

VICTORIA GOVERNMENT GAZET

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No. 110]

WEDNESDAY, JUNE 3.

[1936

LEVEE AT PARLIAMENT HOUSE, MELBOURNE.

N honour of the birthday of His Majesty King Edward VIII., His Excellency the Governor (Lord Huntingfield) will hold a Levée at Parliament House, Spring-street, Melbourne, at 10.15 a.m. on Tuesday, the 23rd June, 1936.

Private entrée cards will admit recipients to the south door of the Spring-street entrance at Parliament House at 10 a.m. All others will enter by the north door of the Spring-street entrance at 10.15 a.m.

In accordance with the custom followed at Levées held by His Majesty the King, there will be no precedence in the order of presentation, but it is requested that members of the Service and all public bodies group themselves together as far as possible.

It is requested that those entitled to wear uniform or official dress do so.

On the occasion of the celebration of the King's Birthday, His Excellency is anxious to receive as many citizens as pos-sible, and will therefore be pleased to receive those not entitled to wear uniform or official dress in their ordinary morning or business dress.

It is particularly desired that gentlemen attending the Levée should provide themselves with a card on which should be printed, typed, or written in clear handwriting their names in order to facilitate announcement to His Excellency.

By His Excellency's Command,

E. H. POTT, Lieut. Colonel, Private Secretary.

FARMERS' DEBTS ADJUSTMENT ACT 1935.

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 sub-section (2) of section 38 of the Farmers' Debts Adjustment Act 1935, it is enacted that the governing body of any statutory corporation specified by proclamation of the Governor in Council published in the Government Gazette may, notwithstanding anything in any Act, agree to any plan of debt adjustment made pursuant to and in accordance with the provisions of the said Farmers' Debts Adjustment Act 1935: And whereas by the State Savings Bank Act 1928, "The Commissioners of the State

Savings Bank of Victoria" are constituted a body corporate by the name and style aforesaid: Now therefore I, the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by this my Proclamation, specify "The Commissioners of the State Savings Bank of Victoria" as the governing body of a statutory corporation within the meaning and for the purposes of section 38 of the Farmers' Debts Adjustment Act 1935.

Given under my Hand and the Seal of the State of Vic-toria aforesaid, at Melbourne, this twenty-sixth day of May, in the year of our Lord One thousand nine hundred and thirty-six, and in the first year of the reign of His Majesty King Edward VIII.

HUNTINGFIELD.

By His Excellency's Command,

A. A. DUNSTAN, Treasurer.

GOD SAVE THE KING!

BANK HOLIDAY.

PROCLAMATION :

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

TN pursuance of the provisions contained in Part III. of the Banks and Currency Act 1928, I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the day and date named hereunder as a special day to be observed as a Bank Holiday at the place respectively specified, that is to say:—

Bank Holiday :-

Tuesday, the 16th day of June, 1936, at Lake Boga, Manangatang Nyah West, Piangil, Swan Hill, and Ultima.

Given under my Hand and the Scal of the State of Victoria aforesaid, at Melbourne, this second day of June, in the year of our Lord One thousand nine hundred and thirty-six, and in the first year of the reign of His Majesty King Edward VIII.

HUNTINGFIELD.

By His Excellency's Command,

' M. W. J. BOURCHIER, Chief Secretary.

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GOD SAVE THE KING!

No. 110,-6541.-PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

The Fisheries Acts.

PROCLAMATION

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

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 the provisions of the Fisheries Acts, and all other powers me enabling in that behalf, do by this Proclamation revoke the Proclamation made the first day of July, 1930, and published in the Government Gazette of the ninth day of July, 1930, respecting commencing and terminating dates of close seasons, &c. and in lieu thereof prescribe that in any Proclamation, fixing a close season or restricting methods of fishing or providing for any restriction whatsoever for or during any period or portion of the year, the commencing and terminating dates of the period or periods named in such Proclamation shall be included in and shall be deemed to be portion of the close season, closure, or other restriction, as the case may be.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this second day of June, inc the year of our Lord One thousand nine hundred and thirty-six, and in the first year of the reign of His Majesty King Edward VIII.

HUNTINGFIELD.

By His Excellency's Command,

M. W. J. BOURCHIER; - - Chief Secretary.

GOD SAVE THE KING!

The Fisheries Acts. .

NETTING PERMITTED IN CERTAIN LAKES IN THE KERANG AND QUAMBATOOK DISTRICTS:

PROCLAMATION.

By His Excellency the Governor of the State of Victoria and its Dependencies in the Commonwealth of Australia, &c., &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 the
provisions of the Fisheries Atts, and all other powers me
enabling in that behalf, do by this Proclamation revoke the
Proclamation made the sixteenth day of May, 1911, and published in the Government Gazette of the twenty fourth day of
May, 1911, respecting netting in Lakes Wandella and Pelican
and permit the use of nets for the purpose of taking fish from
the first day of December in each year to the thirtieth day
of September next following in the following waters:

Lakes Wandella, Pelican, Gilmour, Bael Bael, Cullen,
Racecourse, and The Marsh

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this second day of June, in the year of our Lord One thousand nine hundred and thirty-six, and in the first year of the reign of His Majesty King Edward VIII.

(L.S.)

HUNTINGFIELD.

By His Excellency's Command, ' ...

By His Excellency's Command,

M. W. J. BOURCHIER,

Chief Secre :- Chief Secretary.

The Fisheries Acts.

NOTICE OF INTENTION TO PROHIBIT ALL FISHING IN OR THE TAKING OF FISH FROM THE CUMBERLAND RIVER (NEAR LORNE) AND ITS TRIBUTARIES UNTIL 1ST OCTOBER, 1937.

It is hereby notified, for general information, that it is of publication of this notice in the Government Gasette, to move His Excellency the Government in Council to make a Proclamation prohibiting all fishing in, or the taking of fish from, the Cumberland River and its tributaries until the first day of October, 1937.

Chief Inspector of Fisheries and Game.

At the Executive Council Chamber, Clerk of the Executive Council Chamber, Melbourne, the 26th May, 1936.

COMMENCING AND TERMINATING DATES OF CLOSE
SEASONS, ETC. 1, The subjoined certificate and declaration touching the execution of Arnold Sodeman at His Majesty's Gaol, Pentridge, are published pursuant to the provisions of the Crimes Act 1928, section 555.

EXECUTION.

W. A. W. KELL, Prothonotary.

Prothonotary's Office, Melbourne, C.1, 1st June, 1936.

CERTIFICATE OF MEDICAL OFFICER.

I, Albert John William Philpott, being the medical officer in attendance on the execution of Arnold Sodeman at His Majesty's Gaol, Pentridge, do hereby certify and declare that I have this day witnessed the execution of the said Arnold Sodeman at the said gaol; and I further certify and declare that the said Arnold Sodeman was, in pursuance of the sentence of the Supreme Court, at Melbourne, hanged by the neck until his holy was dead. his body was dead.

Given under my hand this first day of June, One thousand nine hundred and thirty-six, at His Majesty's Gaol, Pentridge. A. JAW. PHILPOTT.

Government Medical Officer.

Crimes Act 1928.—Section 551.

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Ninth Schedule. Declaration.

. We do hereby testify and declare that we have this day been present when sentence of death was carried into execution on the body of Arnold Sodeman, convicted at the Criminal Sittings of the Supreme Court, held at Melbourne on the seventeenth day of February, 1936, and sentenced to death, and that the said Arnold Sodeman was in pursuance of the said sentence hauged by the neck until his body was dead.

Dated this first day of June, 1936, at His Majesty's Gaol, A. E. BLACKLOW, Sheriff.
T. SLEETH, Acting Governor.
E. ROSS, Senior Chief Warder.
T. A. KEELY, Deputy Sheriff.
R. J. LAWSON, the Age.
F. G. WHITING, Sun Newspaper.
J. H. RASMUSSEN, Australian United Press.
J. M. HARCOURT, Truth.
S. T. WRIGHT, the Herald.
R. J. THORLEY, Hospital Attendant. Pentridge.

RESIGNATIONS. ·

Is Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 26th day of May, 1936, accepted the resignations of the persons named hereunder of the offices upperformed viza. mentioned, viz.:

DEPARTMENT OF CHIEF SECRETARY. "

DEPARTMENT OF CHIEF SECRITARY.

WILLIAM JOHN BOURKE, as Electoral Registrar for the Sunshine Subdivision of the Electoral District of Footscray, to date from 28th April, 1936.

JOSEPH LANGBON PLUMMER, as Registrar of Births and Deaths at Daylesford, to date from 7th May, 1936.

CATHERINE FRANCES SABINE, as Registrar of Births and Deaths at Walhalla, to date from 31st March; 1936.

JOHN O'CONNELL BROPHY, Superintendent of Police, as Licensing Inspector for each and every Licensing District in the State of Victoria, to date from 15th May, 1936.

DEPARTMENT OF LAW.

JOHN WILLIAM McKenzie and Arthur Webster Brooke, as Commissioners for taking Declarations and Affidavits, pursuant to the provisions of the Evidence Act, 1928.

James Thomas Leys, from the Commission of the Peace for the Midland and Southern Bailiwicks of the State of Victoria.

EDWARD WHITE KEAYS, from the Commission of the Peace for the Northern, Bailiwick of the State of

VICTORIA.

CHARLES ALFRED TAYLOR, as a Sheriff's Bailiff and a Bailiff of the County Court at Camperdown.

DAVID FRANCIS WHITTON, as a Sheriff's Bailiff and a Bailiff of the County Court at Bendigo.

. APPOINTMENTS.

H IS Excellency the Covernor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 26th day of May, 1936, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF AGRICULTURE.

. Veterinary Officer,

ARMAGH ROBERT GRAYSON to be a Veterinary Officer. Classes "C" and "B," Professional Division: a vacancy having occurred, and the Public Service Commissioner having certified on the 16th May, 1936, that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is a fit and proper person and duly qualified to be appointed to fill such vacancy on probation for three months.

DEPARTMENT OF CHIEF SECRETARY. Electoral Registrars (Acting),

CHARLES EDWARDS

CHARLES EDWARDS
to be Electoral Registrar (acting) for 'the Bendigo, Golden Square, Sandhurst, Sandhurst East, and Sutton Subdivisions of the Electoral District of Bendigo; for the Campbell's Creek, Maldon, and Woodend Subdivisions of the Electoral District of Castlemaine and Kyneton; for the Bridgewater, Dunolly, Eaglehawk, Inglewood, Marong, Raywood, and Wedderburn Subdivisions of the Electoral District of Korong and Eaglehawk; for the Carisbrook, Newstead, and Trentham Subdivisions of the Electoral District of Maryborough and Daylesford; and for the Elmore, Goornong, Huntly, and Strathfieldsaye Subdivisions of the Electoral District of Waranga, to date from 11th May, 1936, during the absence on leave of Gilbert Finlay Boyle;

THOMAS CHRISTY MCCLELLAND

to be Electoral Registrar (acting) for the Camberwell Sub-division of the Electoral District of Boroondara; for the Auburn, Glenferrie, and Hawthorn Subdivisions of the Electoral District of Hawthorn; for the Camberwell North and Kew Subdivisions of the Electoral District of Kew; and for the Canterbury Subdivision of the Electoral District of Nunawading, to date from 21st May, 1936, during the absence on leave of Leo Stanislaus Rice; and

THOMAS CHRISTY MCCLELLAND

THOMAS CHRISTY MCCLELLARD
to be Electoral Registrar (acting) for the Alphington, Clifton
Hill, Fitzrov North, and Westgarth Subdivisions of the
Electoral District of Clifton Hill; for the Fitzrov Central
Subdivision of the Electoral District of Collingwood; for the
Preston Subdivision of the Electoral District of 'Heidelberg;
and for the Northcote Subdivision of the Electoral District of
Northcote, to date from 16th March, 1936, during the absence
on leave of Isaac Harold Kenney.

Electoral Registrar,

TREVOR WILLIAM LOVETT

to be Electoral Registrar for the Sunshine Subdivision of the Electoral District of Footscray, to date from 29th April, 1936, vice William John Bourke, resigned.

Assistant Inspector of Fisheries (Honorary),

HENRY GEORGE HODSON,

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

Licensing Inspector,

STEPHEN WILLIAM HEHIR, Inspector of Police, pursuant to the provisions of the Licensing Acts, to be a Licensing Inspector for each and every Licensing District in the State of Victoria, to date from 16th May, 1936, vice John O'C. Brophy, resigned.

Certifying Medical Practitioner,

JOHN PHILIP LITTLE, M.B., B.S., pursuant to the provisions of the Workers' Compensation Act 1928, to be a Certifying Medical Practitioner; at Hawthorn.

Registrars of Births and Deaths,

JOHN JOSEPH CUSHING to be Registrar of Births and Deaths, at Daylesford, with fees, vice Joseph L. Plummer, resigned; and

SUSAN ADA REILLY to be Registrar of Births and Deaths; at Walhalla, with fces, vice Catherine F. Sabine, resigned.

DEPARTMENT OF MENTAL HYGIENE.

... Director of Mental Hygiene,

WILLIAM ERNEST JONES, C.M.G., M.R.C.S., L.R.C.P., pursuant to the provisions of section 5 of the Lunacy Act 1928, to be Director of Mental Hygiene, for a period of six months from the 1st July, 1936.

Medical Superintendent (Acting),

THOMAS GRENVILLE CLARENCE RETALLICK (Dr.), pursuant to the provisions of the Lunacy Acts, to be Medical Superintendent (acting) of the Mental Hospital, Sunbury, to date from the 11th May, 1936, during the absence on leave of David D. Code, (Dr.) David D. Cade (Dr.).

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 Hygiene occurred should be filled, and the Director of Mental Hygiene 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:—

Attendants, Grade III., . .

IVAN JAMES CRICK-19th April, 1936.
EDWIN JOHN DAWSON-20th April, 1936.
HAROLD EDGAR ENNOR-21st April, 1936.
ARTHUR JOHN BIRKETT-20th April, 1936.
RAYMOND LYALL DARLINGTON-23rd April, 1936.

Nurses, Grade III.,

IDA FLORENCE McAULIFFE—25th April, 1936. MAY BEETHA HOLMES—22nd April, 1936. MAVIS IONE THOMAS—22nd April, 1936.

DEPARTMENT OF LANDS, AND SURVEY.

. Bailiffs of Crown Lands,

STANLEY MILNE GILMOUR and WYNFRED BENJAMIN RAWILLER, Inspectors of Land. Settlement, Department of Lands and Survey, to be Bailiffs of Crown Lands, without salary, in and for the

State of Victoria.

DEPARTMENT OF LAW. Sheriff's Bailiff, dc.,

THOMAS FITZGERALD, First Constable of Police, Bendigo North.
to be also a Sheriff's Bailiff and a Bailiff of the County Court at Bendigo, vice D. F. Whitton, resigned, fees.

Bailiff of County Court.

THOMAS ERNEST WATSON, Senior Constable of Police,

THOMAS ERNEST WATSON, Senior Constable of Police, Camperdown, to be also a Bailiff of the County Court at Camperdown, vice C. A. Taylor, resigned, fees.

Sheriff's Substitutes,

KEVIN ALOYSIUS MODONALD.**

to be Deputy Clerk of the Peace for the Midland Bailiwick, Registrar of the County Court; Clerk of the Court of Mines, and Clerk of Petty Sessions, at Kyneton, and Clerk of Petty Sessions at Gisborne, Malmsbury, and Woodend; and as Deputy Clerk of the Peace for the Midland Bailiwick and Registrar of the County Court at Kyneton, by virtue of section 92 of Act 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 Frequired to do or perform, during the absence on annual leave Fof J. Mills; and

RICHARD HAMILTON GOSS

RICHARD HAMILTON GOSS

RICHARD HAMILTON GOSS to be Clerk of the Peace for the Western Bailiwick, Registrar of the County Court, and Clerk of Petty Sessions at Warrnambool, and Clerk of Petty Sessions at Koroit, and Port Fairy: and as Clerk of the Peace for the Western Bailiwick and Registrar of the County Court at Warrnambool, by virtue of section 92 of Act 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, during the absence on annual leave of W. P. Walsh, to take effect from the date of commencement of duty.

Sworn Valuator,

GEORGE RICHARD WILKINSON, Manangatang, to be a Sworn Valuator, pursuant to the provisions of section 14 of the Transfer of Land Act 1928 (No. 3791), limited to the Counties of Karkarooc and Tatchera.

· Clerks of Petty Sessions,

JOHN PATRICK GLOSTER
to be Clerk of Petty Sessions. at Carlton, during the absence on annual leave of G. S. Catlow;
EDMUND O'CONNELL
to be Clerk of Petty Sessions, at Northcote and Preston, during the absence on annual leave of R. Prowse; and

JAMES MICHAEL DUGGAN to be Clerk of Petty Sessions, at Brighton and Sandringham, vice W. H. Johnston and F. C. P. Hill, relieved.

Commissioners for taking Declarations, &c.,

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

-ALEXANDER HUNTER, 81 Alfred-crescent, North Fitzroy

to resign upon removing from the neighbourhood of Sl Alfred-crescent. North Fitzroy;

TASMAN, HAROLD ROBINSON, 52 Vinc-street, Moonee Ponds—to resign upon removing from the neighbourhood of 52 Vine-street. Moonee Ponds; and

HERDERT, JOSEPH COSTRILO, Avoca—to resign upon removing the property of the t

ing from the neighbourhood of Avoca.

Special Magistrate,

CLARE BOWEN, 157 Melville-road, Pascoe Vale, to be a Special Magistrate, pursuant to section 5 of the Children's Court Act 1928, for the Petty Sessions District of Brunswick.

Assistant Registrar, County Court, .

LOUIS SYDNEY FOSTER SMITH LOUIS SYNEY FOSTER SMITH to be Clerk of Petty Sessions at Casterton, Coleraine, Branxholme, and Merino; and also Assistant Registrar to enter plaints and other process and issue plaints, summonses, and all other process and proceedings returnable at the County Court at Hamilton, vice J. M. Duggan, relieved and trans-

Magistrates,

FRANCIS WILLIAM MILLER, Sebastopol, to Keep the Peace in the Southern Bailiwick of the State of

EDWIN JAMES GILL, Commonwealth Savings Bank, Melbourne, to Keep the Peace in the Northern, Southern, Eastern, Western, Midland, and Central Bailiwicks of the State of Victoria.

DEPARTMENT OF MINES.

Deputy Mining Registrar,

EDMUND CYPRIAN CAHILL, First Constable of Police, to act, as from the 7th May, 1936, as Deputy Mining Registrar at Mansfield, for the Alexandra Division of the Beechworth Mining District, vice T. E. Watson, transferred.

DEPARTMENT OF PUBLIC WORKS.

Special Auditor.

F. C. B. Minchin, of 395 Collins-street, Melbourne, to be a Special Auditor to carry out an audit of the private street accounts of the Shire of Dandenong, for the period commencing on the 1st day of January, 1934, and terminating on the 1sth day of May, 1936.

STATE RIVERS AND WATER SUPPLY COMMISSION. Waterworks Trust Commissioners,

SAMUEL LAMBOOK,
CHARLES DWYER, and
EDGAR L. JEFFERY
to be Commissioners of the Shire of Shepparton Waterworks
Trust, each for a further period of four years dating from
the 1st April, 1936, their former terms of office having expired
by effluxion of time; and

WILFRED MATUSCHKA. to be a Commissioner of the Yatchaw Waterworks Trust for a further period of four years dating from 4th February, 1936, his former term of office having expired by effluxion of time.

> DEPARTMENT OF TREASURER. Officers of the Fifth Class,

Officers of the Fig Robert Stanislaus MoIntyre, JAMES LAURENCE ROBERT FLYNN, JOHN DESMOND PURCELL, ARTHUR JAMES METCALF, KELVIN CHARLES TURNER, LINDSAY GORDON HARPER, and

KENNETH TREVOR RYAN, to be Officers of the Fifth Class, Clerical Division, Taxation Branch, Department of Treasurer, vacancies having occurred, and the Public Service Commissioner having certified, on the and the Public Service Commissioner having certained, on the 24th March, 1936, 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 are entitled under the provisions of the Public Service Act 1928, to be appointed to fill such vacancies on probation for six months.

Receivers of Revenue,

AUSTIN JAMES COLLINS to act as Receiver of Revenue, at Seymour, during the absence of J. L. McGaan on leave; and

HAROLD EDGAR EVERY to act as Receiver of Revenue, at Kerang, vice A. J. Collins. relieved.

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

At the Executive Council Chamber, Melbourne, the 26th May, 1936.

PUBLIC SERVICE OF VICTORIA.—VACANCIES

A PPLICATIONS will be received by the Public Service Commissioner (Victoria), up to Friday, the 12th June, 1936, from officers of the Public Service of Victoria who are eligible and qualified for appointment to the undermentioned

PROFESSIONAL DIVISION.

Officer in Charge Conveyancing other than Railways, Class C ", Grown Solicitor's Office, Department of Law.

Yearly Salary.-£429, minimum; £559, maximum.

Duties.—Conveyancing work connected with the various Government Departments (other than Railways), including the drawing of agreements and other docu-

Qualifications.—To be a barrister and solicitor, with sufficient practical experience in the conveyancing branch of the office of a barrister and solicitor, or a managing conveyancing clerk with at least 10 years' experience.

CLERICAL DIVISION.

Second Class Clerk, Office of Titles, Department of Law.

Dities.—To be in sub-charge of Receiving and Issuing room. To have charge of applications to amend titles, and applications based on adverse possession where the land is under the Transfer of Land Acts, and to advise on dealings under the said Acts submitted for advice; to deal with transactions by companies under the Transfer of Land Act, and to advise solicitors and public generally.

Qualifications.—A thorough knowledge of the Transfer of Land Acts, and all Acts relating to dealing with real property, and of the practice of the Titles Office.

Third Class Clerk, Courts, Department of Law.

Fourth Class Clerk, Department of Public Works.

Duties.-To supervise the work of Correspondence Branch, &c.; to draft letters and prepare precis; to have charge of files and distribute correspondence; to prepare schedules for the Board of Land and Works; to deal with acceptance of tenders.

Qualifications .- Ability to control and direct staff, and to draft letters; a knowledge of the Acts and Regulations administered by the Department and of Departmental procedure.

GENERAL DIVISION.

Rigger and Labourer, Ports and Harbors Branch, Department of Public Works.

Yearly Salary.-£239, minimum; £252, maximum.

Duties.—To splice wire and other ropes, to make sails, and to act as general labourer in the Depot yard, and on steam launches when required.

Qualifications.—To have a general knowledge of the requirements in the making of canvas awnings and

The salary rates quoted above are subject to the prescribed reduction under the Financial Emergency $\mathbf{A}\mathbf{c}\mathbf{t}$.

·By order,

W., A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 2nd June, 1936.

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

EXEMPTIONS.

H 18 Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Order made on the 26th day of May, 1936, exempted the officers specified hereunder from the provisions of sections 90 and 91 of the Public Service Act 1928 (No. 4757). 3757):-

DEPARTMENT OF PUBLIC INSTRUCTION.

Officers of the Accounts Branch, Department of Public Instruction, who are required to work overtime in connexion with the deduction of tax instalments from the salaries of teachers, such exemption to be operative for the period from the 20th April, 1936, to the 25th May, 1936.

DEPARTMENT OF PUBLIC WORKS.

The Senior Chauffeur, Department of Public Works, when required to work overtime, such exemption to be operative for the period from the 1st April, 1936, to the 30th September,

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

At the Executive Council Chamber, Melbourne, the 26th day of May, 1936.

Public Service Act 1928.

PRIVATE WORK.

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 Executive Council thereof, has, by Order made on the 26th day of May, 1936, granted permission to the undermentioned officers 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 them only during hours outside the ordinary hours fixed for the discharge of their duties in the Public Service.

DEPARTMENT OF CHIEF SECRETARY.

Albert Broadbent Foncroft, Department of Chief Secretary, Preparation of "Catalogue of the Fifteenth Century Books in the Public Library of Victoria."

DEPARTMENT OF EDUCATION.

WILLIAM JOHN HARRIS, HERBERT CAY HENRY, DONALD WEBB, FRANCIS JAMES HATTIELD, ALAN GEORGE DAWS, and EDWARD JAMES SHILLINGLAW, Department of Education, conducting lectures under the auspices of the University Extension Board.

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

At the Executive Council Chamber, Melbourne, the 26th day of May. 1936.

Public Service Act 1928 (No. 3757), Section 66.

REGULATIONS.—TRAVELLING ALLOWANCES.

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

Clause 7—

Read-

7. No allowance except as may be granted by the Commissioner on the recommendation of the Permanent Head shall be payable to an officer for being absent from his headquarters when he leaves and returns the same day. Provided that any officer who is required to leave before 7 a.m. may be granted an allowance of 2s. 6d. for breakfast, and that any officer who is unable to return until after 7 p.m. may be granted an allowance of 2s. 6d. for tea.

J. HARNETTY

J. HARNETTY,
.Public Service Commissioner.

W. A. ROBINSON.

Secretary.

Office of the Public Service Commissioner, Melbourne: 22nd May, 1936.

Approved by the Governor in Council, the 20th May, 1936.

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

DEPARTMENT OF LAW.

TIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, on the 26th day of May, 1936, order as follows:—

COURTS OF PETTY SESSIONS, BRIGHTON-ADDITIONAL DAY APPOINTED.

(1) That every Tuesday at Ten o'clock a.m. be appointed for the holding of Courts of Petty Sessions at Brighton, in addition to the day and hour heretofore appointed—to take effect as from and after the 9th June, 1936.

COURTS, HAWKERS' AND PEDLERS' LICENCES, OUYEN-ALTERED.

(2) The day for holding the General Meeting of Justices for the special purpose of taking into consideration applications for hawkers' and pedlers' licences at Ouyen, in the Midland Police District. Ite altered to the second Thursday in each month, in lieu of the second Tuesday in each month, the day heretofore appointed—to take effect from the 9th July, 1936.

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

At the Executive Council Chamber, Melbourne, the 26th May, 1936.

NOTICE TO CLERKS OF PETTY SESSIONS.

CLERKS of Petty Sessions are informed that Circular Memorandum 454 (as amended by Circular Memorandum 514), which contained the intimation that, except in the case of moneys pail into Court pursuant to an order for maintenance, payment may be made to the complainant or defendant's solicitor, whose name appears on the summons or other process filed in the matter, of any moneys received on their behalf without the production of an order from such complainant or defendant, duly signed and stamped by him, is hereby cancelled.

C. F. KNIGHT, Secretary to the Law Department.

25th May, 1936.

NOTICE TO CLERKS OF PETTY SESSIONS.

WHEN bound volumes of the State and Commonwealth Existional Acts are received at a Court of Petty Sessions, the Clerk of Petty Sessions is hereby required to hand over to the officer in charge of police at the police station nearest to such Court for his use the loose copies of such Acts previously supplied to him.

C. F. KNIGHT, Secretary to the Law Department.

Companies Act 1928, Section 279.

CONSENT TO THE USE OF THE WORD "COMMONWEALTH."

I 18 Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by Order made on the 26th day of May, 1936, pursuant to the provisions of section 21 of the Business Names Act 1928, consent to the use of the word "Commonwealth" in the business name of the firm to be known as "Commonwealth Motors," and which it is desired shall be registered in that

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

At the Executive Council Chamber, Melbourne, the 26th day of May, 1936.

Companies Act 1928, Section 279.

CONSENT TO THE USE OF THE WORD "COMMONWEALTH,"

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by Order made on the 26th day of May, 1936, pursuant to the provisions of section 279 of the Companies Act 1928, consent to the use of the word "Commonwealth" in the name of the company known as "The Commonwealth Art, Tile, Brick, and Pottery Works Proprietary Limited." and which it is desired shall be registered in that name.

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

At the Executive Council Chamber, Melbourne, the 26th day of May, 1936.

ESTATES OF DECEASED PERSONS.

PARTICULARS of the Estates of Deceased Persons which have been placed under the charge of the Curator of the Estates of Deceased Persons for Management during the last month (May, 1936).

No.	Name of Deceased.	Australiau Residence.	Supposed British or Foreign Residence.	Date of Order,	Value or Estimated Value of Personal Ratate.	Value or Estimated Value of Real-Estate.	Time of Deceased's Death.
		•			, ,		
1	Clarke, Joseph William	191 Pelham-street, Carlton	None	27.5.36	£ s, d, 29 10 11	\mathfrak{L} s. d.	10.0
2	*Davies, Stanley John	None	None Ngakawau, New Zealand	20 5 36	184 10 0	••	18.3 g6 27.2.35
3	Edwards, Albert Ernest	3 Regent-street, Ascot Vale	None	13 5 36	790 0 0	• • • •	6 12 35
4	Hammond, Emily (Mrs.)	25 Horne-street, Elsternwick	None	27 5 36	44 18 1		13.4.36
5.	*Holland, Thomas (unad- ministered estate)	155 Bridge-street, Port Mel- bourne	Unknown	6 5 36	· ··	182 0 0	4.9.17
6	Jackson, Albert Francis	Neerim South	Unknown	6.5 36	213 19 10		29.7.35
7	Jensen, Neils, also known as Jensen, Neil	William Booth Memorial Home, 462 Little Lonsdale-street.	Denmark	-6.5.36	553 9 1		6.4.36
	Joneson, Itoli	Melbourne: formerly of Im-			·	,	,
	. ,	perial Café, Franklin-street, Melbourne				•	
8	Johnson, Joseph	Tomahawk Creek; formerly of Irrewillipe		6 5 36	530 0 0	1,491 5 0	30 9.34
9	Jones, Evan William	None	18 Brondeg, Heolgerrig, Merthyr Tydfil, Wales	20. 5 3 6	27 13 7	••	18.11. 33
10	McKenzie, Nathaniel	337 High street, Golden Square	Unknown	29.5.36	35 4 0		15.7.35
,11	Moyle, Frederick	Avoca-road, Maryborough	None	13 5 36	19 0 0		7.1.36
12	Ninnes, Michael George	Victoria Park, Daylesford	None	. 20.5 36	45 16 6	*. *;	22.4:36
13	*Patten, William John Cox	Yarra Junction	Unknown	20.5.36	67 0 6	325 0 0	26.11.35
14	Plaxton, Annie Marie (Miss)	20 High-street, Windsor; formerly of 663 St. Kilda-road, Melbourne	None	. 27.5.36	591 17 9		25.3 36
15	Read, Edward	116 Lyttleton-street, Castle- maine	None	13.5.36	- 52 14 11		8,4,36
16	*Scott, Thomas	Fromer-street, Moorabbin	England	27.5.36	257 16 6	500 0 0	16.4.36
17	Sutton, William	Wolseley-street, Moreland: formerly of Lockwood	None ,	6.5.36	104 15 3		22.3 36
18	*Syme, Walter (to supersede previous grant)	47 Weston-street, Brunswick: formerly of 147 Market-street,	Scotland	28.5.36	304 10 1		26.10.34
[South Melbourne		•]		•	•
19	Tulloch, John Rendall	None	Kirkwall, Orkney, Scotland	6 5.36	35 13 4	٠	10 4.31
20	Wright, Frederick Pratt	18 New-street, Bondi, New	None	20.5.36		50 0 0	5,4,34
		South Wales; formerly of 82 Vanburg-road, Essendon, Vic- toria			:. '		v. 1.07

* With the will annexed.

Dated this first day of June, 1936.

A. McINNES, Deputy Curator of the Estates of Deceased Persons.

19 George V. No. 3632, Section 106. 19 George V. No. 3792, Section 27.

NOTICE.

A RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 267 Queen-street, Melbourne, on or before the 12th August, 1936, or they may be excluded from the distribution of the estate when the assets are being distributions. tributed.

JONES, EVAN WILLIAM, late of No. 18 Brondeg, Heolgerrig, Merthyr Tydfil, Wales, pensioner; died on the 18th November, 1933, intestate.

-1933, intestate.

NINNES, MICHAEL GEORGE, late of Victoria Park, pensioner, died on the 22nd April, 1936, intestate.

PATTEN, WILLIAM JOHN Cox (with the will annexed), late of Yarra Junction, blacksmith, died on the 26th November, 1995. 1935.

WRIGHT, FREDERICK PRATT, late of No. 18 New-street, Bondi, New South Wales, formerly of No. 82 Vanburg-road, Essendon, died on the 5th April; 1934, intestate.

M. M. PHILLIPS,
Curator of the Estate of Deceased Persons.
Melbourne, 27th May, 1936. The array

State Rivers and Water Supply Commission. AUTHORITY TO OBTAIN BANK OVERDRAFT.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 26th day of May, 1936, authorized, in pursuance of section 271 of the Water Act 1928 (No. 3801), the Tallangatta Waterworks Trust to obtain an advance or advances during the year 1936, from the Bank of Australasia, Tallangatta, by overdraft of the Trust's current account thereat, such overdraft not to exceed at any one-time the sum of Two hundred pounds (£200).

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

At the Executive Council Chamber, Melbourne, the 26th day of May, 1936.

AUCTION SALES ACT 1928.

ASTERTON.—Notice is hereby given that a Special Meeting of the Justices will be held at the Court House, Casterton, on Thursday, the 18th day of June, 1936, at Ten c'clock in the forenoon, to consider the application of Keith Penberthy Lanyon, of Hamilton, for the issue of an Auctioneer's Licence. Dated at Casterton this 27th day of May, 1936.—L. S. F. SMITH, Clerk of Petty Sessions.

Marriage Act 1928.

MINISTERS OF RELIGION REGISTERED TO CELEBRATE MARRIAGES IN VICTORIA.

T is hereby notified that in pursuance of the provisions of the Marriage Act 1928, 19 Geo. V. No. 3726, section 11, the undermentioned Officiating Ministers of Religion have been registered at this Office for the celebration of marriages in Victoria:—

No. in Register.	Name.	Designation.	Denomination.	Residence.	Date of Registration.
8145 8146 8147 8148 8150 8151 8152 8153	Perry, Percival Lowson, William Cook, Charles Osborn Leigh Bennett, Percival Charles Beaulieu, Rodrigue Hole, Herbert Oliver Fraser, Thomas Wailes Westgarth Jones, Humphrey Owen Waters, Edwin Johnson Martin, Eric Athol Geoffrey	Adjutant Minister Minister Minister Minister Priest Priest Minister Minister Pastor Evangelist Evangelist	Salvation Army Baptist Methodist Baptist Roman Catholic Church of England Congregational Welsh Calvinistic Methodist Church of Christ Church of Christ	78 Little Myers-street, Geelong 486 Albert-street, East Melbourne Maldon 102 Drummond-street, Ballarat St. Francis Presbytery, Melbourne 800 Burke-road, Canterbury 14 Sargood-street, Hampton 1 Government-road, North Essendon 131 Deakin-avenue, Mildura	15.5.36 - 19.5.36 - 20.5.36

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H. R. GROVE, Assistant Government Statist.

Office of the Government Statist. Melbourne, 30th May, 1936.

CONTRACTS ACCEPTED.—(Series 1935-36.)

VICTORIAN RAILWAYS.

