purchase money in ten years. Interest on the unpaid balance to be paid annually at the rate of 5 per cent. per annum.

Immediate possession. No residence condition. Improvements to be maintained and insured.

Crown grants on completion of purchase.

Crown grants on completion of purchase.

Purchaser may pay full balance of purchase money prior to the due date, or may, prior to final payment, transfer his interest in the purchase (fee, £1).

The highest or any tender not necessarily accepted.

J. D. COADY, Secretary.

1423

Melbourne, 4th February, 1935.

Land Act 1928.

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 published 10 on the 23rd January, 1935, pursuant to Order of the 15th January, 1935.

The McCallum's Creek Goldfields Common, proclaimed as such by Orders of the 28th January, 1861, 16th November, 1863, 21st August, 1865, and the 22nd April, 1879.—(Rs.943).

COMMON ABOUT TO BE DIMINISHED.

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 diminish the common hereinafter mentioned, viz:—

The following Notice was published 10 on the 23rd January, 1935, pursuant to Order of the 15th January, 1935.

1935, pursuant to Order of the 15th January, 1935.

The Fryers and Vaughan Goldfields Common, proclaimed as such on the 6th December, 1927 (see Government Gazette, 1927, page 3930), by the excision therefrom of the portion hereinafter described, viz., 10 acres, more or less. Township of Spring Gully, Parish of Fryers, County of Talbot, being the land lying to the west of allotment 14 of section 16, and lying to the north-west of the road forming the northern boundary of allotment 19 of section 16.—(W.54430).

LAND PROPOSED TO BE PERMANENTLY RESERVED.

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 permanently reserve and except from occupation for mining purposes or for residence or business under any miner's right or business licence the land hereunder described,

The following notice was published 10 on the 6th February, 1935, pursuant to Order of the 29th January, 1935.

BOROONDARA AND JIKA JIKA.—Site for a Public Park and

BORONDARA AND JIKA JUAN.—Site for a Public Park and there several Parts hereinafter described, viz.:—Part I.: 107 acres 1 rood 26 perches, more or less, Parish of Boroondara, County of Bourke, City of Kew: Commencing at a point bearing S. 89 deg. 27 min. W. 36 chains 64 links from the intersection of the west side of Princess-street and the north side of Wills-street; bounded thence by lines bearing respectively N. 0 deg. 41 min. 30 sec. W. 8 chains 18 5-10 links, N. 12 deg. 44 min. 30 sec. W. 3 chains 53 5-10 links, N. 43 deg.

February 6, 1935

54 min. 30 sec. W. 3 chains 53 5.10 links, N. 55 deg. 57 min. 30 sec. W. 4 chains 83 5.10 links, N. 22 deg. 25 min. W. 3 chains 83 1-10 links, N. 12 deg. 55 min. E. 10 links, N. 36 deg. 51 min. W. 10 chains 62 links, N. 36 deg. 30 min. W. 6 chains 17 4.10 links, N. 51 deg. 34 min. E. 9 chains 5-10 links, N. 87 deg. 27 min. E. 7 chains 25 links, thence by the Outer Circle vices centre lies casterly 21 chains 24 links, N. 36 deg. 28 min. W. 1 chain 35 links to the left bank of the River Yarra Yarra yrar; by that river downstream to the north boundary of allotment 60; thence by that allotment bearing N. 89 deg. 27 min. E. 5 chains 65 links to the point of commencement. Excepting the land proclaimed a Public Highway. Part II. of Outer's Circle whose court lies compared at the south-west angle of the Queen's Memorial Infectious Diseases Hospital Reserve; bounded thence by said reserve bearing N. 74 deg. 11 min. E. 20 chains 61 links, N. 43 deg. 54 min. W. 6 chains 92 links, N. 61 deg. 40 min. W. 7 chains 35 links, N. 36 deg. 35 min. W. 6 chains 92 links, N. 61 deg. 40 min. W. 7 chains 35 links, N. 36 deg. 35 min. W. 6 chains 92 links, N. 61 deg. 40 min. W. 7 chains 35 links, N. 36 deg. 35 min. W. 6 chains 92 links, N. 61 deg. 40 min. W. 7 chains 35 links, N. 36 deg. 35 min. W. 10 links; by a road bearing N. 74 deg. 11 min. E. 20 chains 61 links, N. 64 deg. 10 min. W. 6 chains 92 links; W. 4 chains 70 links; by a road bearing N. 74 deg. 11 min. E. 30 chains 30 links in an arc of a circle whose centre lies 30 chains 30 links in an arc of a circle whose centre lies 30 chains 30 links in an arc of a circle whose centre lies 30 chains 30 links in an arc of a circle whose centre lies 30 chains 32 links, N. 36 deg. 37 min. E. 2 chains 12 links, N. 37 deg. 37 min. E. 2 chains 12 links, N. 37 deg. 37 min. E. 2 chains 13 links, N. 38 deg. 37 min. W. 1 chain 1 5-10 links, S. 10 deg. 40 min. E. 22 chains 37 links, N. 10 deg. 37 min. W. 1 chain 1 5-10 links, N. 24 deg. 33 min. W. 1 chain 1 5-10 links, N. 24 deg

89 deg. 45 min. E. 1 chain 1912-10 links; and thence by Johnston-street Bridge-road bearing S::69 deg. 50 min. E. 14 chains 7 links to the point of commencement.—(B.415(3), (B.415(E) (J.16(4) (K.180(c¹) (Rs.43868).

PROPOSED, REVOCATION OF TEMPORARY RESERVATION BY ORDERS IN COUNCIL.

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 reservations by Orders in Council hereunder referred to, viz.:

The following Notices were published 10 on the 23rd January, 1935, pursuant to Orders of the 15th January, 1935.

WARRAK.—The temporary reservation by Order in Council of the 19th February, 1924, of 2 acres 3 roods 31 perches in the Parish of Warrak, County of Kara. Kara. as a site for a State School.—(W.264(3) (C.82231).

Heathcots.—The Order in Council of the 28th April, 1862 (see Government Gazette, 1862, page 933), temporarily reserving 4 acres 3 roods 24 perches, Parish of Heathcote, as a site for public buildings.—(H.74(2)) (Rs.3204) (P.P.62 E.2535).

WARRAK.—The Order in Council of the 30th November, 1926, temporarily reserving 2 roods in the Township of Warrak, as a site for a public hall, so far as regards the portion thereof hereinafter described, viz:—1 rood, Township of Warrak, Parish of Warrak, County of Kara Kara, being allotment 19 of section 4.—(W.26462) (Rs.3391).

The following Notices were published 1° on the 6th February, 1935, pursuant to Orders of the 29th January, 1935.

NATIMUK.—The temporary reservation by Order in Council of the 23rd November, 1891, of 921 acres 1 rood 35 perches in the Township and Parish of Natimuk. County of Lowan, as a site for Water Supply Purposes, so far as regards the portion thereof hereinafter described, containing 12 acres, more or less: Commencing at a point bearing N. 48 deg. 15 min. W. 118 4-10 links from the north-east angle of allotment 73a; bounded thence by a road bearing S. 74 deg. 9 min. W. 562 links, by a line bearing S. 61 deg. 53 min. W. to a road, by that road bearing N. 14 deg. 13 min. W., by lines bearing N. 58 deg. 11 min. E. 230 links, N. 76 deg. 25 min. E., 1227 links; and thence by a road bearing S. 30 deg. 35 min. E., 1,277 links; and thence by a road bearing S. 30 deg. 58 min. W. 916 links and S. 48 deg. 15 min. E. 406 6-10 links to the commencing point.—(N.117 (*) (C.64302).

TOONGABBLE SOUTH.—The temporary reservation by Order in Council of the 18th May, 1880, of 2 acres in the Parish of Toongabbie South, being part of allotment 143, as a site for Public purposes (State School).—(T.164(**) (G.82520)).

A. A. DUNSTAN, Commissioner of Crown Lands and Survey

Department of Lands and Survey, Melbourne.

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

NOTICE is hereby given that, at the times and places mentioned in the schedule hereunder, applications 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.

A. A. DUNSTAN, Commissioner of Crown Lands and Survey, and President of the Board of Land and Works.

Department of Lands and Survey, Melbourne, 5th February, 1935.

SCHEDULE.

DAYLESFORD, Monday, 18th February, 1935, at half-past Eleven a.m., J. W. Macpherson.

BENDIGO, Tuesday, 19th February, 1935, at Ten; a.m., J. W.

OUYEN, Friday, 15th February, 1935, at Ten a.m., W. C.

HEARING - OF -REASONS · AGAINST · THE FORFEITURE OF A CERTAIN LICENCE BY A PERSON APPOINTED UNDER 34th SECTION OF THE LAND ACT. 1928.

NOTICE is hereby given that reasons against the forfeiture of the licence in the schedule hereto, which is deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the person appointed by me, the responsible Minister of the Grown administering the said Acts, to hear the same and moses thereby in writing to me, when to hear the same and report thereon in writing to me, when the person in the said schedule mentioned as holder of such licence will be allowed to show cause against the same at the place and on the date mentioned in the schedule hereto.

A. A. DUNSTAN, Commissioner of Crown Lands and Survey.

Department of Lands and Survey. Melbourne. 5th February, 1935.

SCHEDGLE.

MANANGATANG, 6th February, 1935, Land Officer— 08762/129, Alfred Theodore Anderson, deceased, 3 acres, Bumbang

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 corporation, to be a Committee of Management of any specified Crown land reserved either temporarily, or permanently for any of the purposes set out in section 14 of the Land Act 1928, and, not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the undermentioned persons to be members of the Committees of Management of the Reserves named the Reserves named

"REDESDALE RECREATION RESERVE."

Patrick Taafe, as a Member of the Committee of Management for the period ending 8th March, 1936, of the land temporarily reserved by Order in Council of 5th July, 1869, as a site for Racing and other purposes of Public Recreation at Redesdale, and known as "Redesdale Recreation Reserve," in the place of Leo Patrick Kane, resigned.—(Corres. Rs.1199.)

BRANKHOLME: RECREATION RESERVE

Josepht Richard Price, Alexander-Bowest McKerral, Mathew Peter Turner Atkinson, William Henry Vines Read, George Hanks, William Charles Duncan, Albert Afred, Dahlitz, and James Raymond Gough, as Members of the Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council of 2nd December, 1870, as a site for Athletic Sports, Cricket, and General Recreation at Branxholme.—(Corres. Rs. 78.)

LAKE TUTCHEWOP PUBLIC PARK.

Leon C. R. Pallamountagne, L. Hanrahan, E. Cook, Stanley J. S. Cooper, and William Robert Scriven, as Members of the Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council of 24th December, 1929, as a site for a Public Park in the Parish of Boga, and known as "Lake Tutchewop Public Park." of Boga, and kno (Corres. Rs.3924.)

BARKLY RECREATION RESERVE.

'Horace Emerson, David Martin Cheesman, William John Morrow, Jonathan Marland, Gordon J. Marland, George Emerson, Allan James Marshall, and 'W. 'A. Stewart, as Members of the Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council of 26th May, 1902, as a site for Public Recreation Purposes in the Parish of Barkly.—(Corres. C.73507.)

This appointment is in lieu of all previous appointments, which are hereby revoked.

"KYNETON RACECOURSE AND RECREATION RESERVE."

"Kyneton Racecourse and Recreation Reserve."

Robert Mitchell, James Gerald Spain, Charles Claude Percival Loader (as representatives of the Public), Thomas Campbell Rowan, Andrew James Donnelly, John Patrick Barry (as representatives of the Agricultural Society), Gerald James McKenna, Edmund Bourke (as representatives of the Kyneton District Racing Club), Thomas Arthur Duggan (as representative of the Kyneton Turf Club), and Henry Gerald Longhran (as representative of the Defence Department), as Members of the Committee of Management for a period of 3 years of the land in the Parish of Lauriston, at Kyneton, 1877, for Racing and Recreation Purposes and for Drilling and Reviewing Volunteers, and known as "Kyneton Race-course and Recreation Reserve."—(Corres. C.66322)



"=HODDLES 'CREEK? RECREATION? RESERVE."

Ilenry Ewart, Roy-Hutchinson Clack, Harry Le Poidevin, Joseph Whitehair, James Samuel. Stanley Webb Worlley, and Edwin Spencer Burr, as. Members of the Committee of Management for a period of three. (3) years of the land permanently reserved by Orderin Council of 6th February, 1929, as a site for Public Recreation in the Parish of Woori Yallock, and known as "Iloddles Creek Recreation Reserve."—(Corres Rs 3706). Rs.3796.)

"SAN REMOFFORESHORE RESERVE."

John Grattan: Thompson, Alexander Aiken, :Albert Edward Rankin, Harry Pretty, and Helge: Darger. Schroder, as Members of the Committee of Management for a period of 3 years of such portions of the Reserves for Public Purposes, in the Township of San Remo as are indicated by red colour on plan marked SR/22.1.35 with Lands Department Correspondence Rs.3972, and known as "San Remo Foreshore Reserve."— (Corres. Rs.3972.)

RESERVE FOR A FREE LIBRARY IN THE TOWN OF MOLIAGUL.

James Thomas Shay, Edward Ernest Shay, George Brooker, William Mason, Albert Enoch Shay, and Edward Symons, as Members of the Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council of 29th May, 1888, as a site for a Free Library in the Town of Moliagul.—(Corres. Rs. 421.)

This appointment is in lieu of—all previous appointments, which are hereby-revoked.

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF NATIMUK (NATIMUK SWIMMING POOL).

Alfred Wright Lockwood, Gilbert Ronald Kirsopp, Allan Arthur, Louis Petne, Edward Hurtle i Hodges, and Joseph Ralph Crossley, as Members of the Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council of 29th January, 1935, as a site i.for Public Recreation in the Parish of Natimuk (Natimuk Swimming Pool)—(Corres. C.64302.)

"THE KNOB" RESERVE; AT STRATFORD.

William Henry Carter, Thomas Sidney :Knight, -Alfred Ducret, Ernest Donne Lewis, and William John Thomas Taylor, as Members of the Committee of Management for a period of three years of the land temporarily reserved by Order in Council of 28th August, 1906, as a-site for Public Recreation in the Parish of Stratford, and known as "The Knob."—(Corres Rs.1036.)

"PENSHURST RACECOURSE RESERVE."

Edward Rouse Twomey, William John Archbold, I. W. Gunn, Thomas Barber, and M. Page, as Members of the Committee of Management for a period of three years of the land-reserved-for a Racecourse and other Recreation Purposes at Penshurst, and known as "Penshurst Racecourse Reserve."—(Corres. Rs.974.)

" KRAMBRUK RECREATION RESERVE."

William H. Pengilley, Walter K. Cawood, Robert R.: Conn. John A. Nelson, Peter Telford, Norman: C. Telford, and Frederick G. Martin, as Members of the Committee of Mangement for a period of three (3) years of, the land temporarily reserved by Order in Council of 11th April, 1933, as a site for Cricket and other purposes of Public Recreation in the Parish of Krambruk, and known as "Krambruk Recreation Reserve."—(Corres. Rs.72.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this thirty-firstiday of January, One thousand nine hundred-and thirty-four, in the presence of-

(SEAL)

A.A. DUNSTAN, President. W. McILROY, Member.

THE CLOSER SETTLEMENT ACTS AND LAND ACTS.

TOTICE is dereby, given what; the Leases mentioned in the Schedule hereunder have been declared void by the Closer Settlement Commission for the reasons specified.

? Corr.	District.	· Lessee.	Allotment.	Area.	Parish.	⊅Remark	.
	•	j	. 1	A. B. P.	i		
			-LEASE UNDER TH	IE LAND ACT	'S.		•
·07346	Mallee	Plumpton, H. E. B	29	811 1 0	Koleya	Non-payment of	instalment
	LEASES	UNDER THE CLOSE	R SETTLEMENT:ACTS SETTLEMEN	AS VARIED 1			
03672 -03835 -5089 -5615	Mallee Irrigable	McLeod, M McCalman, A. D Laugher, S. W. Laugher, S. W.	2B 30 15p, sec. A 15o, sec. A	615 · 1 36 601 · 0 22 11 · 1 19 -16 · 2 37	Koro-Ganeit Eureka Murrabit West	Non-payment of i	"
		LEASE	S UNDER THE CLOS	ER SETTLEM	ENT ACTS.	,, .,,	. 17
5240 4958 6006 6280 1027 837 976	Geelong ,, Irrigable ,, ,, ,- Eastern	Elford, E. A. Bennett, R. Cornwall, E. Cornwall, E. Swarbrick, J. J. Peters, S. P. Courtney, A.	19 107 . 48, 48A, sec. A 49, 49A, sec. A 5, 6, sec. 2 10, sec. 1A 4, 4A, 4B, sec. A	795 0°27 124 3 0 58 0 38 59 3 4 49 0 21 47 3 7 115 1 12	Purrumbete South Murrabit West Bundalaguah Moormurng	Non-payment ofsi	nstalments

CLOSER, SETTLEMENT ACTS

NOTICE is hereby given that the Surrender of the Lease mentioned in the Schedule hereunder has been accepted by the Closer Settlement Commission for the reason specified.

Corr.	District.	: Lossoo.		Allotment.	Area.	Parish.	'Remarks.
i	: .	l.,	l		A. B. P.		
	LEASES U	NDER THE CLOSER	SE'	TTLEMENT ACT	S AS VARIED NT ACTS.	BY THE DISCHA	RGED SOLDIERS
4280	Melbourne	Chitty, A. M	••	35▲	113 2 27	Jumbunna	New lease to issue for amended area

LIST OF CROWN LANDS AVAILABLE.