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

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

290. Asbestos mattresses, at £54 3s. 2d: per set (Contract
48048; Order in Council 5th May; 1936); England.—H. Perks
and Co. Pty. Ltd. 291. Frequency changers, item 1, at £561
10s. each; item 2, at £374 1.5s. each (Contract 48147; Order
in Council 10th March, 1936); England.—Coates and Co. Pty.
Ltd. 292. Bridge beams, items 1 and 2, at £1 4s. per 100 super.
feet; item 3, at 18s. 3d. per 100 super. feet; item 4, at
17s. 9d. per 100 super. feet; items 5 and 6, at 17s. 6d. per 100
super. feet; item 7, at £1 per 100 super. feet; item 8, at 17s.
per 100 super. feet; items 9, 10, 11, and 12, at 15s. 9d. per
100 super. feet (Contract 48214).—J. F. Beattie. 293. Cast
steel wheel centres, item 1, at £52 each; item 2, at £7 15s.
each (Contract 48228).—The Steel Company of Australia
Pty. Ltd. Ptv. Ltd.

By order of the Victorian Railways Commissioners,

E. C. EYERS, Secretary. 29.5.36.

IANDS AND SURVEY.

1217. Extras on Contract 4428, Serial No. 594, Gazette, p.
2572, of 9th October, 1935, £34 10s.—W. Brown, Kooloonong.
REX R. NEAL, for Secretary Closer Settlement Commission.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Construction undermentioned sections Yarrawonga Main Channel (Murray Valley District).—Loan—
1219. Section 38, 4m. 50c. 4m. 60c. (including provision), £896 3s. 8d.—J. II. Matheson. (Contract No. 2983).
1220. Section 39, 4m. 60c. 4m. 70c. (including provision), £783 9s. 4d.—J. II. Matheson. (Contract No. 2984).
1221. Section 40, 4m. 70c. 5m. 0c. (including provision), £856 1s. 6d.—S. L. Hincheliffe. (Contract No. 2985).
1222. Section 42, 5m. 10c. 5m. 20c. (including provision), £730 4s. 2d.—J. C. Pell. (Contract No. 2985).

By direction of the State Rivers and Water Supply Com-

P. J. O'MALLEY, Secretary. 20.4.36.

ORDERS IN COUNCIL.—(Series 1935-36.) PUBLIC WORKS.

1215. Purchase of one Vauxhall BXL sedan car, £483.—S. A. Cheney Pty. Ltd.

Approved by the Governor in Council the 7th April, 1936.— C. W. Kinsman, Clerk of the Executive Council.

DEPARTMENT OF TREASURER.

1216. Purchase of one Vauxhall BXL sedan motor car for use of the Government of Victoria, £473.—S. A. Cheney Pty. Ltd.

Approved by the Governor in Council, 26th May, 1936.-C. W. KINSMAN, Clerk of the Executive Council.

DEPARTMENT OF PUBLIC INSTRUCTION.

1218. Purchase of 1 Macson Lathe, 13-in centre, for Brighton Technical School, £194.—McPherson's Pty. Ltd., Melbourne.
Approved by the Governor in Council, 2nd. June, 1936.—
C. W. Kinsman, Clerk of the Executive Council.

Transport Regulation Acts.

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. . TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS.

NOTICE is hereby given that the applications made by the persons named below for licences to operate the commercial goods vehicles or commercial passenger vehicles described in each case on the route or routes, or in the manner respectively set out opposite their names, will be heard on Wednesday, the 10th day of June, 1936, at 10.30 a.m., at the Exhibition Buildings, Rathdown-street, Carlton:—

Name of Applicant; Nature of Application.

CAUSON, EDWIN DANIEL; 1 Whippet bus, with seating capacity for 20 persons, to be operated at separate and distinct fares for each passenger-within a radius of 6 miles from Wonthaggi Railway Station and under charter conditions anywhere in Victoria.

Ashton, J. G.; I commercial goods vehicle for the carriage of (a) timber and primary produce to Melbourne from places within a radius of 10 miles from Balook; and (b) general, goods from Melbourne to places within a radius of 10 miles from Balook.

Lewis, Lewis; 1 Reo parlor coach, with scating capacity for 19 persons, and 1 vehicle of a type and with scating capacity, to be approved by the Board, as special service omnibuses, to be operated under charter conditions with headquarters at Bendigo, and as touring omnibuses from Bondigo

James, W.; 1 commercial goods vehicle for the carriage of limited goods on the route Benalla Melbourne, on two return trips weekly, by transfer of full term licence from I. Prentice. 277

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N OTICE is hereby given that the application made by the persons named below for licence to operate the commerreal goods vehicle-in the manner set out opposite their names will be heard on Wednesday, the 10th June, 1936, at 10.30 a.m., or a day thereafter, at a time and place to be communicated to the parties:

Name of Applicant; Nature of Application.

BOURKE & HODGES; I commercial goods vehicle for the carriage of (a) 'general goods within a radius of 25 miles from Melbourne; (b) goods specified in the Third Schedule to the Act anywhere in Victoria; and (c) rabbits under contract to J. C. Earle and Co. Pty. Ltd., anywhere in Victoria. Victoria,

Notice of any objection should be forwarded to reach the Secretary to the Board not later than Monday, the 8th June, 1936.

F. P. MOUNTJOY, Secretary.

Exhibition Buildings, Rathdown-street, Carlton, N.3, 2nd

APPLICATIONS FOR MINING LEASES.

O UBJECT to any necessary excisions, &c.. it is proposed to grant the following:—

2706, Ararat; Lewis Thomas; 25a. 3r. 29p.; Parish of

2706, Ararat; Lewis Luomas, 202.
Stawell.
6706, Maryborough; Chandler Edgecombe Wilson; 80a. 0r.
37p.; Parish of Rathscar.
10833, Bendigo; Sheepshead Gold Mining Company No
Liability; 17a. 3r.; Parish of Sandhurst.
10853, Bendigo; Thomas Radford, John Manchingo, and
James Holliday; 34a. 1r. 6p.; Parish of Mandurang.

A PPLICATIONS FOR MINING LEASES ABANDONED.

8441, Ballarat; William Flynn; 42a. 2r. 19p.; Parish of

8447, Ballarat; James Noonan; 26a. 0r. 11p.; Bolwarrah. 8471, Ballarat; Western Deep Leads Pty. Ltd.; 4,770 acres; Parishes of Enfield, Buninyong, Clarendon, and Cargerie. \$584, Ballarat; Joseph Daniel Darcy; 61a. 3r. 23p.; Parishes of Korweinguboora and Dean. 8662, Ballarat; Thomas Steele; 152a. 0r. 36p.; Waubra Junction.

8675, Ballarat; John Barnacle; 4,441a. 1r. 7p.; North of

8680, Ballarat; Hubert O'Brien; 27a. 3r. 3p.; Kaleno. 8763, Ballarat; John Barnacle; 4,098a. 0r. 19p.; North of

8764, Ballarat; John Barnacle; 2,229a. 1r. 5p.; North of

8767, Ballarat; Harold Dudley Henderson; 3,000 acres; near

Meredith Township. 8768, Ballarat; William Flynn; 26a. Or. 31p.; Parish of Kerrit Bareet.

8769, Ballarat; William Flynn; 31a. 0r. 19p.; Parish of Kerrit Barcet. 7831, Beechworth; Sydney Herbert Nolan; 40 acres; Parish

of Ackeron. 7842, Beechworth; Vernon Clifford Drummond; 10a. 3r.; Parish of Towong.

A PPLICATION, FOR MINING LEASE REFUSED.

7882, Beechworth; John Arscott; 17 acres; Granya.

A PPLICATION FOR TAILINGS LICENCE REFUSED.

1247, John James Coughlan; Greendale.

THE undermentioned mining leases have been granted. Any lease not executed by the 24th proximo will be liable to forfeiture:-

2049, Ararat; Leslie Charles Trist. 8199, Ballarat; Herbert Hon and John Ryan. 8570, Ballarat; Leslie Charles Trist. 8288, Castlemaine; Gold Mines of Australia Limited. 8588, Castlemaine; William Norman Cusack. 5333, Gippsland; George Richard Schreiber. 10570, Bendigo; George James Berlowitz.

MAILINGS LICENCES GRANTED.

1205, Helen Susan Ottaway.

1229, George Hogben.

1st June, 1936.

E. J. HOGAN, Minister of Mines.

Farmers' Relief Acts.

REFUSAL OF APPLICATION FOR A PROTECTION CERTIFICATE.

N OTICE is hereby given that an application by the under-mentioned farmer for a Protection Certificate was refused by the Farmers' Debts Adjustment Board on the date

Name; Date of Refusal; Land shown in Application. Name; Date of Refuser; Lana snown in Apparation.

Andrews, Annie Edith; 28th May, 1936; part lot 10 on plan of subdivision 5337; lots 3, 5, 6, 7, 8, 9, 11, 12, 13, 14, 15, 16, 17, 18, 19, 20, 21, 22, and 23 on plan of subdivision 11640; lot. 28 on plan of subdivision 6523; being part of portion 148 at Burwood, Parish of Boroondara, and being the lands comprised in certificates of title, volume 4836, folio 967158; volume 5439, folio 1087623; volume 5286, folio 1057019; and volume 4836, folio 967157.

W. R. MANN,

Secretary.

Farmers' Relief Acts. PROTECTION CERTIFICATE

THE Farmers' Debts Adjustment Board baving considered an application from Mrs. Elizabeth May Jonson: of Murungowar, farmer, for a Protection Certificate under the provisions of the Farmers' Relief Acts, and the accounts rendered to her by her 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 her 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 thirtieth day of May, 1936.

J. E. DON, Chairman. H. A. CHAS. CORLETT, Member. W. R. MANN, Secretary.

SCHEDULE.

Allotments 26 and 26a, Parish of Murrungowar, County of Croajingalong, containing 154 acres or thereabouts, and being the land comprised in Leasehold Certificate of Title. volume 936, folio 187056.

Farmers' Relief Acts.

PROTECTION CERTIFICATE.

PROTECTION CERTIFICATE.

THE Farmers' Debts Adjustment Board having considered an application from Mrs. Caroline Susan Jackson, Frederic Carol Jackson, and Cyril Jackson, of Glen Alvie, via Almurta, farmers, for a Protection Certificate under the provisions of the Farmers' Relief Acts, and the accounts rendered to them by their 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 farmers and their creditors that a Protection Certificate should issue, hereby certifies accordingly, and issues this Protection Certificate should 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-fifth day of May, 1936.

J. E. DON, Chairman.

J. E. DON, Chairman,
H. A. CHAS. CORLETT, Member,
H. L. SIMPSON, Member,
W. R. MANN, Secretary.

SCHEDULE

Part Crown Allotment 21, Parish of Jumbunna, County of Mornington, containing 160 acres or thereabouts, and being the land comprised in Freehold Certificate of Title, volume 4025, folio 804921.

Farmers Debts Adjustment Act 1935.

CANCELLATION OF STAY ORDERS.

CANCELLATION OF STAY ORDERS.

NOTICE is hereby given that Stay Orders granted to the undermentioned farmers have been cancelled by the Farmers' Debts Adjustment Board, such cancellation to take effect on and from 4th June, 1936:—
Davis. James; Yallock.
Kennedy. Jane (Mrs.); Woodside.
Sheers. John Henry; Garfield.

W? R. MANN, Secretary, Farmers' Debts Adjustment Board.

1st June, 1936.

Farmer's Debts Adjustment Act 1935. ISSUE OF STAY ORDERS.

NOTIFICATION is hereby given that Stay Orders have been issued to the undermentioned persons, such Stay Orders to take effect from the dates shown:—

Name; Address; Date of Issue.

Ackers, Henry James, George Bernard, Ellen Catherine, and Dorothy Evelyn, trading as Ackers Bros.; Denison West, via Heyfield; 25th May, 1936. Ackers, Henry James; Denison West, via Heyfield; 25th May, 1936.

1936.
Adams, Robert; Katunga; 25th May, 1936.
Adams, Robert; Katunga; 25th May, 1936.
Beard, Alfred James; Fish Creek; 28th May, 1936.
Blair, Robert Henry; Massey: 22nd May, 1936.
Blair, Robert Henry; Massey: 22nd May, 1936.
Breheny, John Michael; Bunyip; 26th May, 1936.
Bryant, Walter Garnet; Wangaratta; 25th May, 1936.
Bryson, Reuben; Yarto East; 28th May, 1936.
Bryson, Reuben; Yarto East; 28th May, 1936.
Cameron, Arthur; Boundary Bend; 22nd May, 1936.
Chamberlain, Eli Thomas Oliver; Gowanford; 28th May, 1936.
Chappell, George Milne Darling; Gowangie: 23rd May, 1936.
Cleggett, John George; Tyntynder Central; 23rd May, 1936.
Clery, Cccil, Roy; Nhill; 27th May, 1936.
Cook, Edgar Henry; Turriff; 25th May, 1936.

Couper, Joseph; McKinnon's, via Leongatha; 26th May, 1936.
Curnow, James; Wycheproof; 23rd May, 1936.
Dobie, David William; North Strathbogie Wayside, via Violet
Town; 27th May, 1936.
Dohnt, John Gotilei; Nathalia; 28th May, 1936.
Duthoit, Ernest James; Waitchie; 28th May, 1936.
Duthoit, Ernest James; Waitchie; 28th May, 1936.
Edwards, Percy Matthew; Frankston-road, Dandenong; 23rd
May, 1936.
Fenn, Arthur William James; Garfield; 26th May, 1936.
Fein, Arthur William James; Garfield; 26th May, 1936.
Gardiner, Clarence Eustace; Epping; 28th May, 1936.
Gillies, Augus John; Noorat; 27th May, 1936.
Gilles, Augus John; Noorat; 27th May, 1936.
Grant, Kathleen Elizabeth; Harcourt; 22nd May, 1936.
Gribben, Paul; Invergordon; 27th May, 1936.
Gryther, Clara Amelia; Leongatha; 22nd May, 1936.
Harrop, Charles; Woorinen; 23rd May, 1936.
Harrop, Charles; Longwarry; 22nd May, 1936.
Hay, Archibald Charles, as executor of Charles Hay
(deceased); Alvie; 28th May, 1936.
Hay, Archibald Charles, as executor of Charles Hay
(deceased); Alvie; 28th May, 1936.
Hobson, Charles Henry; Nyah West; 23rd May, 1936.
Hourigan, Francis Valentine Arthur; Lancefield-road, Sunbury; 28th May, 1936.
Hourigan, Francis Valentine Arthur; Lancefield-road, Sunbury; 28th May, 1936.
Hunt, Robert Shaw; Waurn Ponds, Geelong; 25th May, 1936.
Kunedy, Ernest Francis; Euroa; 28th May, 1936.
King, John George; Sea Lake; 22nd May, 1936.
Kirchner, Ernest Alfred Alexander; Pine Lodge; 23rd May, 1936.
Knight, Raymond Samuel; Cerisy P.B., Piangil; 26th May,

Knight, Raymond Samuel; Cerisy P.B., Piangil; 26th May. 1936.

Lacey, Sydney Allan; Propodollah, via Nhill; 25th May, 1936.
Lamprell, Rachael Maud; Inglewood; 26th May, 1936.
Lehmann, Edwin Julius; Ngallo; 25th May, 1936.
Macpherson, William John Paul, Goschen; Bray, William
Thomas, Kerang; Powell, David Rowley, Swan Hill (as
executors of Macpherson, Charlotte, deceased); 25th May,

Macpherson, William John Paul; Ultima East; 25th May, 1936.

Marks, Gordon Harold; Gowanford; 25th May, 1936. Martin, Katie Louise; Nyah West; 26th May, 1936. Matthews, Camille Elizabeth; Thorpdale South; 21st May, 1936.

1936.

Mills, Harry; Toomac Valley, Pakenham; 25th May, 1936.

Molyneaux, Leonard Gordon; Dooen; 27th May, 1936.

Mongan, Anthony; Buffalo River South, via Myrtleford; 23rd May, 1936.

Morrish, Thomas; Tempy; 22nd May, 1936.

Murphy, Michael; Rainbow; 25th May, 1936.

McKay, Angus Leslic; Cobden; 25th May, 1936.

McKenzie, Robert William; Locksley; 27th May, 1936.

McLeod, Mary Jane; Yarram; 25th May, 1936.

McLeod, Robert Alexander; Traynor's Lagoon; 22nd May. 1936. 1936.

1936.

McLeod, Sarah Ann; Traynor's Lagoon; 22nd May, 1936.

McLeod, Sarah Ann; Traynor's Lagoon; 22nd May, 1936.

Naylor, Selwyn, and Emily; Officedale; 26th May, 1936.

O'Donnell, Joseph; Ultima; 27th May, 1936.

Peddle, William Frederick; Mt. Eccles, via Leongatha; 21st May, 1936.

Pill. Edwin Henry; Cottle's Bridge; 21st May, 1936.

Pill. Edwin Henry; Cottle's Bridge; 21st May, 1936.

Rinaldi, John; Woomelang; 28th May, 1936.

Roberts, Anne; Koroit; 27th May, 1936.

Roberts, Anne; Koroit; 27th May, 1936.

Robson, Grace Agnes; South Morang; 26th May, 1936.

Russell, Frank Thomas, and Lottie; Jeeralang North; 25th May, 1936.

Scott. Robert Ochiltree, Scotsburn; 25th May, 1936.

Scott. Robert Ochiltree, Scotsburn; 25th May, 1936.

Seville, John Albert; Nar Nar Goon North; 27th May, 1936.

Sidebottom, Frank Ernest; Pine Lodge North; 23rd May, 1936. 1936

Smith, Arthur Edwin; The Avenue, Kyabram; 25th May, 1936.

Somers, Ernest Aubrey; Longwarry; 26th May, 1936 Stephens, Robert William; Longwarry; 26th May, 1936. Storey, Charles Henry; Tyabb; 26th May, 1936. Sullivan, Margaret, and Daniel Joseph; Gordon; 25th May, 1936.

Thompson, Walter; Chillingollah; 23rd May, 1936.
Tibballs, Harry James; Fish Creek; 25th May, 1936.
Tyrrell, William George; Werribee; 25th May, 1936.
Tyrrell, William George; Werribee; 25th May, 1936.
Wade, Allan; Hopetoun; 22nd May, 1936.
Waldron, Thomas William; Chinkapook; 22nd May, 1936.
Wilsee, Alfred Otto; Minvip; 26th May, 1936.
Williams, Essie Grace; Tresco; 26th May, 1936.

W. R. MANN. Secretary. Farmers' Debts Adjustment Board.

Marine Act 1928.

AMENDMENT OF REGULATIONS RELATING TO PILOTS AND PILOTAGE:

N pursuance of the powers conferred upon it by the Marine Act 1928, the Marine Board of Victoria, with the consent of His Excellency the Governor of Victoria, acting by and with the advice of the Executive Council thereof, doth hereby make the following Regulations, that is to say:—

(1) These Regulations shall form portion of "The Pilot Regulations 1931," made by the Board on the 6th day of May, 1930, and published in the Government Gazette (No. 252) of 11th November, 1931 (hereinafter referred to as the principal Regulations), and shall be read and construed as one therewith, and shall take effect on and from the date of their publication in the Government Gazette, on which date Regulations 24 and 31 shall be repealed.

(2) For Regulation 24 of the principal Regulations there shall be substituted the following, namely:—

24. It shall be the duty of a sea pilot when in pilotage charge of a ship inward bound, to ascertain from the master thereof where such ship is to be berthed, and he shall, subject to the orders of the Harbor Master, take the same, her draught of water permitting, to any wharf or pier in Holson's Bay or Corio Bay as the, master or other person in charge shall require, and there moor the vessel in a proper position; if, however, the master is from any cause unable to intimate to the pilot the ship's final destination, and requires that the ship shall be brought up at an anchorage, the pilot shall anchor the ship accordingly in a safe and proper position, and, it shall be the duty of a sea pilot to remove any such ship to her final destination in Holson's Bay or Corio Bay, unless the final destination of the ship be a berth in the River Yarra, when the required pilotage service shall be performed by a harbor pilot; any such removal by a sea pilot shall be paid for as prescribed by Schedule "B" hereof, unless such removal is effected within twelve (12) hours from the time of anchoring. hours from the time of anchoring.

(3) For Regulation 31 of the principal Regulations there shall be substituted the following, namely:-

Il be substituted the following, namely:—

31. It shall be the duty of a sea pilot to take pilotage charge of any ship bound direct to sea from any wharf or pier in Hobson's Bay or Corio Bay; provided that if, when leaving any such wharf or pier the master requests the pilot to anchor the ship in the inner anchorage, the pilot shall take the ship to an anchorage, and there moor her in a safe and proper position, and it shall be the duty of a sea pilot to subsequently pilot such ship to sea. If such ship remains at anchor for more than twelve (12) hours before proceeding to sea, the fee for the removal to an anchorage shall be paid as prescribed by Schedule "B" hereof.

The foregoing amended Regulations were made and passed at a meeting of the Marine Board of Victoria held on the eighth day of April, in the year of our Lord One thousand nine hundred and thirty-six.

L. J. BOLGER, Vice-President.C. S. WAUGH, Member.R. S. ROHNER, Secretary. (SEAL)

Approved by the Governor in Council, 26th May, 1936. C. W. KINSMAN, Clerk of the Executive Council.

SHEPPARTON URBAN WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1936.

THE Shepparton Urban 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 threepence in the pound of the annual municipal valuation of lands and tenements liable to be rated within the

tion of lands and tenements liable to be rated within the Shepparton 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 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, 1936, and shall be payable on the first day of January, 1936, 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

1st June, 1936.

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 twenty-first day of April, 1936.

(SEAL)

FREDERICK O. FURPHY, Chairman. JNO. E. BYASS, Secretary.

Approved by the Governor in Council 26th May, 1936.

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

SHIRE OF SHEPPARTON WATERWORKS TRUST.

RATING BY-LAW 1936.

The Commissioners of the Shire of Shepparton Water-works Trust, in pursuance of the powers conferred by the Water Act 1928, do hereby make the following By-law:—

BY-LAW No. 44,

1. A rate of Ninepence in the One pound (£1) sterling on the net annual value of all rateable property within the Shire of Shepparton Waterworks Trust District, according to the valuation for the time being of all lands and tenements for the municipal rates of the Shire of Shepparton, is hereby made for the year commencing on the 1st day of January, 1936, and ending on the 31st day of December, 1936.

2. Such rate is hereby made payable in one instalment, and shall be due and payable on the 31st day of March, 1936.

3. Such person or persons as the Trust may from time to time appoint for that purpose shall be authorized to demand and collect the said rate.

The foregoing By-law was made by the Commissioners of the Shire of Shepparton Waterworks Trust on the 6th day of April, 1936.

April, 1936.

The common seal of the Shire of Shepparton Waterworks Trust was affixed by the authority of the said Trust, and in the presence of-

SAMUEL LAMROCK, Chairman. J. H. VARCOE, Shire Secretary. (SEAL)

Approved by the Governor in Council, 26th May, 1936. C. W. KINSMAN, Clerk of the Executive Council,

SHIRE OF ALEXANDRA.

ROAD DEVIATION.—ORDER CONFIRMED.

Order of the Shire of Alexandra, made the eleventh day of December, One thousand nine hundred and thirty-five.

In pursuance of the powers conferred by the Local Government Act 1928, sections 521 and 525, the Council of the Shire of Alexandra doth hereby order that the following land be a public highway from the date of the publication of this Order :-

3 Order:—

All that piece of land being part of Crown allotment 4, Parish of Alexandra, County of Anglesey, commencing at a point at the south-eastern corner or angle of the said Crown allotment; thence by a line bearing north 8 deg/25 min. east 217 links; thence north 22 deg. 30 min. west 306.4 links; thence north 19 deg. 54 min. east 161 links; thence north 73 deg. 14 min. east 93.3 links; thence south 76 deg. 13 min. east 93.3 links; thence south 28 deg. 11 min. west 103.2 links; thence north 76 deg. 13 min. west 45.3 links; thence south 19 deg. 54 min. west 250 links; thence south 19 deg. 54 min. west 72 links; thence south 22 deg. 30 min. east 280.7 links; thence south 28 deg. 11 min. west 273.5 links to the commencing point.

And the Council doth hereby declare that the land so above

And the Council doth hereby declare that the land so above described shall from the date of the publication of this Order be a public highway in lieu of the following land:—

All that piece of land in the Parish of Alexandra. County of Anglesey, and being part of a Government road, between Crown allotments 4 and 3a of the said parish, commencing at a point on the south-eastern boundary or pof the said Crown allotment 4 distant 273.5 links in

a line bearing north 28 deg. 11 min. éast from the south-eastern corner or angle of the said allotment; thence north 28 deg. 11 min. east 443.3 links; thence south 76 deg. 13 min. east. 198.7 links; thence south 65 deg. 30 min. west 152.2 links; thence south 28 deg. 11 min. west 627.5 links; thence north 8 deg. 25 min. east 262 links; thence north 22 deg. 30 min. west 14.6 links to the commencing point.

Given under the seal of the Council of the Shire of Alexandra the eleventh day of December, One thousand nine hundred and thirty-five.

(SEAL)

ALLAN M. DOBSON. President. R. J. BRIGGS, Councillor. HARRY WOOD, Shire Secretary.

Confirmed by the Governor in Council, the 26th day of May, 1936. C. W. Kinsman, Clerk of the Executive Council.

BALLARAT SEWERAGE AUTHORITY.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of May, 1936.

PRESENT:

His Excellency the Governor of Victoria.

Brigadier Bourchier Mr. Bussau Mr. Old Dr. Harris

Mr. Tuckett Mr. Pye Mr. Bailey.

CONSENT TO BORROWING £18,500.

NDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the Ballarat Sewerage Authority borrowing by the issue of debentures a further sum of Eighteen thousand five hundred pounds (£18,500) for the purpose of extending the treatment works and reticulation sewers as set forth in the detailed statement bearing date the 16th May, 1936.

And the Honorable Francis Edward Old, His Majesty's Minister of Water Supply for the State of Victoria, shall give the necessary directions herein accordingly.

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

THE CONSTITUTION ACT AMENDMENT ACT 1928. (No. 3660), SECTION 192.

At the Executive Council Chamber, Melbourne, the, twenty-sixth day of May, 1936.

PRESENT:

His Excellency the Governor of Victoria.

Brigadier Bourchier Mr. Tuckett Mr. Pve Mr. Bussau Mr. Old Dr. Harris

Mr. Pye Mr. Bailey.

APPOINTMENT OF A POLLING PLACE FOR THE INORTH-EASTERN PROVINCE.

In pursuance of the provisions of section 192 of The Constitution. Act Amendment. Act 1928 (No. 3660), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by this Order appoint—

Telford,

which is a Polling Place within and for the Yarrawonga Division of the North-Eastern Province, to be also a Polling Place for the Tungamah Division of the said Province.

And the Honorable M. W. J. Bourchier, 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.

STATE ELECTRICITY COMMISSION ACTS.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of May, 1936.

PRESENT:

His Excellency the Governor of Victoria.

Brigadier Bourchier Mr. Bussau

Mr. Tuckett Mr. Pye Mr. Bailey.

Mr. Old Dr. Harris

REGULATIONS RELATING TO THE REGISTRATION OF ELECTRICAL CONTRACTORS.

DURSUANT to the powers in that behalf conferred by sub-section ... (5) of section 6 of the State Electricity Commission Act 1934, His Excellency the Governor of the State of Victoria, acting by and with the advice of the Executive Council of that State, doth hereby, on the recommendation of the State Electricity Commission of Victoria and the following Population of the State Internation of the State Electricity Commission of Victoria and the following Population of the State Electricity Commission of Victoria and the following Population of the State Electricity Commission of Victoria and the following Population of the State Electricity Commission of Victoria and the following Population of the State Electricity Commission of Victoria and the following Population of the State Electricity Commission of Victoria and the following Electricity Commission and the State of Victoria and the Electricity Commission of Victoria and the State of Victoria and the Victoria and V toria, make the following Regulations for or with respect to the registration of electrical contractors of different classes, including the conditions under which such registration will be granted; reasonable fees to be paid for the registration of electrical contractors of different classes; and for the annual renewal of such registrations; and for or with respect to the suspension or cancellation of the registration of any electrical contractor and the restoration of the registration of any electrical contractor whose registration has been suspended or cancelled; and generally prescribing matters and things necessary or convenient to be prescribed for carrying into effect the Regulations and the purposes of the State Electricity Commission Acts, that is to say:-

1. These Regulations may be cited as the "Electrical Contractors Short title Registration Regulations 1936," and shall come into force on the first of commencement.

2. Unless the context requires otherwise in these Regulations-

The word "prescribed" means prescribed by or under these Regulations.

The words "the Register" mean the Electrical Contractors' Register.

The expression "registered with the Commission" means

entered in the Register.

The word "Secretary" means Secretary of the Commission.

The words "the Act" mean the State Electricity Commission. Act 1934.

The words "the Registrar" mean the person appointed by the Commission under the Act as Registrar of Electrical

Contractors.

The expression "Wiring Regulations" means Regulations for the time being in force under the State Electricity Comthe time being in force under the State Electricity Comthe time being in force under the State Electricity Comthe and the state of materials after the state of the mission Acts prescribing the quality of materials, fittings, and apparatus to be used in connexion with electrical installations, and the methods to be followed in carrying out such electrical installations;

and any other word or expression to which a meaning is assigned by the State Electricity Commission of Victoria Act 1928, shall have the same meaning in these Regulations.

3. (a) Subject to these Regulations the Commission shall register persons as electrical contractors, and shall renew the registration of an

(b) There shall be two classes under which persons may be registered as electrical contractors, namely, class M* and class P†.

4. (a) No person shall be registered as an electrical contractor, registered. and the registration of a person as an electrical contractor shall not be renewed unless-

(i) he makes application to the Commission in the prescribed application required: form for registration or renewal (as the case may be) in Form 1 set out in the First Schedule to these Regulations, and has paid the registration fee, or, as the case requires, the registration renewal fee prescribed in the Second Schedule hereto; and

*Class M includes contractors for electrical wiring work in the metropolis and other districts where the maximum declared pressure of supply exceeds 250 volts, t Class P. Registration, under class P restricts an electrical contractor to contracting for electrical wiring work in provincial districts in which the maximum declared pressure of supply does not exceed 250 volts. (See Regulation 6.)

Definitions.

Electrical mechanic's licence necessary.

(ii) either he holds or, in the case of a firm, one of the partners holds an "A" grade or a "B1" grade licence as an electrical mechanic, or he employs in his sole and continuous employ some person who holds an "A" grade or a "B1" graded licence as an electrical mechanic, and who is registered with the Commission as his employee.

Statutory declaration required.

(b) (i) Every fact and document set forth in, or in support of an application for registration or renewal of registration, and every expression of opinion so set forth shall be verified by statutory declaration of the applicant.

Firms.

(ii) In the case of a firm desiring to be registered, or to have its registration renewed as an electrical contractor, the statutory declaration required under the foregoing subclause (i) may be made by one partner if he holds an electrical mechanic's licence of the relevant grade.

Corporations

(iii) In the case of a corporation the statutory declaration required under the foregoing sub-clause (i) shall be made by its chairman of directors, or other the presiding member of its governing body.

On dissolution of partnership.

(c) Where a firm is dissolved, whether by the death or retirement of a partner, or the admission of a new partner, or otherwise, the new firm (if there is one) may apply for registration as an electrical contractor of any class, but unless and until such an application is granted it shall not be registered as an electrical contractor.

Class M contractors.

5. No person shall be registered as an electrical contractor under class M unless he himself holds an "A" grade electrical mechanic's licence, or employs in his sole and continuous employ some person who holds an "A" grade electrical mechanic's licence under the Licensing of Electrical Mechanics Regulations 1934, and who is registered with the Commission as his employee.

Authority conferred when registered under class M. Limitation of authority when registered under class P.

- 6. (a) A person who is registered as an electrical contractor under class M shall be entitled to carry out and to contract for the carrying out of the installing of every class of electrical installation.
- (b) Without prejudice to the provisions of the Act a person who is not registered as an electrical contractor under class M, but who is registered as an electrical contractor under class P shall not do any-
 - (i) in respect of any electrical installation or the carrying out thereof in which a person who holds a "B1" grade licence under the Licensing of Electrical Mechanics Regulations
 - 1934 would not, except under the supervision of a person who holds an "A" grade licence, be entitled to perform the electrical wiring work; or

 (ii) in respect of any electrical installation, or the carrying out thereof, or the undertaking or contracting to carry out any such installation in any district or area in which the maximum pressure of the system of supply exceeds 250

which a person who is not registered as an electrical contractor is prohibited from doing.

Registered - electrical mechanic may not register as

... 7. (a) No person who holds a licence as an electrical mechanic and is registered with the Commission as the employee of an electrical contractor shall be registered as an electrical contractor, and if he has been registered as an electrical contractor before he is registered with the Commission as such employee, he shall ipso facto cease to be registered as an electrical contractor on being so registered as such employee.

Electrical mechanic's consent required. 1353

A 47 .7

(b) No electrical mechanic shall be registered as such employee unless he consents in writing thereto in the Form 2 set out in the First Schedule to these Regulations, and when he ceases to be in the sole and continuous employment of the said electrical contractor he shall notify the Commission, and the Commission shall then record on the Register that he is no longer so employed, and he shall thereupon cease to be so registered.

Qualifications of registered electrical mechanic.

(c) No electrical mechanic shall be registered as such employee of contractor of any class unless he has at some time, prior to being so registered, been employed for a period or periods being not less than three years in all as a foreman or leading hand in charge of electrical installation work, or has held the licence of the grade requisite for an employee registered by a contractor of the relevant class for a period of not less than five years prior to his being so registered, or has been registered under these Regulations for a period of not less than three

years an an electrical contractor, or is otherwise, in the opinion of the Commission, sufficiently competent and experienced for the relevant purposes of these Regulations.

8. Should an application for registration or renewal of registration Return of as an electrical contractor be refused, the fee shall be returned to the fee on refusal applicant.

9. Every registered electrical contractor shall upon registration or Certificate of registration. renewal of his registration be entitled to receive from the Commission a registration or renewal certificate in the forms respectively set forth in the First Schedule hereto (Form 3 and Form 4) for the class under which such contractor is registered.

10. (a) Subject to the provisions of these Regulations an electrical Duration of registration. contractor shall be registered as on and from the day on which the certificate of his registration is signed by the Registrar, and thereafter until the 30th day of June then next ensuing, and for any additional period for which his registration is renewed under these Regulations.

(b) The registration of any person as an electrical contractor may be renewed from time to time for a period not exceeding one year at a time by the issue of a certificate in the form hereinafter described, and shall be renewed as on and from the day on which the certificate of renewal is signed by the Registrar, and shall cease on the 30th day of June then next ensuing.

(c) Provided that if an application for registration, or renewal of registration, of any person is granted in the month of June in any year the registration of such person may continue in force until the 30th day of June in the following year.

(d) No person shall be deemed to be registered as an electrical contractor except during the period for which his registration is in

force, as expressed in this Regulation. 11. Application for renewal of registration shall be made to the Application Commission in the form set forth in the First Schedule hereto—Form registration and may be made before the expiry of the certificate then held by

the applicant for renewal during the month of June, or may be made in the following month of July; but the applicant shall, before the certificate of renewal is issued pursuant to any such application, deliver Delivery to to the Commission any certificate of registration or renewal of registraof expired certificate.

tion which he then holds.

Every certificate of registration, or of renewal of registration, in surrender of respect of which renewal is not applied for as aforesaid, shall be certificate. surrendered by the holder to the Commission not later than the 31st day

of July next following the date of expiry thereof. 12. In addition to, and notwithstanding any penalty which may be suspension inflicted under these Regulations, or otherwise, if a person registered of registration.