THE undermentioned areas are available for application as provided by various sections of the Land Act 1928, and all applications received on or before Monday, the 11th March, 1935, will be deemed to have implication lodged after such date may be considered it received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board.

- Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria

Applicants may obtain from Local Land Officers, or the Enquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket at concession fares to enseed to inspect available areas or to attend Local Land Boards. When an applicant is granted an allotment he may, if travelling by rail, obtain reduced fares for his family and also freight concessions in regard to some of his effects.

Subject to the approval of the Minister, when the survey fee exceeds £10, a deposit of £5 may be paid, and the balance over aix years in half-yearly instalments.

Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Cifficers, Bairnsdale, Ballarat, Beechworth, Bendigo, Geslong, Hamilton, Horsham, Melbourne, Midura, Omeo, Sale, Seymour, and St. Arnaud.

Department of Crown Lands and Survey, Melbourne, 6th February, 1935.

A. A. DUNSTAN, Commissioner of Grown Lands and Survey.

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		Scarcet Railway Schion or Township Bund Distance in How accessible. Water Supply: Soil, Timber, Suitability (Grazing, &c.). miles therefron.	
		Water Bupply.	
		How accessible.	
IJ		Nearest Railway Station of Township and Distance in miles therefrom.	
		Location of Land, &c.	
		Survey Valuation Free. of Improve- ments (if any).	
	τ,	Survey Fre.	£ 8. d.
	How available.	Value per Acre.	£ 8. d. £ 8.
	H	Area Sandanion.	4. B. P.
		Section	
		Allotment,	_
		· County.	
		Local Land Office.	

ACRICULTURAL AND GRAZING LANDS,—SELECTION PORCHASE ALLOTMENTS,—Division 4. Part L. Lond Act 1928.

	•					DEPT	OLton	10 70	Z C	SAZING	LAS	2	BLECT	N FUR	OHASE A	LLOTMEN	rs.—Divisi	ARKRICULIURAL AND GRAZING LANDSSELECTION FURCHASE ALLOTMENTS,DIVISION 4, Part 1., Lang Act 1928,	sana Ac	1928.		
Horsham	(a) Bo	rung .	. Ke	well Wes	st 144	:	330	0	- 2nc	8	0	0 12	6 To	. 8 	In no	rth-east	of parish	14 miles fr	om By	road	To be conserved	Horsham (a) Borung Kewell West 144 320 0 0 2nd 3 0 0 2nd 3 0 0 10 12 6 To be In north-east of parish; 14 miles from By road To be conserved Good brown and dark loamy soil.
			_										Ä	·lued .	form	erly part	of a State	β Minyip β	pu		and water	parts somewhat crabholey; tim-
															Fore	st Area,	known as	Warracknak	eal		channel	bered with bulloak, white iron-
	_										_				Barr	at . Barr	Barrat . Barrat Timber	R.S's.				bark and box, with little iron.
						_									Resei	Reserve (C.68848)	848)	wa				stone outerops in parts
2	(a)		:	2	145	:		350.0.0	2. -	e =	0:0	0 12.	9 To	å	In nor	th-east	of parish	: 14 miles fr	om By	road	By road To be conserved	Good brown and dark loamy soil.
					_	_			•				Ā	lued	form	erly part	valued formerly part of a State	Minyip and	, pu		and water	parts somewhat crabholey : tim-
											_				Fore	st Area,	known as	Warracknak	lea		channel	bered with bulloak, white iron-
			_				_				_	٠			Barr	at Barr	Barrat Barrat Timber	R.S'8.				bark and box, with little ironstone
			_			_			-						Rese	Reserve (C.68848)	348)		_			outcrops in parts
â	(a)		:		146	:	320 0	o.	ž :	e 71	[0	0 12	6 To	. 8	In nor	th-east	nd 3 0 0 10 12 6 To be In north-east of parish;		om By	road	14 miles from By road To be conserved	Good brown and dark loamy soil.
			-			. ?		•	:				<u> </u>	valued	form	erly part	of a State		nd –	•	and water	parts somewhat crabholev: tim-
						_									Fores	st Area,	known as		eal		channel ·	bered with bulloak, white iron-
	_			-		_	٠,						_		Barr	at Barre	Barrat Barrat Timber	R.S's.				bark and box, with little iron-
		:						· :			-					Reserve (C.68848)	348)		•			stone outcrops in parts
2	(a)		• - :		147	:	320	0	- 2 <u>n</u>	<u>۔</u>	등 0	0 13	6 To	1d 3 0 0 10 12 6 To be		th-east	In north-east of parish;	14 miles from By road	om By		To be conserved	Good brown and dark loamy soil.
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	• •				_;					· -					Fores	t Area,	known as		lea		channel	bered with bulloak, white iron-
	•			٠.			_				_				Barra	at Barre	t Timber					bark and box, with little iron-
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	(E)		•		148	:	320 0 0	0	든	້ ຕ	0 0	0 15	6 To	 Se	In nor	th-east	d 3 0 0 10 12 6 To be In north-east of parish;	14 miles from By road	om By		To be conserved	Good brown and dark loamy soil.
	_			•							_		Va	valued	forme	arly part	formerly part of a State		nd			parts somewhat crabholev : tim-
		-		•	_	_			_		_		_		Fores	t Area,	Forest Area, known as		lea		channel	· bered with bulloak, white iron-
						_							_		Barrs	at Barre	Barrat Barrat Timber	R.S'8.				bark and box, with little iron-
	,					_	_				_				Reser	Reserve (C.68848)	348)				-	stone outcrops in parts

(a) Subject to special mining condition, section 81, Land Act 1928.



The Closer Settlement Act 1928, Part I.

MOUNTAINOUS AREAS SCHEME

THE Farm Allotment mentioned in the Schedule hereunder is hereby proclaimed available for application, and may be taken up under Conditional Purchaso Lease, subject to the mountainous areas provisions. 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 Commission, 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 capital value, including interest at 5 per cent. per annum, is repayable by half-yearly instalments of 6 per cent. per annum over a torm of 36½ years. The first ten years will be free as provided hereunder and term of loase 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 frechold. 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.

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

of the lease.

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 lossee 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 deforred interest to the date of transfer has been paid.

Estate.	Parish.	Allotment.	Section.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Term.	Remarks.
Heytesbury (1, 2)	Paaratte	7	3	A. B. P. 218 1 35	£ s. d. 140 0 0	£ s. d. 127 0 4	36½ years	5353/86

(1) Improvements valued at £1,257 13s., to be paid for in addition.——(2) Deposit includes £125 15s. 4d., being 10 per cent. of valuation of improvements.

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

Department of Lands and Survey, Melbourne, 5th February, 1935.

J. D. COADY, Secretary, Closer Settlement Commission.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve o'clock on the days and for the purposes undermentioned.

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

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

14th February, 1935.

Collingwood.—Remodelling, &c., Domestic Arts Preliminary deposit, £15. Final deposit, 5 per cent. School.

Elaine.—Repairs, painting, and renovations, State School No. 1810. Particulars at Public Works Offices, Ballarat and Geolong. Preliminary deposit, £3. Final deposit, 5 per cent.

Healesville.—Repairs, painting, &c., Court House. Particulars Police Station, Healesville. Preliminary deposit, £2. Final deposit, 5 per cent.

Pentridge.—Sale and removal approximately 20 tons dross; 21 tons skimmings; 92 tons flux. Preliminary deposit, £10. Final deposit, full amount of purchase money.

, Sunshine.—Building chimneys, repairs fences and plaster, Technical School. Deposit, £2.

The Gurdies.—New building, State School No. 2224. Particulars at Police Station, Wonthaggi. Preliminary deposit, 15. Final deposit, 5 per cent.

Wyelangta.—Repairs and painting, State School No. 3577. Particulars at Police Stations, Colac and Beech Forest; Public Offices, Geelong. Deposit, £2.

21st February, 1935.

Burwood.—Additions and repairs, State School No. 461, removal of pavilion class-room from Essendon. Preliminary deposit, £5. Final deposit, 5 per cent.

Pootscray.—Conversion of room in building opposite Technical School for use as class-room. Deposit, £3.

Gordon.—Repairs and painting, State School No. 755. articulars at Public Works Office, Ballarat. Preliminary Particulars at Public Works Office, Ideposit, £3. Final deposit, 5 per cent.

Laang.—New bathroom and washhouse, &c., State School No. 1411. Particulars at Police Stations, Terang and Warrnambool. Preliminary deposit, £2. Final deposit, 5 per

Leopold.—Repairs and painting residence, State School No. 1146. Particulars at Police Station, Queenscliff; Public Works Office, Geelong. Deposit, £2.

Natimuk.—Repairs and painting, school and residence, new sleep-out, State School No. 1548. Particulars at Police Stations, Horsham, Dimboola, and Natimuk. Preliminary deposit, £4. Final deposit, 5 per cent.

Newport.—Taking down and replacing brick wall with new wall in timber, &c., State School No. 113. Deposit, £3.

Preston West.—Renovation building internally, renewing fence, repairs plaster, renovating shelter pavilion, State School No. 3885. Preliminary deposit, £5. Final deposit, 5 per cent.

Rosebrook.—Repairs, painting, school and residence, State School No. 526. Particulars at Police Stations, Port Fairy and Warrnambool. Preliminary deposit, £2. Final deposit, 5 per cent.

Rubicon Junction.—New building, type "A," for State School No. 4413. Particulars at Police Stations, Alexandra and Yea; Inspector of Works, Seymour. Preliminary deposit, £5. Final deposit, 5 per cent.

28th February, 1935.

Inglewood.—Renovations and repairs, school and residence, State School No. 1052. Particulars at Police Stations, Ingle-wood and Korong Vale; Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

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

J. P. JONES, Commissioner of Public Works.

Melbourne, 6th February, 1935.

NOTICE OF INTENTION TO DEDICATE AREA OF CROWN LAND AS PERMANENT FOREST.

NOTICE is hereby given that after the expiration of one month following the first publication of this notice in the Government Gazette it is intended, in pursuance of section 52 of the Forests Act 1928, to move His Excellency the Governor of the State of Victoria in Council, to dedicate as permanent forest the area of Crown land described in the accompanying Schedule No. 90.

> A. A. DUNSTAN, Minister of Forests.

A. A. DUNSTAN,

Commissioner of Crown Lands and Survey.

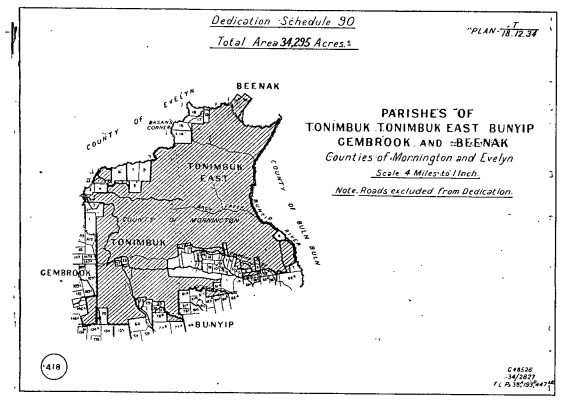
Forests Commission of Victoria, ·Melbourne, 18th December, 1934. THE SCHEDULE ABOVE REFERRED TO. DEDICATION SCHEDULE No. 90.

Area Proposed to be Dedicated as Permanent Forest.

34,295 acres, more or less, of unoccupied Crown land comprising the areas tabulated hereunder and shewn by diagonal hatched lines on accompanying plan T/18.12.34.

Diagram.	Correspond-	· Parish.	PPlan.	· ¿County.	Area in Acrea (more or less),
·418	34/2827	Tonimbuk East	-T8	Mornington	17,650
418	34/2827	Tonim buk	, T8	#Mornington	.15,500
418	+34/2827	Bunyip	.aN2	Mornington	180
418	34/2827	Gembrook	193D	Mornington	c489
-418	34/2827	Beenak	1 38A	. Evelyn	476
				,	34,295
					more or
	1				less.





(The above Notice was published 10 on the 16th January, 1935.)

PRIVATE ADVERTISEMENTS.

STEN MITCHELL, of No. 26 Thomson-street, Albert Park, in the State of Victoria, heretofore called and known hy the name of Sten Mishelf, hereby give public notice that on the first day of February, One thousand nine hundred and thirty-five, I formally and absolutely renounced, relinquished, and abandoned the use of my said surname of Mishelf, and then assumed and adopted and determined thereafter on all occasions whatsover to use and subscribe the name of Mitchell instead of the said name of Mishelf. And I give further notice that by a Deed Poll dated the first day of February, One thousand nine hundred and thirty-five, duly executed and attested. I formally and absolutely renounced and alandoned the said surname of Mishelf, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Mitchell instead of Mishelf, and so as to be at all times thereafter called, known, and described by the name of Mitchell exclusively.

Dated this first day of February, 1935.

STEN MITCHELL.

STEN MITCHELL. (Late Sten Misheff.)

I JAMES NICHOLLS, of No. 180 Moray-street, South-Melkown by the name of James Zemancheff, hereby, give public notice that on the thirty-first day of January, One thousand nine hundred and thirty-five, I formally and absolutely renounced, relinquished, and abandoned the ause of my said surname of Zemancheff, and then assumed and adopted and idetermined thereafter on all occasions whatsoever to use and subscribe the name of Nicholls instead of the said name of Zemancheff. And I give further notice that by a Deed Poll dated the thirty-five, duly executed and attested, I-formally and absolutely renounced and abandoned the said surname of Zemancheff, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Nicholls instead of Zemancheff, and declared that I had assumed and adopted and intended thenceforth upon all occasions whatsoever to use and subscribe the name of Nicholls instead of Zemancheff, and so as to be at all times thereafter called, known, and described by the name of Nicholls exclusively.

Dated this 31st day of January, One thousand nine hundred and thirty-five.

'JAMES NICHOLLS.

'JAMES NICHOLLS. (Late James "Zemancheff).

BY-LAW No. 40 MADE/UNDER THE PROVISIONS OF THE HEALTH ACT 1928.

A By-law for securing the cleanliness and general sanitary condition of Camps and Camping Sites within the Shire of

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

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

2. Every camp-shall be-provided with closet accommodation

at the ratio of one closet for every eight persons.

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

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

1 foot wide.

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

6. Provided that where land within a township, or in the vicinity thereof is used as a camping site, the owner or trustees of such land shall erect thereon sufficient closets built according to the General Sanitary Rogulations 1931. If such site is within an area in which a pan service is provided; it shall be the duty of the owner or trustees to arrange with the sanitary contractor to provide the necessary service, and to pay the necessary fees for such service.

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

8. Upon the termination of any camp the occupier or owner of the site shall cover all nightsoil and refuse trenches with a least 2 inches of clean earth.

least 9 inches of clean earth.

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

Resolution for passing this By-law agreed to by the Shire of Bellarine Council on the fifth day of September, 1934, and confirmed on the tenth day of October, 1934.

GEO. WISBEY, President.
DENIS O'HALLORAN, Councillor.
J. HENDERSON, Councillor.
ARNOLD DEAN, Shire Secretary.

Submitted to the Commission of Public Health on the 18th day of December, 1934.—C. H. ROBINSON, Secretary of the

Approved by the Governor in Council, the 15th January, 1935.

C. W. KINSMAN,

Clerk of the Executive Council.

10891

CITY OF: MOORABBIN. *

NAMING OF STREET AT BENTLEIGH.

N. O'HCE is hereby given that at a Meeting of the Council of the City of Moorabbin, held on 21st January, 1935, it was agreed that the thoroughtaer-running parallel to Jasper-road, Bentleigh, and connecting the eastern end of Ross-street with Centre-road be named Myrtle-street.

10881

WILSON B. THOMAS, Town Clerk.

SHIRE, OF OMEO.

NOTICE is hereby given that First Constable John Francis Hazel, has been appointed Prosecuting Officer for the

N. PRESSWELL, Shire Secretary.

A. N. PRESSWELL Shire Office, Omeo, 29th January, 1935.

SHIRE OF RIPON.

NOTICE TO OWNERS OF TENEMENTS IN NEILL, HAVELOCK, OFICE TO OWNERS OF TENEMENTS IN DELLE, TRAVELOUS, PRATT, BURKE, WILLONY, CUMMINS, BECKER, STURET, STUART, WARBURTON; SOUTH; GREGORY, WILLS, SPEKE, LIVINGSTONE, BURTON; LAWRENCE, SINCILAIR; HALPIN, BEGGS, MUNTZ, CHURCH, ALBERT, KING, HIGH, LEICHARDT, MARKET! AND PARKER-STREETS; PARK-ROAD, BRICK KILN-BOAD, AND THE PRIVATE STREETS; COURTS, AND ALLEYS OFENING THERETO IN THE TOWNSHIP OF WATERLOO.

THE main pipe in the said streets, &c., being laid down, the owners of all tenements situated as above are hereby required, on or before the 30th day of February, 1935, to cause a proper pipe and stop-cocks to be-laid, so as to supply water within such tenements from the main pipe.

C. H. McKAY, Chairman of the Water Supply District of the Shire of Ripones Beaufort, 30th January, 1935.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

N'O'TICE' is hereby given that the partnership heretofore NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned William Herbert Baxter and Alick Grant Munro, carrying on business as commission agents, at Moore-street, Rochester, and High-street, Echuca, under the style or firm of Baxter and Munro, has been dissolved by mutual consent as from the first day of January, 1935. All debts due to and owing by the said late firm will be received and paid respectively by the said William Herbert Baxter, who will continue to carry on the said business in his own name.

Dated this twenty-third day of January, 1935.

W. H. BAXTER: ALICK G. MUNRO.

Witness-Miles O'Neill, solicitor, Rochester.

10871

N OTICE! is hereby given that the partnership heretofore subsisting between Catherine Sypleen Guy, of 3 Guthrie-avenue, Geelong West, and Vincent James Guy, of 59 Churchstreet. Geelong West, carrying on business as butchers at Church-street. Geelong West, under the style or firm name of Guys' Butchery, has been dissolved by mutual consent as from the 15th day of January, 1935. The said Catherine Sypleen Guy will continue to carry on the said business under the said firm name at the above address, and the outstanding accounts of the partnership (if any) will be paid by the late partners.

Dated this twenty-second day of January, One thousand nine hundred and thirty-five.

Witness to both signatures—C. J. Snaw.
Doyle and Kerr, "The Exchange," Market Square, Geelong, and at Terang, and 413 Collins-street, Melbourne, solicitors for both carrier. both parties.

NOTICE is hereby given that the partnership lately subresisting between the undersigned Richard Thomas Murphy
and William Walsh, carrying on business as licensed victuallers,
at the Royal Mail Hotel. Bay-street. Port Melbourne, under
the style or firm of "Murphy and Walsh," was on the thirtyfirst day of January, 1935, dissolved by mutual agreement and
consent, and that the business will henceforth be carried on
by the said Richard Thomas Murphy alone, at the same address, under his own name, and the said Richard Thomas
Murphy will pay all the debts and liabilities of, and receive
all moneys due, owing, or payable to the said late firm.

Dated this thirtieth day of January, 1935.

RICHARD T. MURPHY. WILLIAM WALSH.

Witness to the signatures of the said Richard Thomas Murphy and William Walsh-James J. O'Brien, solicitor, 408 Collinsstreet, Melbourne.

Bernard Nolan, 408 Collins street, Melbourne, solicitor
10963

PARTNERSHIP ACT 1928.

NOTICE is hereby given that the partnership formerly existing between Jessie Carkeek. Marguerite May Hamlyn. Jessie Evelyn Neelands, and Shirley Clarice Trumble, under the style or firm name of Carkeek's North-Eastern Hotel, at Elliott-street, Euroa, has, owing to the retirement of the said Marguerite May Hamlyn, been dissolved by mutual consent as from the twenty-third day of January. 1935. The said Jessie Carkeek. Jessie Evelyn Neelands, and Shirley Clarice Trumble will continue to conduct the said business under the style or firm name of Carkeek's North-Eastern Hotel, at Elliott-street, Euroa, and will receive and pay the delts, and liabilities due to and by the said Carkeek's North-Eastern Ifotel. Dated at Melbaurne this twenty-third day of January. 1935.

Dated at Melbourne this twenty-third day of January, 1935.

JESSIE CARKEEK. M. M. HAMLYN. JESSIE NEELANDS. SHJRLEY TRUMBLE.

11033

NOTICE is hereby given that the partnership heretofore existing between William Evan Jones, Charles Jones, and Trevor Fleay, carrying on business at 419 Burwood-road. Hawthorn, under the firm name of "Animated Neon Signs," has been dissolved. The said business will be carried on in future by the said William Evan Jones and Charles Jones under the said firm name.

Dated the fourth day of February, 1935.

WHLLIAM C. JONES. CHARLES E. JONES. T. F. H. FLEAY.

Witness to signatures—M. Macruerson Smith, of 422 10888 Little Collins-street, Melbourne, solicitor. 10982

NOTICE is hereby given that the partnership lately subsisting between George Rutter and Ian Anderson Morris, carrying on business at McEwan House, Elizabeth-street, Melbourne, under the style or firm of "Metro Radio Service," was dissolved by mutual consent on the thirty-first day of December, 1934. All persons having claims against the partnership are required to send particulars, in writing, thereof to the undersigned undersigned,

Dated this fourth day of February, 1935.

RYLAH & ANDERSON, 70 Elizabeth-street. Melbourne, solicitors for the said George Rutter and Ian Anderson

In the Supreme Court of Victoria.—In the matter of the Companies Act 1928, and in the matter of The Coleraine and Western District Butter Factory Company Limited

NOTICE is hereby given that a petition was, on the thirty-first day of January, One thousand nine hundred and thirty-five, presented to the Supreme Court of Victoria by the above-named company, to confirm an alteration of the said company's objects proposed to be effected by a special Resolution. company's onjects proposed to be effected by a special resolu-tion of the company passed at an Extraordinary General Meeting of the said company, held on the thirty-first day of August, One thousand nine hundred and thirty-four, and sub-sequently confirmed at another Extraordinary Meeting held on the seventeenth day of September, One thousand nine hun-dred and thirty-four, and which Resolution was as follows:—

That the objects of the company be extended so as to include the powers hereunder mentioned, and that there be inserted in the Memorandum of Association of the company at the end of clause XIIa thereof, the following clauses, viz.:—

XIIB. To sell or dispose of the undertaking of the company for the supply of electric light, power, and heat, including all machinery, plant, mains, meters, installations, fittings, and materials used in connexion therewith, and all rights, privileges, licences, and concessions enjoyed by the company and appertaining thereto, for such consideration as the company shall think fit.

as the company shall think itt.

XIIc. To buy and sell, and to act as agents in buying and selling wheat, oats, maize, barley, rye, corn and cereals, chaff, hay, straw, and all other agricultural produce, pollard, bran, sharps, meal, seed, manures and fertilizers, and generally to carry on business as hay and corn merchants.

XIID. To buy and sell, and to act as agents in buying and selling petrol, benzine, motor spirits, crude oils, kerosene oil fuels, and petroleum products of all kinds, and lubricating oils, greases and substances.

Inbricating oils, greases and substances.

And notice is further given that the said petition is directed to be heard before the Judge sitting in the Practice Court. Law Courts, Melbourne, on Friday, the twenty-second day of February. One thousand nine hundred and thirty-five, and any person interested in the said company, whether as shareholder, creditor, or otherwise, desirous to oppose the making of an order for the confirmation of the said alteration under the above Act should appear at the time of hearing, by himself or his counsel, for the purpose, and a copy of the said petition will be furnished to any such person requiring the same by the company's solicitor, Mr. L. C. FitzGerald, Coleraine, on payment of the sum of Five shillings for the same.

Dated the fourth day of February, One thousand nine hundred and thirty-five.

WILLAN & COLLES, agents for L. C. FitzGerald, Coleraine, solicitor for the company,

In the Supreme Court.—In the matter of the Companies Act, and in the matter of Pure Milk Bars Proprietary Limited.

NOTICE is hereby given that a petition for the winding-up of the above-named company by the Supreme Court was, on the fifth day of February, 1935, presented to the Supreme Court by Swallow and Ariell (Ice Cream) Proprietary Limited, and that the said petition is directed to be heard before the Court sitting at Melbourne on Monday, the eighteenth day of February, 1935, and any creditor or contributory of the said company desirous of supporting or opposing the making of an order on the said petition may appear at the time of hearing, by himself or his counsel, for that purpose, and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned, on payment of the regulated charge for the same.

MOULE, HAMILTON & DERHIAM, of 394-396 Collins-

MOULE, HAMILTON & DERHAM, of 394-396 Collinsstreet. Melbourne, solicitors for the petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve or send by post to the above-named notice, in writing, of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or if posted, must be sent by post in sufficient time to reach the above-named not later than Four o'clock in the afternoon of the sixteenth day of February, 1935.

Companies Act 1928.
KELL & LEWIS PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

(Re-advertised.) NOTICE is hereby given that a Third Dividend of 1s. 8d. in the £1 is intended to be declared in the above estate. Creditors who have not lodged their proof of debt with the liquidator, on or before the 19th day of February, 1935, will be excluded.

Dated this 5th day of February, 1935.

JOHN H. KNELL, Liquidator. John H. Knell, chartered accountant, 423 Little Collins-street, Melbourne, C.3427.

The Companies Act 1928.
RE THETFORD PROPRIETARY LIMITED (IN LAQUIDATION).

NOTICE OF FINAL MEETING OF MEMBERS, PURSUANT TO Section 196.

NOTICE is hereby given that a meeting of the members of the above-named company will be held at this office at half-past Two p.m., on Friday, the 15th February, 1935, for the purposes of the above-mentioned section.

Dated this first day of February, 1935.

I. S. ALEXANDER, Liquidator. 31 Queen-street, Melbourne, C.1. 109

STURTEVANTS PROPRIETARY LIMITED.

STURTEVANTS PROPRIETARY LIMITED.

Notice is hereby given that a meeting of creditors of the above-named company will be held at the office of Mr. S. E. Dadswell, public accountant, 80 Swanston-street, Melbourne, on Monday, the 18th day of February, 1935, at Teno'clock in the forenoon. To entitle you to vote at such meeting your proof must be lodged with me not later than Four p.m. on the 14th day of February, 1935. Forms of proof may be obtained from law stationers.

Proxies to be used at the meeting must be lodged with me not later than Four p.m. on the 15th day of February, 1935.

Dated at Melbourne this 5th day of February, 1935.

S. E. DADSWELL, Liquidator.

Moule, Hamilton and Derham, 394 Collins-street, Melbourne solicitors for the liquidator.

Companies Act 1928.

MITCHELL SELBY COMPANY PROPRIETARY LIMITED. EXTRAORDINARY RESOLUTION re VOLUNTARY LIQUIDATION.

A T a General Meeting of Members of the above company, duly convened and held on the twenty-ninth day of January, 1935, the following Extraordinary Resolution was duly

Resolved that it has been proved to the satisfaction of this Resolved that it has been proved to the satisfaction of this meeting that the company, by reason of its liabilities, cannot continue its business and that, therefore, the company be wound up voluntarily, and that Ronald H. Sullivan, public accountant, of 271 Collins-street, Melbourne, be and is hereby appointed liabilitation.

The Companies Act 1928.

MITCHELL SELBY COMPANY PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

OTICE is hereby given that a meeting of creditors of the above-named company will be held at the office of the liquidator, 271 Collins-street, Mebourne, at Twelve o'clock noon, on the 14th day of February, 1935, for the purposes set out in section 189 of the Companies Act 1928.

Dated this fourth day of February, 1935.

RONALD H. SULLIVAN, A.I.C.A., A.I.I.S., 271 Collinsstreet, Melbourne, liquidator. 10969

Companies Act 1928.

H. JAMES DAGGAR PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a meeting of the members of the above-named company will be held at the office of Messrs. Fitzgerald and Tompson, Chancery House. 2nd Floor, 440 Little Collins-street. Melbourne, on Friday, the 8th day of March, 1935, at Two p.m., for the purposes of and in pursuance of section 196 of the Companies Act 1928.

Dated this 4th day of February, 1935.

W. H. J. G. TOMPSON, Liquidator. John P. Rhoden, 376 Collins-street, Melbourne, solicitor for liquidator.

The Companies Act 1928.—In the matter of Sallor Salt Ltb., formerly of Melbourne and Linga (in Liquidation).

NOTICE is hereby given that a Second and Final Dividend is intended to be declared. Creditors who have not proved their debts before the 18th February, 1935, will be excluded

Dated this 29th day of January, 1935.

E. RONALD SMAIL, A.F.I.A., executor of the estate of the late liquidator, Edward W. Smail (now deceased), care of Mr. Herbert M. Kennedy, accountant, Broken Hill Chambers, 1997. 31 Queen street, Melbourne.

Companies Act 1928.

NOTICE OF EXTRAORDINARY RESOLUTION FOR THE WINDING UP OF HALLIDAY & STEEL PROPRIETARY LIMITED.

Notice is hereby given that at an Extraordinary General Meeting of the members of the above company, duly convened and held at 483 Collins-street, Melbourne, on the twenty-ninth day of January, 1935, it was resolved that, because the company cannot by reason of its liabilities continue its business, it be wound up voluntarily, and that George Wilson Bruce, of 483 Collins-street, Melbourne, chartered accountant (Aust.), be appointed liquidator for the purposes of such winding up. accountant (August), of such winding up.

Dated this first day of February, 1935.

G. W. BRUCE, Liquidator.

Companies Act 1928.

HALLIDAY & STEEL PROPRIETARY LIMITED.

NOTICE is hereby given that, in pursuance of the Companies Act 1928, a Meeting of the creditors of the abovenamed company will be held at the office of the liquidator, 483 Collins-street, Melbourne, on the 18th day of February, 1935,

Commession.

at Twelve moon.

Dated this first day of February, 1935.

G. W. BRUCE, Liquidator.

The Companies Act 1928.

T. W. WILSON PTY. LTD. (IN LIQUIDATION), 313 Collins-street, Melbourne, C.1.

N OTICE is hereby given that the above company, by Extraordinary Resolution data 200 200 OTICE is hereby given that the above company, by Extraordinary Resolution dated the 22nd January, 1935, went into voluntary liquidation, and that James Mofflitt Graham, chartered accountant (Aust.), of Colonial Mutual Life Building, 314 Collins-street, Melbourne, was appointed liquidator. The creditors of the above company are required, on or before the 30th day of January, 1935, to send their names and addresses, and particulars of their debts and claims, and the names and addresses of their solicitors (if any), to the said James Mofflitt Graham, and, if so required by notice in writing from the said liquidator, or by his solicitor, to come in and prove the said 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 are proved.

Dated this 5th day of February, 1935.

J. MOFFITT GRAHAM, Liquidator.
Edward Graham and Sons. chartered accountants (Aust.), 314 Collins-street. Melbourne. C.1. 10893

The Companies Act 1928.

T. W. WILSON PTY. LTD. (IN LIQUIDATION), 313 Collins-street, Melbourne, C.1.

MEETING of creditors of the above will be held at the A MEETING of creditors of the above will be held at the office of Edward Graham and Sons, chartered accountants (Aust.), Colonial Mutual Life Building, 314 Collins-street, Melbourne, on Wednesday, the 6th day of February, 1935. at half-past Eleven a.m.

Dated this 5th day of February, 1935.

J. MOFFITT GRAHAM, Liquidator.

Edward Graham and Sons, chartered accountants (Aust.), 314 Collins-street, Melbourne, C.1.

Companies Act 1928.

EXCHANGE SERVICE STATION PROPRIETARY LIMITED. EXTRAORDINARY RESOLUTION PURSUANT TO SECTION 77.

Presented for Filing by R. H. Ransay, Solicitor, Ballarat.

A T an Extraordinary General Meeting of the members of the said company, duly convened and held at the registered office of the said company, Lydiard-street, Ballarat, on the twenty-fifth day of January, One thousand nine hundred and thirty-five, the following Extraordinary Resolution was duly passed:—

duly passed:—
"That it has been proved to the satisfaction of the meeting "That 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. Douglas Scott, of 14 Albert-street, Ballarat, accountant, be and is hereby appointed liquidator for the purpose of such winding up."

Dated this thirtieth day of January, One thousand nine hundred and thirty-five.

DOUGLES D. SCOTT, Secretary.

Companies Act 1928.

EXCHANGE SERVICE STATION PROPRIETARY LIMITED (IN LIQUIDATION).

N INQUIDATION).

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at the office of the liquidator, 14 Albert-street, Ballarat, on Thursday, the 14th day of February, 1935, at Three o'clock p.m., for the purposes set out in section 189 of the Companies Act 1928.

D. SCOTT, Liquidator.

R. H. Ramsay, 38 Lydiard-street, Ballarat, solicitor for the liquidator.

liquidator. 10916 METROPOLITAN, CONSTRUCTIONS PTY, LTD.

A T an Extraordinary General Meeting of the members of the said company, duly convened and held at the office of Messrs, A. S. Bloomfield & Co., chartered accountants (Anstralia), 84 William-street, Melbourne, on the 30th day of January, 1935, the following Extraordinary Resolution

"That the company resolves by Extraordinary Resolution that it cannot by reason of its liabilities continue its business, and it is advisable to wind up the same, and that the company accordingly be wound up voluntarily, and that Mr. A. S. Bloomfield, of 84 William-street, Melbourne, chartered (Australia), be appointed liquidator for the puraccountant (Australia), be appointed liquidator for the purpose of such winding up." 11011 J. TIPPETT, Chairman.

> METROPOLITAN CONSTRUCTIONS PTY. LTD: (IN LIQUIDATION).
>
> NOTICE CONVENING MEETING OF CREDITORS.

TAKE notice that, pursuant to section 189 of the Companies

Act 1928, the First Meeting of creditors of the abovenamed company will be held at the office of Messrs. A. S.

Bloomfield and Co., 84 William-street, Melbourne, on Thursday, the 14th day of February, 1935, at Twelve o'clock noon.

Dated this 2nd day of February, 1935.

A. S. BLOOMFIELD, Liquidator.

A. S. Bloomfield and Co., therefore accountants (Ametrical)

A. S. Bloomfield and Co., chartered accountants (Australia) 84 William-street, Melbourne, C.1.

In the Supreme Court of Victoria,—In the matter of the Com-panies Act 1928 and in the matter of R. White Proprie-TARY LIMITED.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the seventeenth day of January, 1935, presented to the said Court by Arthur Ernest Pascoe, of Auburn-road, Auburn, and the said Court by Arthur Ernest Pascoe, of Auburn-road, Auburn, and Auburn, and Auburn, and an arthur Ernest Pascoe, of Auburn-road, Suburn-road, Sub said Court by Arthur Ernest Pascoe, of Auhurn-road, Auhurn, and that the said petition is directed to be heard before the Court sitting at the Practice Court, Law Courts, Melbourne, on the twenty-eighth day of February, 1935, and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing by himself or his council for that purpose and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

NORRIS & NORRIS.

Norris and Norris, 422 Collins-street. Melbourne, solicitors for the petitioner.

for the petitioner.