- as an electrical contractor-(a) has made, or caused, or allowed to be made or produced in False declaraor in connexion with any application by him, or on his sentation. behalf, for registration or renewal of registration as an electrical contractor, any false or fraudulent declaration or representation, whether in writing or not in writing;
 - (b) has, in the opinion of the Commission, infringed in the Implied condition of the commission, infringed in the Implied condition of the commission. carrying out of any contract for an electrical installation tracts. the implied condition set out in section 5 of the Act; or

(c) has, in the opinion of the Commission, committed a breach Breach of Regulations. of these Regulations, or of the Wiring Regulations; or

(d) ceases to carry on business as an electrical contractor, (e) is not carrying on at and from his registered business Business not carried on from permanent address.

(f) becomes bankrupt or insane; or
 (g) applies to have his registration cancelled or suspended,

tered as an electrical contractor.

the Commission may, even though the registration has been renewed Applies for cancellation. since the occurrence of the relevant event, cancel or suspend, or refuse &c. to renew the registration of that person as an electrical contractor, or may suspend his registration for such period as it shall think fit. Upon such cancellation, or during such suspension, such person shall for the purposes of the Act and of these Regulations, be deemed to be not regis-

13. The Commission may at any time, and for such reason as to it Reduction of seems sufficient, and on payment of the prescribed fees, reduce the period of suspension. period for which the registration of any person as an electrical contractor has been suspended, or may again register as an electrical contractor a person whose registration has been cancelled, and who makes Re-registration new application for registration, and is eligible for registration under after can ellation. these Regulations.

Bankrupt or insane.

Opportunity to supply further information and to appear before the Commission lation is con-

. 14. (a) Without prejudice to any other procedure which may be lawfully followed to give a person, whose application for registration? or renewal of registration the Commission proposes to refuse, or whose; registration it proposes to suspend or cancel, an opportunity pursuant to sub-section (3) of section 6 of the Act of appearing before it, notice inwriting that the Commission intends to inquire into any such matter shall be deemed to have been properly given if the Commission has forwarded such notice by post by registered letter addressed to the applicant at his last known address, or to the registered electrical contractor at his registered business address (as the case may be). In such case the applicant or registered electrical contractor may, on or before a date specified in that behalf in such notice, tender information in support of his application, or (as the case may require) his contention that his registration should not be suspended or cancelled, and on another day and at a time specified in that behalf in the notice, being not more than fourteen days later than the first date, he may appear before the Commission at its Head Office in William-street, Melbourne, but, if such person does not appear at the inquiry at the time and day so specified, the Commission may proceed with and conclude the inquiry in his absence.

(b) Every certificate of registration, or of renewal of registration, shall be delivered to the Commission forthwith upon cancellation, suspension, or refusal of renewal of registration.

Notification of

15. Notification of any suspension or cancellation of registration hereunder shall be given by letter signed by the Secretary, forwarded by ordinary prepaid post, addressed to the electrical contractor to whom such registration was granted at the last address appearing in the register as the address of such electrical contractor.

16. The Registrar shall from time to time cause the names of all persons whose applications for registration as electrical contractors, have been granted by the Commission, and other information required to be registered, to be entered in a register to be kept for that purpose. Such register shall be called the "Electrical Contractors' Register," and shall contain particulars relating to the registration, renewal, suspension, or cancellation of registration and qualifications for such registration of all persons registered. Any entry in the register shall be prima facie proof of the truth of the matter set forth in the entry. •

Inspection of Register.

17. (a) The register shall be open for inspection by any person at the office of the Registrar during ordinary office hours on payment to the Commission of the fee prescribed therefor in the Second Schedule

Information (b) The Registrar shall, upon payment to the Commission of the from Register fee prescribed in the Second Schedule hereto, furnish information, in writing, upon demand by any person as to whether any named person is or is not a registered electrical contractor.

Duties of regis-tered elec-trical contrac-tor.

Licensed elec-, trical mech-anic-Class M^{2,2} registration.

malt

18. (1) Every person who is registered as an electrical contractor shall, during the period for which his registration is in force-

(a) at all times carry on his business of electrical contracting at and from an address which is registered with the Commission as his business address;

(b) from time to time without delay notify the Commission of any change of his registered business address;

(c) at all times, if he does not himself (or in the case of a firm if one of the partners of the firm for the time being does not) hold an "A" grade or a "B1" grade licence under the Licensing of Electrical Mechanics Regulations 1934, have in his sole and continuous employment a person who holds an "A" grade or a "B1" grade licence who is registered with the Commission as being in his employment;

(d) at all times if he is registered as an electrical contractor under class M, and does not himself (or in the case of a firm one of the partners of the firm for the time being does not) hold an "A" grade licence under the Licensing of Electrical Mechanics Regulations 1934, have in his sole and continuous employment a person who holds an "A". grade licence under those Regulations, who is registered with the Commission as being in his employment; .

(e) from time to time without delay notify the Commission of the cessation (from whatever cause) of the sole and continuous employment by him of any person who holds at licence under the Licensing of Electrical Mechanics. Regulations 1934, who is registered with the Commission as being in his employ, and, in the cases of a firm, each

and every partner shall without delay notify the Com-mission of the death or retirement from the firm of any partner.

(2) Provided that it shall not be an offence against paragraphs (c) Temporary provision follows: or (d) of clause (1) of this regulation for a person registered as an lowing cessaelectrical contractor under any class to offer or contract to carry out, tion of ment subject to and in accordance with the requirements of these Regulations tered employee, in all other respects, electrical installations of that class during such period as the Commission may from time to time authorize him, in writing, after the cessation of the sole and continuous employment by him of the person registered with the Commission as being in his employment, as required by paragraph (c) or (d), or after the cossation of his partnership with the person who holds a licence of the relevant grade, provided that the electrical contractor has immediately upon the cessation of such employment or partnership forwarded to the Commission notice, in writing, of such cessation, and the Commission has, in writing, acknowledged receipt of such notice.

- 19. An electrical contractor registered under class P who, by change of reason-
 - (i) of his (or, in the case of a firm, one of the partners) obtaining a licence as an "A" grade electrical mechanic under the Licensing of Electrical Mechanics Regulations 1934;
 - (ii) of the employment by him in his sole and continuous employment of an electrical mechanic who holds an "A" grade licence under the Licensing of Electrical Mechanics Regulations 1934, and who is registered with the Commission as his employee-

is eligible for registration under class M may on application, in writing, to the Registrar, and upon payment of the fee prescribed in that behalf in the Second Schedule hereto, have his registration transferred to class M. Any other fees which are payable in respect of registration under class M shall, to the extent of any fees already paid by the said electrical contractor for the period ending the 30th June then next ensuing, be deemed to have been paid.

20. Every person applying for registration, or renewal of registration as an electrical contractor who, during the year ending the 31st in respect of electrical day of December preceding the date of his relevant application, mechanics employed. employed one or more electrical mechanics, shall forward to the Commission with his application fees ascertained in accordance with the table in the Second Schedule hereto. In the case of a person newly commencing business the Commission shall fix the number of electrical mechanics on which the fees are to be assessed. For the purpose of assessing fees under this regulation, the number of electrical mechanics employed by any applicant for registration, or renewal of registration, shall be deemed to be that number (to the nearest integer) which is the average of the highest respective numbers of electrical mechanics (not being indentured apprentices) employed by the applicant on electrical wiring work in Victoria in each of the weeks during the relevant year.

The applicant shall declare by statutory declaration verifying his application what such number is, and shall, on demand by the Commission, produce to it at a time and place named in the demand, sufficient evidence to support such declaration.

21. Every person who, not being registered himself or as a member Exception of a partnership as an electrical contractor, and every company or cor-un of a partnership as an electrical contractor, and every company or cor-under para-poration which, not being registered as an electrical contractor, and who sub-section (1) poration which, not being registered as an electrical contractor, and who subsection or which at any time intends to carry out, or cause to be carried out, of section any electrical wiring work by virtue of the exception in paragraph (c) of sub-section (1) of section 3 in the Act contained, shall before such work is commenced, give notice to the Commission, in writing, in Form Notice of the First Schedule hereto— 5 of the First Schedule hereto

- (a) of all electrical mechanics licensed under the State Electricity Commission Acts whom he employs regularly and continuously in the normal course of his business, and the length of time for which each such mechanic has respectively been so employed; and
- (b) of the nature of the additions, alterations, and repairs which are to be carried out to the existing installation;

but no such notice need be given at intervals shorter than twelve months in respect of additions, alterations, and repairs to any one installation, and a notice given on or before the thirty-first day of July, 1936, shall be deemed to have been given in due time in respect of any work commenced before the thirty-first day of July, 1936.

FORM 1.

Any person failing to give in the prescribed manner, and at the prescribed time, any notice required by this regulation to be given, shall be liable to a penalty of not less than Two pounds and not more than twenty-five pounds for a first offence, and not less than Five pounds and not more than Fifty pounds for a second or subsequent offence.

Penalty for contracting contracting who contracts or undertakes to carry out, or carries out, the installing of any electrical installation otherwise than in conformity with the authority conferred by his registration shall be guilty of a breach of authority conferred by his registration shall be guilty of a breach of these Regulations, and shall be liable to a penalty of not more than Fifty pounds.

Penalty for infringement of Regulations where not other wise provided.

23. Any person registered as an electrical contractor who is guilty of Regulations for which no other pecuniary penalty is provided by these Regulations, shall be liable to a penalty not exceeding Fifty pounds. other pecuniary penalty is provided by these Regulations, shall be liable to a penalty not exceeding Fifty pounds.

FIRST SCHEDULE.

STATE ELECTRICITY COMMISSION ACTS.

ELECTRICAL CONTRACTORS' REGISTRATION REGULATIONS 1936. Application for Registration or Renewal of Registration.

for and on behalf of of hereby make application under the provisions of the Electrical Contractors' Registration Regulations 1936, for '(referred to herein as "applicant") (referred to herein as "applicant") as an electrical contractor under class fee, namely, t / / . , and forward herewith the prescribed

I solemnly and sincerely declare that the information, facts, and documents set forth in or supplied by me in support of this application are genuine and true and correct in every particular, and I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

The clared at the State of Victoria this device the provisions of the provision o

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

(Declaration must be made before a Justice of the Peace or a Commissioner for taking Affidavits.)

The Secretary,
State Electricity Commission of Victoria,
22 William-street, Melboura

The space below is for office use only.

(Back of Form 1.)

The Applicant is required to furnish the following Particulars and Information. Is the applicant already registered as an electrical contractor?

ontractor?

If so, give number and date of the Certificate of No. Date Registration or Renewal of Registration latest class M or P. issued to applicant, and class of registration.

Give grade and number of electrical mechanic's licence (if any) held—

heence (if any) held—
(i) by applicant; or
(ii). (where the applicant is a firm) by the partner making the application and statutory declaration (see regulation 4).

If the applicant (or if a firm be the applicant, the partner making the application for such firm) is not licensed, or holding a licence other than an "A" grade licence, makes application for regist, tration (or renewal of registration) under class M—
Give (i) the name and address of the electrical

tration (or renewal of registration) under class M—

Give (i) the name and address of the electrical mechanic who is in the sole and continuous employ of the applicant, and whom the applicant desires to be registered with the Commission as his employee; and

Give (ii) the number and grade of the licence of such mechanic.

The number of electrical mechanics employed by the applicant during the year ended 31st December (see regulation 20). (Licensed mechanics of all grades, but not including indentured apprentices.)

If applicant is newly commencing business, number of electrical mechanics fixed by Commission for assessment of fees under regulation 20. (Licensed mechanics of all grades, not including indentured apprentices.)

The address at and from which the applicant will carry on the business of electrical contracting and which he desires to be registered with the Commission as his business address is—

Nature of any business other than electrical contracting carried on by applicant.

Date of application—

Signature of applicant—

Witness to signature of applicant—

Witness to signature of applicant-

Grade

Grade

. Grade

FORM 2.

FIRST SCHEDULE.

STATE ELECTRICITY COMMISSION ACTS.

ELECTRICAL CONTRACTORS' REGISTRATION REGULATIONS 1936.

The Registrar of Electrical Contractors, State Electricity Commission of Victoria, 22 William-street, Melbourne, C.1.

who hold a Grade Licence under the Licensing of Electrical Mechanics Regulations 1934, hereby give notice that I consent to be registered as the electrical mechanic in the sole and continuous employment of the purposes of the registration of the said as an electrical contractor.

Signed-

Licence No.

Grade--

Date-

FORM 3.

FIRST SCHEDULE.



COMMISSION OF VICTORIA.

Class M.

No. of Certificate-

STATE ELECTRICITY COMMISSION ACTS.

ELECTRICAL CONTRACTORS' REGISTRATION REGULATIONS 1936.

Certificate of Registration.

This is to certify that is registered as an-

οf

ELECTRICAL CONTRACTOR-CLASS M.

under the provisions of the Electrical Contractors' Registration Regulations 1936.

This Certificate is issued by the State Electricity Commission of Victoria, and (unless the registration in respect of which the Certificate is issued be sooner suspended or cancelled) shall be and continue in force from this day of until the thirtieth day of June. 19

(Facsimile signature of Secretary.)

Secretary.

Countersigned-

Registrar of Electrical Contractors.

FORM 4.

FIRST SCHEDULE.



COMMISSION OF VICTORIA.

No. of Certificate-

STATE ELECTRICITY COMMISSION ACTS.

ELECTRICAL CONTRACTORS' REGISTRATION REGULATIONS 1936.

Certificate of Registration.

This is to certify that registered as an-

ELECTRICAL CONTRACTOR—CHASS P.

under the provisions of the Electrical Contractors' Registration.Regulations 1936.

This Certificate is issued by the State Electricity Commission of Victoria, and (unless the registration in respect of which the Certificate is issued be sooner suspended or cancelled) shall be and continue in force from this day of , until the thirtieth day of June, 19

(Facsimile signature of Secretary.)

Secretary.

Countersigned-

Registrar of Electrical Contractors.

FORM 5.

FIRST SCHEDULE.

STATE ELECTRICITY COMMISSION ACTS.

ELECTRICAL CONTRACTORS' REGISTRATION REGULATIONS 1936.

Notice to Commission under Regulation 21.

In accordance with the requirements of regulation 21 of the Electrical Contractors' Registration Regulations 1936, $\frac{I_s}{we}$ of , hereby give notice that set out below is a list of all electrical mechanics employed by me regularly and continuously in the normal course of my business showing the date from which each such mechanic has respectively been so employed, and a description of the nature of additions, alterations, and repairs which are to be carried out to the existing installation(s) at

LIST OF ELECTRICAL MECHANICS ABOVE REFERRED TO.

Name in Full.	Grade of Licence,	No. of Licence,	Date of Commencement of present Employment.
	_		
,			
	•		
			·

NATURE OF ADDITIONS, ALTERATIONS, AND REPAIRS ABOVE REFERRED TO.

Dated this ,

day of

Signature-

The Secretary,
State Electricity Commission of Victoria,
22 William street, Melbourne.

(Note.-This notice only covers electrical mechanics listed above.)

SECOND SCHEDULE.

FEES.

FEE PAYABLE ON APPLICATION FOR REGISTRATION.			
	£	8.	d.
On application for registration	2	0	0
If contractor employs an electrical mechanic, an additional	1	0	0
For each electrical mechanic, more than one, employed by the con-			
tractor in Victoria, the number of such electrical mechanics being			
ascertained in accordance with the provisions of regulation 20 of			
these Regulations	0	15	0
once, regulation			
FEE PAYABLE ON APPLICATION FOR RENEWAL OF REGISTRATION.			
On application for renewal of registration	1	0	0
On application for renewal of registration	1	0	0
For each electrical mechanic, more than one, employed by the contractor			
in Victoria, the number of such electrical mechanics being ascer-			
tained in accordance with the provisions of regulation 20 of these			
Regulations	0	.7	6
regulations		•	
FEE PAYABLE ON APPLICATION FOR RE-REGISTRATION.			
For re-registration of contractor-in addition to any registration			
renewal fee payable, a further		0	0
FEE PAYABLE ON APPLICATION FOR TRANSFER OF REGISTRATION.			
For transfer of registration from Class P to Class M, or from Class M			
to Class P	0	10	0
COPY OF CERTIFICATE, INSPECTION OF REGISTER, ETC.			
For copy of Certificate of Registration or of Renewal of Registration	0	5	0
For inspection of Register in accordance with regulation 17 (a)	0	ĭ	0
For information, in writing, from Register in accordance with regula-			
	0	1	0
For copy of list of registered electrical contractors	0	1	0
T. C.			
·			

And the Honorable Francis Edward Old, His Majesty's Minister in Charge of Electrical Undertakings for the State of Victoria, shall give the necessary directions herein accordingly.

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

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of May, 1936.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Tuckett Mr. Pye Mr. Bailey. Brigadier Bourchier Mr. Bussau Mr. Old Dr. Harris

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

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 Hume Highway in the Shire of Seymour 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 he 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

All that piece of land in the Parish of Seymour, the boundaries of which are as follow:--Commencing at the southeastern angle of Crown portion 19 of the said parish; thence by lines bearing respectively 270 deg. 18 min. 276 links, 39 deg. 43 min. 110 links, 0 deg. 12 min. 6,892 links, 353 deg. $25~{\rm min},~2.030~{\rm links},~19~{\rm deg},~39~{\rm min},~220~{\rm links},~174~{\rm deg},~57~{\rm min},$ 797.8 links, 167 deg. 41 min, 1,345.5 links, 179 deg. 30 min. 2,429.7 links, and 180 deg. 28 min. 4,663 links to the point of commencement, which said piece of land is particularly delineated and shown coloured red on survey plan number 3,428, lodged in the office of the Country Roads Board.

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

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

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 Nilma-Shady Creek road in the Shire of Warragul should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road is proposed to be made and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Excentive Council thereof doth hereby approve of the said road Leing made, that is to say:—All that piece of land in the Parish of Darnum, the boundaries of which are as follow:—Commencing at the south-eastern angle of allotment 15 of the said parish; thence by lines bearing respectively 279 deg. 10 min, 330 links, 54 deg. 10 min, 466.7 links, and 189 deg. 10 min, 330 links to the point of commencement, which said piece of land is particularly delineated and shown coloured red on survey plan number 3,424 lodged in the office of the Country Roads Board.

And the Honorable George Louis Goudie, 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.

EDUCATION ACT 1928.

At the Executive Council Chamber, Melbourne, the twenty-sixth day of May, 1936.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Tuckett Mr. Pye Mr. Bailey. Brigadier Bourchier Mr. Bussau Mr. Old Dr. Harris

II S Excellency the Governor of the State of Victoria, by H 18 Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by the Education Act 1928 and all other powers thereto enabling, doth hereby add to clause 36 of Regulation XXI. the following sub-clause,

Clause 36-

·(c) No scholarship and no free place shall be awarded under this regulation to any candidate or applicant the parents of whom are not natural born or naturalized British subjects.

And the Honorable J. R. Harris, His Majesty's Minister of Public Instruction 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-sixth day of May, 1936.

PRESENT:

His Excellency the Governor of Victoria

Brigadier Bourchier Mr. Bussau Mr. Old Dr. Harris

Mr. Tuckett Mr. Pye Mr. Bailey.

LAND SET APART FOR DISCHARGED SOLDIERS.

H 18 Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of section 206 of the Oloser Settlement Act 1928, set apart for the purpose of being disposed of to a discharged soldier, land set out

Allotment 27A. Parish of Mittyan. Allotment 20. Parish of Karween. Allotment 11, Parish of Nulkwyne.

LAND SET APART—ORDER PARTLY RESCINDED.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby rescind the Order in Council of the 29th July. 1929, and published in the Government Gazette of the 7th August. 1929, setting apart certain land for discharged soldiers under section 6 of the Discharged Soldiers Settlement 4ct 1917, in so far as it relates to allotment 9, Parish of Malloren.

And the Honorable A. L. Bussau, for and on behalf of His Majesty's Commissioner of Crown Lands and Survey 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.:—

_			No. of Gazette.
	Geelong Thursday, 18th June, 1936		102
	WonthaggiThursday, 4th June, 1936	• •	91
ſ	ands and Survey Office Malhourns		

Land Act 1928.

RE CROWN LANDS AVAILABLE.

IN notice gazetted 13th May, 1936, page 1162, the value per acre in regard to allotment 24c, section C, Parish of Gobur, should read "£1 10s." and not "£1" as printed

A. E. LIND,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 23rd May, 1936.

SALE OF CROWN LANDS BY PUBLIC TENDER.

ENDERS are invited for the purchase in fee-simple of the undermentioned Crown lands, and will be received by the Secretary, Closer Settlement Commission. Melbourne, up to Noon on Thursday, 25th June, 1936, endorsed "Tender for Closer Settlement Land."

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.

COMMISSION TO AGENTS.

"A commission of 2 per cent. will be paid to an accredited agent, in the event of a sale being effected, on the following condition:—"That the agent entitled to commission shall lodge the necessary deposit with any accepted tender."

PARISH OF MIRBOO, COUNTY OF BULN BULN.

Lot 1. Area 159a. 2r. 27p., allotment 56s, formerly held by J. S. McLeod, situated about 6 miles from Mirboo North. Suitable for dairying or cultivation when cleaned up. Improvements include house, shed, and fencing.

PARISH OF WANDIN YALLOCK, COUNTY OF EVELYN,

Lot 2. Area 38a. Ir. 36p., allotment 12c, formerly held by C. H. Gilbert, situated about 3 miles from Wandin. Suitable for a market garden. Improvements include hut, outbuildings, 4 acres berries, and fencing.

PARISH OF BUDGEREE, COUNTY OF BULN BULN.

Lot 3. Area 140a. 2r. 22p., allotment 33c, section A, formerly held by P. A. Young, situated 9 miles from Boolarra. Suitable for dairying. Improvements include house, cow-shed, tank. pig-sty, and fencing.

PARISH OF ALLAMBEE, COUNTY OF BULN BULN.

Lot 4. Area 106a. 2r. 11p., allotment 78p, formerly held by N. Anderson, situated 16 miles from Leongatha. Suitable for dairying. Improvements include house, cow-shed, and fencing.

PARISH OF CRANBOURNE, COUNTY OF MORNINGTON, Lot 5. Area 118a. 2r. 30p.; allotment 58a, formerly held by H. T. Sands, situated 2½ miles from Clyde. Suitable for dairying. Improvements include house, buggy-shed, cow-shed. dairy. stable, tank, and fencing.

PARISH OF TOOLAMBA WEST, COUNTY OF RODNEY. Lot 6. Area 18a. 0r. 3p., allotment 90; formerly held by F. J. Gledhill, situated 1 mile from Tatura. Suitable for small dairy. Improvements include house, dairy, cow-shed, and

TOWNSHIP OF RIPLEY, PARISH OF LARA, COUNTY OF GRANT. Lot 7. Area 100a. 0r. 28p., allotments IA, IB, and IC, section 4, formerly held by E. Minns. Suitable for cereals and sheep. Improvements include house, shed, and fencing.

PARISH OF CALLIGNEE, COUNTY OF BULN BULN

Lot 8. Area 128a. 0r. 23p., allotment 19. section B, formerly held by H. C. Dawes, situated 18 miles from Traralgon. Suitable for mixed farming. Improvements include house, cow-shed, separator-room, and fencing.

PARISH OF JUMBUK, COUNTY OF BULN BULN.

LARISH OF JUMBUK, COUNTY OF BULN BULN.

Lot 9. Area 316a. 2r. 15p., being allotments 16r and 16c, formerly held by C. F. Blucher, situated about 12 miles from Yinnar R.S. Suitable for dairying. Improvements consist of four-roomed house, barn, stable, dairy, and fowl-house. Water supply—spring and creek. Possession will be given 21st August, 1936.

PARISH OF GIRGARRE, COUNTY OF RODNEY.

Lot 10: Area 10a. 1r. 39p., allotment 107, section D, formerly held by G. Chancellor, situated near the Township of Stanhope.

Suitable for fodder crops. Improvements include channels and established lucerne. Valuation of improvements, £35 5s., in favour of G. Chancellor, to be lodged with tender, in addition to the required deposit.

TERMS AND CONDITIONS,

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

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 half-yearly at the rate of 4½ per cent. per annum.

No residence condition.

Improvements to be maintained and insured.

Crown grant on completion of purchase.

Crown grant 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, 2nd June, 1936:

SALE OF CROWN LANDS BY PUBLIC TENDER.

LENDERS are invited for the purchase in free-simple of the undermentioned Crown lands, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 25th June, 1936, endorsed "Tender for Closer Settlement 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.

COMMISSION TO AGENTS.

A commission of 2 per cent, will be paid to an accredited agent, in the event of a sale being effected, on the following condition:—"That the agent entitled to commission shall lodge the necessary deposit with any accepted tender."

PARISH OF MULGRAVE, COUNTY OF BOURKE.

Area 6a. 3r. 5p., allotment 78A, formerly held by J. O'Keefe, suitable for poultry and culture, situated 1 mile from Glenwaverly. Improvements include house, dairy, shed, stable, cart shed, and fencing.

TERMS AND CONDITIONS.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheques as follows:—20 per cent, of price offered.

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 half-yearly at the rate of 4½ per cent. per annum.

No residence condition.

Improvements to be maintained and insured.

Crown great on completion of nurshase.

Crown grant on completion of purchase.

Pürchaser 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, 2nd June, 1936.

SALE OR LEASING OF CROWN LAND BY PUBLIC TENDER.

A LTERNATIVE tenders are invited for the purchase in fee-simple or for leasing the undermentioned land, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 25th June, 1936, endorsed "Tender for Closer Settlement Land." Each tenderer is required to state clearly his full name, occupation, and address, and the price or rental offered. He is also to give particulars fo his farming experience and means at his disposal for carrying out the conditions of sale or lease.

COMMISSION TO AGENTS.

A commission of 2 per cent. will be paid to an accredited agent in the event of a sale being effected, or of 5 per cent. of the first year's rental where a lease is effected, on the following condition:—"That the agent entitled to commission shall lodge the necessary deposit with any accepted tender."

PARISH OF BARWONGEMOONG, COUNTY OF POLWARTH.

Area 202 acres, subject to adjustment, being allotments 19s and 19s, formerly held by G. Ortore, situated about 1 mile from Laver's Hill; suitable for mixed farming. Improvements include house, outbuildings, and fencing.

TERMS AND CONDITIONS FOR PURCHASE,

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheque as follows:—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 half-yearly at the rate of 4½ per cent. per annum. No residence condition.

Improvements to be maintained and insured.

Crown grant 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.

TERMS AND CONDITIONS FOR LEASING.

Lease period one year. Rent payable quarterly in advance. First quarter's rent, plus 10s. lease fee, to be lodged with tender by bank draft, money order, or non-negotiable cheque. The Commission has right of resumption on giving lessee

one month's notice.

Lessee must kept all fencing and improvements in efficient repair, and will be liable for shire rates and other charges for the period of occupation, also for the destruction of vermin and noxious weeds,
Particulars are obtainable from the Closer Settlement Com-

mission, Melbourne.

J. D. COADY. Secretary.

Melbourne, 2nd June, 1936.

SALE OF CROWN LANDS BY PUBLIC AUCTION.

TENDERS, addressed to Secretary for Lands, will be received at the Crown Lands Office, Melbourne, until Noon on Wednesday, 17th June. 1936, from licensed auctioneers who may be willing to undertake the sale by auction of the feesimple or any less estate of Crown lands to be held at the undersigned places for a term of three years from 1st July, 1936, in pursuance of the Land Acts.

Tenderers must specify the position of the premises on which they propose to hold the sales, and the rate (if any) per centum of the commission to be charged.

The services of a licensed auctioneer on the occasion of each sale will be required, and, in the event of a successful tenderer being unable to attend such sale, he must provide a substitute.

The receipt of money and the preparation of accounts will be undertaken by the officers of the Department.

The contractors will be required to conform strictly to the conditions of the Land Acts and the Regulations.

Full information can be obtained on application to the Crown Lands Office, Melbourne, or at the District Survey Offices.

The lowest or any tender will not necessarily be accepted.

Alexandra Horsham Inglewood Rochester Rushworth Ararat Avoca Kaniva · Rutherglen Bairnsdale Kerang Korumburra Kyabram Sale Sea Lake Ballaarat Beechworth Seymour. Kyneton Leongatha St. Arnaud Stawell Benalla Bendigo Shepparton Swan Hill Birchip Maffra Boort Maldon Bright Manangatang Mansfield Tallangatta Camperdown Castlemaine Tatura Terang Traralgon Underbool Maryborough Melbourne Casterton Merbein Wangaratta Warracknabeal Chiltern Mildura Colac Coleraine Minyip Warragul Warrnambool Wedderburn^t Mornington Murrayville Corryong Daylesford Nathalia" Dimboola Nhill Werrimull Wodonga Numurkah Donald Dunolly Wonthaggi Omeo Woomelang 'Wycheproof 'Yackandandah Yarram''' Echuca Orbost Edenhope Ouyen Euron Piangil Port Fairy Foster Portland Geelong Yarrawonga Hamilton Rainbow Yea. Red Cliffs Heathcote

> A. E. LIND, Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 3rd June, 1936.

PROPOSED REVOCATION OF TEMPORARY RESERVATIONS OF LANDS BY ORDERS IN COUNCIL.

N pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor Council to revoke the temporary reservations of lands by Orders in Council hereunder referred to, viz.:-

The following notice was published 1° on the 13th May, 1936, pursuant to Order of the 5th May, 1936.

GONZAGA.—The temporary reservation by Order in Council of the 16th July, 1900, of 14 acres in the Parish of Gonzaga, situate in section 1, as a site for Camping and Road purposes, revoked as to part by Order of the 31st March, 1909, is about to be revoked as regards the remaining portion containing 12 acres 2 roods.—G.116(2) (Rs.4559.)

The following Notices were published 1° on the 27th May, 1936, nursuant to Order of the 19th May, 1936.

KURRAGA.—The temporary reservation by Order in Council of the 25th February, 1890 (see Government Gazette 1890, page 880) of 16 acres 3 roods 32 perches in the Parish of Kurraca; as a site for Watering purposes.—(K.140A2) (Rs.4568).

CRESWICK.—The temporary reservation by Order in Council of the 7th March, 1864 (see Government Gazette 1864, page 634) of 13 acres 3 roods 24 perches (shown on plans as 13 acres 3 roods 19 8-10 perches) in the Parish of Creswick, as a site for a Police Paddock.—(C.3186) (Rs.2012).

The following Notices were published 1° on the 3rd June, 1936, pursuant to Orders of the 26th May, 1936.

GRETA.—The temporary reservation by Order in Council of the 4th October, 1875, of 55 acres 34 perches in the Parish of Greta, being part of section 28, as a site to afford access to water, revoked as to part by Order of the 18th May, 1915, as to the balance thereof, comprising 22 acres 1 rood 10 perches.—(G.13(3) (Rs.1269).

Greta.—The temporary reservation by Order in Council of the 15th June, 1915, of 10 acres in the Parish of Greta, as a site for Public Recreation.—(G.131(**) (Rs.4157).

CARCHAP.—The temporary reservation by Order in Council of the 14th March, 1882, of 4 acres 3 roods 39 perches in the Parish of Carchap, as a site for Public purposes (State School).—(C.431(3) (C.83507).

ARABAT.—The temporary reservation by Order in Council of the 30th June, 1873, of 7 acres 9 perches in the Borough of Ararat, as a site for Gaol purposes.—(A:148(2) (Rs.4546).

A. E. LIND,

Commissioner of Crown Lands and Survey.

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

THE SATH SECTION OF THE LAND ACT 1928.

NOTICE is hereby given that at the time and place mentions, it is not in the schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations or unions of commons, and reasons against forfeiture of any leases or licences under the Land. Acts deemed liable to forfeiture, will be publicly heard by the person whose name is set opposite such place in such schedule, being a person appointed by me; the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

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

Department of Lands and Survey, Melbourne, 2nd June, 1936.

SCHEDULE.

PATCHEWOLLOCK, Tuesday, 16th June, 1936, W. C. .. Harry, at Two p.m.

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS.

W 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:—

"CABNGHAM RECREATION RESERVE."

The Council of the Shire of Ripon as a Committee of Management of the land temporarily reserved by Order in Council dated 27th August, 1907, as a site for Public Recreation in the Parish of Carngham, and known as the "Carngham Recreation Reserve."—(Corres. Rs.3054.)

"OUYEN CHILDREN'S PLAYGROUND RESERVE

Stanley James Pengelly, Peter Lester, William John Clarke, James Bernard Sullivan, Robert Bruce Johnstone, William Southgate, and Thomas Colin Austin Irvine, as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 26th October, 1926, as a site for a Children's Playground in the Township of Ouyen, Parish of Ouyen, and known as the "Ouyen Children's Playground Reserve."—(Corres. Rs.3238.)

RESERVED CROWN LANDS AT CASTLEMAINE.

The undermentioned persons in the representative capacity ane undermentioned persons in the representative capacity set forth hereunder as a Committee of Management of the land reserved by Order in Council of 5th May, 1936, as a site for Public Recreation and Educational purposes in the Township and Parish of Castlemaine, and of the land reserved by Order in Council of 5th April, 1921, as a site for a District High School in the Parish of Castlemaine:—

Name; Representative Capacity.
Samuel MacKay Cornish, John Woodhouse Barnett
Field, Walter Lovell Langslow; for so long as each
may continue to hold office as Councillors of the

may continue to hold office as Councillors of the Borough of Castlemaine.

Horace White Pedler, Jonathan Cameron, Arthur David Freeman; as representatives of the Council of the Castlemaine High School.

John Bennett, Robert James Adams, Thomas Clarence Stoneman, as representatives of the Council of the Castlemaine Technical School.

James O'Connor; as headmaster of the Castlemaine High

School.

Newton Graves King; as principal of the Castlemaine Technical School.—(Corres. Rs.3445.)

"HEYWOOD RACECOURSE RESERVE."

Francis Henry Moore, Thomas James Jex Edrich, George Beavis, David William Wright, and James Moore, as a Committee of Management for a period of three (3) years of the land reserved for Racecourse and General Recreation purposes in the Parish of Homerton, and known as the "Heywood Racecourse Reserve."—(Corres. Rs.383.)

"MERRINEE RACEOURSE RESERVE."

Michael John Shelley, Stanley George Scown. Patrick Sexton, Oliver David Charles Frankel, James Otway Robertson, Arthur Weir, and Earnest Albert Dennis, as a Committee of Management for a period of three (3) years of the land temporarily reserved as a site for Racecourse, Public Recreation. Agricultural and Horticultural Show purposes in the Parish of Merrinee, and known as the "Merrinee Racecourse and Recreation Reserve."—(Corres. Rs.3357.)

"BEETHANG WATER AND CAMPING RESERVE."

The Council of the Shire of Towong as a Committee of Management of the land temporarily reserved by Order in Council dated 10th April, 1893, as a site for Camping and Watering purposes in the Parish of Beethang, and known as the "Beethang Water and Camping Reserve."—(Corres. Parish of the "Be Rs.1548.)

"BERRIWILLOCK RECREATION RESERVE."

Cornelius Patrick McNally, John McLean, Frank James Kilcullen, George Edward Godwin, John Watt Renney, John Tynan, and George Jones, as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 1st February, 1898, as a site for Public Recreation in the Township of Berriwillock and known as the "Berriwillock Recreation Reserve."—(Corres. Rs. 809.)