Note—Any person who intends to appear on the hearing of the petition must serve on or send by post to the above-named notice, in writing, of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the abovenamed not later than Four o'clock in the off-converse of the transfer day of February 1925. in the afternoon of the twenty-seventh day of February, 1935, 10973

The Companies Act 1928.
REMINGTONS PROPRIETARY LIMITED (IN LIQUIDATION). REMINGTONS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at the office of Spry. Fookes & Co., 339 Collins-street, Melbourne, on Friday, the 8th day of February, 1935, at Twelve noon, for the purposes set out in section 189 of the Companies Act 1928.

Dated this 29th day of January, 1935.

E. H. CLARK, Liquidator.

Spry, Fookes & Co., chartered accountants (Australia), 339 Collins-street, Melbourne, C.1.

EDWARDS MOTORS PTY. LTD. (IN VOLUNTARY

LIQUIDATION)

NOTICE is hereby given that a General Meeting of the above will be held at the office of the joint liquidator, E. L. Barrett, Temple Court, 422 Collins-street, Melbourne, on Thursday, the 7th day of March. 1935, at Ten a.m. to receive and consider the liquidators' final account of the winding-up. Dated this twenty-ninth day of January, 1935.

E. L. BARRETT, A. H. CHARLES, Joint Liquidators.

E. L. Barrett, chartered accountant (Aust.), 422 Collins-street, Melbourne.

street, Melbourne.

The Companies Act 1928.—In the matter of II. J. Goeby Proprietary Limited (in Liquidation).

NOTICE is hereby given that the Final Meeting of the above-named company will be held at the undermentioned offices on Monday, the 11th March, 1935, at Ten a.m., in pursuance of section 196 of the Companies Act 1928.

Dated the 4th day of February, 1935.

B. R. CHADD, Liquidator.
B. R. Chadd, chartered accountant (Aust.), 79 Swanstonstreet. Melbourne, C.1.

street, Melbourne, C.I.

Companies Act 1928. TOPP & FRASER' PROPRIETARY LIMITED (in Liquidation).

N. OTICE is hereby given that the Final Meeting of the of Messrs. Hancock and Woodward, Risbey's Chambers, Deakinavenue, Mildura, on Friday, 1st March. 1935, at Twelve noon, pursuant to section 196 of the Companies Act 1928.

Dated this 23rd day of January, 1935.

H. F. GUTHRIE, Liquidator. Hancock and Woodward, chartered accountants (Aust.)

EAST LARNOO PROPRIETARY LIMITED '(IN: VOLUNTARY LIQUIDATION)

CREDITORS who have not lodged their proof of debt with the liquidator on or before the 25th day of February, 1935, will be excluded from dividend. As it is believed there are no creditors, this notice is only inserted to comply with the Companies Act 1928.

Dated this fifth day of February, 1935

HADDON A. SMITH, Liquidator. Cook; Tomlins, and Mirams, chartered accountants (Aust. 360 Collins-street, Melbourne. 11018

THE NORTH BRITISH RUBBER CO. (AUSTRALASIA) PTY, LTD. (IN LIQUIDATION).

TOTICE is hereby given that the Final Meeting of share-holders of the North British Rubber Co. (Australasia) Pty. Ltd. (in Liquidation) will be held at the officerof Fitzy gerald and Tompson: 440 Little Collins-street. Melbourne. on Friday, the 8th March, 1935, at Twelve noon, for the purpose of receiving the liquidator's account of the winding up.

A. A. FITZGERALD, Liquidator Melbourne, 30th January, 1935.

The Companies Act 1928.—In the matter of SMITH & HAIG.
PTY, LTD. (in Liquidation).

FOURTH and Final Dividend is intended to be declared A in this matter. Creditors who have not proved their debts by the 22nd day of February, 1935, will be excluded.

Dated this 1st day of February, 1935.

W. M. SCOTT, Liquidator.

Cleveland, Son, and Hislop, chartered accountants (Aust.), 20 Queen-street, Melbourne, C.1.

OPY of Register of Unclaimed Moneys held by the Swan Brewery Company Limited.

Name of owner. on books.	mo		due ier.	Description of unclaimed money.	Date of · last claim.		
James Vil (deceased)	£	8. 10	d. 0	Unpaid dividends from June, 1931, to De- cember, 1934	29.11.1930		
					10976		

TWENTY-THIRD SCHEDULE.

EGISTER of Unclaimed Money held by the Eclipse Picture Theatre Ltd. on 1st January, 1935.

Name of Owner on Books.	Total Amount Due to Owner.			Description of Unclaimed Money:	Date of last Claim.		
Dobson, M	£	8. 18	d. 10	Ordinary Dividend for year ended 31/10/33			
Andrea, W., Miss	0	10	0	, ,			
Dineen, A., Mrsz	0	2	6	,, ,,			
Dineen, A. C	0	5	0	2, ,,			
Newman, I. V., Mrs.	1	0	0	,, ,,			
Onians, H. H.	1	5	0	,, ,,			
Symons; M., Miss.	3	5	0	,, ,,			

C REDITORS, next of kin, and all others having claims against the estate of the undermentioned person, are required to send particulars thereof to John William Eason Pettifer, of Ballieston, in Victoria, on or thefore the 30th day of April, 1935, otherwise they may be excluded when the assets are being distributed:—

Name .-- Mary Jane Pettifer.

Usual residence.—Nagambie. Occupation or other description.—Widow: Date of death of deceased.—28th September, 1934.

Dated the first day of February, 1935.

HERBERT F. DICK, Rushworth, proctor for executor. 10938

DURSUANT to the Trustee Act 1928, all persons having claims against the estate of Edwin Johnson, late of No. 21 Empress-road, Surrey Hills, in the State of Victoria, book! binder, deceased (who died on the thirteenth day of October, 1934, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 19th day of January, 1935, to The Trustees, Executors, and Agency Company Limited: of 412 Collins-street, Melbourne, in the said State, and Martha Anne Johnson, of No. 21 Empress-road, Surrey Hills, in the said State, widow, the executors named in the said will), are hereby required to send, in writing, particulars of such claims to the said The Trustees, Executors, and Agency Company Limited, at its address aforesaid, on or before the eighth day of April, 1935, after which date the said The Trustees, Executors, and Agency Company Limited and the said Martha Anne Johnson will proceed to distribute the assets of the said Edwin Johnson which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims which it and she shall then have had notice.

Dated this fourth day of February, 1935.

ave had notice.

Dated this fourth day of February, 1935.

J. M. KIRKPATRICK, 443 Chancery-lane, Melbourne, solici10928 tor for the said estate.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

DURSUANT to the provisions of the Trustee Act 1928, all persons having any claims against the estate of Jane Thomson, late of North-road, Ormond; in the State of Victoria, widow, deceased (who, died fon the twenty-fourth day of December, 1934, probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the thirtieth day of January, 1935, to Harry Mann, of 143 Wheatley-road, Ormond aforesaid, accountant, and Cyril McTaggart, of 11 Ulupna-road, Ormond aforesaid, analytical chemist, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said-Henry Mann and Cyril McTaggart, care of Walter Briggs and Son, solicitors, 379 Collins-street, Melbourne, on or before the eleventh day of March, 1935, after which date the said executors will distribute the assets of the said-Jane Thomson, deceased, among the persons entitled thereto, having regard only to those claims which they shall then have had notice, and the said executors will not be liable for any of the assets so distributed, or any part thereof, to any person of whose claim they shall not the have had notice. executors will not be liable for any of the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated-the 6th tday, of February, 1935.

WALTER BRIGGS & SON, A.P.A. Buildings, 379 Collinsstreath Valleourne.

street: Melbourne.

NOTICE TO CREDITORS AND OTHERS.—MARY JANE BARRY, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that The Perpetual Executors and Trustees Association of Australia Limited, of '100-104 Queen-street, Melbourne, and Alfred Le Maistre Knight, of '25 Beaver-street; East Malvern, retired bank manager, the executors of the will'of the said Mary Jane Barry, late of 62 Lewisham-road. Windsor; in the State of Victoria, widow, deceased (who died on the eighth day of October, 1934, intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require 'all persons and creditors' interested to send to the said The Perpetual Executors and Trustees Association of Australia Limited, on or before the sixth day of April, 1935, particulars, in writing, of their claims against the said estate, 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 it and he shall then have had notice.

Dated the second day of February, 1935.

E. A. ATKYNS & SON, 422 Chancery-lane, Melbourne, proctors for the executors.

proctors for the executors.

NOTICE TO CREDITORS AND OTHERS.—REF OWENGE KAVANAGH, late of Jona, in the State of Victoria; farmer, DECEASED (who died on the 14th day of Angust, 1934).

NOTICE is hereby given that James Joseph Aloysius of Kavanagh, land salesman, and Bartholomew Kavanagh, farmer, both of Jona, the executors to whom probate of the will of the said Owen Kavanagh, deceased, was granted by the Supreme Court of the State of Victoria; in its probate jurisdiction, intend to convey or distribute the testate of the said deceased to or amongst the persons entitled thereto, and require all persons interested to send to them, the said James Joseph Aloysius Kavanagh and Bartholomew Kavanagh, care of the said James Joseph Aloysius Kavanagh, of Iona aforesaid, ontor before the Sthiday of April, 1935, particulars, in writing, of their claims against the estate of the said deceased after which last mentioned date the said executors may proceed to convey or distribute the said executors may proceed to convey or distribute the said executors may proceed to convey or distribute the said executors may proceed to convey or distribute the said executors may proceed to convey or distribute the said executors may proceed to convey or distribute the said executors the leaims, whether formal or not, of which they shall then have thad notice.

Detect the 2nd day of February 1935

Dated the 2nd day of February, 1935. J. V. McEACHARN & SON, 89, Queen-street: Melbourne aforesaid, proctors for the said executors.

NOTICE TO CREDITORS.—RE GEORGE ORMISTON,
DECEASED, Intestate.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of George Ormiston, late of 17 Wight-street, Kensington, in the State of Victoria, retired employee of the Tasmanian Railways, deceased, intestate (who died on the 23rd day of February, 1934, and letters of administration of whose estate were on the 7th day of May, 1934, granted by the Supreme Court of Victoria, in its probate jurisdiction, to William Ormiston, of 17 Wight-street aforesaid, engineer, the elder brother and one of the next of kin of the said deceased), are hereby required to send particulars, in writing, of such claims, on or before the 6th day of April, 1935, to the said William Ormiston, care of D. M. Gillies, Temple Court, Melbourne, in the said State, solicitor, after which date the said William Ormiston will proceed to distribute the assets of the said deceased amongst the persons by law entitled thereto, having regard only to the claims of which the said William Ormiston shall then have had notice. And notice is hereby further given that the said William Ormiston shall not have had notice as aforesaid.

Dated this 5th day of February, 1935. notice as aforesaid.

Dated this 5th day of February, 1935. D. M. GILLIES, of 422 Collins street, Melbourne, proctor for the said William Ormiston.

NOTICE TO CREDITORS.—RE ELSIE RIDGWAY, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that John Reginald Barter (in the will called Reginald Barter), of "Trawalla," Orrong-road, Toorak, in the State of Victoria, manager, the executor to whom probate was granted of the will of Elsie Ridgway, late of 118 Domain-street, South Yarra, in the said State, spinster, deceased (who died on the 18th day of December, 1934), 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 John Reginald Barter, on or before the 5th day of April, 1935, particulars, in writing, of their claims against the said estate, after which date the said John Reginald Barter 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. NOTICE TO CREDITORS.—RE ELSIE RIDGWAY, DECEASED.

have had notice.

Dated this 31st day of January, 1935.

MORGAN & FYFFE, Chancery House, 485 Bourke-street,
Melbourne, proctors for the applicant.

Melbourne, proctors for the applicant. 10943

NOTICE is hereby given that all persons having any claims against the estate of Myra Annie Walkley, late of 108 Grange-road, Glenhuntly, in the State of Victoria, widow, deceased (who died on the twenty-fifth day of December, One thousand nine hundred and thirty-four, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the thirty-first day of January, One thousand nine hundred and thirty-first day of January, One thousand nine hundred and thirty-fire, to Michael Patrick Mornane, of 125 Queen-street, Melbourne, in the said State, solicitor, the executor named therein), are hereby requested to send particulars, in writing, of such claims direct to the said Michael Patrick Mornane on or before the eighth day of April, One thousand nine hundred and thirty-five, after which date the said executor will proceed to convey or distribute the estate, or any purt thereof, 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 notice is further given that he will not be liable to any person of whose claim he shall not have had such notice as aforesaid.

Dated the sixth day of February, 1935.

S. J. MORNANE, 125 Queen-street, Melbourne, proctor for the executor.

S. J. MORNANE, 125 Queen street, Melbourne, proctor for

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims upon the estate of Anna Ross Campbell, formerly of No. 17 Spring-street, Melbourne, in the State of Victoria, but late of No. 69 Northcote-road, Armadale, in the said State, spinster, deceased (who died on the 4th day of December, 1934, and prohate of whose will was, on the 23rd day of January, 1935, granted by the Supreme Court of Victoria, probate jurisdiction, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne aforesaid), are hereby required to send, particulars, in writing, of such claims to it, the said The Trustees, Executors and Agency Company Limited, at its address aforesaid, on or before the 15th day of April, 1935, after which date it will proceed to convey or distribute the said estate, or any part thereof, 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. And notice is further given that it will not be liable to any persons of whose claim it shall not have had such notice as aforesaid.

Dated this 5th day of February, 1935.

Dated this 5th day of February, 1935.

WILLIAMS & MATTHEWS, 135 William-street, Melbourne, proctors for the executor. 10950

No. 17.-1198.-3

NOTICE TO CREDITORS.

PURSUANT to the provisions of the Trustee Act 1928, all persons having any claims against the estate of Henrich Christopher Joehnk, late of "Gordon House," Little Bourke's street, Melbourne, in the State of Victoria, gentleman, deceased (who died on the eleventh day of December, 1934, probate of whose will and codicil thereto was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 31st day of January. One thousand nine hundred and thirty-five, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State, the executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said company, at its said address, on or before the eighth day of April, 1935, after which date the said company will distribute the assets of the said Henrich Christopher Joehnk amongst the persons entitled thereto, having regard only to those claims of which it shall then have had notice; and the said company will not be liable for any of the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice. Dated the 1st day of February, 1935. URSUANT to the provisions of the Trustee Act 1928, all

Dated the 1st day of February, 1935.

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

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the Trustee Act 1928, all persons having any claims against the estate of John Hunter, late of "Sils Marie," Lower Heidelberg-road, Heidelberg, in the State of Victoria, gentleman, deceased (who died on the twenty-ninth day of November, 1934, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-fourth day of January, 1935, to Alfred John Charles Roddick, of "Villette," 46 Windsor-crescent, Surrey Hills, in the said State, managing law clerk, and William Ernest Howard, of 133 Ballarat-road, Footscray, in the said State, clerk, the executors named in and appointed by the said will), are hereby required to send particulars. in writing, of such claims to the said executors, care of Messrs. Percy J. Russell & Kennedy, of 430 Chancery-lane, Melbourne, on or before the seventh day of April, 1935, after which date the said executors will distribute the assets of the said John Hunter, deceased, amongst the persons entitled thereto, having regard only to those claims of which they shall then have had notice; and the said executors will not be liable for any of the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated this thirty-first day of January, 1935. Dated this thirty-first day of January, 1935.

PERCY J. RUSSELL & KENNEDY, 430 Chancery-lane.
Melbourne, proctors for the said executors. 10958

NOTICE is hereby given that all persons having any claims or demands against the estate of Mathilde Roth, late of 5 Howitt-road, Caulfield, gentlewoman, deceased (probate of whose will was, on the eighteenth day of January, 1935, granted to The National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, and Gershon Bennett, of 'Iona,' St. George's-road, Toorak, doctor of dental surgery), are hereby required to forward particulars thereof to the said company on or before the sixteenth day of April, 1935, after which date the said executors will proceed to distribute the assets amongst the persons entitled thereto, having regard only to those claims or demands of which the said executors shall then have had notice; and the executors will not be liable to any person of whose claim or demand they shall not then have had notice.

Dated the thirty-first day of January, 1935.

Dated the thirty-first day of January, 1935. Dated the thirty-first day of January, Aven.
V. WISCHER, of 443 Chancery-lane, Melbourne, proctor.
10962

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Elizabeth Jane Coulter, formerly of 63 Manningtree-road, Hawthorn, but late of Mardan South, in the State of Victoria, spinster, deceased (who died on the third day of November, 1934, and probate of whose last will and testament was granted to The Equity Trustees, Executors, and Agency Company Limited, of No. 472 Bourke-street, Melourne, in the said State. the sole executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claim to the said The Equity Trustees, Executors, and Agency Company Limited on or before the seventh day of April, 1935. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said Elizabeth Jane Coulter, deceased, which shall have come to its hands or possession amongst the which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor shall then have had notice; and the said executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated the second day of February, 1935.

MACKINNON & COLLES, of A.P.A. Building, 379 Collins street, Melbourne, proctors for the executor. 10976

NOTICE TO CREDITORS AND OTHERS.—RE ROSE BAXTER, DECEASED.

BAXTER, DECEASED.

PURSUANT to the Trustees Act 1928, notice is hereby given that the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, to which company was granted, on the 22nd day of January, 1935, letters of administration, with the will and codicil annexed, of Rose Baxter, late of Skene-street, Colac, in the State of Victoria, widow, deceased (who died on the 13th day of April, 1934), 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 National Trustees, Executors, and Agency Company of Australasia Limited, at its address set out above, on or before the 8th day of April, 1935, particulars, in writing, of their claims against the said estate, after which date the said National Trustees, Executors, and Agency Company of Australasia Limited may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the 31st day of January, 1935.

P. ARUNDELL, M.A., LL.B., Murray-street, Colac, proctor for the said executors.

NOTICE TO CREDITORS AND OTHERS.—RE ELLEN TRICKETT, Deceased.

TRICKETT, DECEASED.

TRICKETT, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Ellen Trickett, late of 2 Lansdownestreet, East Melbourne, in the State of Victoria, spinster, deceased (who died on the 29th day of December, 1934, and probate of whose will and codicil was granted by the Supreme Court of Victoria, in its probate jurisdiction, to Edward Arthur Trickett, of 118 Albert-street, East Melbourne, in the said State, gentleman, on the 30th day of January, 1935), are hereby required to send particulars, in writing, of such claims to the executor, care of the undersigned proctor, on or before the 9th day of April, 1935, after which date the said executor will proceed to distribute the assets of the said Ellen Trickett, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he then shall have had notice; and notice is further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this 31st day of January, 1935.

Dated this 31st day of January, 1935.

DAVID E. TRICKETT, of Johnstone Court. High-street, Terang, solicitor for the executor.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims upon the estate of James Joseph Brady, commonly known as James Brady, late of Sale, in the State of Victoria, farmer, deceased (who died on the fourth day of September, 1934, and letters of administration of whose estate were granted by the Supreme Court of Victoria on the fourteenth day of December, 1934, to Mary Frances Brady, of Sale aforesaid, widow, administratrix), are hereby required to send particulars, in writing, of such claims to the said administratrix, at the address undermentioned, on or before the thirteenth day of April, 1935, after which date the said administratrix will proceed to convey or distribute the said estate, or any part thereof, to or among the persons and institutions entitled thereto, having regard only to the claims, whether formal or not, of which the said administratrix shall then have had notice, and she shall not be liable as respects the estate so conveyed or distributed, or any part thereof, to any person of whose claim the said administratrix shall not then have had such notice as aforesaid.

Dated the fourth day of February, 1935.

Dated the fourth day of February, 1935.

GEO. H. WISE, Foster-street, Sale, proctor for the said administratrix. 10899

NOTICE TO CREDITORS AND OTHERS.—RE CLARA ANNIE SMITH, late of "Korongee," Warncoort, in Victoria, widow, DECEASED (who died on the 28th day of November, 1934).

November, 1934).

Notice is hereby given that The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat, and John Vernon Dennis, of Warncoort, grazier, and Harold Corrie Smith, of 68 Adelaide-street, Malvern, the executors of the will of the above-numed deceased, intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all creditors and other persons interested to send to the said company at its said address, on or before the 17th day of April, 1935, particulars, in writing, of their claims against the said estate, and after the said day they 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 then have notice. Dated 6th February, 1935. Dated 6th February, 1935.

Dated 6th February, 1955.

J. A. C. FIRTH, M.A., 88 Little, Malop-street, Geelong,
11052 solicitor.

NOTICE TO CREDITORS AND OTHERS.—RE KENNETH ERIC BUTLER, DECEASED.

ERIC BUTLER, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that William Clyde Hicks, of the National Mutual Buildings, Lydiard-street, Ballarat, in Victoria, the executor of the will of Kenneth Eric Butler, late of Errard-street south. Ballarat aforesaid, locksmith, deceased (who died on 25th September, 1934), intends to convey and distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send particulars, in writing, of their claims against the estate of the said deceased to him, the said executor, on or before the Sth April, 1935, after which date he may convey or distribute the said estate, having regard only to the claims of which he shall then have had notice.

Dated this 30th day of January. 1935.

Dated this 30th day of January, 1935.

BAIRD & CURWEN-WALKER, proctors, Ballarat. 10915

A LL persons having claims against the estate of Hugh Victoria, grazier, deceased (probate of whose will has been granted to David Clarke, of Lydiard-street, Ballarat, in the said State, barrister and solicitor, the executor appointed by the said will), are hereby required to send particulars thereof, in writing, to the said David Clarke, on or before the tenth day, of April, One thousand nine hundred and thirty-five, after which date the said executor will proceed to convey and disday of April, One thousand nine hundred and thirty-five, after which date the said executor will proceed to convey and distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice, and he will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice.

Dated the twenty-ninth day of January, 1935.

DAVID CLARKE & SON. solicitors, Lydiard-street, Bal-

Pursuant to the provisions of the Trustee Act 1928, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of John Gerald Canty, late of 44 Dytessparade, Ballarat East, in the State of Victoria, postal employee, deceased, intestate (who died on the twentieth day of April, One thousand nine hundred and thirty-four, and letters of administration of whose estate were granted to Mary Canty, of 44 Dytessparade, Ballarat East aforesaid, widow, by the Supreme Court of Victoria, in its probate jurisdiction, on the nineteenth day of July, One thousand nine hundred and thirty-four), are hereby required to send particulars, in writing of their claims or demands to the National Trustees, Executors, and Agency Company of Australasia Limited, the office of which is at 113 Queen-street, Melbourne, which company has been appointed to perform and discharge all the acts and duties of the said Mary Canty as administratrix of the estate of the said John Gerald Canty, on or before the tenth day of April, 1935, after which date the said company will proceed to convey or distribute the assets of the said deceased intestate to or amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and will not be liable for the said assets, or any part thereof, so distributed to any person of whose claim it shall not have had notice at the time of the conveyance or distribution.

Dated the fifth day of February, 1935.

T. E. BYRNE, Lydiard-street, Ballarat, proctor for the said administratrix.

DURSUANT to the provisions of the Trustee Act 1928. notice is hereby given that all persons having claims against the estate of Lilly Stewart Young, late of 127 Cecilstreet, South Melbourne, in the State of Victoria, widow, deceased (who died on the fourteenth day of December, 1931, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-sixth day of January, 1935, to National Trustees, Executors, and Agency Company of Australasia Limited, of number 113 Queen-street, Melbourne in the said State (hereinafter called the Trustee Company"); are required to send particulars, in writing, of such claims to the Trustee Company, at its above-mentioned address, on or before the thirteenth day of April, 1935, after which date the Trustee Company will proceed to distribute the assets of the said Lilly Stewart Young, 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 Trustee Company will not be limble for the assets so distributed, or any part thereof, to any person of whose claims it shall not have had notice as aforesaid.

Dated this fourth day of February, 1935.

DOYLE & KERR, 413 Collins street, Melbourne, proctors for the Trustee Company. 11027 NOTICE is hereby given that all persons having claims upon the estate of Mary Ann Gertrude Beatty, late of Princes Highway, Port Fairy North, in the State of Victoria, widow, deceased (who died on the 5th day of December, 1934, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 10th day of January, 1935, to Jack Whitehead Powling, of Port Fairy, in the said State, solicitor, the executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor, care of the undersigned, on or before the 3rd day of April, 1935, after which date he will proceed to distribute the said estate, or any part thereof, to or amongst the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall then have had notice. And notice is further given that he will not be liable to any person of whose claim be shall not have had such notice as aforesaid.

ERNEST W. POWLING, Princes-street, Port Fairy, proctor for the said executor.

for the said executor.

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

Notice is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Owen Roberts, Orbost, barman, the said Sheriff will, on Friday, the 8th day of March, 1935, at the hour of Two o'clock in the afternoon, cause to be sold at the police station, Orbost (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 Owen Roberts in and to all that piece of land being lot 21, section A. on plan of subdivision No. 7027, lodged in the Office of Titles, and being part of Crown allotment 7a, section B. Parish of Orbost, County of Croajingolong, and being the whole of the land more particularly described in certificate of title, volume 5694, folio 1138612, together with all registered appurtenant easements.

N.B.—Terms: Cash. No cheques taken.

Dated at Orbost this 30th day of January, 1935.

10872

R. N. ROBINSON, Sheriff's Officer.

MINING NOTICES.

YACKANDANDAH GOLD FIELDS MINING COMPANY NO LIABILITY.

NOTICE.

Notice:

A N Extraordinary Meeting of shareholders in the above company is hereby convened, and will be held on Thursday, the 14th day of February, 1935, at half-past Two p.m., at the office of the company, 31 Queen-street, Melbourne. Business:

1. To carry the necessary resolution to increase the capital of the company in such manner as the meeting shall direct.

2. To confirm the minutes of the meeting.

10841

By order, WM. LASCELLES, Manager.

TOOMBON GOLD MINING COMPANY NO LIABILITY. NOTICE is hereby given that an Extraordinary Meeting of the shareholders in the above company will be held at the registered office, 379 Collins-street, Melbourne, on Monday, the 25th day of February, 1935, at half-past Two

BUSINESS:

To alter the rules of the company as follows:-

By striking out rule 5 and substituting therefor the fol-

by striking out rule:—
lowing rule:—
"5. The capital of the company, which is £12,500, shall be divided into 50,000 shares of 5s. each."
"To confirm the minutes of the meeting."
Dated the fourth day of February. One thousand nine hundred the form.

Dated the fourth day of reordary. One chousens and dred and thirty-five.

By order of the Board,
J. G. STANFIELD, Manager.

Hickford and McKenize, 4 Bank-place. Melbourne, solicitors.
10989

UNITED GLEESONS TRIBUTE COMPANY NO LIABILITY, NO OTIGE is hereby given that an Extraordinary Meeting of United Gleesons Tribute Company No Liability will be held at the T.M.A. Board Room (second floor). 51 Williamstreet, Melbourne, on Thursday, the 21st day of February, 1935, when the following Resolution will be proposed:—

That the rules and regulations contained in the type-written document submitted to the meeting for the purpose of identification subscribed by the chairman thereof be approved and adopted as the rules and regulations of the company in substitution for and to the exclusion of all the existing rules and regulations thereof.

Dated the 31st day of January, 1935.

JOHN DITCHBURN, Manager.

N.B.—A copy of the proposed new rules and regulations may be inspected at the office of the company during the usual dursiness hours. UNITED GLEESONS TRIBUTE COMPANY NO LIABILITY,

EAST CLARENCE GOLD MINING COMPANY NO LIABILITY.

N OTICE.—A Call (the 25th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on vednesday, 13th February, 1935.

By order of the Board, J. J. STANISTREET (McColl, Rankin, and Stanistreet), Manager. 10900

GARDEN GULLY AND MOON EXTENDED GOLD MINES NO LIABILITY.

NOTICE.—A Call (the 4th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 13th February, 1935.

By order of the Board,
J. J. STANISTREET

10901 (McColl, Rankin, and Stanistreet), Manager.

CENTRAL NELL GWYNNE GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 23rd) of Sixpence per share has been made on the capital of this Company, due and payable at the company's office, Charing Cross, Bendigo, on Wedable at the company's omee, Charing Gross, Beauty, 13th February, 1935.

By order of the Board,
J. J. STANISTREET

10902 (McColl, Rankin, and Stanistreet), Manager.

SOUTH RED WHITE AND BLUE GOLD MINING
COMPANY NO LIABILITY.

NOTICE.—A Call (the 9th) of Sixpence per share has
been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 13th February, 1935.

By order of the Board,
J. J. STANISTREET
10903 (McColl, Rankin, and Stanistreet), Manager.

NEW STAR GOLD MINE HARRIETVILLE NO LIABILITY. NEW STAR GOLD MINE HARRIETVILLE NO HABILITY.

NOTICE.—A Call (the 8th) of Threepence per share has been made on the capital of the company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 13th February, 1935.

By order of the Board,
J. J. STANISTREET

10904 (McColl, Rankin, and Stanistreet). Manager.

CENTRAL NAPOLEON GOLD MINING COMPANY NO LIABILITY.

NO LIABILITY.

NOTICE.—A Call (the 3rd) of Threepence per share has been made on the capital of the company, due and payable at the company's office. Charing Cross, Bendigo, on Wednesday. 13th February, 1935.

By order of the Board,
J. J. STANISTREET

10905 (McColl, Rankin, and Stanistreet), Manager.

SOUTH NEW CHUM SYNCLINE GOLD MINES
NO LIABILITY.
NO LIABIL

(McColl, Rankin, and Stanistreet), Manager.

CENTRAL GARDEN GULLY GOLD MINING COMPANY
NO LIABILITY.

NOTICE.—A Call (the 10th) of Threepence per share has
been made on the capital of the company, due and payable at the company's office. Charing Cross. Bendigo, on Wednesday, 13th February, 1935.

By order of the Board.
J. J. STANISTREET
10907 (McColl, Rankin, and Stanistreet), Manager.

NEW DON NO LIABILITY.

NEW BOX NO LIABILITY.

NOTICE.—A Call (the 14th) of Threepence per share has been made on the capital of the company, due and payable at the company's office. Charing Cross, Bendigo, on Wednesday, 13th February, 1935.

By order of the Board,
J. J. STANISTREET

10908 (McColl, Rankin, and Stanistreet), Manager.

VIRGINIA CONSOLS GOLD MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 6th) of Threepence per share has been made on the capital of this company, due and payable at the company's office. Charing Cross, Bendigo, on Wednesday, 13th February, 1935.

By order of the Board,
J. J. STANISTREET

10909 • (McColl, Rankin, and Stanistreet), Manager. BALLARAT ALLUVIAL NO LIABILITY, INVERMAY.

A CALL (the 7th) of Sixpence per share has been made on the capital of the company, due and payable on Wednesday, 13th February, 1935, at the company's office, 19 A.M.P. Chambers, Lydiard-street north, Ballarat. J. H. PETERS, Manager.

NEW YANDOIT COMPANY NO LIABILITY

A CALL (the 31st) of Threepence per share has been made on the capital of the company, due and payable at the company's office. No. 1 Lydiard-street, Ballarat, on Wednesday, 13th February, 1935.

GEO, BARKER, Manager.

EGERTON COMPANY NO LIABILITY.

A CALL (the 4th) of One penny per share has been made on the capital of the company, due and payable at the company's office, No. 1 Lydiard-street, Ballarat, on Wednesday, 13th February, 1935. 10914 GEO. BARKER, Manager.

FORTUNA GOLD MINING COMPANY NO LIABILITY.

N OTICE is hereby given that a Call (the 15th) of Twopence per share (making 4s. paid on the uncalled capital of the above company) has been made, due and payable to the manager at the registered office of the company, 443 Little Collins-street, Melbourne, on Wednesday, the 13th February, 1935 E. HOWELL, Manager.

GOLDEN LILY G.M. CO. N. L.

A CALL (No. 105) of Twopence per share has been made, due and payable at the registered office of the company, 379 Collins-street, Melbourne, on Wednesday, 13th February.

J. BARNACLE, Manager. 10929

379 Collins-street, Melbourne.

SPRING GULLY GOLD NO LIABILITY.

NOTICE OF CALL.

A CALL (the 5th) of Threepence per share has been made on the capital of the above company, the same to be due and payable at the office of the company, Temple Court, 422 Collins-street, Melbourne, on Wednesday, the 13th day of February, 1935. 10930

H S. ARCHDALL, Legal Manager.

BLUE MOUNT ALLUVIAL GOLD MINING CO. NO LIABILITY.

CALL NOTICE.

NOTICE is bereby given that a Call (the 9th) of Sixpence per share (making shares 7s. 6d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, 422 Collins-street. Melbourne, on Wednesday, 13th February, 1935.

By order of the Board,

II. W. PERCIVAL, Manager NOTE.—Exchange must be added to country cheques. 109

GUILDFORD PLATEAU CENTRAL GOLD MINES NO LIABILITY.

CALL NOTICE.

NOTICE is hereby given that a Call (the 6th) of Threepence per share (making shares 4s. 6d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, 422 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board,

H. W. PERCIVAL, Manager. Note.—Exchange must be added to country cheques. '10936

· FOREST BELLE GOLD DEVELOPMENT SYNDICATE NO LIABILITY.

CALL NOTICE.

NOTICE is hereby given that a Call (the 2nd) of Twenty-five pounds (£25) per share (making shares £50 paid up) has been made upon the contributing shares, numbered 101-140 (both numbers inclusive), in the above company, due and payable at the registered office of the company, Temple Court, 422 Collins-street, Melbourne, on Wednesday, the 13th February 1035. February, 1935.

By order of the Board,

NOTE.—Exchange must be added to country and interstate

GUINEA TERRITORY OPTIONS NO LIABILITY.

NOTICE is hereby given that a Call (the lat) of One pound per share has been made on the uncalled capital of the company, due and payable to the manager at the registered office, 54 Market-street, Melbourne, on Wednesday, the 13th day of February, 1935.

E. É. CONNOLLY, Manage 10948

54 Market-street, Melbourne.

NOTICE is hereby given that a Call (the 1st) of Two pounds per share has been made on the uncalled capital of the company, due and payable to the manager at the registered office, 54 Market-street, Melbourne, on Wednesday, the 13th day of February, 1935.

E. E. CONNOLLY, Manager. 10949 54 Market-street, Melbourne.

MIDDLE CREEK ALLUVIALS NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Two pounds
per share has been made on the uncalled capital of the
company, due and payable to the manager at the registered
office, 54 Market-street, Melbourne, on Wednesday, the 13th
day of February 1035 day of February, 1935.

E. E. CONNOLLY, Manager 10950_±

54 Market-street, Melbourne.

POINT ADDIS OIL WELLS NO LIABILITY.

NOTICE is hereby given that a Call (the 69th) of One penny per share has been made on the uncalled capital of the company, due and payable to the manager at the registered office, 54 Market-street. Melbourne, on Wednesday, the 13th day of February, 1935.