"FLOWERDALE (Spring Valley) Recreation Reserve."

Thomas Byrne, Michael Patrick Coonan, junior, Cyril Henry Gordon Carver, Charles John Guttridge, and Edward Arthur Easton Key Carver, as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 4th January, 1883, as a site for Cricket and other purposes of Public Recreation in the Parish of Flowerdale, and known as the "Flowerdale (Spring Valley) Recreation Reserve."—(Corres. Rs.400.)

"TOORONGA VALLEY RESERVE,"

William Ernest Pugh, George Harold England, Frederick Reuben Leaumont, and Edgar Joseph Jenkins, as a Committee of Managment for a period of three (3) years of the Reserves for Public purposes in the Parishes of Neerim and Noojee East (Tooronga Valley, &c.) as are indicated by pink tint on plan marked N.E. 5.10.22, attached to Lands Department Correspondence Rs.2952, and known as the "Tooronga Valley Reserve". Reserve."-(Corres. Rs.2952.)

"WAL WAL PUBLIC HALL,"

Hedly Major Gready, Leslie Manning Rowe, Albert Henry Mulligan, William George Rowe, and William Francis Maher, as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 13th September, 1886, as a site for a Mechanics' Institute in the Parish of Warranook, and known as the "Wal Wal Public Hall."—(Corres. C.77781.)

"LOCH VALLEY RESERVE."

"LOOH VALLEY RESERVE."

Hugh MacKinnon, Edward Cornwall, Leo Patrick Kane, Arthur Leslie Turner, John William Gun, and Thomas McFarland, as a Committee of Management for a period of three (3) years of such portion of the Reserve for Public purposes in the Parishes of Neerim and Noojee East as is indicated by pink tint on plan marked N.E. 4.10.22, attached to Lands Department Correspondence Rs.3630, and also of the land temporarily reserved by Order in Council dated 21st February, 1928, as a site for Public purposes in the Township of Noojee, Parish of Neerim, being the land indicated by pink tint on the plan marked A.B. 5.2.29, with the said Correspondence Rs.3630, and known as "Loch Valley Reserve."—(Corres. Rs. 3630.)

"Noojee Regreation Reserve,"

Allan McKenzie, George Harold England, William Emanuel Ebsary, William Ernest Pugh, Ronald Noel McDougall, Frederick Reuben Leaumont, and E. J. Jenkins, as a Committee of Management for a period of three (3) years of the lands temporarily reserved by Orders in Council dated 20th January, 1923, as a site for Recreation purposes, and 20th May, 1927, as a site for Public Recreation in the Township of Noojee, Parish of Neerim, and known as the "Noojee Recreation Reserve."—(Corres. Rs.2660.)

"LOGAN RECREATION RESERVE."

Herbert Edwin Holt, Frederick Arthur McNaulty, John William Scollary, Henry Beaugard Vanrenen, and Robert Henry Male, as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 18th June, 1888, as a site for Public Recreation in the Parish of Kooreh, and known as the "Logan Recreation Reserve."—(Corres. Rs.1498.)

RESERVED CROWN LANDS IN THE TOWN OF MORNINGTON AND PARISH OF MOOROODUC.

John Jenkins, Thomas Henry Bertie Sharpe and Samuel Lincoln Butler (for the period ending 15th May. 1938), and Robert Nunn, Edward Albert Berry, Robert Hill Murriott, and Herbert Dyce Murphy (for so long only as each of the four last-named persons continue to hold office as Councillors of the Shire of Mornington), as a Committee of Management of the reserved Crown lands in the Town of Mornington and Parish of Moorooduc indicated by red colour on plan marked M. 22.4.36 with Lands Department Correspondence C.68905. And doth also hereby revoke so far as regards the said reserved Crown lands the appointment made on the 17th April, 1901 (see Government Gazette 1901, page 1434) of the Council of the Shire of Mornington as a Committee of Management of such land.—(Corres. C.68905.)

"TUNGAMAH RACECOURSE AND RECREATION RESERVE,"

Charles Sampson, Harold Edwin Abraham Turner, Andrew Stephen Mulquiney, Edward Bromley, John Daly, and William Spaven, as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 5th March, 1906, as a site for a Racecourse and other purposes of Public Recreation in the Town of Tungamah, and known as the "Tungamah Racecourse and Recreation Reserve."—(Corres. Rs.2711.)

"Tooradin Foreshore and Recreation Reserve."

Frederick Phillip Goepel, James Arthur Cornwell, Francis Hawthorne, Francis Claude McCarthy, James Dudley Singleton, Sidney Black, and Joseph M. Higham, as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated the 23rd April, 1929, as a site for Public purposes in the Parish of Kooweerup (Tooradin Foreshore), and the land temporarily reserved by Order in Council dated 28th June, 1928, as a site for Public Park and Recreation in the Parish of Sherwood, at Tooradin, and known as the "Tooradin Foreshore Recreation Reserve."—(Corres Rs.3850.) Reserve."—(Corres. Rs.3850.)

"OUYEN RACECOURSE RESERVE."

Robert Bruce Johnstone, Luke Francis Lawler, John Henry Nunn, Hamilton Dickens Walker, Thomas Walsh, Patrick Francis McMahon, Albert Ayton, Batholomew Joseph Murphy, and David Patrick Fuller, as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 9th May, 1916, as a site for a Racecourse in the Parish of Ouyen, and known as the "Ouyen Racecourse Reserve."—(Corres. Rs.1000.)

"RHEOLA RECREATION RESERVE."

Bertie Clark Soulsby, John Patrick Mason, Robert Henry Roberts, Stanley Ross Catto, and Thomas Henry Wharton, as a Committee of Management for a period of three (3) years of the land temporarily reserved as a site for a Racecourse and other purposes of Public Recreation in the Parish of Kingower (being part of allotment 1, section 2), and known as "Rheola Recreation Reserve."—(Corres. Rs. 689.)

"CORACK RACECOURSE AND RECREATION RESERVE."

E. A. McCallum, J. Boorn, John Myles, Dennis Harty, and Joseph Gleeson, as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 9th July, 1884, as a site for a Racecourse and other purposes of Recreation in the Parish of Corack East, and known as the "Corack Racecourse and Recreation Reserve."—(Corres. Rs. 411.)

"REDESDALE RECREATION RESERVE."

William Kelly, William Henry Rowe, Charles J. Took, Patrick M. Taafe, and Peter McNiff, as a Committee of Management for a period of three (3) years of the land temporarily reserved by Order in Council dated 5th July, 1869, as a site for Racing and other purposes of Public Recreation at Redesdale, and known as the "Redesdale Recreation Reserve."

—(Corres. Rs. 1199.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this twenty-second day of May, One thousand nine hundred and thirty-six, in the presence of-

A. L. BUSSAU, Vice-President. W. McILROY, Member.

COMMITTEE OF MANAGEMENT OF THE "HODDLES CREEK RECREATION RESERVE."

CREEK RECREATION RESERVE."

WHEREAS by section 184 of the Land Act 1928 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint 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, and to remove any or all of the persons so appointed, or revoke the appointment of any such council or body: Now therefore the Board of Land and Works doth hereby appoint James Henry Morrison Ewart, Henry Ewart, Grant Greenwood, Joseph Whitchair, Stanley Webb Worlley, Harry Le Poidevin, and Edwin Spence Burr, as a Committee of Management for a period ending 20th January, 1938, of the land permanently reserved by Order in Council dated 6th February, 1929, as a site for Public Recreation in the Parish of Woori Yallock, and known as "Hoddles Creek Recreation Reserve.—(Corres. Rs.3796.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this seventh day of May, One thousand nine hundred and thirty-six, in the presence of-

(SEAL)

A. E. LIND, President. W. McILROY, Member.

Closer Settlement Act 1928, Part II

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS

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

Estate.	Parish.		Allotment.	Section.	Area,	Term.	Capital Value.	Remarks,
Hash's (1, 2, 3), (1, 2) "" (1, 2) "" (1, 2) "" (1, 2) "" (1, 3) "" (1, 6) "" (1, 8) "" (1, 8) "" (1, 8) "" (1, 2, 13) "" (1, 2, 13) "" (1, 14) "" (1, 16) "" (1, 9, 17)	Mincha West Mincha Tongala Tongala Wirmbirchip Karyrio Geolongla Girgarro Kyabram Cundare Girgarre Gunbower Patho Girgarre Doomburrim Girgarre Yallock		6, 9 13A 32 23 119 54B 14 69 Parts 9, 10 4 12B 7D, 7E 20C, 20D 95A3 23 7B, Part 7 Part 3	B C F A E C B C B B B	A. R. P. 558 2 5 83 0 4 17 0 39 530 0 13 134 2 12 42 1 30 19 3 28 56 0 0 30 3 12 59 2 21 54 1 7 - 24- 1 32- 3 1 37 60 0 8 41 0 9 38 3 38 35 3 19	31½ years	£ s. d. 2,521 2 8 415 2 6 232 15 0 1,932 0 0 3,229 0 0 615 6 11 320 0 0 848 0 0 493 4 0 804 19 7 647 4 3 342 6 0 41 15 6 840 14 0 1,178 14 5 1,053 0 0 1,044 0 0	
,, (1, 9, 18)	, ,,	• • •	1,8	B B	115 1 6	31 years	3,508 17 6	
,, (1, 19) Lird's (1, 2, 20)	Jarklan	• •	47, 66	ь	312 1 21	31 years	2,323 6 8	

(1) Settler in occupation.—(2) Capital value and valuation of improvements are tentative.—(3) Improvements, £84 5s., to be paid for in addition.—(4) Improvements, £21, to be paid for in addition.—(5) Improvements, £95, to be paid for in addition.—(6) Improvements, £684 1ls., to be paid for in addition.—(7) Improvements, £192, to be paid for in addition.—(8) Improvements, £22, to be paid for in addition.—(9) Subject to adjustment after survey.—(10) Improvements, £42 15s., to be paid for in addition.—(11) Improvements, £42 15s., to be paid for in addition.—(12) Improvements, £5, to be paid for in addition.—(13) Improvements, £19 10s., to be paid for in addition.—(14) Improvements, £44, to be paid for in addition.—(15) Improvements, £19. to be paid for in addition.—(16) Improvements, £30, to be paid for in addition.—(17) Improvements, £53 17s., to be paid for in addition.—(18) Improvements, £66 10s., to be paid for in addition.—(20) Improvements, £72 10s., to be paid for in addition.—(21) Pursuant to Section 30, Closer Settlement Act 1932, and until further logislation is passed, payments at the rate of 1½ per cent. per annum in reduction of principal and 4½ per cent. per annum as interest, to be calculated on the amount of the lessee's liability from day to day in respect of the land.

Department of Lands and Survey, Melbourne, 2nd June, 1936.

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

AVAILABLE (INCLUDING MALLEE LANDS). OF CROWN LANDS

THE undermentioned areas are available for application as provided by various sections of the Land det 1928, and all applications received on or before Wednesday, 1st July, 1936, will be deemed to have been simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board. Applications on proper form, accompanded by 5s duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the 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 since developed areas or to attend Local Land Boards. When an applicant is granted an allotment be 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 at years in half-yearly installents. Bairnedale, Bechworth, Bechworth, Bechwing, Hendico, Henniten, Horsham, Melbourne, Oméo, Red Office, Lands Department, Melbourne, and Land Candigo, Geelong, Hamilton, Horsham, Melbourne, Oméo, Red Office, Lands Department, Melbourne, and Land Candigo, Geelong, Hamilton, Horsham, Melbourne, and Sir. Arnaud.

Department of Crown Lands and Survey, Melbourne, 3rd June, 1936,

A. E. LIND, Commissioner of Crown Lands and Survey.

		General Description of Land.— Soil Timber, Suitability (Grazing, -c.).				Hilly country, suitable for grazing; timbered with gum, messmate, and peppermint	ద	mint Rangy country, stony soil, suit-	able for grazing; timbered with stringybark, box, and pepper-	mind ting country, grey, sandy soil: timbered with bracken, stringybark, and honeysuckle		By road To be conserved Suitable for growing cereals	To be conserved Suitable for growing cereals		By road To be conserved Suitable for garden and residence
		Weter Bupply.	•		~ ~	Gullies	To be conserved	To be conserved		To be conserved		To be conserved	To be conserved		To be conserved
olicant.		How accessible.			Act 1928.	By, road	By road	By road		By road	 œ	By road	By road		***
ranted to an ap		Nearest Rallway Station or Township and Distance in inles therefrom.			4, Part I., Land	29 iniles from By.road Tallangatta R.S.	3 miles : from Moyhu R.S.	5 miles from	Moyhu R.S.	6 miles from Casterton R.S.	11. Land Act 195	2 miles from Chillingollah	K.S. 2 miles from Nyang R.S.	Land Act 1928.	18 miles from Kooloonong R.S.
insprovements may be subject to re-valuation after land has been granted to an applicant.	-	Location of Land, &c.		, ;	AZING LANDS.—CELECTION FURCHASE ALLOTMENTS.—DIVISION 4, Part I., Land Act 1928.	To be In east of parish (72/121) valued (if any)	In north of parish (10/121)	In south of parish (19/121)		In west of parish (Z.24610)	LANDS -SELECTION PURCHASE ALLOTHENTS, -Division 1, Part II., Land Act 1928.	in south of parish (08331/198)	In centre of parish (07826/198)	LAND AVAILABLE FOR GARDEN AND RESIDENCE.—Section 129, Land Act 1928.	In north of parish (02153/129)
to re-valu		Valuation of Improve- ments (if any).		-	ECTION PUB	To be valued (if any)	See foot- note (b)		nôte (c)		PURCHASIS A	To bo	To be valued	GARDEN AND	0 House, &c.,
be subject		Survey Fre.	£ . 6.		NDS.—SEL	25 17 6	0 15 5 0	023 2 6		0 7 10 0	ELECTION.	0 5 15 0 To	7 5 0	BLE FOR	0 0 8
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		Allochonia.	_	•	AGE	30 4, 30°s, 30°c,	: :	: 4 		16a, 16 <i>y</i>		188	35́в ; .		€N
		Parish.					Carboor	Moyhu		Bahgallah 10	ě	Turoar	Nyang		
		Oorinty.		,		Benambra	Delatite	:		Follett		Tatchera	Weesh		Karkarooc
		Local Land Office.			2	Beechworth, Benambra Koelangie	Benalla (b)	, (c)		Hamilton		Bendigo . (d, e, f) Tatchera	Red Cliffs		Bendigo Karkarooc Nenandie

(a) Subject to special mining condition section 81, I and Act 1928——(b) Improvements, E31 17s., in favour of Closer Settlement Commission.——(c) Improvements, £90 4s., in favour of Closer Settlement Commission to be valued and paid for in addition.

Nore .—Benails District -In notice gazetted 27th May, 1936, the area of allotment 42a, parish of Toombullup, should read 150 acres and not 1,150 acres as printed.

THE CLOSER SETTLEMENT ACTS AND LAND ACTS.

NOTICE is hereby given that the Leases and Permits mentioned in the Schedule hereunder have been declared void by the Closer Settlement Commission for the reasons specified.

	Closel Se	шешеш	Commission for the reason	ns specine	d.					,	(""	
Corr.	Dist	rict.	Lessee.	Allot	ment.	Are	·.		Parish.	:	Reason	ı.
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29	,,	• ••	Mollison, S		c. 19 1, sec. D		$egin{smallmatrix} 2 & 37 \ 2 & 18 \end{smallmatrix}$	Edi Dur	bulbalane	Non-pa	yment of	instalments
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5502	,,,	• • •	Hobley, J.		la_	80	1 30		umburra	. ,	· ;	,, ,
$1356 \\ 1124$	Bendige Irrigabl		Fulcher, R. W Booth, P. W		ec. B		1 8	Wes				,,
5177	.,		Salter, F. S		, sec. C 51D		$\begin{array}{ccc} 1 & 29 \\ 2 & 27 \end{array}$		nawn bram East	,,		,,
5807	Bendige		Murdoch, J. W		ec. B		0 .0	Ker		ή,,,		, "
5416	Geelong	•	Eldridge, F. G		ec. 10		$2^{-7\frac{1}{2}}$	Koo	rt Koort Nong	,,,	,,,	"
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			LEASES 1	JNDER T	HE CLOS	ER SET	TLEM	ENT	ACTS.			
6316	Melbou		Yates, R		ec. 4		3 1	Ber	wick	Non-pa	vment of	instalments
5521 4540	Mallee	• • •	Rose, A. P James, E. B		100c		0 31		-nar-goon	٠,,	, ,,	**
6205	Irrigabl	e	Riggio, F		5 ec. 4		2 30 0 15		tongie wick	,,	, ,,	,,
5460	,,		Collins, H. L.		бв		0 31		lamba West	, ,,	**	**
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Çorr.	Dist	rict.	Lesage,	Allotm	ent.	Area	l		Parish.	Ì	Remarks	5.
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5388	Geelong	••	Hunter, T	Pt. 13,	sec. B	32 .0	0 1	Dree	ite	New lea	se to issue	for amended
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)epart			d Survey, rd June, 1936.						Secretary		D. COADY Settlement	Commisson.
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Yot H	ICE is lereunder	nereby g	given that the Governor reason specified.		E SURR	ENDERI		ender	of the Lease	mention	ged in the	,Schedule
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Dia	trict.	Corr. No.	Name.	Section of Land Act under which Leased.	Par	ish.	Alloti	ment.	Area.	Class.	Rea	80n.
									A. R. P.			
Ielbou	rne (1)	1597	Bert Deans	44	Toorong	o]]	1	90 2 32	lst	Surrende	red .

(1) Yearly rent, £4 11s.

Department of Lands and Survey, Melbourne, 19th May, 1936.

A. E. LIND, Commissioner of Crown Lands and Survey.

THE CLOSER SETTLEMENT ACT 1928, PART I.

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

Estate.	Parish,	Allotment.	Section.	Area.	Capital Value.	Deposit, Including Lease and Registration Fees.	Term,	Remarks.
Tandarra (1, 2, 3, 18) Woolamai (1, 4, 18) Kurnbrunin (1, 5, 6, 7, 18) Calivil (1, 8, 9, 18) , (1, 8, 10, 18) Stanhope (1, 11, 18) Cohuna (1, 12, 18) Drecite (1, 8, 13, 18) Tongala (1, 8, 15, 18) Waori Park (1, 8, 16, 18) (1, 8, 17, 18)	Tandarra Woolamai Kurnbrunin Calivil Girgarre Gunbower West Terrinallum Drecite Mincha West Tongala Yallock ""	8 30A 6, 6A Part 107A Part 107A 38 31J 76A Part 13 5, 8 Part 22 Part 3 6, 7A, Part 7	A D 2 B A B B	A. R. P. 211 0 0 84 3 30 497 0 4 60 0 0 0 89 2 13 33 1 27 4 0 0 0 8 0 0 30 0 0 775 1 23 77 0 0 35 0 0 107 0 17	£ s. d. 1,075 0 0 2,431 0 0 1,866 1 2 1,866 1 7 1,222 6 3 534 14 0 60 0 0 49 11 4 615 0 0 4,068 17 4 750 0 0 1,015 0 0 3,213 0 1	£ s. d. 36 5 0 72 5 0 57 6 2 7 33 11 3 20 19 0 6 5 0 3 6 4 21 5 0 123 17 4 26 5 0 36 5 0 69 5 1	31½ years	6454/113 6168/86 6 232/118 6119/86 6119/86 6203/86 6 6390/113 525/113 493/113 5403/86 148/49

(1) Settler in occupation.—(2) Capital value and valuation of improvements are tentative.—(3) Improvements, £35, to be paid for in addition.—(4) Improvements, £320 6s., to be paid for in addition.—(5) Improvements, £271, to be paid for in addition.—(6) Deposit on improvements, £38 4s.—(7) In lieu of notice gazetted 9th December, 1935.—(8) Subject to adjustment after survey.—(9) Improvements, £27, to be paid for in addition.—(10) Improvements, £32, to be paid for in addition.—(11) Improvements, £37, to be paid for in addition.—(12) Improvements, £372 10s., to be paid for in addition.—(15) Improvements, £37, to be paid for in addition.—(16) Improvements, £37, to be paid for in addition.—(17) Improvements, £37, to be paid for in addition.—(18) Improvements, £37, to be paid for in addition.—(16) Improvements, £37, to be paid for in addition.—(17) Improvements to be valued.—(18) Pursuant to Section 30, Closer Settlement Act 1932, and until further logislation is passed, payments at the rate of 1½ per cent. per annum in reduction of principal and 4½ per cent. per annum as interest, to be calculated on the amount of the lessee's liability from day to day in respect of the land.

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

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

Department of Lands and Survey, Melbourne, 2nd June, 1936.

Land Act 1928.

LEASES UNDER THE LAND ACTS 1901, 1915, AND 1928 REVOKED OR DECLARED VOID.

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

District.	Corr. No.	Name of Lessee.	 Section of Land Act under which Leased.	Parish.		Allotment.	Area.	Class.	Reasons for Forfeiture, &c.
		<u>.</u>					A. R. P.		•
Bairnsdale (1)	037	Alexander Glover	 54-56	Nindoo	••	30s, pt. 30a, sec.	200 0 16	3rd	Non-payment of rent
, (2) Hamilton (3) Bendigo (4)	3065 1060 7	Nellie M. Bridle Thomas H. Hanlon Alfred G. Vogele	 54–56 46 44	Maramingo Bessie belle Neil borough	•••	15, sec. A 7 71c, 71E, 71F, sec. H	184 0 23 639 3 36 156 0 15	3rd	Lessee's request Non-payment of rent ,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,
Melbourne (5) , , (6) Benalla (7)	18894 17629 0148	James Twite James Twite John W. Cotter	 47–49 47–49 110	Wonyip Greta	•••	36 42 19, 20, 21, 25	172 1 0 163 3 15 149 0 32	2nd	27 27 27 27 27 27 27 27 27 27 27 27 27 2
,, (8)	1167	Catherine Cotter	 110	,,		16	23 2 37		" "

(1) Yearly rent, £2 10s. 3d.—(2) Yearly rent, £2 6s. 4d.—(3) Yearly rent, £8.—(4) Yearly rent, £3 18s. 6d.—(5) Yearly rent, £3 5s.—(6) Yearly rent, £3 1s. 6d.—(7) Yearly rent, £47 14s. 8d.—(8) Yearly rent, £3.

Land Act 1928 .- Mallee.

LEASES UNDER THE LAND ACT 1915 DECLARED VOID.

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

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reasons for Forfeiture, &c.
Mallee	05708 07540	Hugh N. Emmett	198	Boulka Pirro	8	A. R. P. 87 2 0 444 0 13	2nd	Non-payment of rent

Department of Lands and Survey, Melbourne, 19th May, 1936.

A. E. LIND, Commissioner of Crown Lands and Survey.

Land Act 1928 .- Mallee.

LEASE UNDER THE MURRAY SETTLEMENTS ACT 1907 SURENDERED.

 N^{OTIOE} is hereby given that the Governor in Council has accepted the surrender of the Lease mentioned in the schedule hereunder for the reason specified.

District.	Corr. No.	Name of Lessee.	Section of M.S. A. under which Leased.	Parish.		Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Mallee	0644	Thomas Lumb	11	1 Wansan		129 56	A. R. P. 681 3 31	_	New leases to issue

Department of Lands and Survey Melbourne, 19th May, 1936.

A. E. LIND. Commissioner of Crown Lands and Survey.

Land Act 1928.

LICENCES UNDER THE LAND ACT 1928 EXPIRED.

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

District.	Corr. No.	Name of Licenses	Section of Land Act under which Licensed.	Parish.	Afforment	Area.	Class.	Reasons for Forfeiture, &c.
						A. R. P.		
Mallee	08643	William R. Finteln	129	Merbein	11, sec. 25	0 1 13	• •	Non-compliance with
,,	08704	George A. Marshman	129	Ouyen	12, sec. B	0 1 25/10		Non-payment of rent
,,	06453	Percy M. Bright	129	Narrung	17	3 0 0		,, ,, ,,
,,	06452	Elizabeth H. Bright	129	,,	16	3 0 0	·	, ,, ,,
Beechworth	3328	Mary A. Carn	86	Eldorado		20 0 0		Abandoned
Melbourne	01981	Swanton and Barrett Pty. Ltd.	129	South Melbourne	6, sec. 63A	0 3 0	••	,,

Department of Lands and Survey, Melbourne, 28th May, 1936.

A. E. LIND, Commissioner of Crown Lands and Survey.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

T ENDERS will be received at this office until TEN A.M. on the days and for the purposes under the purposes. offices named in each instance.

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

11th June, 1936.

Allan's Flat.—Repairs and painting, State School No. 11. Particulars at Inspector of Works Office, Wangaratta; Police Stations, Beechworth, Yackandandah. Deposit, £3.

Burwood (Boys' Home).—Repairs, new chimney, painting, State School No. 3841. Particulars at Police Stations. Box Hill, Burwood. Deposit, £2.

Eldorado.—Repairs and renewals to fences, new gates, State School No. 246. Particulars at Police Station, Beechworth; Inspector of Works Office, Wangaratta. Deposit, £2.

Elwood.—Additional lavatory accommodation, State School No. 3942. Deposit, £4.

Grass Flat (near Natimuk).—Repairs and painting, State School No. 3192. Particulars at Police Stations, Natimuk, Dimboola, Inspector of Works Office, Horshum. Deposit, £2.

Hamilton North.—Additions to residence, repairs, and painting, State School No. 2035. Particulars at Police Station, Hamilton; Inspector of Works Office, Warrrambool. Preliminary deposit, £4. Final deposit, 2 per cent. Hawthorn.—Installation of electric light and power, Police Station and Quarters. Deposit, £2.

Maude.—Repairs and painting, State School No. 1426. Particulars at Inspector of Works Office, Geelong. Deposit, £2.

Melbourne.—Repairs and renovations, caretaker's quarters, Taraction Office.

#2.
Melbourne.—Repairs and renovations, carctaker's quarters,
Taxation Offices. Deposit, £2.
North Melbourne.—Renovations and painting, State School
No. 2566. Preliminary deposit, £5. Final deposit, 2 per cent.
Notting Hill.—Repairs, painting, attention to chimney, State
School No. 4305. Particulars at Police Stations, Oakleigh,
Dandenong, Box Hill. Deposit, £2.
Pirron Yallock.—Repairs and painting, State School No.
1242. Particulars at Police Stations, Colac, Camperdown;
Inspector of Works Office, Geelong. Deposit, £2.
Rutherglen.—Repairs to residence, State School No. 522.
Particulars at Inspector of Works Office, Wangaratta; Police
Stations, Wodonga, Rutherglen. Deposit, £2.

Sandy Creek Upper.—Painting and reconditioning building, State School No. 3145. Particulars at Police Stations, Wodonga, Tallangatta, Yackandandah. Deposit, £3. Sunbury.—Repairs and painting, State School No. 1002. Particulars at Police Stations, Sunbury, Woodend. Deposit, f3

f3.
Warracknabeal.—Repairs and painting (amended specification), State School No. 1334. Particulars at Police Stations, Warracknabeal, Dimboola. Preliminary deposit, £4. Final

Wonthaggi.—Fencing, State School No. 3650. Particulars at Inspector of Works Office, Korumburra; Police Stations, Wonthaggi, Leongatha. Deposit, £2.

18th June, 1936,

Ballan.—Repairs and renovations, State School No. 1435. Farticulars at Police Station, Ballan; Inspector of Works Office, Ballarat. Deposit, £4.

Ballarat.—Repairs and painting, State School No. 695, Fleasant-street. Particulars at Inspector of Works Office, Ballarat. Preliminary deposit, £10. Final deposit, 2 per cent.

Barraport West.—General repairs and painting, State School No. 2290. Particulars at Inspector of Works Office, Bendigo; Police Stations, Boort, Pyramid Hill, Charlton. Deposit, £2. Blackburn.—Repairs, painting, tarpaving, State School No. 2923. Particulars at Police Stations, Box Hill, Ringwood. Deposit, £2.

Box Hill.—Fittings, Girls' Technical School. Preliminary deposit, £5. Final deposit, 2 per cent.

Chelsea.—Internal painting, State School No. 3729. Particulars at Police Stations, Chelsea, Frankston. Deposit, £2.

Cornishtown.—Repairs positing £2. State School No.

Cornishtown.—Repairs, painting, &c., State School No. 802. Particulars at Police Stations, Rutherglen, Wodonga; Inspector of Works Office, Wangaratta. Deposit, £2.

Devenish East.—Purchase and removal of school buildings, State School No. 2124. Particulars at Police Stations, Benalla, St. James; Inspector of Works Office, Wangaratta. Deposit, £2.

Drouin.—New building, repairs to out-offices and fencing, State School No. 1924. Particulars at Police Stations, Drouin, Warragul. Preliminary deposit, £20. Final deposit, 2 per

Dunolly.—New residence, State School No. 1582. Particulars at Inspector of Works Office, Maryborough; Police Stations, Dunolly, St. Arnaud, Castlemaine. Preliminary deposit, £10. Final deposit, 2 per cent.

Essendon.—Internal renovations, High School. Preliminary deposit, £5. Final deposit, 2 per cent.
Hawkesdale.—Sleep-out, State School No. 766. Particulars at Police Stations, Port Fairy, Koroit; Inspector of Works Office, Warrnambool. Deposit, £2.
Koallah.—Feneing, repairs, and painting, State School No. 4225. Particulars at Police Stations, Camperdown, Cobos: Inspector of Works Office, Warrnambool. Deposit, £2.
Koyuga.—Repairs and painting, State School No. 3810. Particulars at Inspector of Works Office, Seymour; Police Stations, Echuca, Shepparton, Rochester. Deposit, £2.
Leneva.—Repairs and painting, State School No. 1506. Particulars at Police Stations, Wodonga, Beechworth; Inspector of Works Office, Wangaratta. Deposit, £2.
Llanelly.—Repairs and painting, State School No. 835. Particulars at Police Stations, Inglewood, Dunolly; Inspector of Works Office, Bendigo, Maryborough. Deposit, £2.
Melbourne.—Alterations and renovations, 605 Flindersstreet. Preliminary deposit, £15. Final deposit, 2 per cent.
Middelaham.—Repairs pointing, drainage, school and resi-

Melbourne.—Alterations and renovations, 605 Flindersstreet. Preliminary deposit, £15. Final deposit, 2 per cent.

Mickleham.—Repairs, painting, drainage, school and residence, State School No. 1051. Particulars at Police Stations, Kilmore, Romsey. Deposit, £2.

Monbulk.—Repairs and painting, State School No. 3265. Particulars at Police Stations, Belgrave, Ringwood, Lilydale. Deposit, £2.

Nyah.—Repairs and painting, State School No. 3263. Particulars at Police Stations, Nyah West, Koondrook, Swan Hill; Inspector of Works Office, Bendigo. Deposit, £3.

Patho.—Repairs and painting, State School No. 1994. Particulars at Police Stations, Pyramid Hill, Echuca; Inspector of Works Office, Bendigo. Deposit, £3.

Port Melbourne.—Repairs, painting, fencing. Caretaker's cottage, Sand Ground. Deposit, £3.

Prentice Freehold.—Purchase and removal of old building, State School No. 1314. Particulars at Police Stations, Wodonga, Rutherglen; Inspector of Works Office, Wangaratta. Deposit, £3.

Preston.—Installation of central heating system, Technical School. Preliminary deposit, £10. Final deposit, 2 per cent. Seymour.—Minor repairs and internal painting, State School No. 547. Particulars at Police Stations, Seymour, Kilmore, Euroa. Deposit, £2.

St. Arnaud North.—Repairs and painting, State School No. 2622. Particulars at Police Stations, St. Arnaud, Wedderburn; Inspector of Works Office, Jarythorough. Deposit, £2.

St. James.—Repairs and painting, school and residence, State School No. 2579. Particulars at Police Stations, State School No. 1024. Particulars at Police Stations, State School No. 1024. Particulars at Police Stations, State School No. 1024. Particulars at Inspector of Works Office, Maryborough: Police Stations, Dunolly, Avoca, St. Arnaud. Deposit, £2.

Streatham.—Repairs and painting, State School No. 644. Particulars at Inspector of Works Office, Wangaratta; Police Stations, Wanganian.—Repairs and painting, State School No. 644. Particulars at Inspector of Works Office, Wangaratta; Police Stations, Wangania, Tr

Wyuna.—Repairs and painting, State School No. 3532.
Particulars at Police Stations, Echuca, Kyabram, Shepparton:
Inspector of Works Office, Bendigo. Deposit, £3.

25th June, 1936.

Benalla.—Additions and repairs, &c., High School. Particulars at Police Stations, Benalla, Euroa; Inspector of Works Office, Wangaratta. Preliminary deposit, £15. Final deposit, 2 per cent.

Boinka.—Repairs and painting, State School No. 3800. Particulars at Inspector of Works Office, Redcliffs; Police Stations, Murrayville, Ouyen. Deposit, £2.

Colac West.—Bepairs and painting, State School No. 4064. Particulars at Police Station, Colac; Inspector of Works Office, Geelong. Preliminary deposit, £5. Final deposit, 2 per cent.

Yando.—Repairs and painting, State School No. 2580. Particulars at Inspector of Works Office, Bendigo; Police Stations, Quambatook, Boort, Pyramid Hill. Deposit, £2.

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

GEO., L. GOUDIE. Commissioner of Public Works. TENDERS FOR THE SERVICE, 1936-37.

CARTAGE OF GOODS AND PARCELS (METROPOLITAN).

FENDERS will be received until Eleven o'clock a.m. on TENDERS will be received until Eleven o'clock a.m. on the Metropolitan Area of such goods and parcels, with the exceptions set out in clause 1 of the Conditions of Contract, as may be forwarded to and from the various Government Oflices, Railways, &c., by the Stores and Transport Office for and on behalf of the Government of Victoria from 1st July, 1936, to 30th June, 1937, as per Schedule No. 1.

For each sub-schedule a deposit of £5 by marked cheque or bank draft, payable to the order of the Secretary to the Tender Board (private cheques will in no case be received) must accompany each tender. such deposit to be forfeited in

must accompany each tender, such deposit to be forfeited in the event of the tenderer withdrawing his tender before notification of acceptance of tender, or in the event of the successful tenderer failing to sign and complete his contract within the time specified. Deposits will be returned to unsuccessful tenderers within ten days of acceptance of tenders, on their

security for sub-schedule A, £25; for sub-schedule B, £20.
Security will be required, either in bank guarantee (bank to be approved by the Tender Board), State or Commonwealth Treasury bonds or Government debentures, Savings Bank deposit book or fixed deposit receipt in favour of the Secretary tary to the Tender Board, or cash deposit, as the tenderer

may elect.

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

Either sub-schedule may be tendered for, and may be

accepted separately.

For sub-schedule B tenders may be submitted either for

For sub-schedule B tenders may be submitted either for horse-drawn or motor-driven vehicles.

Full particulars, forms of tender, conditions of contract, &c., may be obtained at the office of the Secretary to the Tender Board, Gisborne-street, Melbourne.

The lowest or any tender will not necessarily be accepted.

Tenders, enclosed in an envelope, and having the words "Tender for Cartage" written thereon, must be deposited in the Tender box of the Pay Office Transury Melbourne, or if

Tenacr for Cartage Written thereon, must be deposited in the Tender-box at the Pay Office. Treasury, Melbourne; or, if sent by post, postage must be prepaid, and tenders addressed to the Chairman of the Tender Board, Pay Office, Treasury, Melbourne, C.2, 'which office they must reach not later than by first post on the date of closing of tenders.