E. E. CONNOLLY, Manager 54 Market-street, Melbourne.

DIVIDEND GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 24th) of Twopence per share has been made on the uncalled capital of the company, due and payable to the manager at the registered office, 54 Market-street, Melbourne, on Wednesday, the 13th day of February, 1935.

E. E. CONNOLLY, Manager 54 Market-street, Melbourne.

GOLDEN HEIGHTS NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Threepence per share (making shares 2s. 6d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, 123 William-street, Melbourne, on Wednesday, the 13th day of February, 1935.

By order of the Board,

W. C. TAYLER, Manager.

GOLDEN FLEECE GOLD MINE NO LIABILITY.

OTICE is hereby given that a Call (the 11th) of Threepence per share has been made upon the uncalled capital
of the above company, due and payable at the registered
office of the company, 123 William-street, Melbourne, on
Wednesday, the 13th day of February, 1935.

By order of the Board.

W. C. TAYLER, Manager.

DEFIANCE DEEP LEADS N. I.

OTICE is hereby given that a Call (the 8th) of Sixpence per share has been made on the capital of the company, due and payable at its registered office at Albert-street, Daylesford, on Wednesday, the 13th day of February, 1935.

Dated this 2nd day of February, 1935.

B. SHELLARD, Manager.

DAYLESFORD (ITALIAN HILL) DEEP LEADS N. L. OTTICE is hereby given that a Call (the 14th) of Sixpence per share has been made on the capital of the company, due and payable at the registered office of the company, Albertstreet, Daylesford, on Wednesday, the 13th day of February, 1028

Dated this 2nd day of February, 1935. De SHELLARD, Manager. 10967

LIGHTNING IIILL GOLD MINING COMPANY
NO LIABILITY.

A CALL (the 14th) of Fourpeace per share has been made
on the capital of the company (making the shares paid
to Six shillings and elevenpeace), due and payable at the company's office, 379 Collins-street, Melbourne, on Wednesday, 13th
February, 1935

J. G. STANFIELD (J. G. Stanfield and Stewart), Manager

HERCULES NEW CHUM NO LIABILITY. A CALL (the 13th) of Threepence per share has been made on the capital of the company (making the shares paid to Four shillings and threepence), due and payable at the company's office, 379 Collins-street, Melbourne, on Wednesday, 12th Eabanage 125

J. G. STANFIELD (J. G. Stanfield and Stewart), Manager. 10980

NEW PRINCE OF WALES GOLD MINING COMPANY NO LIABILITY.

A CALL (the 20th) of Threepence per share has been made on the capital of the company (making the shares paid to Nine shillings and threepence), due and payable at the company's office, 379 Collins-street; Melbourne, on Wednesday, 13th February, 1935.

J. G. STANFIELD (J. G. Stanfield and Stewart), Manager

SHEEPSHEAD GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 10th) of Three-pence per share has been made upon all the shares in the company, due and payable to the manager, at the registered office, Commercial Union Buildings, 413 Collins-street. Melbourne, on Wednesday, 13th February, 1935.

F. L. SMYTH, Manager.

VIRGINIA SOUTH EXTENDED GOLD NO LIABILITY.

NOTICE is hereby given that a Call (the 10th) of Three-pence per share has been made upon all the contributing shares in the company, due and payable to the manager, at the registered office, Commercial Union Building, 413 Collins-street, Melbourne, on Wednesday, 13th February, 1935. 1098t F. L. SMYTH, Manager.

NORTH HERCULES EXTENDED GOLD MINING COMPANY NO. LIABILITY.

NOTICE is hereby given that a Call (the 29th) of Three-pence per share has been made upon all the contributing shares in the company, due and payable to the manager, at the registered office, Commercial Union Buildings, 413 Collins-street, Melbourne, on Wednesday, 13th February, 1935. F. L. SMYTH, Manager.

FEDERATION ALLUVIAL SYNDICATE NO LIABILITY. NOTICE is hereby given that a Call (the 4th upon the increased capital) of Two pounds ten shillings per share has been made upon all the shares in the company, due and payable to the manager, at the registered office. Commercial Union Buildings, 413 Collins-street, Melbourne. on Wednesday, 13th February, 1935.

F. J. SAVULL Managir. F. L. SMYTH, Manager.

MOUNT ORIENTAL GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 13th) of One penny per share has been made upon all the contributing shares in the company, due and payable to the manager, at the registered office. Commercial Union Buildings, 413 Collinsstreet, Melbourne, on Wednesday, 13th February, 1935.

10987 F. L. SMYTH, Manager.

LONE HAND GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 23rd) of One penny per share has been made upon all the contributing shares in the company, due and payable to the manager, at the registered office, Commercial Union Buildings, 413 Collinsstreet, Melbourne, on Wednesday, 13th February, 1935.

10988

F. L. SMYTH, Manager.

WOOLSHED POSEIDON GOLD NO LIABILITY.

NOTISHED PUSEIDON GOLD NO LIABILITY.

NOTICE is hereby given that a Call (the 20th) of Twopence per share on the uncalled capital of the above company, making the shares paid up to 3s. 10d, each, has been made, due and payable to the manager, at the registered office of the company, 31 Queen-street, Melbourne, C.I. on Wednesday, the 13th day of February, 1935.

E. A. THOMPSON, Manager

E. A. THOMPSON, Manager.

CARNGHAM STAR GOLD MINES NO LIABILITY. OTICE is hereby given that a Call (the 8th) of Three-pence per share, making the contributing shares paid up to 2s. 11d. each, on the uncalled capital of the above company, has been made, due and payable to the manager, at the registered office of the company, 31 Queen-street, Melbourne, C.I. on Wednesday, the 13th day of February, 1935.

E. A. THOMPSON, Manager.

ROSE'S DIVIDEND NO LIABILITY.

NOTICE is hereby given that a Call (the 11th) of Twopence per share (making shares 2s. 5d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board,
A. J. PHILLIPS, Manager.

SOUTH NEW MOON NO LIABILITY.

NOTICE is hereby given that a Call (the 10th) of Sixpence per share (making shares 5s. 9d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board, A. J. PHILLIPS, Manager.

NORTH CORBETT DEVELOPMENT NO LIABILITY.

NOTICE is hereby given that a Call (the 1st) of Five shillings per share (making shares £2 5s. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office. Temple Court, 422 Collins-street, Melbourne, on Wednesday. 13th February, 1935.

By order of the Board.
ALFRED J. PHILLIPS, Manager. 10994

SOUTH CORBETT NO LIABILITY.

N OTICE is hereby given that a Call (the 1st) of One pound per share (making share for N per share (making shares £3 paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board, A. J. PHILLIPS, Manager. 10995

NEW CHUM SYNCLINE GOLD MINE NO LIABILITY.

NOTICE is hereby given that a Call (the 13th) of Three-pence per share (making shares 5s. 9d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, Temple Court. 422 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board,

FRANK COOPER, Manager. 10996

KUNANALLING GOLD NO LIABILITY.

N OTICE is hereby given that a machinery Call (the 10th) of One shilling new places (machinery Call (the 10th) N of One shilling per share (making shares 9s. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office. Temple Court, 422 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board,

ALFRED J. PHILLIPS, Manager. 10998

CROYDON-PEARL GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 16th) of Four-pence per share has been made on the 30,755 issued shares in the company (Nos. 1/24,755 and 34,001/40,000), making such shares paid up to 7s. 3d. per share, due and payable at the registered office of the company, 325 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board,

W. RUPERT SHIELS, Legal Manager.

GORDONS DEVELOPMENT EXTENDED NO LIABILITY. NOTICE is hereby given that a Call (the 5th) of One pound per share has been made on the contributing shares of the company (making such shares paid up to £9 per share), due and payable at the registered office of the company, 325 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board, W. RUPERT SHIELS, Legal Manager.

11001

YILGARN GOLD MINE NO LIABILITY.

NOTICE is hereby given that a Call (the 6th) of Three-pence per share (making the shares paid up to 4s, per share) has been made on the whole of the contributing shares of the company (Nos. 1 to 80,000), due and payable at the registered office of the company, 360 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board,

GEORGE S. ANDERSON, Legal Manager, 11006

31st January, 1935.

MIDFIELD OIL COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 5th) of Three-pence per share has been made upon all the contributing shares in the above company (making the amount now called up equal to 1s. 9d. per share), due and payable to me at the registered office, 125 Queen-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board, 11007

E. ARNOLD, Manager.

DEBORAH GOLD MINES NO LIABILITY. NOTICE is hereby given that a Call (the 28th) of Sixpence per share has been made upon all the contributing shares in the above company (making the amount now called up equal to 11s. per share), due and payable to me at the registered office, 125 Queen-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board,

11008

E. ARNOLD, Manager.

GUILDFORD PLATEAU GOLD MINES NO LIABILITY. NOTICE is hereby given that a Call (the 20th) of Three-pence per share has been made upon all the contributing shares in the above company (making the amount now called up equal to 11s. per share), due and payable to me at the registered office, 125 Queen-street, Melbourne, on Wednesday. registered office. 120 13th February, 1935. By order of the Board. E. Af

E. ARNOLD, Manager.

COCKS ELDORADO GOLD DREDGING NO LIABILITY. NOTICE OF GALL.

NOTICE of GALL.

NOTICE is hereby given that a Call (the 1st) of One shilling (1s.) per share has been made on the contributing shares of the above-named company (making such shares paid to 5s. each) and is due and payable at the registered office of the company, 450 Collins-street, Melbourne, on Wednesday, the 13th day of February, 1935.

By order of the Board,

A. R. BRUHN, Manager.

450 Collins-street, Melbourne, C.1. 24th January, 1935. 11012

450 Collins-street, Melhourne, C.1, 24th January, 1935. 11012

NEW LONG TUNNEL GOLD MINES N. L.

OTICE is hereby given that a Call (123rd) of Twopence (2d.) per share on all shares in the company has been made due and payable to the legal manager, at the office of the company, 5th Floor, 84 William-street, Melbourne, on Wednesday, the 13th February, 1935.

By order of the Board,

of the Board, E. C. CANDY, Legal Manager. 11014 Melbourne, 4th February, 1935.

YELLOW GLEN GOLD COMPANY NO LIABILITY,
SMYTHESDALE, VICTORIA.

NOTICE is hereby given that a Call (the 17th) of Threepence per share (making shares 6s. 3d. paid up) has
been made upon the capital of the company, due and payable
at the registered office of the company, 99 Queen-street, Melbourne, on Wednesday, the 13th day of February, 1935.

By order of the Board.

11015 CLARENCE E. BRADSHAW, Manager.

GREAT NORTHERN SHEEPSHEAD GOLD MINES NO LIABILITY, EAGLEHAWK, VICTORIA.

NoTICE is hereby given that a Call (the 4th) of One pound per share (making shares £14 paid up) has been made upon the capital of the company, due and payable at the registered office of the company, 99 Queen-street, Melbourne, on Wednesday, the 13th day of February, 1935.

By order of the Board, CLARENCE E. BRÆDSHAW, Manager.

ROMA NORTH OIL COMPANY N. L.

NOTICE is hereby given that a Call (the 11th) of Three-per share has been made on all the issued contributing shares in the capital of the company (making 4s. 2d. paid up), due and payable at the registered office of the company, 360-366 Collins-street, Melbourne, on Wednesday, the 13th February, 1935.

By order of the Board, L. B. TOMLINS, Manager.

KALIMNA OIL COMPANY N. L.

NADIMNA OIL COMPANY N. L.

NOTICE is bereby given that a Call (the 18th) of Threepence per share has been made on all the issued contributing shares in the capital of the company (making
2s. 10½d. paid up), due and payable at the registered office of
the company, 360-366 Collins-street, Melbourne, on Wednesday,
the 13th February, 1935.

By order of the Board,
11024

L. B. TOMLINS, Manager.

ROMA BLOCKS OIL CO, N. L.

OTICE is hereby given that a Call (the 26th) of Threepence per share has been made on all the issued contributing shares in the capital of the company (making 10s. paid up), due and payable at the registered office of the company, 360-366 Collins-street. Melbourne, on Wednesday, the 13th February, 1935.

By order of the Board, 11025

L. B. TOMLINS, Manager.

GEORGETOWN GOLD MINES N. L.

No. 360-360 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board, L. B. TOMLINS, Legal Manager. 11026

WATTLE GULLY GOLD MINES NO LIABILITY.

A CALL (the 12th) of Threepence per share has been made on all contributing shares (making 5s. 3d. paid up). due and payable at the registered office of the company, 95 Queen-street, Melbourne, on Wednesday, 13th February, 1935. 11029 GEO. E. DICKENSON, Manager.

NELSON CONSOLIDATED GOLD MINES NO LIABILITY. A CALL (the 13th) of Threepence per share has been made on all contributing shares (making 5s. 3d. paid up), due and payable at the registered office of the company, 95 Queen-street, Melbourne, on Wednesday, 13th February, 1935. GEO. E. DICKENSON, Manager.

EDIE CREEK GOLD MINING COMPANY NO LIABILITY. N OTICE is hereby given that a Call (the 3rd) of One pound per share (making the amount now called up £8 per share) has been made upon all the contributing shares in the company, due and payable at the registered office, 317 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board, · J. HEARNES, Manager.

THE NEW CARSHALTON GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a (all (the 25th) of Three-pence per share (making the amount now called up 7s. 9d. per share) has been made upon all the contributing shares in the company, due and payable at the registered office. 317 Collins-street, Melbourne, on Wednesday. 13th February, 1028

By order of the Board,

A. LEO KAINES, Manager.

SUMMERHILL GOLD (GORDON) N. L. NOTICE is hereby given that a Call (the 1st) of One pound per share (making shares £3 paid up) has been made upon the capital of the company, due and payable at the registered office of the company, 430 Little Collins street, Melbourne, on Wednesday, the 13th day of February, 1935.

By order of the Board,

der of the Board,
A. E. LLEWELLYN, Manager.
11036

4th February, 1935.

BUNINYONG RAND MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 8th) of Sixpence per share (making shares 6s. paid up) has been made upon the capital of the company, due and payable at the registered office of the company, 430 Little Collins-street, Melbourne, on Wednesday, the 13th day of February, 1935.

29th January, 1935.

By order of the Board,
A. E. LLEWELLYN, Manager.
11037

ANNANDS CENTENARY GOLD MINING CO. NO. LIABILITY.

NOTICE is hereby given that a Call (the 1st) of Three-pence per share (making shares 2s. 3d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office, Collins House, 360 Collins-street, Melbourne, on Wednesday, 13th February, 1935.

By order of the Board,

11035

H. R. LOCKWOOD, Legal Manager.

JUST IN TIME GOLD MINING COMPANY NO LIABILITY. NOTICE.—A Call (the 21st) of Threepence per share has been made on the uncalled capital of the company, due and payable on Wednesday, the 13th day of February, 1935, at the office of the company. 31 Queen-street. Melbourne.

By order,

11039

.WMC LASCELLES, Manager.

UNITED GLEESONS GOLD MINES NO LIABILITY, TEN MILE.

NOTICE.—A Call (81st) of One penny half-penny (1½d.) per share has been made on the capital of the company, due and payable at the company's office. Scottish House, 90.92 William-street, Melbourne, on Wednesday, 13th February, 1923.

11040 JOHN DITCHBURN, Manager.

UNITED GLEESONS TRIBUTE COMPANY NO LIABILITY, TEN MILE.

NOTICE.—A Call (the 5th) of One penny per share has been made on the capital of the company, due and payable at the company's office, Scottish House, 90-92 Williamstreet, Melbourne, on Wednesday, 13th February, 1935. 11042 JOHN DITCHBURN, Manager.

EGERTON COMPANY NO LIABILITY.

A LL shares forfeited for non-payment of 3rd Call of Two-FA pence per share will be sold by public auction, at the Mining Exchange, Lydiard-street north, Ballarat, on Thursday. 14th February, 1935, at half-past Eleven o'clock a.m., unless previously redeemed.

1 Lydiard-street, Ballarat,

GEO. BARKER, Manager. 10910

BALLARAT ALLUVIAL NO LIABILITY, INVERMAY.

A LL shares on which the 6th Call of Sixpence per share remains unpaid are forfeited, and will be sold by public auction on Saturday, the 16th February, 1935, at half-past Twelve p.m., at the Mining Exchange, Ballarat, on that date, unless previously redeemed.

J. H. PETERS, Manager. No. 19 A.M.P. Chambers, Lydiard street, Ballarat,

POINT ADDIS OIL WELLS NO LIABILITY.

A LL shares on which the January Call (the 68th) of One penny per share, or previous calls, remain unpaid, are forfeited, and will be sold by public auction at the Stock Exchange Hall, Little Collins-street, Melbourne, on Thursday, the 14th day of February, 1935, at a quarter to Twelve a.m., unless praviously readcamed. unless previously redeemed.

E. E. CONNOLLY, Manager. 54 Market-street, Melbourne. .

DIVIDEND GOLD MINING COMPANY NO LIABILITY. A LL shares on which the January Call (the 23rd) of Two-pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange Hall, Little Collins-street, Melbourne, on Friday, the 15th day of February, 1935, at a quarter to Twelve a.m., unless previously redeemed.

E. E. CONNOLLY, Manager. 10953

54 Market-street, Melbourne.

GOLDEN HEIGHTS NO LIABILITY.

NOTICE is hereby given that all shares upon which the 1st Call, due on the 9th January, 1935, remains unpaid, will be sold by public auction at the Stock Exchange Vestibule, on Friday, the 15th day of February, 1935, at a quarter to Twelve a.m., unless the Calls be paid before Five o'clock on Thousand the 14th February 1935 Thursday, the 14th February, 1935.

By order of the Board,

f the Bourn, W. C. TAYLER, Manager. 10955

123 William-street, Melbourne.

GRANITES DEVELOPMENT NO LIABILITY.

N OTICE is hereby given that all shares forfeited for non-payment of No. 7 (October) Call of Twopence per share will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, on Thursday, 14th February, 1935, at a quarter to Twelve a.m., unless shares are redeemed on or before Wednesday, 13th February, 1935, at 5 p.m.

By order of the Board,

A. J. PHILLIPS, Manager. Temple Court, 422 Collins-street, Melbourne. 109 10997

CROYDON-PEARL GOLD MINING COMPANY NO LIABILITY.

NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 15th (January) 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, 14th February, 1935, at a quarter to Twelve a.m., unless the shares be redeemed by payment of the above call or calls on or before the day previous to the day of sale day of sale.

11000 W. RUPERT SHIELS, Legal Manager.

GORDONS DEVELOPMENT EXTENDED NO LIABILITY. NOTICE is hereby given that all shares forfeited for non-payment of the 4th (January) Call of One pound per share, or any previous call, will be sold by public auction at the Stock Exchange Hall. 428 Little Collins-street, Melbourne, on Monday, 18th February, 1935, at a quarter to Twelve a.m., unless the shares be redeemed by payment of the above call or calls on or before the day previous to the day of sale.

11002

W. RUPERT SHIELS, Legal Manager.

NEW LONG TUNNEL GOLD MINES N.L.

NOTICE is hereby given that all shares on which Calls remain unpaid, up to and including the 122nd Call, will be sold by auction at the Stock Exchange, Melbourne, on Friday, the 15th February, 1935, at a quarter to Twelve a.m.

By order of the Board.

E. C. CANDY, Legal Manager,

WATTLE GULLY GOLD MINES NO LIABILITY.

A LL shares upon which the 11th Call of Threepence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 14th February, 1935, at a quarter to Twelve a.m., unless previously redeemed viously redeemed.

GEO. E. DICKENSON, Manager. 11028 95 Queen-street, Melbourne.

UNITED GLEESONS GOLD MINES NO LIABILITY, TEN MILE.

NOTICE.—All shares forfeited for non-payment of the 80th Call of One penny half-penny per share will be sold by public auction on Friday, 15th February, 1935, at a quarter to Twelve a.m., at the vestibule of the Stock Exchange of Melbourne, Little Collins-street, Melbourne, unless previously

JOHN DITCHBURN, Manager. 90-92 William-street, Melbourne.

DUNOLLY GOLD MINES NO LIABILITY.

LL shares upon which the 1st Call of Threepence per A share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melhourne, on Thursday, 14th February, 1935, at a quarter to Twelve a.m., unless previously redeemed.

GEO, E. DICKENSON, Manager 95 Queen-street, Melbourne,

Companies Act 1928.

NOTICE OF APPOINTMENT OF MANAGER PURSUANT TO SECTION 310.

To the Registrar-General-V ICTORIA Star Gold Mine No Liability hereby gives you notice that Guy Newton Moore, of 360 Collins-street. Melbourne, has been appointed manager of the company. Dated this 30th day of January, 1935.

(SEAL) 10971

A. C. MATTHEWS, Director, A. VICTOR LEGGO, Director.

NOTICE OF SITUATION OF REGISTERED OFFICE PURSUANT TO SECTION 306.

To the Registrar-General—

V 1CTORIA Star Gold Mine No Liability hereby gives you notice that the registered office of the company is situated at 360 Collins-street, Melbourne.

Dated this 30th day of January, 1935.

(SEAL)

10972

A. C. MATTHEWS, Director. A. VICTOR LEGGO, Director.

Companies Act 1928. SVEA GOLD MINES NO LIABILITY.

NOTICE OF SITUATION OF REGISTERED OFFICE.

N OTICE is hereby given that the registered office of the above company is situate at Temple Court, 422 Collins street, Melbourne.

Dated at Melbourne this 31st day of January, 1935.

The common seal of Svea Gold Mines No Liability was hereto affixed in the presence of—

WILLM. CHS. BUSBY, Director, A. W. ROGERS, Director, J. E. A. PILGRIM, Manager, (SEAL)

11004

Companies Act 1928. SVEA GOLD MINES NO LIABILITY.

NOTICE OF APPOINTMENT OF LEGAL MANAGER,

N OTICE is hereby given that Mr. James Edward Alexander Pilgrim, of Temple Court, 422 Collins-street, Melbourne, accountant, has been appointed legal manager of the above-

named company.

Dated at Melbourne this 31st day of January, 1935.

The common seal of Svea Gold Mines No Liability was hereto affixed in the presence of—

WILLM. CHS. BUSBY, Director. A. W. ROGERS, Director. J. E. A. PILGRIM, Manager.

11005 Companies Act 1928.-Tenth Schedule.

MOROBE (NEW GUINEA) GOLD OPTIONS NO LIABILITY. THE undersigned, do hereby make application to register Morobe (New Guinea) Gold Options No Liability as a no-liability company, under the provisions of Part II. of the Companies Act 1928.

1. The name of the company is to be Morobe (New Guinea) Gold Options No Liability.
2. The place of operations is at Morobe, Territory of New

3. The registered office of the company will be situated at 422 Collins-street, Melbourne.

4. The value of the company's property, including claim and machinery, is £7,500.

5. The number of shares in the company is 750 of £10 each.
6. The number of shares subscribed for is 500.
7. The name of the manager is Reginald William Stringer.
8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date are as below.—

Name, Address, Occupation. Number of Arthur Duncan Douglas, Maryborough, investor Reginald Mark Vincent Blakemore, 40 Queen-street, Melbourne, solicitor Number of Shares. 5 Brigadier-General Evan Alexander Wisdom, 4 Bank-place. Melbourne, investor Reginald William Stringer, 422 Collins-street, Mel-bourne, manager (in trust for shareholders) Reginald William Stringer, 422 Collins-street, Mel-hourne, manager (in trust for company) 5 485 250

Dated this 5th day of February, 1935. R. W. STRINGER, Manager. Witness to signature-WM. H. WADDELL.

750

I, REGINALD WILLIAM STRINGER, do solemnly and sincerely

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.

R. W. STRINGER. -

Taken before me at Melbourne this 5th day of February, 1935.—WM. H. WADDELL, J.P.

Backhouse and Blakemore, 40 Queen-street, Melbourne, solicitors for the company.

Companies Act 1928 .- Tenth Schedule. EAST REEFS (BENDIGO) NO LIABILITY.

THE undersigned, do hereby make application to register East Reefs (Bendigo) No Liability as a no-liability company under the provisions of Part II. of the Companies Act 1928.

- 1. The name of the company is to be East Reefs (Bendigo) No Liability,
- 2. The place of intended operations is at Bendigo, Victoria.
- 3. The registered office of the company will be situated at $100\,$ Queen-street, Melbourne.
- 4. The value of the company's property, including claim and machinery, is £300.
- 5. The number of shares in the company is Five hundred of Five pounds each.
- 6. The number of shares subscribed for is Four hundred.
- 7. The name of the manager is Arthur James Hocking.
- 8. The names and addresses and occupations of the share holders, and the number of shares held by each at this date are as below:—

Name, Address, Occupation, Number of John Vivian Cock, Dean-avenue, Glenferrie, gentle-Number of Shares. Edward William Lowe, 32 Willansby-avenue, North Brighton, investor Edward Joseph Turner, 100 Queen-street, Melbourne, 5 5 accountant Arthur James Hocking, 100 Queen-street, Melbourne, manager (in trust for shareholders) Arthur James Hocking, 100 Queen-street, Melbourne, manager (in trust for the company) . . . 385 . 100 500

Dated this 4th day of February, 1935.

ARTHUR J. HOCKING, Manager.

Witness to signature-WM. II. WADDELL, J.P.

I, ARTHUR JAMES HOCKING, of 100 Queen-street, Melbourne, manager, do hereby solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

ARTHUR J. HOCKING.

Taken before me at Melbourne this 4th day of February, 1935.—WM. H. WADDELL, J.P.

R. G. Dunlop, solicitor, 108 Queen-street, Melbourne. 11032

COMPANIES ACT 1928 .- TENTH SCHEDULE.

- THE undersigned, hereby make application to register, Hoddle Alluvials as a no-liability company under the provisions of Part II. of the Companies Act 1928.
- 1. The name of the company is to be "Hoddle Alluvials No Liability.'
- 2. The place of operations (or intended operations) is at Yarra Junction.
- 3. The registered office of the company will be situated at Albert-street, Daylesford.
- 4. The value of the company's property, including claim (or leased ground) and machinery, is £600.
- 5. The number of shares in the company is 75 of £10 each,
- 6. The number of shares subscribed for is 60.
- 7. The name of the manager is Bruce Shellard, of Albertstreet, Daylesford.

8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:-

Leonard Gilbert May, 90 Queen-street, Mel-1 share 1 share dredgemaster Robert Bruce Donaldson, 90 Queen-street, Mel-1 share l share Vincent-street, Daylesford, Hubert Lloyd, 1 share dredgemaster ruce Shellard, Albert-street, Bruce Daylesford, manager (in trust for shareholders)
Bruce Shellard, Albert-street, Daylesford,
manager (in trust for company, being shares 55 shares 15 shares held in reserve in terms of prospectus)

75 shares

Dated this 31st day of January, 1935.

B. SHELLARD, Manager. . Witness to signature—A. G. HARSTON, J.P.

- I, Bruce Shellard, of Albert-street, Daylesford, do solemnly declare that
- I am the manager of the said intended company.
 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.

Declared by the said Bruce Shellard, at Daylesford, in Victoria, this 4th day of February, 1935, before me—A. G.

Companies Act 1928 .- Tenth Schedule.

BANKET GOLD MINES DEVELOPMENT NO LIABILITY.

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

1. The name of the company is to be Banket Gold Mines Development No Liability.

2. The place of operations is at Maindample, Victoria.

3. The registered office of the company will be situated at 90-92 William-street, Melbourne.

4. The value of the company's property, including claim and with the situated at 90-92 William street, Melbourne.

machinery, is £400.

5. The number of shares in the company is 600, of One

pound each. 6. The number of shares subscribed for is 525, of One pound

6. The name of the manager is John Ditchburn.
7. The name of the manager is John Ditchburn.
8. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as below:—

Name, Address, Occupation. No. of	Shares
Robert Bernard Anderson, 299 Beaconsfield-parade,	
Middle Park, investor	10
John Dalton Morrissey, 98 South-crescent, North-	
cote South, investor	10
John Cohen Macmillan, 4 Toorak-road, Malvern, in-	
vestor	10
John Ditchburn, 90 William-street, Melbourne, ac-	
countant (in trust for shareholders)	495
John Ditchburn, 90 William-street, Melbourne, ac-	
countant (in trust for company)	75
•	600

Dated this fifth day of February, 1935.

JOHN DITCHBURN, Manager. Witness to signature-M. HURLE.

I, JOHN DITCHBURN, of 90 William-street, Melbourne, do solemnly and sincerely declare that-

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

JOHN DITCHBURN.

Taken before me, at Melbourne, this fifth day of February 1935.—WM. H. WADDELL, J.P. ., 11044 .Companies Act 1928.-Tenth Schedule. RAMU GOLD REEFS NO LIABILITY.

THE undersigned, do hereby make application to register, Ramu Gold Reefs as a no-liability company under the provisions of Part II. of the Companies Act 1928.

1. The name of the company is to be Ramu Gold Reefs No

Liability

2. The place of intended operations is at Ramu River, New

Guinea. 3. The registered office of the company will be situated at 450 Collins-street, Melbourne.

4. The value of the company's property, including claim and

machinery, is £3.750.

5. The number of shares in the company is 1,500, of Five pounds each.

pounds each.

6. The number of shares subscribed for is 1,380.

7. The name of the manager is Frank Parry Smith.

8. The names and addresses and occupations of the share-holders and the number of shares held by each at this date

are as below:-Name, Address, Occupation. No.
John Wesley McComas, 450 Collins-street, Melbourne, solicitor
Edward Leslic Barrett, 422 Collins-street, Mel-No. of Shares. bourne, accountant 1 Henry Masterson Davey, 121 Alma-road, East St.
Kilda, insurance broker
Charles McCullock Ekberg, 21 Stevenson-street. 1 Kew. contractor Frank Parry Smith. 450 Collins-street, Melbourne. 1.376 company manager (in trust for shareholders) ... Frank Parry Smith, 450 Collins-street, Melhourne. 120 company manager (in trust for company) 1.500

Dated this lifth day of February, 1935. F. P. SMITH, Manager. Witness to signature—W. S. BRIGHT.

FRANK PARRY SMITH, do solemnly and sincerely declare

I, FRANK PARRY SMIII, as some 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.

F. P. SMIIII,

Taken before me. at Melbourne, this fifth day of February, 335.—A. G. Harstox, J.P.
John W. McComas and Co., solicitors, 450 Collins-street.

Companies Act 1928.—Tenth Schedule MISIMA UNITED NO LIABILITY.

THE undersigned, do hereby make application to register
Misima United as a no-liability company under the
provisions of Part II. of the Companies Act 1928.

The name of the company is to be Misima United No
Liability

17 The name of the company is to be Misima Cinted Ro Liability.

2. The place of proposed operations is on Island of Missima in the Territory of Papua.

3. The registered office of the company will be situated at Bank House, Bank-place, Melbourne.

4. The value of the company's property, including claim and machinery, is £45,000.

5. The number of shares in the company is 4,500, of Ten papuls each

pounds each.

pounds each.

6. The number of shares subscribed for is 4,500.

7. The name of the manager is John Daniel Morrison.

8. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as below:—

Name, Address, Occupation. No. David John McClelland, Charter House, 4 Bank-place, Melbourne, authorized land and mining No. of Shares. 3 William Jonathan Nicol, 422 Collins-street, Mel-3 hourne, mining engineer Donald Reid, 335 St. Kilda-street. Brighton, merchant
Straun Wright-Smith, Bank House, Bank-place, 3 Melbourne, solicitor

John Daniel Morrison, Bank House, Bank-place,
Melbourne, manager (in trust for shareholders) 3 4,488 4,500

Dated this 5th day of February, 1935. J. D. MORRISON, Manager Witness to signature-ARTHUR S. WOOLCOTT, solicitor, Mel-

No. 17.—1198.—4

I, JOHN DANIEL MORRISON, do solemnly and sincerely declare

1, JOHN DANIEL MORRISON, do solemnly and sincerely declare that—

1. I am the manager of the said intended company.

2. The above statement is, to the hest 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.

J. D. Morrison.

J. D. Morrison.

Taken before me, at Melbourne, this fifth day of February 1935—H. S. Marks, J.P. 1093

IMPOUNDINGS

LEXANDRA.-Impounded at Alexandra, by Road Ranger.

1 fawn Jersey steer, 2 years, no visible brand 1 red and white heifer, 18 months, no visible brand

If not claimed and expenses paid, to be sold on 20th February, 1935. JAMES HODSON

Poundkeeper. 11054 - 4/8

BENDIGO.—Impounded at Bendigo, 30th January, 1935

I brown and white cow, two back notches off ear, sear on rump, no visible brand 1 strawberry bull calf, no visible brand

If not claimed and expenses paid, to be sold on 21st. February, 1935.

A. MOOG.

Poundkeeper. 10919-5/4

BIRCHIP.—Impounded at Birchip.

1 bay gelding, aged, one white hind too, delivery type, badly collar-marked, good jumper, no visible brand If not claimed and expenses paid, to be sold on 15th February, 1935

A. SAYERS,

Shire Secretary. 10882 - 4/8

BIRREGURRA.—Impounded at Birregurra

1 red and white steer, notch front off ear, no visible brand If not claimed and expenses paid, to be sold on 22nd February, 1935 W. T. REEVES

Poundkeeper. 10895 - 4/

BRANXHOLME.—Impounded at Branxholme, by N. Reed.

1 sheep, front notch off ear, like W thereon

By A. McFarlane. 1 sheep, swallow back near ear, branded like WI

If not claimed and expenses paid, to be sold on 21st February, 1935. A. McFARLANE,

Poundkeeper. 10921 - 5/4

CALLAWADDA.—Impounded at Callawadda, 31st January, 1935.

red and white steer, about 2 years, no visible brand year-old dark-red steer, no visible brand red steer, 9 months, top off both ears, scar on near shoulder If not claimed and expenses paid, to be sold on 14th February, 1935

Poundkeeper. 10878 - 67

CARISBROOK.—Impounded at Carisbrook. red and white heifer, white face, no visible earmark, smudged

brand on right rump If not claimed and expenses paid, to be sold on 14th February, 1935.

J. ILES. Poundkeeper.

10924-4/8

CASTLEMAINE.—Impounded at Castlemaine, 22nd January, 1935.

l black mare, white stripe on face, no visible brand If not calimed and expenses paid, to be sold on 25th February, 1935.

J. H. CRIMEEN Poundkeeper.

10890-4/8

Poundkeeper.

Poundkeeper.

Poundkeeper.

Poundkeeper.

Poundkeeper.

Poundkeeper.

Poundkeeper.

Poundkeeper.