CONDITIONS OF CONTRACT.

1. The rates tendered in sub-schedules A and B cover all descriptions of goods and parcels, with the exception of school hooks from Education Department to Victorian Railways, Melbourne, office and school furniture, officers' furniture and effects, exhibits for show purposes, and such are not included in the contract.

effec's, exhibits for show purposes, and such are not included in the contract.

2. No subletting shall be allowed; all work must be carried out by the contractor, and every person engaged in the cartage tendered for in this schedule shall be paid such wages and employed 'subject to such labour conditions as are or may be determined by any Federal Arbitration Court award or any State Wages Board determination, and a copy of such labour conditions shall be kept conspicuously and continually posted, in legible Roman characters, on the premises of the contractor. Any infringement of this condition, in the opinion of the Treasurer, will subject the contractor, upon report from the Tender Board, to such mulet, not exceeding Fifty pounds (£50), as the Treasurer may direct, and the amount will be deducted from the contractor's account or from the security money; and the Treasurer's decision shall be binding, final, and conclusive as to the fact of infringement and in all other respects.

3. Accounts shall be rendered fortnightly, supported by the waybills properly receipted, and shall be subject to any deductions for goods lost or damaged whilst in the custody of the contractor. When rendering his accounts, the contractor shall furnish the Tender Board with a statement setting out the number of days or portions thereof for which the partitime vehicle has been employed in the performance of the service.

4. No claims for detention shall be entertained, but should

4. No claims for detention shall be entertained, but should

4. No claims for detention shall be entertained, but should, the contractor be subjected to unreasonable delay, the cause of delay, if reported, shall be investigated.

5. The contractor must have an office connected by telephone, and within a radius of 3½ miles of the Melbourne (Elizabeth-street) Post Office, and as regards the service for the Government Printing Office under sub-schedule B, he will be liable to be called upon to provide the vehicle at any hour of the day or night of the day or night.

or the day or night.

6. Thirty minutes will be deemed sufficient notice, and in the event of the contractor failing to supply the vehicles when ordered, and to the satisfaction of the officer requiring his services, such services will be performed at his risk and expense, and the extra expense incurred will be deducted as provided in clause 2.

No services performed under the extra expense incurred will be deducted as provides and the extra expense incurred will be deducted as provides performed under the extra expense incurred will be deducted as provides performed under the extra expense performed as the extra expense performed expense perfor

No services performed under these contracts shall be deemed to be of a special nature, provided that the contractor be given 30 minutes' notice that his services shall be required, and no increase in the contract rates shall be permitted.

7. All vehicles in which the goods or parcels are carried must be fitted with good waterproof covers, be in thorough working order and, in general, suitable for requirements. If horse-drawn vehicles be used, the horses must be sound, staunch, and fast.

8. Vehicles as required must call at the Stores and Transport Office twice daily, viz., at 11 a.m. and 4 p.m., and at 11 a.m. on Saturdays, for the necessary instructions, and on such other occasions when notified without extra payment, otherwise the service will be performed at the contractor's risk and expense, and the amount deducted as provided in clause 2.

9. The contract shall not be considered broken, infringed or vitiated by the use of Government vehicles for such cartage

as may be found necessary.

10. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government.

11. Under no circumstances will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the security money will in that case be absolutely forfeited, and, in addition, the contractor may be held liable for any loss which the Government may sustain

be held liable for any loss which the Government may sustain in consequence of such failure.

12. A refusal to execute orders, irregularity or delay in delivering the goods or parcels as required, or failure to comply with the requirements of clause 3, or any breach of Railway or Harbor Trust Regulations, will subject the contractor, upon report from the Tender Board, to such mulct as the Treasurer may direct, and the amount may be deducted as provided in clause 2. It will also be in the power of the as provided in clause 2. It will also be in the power of the said Treasurer upon such refusal, irregularity, or delay, to terminate the contract forthwith, and declare forfeit the whole or any portion of the security money; and, in addition, the contractor will be disqualified from tendering or holding any future contract or contracts for a period of twelve months from the date of such disqualification.

13. In the event of any dispute arising as to matters or things contained in the contract or schedule the same shall be settled by the Tender Board, and the Board's decision shall be binding, final, and conclusive.

> A. A. DUNSTAN, Treasurer.

The Treasury, Melbourne, 1st June, 1936.

TENDERS FOR THE SERVICE, 1936-37.

CARTAGE OF HEAVY GOODS AND COAL (METROPOLITAN).

CARTAGE OF HEAVY GOODS AND COAL (METROPOLITAN).

TENDERS will be received until Eleven o'clock a.m. on Friday, 12th June, 1936, for the cartage and delivery of heavy goods and coal within the metropolitan area, as may be required by the Government of Victoria, or by the Commonwealth Government, if ordered, from 1st July, 1936, to 30th June, 1937, as per Schedules Nos. 2 and 3.

A preliminary deposit of £5 by marked cheque or bank draft, payable to the order of the Secretary to the Tender Board (private cheques will in no case be received), must accompany each tender, such deposit to be forfeited in the event of the tenderer withdrawing his tender before notification of acceptance of tender or in the event of the successful tenderer failing to sign and complete his contract within the tender of acceptance of tender of more event of the successful tenderer failing to sign and complete his contract within the time specified. Deposits will be returned to unsuccessful tenderers within ten days of acceptance of tenders, on their

application.
Security of £10 for each schedule will be required, either

application.
Security of £10 for each schedule will be required, either in bank guarantee (bank to be approved by the Tender Board), State or Commonwealth Treasury bonds or Government debentures, Savings Bank deposit book or fixed deposit receipt in favour of the Secretary to the Tender Board, or cash deposit, as the tenderer may elect.

The security must be completed and contract signed within five days of acceptance of the tender, failing which the contract may be again advertised, or another tender accepted. Tenders may be accepted for each schedule separately. Full particulars, forms of tender, conditions of contract, &c., may be obtained at the office of the Secretary to the Tender Board, Gisborne-street, Melbourne.

The lowest or any tender will not necessarily be accepted. Tenders, enclosed in an envelope, and having the words "Tender for Cartage" written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne; or, if sent by post, postage must be prepaid, and tenders addressed to the Chairman of the Tender Board, Pay Office, Treasury. Melbourne, C.2, which office they must reach not later than by first post on the date of closing of tenders.

CONDITIONS OF CONTRACT.

CONDITIONS OF CONTRACT.

1. The rates tendered cover all charges, including labour, bags, hire of cranes or other appliances, and weighbridge charges required in the performance of the service. Bags ... The Treasury, must be removed by the contractor when empty, and if not Melbourne, 1st June, 1936.

removed within a reasonable time or within the time named by the officer requiring the service, no claim will be entertained for cost of same.

2. No subletting shall be allowed; all work must be carried out by the contractor, and every person engaged in the cartage tendered for in this schedule shall be paid such wages and employed subject to such labour conditions as are or may be determined by any Federal Arbitration Court award or any State Wages Board determination, and a copy of such or any State Wages Board determination, and a copy of such labour conditions shall be kept conspicuously and continually posted, in legible Roman characters, on the premises of the contractor. Any infringement of this condition, in the opinion of the Treasurer, will subject the contractor, upon report from the Tender Board, to such mulct, not exceeding Fifty pounds (£50), as the Treasurer may direct, and the amount will be deducted from the contractor's account or from the security money; and the Treasurer's decision shall be binding, final, and conclusive as to the fact of infringement and in all other respects. and in all other respects.

3. Accounts in all cases shall be rendered monthly to the

3. Accounts in all cases shall be rendered monthly to the Department requiring the service, and must be supported by weighbridge tickets or railway consignment notes, and in the case of coal, the mine consignment notes. In the event of a weighbridge ticket or consignment notes not being available or obtainable, the weight vouched for by the Department requiring the delivery shall be accepted by the contractor as the weight of the particular consignment. Accounts shall be subject to any deductions for goods lost or damaged whilst in the custody of the contractor.

4 In the event of material forwarded by rail or steamer

4. In the event of material forwarded by rail or steamer not being unloaded within reasonable time, and in accordance with the Railway Department or Harbor Trust Regulations relating to same, the contractor shall be held liable for such

relating to same, the contractor shall be held hable for such charges, including cost of demurrage, as may accrue, the amount thereof to be deducted as provided in clause 2.

5. The contractor shall take and make delivery within ordinary working hours. No claims for detention shall be entertained, but should the contractor be subjected to unreasonable delay, the cause of delay, if reported, shall be investigated. investigated.

6. The contractor must have an office connected by telephone and within a radius of 3½ miles of the Melbourne (Elizabeth-

and within a radius of 34 miles of the Melbourne (Edizabeth-street) Post Office.

7. Four hours will be deemed sufficient notice, and in the event of the contractor failing to perform the service when ordered, and to the satisfaction of the officer requiring same, such service will be performed at his risk and expense, and any extra expense incurred shall be deducted as provided in clause 2. No services performed under these contracts shall be deemed to be of a special nature, provided that the contractor be given four hours' notice that his services shall be required,

be given four hours' notice that his services shall be required, and no increase in the contract rates shall be permitted.

8. The vehicles in which the material is carried must be in thorough working order, and, if required, provided with good waterproof covers. Horses to be perfectly sound, and subject to the approval of the officer requiring the service.

9. The contract shall not be considered broken, infringed, or vitiated by the Government using its own labour or vehicles for the cartage of any material set forth in the contract, or in the event of urgency or emergency, performing the service. the service.

- 10. Contractors are not at liberty to transfer their contracts, inder cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government.
- 11. Under no circumstances will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the security money will in that case be absolutely forfeited, and, in addition, the contractor may be held liable for any loss which the Government may sustain in consequence of such failure.
- 12. A refusal to execute orders, irregularity or delay in 12. A refusal to execute orders, irregularity or delay in delivering the material when required, or failure to produce weighbridge tickets or consignment notes on delivery in accordance with clause 3, or any breach of Railway or Harbor Trust Regulations, will subject the contractor, upon report from the Tender Board, to such mulct as the Treasurer may direct, and the amount may be deducted as provided in clause 2. It will also be in the power of the said Treasurer upon such refusal, irregularity, or delay, to terminate the contract forthwith, and declare forfeit the whole or any portion of the security money: and, in addition, the contractor will be disqualified from tendering or holding any future contract or contracts for a period of twelve months from the date of such disqualification. disqualification.
- 13. In the event of any dispute arising as to matters or things contained in the contract or schedule the same shall be settled by the Tender Board, and the Board's decision shall be binding, final, and conclusive.

A. A. DUNSTAN,

Tressurer

TENDERS FOR GRAZING LANDS.

FOR THE PERIOD 1ST JULY 1936, TO 30TH SEPTEMBER, 1937, EXCEPT WHERE OTHERWISE STATED.

Tender Forms can be obtained on application to the Lands Department, Melbourne, or any of the Land Offices in the country.

Tenders should be placed in the Lands Department Tenderbox, State Treasury Buildings, Melbourne, C.2, at or before Noon on Wednesday. 24th June, 1936.

Note.—No tender will be accepted unless the fee for the full period and fee of Seven shillings and sixpence for licence are forwarded.

TENDERS will be accepted at or before Noon on Wednesday, 24th June, 1936, for the right to depasture stock on the following unappropriated portions of land subject to the Regulations approved by the Governor in Council and also the subjoined special conditions.

Every licence granted under section 121 of the Land Act 1928 shall be subject to the conditions set forth in the Schedule hereto and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized in that behalf.

CONDITIONS.

CONDITIONS.

1. The issue of this licence shall not prevent the land comprised therein, or any part or parts thereof, being sold, leased, licensed, alienated, or dealt with under any of the provisions of the Land Acts, except under the 121st section of the Land Act 1928, or being resumed by order of the Governor or Administrator of the Government of Victoria, with the advice of the Executive Council.

2. In case the said land, or any part thereof, should be sold, leased, licensed, alienated, dealt with, or resumed as atoresaid, the licensee shall not be entitled to any compensation other than that which the responsible Minister of the Crown for the time being administering the Land Acts may think fit.

than that which the responsible Minister of the Grown for the time being administering the Land Acts may think fit.

3. This licence is subject to the rights of the holders of miner's rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.

4. Subject to these conditions, the licensee shall be entitled to use the land for the purpose for which this licence has been granted until such land, or any part thereof, has been sold, leased, licensed, alienated, dealt with, or resumed as

sold, leased, licensed, alienated, dealt with, or resumed as aforesaid, and thereupon all the interest of the licensee therein shall cease and be determined.

5. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operation.

6. This licence shall entitle the horder thereof, during the period for which it is granted, to use the land therein comprised for depastating purposes only, but shall not confer any right to build thereon, or to cultivate or, without the permission of the Minister, fence any portion thereof, or construct a dam or tank.

sion of the Minister, fence any portion thereof, or construct a dam or tank.

7. The taking in of stock for agistment or otherwise allowing the use of the land, or part thereof, without the authority in writing by the Minister, is forbidden.

8. That in the event of the Minister granting permission to fence the whole or any part of this area, the licensee shall provide gates or slip-panels in suitable places for the convenience of the public. No compensation will be allowed for fencing erected on boundaries of allotments alienated or in course of alienation.

9. That where improvements are authorized under section

course of alienation.

9. That where improvements are authorized under section 123 of the Land Act 1928 the licensee shall notify, on completion, that such improvements have been made, otherwise the work will not be recognized.

10. The interest in this licence shall not be transferred without the consent of the Minister, and the payment of a fee of Ten shillings.

11. The licence shall be liable to forfeiture if the licensee commit a breach of or neglect to comply with these conditions.

12. The publication of a notice in the Government Gazette, purporting to declare that the Governor or Administrator, with the advice aforesaid, has forfeited this licence, shall be conclusive evidence that the licence is forfeited.

13. The ring-harking of the timber upon the land by the licensee is forbidden, and he shall not be entitled to destroy or cut and take away any such timber.

14. Free access to water shall be kept open at all times for

14. Free access to water shall be kept open at all times for travelling or other stock and for persons desiring to take water for domestic purposes.

15. The licensee shall destroy all noxious weeds on the land, and on the half-width of the adjoining roads, and shall be responsible for the destruction of noxious weeds under the Vermin and Noxious Weeds Act 1928 in like manner as holders of freehold lands.

16. The licensee shall keep the land free from vermin, and, should he fail to do so, the licence shall be liable to forfeiture.

17. This licence is issued subject to the right of saw-millers to graze on this area such horses and bullocks as are actually

used in connexion with their licensed operations on this land.

18. The licensee shall thoroughly and effectively protect the land within the boundaries of his licensed area from fire, and shall extinguish any fire which may break out on such area or may spread to it. In the event of the area being damaged by fire, the licence may be forfeited, unless the licensee satisfy the Minister that neither he, directly or indirectly, nor his workmen or servants, were in any way responsible for such

19. The licensee shall not interfere in any way with any survey marks on the land hereby licensed.

SPECIAL CONDITIONS.

- 1. The period of occupation, except where otherwise stated, will be for fifteen (15) months from 1st July, 1936, to 30th September, 1937.
- 2. The fee for the full period—for which the licence will be issued, and the fee for licence—must accompany the tender, otherwise the offer of the next highest tenderer who complies with this condition may be accepted.

 3. Separate tenders must be lodged for each block.

- 4. Tenders to be addressed to the Secretary for Lands (Tender-box), Melbourne.
 5. The highest or any tender not necessarily accepted.
 6. Tenderers must give their full name, occupation, and
- ordinary postal address. 7. The areas are given as more or less, and all appropriated, alienated, or licensed lands (if any) within the boundaries
- are excluded.
 8. The outgoing tenant has the option to remove any

existing fencing owned by him within one month, or he may arrange with the incoming tenant to pay for it in accordance with the provisions of section 124, Land Act 1928.

This does not apply to cases where the land was the subject of an expired Grazing Area Lease. In all such cases, the ingoing tenant will be held responsible for the care and maintenance of any improvements.

Plans can be seen and information may be obtained in this

Section 121, Land Act 1928, provides-

1. Where a licensee under section 121 of the Land Act 1928 has, with the consent of the Minister, enclosed with a substantial fence the land which is the subject of his licence, he may impound any cattle, sheep, or other animals found trespassing thereon.

the licensee holds land under the said section which is unfenced, he may, in any court of competent jurisdiction, sue the owner of any cattle, sheep, or other animals for damages arising from trespuss by such cattle, sheep, or other animals.

A. E. LIND, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd June, 1936.

Lot 1 (Block A.1833).—1,880 acres, allots. 4 and 5. Ph. Toombullup. Formerly held by A. Waugh. The period of occupation will be 15 months from 1st July, 1936, to 30th September, 1937.—(Becchworth, 0697/121.)
Lot 2 (Block A.1834).—835 acres, allot 6. Ph. Canabore. Formerly held by J. H. Waugh. The period of occupation will be 15 months from 1st July, 1936, to 30th September, 1937.—(Becchworth 43/121.)
Lot 3 (Block A.526).—Withdrawn from sale.—(Beechworth. 0661/121.)
Lot 4 (Block A.1835).—545 acres, allots. 27, 28, 29, 29A. 29n, 30, 30A, 30B, section D, Ph. Karimba. Formerly held by J. McNicol, junr. The period of occupation will be 15 months from 1st July, 1936, to 30th September, 1937.—(Benalla, 0298/121.) 0298/121.)

Lot 5 (Block A.1836).—11,700 acres. Ph. Buckenderra, being grazing block 43. Previously held by J. C. Higgins. The period of occupation will be 15 months from 1st July, 1936, to 30th September, 1937.—(Sale, 025/121.)

1936, to 30th September, 1937.—(Sate, 925/121.)

Lot 6 (Block A.1837).—120 acres, Ph. Yalong South, being portion of the Amphitheatre Rifle Range from the target mound south to C. L. Johnson's holding. Formerly held by C. L. Johnson. The period of occupation will be for 15 months from 1st July, 1936, to 30th September, 1937. Rifle Range interests are not to be injured, and no structure is to be built on the area licensed. Licence will be issued subject to the condition that the Commonwealth be relieved of all responsibility for accident due to the firing of small arms.—(Ballarat, 21/121.)

Lot 7 (Block A.1582).—1,445 acres, allot. 17, Ph. Burrah Burrah. Formerly held by A. A. McArthur. The period of occupation will be for 15 months from 1st July, 1936, to 30th September, 1937.—(Ararat, 31/121.)

Lot 8 (Block A.667).—766 acres, allot. 4, section 1, Ph. Bunnegal, and allots. 11 and 11a, Ph. Burrah Burrah. Formerly held by J. Childs. The period of occupation will be for 15 months from 1st July, 1936, to 30th September, 1937.—(Aragat 7/191) (Ararat, 7/121.)

Lot 9 (Block A.1838).—170 acres, allots. 38. 39, Ph. Wanwin. Formerly held by G. Collie. The period of occupation will be for 15 months from 1st July, 1936, to 30th September, 1937, renewable annually for a further period of 4 years from 1st October, 1937. Any improvements to be protected and maintained in good order and condition.—(Hamilton, 1987, 1911). 01667/121.)

Lot 10 (Block A.1632).—59 acres, Ph. Murchison North, south of and adjoining allots. 233 and 233A. Formerly held by J. Clarke (deceased). The period of occupation will be for 15 months from 1st July, 1936, to 30th September, 1937.— . (Echuca, 1476/121.)

Lot 11 (Block A.1839).—17 acres, Township of Nerrena, Ph. Ballarat, being allot. 12, section 5, and the area lying east of allots. 12, 13, 14, 15, 16, and 17 of section 5, between those allotments and the creek. Formerly held by J. Law. The Period of occupation will be for 15 months from 1st July. 1936, to 30th September, 1937.—(Ballarat, 080/121.)

Lot 12 (Block A.1840).—5,500 acres, Ph. Barwongemoong, being the Crown lands lying between allots. 32, 58, 43, 49, 51, 55, 63, 71A, 74, 76, and 82. Formerly held by V. and J. Murnane. The period of occupation will be for 15 months from 1st July, 1936, to 30th September, 1937.—(Geelong, 88/121.)

Lot 13 (Block A.1841).—121 acres, allot. 12, sec. B (known as Kelly's Swamp), Ph. Yangery. Formerly held by McCosker Bros. The period of occupation will be for 15 months from 1st July, 1936, to 30th September, 1937.—(Geelong, J.23267.)

Lot 14 (Block A.1047).—200 acres, Ph. Merbein, being the Crown lands situate between the Mildura and Yelta railway on the west, and allots. 24, 24A, and 22 of sec. F on the east, and excluding the large dry swamp and gypsum reserve between allots. 24n and 22. Permission to fence and cultivate will be given. The period of occupation will be for 15 months from 1st July, 1936, to 30th September, 1937, renewable annually for a further period of 3 years from 1st October, 1937.—(Mallec, 08795/121.)

Lot 15 '(Block A.1842).—40 acres. Ph. Barnawartha North.

Lot 15 (Block A.1842).—40 acres, Ph. Barnawartha North, being a former forest reserve in the bend of the Murray River opposite allot. 1A, section 25, and known as Stinkwort Island. The period of occupation will be for 15 months from 1st July, 1936. to 30th September, 1937, with the right of renewal annually for 3 years from 1st October, 1937.—(Beechmorth, 106/121.)

Lot 16 (Block A.810).—2,211 acres, allots. 46, 48, 48A, 48B, 51, and 51A, Ph. Keelangie. Formerly held by C. Williams. The period of occupation will be 15 months from 1st July, 1936, to 30th September, 1937.—(Becchworth, 0579/121.)

Lot 17 (Block A.1402).—2,700 acres, Ph. Keelangie, being grazing block 24, formerly held by R. C. Petersen. The period of occupation will be 15 months from 1st July, 1936, to 30th September, 1937, with the right of renewal annually for 3 years from 1st October, 1937, at same annual rental.—(Becchicalth 2014) 1918/121. worth, 01048/121.)

Lot 18 (Block A.1843).—3,960 acres, allots. 23, 23A, 23B, 24, 24A, 26, 26A, 27, 27A, and 29, sec. A., Ph. Keelangie. The period of occupation will be 15 months from 1st July, 1936, to 30th September, 1937, with the right of renewal annually for 3 years from 1st October, 1937, at same annual rental.—(Beechworth, H.010878).

worth, H.010878).

Lot 19 (Block A.1844).—424 acres, allots 63 and 631, Ph. Yarragon. Formerly held as to part by R. C. Robins. The period of occupation will be 15 months from 1st July, 1930, to 30th September, 1937. Existing improvements (if any) to be protected.—(Melbourne, 01041/121.)

Lot 20 (Block A.1825).—320 acres, allot. 65, Ph. Yarragon. Formerly held by H. Needham. The period of occupation will be 15 months from 1st July, 1936, to 30th September, 1937. Existing improvements (if any) to be protected.—(Melbourne 0749/121.)

Lot 21 (Block A.1845).—354 acres. heing portion of allot

Existing improvements (if any) to be protected.—(Melbourne 0749/121.)

Lot 21 (Block A.1845).—354 acres, being portion of allot. 47, Ph. Wonthaggi, outside the State mine fence and excluding the rifle range, magazine sites, and the Forests Commission Experimental Plantation. Formerly held by J. Glare. The period of occupation will be 15 months from 1st July, 1936, to 30th September, 1937. Licence will be subject to the right of the Forests Commission to occupy the land or any portion thereof for plantation purposes. Grazing of stock in the vicinity of the rifle range will be at the licensee's own risk. Licensee will be given permission to fence and construct dam or tank at his own risk.—(Melbourne, 0185/121.)

Lot 22 (Block A.988).—95 acres. Ph. Leeor, allots. 3 and 4n, sec. 4, water reserves (Green Swamp). Formerly held by A. W. Parsons. The period of occupation will be 15 months from 1st July, 1936, to 30th September, 1937, with the right of renewal annually for 4 years from 1st October, 1937, at same annual rental.—(Horsham, 028/121.)

Lot 23 (Block A.1267).—42 acres, allot 7a, sec. 5 (Public Purposes, Reserve), Ph. Banyenong. Formerly held by M. E. Hegarty. The period of occupation will be 15 months from 1st July, 1936, to 30th September, 1937, with the right of renewal annually for 4 years from 1st October. 1937, at same annual rental.—(Horsham, 028/121.)

TENDERS FOR GRAZING LANDS.

1313

FOR THE PERIOD 1ST JULY, 1936, TO 30TH SEPTEMBER, 1937.

Tender Forms can be obtained on application to the Lands Department, Melbourne, or Lands Office, Redcliffs.

Tenders should be placed in the Lands Department Tenderbox, State Treasury Buildings, Melbourne, C.2, at or before noon on Wednesday, 24th June, 1936.

Note.-No tender will be accepted unless one half-year's rent and fee of Seven shillings and sixpence for licence are forwarded.

No provision has been made for the supply of water to these areas, and consequently each licensee will be required to make his own arrangements to obtain water.

ENDERS will be accepted at or before Noon on Wednesday, 24th June, 1936, for the right to depasture stock on the following unapprovided portions of land, subject to the Regulations approved by the Governor in Council, and also the sub-joined special conditions.

Every licence granted under section 121 of the Land Act 1928 shall be subject to the conditions set forth in the Schedule hereto and to such special conditions and payment in advance of such fee as the Minister may determine, and shall be issued by an officer of the Department of Lands and Survey duly authorized in that behalf.

CONDITIONS.

- 1. This licence is subject to the rights of the holders of miner's rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.
- 2. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operations.
- 3. The taking in of stock for agistment or otherwise allowing the use of the land, or part thereof, without the authority in writing by the Minister, is forbidden.
- 4. No improvements, effected in accordance with section 123 of the Land Act 1928, will be recognized unless the licensee obtains the consent in writing of the Minister prior to the work being commenced.
- 5. The interest in this licence shall not be transferred without the consent of the Minister, and the payment of a fee of Ten shillings.
- 6. The licence shall be liable to forfeiture if the license-commit a breach of or neglect to comply with these conditions.
- 7. The publication of a notice in the Government Gazette, purporting to declare that the Governor in Council has forfeited this licence shall be conclusive evidence that the licence is forfeited.
- 8. The ring-barking of the timber upon the land by the licensee is forbidden, and he shall not be entitled to destroy or cut and take away any such timber without the consent of the Forests Commission.
- 9. The licensec shall destroy all noxious weeds on the land and on the half-width of the adjoining reads, and shall be responsible for the destruction of noxious weeds under the Vermin and Noxious Weeds 4ct 1928 in like manner as holders of freehold lands.
- 10. The licensee shall keep the land free from vermin, and, should be fail to do so, the licence shall be liable to for-
- 11. The licensee shall thoroughly and effectively protect the land within the boundaries of his licensed area from fire, and shall extinguish any fire which may break out on such area or may spread to it. In the event of the area being damaged by fire, the licensee may be forfeited, unless the licensee satisfies the Minister that neither he, directly or indirectly, nor his workmen or servants, were in any way responsible for such fire.
- 12. The licensee shall not interfere in any way with any survey marks on the land hereby licensed.

SPECIAL CONDITIONS.

- 1. The period of occupation will be for 15 months, from 1st July, 1936, to 30th September, 1937, with the right of renewal annually for a further 4 years.
- 2. Separate tenders must be lodged for each block.
- 3. The highest or any tender not necessarily accepted.
- Tenderers must give their full name, occupation, and ordinary postal address

5. Areas are given as more or less, and all appropriated, alienated, or leased lands (if any) within the boundaries are excluded.

6. The Minister may grant permission to cultivate.

7. No advances will be made by the Closer Settlement Commission with respect to these areas which are specially excluded from Closer Settlement.

8. Existing improvements, including clearing, to be maintained to the satisfaction of the Minister.

9. Any allotment or allotments at present occupied within the boundaries of the proposed grazing licence will be included, when vacant, and shall be accepted by the licensee at a rental equal to the average price per acre he will be paying for his original licence.

10. The Closer Settlement Commission reserves the right to sell or remove from each lot the surplus houses or other buildings not required for the reasonable working of the

11. The Minister may grant permission to the licensee to remove any internal fencing to complete the boundary fences.

Plans can be seen and information may be obtained in this office or at Red Cliffs and Ouyen.

Section 121, Land Act 1928, provides-

1. Where a licensee under section 121 of the Land Act 1928 has, with the consent of the Minister, enclosed with a substantial fence the land which is the subject of his licence, he may impound any cattle, sheep, or other animals found trespassing thereon.

2. Where the licensee holds land under the said section which is unfenced, he may, in any court of competent jurisdiction, sue the owner of any cattle, sheep, or other animals for damages arising from trespass by such cattle, sheep, or other animals

A. E. LIND, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 3rd June, 1936.

PROPOSED SUBDIVISION OF AREAS CLASSED AS UNSUITABLE FOR CLOSER SETTLEMENT IN THE PARISHES OF GEERA, YUNGERA, PATOLEWOLLOCK, MAMENGABOOCK, WOATWOARA, BUNUROUK, KOIMBO, KOORKAB, WARGAN, PIER MILLAN, WANDOWN, KULWIN, NENANDIE, AND WAGANT.

Lot 1.— Allotments 14, 15, 16, 22, 23, 23A, 24, 25 Ph. Yungera Approximate improvements. — 3,300 acres cleared, 10 dams, 7½ miles vermin-proof, 7½ miles sheep-proof, and 20 miles post and wire fencing. House and sheds. Location, 6 miles west of Yungera Railway Station. (Mallee, 05879/198.)

Allotments 29, 29A (pts. 25, 28), and 27, Ph. Geera 2,6
Approximate improvements. — 1,100 acres
cleared, 3 dams (catchment), house and sheds,
1 mile vermin-proof fence, balance posts and wires.
Location, 8 miles from Annuello Railway Station.
(Mallee, 05682/198.)

Lot 3.—
Allotments 8, 9, 10, 10a, 11, 12a, 12, 13, 13a, Ph.
Yungera

Approximate improvements.— 2,000 acres
cleared, 5 dams, 7½ miles vermin-proof fence. 8
miles posts and wires, house and sheds. Location.
5 miles from Yungera Railway Station. (Mallee,
05894/198.)

Lot 5.—
Allotments 5 and 10, Ph. Mamengaroock . . . 835
Formerly held by E. Windahl. Location, about 6 miles from Underbool Railway Station. (Mallee, 01700/198.)

Lot 6.—
Allotment 4, Ph. Woatwoara
Being part of the area formerly held by J. R.
Gates. Location, about 8 miles from Boinka Railway Station. (Mallee, 05861/198.)

Lot 7.—
Allotment 31, Ph. Bunurouk
Formerly held by N. G. Sim. Location, about
8 miles from Cowangie Railway Station. (Mallee,
07130/198.)

Lot 8.—
Allotments 29, 38, 39, 40, Ph. Koimbo . . . 2,720
Approximate improvements. — 1,500 acres cleared, 8 miles mixed fencing, 5 dams, house on allotment 39. The Commission reserves the right to sell or remove any houses or other buildings not required for the reasonable working of the area. Location, 7 miles from Koimbo Railway Station. (Mallee, 04544/108.6.)

Lot 10.—
Allotment 27, Ph. Wargan 1,462
Formerly held by S. T. Treweek. Location, 12
miles from Merbein Railway Station. (Mallee, 06550/198.)

Allotments 5, 6, 7, 8, Ph. Wandown

Approximate improvements.—780 acres cleared,
500 chains mixed fencing, 2 dams, but on allotment 5. The Commission reserves the right to sell or remove any houses or other buildings not required for the reasonable working of the area.
Location, 9 to 10 miles from Annuello or Kooloonong railway stations. (Mallee, 06893/198.)

Allotments 20, 21. Ph. Wagant; 30, 31, Ph. Kulwin

Approximate improvements. — 2,700 acres
cleared, 4 dams, 16 miles mixed fencing. House
to remain on allotment 30, Kulwin. The Commission reserves the right to sell or remove any
houses, or other buildings not required for the
reasonable working of the area. Location, adjoins
Leitpar Railway Station. (Mallec. 04432/198.6.)

Lot 14.—
Allotments 9, 9a, 9b, 9b, 12, 13, 20, 21, 22, 11, 10, Ph. Nenandie 8,037

Approximate improvements. — 1,600 acres cleared, 16 miles netting and mixed fencing, 3 dams, and creek frontage. No house. The Commission reserves the right to remove or sell any houses or other buildings not required for the reasonable working of the area. Location, 9 miles from Yungera Railway Station. (Mallee, 04768/198.)

Lot 15.—

Allotments 3, 4, 17; 18, Ph. Koorkab ... 2,884

Approximate improvements.— 1,200 acres
cleared, 3 dams, 12 miles mixed fencing, including posts and one wire. House to be left on allotment 3. The Commission reserves the right to
remove or sell any houses or other buildings not
required for the reasonable working of the arca.

Location, 5 miles west of Yungera Railway
Station. (Mallee, 06911/198.)

Allotments 16, 17, 19, 24, Ph. Wagant . . . 2,860

Approximate improvements. — 1,600 acres cleared, 3 dams, 10 miles of nixed fencing. House to remain on allotment 17. The Commission reserves the right to sell or remove any houses or buildings not required for the reasonable working of the area. Location, about 5 miles west of Leitpar Railway Station. (Mallee, 04994/198.)

of 17:—
Allotments 1, 2, 3, 4, 10, 11, 13, Ph. Wandown
Approximate improvements. — 2,600 acres
cleared, 19 miles of netting, sheep-proof, and one
wire fencing, 6 dams. House on allotment 4. The
Commission reserves the right to sell or remove
any houses or other buildings not required for
the reasonable working of the area. Location, 7
miles from Annuello Railway Station. (Mallee,
06889/198.)

PRIVATE ADVERTISEMENTS.

SWAN HILL SEWERAGE AUTHORITY.

DURSUANT to section 115 (2) of the Sewerage Districts Act 1928 (No. 3772), notice is hereby given of the intention to carry out all works necessary for the installation of sewerage in the Southern Sewerage Extension in the Township of Swan Hill, in the area more particularly shown on the map, which is open for inspection at the Sewerage Authority Office. Swan Hill, between the hours of 9 a.m. and 5 p.m., Monday to Friday inclusive, and 9 a.m. to 12 noon on Seturday. Saturdays,

W. BELL, Secretary.

CITY OF MELBOURNE, .

BY-LAW No. 230,

A By-law of the City of Melbourne, numbered 230, for the Regulation of the Abattoirs of the City of Melbourne.

IN exercise of the powers conferred by section 91 of an Act of the Governor and Legislative Council of New South Wales 6 Victoria No. 7 intituled "An Act to incorporate the Inhabitants of the Town of Melbourne" and by every other Act or power enabling it in that behalf the Council of the City of Melbourne makes the following By-law:—

- 1. This By-law shall from and after the date of the same coming into operation be read and construed as one with By-law No. 139, intituled "A By-law for the Regulation and Management of the Abattors of the City of Melbourne and for fixing the dues and fees to be charged thereat" and any Bylaws amending the same.
- 2. The Inspector shall exclude or eject from the establishment any person whose presence in the establishment shall in the opinion of the Inspector be undesirable and prejudicial to the best interests of the establishment.
- 3. (1) No person shall enter or attempt to enter the estab
 - lishment after being warned by the Inspector that he is excluded from the establishment.

 (2) Any person whom the Inspector shall decide to exclude from the establishment shall leave the establishment immediately after being warned by the Inspector to do so.
- the Inspector to do so.

 (3) Every person who contravenes or fails to comply with any of the provisions of this clause shall on conviction be liable to a penalty not exceeding Five pounds.

 4. In this By-law unless inconsistent with the context "Establishment" shall have the same meaning as it has in the said By-law No. 139.

 "Inspector" shall mean the Chief Inspector or any Assistant Inspector for the time being of the artablishment.

"Inspector" shall mean the Chief Inspector or any Assistant Inspector for the time being of the establishment.

Resolution for passing this By-law agreed to by the Council of the City of Melbourne the first day of April, 1936, and confirmed on the twenty-fifth day of May, 1936.

(L.S.) A. G. WALES, Lord Mayor.

H. S. WOOTTON, Town Clerk.

SHIRE OF KOWREE. BY-LAW No. 24,

A By-law of the Shire of Kowree, made under the provisions of the Health Act 1935, and numbered 24, for the purpose of amending By-law No. 16 of the said Shire.

I N pursuance of the powers conferred by the Health Acts, the President, Councillors, and Ratepayers of the Shire of Kowree order as follows:—

That By-law No. 16 of the said Shire be amended by inserting the following additional clauses in section (1) relating to fees payable to the said Shire for registration and renewal and transfer of the registration of premises:—

> Nature of Premises. Fees Payable.

Five shillings.

pose of being chilled Ten shillings. Resolution for passing this By-law agreed to by the Council of the Shire of Kowree on the second day of March, 1936, and confirmed on the first day of April, 1936.

The common seal of the President, Councillors, and Rate-payers of the Shire of Kowree was hereunto affixed on the first day of April, 1938, in the presence of—

(SEAL)

LEO. T. RYAN, President. E. J. CRANAGE, Councillor. A. W. CURRY, Shire Secretary.

Approved by the Governor in Council, the 19th day of May, 1936. C. W. KINSMAN, Clerk of the Executive Council, No. 110,-6541.-3

5194

Local Government Acts. CITY OF PRAHRAN.

NOTICE OF ACQUISITION OF LAND FOR NEW ROAD.

WHEREAS in pursuance of the powers conferred by the above Acts the Council of the municipality of the Mayor, Councillors, and Citizens of the City of Prahran deems it expedient to make and open a new road to extend from Anchor-place to Hillingdon-place, in the said municipality deems it expedient to make and open a new road to extend from Anchor-place to Hillingdon-place, in the said municipality, and to construct and alter, where necessary, sewers, drains, and works connected with sewerage and drainage on, over, and upon the land, being all that piece of land being part of Grown portion 42 in the Parish of Prahran, in the County of Bourke, commencing at a point on the southern alinement of Anchor-place distant 204 ft. 83 in. from the intersection of the eastern alinement of Chapel-street with the southern alinement of Anchor-place, and bounded by a line bearing easterly along the said southern alinement of Anchor-place for a distance of 32 ft. 10 in., then in a southerly direction for a distance of 35 ft. 4 in., and then in a mortherly direction for a distance of 35 ft. 4 in., and then in a northerly direction for a distance of 35 ft. 4 in., and then in a northerly direction for a distance of 62 ft. 1½ in. to the commencing point, for which, in the Council's opinion, the exercise of the compulsory power of taking land is necessary, and the Council has caused to be prepared specifications, maps, plans, and elevations of such proposed work or undertaking in compliance with the provisions of Division 3 of Part XVIII. of the above Acts: Notice is hereby given that specifications, maps, plans, and elevations showing the nature and extent of the proposed work or undertaking, the exact site and admensurements thereof, and the land on which the same is proposed to be placed, and the names of the owners or reputed owners, lessees or reputed lessees, and the occupiers thereof (as far as such names can be ascertained by the Council) have been approved by the Council, and are deposited at the office of the Council, at Chapel-street, Prahran, and are open for inspection by all persons interested between the hours of Ten o'clock in the forenoon and Four o'clock in the forenoon and Four o'clock noon.

All persons affected by the proposed work or undertaking are hereby required within 40 clear days

All persons affected by the proposed work or undertaking are hereby required within 40 clear days from the publication of this notice in the Government Gazette to set forth, in writing, addressed to the said Council or municipal clerk, all objections which they may have to the proposed work or undertaking.

5059

By order, .
JOHN ROMANIS, Town Clerk.

SHIRE OF AVON.

BY-LAW No. 13.

SHIRE OF AVON.

BY-LAW No. 13.

A By-law of the Shire of Avon made under the Health Acts, and numbered 13, amending By-law No. 9, prescribing the fees to be charged for the registration of premises.

I N pursuance of the powers conferred by the Health Acts and by every other power enabling it in that behalf, the Council of the Shire of Avon hereby amends the schedule contained in By-law No. 9 in the following manner:—

Delete "Cattle Sale Yards Two pounds" and substitute therefor "Cattle Sale Yards One pound".

After the words "iee cream" insert the word "ices".

Insert the words "Premises at or in any part of which eggs for sale are received or stored for the purposes of being chilled. One pound."

Resolution for passing this By-law agreed to by the Council of the Shire of Avon on the second day of March, One thousand nine hundred and thirty-six.

The common seal of the Council of the Shire of Avon was hereunto affixed in pursuance of an order the Council made the sixth day of April, 1936.

GARFIELD RILEY, President.

W. STOTHERS, Councillor.

ERIC LEE, Councillor.

T. W. BARRENGER, Acting Shire Secretary, Submitted to the Commission of Public Health on 21st April, 1936.—C. H. Robinson, Secretary.

Approved by the Governor in Council, 19th May, 1936.—C. W. Kinsman, Clerk of the Executive Council.

CITY OF HEIDELBERG.

BY-LAW No. 114.

A By-law of the City of Heidelberg, made under the provisions of the Local Government Acts, and particularly under and with reference to section 228 of the Local Government Act 1928, and numbered 114, for repealing certain provisions of the Building By-laws relating to subdivision of land in the Fairfield Ward.

N pursuance of the powers conferred by the Local Government Act, the Mayor. Councillors, and Citizens of the City of Heidelberg, with the approval of the Governor in Council, order as follows:—

1. That clause 2 of Part 3 of By-law 81 be repealed,

2. That the whole of clause 3 of Part 3 of By-law 81 be

3. That the whole of By-law 98 be repealed.

3. That the whole of By-law 98 be repealed.

4. The three preceding clauses shall not debar the erection of a dwelling on an allotment shown on a subdivision plan which was approved by the Council in accordance with By-law 98 and the clauses of By-law 81 hereinbefore repealed.

The resolution for passing this By-law was agreed to by the Council on the 19th day of November, 1935, and confirmed on the 17th day of December, 1935.

C. JESSOP, Mayor.

N. G. IBBOTT, Councillor.

F. PHILLIPS, Town Clerk.

Approved by the Governor in Council on the 19th day of May, 1936.—C. W. KINSMAN, Clerk of the Executive Council. 5064

SHIRE OF MANSFIELD.

BY-LAW 25.

BY-LAW 25.

A By-law of the Shire of Mansfield made under section 197 of the Local Government Act 1928, and numbered 25 for the purpose of adopting certain portions of the Thirteenth Schedule of the Local Government Act 1928, and for the repeal of certain portions of By-law 12 of the said Shire.

In pursuance of the powers conferred by the Local Government Act 1928, the President, Councillors, and Ratepayers of the Shire of Mansfield order that the portions of the said Thirteenth Schedule to the Local Government Act 1928, set out in the First Schedule here be and the same are hereby adopted as portion of the By-laws and Regulations of the said Shire: And the President, Councillors, and Ratepayers of the Shire of Mansfield do further order that the portions of the Thirteenth Schedule of the Local Government Act 1890, adopted (inter alia) by By-law 12 of the said Shire, and set out in the Second Schedule hereto are hereby repealed.

First Schedule.

(a) Clause 1 of Part XI, of the said Schedule.

(a) Clause 1 of Part XI. of the said Schedule.
(b) Clause 2 of Part XI. of the said Schedule omitting the words "and the rough minutes of the proceedings of the Council at any meeting shall be read at the close of such rection."

meeting."

(c) Clause 3 of Part XI. of the said Schedule omitting sub-

division (II.) thereof.

(d) Clauses 4 to 52 both inclusive of Part XI. of the said Schedule.

(e) Clauses 54 to 56 both inclusive of Part XI. of the said

SECOND SCHEDULE.

Clauses 1 to 53 both inclusive, and clauses 55 to 57 both inclusive of Part XI. of the said Thirteenth Schedule to the Local Government Act 1890.

Resolution for paging this Paging

Locat Government Act 1890.

Resolution for passing this By-law was agreed to by the Council of the said Shire on the first day of April, One thousand nine hundred and thirty-six, and confirmed the sixth day of May, One thousand nine hundred and thirty-six.

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

in the presence of-

5065

(SEAL)

J. J. BROSNAN, Councillor.
JOHN A. BOSTOCK. Councillor.
E. W. FINLASON, Secretary.

SHIRE OF ARAPILES.

BY-LAW No. 14.

A By-law of the Shire of Arapiles, made under the Health Acts and numbered 14, for prescribing fees to be charged for the registration of premises and for the renewal of such registrations, and for any transfer of registration thereof pursuant to the said Acts.

In pursuance of the powers conferred by the Health Act 1935 and by every other Act or power enabling it in that behalf, the President, Councillors, and Ratepayers of the Shire of Arapiles order as follows:—

and natepayers of the Shire of Arapiles order as follows:—

1. By-law No. 12 of the Shire of Arapiles is hereby repealed.

2. The fees to be charged, received, and taken by the Council of the Shire of Arapiles for the registration of premises and for annual renewals thereof, and for any transfers of such registrations. pursuant to the provisions of the Health Act 1928 and the Health Act 1935, shall be as set out in the schedule hereto. schedule hereto.

Such fees shall be paid to the Shire Secretary by any person making application for such registration, renewal, or transfer respectively.

SCHEDULE REFERRED TO IN THIS BY-LAW,

(a) For every registration and for every annual renewal of registration of premises—

Nature of Premises; Fees Payable.

Offensive trade premises.—One pound. Cattle sale-yards.—Five shillings. Boarding houses.—Five shillings. Common lodging-houses.—Five shillings. Eating-houses.—Five shillings.

Premises (whether a licensed victualler's premises or not) on which are manufactured or prepared for sale ice-cream, ices, ginger beer, hop beer, or any similar beer, lemonade, cordials, soda water, lithia water, or other mineral water, or any artificially aerated water.

—Two shillings and sixpence.

Premises at or in any part of which eggs for sale are received or stored for the purpose of being chilled.— Five shillings.

b) For any transfer of registration.—Two shillings and

(b) For any transfer of registration.-Two shillings and

Resolution for passing this By-law agreed to by the Council of the Shire of Arapiles the twenty-fifth day of February, 1936, and confirmed at a meeting of the said Council held the twenty-fourth day of March, 1936.

The common seal of the President, Councillors, and Ratepayers of the Shire of Arapiles was hereunto affixed the twenty-fourth day of March, 1936, in the presence of-

B. ZERBST, President.
C. T. W. KEYTE, Councillor.
R. E. SUDHOLZ, Councillor.
N. M. SIMMONS, Shire Sccretary. (SEAL)

Submitted to the Commission of Public Health on the 21st day of April. 1936.—C. H. Robinson, Secretary to the Commission.

Approved by the Governor in Council on the 19th day of May, 1936.—C. W. Kinsman, Clerk of the Executive Council. 5060

SHIRE OF OTWAY.

By-LAW No. 20.

Building Regulations,-Apollo Bay.

NOTICE is hereby given by the Council of the Shire of Otway that a By-law numbered 20 has been made by the said Council and approved by the Governor in Council.

The title and summary of the provisions of the By-law are

as follows:

as follows:—

(a) Regulating and restraining the erection and construction of buildings, erections, or hoardings.

(b) Requiring the pulling down and removal of buildings, erections, or hoardings.

(c) Authorizing the Council to pull down and remove buildings, erections, or hoardings erected or constructed contrary to this By-law, or not pulled down or removed as required by or under this By-law, and to sell the materials and apply the proceeds in reimbursing the expenses of pulling down and in paying into the municipal fund any fees or penalties due by the owner thereof.

(d) Appointing fees which may be charged and received by, the Council for any act done or to be done by any officer of the Council under such By-law, and for any permit or licence to be issued by the Council.

In pursuance of the powers conferred by the Local Government Act 1928, the President, Councillors, and Ratepayers of the Shire of Otway, with the approval of the Governor in Council, order as follows:—

This By-law shall have force and effect throughout the

This By-law shall have force and effect throughout the Township of Krambruk and the adjoining area gazetted as the Apollo Bay Water Supply Area, and shall come into operation immediately upon this publication in the Victoria Government

Gazette.

The Resolution for passing this By-law was agreed to by the Council of the Shire of Otway on the 15th day of January, 1936, and confirmed on the 12th day of February, 1936.

The said By-law was approved by the Governor in Council on the 19th day of May, 1936.

A copy of the said By-law is open for inspection during office hours at the Shire Hall. Beech Forest.

J. B. WILKIE, Shire Secretary Shire Hall, Beech Forest, 29th May, 1936.

SHIRE OF FERN TREE GULLY.

SHIRE OF FERN TREE GULLY.

NOTICE is hereby given that the Council of the above municipality, at a meeting held at the Municipal Chambers, Fern Tree Gully, on the 6th April, 1936, passed the following Special Order, that is to say:—

"That this Council do now agree to borrow, upon 'the credit of the municipality, the sum of £10.000 by the issue of debentures, redeemable half-yearly from 1st June, 1936, to 1st December, 1950, at the Commercial Banking Company of Sydney Limited, Box Hill (or at the Council's bankers for the time being), and bearing interest at the rate of 44 per cent, per annum, the proceeds of the loan to be expended upon the construction of private streets."

The above resolution was confirmed at a meeting of the Council held on the 4th day of May, 1936.

H. C. SMALE, Shire Secretary.

Municipal Offices, Fern Tree Gully, 25th May, 1936.

. Municipal Offices, Fern Tree Gully, 25th May, 1936..

SHIRE OF BORUNG.

BY-LAW No. 24.

A By-law of the Shire of Borung, made under section 197 of the Local Government Act 1928 and numbered 24, for the

the Local Government Act 1928 and numbered 24, for the purpose of adopting certain provisions of the Thirteenth Schedule of the said Act.

In pursuance of the powers conferred by the Local Government Act 1928, the President, Councillors, and Ratepayers of the Shire of Borung order as follows:—
That the following provisions of the Thirteenth Schedule of the Local Government Act 1928 be adopted, that is to say, section 1 of Part IX., that is to say:—
"Where any part of the seashore or strand of any river, creek, or sheet of water used as a public bathing-place is within the municipal district or within three hundred yards of the boundary thereof, and not within any borough, the Council may make regulations for and with respect to the time of the boundary thereof, and not within any borough, the Council may make regulations for and with respect to the time and place of bathing at or within such part, and according to the sex of the persons bathing or otherwise, and also as to persons resorting to or passing by such part whether by land or water, and for the stands of bathing machines, and otherwise for securing reasonable privacy for bathers and the observance of decency."

The common set of the Shire of Roung was because

The common seal of the Shire of Borung was hereunto affixed, in pursuance of an Order of the Council, the third day of April, 1936, in the presence of—

G. A. LIERSCH, President.

(SEAL)

T. R. HEWITT, Councillor.

R. LONG, Secretary.

5068

Health Act 1928.

SHIRE OF DONCASTER AND TEMPLESTOWE.

By-law No. 6.

By-law Relating to the Collection and Disposal of Nightsoil. By-law Relating to the Collection and Disposal of Nightsoil.

In pursuance of the powers contained in the Health Act
1928, and of any other power thereunto enabling them in
that behalf, the Council of the Shire of Doneaster and
Templestowe, in the name of and on behalf of the President,
Councillors, and Ratepayers of the said Shire, for the purpose
of carrying the said Act into execution within their jurisdiction, make the following By-law, that is to say:—

1. This By-law shall come into full force and operation on
its approval by the Governor in Council, and immediately after
its publication in the Government Gazette.

2. This By-law shall apply to and have operation in the
sanitary area at Warrandyte as defined as follows:—

To extend for four chains on the southern side of

sanitary area at Warrandyte as defined as follows:—

To extend for four chains on the southern side of Warrandyte-Ringwood road, from Masonic-avenue to Warrandyte, and thence continuously for four chains on the southern side of the Heidelberg-Warrandyte road to the western boundary of the Warrandyte Recreation Reserve; thence in a northerly direction to Yarra River; thence in an easterly direction along the Yarra River to Thompson's Gully; thence for a distance of four chains north back to the starting point at Masonic-avenue, and unless exempted by the Council, in writing, shall apply to every house, building, and premises therein.

3. In this By-law, unless inconsistent with the context or subject-matter, "Inspector" means any officer authorized by the Commission or Council, and includes any acting or assistant inspector.

the Commission or Council, and includes any acting or assistant inspector.

"Proprietor" means the proprietor of any premises, and includes the owner, the occupier, or any person having the management or the control thereof.

"The Commission" means the Commission of Public Health.

4. The proprietor of any premises on which there is erected a pan-closet shall cause the space under the seat of each pan-closet on such premises to be prepared for the accommodation of a pan as prescribed herein, and shall permit the same to be used for the double-pan service hereinafter provided for, and shall cause each pan-closet to be kept in a fit state for such service.

such service.

5. The proprietor shall cause every pan-closet to be supplied by the Council, or otherwise, with a pan for the reception of nightsoil, and shall (except when being exchanged) cause such pan to be always kept in proper position under the seat of each pan-closet, and shall also provide a lid capable of being fitted tightly to such pan, when being removed from the premises to the depot, so as to prevent the spilling of the contents, and the emission of offensive vapours, gases, or effluvia from the contents of such pan.

tents, and the emission of offensive vapours, gases, or effluvia from the contents of such pan.

6. Such pan shall be cylindrical in shape, and formed of not less than 22 gauge, or other approved material, or materials, presenting on the inside and outside an impervious hard, smooth, and durable surface, and those surfaces which come into contact with nightsoil shall also be free from any projections. It shall be water-tight, strongly constructed, reinforced with metal bands where necessary, and provided with properly attached side-lifting handles.

Each pan shall have a capacity of 14 cubic feet, and shall have an internal depth of 14 inches, a diameter of not less than 14 inches, and a suitable rim or lugs to permit the airtight lid to be affixed. The seams of the pan shall be folded, grooved, or sweated with solder.

7. The proprietor of the premises shall cause to be kept in every pan-closet belonging thereto a supply of liquid deodorant or lime, sawdust, or some other dry material efficient for deodorizing nightsoil, and shall cause all nightsoil which may be deposited in the pan in such pan-closet to be immediately on deposit thereof covered with a quantity of deodorizing material sufficient to thoroughly and effectually deodorize the contents of such pan

material sufficient to thoroughly and enectually decorded and contents of such pan.

8. The proprietor shall provide every urinal with an approved apparatus for the regulated automatic discharge into such urinal of sufficient approved deodorant for the purpose of keeping such urinal constantly deodorized.

9. No person shall place, or cause, or permit to be placed any stops, water, or rubbish in any pan.

10. The proprietor of any premises whereon there is a pancloset or urinal shall—

closet or urinal shall-

(a) maintain such pan-closet and urinal in good repair,

(a) maintain such pan-closet and urinal in good repair, and in a cleanly condition; and
(b) when required by an inspector effectually disinfect such pan-closet and urinal, and/or the contents thereof, and effect repairs thereto that such inspector

thereof, and effect repairs thereto that such inspector may deem necessary.

11. At least once a week, and in any case as often as may be necessary to prevent the level of the contents of such pan approaching within 2½ inches of the brim thereof, the pan in use shall be closed with a lid, and removed by the contractor or person authorized or employed in that behalf by the Council, with its contents from the premises, and another pan thoroughly cleansed and in good order shall be left in its place.

pan dioroughly created and in good order shall be left in as place.

12. Such contractor or person removing such pans shall report to the Council at the earliest available opportunity the discovery of any pan found to be overflowing or leaking, and shall forthwith cause the place whereon the contents have been dropped or spilled to be thoroughly cleansed.

13. The contractor or person authorized or employed by the Council for that purpose shall cause all pans to be removed in a suitable covered vehicle in such a manner as not to cause nuisance, danger to health or offensiveness, and forthwith cause such vehicle to be removed to the approved depot.

14. The contractor or person authorized or employed by the Council for the removal of nightsoil shall cause such nightsoil to be deposited at the depot, and disposed of in such manner as may be authorized by the Regulations.

15. If such nightsoil be disposed of in trenches, such trenches shall be not less than 9 nor more than 18 inches in depth.

15. If such nightsoil be disposed of in trenches, such trenches shall be not less than 9 nor more than 18 inches in depth, nor exceed 2 feet in width, and the bottom thereof shall be broken up by suitable means to facilitate percolation of liquids, and the nightsoil shall be deposited therein in layers not more than 6 inches deep, and shall be left at such depth that there shall be below ground level a covering of at least 6 inches in depth of clean, thoroughly broken up soil upon the nightsoil and pan washings when covered in.

16. No trench shall be used for the disposal of nightsoil where the bottom consists of rock or other impermeable material.

material.

17. Immediately after the deposit of nightsoil and washings in any trench, such trench shall be filled in with thoroughly disintegrated earth. The necessary filling shall be obtained by the excavation of another trench in a position parallel to, but not less than 12 inches from the aforesaid trench required to be filled in, and using the material so obtained as a covering over the nightsoil so deposited. Trenches shall be excavated and used, and filled in in a regular consecutive order.

18. Seed of grass, or any forage or cereal crops or other form of vegetable life, as the Council may direct or approve, shall be easonably planted or sown on any land into which nightsoil has been deposited, provided that vegetables or seeds of vegetables shall not be planted therein or thereon until three months have clapsed since the last deposit of nightsoil in such land.

land.

19. Every pan used for the reception or conveyance of nightsoil shall immediately on being emptied be thoroughly washed or otherwise cleansed. The resultant washings, or other filth, shall be disposed of in a similar manner as the nightsoil.

20. Every pan after the disposal of its contents, and after being cleansed in manner aforesaid, and before it again leaves the depot or disposal ground, shall on every such occasion be thoroughly cleansed and disinfected by—

(a) immediately after washing and scrubbing with water subjecting the pan to a current of steam from a boiler at 60 lb. pressure to the square inch for not less than two minutes in a steam-tight box or chamber; or

chamber; or

(b) thorough washing and scrubbing in water, then rinsing in clean water, and finally submerging for not less than five minutes in an aqueous solution containing not less than 1 per cent. of accel, cyllin, kerel, izal, hycel, or other disinfectant of equal

efficiency; or

(c) thorough washing and scrubbing in water, and afterwards submerging for not less than five minutes in boiling water; or

(d) any other method approved in writing from time to time by the Commission,

21. The internal surface of every pan shall, before it is first used, he properly coated with well-boiled tar, crude creosote, or other approved material, and such coating shall thereafter be renewed when deemed necessary by the Council, but not less than once a month.

22. The contractor, or person authorized or employed by the 22. The contractor, or person authorized or employed by une Council for the removal of nightsoil, shall cause all vehicles used for the transport of pans to the depot to be properly constructed, kept clean, and disinfected daily at the depot, and maintained in a proper state of repair.

23. The proprietor, or any other person, shall not remove any nightsoil from any premises, except in accordance with this Re-law

any nightsoil from any premises, except in accordance with this By-law.

24 The proprietor, or any other person within the area defined by this By-law, shall not bury, or cause to be buried, any nightsoil in any yard, garden, or other place, not being a place set apart for that purpose by the Council.

25. The Inspector shall have full power to enter into or upon any premises, yards, or lands at any time for the purpose of inspecting closets, urinals, pans, receptacles, vehicles, plant, and all other things therein and thereon, and for the purpose of carrying out the provisions of this By-law.

26. It any person, or the Council, commit a breach of this By-law, he or they shall, for every breach, be liable to a penalty of not more than Twenty pounds, and in the case of a continuing offence, to a further daily penalty of not more than Five pounds.

than Five pounds.

Resolution for passing this By-law agreed to by the Council of the Shire of Doncaster and Templestowe, the eighth day of May, 1934, and confirmed at a meeting of the said Council on the twelfth day of June, One thousand nine hundred and history.

The common seal of the Council of the Shire of Doncaster and Templestowe was affixed this eleventh day of December. One thousand nine hundred and thirty-four,

(SEAL)

C. HEMSWORTH, President.
B. I. LAWFORD, Councillor.
C. G. WILLIAMS, Shire Secretary.

Submitted to the Commission of Public Health on the seventh day of April, 1936.—C. H. Robinson, Secretary of the Commission of Public Health

Approved by the Governor in Council, the 28th day of April, 1936.—C. W. KINSMAN, Clerk of the Executive Council.

NOTICE is hereby given that the partnership lately subsisting between Frederick Stephenson and Samuel Butcher Stephenson, the younger, both of Kooweerup, in the State of Victoria, farmers, carrying on business under the name of Stephenson Brothers, of Kooweerup aforesaid, farmers, has been dissolved by mutual consent as from the thirtieth day of September, One thousand nine hundred and thirty-five.

Dated the first day of June, One thousand nine hundred and thirty-sive.

thirty-six.

JOHN P. RHODEN, of 376 Collins-street, Melbourne solicitor for the said F. and S. B. Stephenson. 513

PARTNERSHIP ACT 1928.

N OTICE is hereby given that Alban George Henry Gibbs (Lord Aldenham) has retired (died 9th May, 1936). from the firm of Gibbs, Bright, and Co. Dated this first day of June, 1936.

E. L. HAYNE. Blake and Riggall, 120 William-street, Melbourne, solicitors for the said firm. 5156

In the matter of the Companies Act 1928, and in the matter of PETER FORSYTH AND COMPANY (AUSTRALIA) PROPRIETARY LIMITED (in Liquidation).

NOTICE is hereby given that a Final Meeting of share-holders of the above-named company will be held at the office of Messrs. McCregor and Court, 430 Little Collins-street, Melbourne, C.1, on Friday, the 3rd day of July, 1936, at Twelve noon, for the purpose set out in section 196 of the Companies Act 1928.

Dated this 27th day of May, 1936.

A. J. COURT, Liquidator.
McGregor and Court, chartered accountants (Aust.), Mel-

The Companies Act 1928.

INDUSTRIAL METAL DEPOSITS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a meeting of creditors of the above-named company will be held at my office, 374 Little Collins-street, Melbourne, on the 10th day of June, 1938, at Twelve. O'clock noon, for the purposes set out in section 189 of the Companies Act 1928.

Dated this 26th day of May, 1936.

5053 GODFREY DARLING, Liquidator.

Companies Act 1928.—In the matter of Personal Letter Service Proprietary Limited (in Voluntary Liquidation).

THE following Extraordinary Resolution was passed at a duly convened Extraordinary General Meeting of the company held on Friday, 29th May, 1936:—

"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and, accordingly, that the company be wound up voluntarily, and that Mr. William Mable Scott, of 20 Queen-street, Melbourne, be, and he is hereby appointed, liquidator for the purpose of such winding up."

Dated this 1st day of June, 1936.

I. C. PRESTON, Chairman.

CROYDON COOL STORES TRUST.

NOTICE is hereby given that the Roll of Orchard-owners in the Croydon Cool Stores area will be available for inspection at the Trusts Office at all reasonable hours between the 6th and 10th days of June, 1936.

ROBT. LANGLEY, Secretary.

N OTICE is hereby given that the final general meeting of The Fine Table Salt Co. Pty. Ltd. (in liquidation) will be held at 48 Gipps-street, Collingwood, on 6th July, 1936,

at Three o'clock p.m.
Business: Completion of winding up, pursuant to section 196 of the Companies Act 1928.

ALF. PARDY, Liquidator. S. LONG, Liquidator.

28th May, 1936.

The Companies Act 1928.—In the matter of the ASSOCIATED CRUSHING AND SELLING PTY. LTD. (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that the final meeting of share-holders of the above-named company will be held at the clice of the liquidator, 472 Bourke-street, Melbourne, on Friday, the 3rd of July, 1936, at half-past Four p.m., for the purpose of having an account laid before it showing the manner in which the winding up has been conducted and the property of the company disposed of.

Dated this 27th day of May, 1936.

5052

WILLIAM F. COLES, Liquidator.

In the Supreme Court.—No. 5379 of 1936.—In the matter of the Companies Act 1928, and in the matter of W. Bull and Company Proprietary Limited.

COMPANY 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 twenty-seventh day of May, One thousand nine hundred and thirty-six, presented to the said Court by Mary Bull, of 15 Manifold-street, Manifold Heights, Geelong West, in the State of Victoria, married woman, a contributory and director of the said company, and that the said petition is directed to be heard before the Court sitting at Melbourne on the fifteenth day of June, One thousand nine hundred and thirty-six; 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 the 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.

CRAWCOUR & HOLLYHOKE, of Yarra-street, Geelong,

CRAWCOUR & HOLLYHOKE, of Yarra-street, Geelong, solicitors to the petitioner.

solicitors to the petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-mamed petitioner, at her above-mentioned address, or to her above-mentioned solicitors, or to their Melbourne agents at the address stated below, 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 solicitors (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 afternoon of the fourteenth day of June. One thousand nine hundred and thirty-six.

Crawcour and Hollyhoke, of Yarra-street, Geelong, solicitors

Crawcour and Hollyhoke, of Yarra-street, Geelong, solicitors (Melbourne agents-Strongman and Crouch, of 379 Collins-street, Melbourne, solicitors).

The Companies Act 1928.—In the matter of John R. Anderson Proprietary Limited, of King-street, Melhourne, grain merchants (in Liquidation).

A FIRST Dividend is intended to be declared. Creditors who have not proved their debts before the 22nd June, 1930, will be excluded.

Dated this 1st day of June, 1936.

HERBERT M. KENNEDY, accountant, Broken Hill Chambers, 31 Queen-street, Melbourne, liquidator. 517:

The Companies Act 1928.
INDUSTRIAL METAL DEPOSITS PROPRIETARY
LIMITED.

SPECIAL RESOLUTION PURSUANT TO SECTION 77.

A T a general meeting of the members of the said company, duly convened and held at Melbourne on the eighth day of May, 1936, the following special resolutions were duly passed, and at a subsequent general meeting of the members of the said company, also duly convened and held at the same place on the twenty-fifth day of May, 1936, the following resolutions were duly confirmed:—

1 That the company be wound up voluntarily

1. That the company be wound up voluntarily.
2. That Godfrey Darling, chartered accountant (Aust.). be and is appointed liquidator for the purpose of winding up the company, and his remuneration shall be based on the time occupied, at the usual professional rates, with a minimum fee

occupied, at the usuar procession.

of Fifty pounds.

3. That the said liquidator be and is hereby authorized to distribute in specie among the members any shares in Zircon Rutile Limited that the company may hold, or be entitled to in proportion to their respective holdings in the company.

Dated this 26th day of May, 1936.

GODFREY DARLING, Secretary.

PERSONAL LETTER SERVICE PROPRIETARY LIMITED

PERSONAL LETTER SERVICE PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that a Meeting of Creditors of the above-named company will be held at the offices of Messrs. Cleveland. Son, and Hislop, 20 Queen-street, Melbourne. C.1, on Monday, 15th June, 1936, at Two o'clock in the afternoon, for the purposes set out in section 189 of the Companies Act 1928.

Dated this let day of June, 1926.

Dated this 1st day of June, 1936. 165 W. M. SCOTT, Liquidator.

The Companies Act 1928.—In the matter of Uniform Specialists Proprietary Limited, of 267A Lousdale-street, Melbourne, manufacturers (in Liquidation).

A FIRST Dividend is intended to be declared. Creditors

A who have not proved their debts before the 22nd June, 1936, will be excluded.

Dated this 1st day of June, 1936.

HERBERT M. KENNEDY, accountant, Broken Hill Cham-

bers, 31 Queen-street. Melbourne, liquidator.

SUNNY HILLS ESTATE PTY. LTD. (IN LIQUIDATION). N OTICE is hereby given that the company has resolved to wind up voluntarily. Meeting of creditors will be held at registered office, 379 Collins-street, on Tuesday. 9th June, 1936, at Three o'clock.

J. W. DOUGLAS NISBET, Liquidator 28th May, 1936.

DURSUANT to the Trustee Act 1928, notice is hereby given that George Batchelor, of Cole-street, Elwood, in the State of Victoria, bookseller, the executor of the will of Alice Maud Heath, late of Mair-street. Ballarat, in the said State, newsagent, deceased (who died on the 6th day of April, 1936), intends to convey or distribute the real and personal property of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said executor, care of R. H. Ramsay, of 38 Lydiard-street, Ballarat, solicitor, detailed particulars of their claims in respect of the said property on or before the 5th day of August, 1936. And notice is hereby given that after the said date the said executor will proceed to 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 may then have had notice; and he will not be liable for the assets so conveyed or distributed to any person of whose claim he shall not then have had notice.

Dated this 28th day of May, 1936.

R. H. RAMSAY, 38 Lydiard-street, Ballarat, proctor for the said executor.

5096

the said executor.

NOTICE TO CLAIMANTS.—RE HUGH MARTIN CARROLL, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that persons having any claims against the estate of Hugh Martin Carroll, late of 26 Candover-street, Geelong West, in the State of Victoria, gentleman, deceased (who died on the 24th day of December, 1935, and prohate of whose will was on the 13th day of March. 1936, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street north, Ballarat, in the said State), are requested to send particulars, in writing, of such claims to the said company on or before the fourth day of August, 1936. And notice is hereby given that after that date the executor will proceed to distribute the assets of the said Hugh Martin Carroll, deceased, among the persons entitled thereto, having regard only to the claims whereof it shall then have had notice; and it shall not be liable for the assets so distributed or any part thereof, to any person or persons of whose claim it shall not then have had notice.

Dated the twenty-eighth day of May, 1936.

MAUREEN C. LINEHAN, of 287 Church-street, Melbourne, proctor for the said executor.

proctor for the said executor.

The Companies Acts 1928-1931.

HENTY DOMAN PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

OTICE is hereby given, in pursuance of section 196 of the Companies Acts 1928-1931, that a General Meeting of the members of the above-namied company will be held at the offices of Wilson, Danby, and Giddy, 51 Queen-street, Melbourne, on Monday, the 6th day of July, 1936, at a quarter to One p.m., in the afternoon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted, the property of the company disposed of, and of hearing any explanation that may be given by the liquidator. by the liquidator.

Dated this 27th day of May, 1936.

A. J. WEEKS, Liquidator.

DURSUANT to the Trustee Act 1928, notice is hereby given that The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street north, Ballarat, in the State of Victoria, the executor of the will of Thomas Procter, late of 11 Drummond-street south, Ballarat aforesaid, retired mining engineer, deceased (who died on the twenty-fourth day of March, 1936), intends to convey or distribute the real and personal property of the said deceased to or among the persons entitled thereto, and requires sall persons and creditors interested to send to the said company, at its above-mentioned address, detailed particulars of their claims in respect of the said property on or before the seventh day of August, 1936. And notice is hereby given that after the said date the said company will proceed to 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 may then have had notice; and it will not be liable for the assets so conveyed or distributed to affy person of whose claim it shall not then have had notice. not then have had notice.