Poundkeeper,

H. CHANCELLOR.

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MALMSBURY.-Impounded at Malmsbury by F. Boddy.
COHUNA.—Impounded at Cohuna.
brown and white bull, bald face, piece out of near ear
1 brindle Jersey bull, piece out of near ear
1 dark Jersey heifer, notch out of off ear, JS off rump
1 brindle and white heifer, notch out of off ear, JS off rump
1 black and white steer, piece out of off ear
                                                                                 1 brown gelding, slightly grey on head and off hind foot, half circle over G on near shoulder
                                                                                   If not claimed and expenses paid, to be sold on 13th Feb-
                                                                                 ruary, 1935.
                                                                                                                              L. SWAINSTON
  brindle heifer
Jersey heifer
                                                                                 10875-4/8
                                                                                 M ANSFIELD.—Impounded at Mansfield, by Road Ranger.
l Jersey cow, near horn broken, like 18 over 29 off hind
quarter
If not claimed and expenses paid, to be sold on 16th.
                                                                                 1 red steer, swallow fork near ear, J off rump
February, 1935.
                                                                                 If not claimed and expenses paid, to be sold on 22nd February, 1935.
  Jersey bull
  red and white steer, two notches in ear Jersey heifer
                                                                                                                             E. W. FINLASON,
                                                                                 MERBEIN.—Impounded at Merbein.
1 brindle cow, lumpy jaw, D off rump; red and white calf at
   If not claimed and expenses paid, to be sold on 23rd Feb-
                                                                                 1 bay light horse, hind feet white, star, hobble on off foreleg, like B (reversed) B on neck, like U (inverted) J near shoulder
ruary, 1935.
                                                J. COLEMAN
10925-14/
                                                           Poundkeeper.
                                                                                 bay light mare, white stripe on face, hind feet and off
fore foot white, blotched brand near shoulder
brown pony mare, star and snip, little white on hind foot,
COLERAINE.—Impounded at Coleraine, by the Herdsman.
                                                                                    AM near wither
No. 235. I black heifer, mottled face, slit and V notch off ear,
                                                                                 If not claimed and expenses paid, to be sold on 14th-
February, 1935.
   like half-circle off rump
   If not claimed and expenses paid, to be sold.
                                                                                                                            E. CHAMBERLAIN.
                                                   W. J. MILLS.
                                                                                 10889-8/
11051-4/
                                                                                 NI NI.—Impounded at Ni Ni (Woorak).
                                                          Poundkeeper.
CRANBOURNE.—Impounded at Cranbourne, by Ranger, from Clyde North.
12 ewes, Border Leicester cross, some numbered and tagged
                                                                                 5 merino lambs, black TW thereon
3 ewes, black TW thereon
Myrambeck in ears
10 lambs, Border Leicester cross
1 merino wether, tar-marked like JC on back
                                                                                 2 wethers, black TW thereon
                                                                                 If not claimed and expenses paid, to be sold on 14th-February, 1935.
   If not claimed and expenses paid, to be sold on 21st
                                                                                                                                  C. ANSELL,
February, 1935.
                                                                                  10884-5/4
                                                                                 OXLEY.—Impounded at Oxley, by Shire Herdsman, from Greta.
                                                F. H. CLARK
10923-6/8
ECHUCA.—Impounded at Echuca, 26th January, 1935.
                                                                                   red poley heifer, no visible brand
red poley heifer, white under belly, no visible brand
red and white Shorthorn heifer, no visible brand
dark-brown gelding, rising 2 years, M near shoulder
dark-brown or black pony filly, rising 2 years, no visible
l light-red cow, no visible brand
I red and white cow, no visible brand
   If not claimed and expenses paid, to be sold on 14th Feb-
ruary, 1935.
                                               E. GURRY.
                                                                                    light-brown pony filly, black points, rising 2 years, no visible
11053-4/8
                                                           Poundkeeper.
                                                                                    brand
H AMILTON.—Impounded at Hamilton, by Mr. Loats.
                                                                                              Impounded from Milawa, by Herdsman.
                                                                                 l light-bay pony mare, aged, black points. M near shoulder,
l flea-bitten grey gelding, aged, no visible brand
3 merino rams, aged, red spur, front notch swallow, front and
                                                                                    If not claimed and expenses paid, to be sold on 16th.
                                                                                  February, 1935.
   back notch left ear
                                                                                                                              J. A. SIMPSON
 I merino ram, 4-tooth, red spur, red M and half-circle
                                                                                  10886-- 11/4
   If not claimed and expenses paid, to be sold on 12th Feb-
                                                                                  R ED CLIFFS.—Impounded at Red Cliffs.
ruary, 1935.
                                                   P. A. KERR,
11046 - 5/4
                                                           Poundkeeper.
                                                                                  1 brown pony gelding, like CS on shoulder
 H-EIDELBERG.—Impounded at Heidelberg.
                                                                                    If not claimed and expenses paid, to be sold on 21st Feb-
                                                                                  ruary, 1935.
                                                                                                                              D. J. CHARLES,
 1 light-brown heifer, branded MC
2 black and white heifer calves, no visible brand
                                                                                  h1047-4/
                                                                                  P OCHESTER.—Impounded at Rochester, 27th January.

1935, by Shire Ranger
 If, not claimed and expenses paid to be sold on 20th February, 1935.
                                                                                       1935, by Shire Ranger.
                                                                                 li chestnut gelding, hack, star on forehead, no visible brand'
Impounded from Bamawm, by Shire Ranger.

1 bay gelding, hack, star on forehead, scar on near shoulder.
                                             R. J. ADDICOTT
 11048-4/8
                                                           Poundkeeper.
 HUNTLY.-Impounded at Huntly.
                                                                                    no visible brand
                                                                                 If not claimed and expenses paid, to be sold on 22\mathrm{nd} February, 1935.
1 bay cart horse, aged, white hind foot, no visible brand
 If not claimed and expenses paid, to be sold on 30th January, 1935.
                                                                                                                                    L. WALLIS
                                                                                  10922--6/8
                                              · T A. BURT,
                                                                                 SMEATON.—Impounded by the Ranger, 23rd January, 1935.
 10887-4/
                                                           Poundkeeper.
K ILMORE.—Impounded at Kilmore Shire Pound, 26th January, 1935, by Inspector.

1 yearling brindle bull, no visible brand
                                                                                 I black and white yearling bull, no visible brand
                                                                                 If not claimed and expenses paid, to be sold on 14th February, 1935.
If not calimed and expenses paid, to be sold on 14th February, 1935.
                                                                                                                             W J. BALFOUR
                                                                                 10880--4/
                                                  B. TOOHEY
 10885-4/8
                                                           Poundkeeper.
                                                                                 STANHOPE.—Impounded at Stanhope, by J. Watts.
 KYABRAM.-Impounded at Kyabram.
                                                                                 1 brown pony gelding, black points, white coronet, near hind
foot white, blaze on forehead, roan on neck, like O off
1 Jersey bull, 2 years, no visible brand
1 black Jersey-cross heifer, bar over A off rump
                                                                                  If not claimed and expenses paid, to be sold on 7th February, 1935.
If not claimed and expenses paid, to be sold on 21st February, 1935.
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W. D. PEARSON,

Poundkeeper.

10897-478

10892--5/4

4,101011# Otrophid	· · · · · · · · · · · · · · · · · · ·
CTRATFORDImpounded at Stratford, by E. Rawson.	STATE ACTS, 1933—continued.
1 blue-roan cow, like square near ear, no visible brand	No.
If not claimed and expenses paid, to be sold on loth	4142. Gas Regulation
February, 1935. W. J. MILDENHALL,	4143. British Migrants (Agreement)
10896—4/ Poundkeeper.	4145. Supply
WAN HILL.—Impounded at Swan Hill. by S. G. Russell,	4146. Landlord and Tenant 4147. Port Melbourne Lagoon Lands
Ranger. 1 brindle poddy steer, notch out of bottom both ears, no visible	4148. Public Works Loan Application
brand	4149. Melbourne Cricket Ground 4150. Closer Settlement (Financial)
1 yellow poddy, steer, bob tail, no visible brand	4151. City of Collingwood (Gratuities)
If not claimed and expenses paid, to be sold on 21st February, 1935.	4152. Children's Welfare 4153. Local Government (Shire of Heidelberg)
R. COCKERELL,	4154. Maintenance
11050—6/ Poundkeeper.	4155. State Forests Loan Application 4156. City of Chelsea (Rating Validation)
ONGALA.—Impounded at Tongala.	4157. Mental Hygiene
1 Jersey cow, aged, dehorned. AS over BB (first B reversed)	
off hip	4159. Administration and Probate Duties 4160. Land Tax
1 black and white heifer, two notches near ear, AS off hip 1 red roan heifer, two notches near ear, AS off hip	4161, Brunswick (Street Construction) 4162, Cultivation Advances (Borrowing)
l brown and white steer, notch off ear	4162. Cultivation Advances (Borrowing) 4163. Treasury Bonds
1 red and white heifer, notch off ear 1 black and white heifer, no visible brand	4164. Transfer of Land (Assurance Fund)
If not claimed and expenses paid, to be sold on 14th Feb-	4165. Domain (Melbourne) Land 4166. University (Grant)
ruary, 1935, R. FULLER,	4167. Brighton (Loan)
11045—8/ Poundkeeper.	4166. University (Grant)
W ANGARATTA.—Impounded at Wangaratta, by D. Rowan, Taminick.	4170. Motor Car
W Rowan, Taminick.	4171. Unemployment Relief Tax (Assessment) 4172. Unemployment Relief Tax (Rates)
1 yellow bullock, notch out top and bottom of off ear, no visible brand	4173. Unemployment Relief Loan and Application
Impounded by Sisely Bros.	4174. Water Supply Loans Application
l bay pony gelding, black points, G near shoulder If not claimed and expenses paid, to be sold on 19th	4175. Avoca Water Trust 4176. Loddon United Waterworks Trust
February, 1935.	4177. Ballaarat Lands 4178. Trustee (Investments)
KEITH R. ROBERTSON, 10879-6/8 Poundkeeper.	4178. Trustee (Investments) 4179. Melbourne and Metropolitan Tramways Board
WARRNAMBOOL.—Impounded at Warrnambool, 29th January, 1935.	4180. Geelong Harbour Trust (Government Guarantee)
January, 1935.	4181. Land
1 Jersey heifer, A off rump	4183. Milk Board
1 red heifer, S off rump 1 red and white heifer, S off rump	4184. Melhourne Market and Park Lands
I red heifer, top off both ears, no visible brand	4185. Bush Fire Brigades 4186. Superannuation
If not claimed and expenses paid, to be sold on 21st February 1935	4187. City of Kew (Thornton-street)
ruary, 1935. F. S. KELLY, Poundhorner	4188. Country Roads (Borrowing) 4189. Railway Loan Application
10961—6/8 Foundkeeper.	4190. Melbourne Lands Exchange
	4192. Stamps
STATE ACTS, 1933.	4193. Ararat Borough (Alexandra Sports Ground)
OPIES of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office.	4195. Cultivation Advances
may be obtained at the Government Printing Office, o'	4196. Closer Settlement
from any bookseller at the price set opposite to each:-	4198. Transport Regulation
No. 8. d.	
4108. Supply 0 6 4109: Financial Emergency. (Continuation) 0 6	4201. Farmers Relief
allo, Companies (List and Summary)	4202. Forests (Roads)
4111. Supply 0 6 4112. Superannuation (Retirement) 0 6	4904 Dairy Products
4113. Police Offences (Street Meetings)	4205. Teachers
4114. Keilor Loan	4206. Hawthorn Loans 4207. Education (Fees)
4116 University Ot 6	4208. Farm Produce Agents
4117. Real Estate Agents and Business Agents 0, 6	4209. Appropriation 4210. Marriage (Divorce)
4118 Maribyrnong Lands Exchange 0 6	H I GREEN
4120. Geelong Waterworks and Sewerage 0 6	Government Print
4191. Wangaratta Landa U D	
4123, Supply 0 6	
1122: Camberwell Loans	
4125. Burramunga Lands	may be obtained at the Government Printing Office
125. Bees	from any bookseller at the price set opposite to each:-
4123. Centenary Celebrations Council 0 9 4129. Melbourne and Metropolitan Board of Works	' I
4131. Medical	4212. Financial Emergency (Continuation)
4132. City of Sandringham (Rating Validation) 0 6	4213. Treasury Overdrafts
4133. Libraries (Amendment) 0 4 4134. Footscray Loan 0 6	4215. Cattle and Swine (Compensation)
4135. Unemployment Relief (Administration)	4216. Public Account Advances
4136, Income Tax Acts Amendment 0 6 4137, Supply	4918 Vaccum Oil Company Proprietary Limited Act
4138 Supply	1931 (Repeal)
4139. Melbourne General Cemetery Land 0 6	4219. Country Roads Board Fund
4140. Country Roads Board Fund 0 6 4141. Administration and Probate 0 6	4221. Public and Bank Holidays

Nο	STATE ACTS, 1934	-continu	ied.		Pri	ice.	
No.							ha feemishad
	Property Law (Charitable Be	equests)		• •	0	-	THE VICTORIA GOVERNMENT GAZETTE is mublished of
4223.	Supply		* *	• •	0		WEDNESDAY EVENING in each week and Notices for invertion
4224.	Companies (Special Investiga	ations)	• •	• •	0		unill be received by the Government Printer at or before Tw
4220. 4998	Friendly Societies Administration and Probate	(Charitia	٠	• •	0		on more at mediagness rates and late admortisements between
	West Melbourne Literary Ins				ő		TWO non and FIVE non- at double rates on the day preceding
	Treasury Bonds	citorii e ma		•••	_		the day of publication.
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	Essendon Land		••	• •	ő		Supence, posted Sevenpence, each.
	Geelong and Melbourne Harbo	r Trusts			ŏ		NO GAZETTES prior to January, 1921, in stock.
	Sewerage Districts				0	6	ALL PAYMENTS ARE REQUIRED IN ADVANCE.—Remi
4233.	Mildura Irrigation Trust (Dr				0	в	tances should be made by postal note, money order, or draft i
	Totalizator Leitchville Lands				0		
					0		
	Administration and Probate I				0	6	-
	Cultivation Advances			• •	1	0	
	Income Tax Acts Amendment		• •	٠.	0	6 9	
4239.	Income Tax	• •	• •	• •	0	6	· · · · · · · · · · · · · · · · · · ·
4240. 4941	Land Tax Amendment Land Tax		• •		0	6	
7271.	Unemployment Relief Tax (F			• •	0	6	
	North Geelong to Fyansford F			ion	0	6	
4244	Unemployment Relief Loan a	nd Annli	estion		ŏ	6	- 9
4245.	Victorian Loan	FF			ŏ	6	ARMSTRONG S AGENCI, 125 Queen-street, Melbourne.
	Commonwealth and States Fin	ancial A	zreement		1	0	MESSRS ARNALL & JACKSON, 428 Collins-street, Me
	Railway Loan Application		, .		0	6	bourne.
4248.	State Forests Loan Application	n			0	6	
4249.	Financial Emergency (Mortgag	ges) Cont	inuation		0	6	
4250.	Local Government (Tempor	rary Re	duction	of		_	MESSRS. GORDON & GOTCH, News Agents, 511 Littl
	Interest)			٠.,	0	6	delice of the contract of the
4251.	Sewerage Districts (Tempo	гагу Ке	duction			۰	streets, Sydney.
4050	Interest)	• •	• •	• •	0		, Mr. SSRS. HARSTON, PARTRIDGE, & CO., 452 Chancery
4202. 4059	Government Advances (Reduc	tion of I	ntorost \	• •	0	-	' lane. Melhourne.
	Public Works Loan Applicati		interest /	•••		-6	
4255.	Melbourne and Metropolitan	Framwa'vs	Board		ŏ	6	
4256.	Water Supply Loans Applicat				ŏ	6	
	Closer Settlement (Financial)				0	6	
1258.	Stamps				0	6	RICHARDSON, trading as The Mercantile Exchange, 38
4259.	Financial Emergency (Salaric	es and P	ensions)		0	6	Colling-street Melhourne
4260.	Appropriation Stamps (Betting) Entertainments Tax Licensing (Good Friday) Statute Law Revision Mortgagees (Powers of Sale)				3	0	J WILL T DIGDE ST D.T
4261.	Stamps (Betting)		• •		0	6	
4262. 40 <i>0</i> 2	Entertainments Jax		• •	• •	0	6	, , , ,
4200. 4984	Statute Law Revision				ő		RESTACTI, News Agent, Denaita.
4265	Mortgagees (Powers of Sale)	• •			_		
4266.	Education (Fees) Continuation	n			ŏ		
	Fruit Growers Relief (Comm		Paymer	nt)	Ó	6	B MESSRS. HENRY FRANKS & CO., Booksellers and
	River Murray Waters				0		Stationers, Market-square, Geelong.
4269.	Box Hill Lands				0	6	MESSRS, SMITH & DUNNON, Hamilton.
4270.	Grain Elevators				1	3	DIMERDONG DROG V
4271.	Agricultural Lime			• •	0	9	,
4272.	Landlord and Tenant (Rent F				^	٥	MR. WM. DAVIS, Mildura.
4070			• •		0		Times normanists have number, but.
4213. 4073	Land Superannuation (Retirement)	* *			Ö		
	Factories and Shops			• •	ĭ		
	Milk Board				Ô		
4277	Health (Margarine)				Ö		
	Superannuation (Retirement) Factories and Shops				Ó		
	Local Government				2	3	CONTENTS
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THE "VICTORIA GOVERNMENT GAZETTE."

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The title (25 Revard, Dissolution of Partnership, &c.) forms one or more lines, as a heading.

On an average, eleven words make a line.

Every signature must likevise be counted as a line.

The final words of a paragraph, though only a portion of a line, must be counted as one line.

Signatures (in particular) and proper names must be written very plainly in the text; one side only of each slip of paper should be written upon.

All. Communications should be addressed to "The Government Printer, Melbourne."

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