Dated this 30th day of May, 1936.

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

DURSUANT to the Trustèe Act 1928, notice is hereby given that all persons having claims against the estate of Ronald Myles Mirrielees, late of Yan Yean, in the State of Victoria, labourer, deceased, intestate, and letters of administration of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twelfth day of May, One thousand nine hundred and thirty-six, to The Equity Trustees, Executors, and Agency company Limited, of No. 472 Bourkerstreet, Melbourne, in the said State, are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before the fourth day of August: One thousand nine hundred and thirty-six, after which date the said company will proceed to distribute the assets of the said Ronald Myles Mirrielees, deceased, which shall have come into its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person whose claim it shall not have had notice as aforesaid.

Dated this second day of June, One thousand nine hundred

Dated this second day of June, One thousand nine hundred and thirty-six.

GAIR & BRAHE, 243 Collins-street, Melbourne, proctors for the estate. . 5073

NOTICE TO CREDITORS AND OTHERS.—RE CHARLES HARVEY, 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, the sole executor of the will of the said Charles Harvey, formerly of 27 Westgarth-street. Northcote, in the State of Victoria, but late of 37 Ball's Head-road. Waverton, in the State of New South Wales, retired builder, deceased (who died on the 8th day of March. 1936), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said The Perpetual Executors and Trustees Association of Australia Limited, on or before the 11th day of August, 1936, particulars, in writing, of their claims against the said estate. after which date the said The Perpetual Executors and Trustees Association of Australia Limited may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the second day of June, One thousand nine hundred

Dated the second day of June, One thousand nine hundred and thirty-six.

HENDERSON & BALL, 430 Little Collins-street, Melbourne proctors for the executor.

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NOTICE TO CREDITORS AND OTHERS.—RE VERONICA MARY WALSH, DECEASED.

DURSUANT to the Trustee Act 1928, National Trustees, Executors, and Agency Company of Australasia Limited, of No. 113 Queen-street, Melbourne, the administrator of the estate of Veronica Mary Walsh, late of Golden Age Hotel, King-street, Melbourne, married woman, deceased (who died on the 22nd November, 1935), intends to convey or distribute the estate of the said deceased to or among the persons entitled the state of the said deceased to or among the persons entitled the state of the said security of the sa 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 National Trustees, Executors, and Agency Company of Australasia Limited, on or before the fifth day of August, One thousand nine hundred and thirty-six, particulars, in writing, of their claims against the said estate, after which last-mentioned date the said administrator may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated the 2nd day of June 1936.

Dated the 2nd day of June, 1936. O'DONOHUE & BREW, of Capitol House, Swanston-street. Melbourne, proctors for the executors.

NOTICE is hereby given that all persons having claims against the estate of Bethia Hamilton Anderson Whitechurch, late of 324 New-street, Brighton, in Victoria, widow, deceased, intestate (who died on the 23rd day of April, 1936, and letters intestate (who died on the 23rd day of April, 1936, and letters of administration of whose estate were granted by the Supreme Court of Victoria on the 26th day of May, 1936, to William Lawrence Page Whitechurch, of the same address, analyst), are hereby required to send particulars, in writing, of such claims to the said William Lawrence Page Whitechurch, care of the undersigned, on or before the 8th day of August, 1936, after which date he will proceed to distribute the said estate amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated the 3rd day of June, 1936.

GODFREY & GODFREY, 325 Collins-street, Melbourne, proctors for the administrator.

RE EDGAR JAMES HUTCHENS, late of 129 Ormond-road, Elwood, in the State of Victoria, gentleman (who died on the 13th day of March, 1936).

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State, and Herbert levers Graham, of 406 Collins-street, Melbourne aforesaid, solicitor, the executors of the will of the above-named deceased, intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and hereby require all persons interested to send to the said company, within two months after the publication hereof, particulars of their claims against the said estate; and at the expiration of the said two months the said executors may convey or distribute the said estate to or among the persons 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 3rd day of June, 1936.

MADDEN, BUTLER, ELDER & GRAHAM, 406 Collingstreat, Malbayura researchers, for the account of the control of the contro

street, Melbourne, proctors for the executors.

PURSUANT to the Trustee Act 1928, notice is hereby given that the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, executor of the will of Doris Mary Stuckenschmidt, late of "Hurstield," White Hills, Bendigo, in the State of Victoria, spinster, deceased (who died on the twelfth day of February, 1936), intends to convey or distribute the real and personal property of the said deceased to or amongst the persons entitled thereto, and requires all persons and creditors interested to send in detailed particulars of their claims in respect of the said property, on or before the twelfth day of August, 1936, and that after such date the said Sandhurst and Northern District Trustees, Executors, and Agency Company Limited will proceed to 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; and it will not be liable for the assets so conveyed or distributed to any person of whose claim it shall not then have had notice.

Dated the third day of June, One thousand nine hundred and, thirty-six.

and thirty-six.

ERNEST S. CAHILL, A.M.P. Buildings, View Point, Bendigo, solicitor for the said Sandhurst and Northern District Trustees, Executors, and Agency Company Limited. 5182

PURSUANT to the Trustee Act 1928, notice is hereby given that the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, executor of the will of Timothy John Murphy, late of Holdsworth-road, Long Gully, Bendigo, in the State of Victoria, gentleman, deceased (who died on the seventeenth day of April, 1936), intends to convey or distribute the real and personal property of the said deceased to or amongst the persons entitled thereto, and requires all persons and creditors

interested to send in detailed particulars of their claims in respect of the said property, on or before the twelfth day of August, 1936, and that after such date the said Sandhurst and Northern District Trustees, Executors, and Agency Company Limited will proceed to 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; and it will not be liable for the assets so conveyed or distributed to any person of whose claim it shall not then have had notice.

Dated the third day of June, One thousand nine hundred and thirty-six.

ERNEST S. CAHILL, A.M.P. Buildings, View Point, Bendigo, solicitor for the said Sandhurst and Northern District Trustees, Executors, and Agency Company Limited. 5183

NOTICE TO CREDITORS AND OTHERS—RE AUGÚST ERNEST LE COURT DE BILLOT, DECEASED.

ERNEST LE COURT DE BILLOT, DECEASED.

URSUANT to the Trustee Act 1928, notice is hereby given that Farmers and Citizens Trustees Company Bendigo Limited, of Charing Cross, Bendigo, in Victoria, the administrator of the estate of August Ernest Le Court de Billot, late of Kinypanial, in Victoria, grazier, deceased, intestate (who died on the 24th day of November, 1935), 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 company, at the address above mentioned, on or before the 1st day of September, 1936, particulars, in writing, of their claims against the said estate, after which date the said company may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated this 29th day of May 1936

Dated this 29th day of May, 1936.

DAVID SUTHERLAND, solicitor, Wedderburn.

NOTICE TO CREDITORS AND OTHERS.—RE CATHERINE MCRAE, DECEASED.

MCRAE, DECEASED.

DURSUANT to the Trustee Act 1928, notice is hereby given that The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, the administrator of the estate of Catherine McRae, late of McLaughlin-street, Colac, in the State of Victoria, spinster, deceased, intestate (who died on the eleventh day of February, One thousand nine hundred and thirty-six), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said The Perpetual Executors and Trustees Association of Australia Limited, at its address above stated, particulars, in writing, of their claims against the said estate, on or before the fifteenth day of August, One thousand nine hundred and thirty-six, after which date the said the Perpetual Executors and Trustees Association of Australia Limited may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice. had notice.

Dated the twenty-seventh day of May, One thousand nine hundred and thirty-six.

ST. JOHN CLARKE & EVA, Murray street, Colac, solicitors for the said company.

NOTICE TO CREDITORS AND OTHERS.—RE ALBERT FREDERICK MAJOR, DECEASED.

FREDERICK MAJOR, DECEASED.

J. URSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Albert Frederick Major, late of 30 Finlayson-street, Malvern, in the State of Victoria, manufacturer's representative, deceased (who died on the second day of September, 1919, and probate of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirty-first day of December, 1919, to Sidney Edward Major, of "Glenalvie," Jordan-street, Malvern, in the said State, engineer, and Robert' Alexander Keble, of "Mirrnyong," Dunoon-street, Murrumbeena, in the said State, civil servant), are hereby required to send particulars, in writing, of all such claims to the said executors, care of the undersigned, on or before the tenth day of August. 1936, after which date the said executors will proceed to distribute the assets of the said Albert Frederick Major, deceased, which shall come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets so distributed or any part thereof to any person of whose claim they shall not then have had notice as aforesaid. part thereof to any person of whose claim they shall not then have had notice as aforesaid.

Dated this twenty-ninth day of May, 1936.

WILSON HERIOT, Bank House, Bank-place, Melbourne, proctor for the said executors.

STATUTORY NOTICE TO CREDITORS.

D URSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Jeremiah Mahony, late of Koroit, in the State of Victoria, farmer, deceased (who died on the seventh day of June, 1934, farmer, deceased (who died on the seventh day of June, 1934, intestate, and letters of administration of whose estate were granted on the fifteenth day of December, 1934, to Annie Mahony, of Koroit aforesaid, widow of the said deceased), are hereby required to send in particulars, in writing, of such claims to the undersigned, the proctors for the said Annie Mahony, on or before the twenty-seventh day of July, 1936. And notice is hereby given that after that day the said administratrix will proceed to distribute the assets of the said Jeremiah Mahony, deceased, which shall have come to her hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said administratrix shall then have had notice; and the said administratrix will not be liable for the assets or any part thereof so distributed to any person of whose claim she shall not then have had notice.

Dated this twenty-seventh day of May, 1936.

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

NOTICE TO CREDITORS AND OTHERS.—RE LAVINIA SHANLEY ROYCRAFT, DECEASED.

SHANLEY ROYCRAFT, DECEASED.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons interested in or having any claim or claims against the estate of Lavinia Shanley Roycraft, late of No. 335 Glenferrie-road, Malvern, in the State of Victoria, spinster, deceased (who died on the twenty-eighth day of January, One thousand nine hundred and thirty-six, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the second day of March, One thousand nine hundred and thirty-six, to Paul Bothwell Osborn McCutcheon and Donald William McCutcheon, both of 418 Cöllins-street, Melbourne, in the said State, soliciors the executors named therein), are hereby required to send both of 418 Collins-street, Melbourne, in the said State, solicitors, the executors named therein), are hereby required to send particulars, in writing, of their claims to the said executors, at their address aforesaid, on or before the sixth day of August, One thousand nine hundred and thirty-six, after which date the said executors will proceed to distribute the assets of the said Lavinia Shanley Roycraft, deceased, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets so distributed or any part thereof to any person of whose claim the said executors shall not have had notice as aforesaid.

Dated the 28th day of May, 1936.

W. B. & O. McCUTCHEON, of number 418 Collins-street Melbourne, proctors for the said executors. 5051

NOTICE TO CREDITORS .- RE MARIA DEAN, late of No. 17 Regent Court, 209 Toorak-road, South Yarra, formerly of 35 Moore-street, Moonee Ponds, in the State of Victoria, woman, Deceased (who died on the 7th day of April, 1936).

April, 1936).

NOTICE is hereby given that Thomas Edward Dean, of No. 17 Regent Court, 209 Toorak-road, South Yarra, in the said State, tobacco foreman, the executor of the will of the said Maria Dean, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons interested to send to the said Thomas Edward Dean, addressed care of the undersigned, on or before the 5th day of August, 1936, particulars of their claim against the said estate, and at the expiration of the said date the said Thomas Edward Dean may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which the said executor shall then have had notice.

Dated this 1st day of June, 1936.

R. A. WARMING, Temple Court, 428 Collins-street, Melbourne, proctor for the said executor.

NOTICE TO CREDITORS.—IN THE WILL OF ELLEN RYAN, DECEASED.

RYAN, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Ellen Ryan, late of 22 Burnett-street, St. Kilda, in the State of Victoria, retired nurse, deceased (who died on the twenty-eighth day of February, 1936, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the thirteenth day of May, 1936, to John James Conlon, formerly of, 41 Glengyle-street, Moreland, but now of 92 Davies-street, Brunswick, in the State of Victoria, railway signalman), are requested to send particulars, in writing, of such claims to the executor, care of Frank Brennan and Co. solicitors, 20 Queen-street, Melbourne, on or before the fourth day of August, 1936, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to

the claims of which he shall then have had notice. And notice is hereby 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 then have had notice. Dated this twenty-second day of May, 1936.

FRANK BRENNAN & CO., of 20 Queen-street, Melbourne, proctors for the executor.

OTICE is hereby given that all persons having claims upon the estate of Hessie Constance Bingle, late of Warranya," 41 Densham-road, Armadale, in the State of Victoria, widow, deceased (who died on the 13th day of March, 1936, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 16th day of May, 1936, to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State, and Doris Mary Bingle and Erica Lucia Bingle, both of 41 Densham-road, Armadale aforesaid, spinsters, the executors named in the said will), are hereby required to send particulars, in writing, of such claims to the said executors, at the said office of the said company, on or before the 3rd day of August, 1936, after which date the said executors 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 and they shall then have had notice. And notice is further given that the said executors will not be liable to any person of whose claim it and they shall not have had notice as aforesaid.

Deted this 29th day of May 1936 as aforesaid

Dated this 29th day of May, 1936.

LUCAS & MUMME, Tavistock House, 383 Little Flinder street, Melbourne, proctors for the executors.

NOTICE TO CREDITORS.—SUSANNAH FENTON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Susannah Fenton, late of George Hotel, Fitzroy-street, St. Kilda, in the State of Victoria, widow, deceased (who died on the sixteenth day of February, 1936, and probate of whose will was granted by the Supreme Court of Victoria, in the said State, in its probate jurisdiction, on the twenty-third day of April, 1936, to Gladys Dyon Fenton, of George Hotel, Fitzroy-street, St. Kilda aforesaid, spinster, the sole executrix appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said Gladys Dyon Fenton, care of the undersigned, on or before the second day of August, 1936, after which date the said Gladys Dyon Fenton will proceed to distribute the assets of the said deceased which will have come to her hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and notice is hereby further given that the said Gladys Dyon Fenton will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Detect this second day of June 1936 NOTICE TO CREDITORS.—SUSANNAH FENTON, DECEASED.

aforesaid Dated this second day of June, 1936.

GREEN, DOBSON & MIDDLETON, 60 Market-street, Melbourne, proctors for the executrix:

DURSUANT to the Trustee Act 1928, notice is hereby given that Edward Murray Maxwell, of Morwell, in the State of Victoria, farmer, the executor of the will of William Daffarn Maxwell, late of Morwell aforesaid, farmer, deceased (who died on the fourth day of December, One thousand nine hundred and thirty-five), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to him, care of the undersigned, on or before the twenty-seventh day of July, One thousand nine hundred and thirty-six, particulars, in writing, of their claims against the estate of the said deceased, and at the expiration of the time fixed by this notice the said executor may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall then have had notice; and 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 then have had notice.

Dated the twentieth day of May, One thousand nine hundred

Dated the twentieth day of May, One thousand nine hundred

and thirty-six.

SERJEANT, BRUCE, & FROST-SAMUELS, Morwell, proctors for the said executor.

CREDITORS, next of kin, and all others having claims against the estate of the undermentioned person are required to send particulars thereof to the administrator, Norman Fredrick Major, care of the undersigned, on or before the first day of August, 1936, otherwise they may be excluded when the assets are being distributed.

Name.—Ida Major.

Usual Residence.—30 Finlayson-street, Malvern.
Occupation.—Home duties.

Date of Death.—15th December, 1935.

Dated this 29th day of May, 1936.

WILSON HERIOT of Bank House, Bank-place, Melbourne.

WILSON HERIOT, of Bank House, Bank-place, Melbourne

NOTICE TO CREDITORS AND OTHERS.—RE WILLIAM ISAAC LLOYD, Deceased.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of William Isaac Lloyd, late of Austinstreet, Newtown, Geelong, in the State of Victoria, builder, deceased (who died on the 3rd day of November, One thousand nine hundred and thirty-five, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to the executrix, Fanny Elizabeth Lloyd, of Austin-street, Newtown aforesaid, widow, on the 27th day of April, One thousand nine hundred and thirty-six), are hereby required to send particulars, in writing, of such claims to the April, the thousand nine hundred and thirty-six), are hereby required to send particulars, in writing, of such claims to the undersigned proctor, at his address set out below, oh or before the 6th day of August, One thousand nine hundred and thirty-six, after which last-mentioned date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice, and will not be liable for the assets so distributed, or any part thereof, to any person of whose claim she shall not then have had notice.

Dated the 27th day of May, One thousand nine hundred and

thirty-six.
DONALD A. INGPEN, 147 Ryrie-street, Geelong, proctor
5057

DONALD A. INGFEN, 147 Ryrie-street, Geelong. proctor for the said executrix.

NOTICE TO CREDITORS AND OTHERS.—RE ALBERT CHRISTOPHER LEGGO, DECEASED.

1 URSUANT to the Trustee Act 1928, notice is hereby given that Frank Pomeroy Hungerford, of Korumburra, shire secretary, and Dorothea Mary Leggo, of 1 Chloris-crescent, Caulfield, widow, the executors to whom probate of the will of the above-named Albert Christopher Leggo, late of 1 Chloris-crescent, Caulfield aforesaid, retired draper, deceased (who died on the 10th day of January, 1936), was granted by the Supreme Court of the State of Victoria on the 9th day of March, 1936, 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 Frank Pomeroy Hungerford and Dorothea Mary Leggo, care of the undersigned solicitors, on or before the 7th day of August, 1936, particulars, in writing, of their claims against the said estate, after which date the said Frank Pomeroy Hungerford and Dorothea Mary Leggo may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated this 30th day of May, 1936.

BOOTHBY & BOOTHBY, 408 Collins-street, Melbourne, proctors for the said executors.

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NOTICE is hereby given that all persons having any claims against the estate of Frank Hennessy (also known as Patrick Francis Hennessy) formerly of Studley-road, Ivanhoe, but late of 17 Bendigo-avenue, Elwood, in the State of Victoria, and heaven decayed, who did on the third day of April, One but late of 17 Bendigo-avenue, Elwood, in the State of Victoria, gentleman, deceased (who died on the third day of April, One thousand nine hundred and thirty-six, and probate of whose will and codicil thereto was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the second day of June, One thousand nine hundred and thirty-six to The National Trustees, Executors, and Agency Company of Australaşia Limited, of 113 Queen-street, Melbourne, in the said State, and Joachim Francis Hennessy, of Bellingen, in the State of New South Wales, Roman Catholic clergyman, the executors named therein), are hereby requested to send particulars, in writing, of such claims direct to the said executors, care of the said company, on or before the sixth day of August. One thousand nine hundred and thirty-six, after which date the said executors will proceed to convey or distribute the estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice; and notice is further given that they will not be liable to any person of whose claim they shall not have had such notice as aforesaid.

Dated the third day of June. One thousand nine hundred and

M. MORNANE, 125 Queen-street, Melbourne, proctor for the executors.

NOTICE TO CREDITORS.—DAVID MELVIN. DECRASED.

DURSUANT to the Trustee Act 1928, notice is hereby given DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Dayid. Melvin, late of 60 Market-street. Melbourne, in the State of Victoria, mining agent, deceased (who died on the eighth day of February, 1935, and letters of administration with the will annexed, of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the seventeenth day of April. 1935, to Percy Howard Spence, of 60 Market-street, Melbourne, in the said State, law clerk), are hereby required to send particulars, in writing, of such claims to the said Percy Howard Spence, on or before the first day of August, 1936, after which date the said Percy Howard Spence will proceed to distribute the assets of the said deceased, which will have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and notice is hereby further given that the said Percy Howard Spence will not be liable of whose claim he shall not have had notice as aforesaid.

Dated this first day of June, 1936.

GREEN, DOBSON & MIDDLETON, 60 Market-street, Mel-

GREEN, DOBSON & MIDDLETON, 60 Market-street, Melbourne, proctors for the said administrator. 5126

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

OTICE 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 Alfred Rizzetti, who carries on business at 261 Park-street. South Melbourne, stove manufacturer, the said Sheriff will, on Tues day, the 7th day of July, 1936, at the hour of Three o'clock in the afternoon, cause to be sold, at the Police Station, corner Bank and Perrin streets, South Melbourne (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

Bank and Ferrin streets, south althourne tuniess the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Alfred Rizzetti in and to (1) all that piece of land, being part of Crown Allotment 11, section 57a. City and Parish of South Melbourne, County of Bourke, and being the whole of the land more particularly described in the certificate of title, volume 4925, folio 984924, standling in the register-hook in the names of Alfred Victor Rizzetti and his wife, Irene Hazel Rizzetti, as tenants in common in equal shares; (2) all that piece of land being part of Crown allotment 9, section 33, City and Parish of South Melbourne, County of Bourke, and being the whole of the land more particularly described in certificate of title, volume 5560, folio 1111899, standing in the register-hook in the names of Thomas Cox, of Park-street, South Melbourne, stove maker, as to one equal undivided half part or share, and Alfred Victor Rizzetti and his wife, Irene Hazel Rizzetti, each as to one equal undivided fourth part or share as tenants in common.

N B = Thomas, cash, No absource taken

Kizzetti, each as to one equal as tenants in common.

N.B.—Terms: cash. No cheques taken.

Dated at Melbourne this 1st day of June, 1936.

FRANCIS H. TUCKER, Sheriff's Officer.

MINING NOTICES.

AVOCA DEVELOPMENTS NO LIABILITY.

A N Extraordinary Meeting of the above-named company is hereby convened, and will be held at the Board Room, Temple Court, 422 Collins-street, Melbourne, on Monday, the 15th day of June, 1936, at Three o'clock in the afternoon, when the subjoined Resolution will be proposed:—

That the capital of the company be increased from £12,500 to £20,000 by the creation of 1,500 new shares, of £5 each.

Dated the 26th day of May, 1936.

By order of the Board,

A. R. BRUHN, Manager.
McCAY & THWAITES, Collins House, 360 Collins-street Melhourne, solicitors for the company.

OCEANIC GOLD EXPLORATIONS NO LIABILITY.
OTICE is hereby given that an Extraordinary Meeting of shareholders of the company will be held at the registered office of the company. 360 Collins-street, Melbourne, on Wednesday, the 17th day of June, 1936, at Two o'clock in the afternoon, for the following purposes:—

1. To consider and, if thought fit, to authorize the voluntary winding-up of the company, in pursuance of section 408 of the Companies Act 1928.

Companies Act 1928.

2. To determine the course to be pursued by the directors

2. To determine the course to be pursued by the directors for the purpose of such winding-up.

3. To determine the mode of disposal of any surplus of the company's property which may remain after the completion of the winding-up.

4. To determine how the books and documents of the company shall be disposed of.

5. To confirm the minutes of the meeting.

(The share register of the company will be closed at Five p.m. on Wednesday, 10th June, 1936.)

By order of the Board,

HADDON A. SMITH, Legal Manager.

30th May, 1936.

30th May, 1936. ENTERPRISE GOLD MINES NO LIABILITY

ENTERPRISE GOLD MINES NO LIABILITY.

OTICE is hereby given that a Call (the 4th) of Sixpence
per share on the uncalled capital of the above company
has been made, due and payable to the Manager, at the registered office of the company. No. 49, Maribyrnong-road, Ascot
Vale, on Wednesday, the 10th day of June, 1936.

Dated at Ascot Vale this first day of June, 1936.

R. RUDD, Manager.

FONES REEF NO LIABILITY.

NOTICE is hereby given that a Call (the 5th) of Three pence (3d.) per share (making the shares paid to Two shillings and ninepence each) has been made on the uncalled capital of the company, due and payable at the registered office, 20 Queen-street, Melbourne, on Wednesday, the 10th day of June, 1936.

By order of the Board,
V. MERRELL WRIGHT, Manager. ' 1st June, 1936;

Victoria Gazette LINTON GOLD MINING COMPANY NO LIABILITY, LINTON GOLD MINING COMPANE NO BEADLESS, STREET, LINTON.

NOTICE.—A Call (the 6th), of Threepence per share has been made upon the contributing shares in the above company, due and payable at the registered office. Sussexstreet, Linton, on Wednesday, 10th June, 1936.

D. GARVEY, Manager. 30th May, 1936.

SPRING GULLY GOLD N. L.

NOTICE OF CALL.

A CALL (the 21st) of One penny 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, 10th June, 1936.

By order of the Board,

H. S. ARCHDALL, Legal Manager. GUILDFORD PLATEAU CENTRAL GOLD MINES N. L. GUILDFORD PLATEAU CENTRAL GOLD MINES N. L.

CALL NOTICE.

NOTICE is hereby given that a Call (the 19th) of Sixpence per share (making shares 10s. 6d. paid up) has been made upon all the shares in the above company, due and payable at the registered office, Temple Court. 422 Collinstreet. Melbourne, on Wednesday, 10th June, 1936.

By order of the Board,
H. W. PERCIVAL, Manager.

Note.—Exchange must be added to country cheques.

1st June. 1936. NASIVI (FIJI) GOLD SYNDICATE NO LIABILITY.

CALL NOTICE. CALL NOTICE.

OTICE is hereby given that a Call (the 3rd) of 10s. (Ten shillings) per share, making shares £3 15s. (Three pounds fifteen shillings) 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, 10th June, 1936.

By order of the Board,

H. W. PERCIVAL, Manager.

H. W. PERCIVAL, Manager.

29th May, 1936.

DEFIANCE DEEP LEADS NO LIABILITY.

NOTICE is hereby given that a Call (the 20th) of Fourpence per share has been made on the capital of the company, Albert-street, Daylesford, on Wednesday, the 10th day of June. 1936. of June, 1936.
Dated this 1st day of June, 1936. B. SHELLARD, Manager.

ROSS CREEK GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 8th) of Threepence per share has been made upon the contributing
shares in the above company, due and payable at the registered
office, 12 Mair-street, East Ballarat, on Wednesday, 10th June. H, F. GOUGH, Manager

BRIGHT STAR MINERAL PROSPECTING AND MINING COMPANY NO LIABILITY.

OTICE is hereby given that a Call (the 17th) of Two shillings and sixpence per share (making shares £8 paid up) has been made on all shares in the above company, due and payable at the registered office, 252 Swanston-street, Melbourne, on Wednesday, 10th June, 1936.

By. order of the Board,

W. McCullough, Legal Manager.

Melbourne, 2nd June, 1936.

THE ARABAT ASSOCIATED GOLD MANING COMPANY.

THE ARARAT ASSOCIATED GOLD MINING COMPANY NO LIABILITY.

NO LIABILITY.

NOTICE is hereby given that a Call (the 4th) of Threepence per share has been made on all issued contributing
shares, in the capital of the company (making the shares paid
up to Two shillings and sixpence), due and payable at the
registered office of the company, 396 Collins-street. Melbourne,
on Wednesday, 10th day of June, 1936.

By order of the Roard

By order of the Board, F. W. SMITH, Manager.

YANDOIT COMPANY NO LIABILITY.

NOTICE.—A Call (the 13th) of Threepence per share has been made on the capital of the company, due and payable at the office of the company, 32 Lydiard-street north, Ballarat, on Wednesday, 10th June, 1936.

5099 LIDDON THOMAS, Manager.

SOUTH YANDOIT COMPANY 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 office of the company, 32 Lydiard-street north, Ballarat, on Wednesday, 10th June, 1936.

LIDDON THOMAS, Manager.

NORTH BLUE MINING COMPANY NO LIABILITY. A CALL (the 14th) of Threepence per share (making shares paid up to 6s. 9d. per share) has been made on the capital of the company, due and payable at the company's office, View Point, Bendigo, on Wednesday, 10th June, 1936.

5102

A. G. PALMER, Manager.

KONG MENG GOLD REEFS NO LIABILITY. NOTICE.—A Call (the 12th) of One penny per share has been made on the capital of the company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 10th June, 1936.

J. J. STANISTREET

(McColl, Rankin and Stanistreet), Manager.

NORTH VIRGINIA GOLD MINING COMPANY NO LIABILITY.

NO LIABILITY.

NO CITCE.—A Call (the 25th) 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, 10th June, 1936.

J. J. STANISTREET

(McColl, Rankin and Stanistreet), Manager.

MONUMENT HILL CONSOLIDATED (BENDIGO)

NO LIABILITY.

NOTICE.—A Call (the 8th) of Sixpence per share has been made on the capital of the company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 10th June, 1936.

J. J. STANISTREET (McColl, Rankin and Stanistreet), Manager.

HAVELOCK GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Five shiftlings 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 10th day of June, 1936.

E. E. CONNOLLY, Manager

E. E. CONNOLLY, Manager. 5114 54 Market-street, Melbourne.

BARKLY ALLUVIAL MINES NO LIABILITY.

OTICE is hereby given that a Call (the 7th) of Threepence 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 10th day of June, 1936.

E. E. CONNOLLY, Manager. 5115 54 Market-street, Melbourne.

FRENCHMANS LEAD NO LIABILITY.

NOTICE is hereby given that a Call (the 1st) of Ten shillings 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 10th day of June, 1936.

E. E. CONNOLLY, Manager. 5116 54 Market-street, Melbourne.

LANDSBOROUGH DEEP LEADS NO LIABILITY. NOTICE is hereby given that a Call (the 5th) 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 10th day of June, 1936.

E. E. CONNOLLY, Manager. 5117 54 Market-street, Melbourne.

GOLDEN FLEECE GOLD MINE N. L.

NOTICE is hereby given that a Call (the 25th) of Threepence per share (making shares 9s. 2d. paid up) has
been made upon the uncalled capital of the company, due and
payable at the registered office of the company, 422 Little
Collins-street, Melbourne, C.1, on Wednesday, the 10th day
of June, 1936.

By order of the Board, H. FRENCH, A.I.C.A., Manager.

NEW HARBOUR FIN (DEVELOPMENT) NO LIABILITY.

NOTICE is hereby given that a Call (the 2nd) of Sixpence per share (making shares paid to 2s.) has been made on the contributing shares in the above company, due and payable at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 10th June, 1936.

By order of the Board,

ALFRED J. PHILLIPS, Manager.

TOOMBON GOLD MINING COMPANY NO LIABILITY.

A CALL (the 5th) of One shilling per share has been made on the capital of the company represented by shares Nos. 30.001 to 36,650 (making these shares paid to Four shillings) due and payable at the company's office, 379 Collinsstreet, Melbourne, on Wednesday, 10th June, 1936.

H. L. STEWART,

5132 (J. G. Stanfield and Stawert) Manager.

5132 (J. G. Stanfield and Stewart), Manager.

IRONBARK GOLD MINING COMPANY NO LIABILITY. A CALL (the 61st) of Threepence per share has been made on the capital of the company (making the shares paid to Sixteen shillings), due and payable at the company's office, 379 Collins street, Melbourne; on Wednesday, 10th June, 1930.

H. L. STEWART. (J. G. Stanfield and Stewart), Manager.

HERCULES No. 1 GOLD MINING COMPANY NO LIABILITY.

A CALL (the 38th) of Threepence per share has been made on the capital of the company (making the shares paid to Ten shillings and ninepence), due and payable at the company's office, 379 Collins-street, Melbourne, on Wednesday, 10th June, 1936.

H. L. STEWART

(J. G. Stanfield and Stewart), Manager.

SMYTHESDALE ALLUVIAL NO LIABILITY.

A CALL (the 2nd) of Threepence per share has been made on the capital of the company (making the shares paid to Three shillings and threepence), due and payable at the company's office, 379 Collins street, Melbourne, on Wednesday, 10th June, 1936.

H. L. STEWART (J. G. Stanfield and Stewart), Manager.

UPPER REDBANK ALLUVIAL NO LIABILITY.

CALL (the 4th) of Five shillings per share has been A made on the capital of the company (making the shares paid to Three pounds fifteen shillings), due and payable at the company's office, 379 Collins-street, Melbourne, on Wednesday, 10th June, 1936.

5136

H. L. STEWART (J. G. Stanfield and Stewart), Manager.

NORTH DIAMOND HILL MINING CO. N. L.

NOTICE.—A Call (39th) of Twopence per share has been made on the central of the second made on the capital of the company, due and payable at the company's office, Collins House, 360 Collins street, Melburne, on Wednesday, 10th June, 1936,

L. S. DIGBY, Legal Manager.

NEW STAR OF THE WEST G.M. N.L., KEVINGTON. NOTICE.—A Call (14th) of Twopence 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, 10th June, 1936.

5141 JOHN DITCHBURN, Manager.

UNITED GLEESONS GOLD MINES NO LIABILITY, TEN MILE.

Notice—A Call (97th) of One penny halfpenny 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, 10th June, 1936.

JOHN DITCHBURN, Manager.

CENTRAL BLUE GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 33rd) of Threepence 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, 10th June, 1936.

F. L. SMYTH, Manager.

VIRGINIA SOUTH EXTENDED GOLD NO LIABILITY. VIRGINIA SOUTH EXTENDED GOLD NO LIABLELL.

NOTICE is hereby given that a Call (the 20th) of Threepence 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, 10th June, 1936.
F. L. SMYTH, Manager.

ALLUVIAL GOLD RECOVERIES NO LIABILITY.

NOTICE is hereby given that a Call (the 4th) of One shilling (ls.) per share has been made on all the issued contributing shares in the capital of the company (making 16s. paid up), due and payable at the registered office of the company, 360-366 Collins-street, Melbourne, on Wednesday, 10th June, 1936.

By order of the Board, HADDON A. SMITH, Legal Manager.

MAXWELL CONSOLIDATED NO LIABILITY.

OTICE is hereby given that a Call (the 11th) of One halfpenny per share has been made on all the issued contributing shares in the capital of the company (making
1s. 10d. paid up), due and payable at the registered office
of the company, No. 360-366 Collins-street, Melbourne, on
Wednesday, 10th June, 1936.

By order of the Board,
HADDON A. SMITH, Legal Manager. MAXWELL CONSOLIDATED NO LIABILITY

GEORGETOWN GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 16th) of Sixpence per share has been made on all the issued shares in the capital of the company (making 11s. paid up), due and payable at the registered office of the company, No. 360-366 Collins-street, Melbourne, on Wednesday, 10th June, 1936.

By order of the Board,

L. B. TOMLINS, Legal Manager.

YILGARN GOLD MINE NO LIABILITY.

N OTICE is hereby given that a Call (the 14th) of Sixpence per share has been made on the whole of the shares of the company (making such shares paid to 6s. 6d. each), due and payable at the registered office of the company, 360 Collins-street, Melbourne, on Wednesday, the 10th day of June, 1936.

By order of the Board,

By order of the Boats, GEORGE S. ANDERSON, Legal Manager. 5150

2nd June, 1936.

MOUNT PILOT SYNDICATE NO LIABILITY.

N OTICE is hereby given that a Call (the 6th) of One shilling per share has been made upon all the contributing shares in the above company (making the amount now called up equal to 9s. 6d. per share), due and payable at the registered office, 125 Queen-street, Melbourne, on Wednesday, 10th June, 1936.

By order of the Board,

5151 E. ARNOLD, Manager.

GUILDFORD PLATEAU GOLD MINES NO LIABILITY. NOTICE is hereby given that a Call (the 36th) 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 15s. per share), due and payable at the registered office, 125 Queen-street, Melbourne, on Wednesday, 10th June, 1338

By order of the Board,

5152

E. ARNOLD, Manager.

NEW ENGLAND TIN MINES NO LIABILITY.

N OTICE is hereby given that a Call (the 1st) of Threepence per share has been made and a line of the second of th Per share has been made upon all the contributing shares in the above company (making the amount now called up equal to 2s. 9d. per share), due and payable at the registered office, 125 Queen-street, Melbourne, on Wednesday, 10th June, 1936.

By order of the Board,

5153

E. ARNOLD, Manager.

DEBORAH GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 44th) of Three-pence per share has been made upon all the shares, in the above company (making the amount now called up equal to 15s. 5d. per share), due and payable at the registered office, 125 Queen-street, Melbourne, on Wednesday, 10th June, 1936.

By order of the Board,

5154

E. ARNOLD, Manager.

NEW KOPAH TIN NO LIABILITY.

NOTICE is hereby given that a Call (the 3rd) of One shilling (ls.) per share (making shares 18s. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office of the company, 31 Queen-street, Melbourne, on Wednesday, 10th June, 1936.

By order of the Board, JOHN W. BARRETT, Manager.

YELLOW GLEN GOLD COMPANY NO LIABILITY, SMYTHESDALE, VICTORIA.

OTICE is hereby given that a Call (the 31st—the 6th on the increased capital) of Twopence per share (making shares 11s. 34d. paid up) has been made upon all the shares in the company, due and payable at the registered office of the company, 99 Queen-street, Melbourne, on Wednesday, the 10th day of June, 1936.

5157

By order of the Board, CLARENCE E. BRADSHAW, Manager

CARSHALTON (B.M.L.) MINES NO LIABILITY.

OTICE is hereby given that a Call (the 6th) of Sixpence (6d.) per share on all the issued contributing shares in the capital of the company (making such shares paid to 4s. each) has been made, due and payable at the Melbourne office of the company, care of Secretariat Proprietary Limited, 360 Collins-street, Melbourne, on Wednesday, the 10th day of June. 1936.

360 Collins Suices, of June, 1936.

For Carshalton (B.M.L.) Mines No Liability, SECRETARIAT PROPRIETARY LIMITED.

Malbourne 2nd June, 1936.

NEW LONG TUNNEL GOLD MINES N. L.

NOTICE is hereby given that a Call (the 133rd) of One penny (1d.) 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 10th June, 1936.

By order of the Board,
E. C. CANDY, Legal Manager. Melbourne, 29th May, 1936. 5161

5149

BIG HILL GOLD MINING CO. N. L.

NOTICE is hereby given that a Call (the 26th) of Three-pence per share (making shares 6s. 2d. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office of the company, 5th Floor, 84 William-street, Melbourne, on Wednesday, the 10th June, 1936.

By order of the Board, E. C. CANDY, Legal Manager Melbourne, 29th May, 1936.

EAST REEFS CONSOLIDATED NO LIABILITY.

NOTICE is hereby given that a Call (the 3rd) of Five shillings per share (making shares £4 5s. paid up) has been made upon the contributing shares in the above company, due and payable at the registered office of the company, 100 Queen-street, Melbourne, on Wednesday, the 10th June. By order of the Board, E. J. TURNER, Manager. 5167

100 Queen-street, Melbourne.

NEW LIFFEY SYNDICATE NO LIABILITY.
OTICE is hereby given that a Call (the 3rd) of Ten
shillings (10s.) per share (making shares £4 paid up)
has been made upon the contributing shares in the above
company, due and payable at the registered office of the company, 100 Queen-street. Melbourne, on Wednesday, the 10th day of June, 1936.

By order of the Board, ROWLAND J. BRACHE, Manager. 5171

100 Queen-street, Melbourne.

YACKANDANDAH GOLDFIELDS MINING COMPANY
NO LIABILITY.
OTICE.—A Call (the 14th) of Threepence per share has
been made on the uncalled capital of the company (making 3s. 4d. called up), due and payable on Wednesday, the
10th day of June, 1936, at the registered office of the company,
31 Queen-street, Melbourne.

By order,
WM. LASCELLES, Manager.

CHEWTON GOLD MINES N. L

CHEWTON GOLD MINES N. L.

OTICE is hereby given that a Call (the 12th) of Threepence per share (making shares 5s. 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 10th day of June, 1936.

By order of the Board,...

A. E. LLEWELLYN, Manager.

A. Collins street Albert and June, 1938.

430 Little Collins-street, Melbourne, C.1, 2nd June, 1936.

LAKE VICTORIA (GIPPSLAND) OIL WELLS

NO LIABILITY.

NOTICE is hereby given that a Call (the 62nd) of Twopence per share has been made upon the capital of the
company, due and payable at the registered office, 414 Collinsstreet, Melbourne, on Wednesday, 10th June, 1936.

By order of the Board,
JOHN MACMEIKAN, Manager.

PELICAN-POINT PETROLEUM.

NOTICE is hereby given that a Call (the 8th) of Threepence per share has been made upon the capital of the
company, due and payable at the registered office, 414 Collinsstreet, Melbourne, on Wednesday, 10th June, 1936.

By order of the Board.

5179

JOHN MACMEIKAN, Manager.

NEW VICTORS QUARTZ NO LIABILITY.

NOTICE.—A Call (the 12th) of Threepence per share has been made on the capital of this company, due and payable at the company's office, 70 Elizabeth-street, Melbourne, on Wednesday, the 10th day of June, 1936.

By order of the Directors.

R. A. RANKIN

5180 (McColl, Rankin and Stanistreet), Manager.

HAVELOCK GOLD MINING COMPANY NO LIABILITY A LL shares on which the May Call (the 1st) of Five shillings per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange Hall. Little Collins-street, Melbourne, on Thursday, the 11th day of June, 1936, at a quarter to Twelve a.m., unless previously redeemed.

E. E. CONNOLLY, Manager.

54 Market-street, Melbourne.

NEW MIDDLE CREEK ALLUVIALS NO LIABILITY.

A LL shares on which the March Call (the 1st) of Two shillings and sixpence 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 12th day of June, 1936, at a quarter to Twelve a.m., unless previously redeemed.

E. E. CONNOLLY, Manager

54 Market-street, Melbourne.

GOLDEN FLEECE GOLD MINE NO LIABILITY.

N OTICE is hereby given that all contributing shares in the above company upon which the 24th Call of Threepence per share, and all previous calls, remains unpaid will be sold by public auction at the Stock Exchange Vestibule, 428 Little Collins-street, Melbourne, on Thursday, 11th June, 1936, at a quarter to Twelve a.m., unless the calls be previously

By order of the Board,

H. FRENCH, A.I.C.A., Manager.

WILUNA AJAX GOLD MINES NO LIABILITY. FINAL NOTICE.

LL shares forfeited for non-payment of the 6th Call of A LL snares forfeited for non-payment of the 6th Call of One penny per share, or any previous call, due on the 13th May, 1936, will be sold by public auction on Monday, 15th June, 1936, at a quarter to Twelve o'clock a.m., at the Stock Exchange, Melbourne, unless previously redeemed.

R. H. WILLIS, Manager. 422 Collins-street, Melbourne. 5124

NEW CHUM SYNCLINE GOLD MINE NO LIABILITY.

N OTICE is hereby given that all shares forfeited for non-payment of No. 22 (May) Call of Threepence per share, or any previous call, will be sold by public auction at the Stock Exchange Hall. 428 Chancery-lane, Melbourne, on Tuesday, 16th June. 1936, at a quarter to Twelve a.m., unless where any previously redeemed. shares are previously redeemed.
By order of the Board,

FRANK COOPER, Manager Temple Court, 422 Collins-street, Melbourne.

A1 CONSOLIDATED GOLD NO LIABILITY.

N OTICE is hereby given that all shares forfeited for non-payment of No. 17 (May) Call will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, on Friday, 12th June, 1936, at a quarter to Twelve a.m., unless previously redeemed.

By order of the Board,

R. W. STRINGER, Manager, Temple Court, 422 Collins-street, Melbourne:

UNITED GLEESONS GOLD MINES NO LIABILITY. TEN MILE.

OTICE.-All shares forfeited for non-payment of the 95th (April) Call of One penny halfpenny per share will be sold by public auction on Tuesday, 16th June, 1936, 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.

GEORGETOWN GOLD MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 15th Call of Sixpence per share (due 13th May, 1936) will be sold by public auction at the vestibule of the Stock Exchange of Melbourne, on Friday, the 12th day of June, 1936, at a quarter to Twelve o'clock in the forenoon, unless previously redeemed.

By order of the Board, L. B. TOMLINS, Legal Manager. 5148

NEW LONG TUNNEL GOLD MINES N. L.

NEW DONG TORRED GOLD INTERS A. ...

NOTICE is hereby given that all shares on which calls remain unpaid, up to and including the 131st Call, will be sold by auction at the Stock Exchange, Melbourne, on Thursday, the 11th June, 1936, at a quarter to Twelve a.m.

By order of the Board,

E. C. CANDY, Legal Manager.

EAST REEFS CONSOLIDATED NO LIABILITY.

NOTICE is hereby given that all shares in the above company forfeited for non-payment of the 2nd Call of Ten shillings (10s.) per share will be sold by public auction at the Stock Exchange Hall, 428 Little Colline-street, Melbourne, on Thursday, 11th June. 1936, at a quarter to Twelve a.m., unless received redeemed. previously redeemed.

By order of the Board,

he Board, E. J. TURNER, Manager. 5168

100 Queen-street, Melbourne.

NEW LIFFEY SYNDICATE NO LIABILITY.

NOTICE is hereby given that all shares in the above company forfeited for non-payment of the 2nd (May) Call of Ten shillings (10s.) per share will be sold by public auction at the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Tuesday, 16th June, 1936, at a quarter to Twelve a.m., unless previously redeemed.

By order of the Board, ROWLAND J. BRACHE, Manager. 100 Queen-street, Melbourne.

BIG HILL GOLD MINING CO. N. L.

NOTICE is hereby given that all shares on which calls remain unpaid, up to and including the 23rd Call, will be sold by auction at the Stock Exchange, Melbourne, on Friday, the 12th June, 1936, at a quarter to Twelve a.m.

By order of the Board,

E. C. CANDY, Legal Manager.

FLETCHERS GOLD MINE N. L.

NOTICE is hereby given that all shares are forfeited on which the 5th Call (May) or any previous calls have not been paid, and will be sold by public auction on Thursday the eleventh day of June, 1936, at a quarter to Twelve a.m., in the Stock Exchange Hall, 428 Little Collins-street, Melbourne, unless previously redeemed.

Ry order of the Board.

By order of the Board,

WM. B. WATSON, Legal Manager.

GOLD MINES OF FIJI NO LIABILITY

NOTICE is hereby given that all shares forfeited for non-payment of the 1st Call of One pound per share will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, on Friday, the 12th day of June, 1936, at a quarter to Twelve a.m., unless redeemed on or before Thursday, the 11th day of June, 1936, at Five p.m.

By order of the Board,

J. D. MORRISON, Manager.

Bank House, Bank-place Melbourne, 30th May, 1936. 5076

Bank House, Bank-place, Melbourne, 30th May, 1936.

NORTH BLUE MINING COMPANY NO LIABILITY. DOSITIVE SALE,—All shares (Nos. 1 to 64,500) upon which the 13th Call of Thronous POSITIVE SALE.—All snares (AOS. 1 to 04,300) upon white the 13th Call of Threepence per share, or any previous call, remains unpaid will be sold by public auction at the Stock Exchange, Charing Cross, Bendigo, on Tuesday, 16th June, 1936, at Four o'clock p.m., unless the call and expenses be previously paid to me. 5101 A. G. PALMER, Manager.

FOREST HUT DREDGING COMPANY NO LIABILITY.

A LL shares on which the May Call (the 1st) of Ten shillings 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 12th day of June, 1936, at a quarter to Twelve a.m.. unless previously

E. E. CONNOLLY, Manager

54 Market-street, Melbourne.

BARKLY ALLUVIAL MINES NO LIABILITY.

A LL shares on which the May Call (the 6th) of Threepence 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 11th day of June, 1936, at a quarter to Twelve a.m.,
unless previously redeemed.

E. E. CONNOLLY Manager

E. E. CONNOLLY, Manager. 54 Market-street, Melhourne.

UMBANGO CREEK DREDGING COMPANY NO LIABILITY.

A LL shares on which the May Call (the 1st) of Ten shiltings per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange Hall, Little Collins-street, Melbourne, on Thursday, the 11th. day of June, 1936, at a quarter to Twelve a.m., unless previously redeemed.

E. E. CONNOLLY, Manager.

54 Market-street, Melhourne.

NEW GLENFINE GOLD MINING COMPANY NO LIABILITY.

NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non, payment of the twelfth Call of Sixpence per share, and
any previous calls, will be sold by public auction at the Stock
Exchange Hall, 428 Chancery-lane. Melbourne, on Friday, the
12th day of June, 1936, at a quarter to Twelve a.m., unless
redeemed on or before Thursday, the 11th day of June, 1936,
at Five p.m. at Five p.m.

By order of the Board,
A. E. LLEWELLYN, Manager,
430 Little Collins-street, Melbourne, C.1, 2nd June, 1936.

BUNINYONG RAND MINES NO LIABILITY.

BUNINYONG RAND MINES NO LIABILITY.

NOTICE is hereby given that all shares forfeited for nonpayment of the ninth Call of Sixpence per share will be
sold by public auction at the Stock Exchange Hall, 428
Chancery-lane, Melbourne, on Friday, the 12th day of June,
1936, at a quarter to Twelve a.m., unless redeemed on or before
Thursday, the 11th day of June, 1936, at Five p.m.

By order of the Board,

A. E. LLEWELLYN, Manager.

-420 Little Collins-street, Melbourne, C.1, 2nd June, 1936.

COMPANIES ACT 1928.-PART II.

COMPANIES AUT 1928.—PART II.

THE undersigned, hereby make application to register
The Little Wahgunyah Extended Gold Mining Syndicate
Limited as a Limited Company, under the provisions of Part
II. of the Companies Act 1928.

1. The name of the company is to be The Little Wahgunyah Extended Gold Mining Syndicate Limited.

2. The place of intended operations is Rutherglen, Victoria.

3. The registered office of the company will be situated at High-street. Rutherglen.

4. The pompingle applied of the company in 1750 in 150 ct. in

4. The nominal capital of the company is £750, in 150 shares of £5 each.

5. The number of shares subscribed for is 107, being not less than two-thirds of the entire number of shares in the company.

6. The number of paid-up shares is nil.

7. The amount already paid up is £1 per share.

8. The name of the manager is John Edward Thomas, of

High-street Rutherglen.

9. The names and addresses and occupations of the share-holders, and the number of shares held by each at this date, are as follows:

as follows:—
Arnot Craufurd Leslie, of Corowa, New South Wales, newspaper proprietor, I share; Alexander Prentice, of Rutherglen, grazier, I share; Clarendon Arthur Ricketts, of Rutherglen, shire secretary, I share; Robert Fitzwalter Gardner, of Wangaratta, manager, I share; John Rock Ball, of Corowa, New South Wales, contractor, I share; Francis James Marett, of Rutherglen, bootmaker, I share; Arthur John Francis, of Rutherglen, carrier, I share; Geoffrey, Buckburst of Rutherglen, carrier, I share; Geoffrey, Buckburst of Rutherglen, carrier, I share; Geoffrey Buckhurst Stephen Hart, of Rutherglen, solicitor, 100 shares; and the remaining 43 shares are retained by the company.

Dated the 18th day of May, 1936.

J. E. THOMAS, Manager.

Witness to signature-C. Drenen.

I. John Edward Thomas, of Rutherglen, in the State of Victoria, baker, 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 knowledge and belief, 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. E. Thomas.

Declared at Rutherglen, in the State of Victoria this 18th

Declared at Rutherglen, in the State of Victoria, this 18th day of May, 1936, before me—Curtis Drenen, J.P. 5129

INSOLVENCY NOTICES.

The Insolvency Acts.-In the Court of Insolvency, Western

The Insolvency Acts.—In the Court of Insolvency, Western District, at Hamilton.

A SECOND and Final Dividend is intended to be declared in the matter of Robert Edwin Elliott, of Coleraine, in the State of Victoria, labourer, whose estate was sequestrated on the 10th day of February, 1928.

Creditors who have not proved their debts by the 18th day of June, 1936, will be excluded.

Dated at Hamilton this 27th day of May, 1936.

5058 E. H. ATKINSON, Gray-street, Hamilton, Trustee.

IMPOUNDINGS

BAIRNSDALE.—Impounded at Bairnsdale, by Herdsman, from Glenaladale.

I aged bay pony, gelding, lame near hind foot, no visible brand

If not claimed and expenses paid, to be sold on 11th June, 1936. F. McPHERSON.

Poundkeeper.

5094 - 5/4Poundke BALLARAT.—Impounded in Ballarat Shire Pound.

bay horse, star on forchead, no visible brand If not claimed and expenses paid, to be sold on 17th June,

J. T. WILSON, 5189-4/ Poundkeeper.

Pound:
BALLARAT.—Impounded in Ballarat City Pound.

I black and white heifer, stick on neck, no visible brand 1 vellow and white heifer, stick on neck, no visible brand 1f not claimed and expenses paid, to be sold on 16th June. 1936.

C. J. BARKER 5095-4/8 Poundkeeper. BENALLA.—Impounded in Benalla Pound.

I black pony, gelding, aged, cob tail, hind fetlocks white, white spot on wither, no visible brand

If not claimed and expenses paid, to be sold on 17th June, 1936.

R. E. BRADSHAW, ... 5090---4/8 Poundkeeper.

Poundkeeper.

BENDIGO.—Impounded at Bendigo, 29th May, 1936. I small brindle heifer, no visible brand I Jersey heifer calf, top off off ear, slit near ear, no visible brand If not claimed and expenses paid, to be sold on 18th June, A. MOOG Poundkeeper. 5092 - 5/4COBDEN.—Impounded at Cobden. 1 brown gelding, aged, off hind foot white, big sore on back, scar near knee, no visible brand If not claimed and expenses paid, to be sold on 12th June, 1936 C. CLARKE. Poundkeeper. 5067 - 4/8E UROA.—Impounded in Euron Shire Pound. 1 hay gelding, aged, blaze, white feet, no visible brand If not claimed and expenses paid, to be sold on 5th June, W. HEWISH, Poundkeeper. 5066-4/ HEYWOOD.—Impounded at Heywood. I grey pony mare, aged, no visible brand
If not claimed and expenses paid, to be sold on 12th June. 1936. G. C. BEAVIS, Poundkeeper. 5185--4/ ARA.-Impounded privately at Lara. I light Jersey cow, no visible brand
red and white poddy heifer, S on offside rump
If not claimed and expenses paid, to be sold on 22nd June, ALLAN GROVES, Poundkeeper. 5186-4/8 ILYDALE.—Impounded in Lilydale Shire Pound. 1 bay draught horse, star, saddle and collar marked, hind feet white, no visible brand
1 brown saddle horse, no visible brand
If not claimed and expenses paid, to be sold on 20th June. FRED BENYAN, Poundkeeper. 5188--5/4 ISMORE.—Impounded at Lismore. 29th May, 1936, by E. F. Morris. 1 F. Morris.

1 Comeback wether, slit centre of off ear, red blotch on shoulder, black L on rump

1 Comeback wether, weaner, small piece out of top near ear

1 Comeback ewe, weaner, small notch top of near ear

1 Comeback ewe, weaner, small notch top of near ear If not claimed and expenses paid, to be sold on 18th June, S. PERKINS Poundkeeper. 5089-6/8 MORTLAKE.—Impounded at Mortlake, 25th May, 1936. 1 grey pony gelding, aged. no visible brand, rope round neck.
On 29th May, 1936. l dark Shetland pony mare, white spots on back, no visible brand If not claimed and expenses paid, to be sold on 17th June. 1936. GEO, ROBERTSON, Poundkeeper. 5108-6/ N EWHAM AND WOODEND.—Impounded in Newham and Woodend Shire Pound, 29th May, 1936, by V. E. Bower, Kyneton Town Ranger. No. 34. Dark-red and white spotted heifer, about 3 years, like M on off rump If not claimed and expenses paid, to be sold on 17th June, 1936. F. BOWYER Poundkeeper. 5093-67 TICHOLLS POINT .- Impounded at Nicholls Point. hay pony mare, off hind foot white, no visible brand If not claimed and expenses paid, to be sold on 18th June,

B. E. McGINNISKIN

5191-4/

Poundkeeper.

5062---6/8

 ${f R}$ ED CLIFFS.—Impounded at Red Cliffs. 1 chestnut draught mare, blazed face, white feet, no visible brand If not claimed and expenses paid, to be sold on 11th June, I black and tan bull, no visible brand If not claimed and expenses paid, to be sold on 18th June, D. J. CHARLES, Poundkeeper. 5187 - 6/8S TANHOPE.—Impounded at Stanhope, by Ranger. dark-brown Jersey cow, notch out back of right ear, left horn shelled, no visible brand If not claimed and expenses paid, to be sold on 18th June, 1936. W. PAYNTER, Poundkeeper. 5107 - 4/8S WAN HILL.—Impounded at Swan Hill by S. G. Russell, I bay light gelding, black points, shod, P in circle on near shoulder If not claimed and expenses paid, to be sold on 18th June, 1936. R. COCKERELL 5193 - 5/4Poundkeeper. RARALGON.—Impounded at Traralgon, 30th May, 1936, by Road Ranger from streets by Road Ranger, from streets.

I fawn Jersey heifer, 2 years, notch out top near ear, no visible brand
I fawn Jersey heifer, 2 years, slit out near ear, no visible On 1st June, 1936, by Road Ranger from Upper Flynn's Creek roads. l red cow, quarter out off ear, slit top near ear, H off rump If not claimed and expenses paid, to be sold on 22nd June, 1936. H. F. DU VE. 5091, 5184-8/8 Poundkeeper. WARRAGUL.—Impounded in Warragul Shire Central Pound, 31st May, 1936, by Ranger.

1 brown or black heifer, no visible brand 4 yellow heifers, all about 15 to 18 months, no visible brands 1f not claimed and expenses paid, to be sold on 18th June, 1938 K. EVERARD, 5106-5/4 Poundkeeper. W ARRNAMBOOL.—Impounded in the Warrnambool VV Pound, 22nd May, 1936. 1 red and white spotted cow, notch off near ear, no visible brand If not claimed and expenses paid, to be sold on 16th June, 1936. F. S. KELLY 5127—5/4 Poundkeeper. ESBURN.—Impounded at Wesburn. l'silver-grey Jersey cow, off-side horn shelled, no visible brand 1 red and brown cow, piece out off side, ear, like WT on off rump If not claimed and expenses paid, to be sold on 20th June, W. H. SAUNDERS, 5190-5/4 WICKLIFFE.—Impounded at Wickliffe, 27th May, 1936, by Herdsman, off Wickliffe Common.

1 Red Poll bull, about 2 years, two back notches near car, like 4 near rump
If not claimed and expenses paid, to be sold on 17th June, JAMES FORD 5083-5/4 Poundkeeper. Y EA.—Impounded in Yea Shire Pound, 20th May, 1936, by A. McLure. I roan heifer, back notch off ear, M off rump I rea steer, front quarter near ear, 2 over W near rump
1 red heifer, front quarter near ear, 2 over W near rump
1 red steer, front quarter near ear, 2 over W near rump
1 red steer, front quarter near ear, 2 over W near rump
1f not claimed and expenses paid, to be sold on 12th June, EDWARD H. SMITH,

STATE ACTS, 1933.

OPIES of the following Acts of Parliament of Victoria
may be obtained at the Government Printing Office, or
from any bookseller at the price set opposite to each:-

топ	any booksener at the price set opposite	: LO eac		-
3 7				Pric
No.	S -1			8 ,
4108, 4100	Supply (Continuation)	• •	• •	0
4110.	Supply Financial Emergency (Continuation) Companies (List and Summary) Supply Superannuation (Retirement) Police Offences (Street Meetings) Keilor Loan Director of Finance University Real Estate Agents and Business Age Maribyrnong Lands Exchange Swine Geelong Waterworks and Sewerage Wangaratta Lands Camberwell Loans Supply		• •	ŏ
4111.	Supply			0
4112.	Superannuation (Retirement)			0
4113.	Police Offences (Street Meetings)	• •	• •	0
4114. 1115	Director of Finance	• •	• •	0
4116.	University	••	• •	_
4117.	Real Estate Agents and Business Age	nts		0
4118.	Maribyrnong Lands Exchange	• •	• •	0
4119, 4100	Coolong Weterworks and Sewards	• •	• •	0
4120. 4121.	Wangaratta Lands		••	ŏ
4122.	Wangaratta Lands Camberwell Loans Supply			Ō
4123.	Camberwell Loans Supply Carlton Land			0
4124.	Carlton Land		• •	0
4120. 4198	Bees Burramunga Lands Albert Park Land		• •	0
4127.	Albert Park Land		• •	ŏ
				n
4129.	Melbourne and Metropolitan Board	of Wo	rks	
4190	(Borrowing Powers)	• •	• •	0
4190. 4190.	Madical	• •	• •	0
4132.	City of Sandringham (Rating Validation	on)	• •	ŏ
4133.	Libraries (Amendment)			Ó
4134.	Footscray Loan			0
4135.	Unemployment Relief (Administration)	• •		
4136. 4127	Income Tax Acts Amendment	• •	• •	0
4131. 4138	Supply		::	•
4139.	Melbourne General Cemetery Land			•
4140.	Country Roads Board Fund		٠.	0
4141.	Administration and Probate	.:		0
4142. 4143	Reitich Migrants (Agreement)	• •	• •	1 1
4144.	Auction Sales		• •	-
1145.	Supply			-0 -
4146.	Landlord and Tenant	• •		0
4147.	Port Melbourne Lagoon Lands	• •	• •	0
4149.	Melbourne and Metropolitan Board (Borrowing Powers). Shrine of Remembrance Site Medical City of Sandringham (Rating Validati Libraries (Amendment) Footscray Loan Unemployment Relief (Administration) Income Tax Acts Amendment Supply Melbourne General Cemetery Land Country Roads Board Fund Administration and Probate Gas Regulation British Migrants (Agreement) Supply Supply Landlord and Tenant Port Melbourne Lagoon Lands Public Works Loan Application Melbourne Cricket Ground Closer Settlement (Financial) City of Collingwood (Gratuities) Children's Welfare Local Government (Shire of Heidelber Maintenance State Forests Loan Application City of Chelsea (Rating Validation)		••	
4150.	Closer Settlement (Financial)			_
4151.	City of Collingwood (Gratuities)	• •		0
4152.	Children's Welfare	~ `	• •	0
1156.	Maintenance	g)	··	
1155.	State Forests Loan Application	::		_
4156.	Maintenance State Forests Loan Application City of Chelsea (Rating Validation) Mental Hygiene Fyansford Land Administration and Probate Duties Land Tax Brunswick (Street Construction) Cultivation Advances (Borrowing) Treasury Bonds Transfer of Land (Assurance Fund) Domain (Melbourne) Land University (Grant) Brighton (Loan) Hospitals and Charities Fruit and Vegetables Motor Car			0
1157.	Mental Hygiene	• •	•	0
1158. 1150	Administration and Probate Duties	• •	::	O U
1160.	Land Tax			-
161.	Brunswick (Street Construction)			0
1162.	Cultivation Advances (Borrowing)			0
1103,	Treasury Bonds	• •	• •	0
1165	Domain (Melbourne) Land			
1166.	University (Grant)			Ō
1167.	Domain (Melbourne) Land University (Grant) Brighton (Loan) Hospitals and Charities Fruit and Vegetables Motor Car	''		0
1168.	Hospitals and Charities	• •	٠.	0
1170	Motor Car	• •	• •	ő
171.	Unemployment Relief Tax (Assessmen Unemployment Relief Tax (Rates) Unemployment Relief Loan and Applic Water Supply Loans Application Avoca Water Trust	t)		0
1172.	Unemployment Relief Tax (Rates)	• : .	٠.	0
1173.	Unemployment Relief Loan and Applic	ation	• •	0
11/4.	Avon Water Trust	• •		0
				ŏ
177.	Ballaarat Lands			0
1178.	Ballaarat Lands Trustee (Investments)	 Doord	• •	0
1179. 1180	Melbourne and Metropolitan Tramways Geelong Harbour Trust (Government C	Board Suarant	ee)	0
เาลา	Land			ŏ
182.	Municipal Association			0
183.	Milk Board' Bash Jass	• •	• •	ľ
!!%4. !19≅	Melbourne Market and Park Lands Bush Fire Brigades	• •	••	1
1188	Superennustion	• •	• •	ŏ
187.	City of Kew (Thornton-street) Country Roads (Borrowing) Railway Loan Application			0
188.	Country Roads (Borrowing)	• •	• •	0
1189;	Railway, Loan Application	• •	• •	0
119U.	Melbourne Lands Exchange Statute Law Revision		::	ĭ
1192.	Stamps	• •		0
193.	Ararat Borough (Alexandra Sports Gr	ound)		.0

		1	ri(¢ė.
No.			#.	d.
4194. Kew and Heidelberg Lands			1.	0
4195. Cultivation Advances			1	Ú
4196. Closer Settlement			0	9
4197. State Electricity Commission (Trading	g)		U	б
4198. Transport Regulation			1	3
4199. Fruit Growers Relief (Commonwealth	Payr	nent)	0	6
4200. Wheat Growers Relief (Commonwealth			0	в
4201. Farmers Relief			1.	0
4202, Forests (Roads)			0	в
4203. Income Tax (Rates)			0	9
4204. Dairy Products			0	6
4205. Teachers			0.	в
4206. Hawthorn Loans,			0	Ð
4207. Education (Fees)			0	ð
4208. Farm Produce Agents			0	ß
4209. Appropriation			3	0
4210. Marriage (Divorce)	••	٠.٠	0	6

STATE ACTS, 1933-continued.

H. J. GREEN, Government Printer.

STATE ACTS, 1934.

OPIES of the following Acts of Parliament of Victoria may be obtained at the Government Printing Office, or from any bookseller at the price set opposite to each:—

	Melbourne and Metropolitan		Works	from any bookseller at the pr	ice set opposite to es	ch:
******	(Borrowing Powers)		0	•		Price.
4130.	Shrine of Remembrance Site		0			
	Medical	·	0	No.	•	a. d.
4132.	City of Sandringham (Rating	Validation)	0	4211. Supply		0 6
			0	4212. Financial Emergency (C	ontinuation)	0 6
4134.	Footscray Loan	•• . ••	0	4213. Treasury Overdrafts		0 6
	Unemployment Relief (Adminis		0	4214. Supply		0 6
	Income Tax Acts Amendment		0	4215. Cattle and Swine (Com		0 6
	Supply		0	4216. Public Account Advance		0 6
4138.	Supply Supply	,	0	4217. Local Government (Shire		0 6
4139.			0	4218. Vacuum Oil Company I		0 6
4140.	Country Roads Board Fund Administration and Probate	••	0	1931 (Repeal) 4219. Country Roads Board Fu		
4141.	Administration and Probate Gns Regulation British Migrants (Agreement) Auction Sales Supply Landlord and Tenant Port Melbourne Lagoon Lands Public Works Loan Applicatio Melbourne Cricket Ground Closer Settlement (Financial) City of Collingwood (Gratuitie Children's Welfare		0	4220. State Electricity Commis	ind	
4142,	Pultick Migranta (Agreement)			4221. Public and Bank Holida	sion	0 9
4140.	Austin Sales		0	4222. Property Law (Charitab	ys le Reguests)	0 6
1145	Supply		0-	4223. Supply	o Dequesto, 1.	0 6
4146	Landlord and Tenant		`0	4224. Companies (Special Inve	estigations)	0 8
4147.	Port Melbourne Lagoon Lands		ŏ	4225. Friendly Societies		0 B
4148.	Public Works Loan Application	on	9	4225. Friendly Societies 4226. Administration and Prob	ate (Charities)	0 6
4149,	Melbourne Cricket Ground		1			0 8
4150.	Closer Settlement (Financial)		0	4227. West Melbourne Literary 4228. Treasury Bonds 4229. State Savings Bank 4230. Essendon Land		0 6
4151.	City of Collingwood (Gratuitie	8)	0	4229. State Savings Bank		06
4152.	Children's Welfare	::_ ::	0	4230. Essendon Land	😐	., 0 6
	Local Government (Shire of F	deidelberg)	0 (4231. Geelong and Melbourne E	arbor Trusts	0 9
	Maintenance	••	0	4232. Sewerage Districts	(D-1,,)	0 6
4155.	State Forests Loan Application	1	0	4233. Mildura Irrigation Trust	(Drainage)	0 6
4100.	City of Chelsea (Rating Valid	ation;	0	4234. Totalizator 4235. Leitchville Lands	• • • • • • • • • • • • • • • • • • • •	0 6
	Mental Hygiene Fyansford Land			4236. Administration and Proba	to Duties	0 6
4150.	Administration and Probate D	outies	U !	4237. Cultivation Advances	ite Ducies	1 0
	Land Tax		ŏ	4238. Income Tax Acts Amends	nent	0 6
	Brunswick (Street Construction		0			0 9
4162.	Cultivation Advances (Borrow	ing)	0	4240. Land Tax Amendment		0 6
4183	Transury Bonds		0	4241. Land Tax		0 6
4184	Transfer of Land (Assurance I	Fund)	0 6	4242. Unemployment Relief Ta	x (Rates)	0 6
4165.	Domain (Melbourne) Land University (Grant) Brighton (Loan) Hospitals and Charities Fruit and Vegetables		0	4243. North Geelong to Fyansfe	ord Railway Construct	tion 0 6
4166.	University (Grant)		0	4244, Unemployment Relief Lo	an and Application	0 6
4167	Brighton (Loan)	:: :: ·	0	4245, Victorian Loan		06
4168.	Hospitals and Charities		0	4246. Commonwealth and States		
4169.	Fruit and Vegetables		0	4247. Railway Loan Applicatio		0.6
4170.	MOTOR CAR		0	4248. State Forests Loan Applie	ation	0 6
4171.	Unemployment Relief Tax (A	ssessment)		4249. Financial Emergency (Mo	rtgages) Continuation	1 0 6
4172.	Unemployment Relief Tax (Re	atesj	n 0 (4250. Local Government (Te	mporary Keauction	
4173.	Unemployment Relief Loan and	o whitearie	n 0 (4251. Sewerage Districts (To	mporer Reduction	U B
4174.	Water Supply Loans Application Avoca Water Trust	· · ·	0	Interest	imporary reduction	0 6
4178	Loddon United Waterworks To	rust	ŏ i	Interest) 4252. Licensing (Removal)	adjustion of Interest)	ŏ ŏ
				4253. Government Advances (R	eduction of Interest)	0 6
	Ballaarat Lands Trustee (Investments)		0	4254. Public Works Loan App	ication	0 6
4179.	Melbourne and Metropolitan T:	ramways Bo	ard 0	4955 Malhourne and Matropolit	on Trammave Board	0 6
4180.	Geelong Harbour Trust (Gover	rnment Guar	antee) 0 (4256. Water Supply Loans App 4257. Closer Settlement (Finan	lication	06
4181.	Land		0 (4257. Closer Settlement (Finan	cial)	0`6
4182.	Municipal Association Milk Board		0	1258. Stamps		0 6
4183.	Milk Board		1 (4259. Financial Emergency (Sa		
4184.	Melbourne Market and Park I	Lands	1 (4260. Appropriation		3 0
4185.	Bush Fire Brigades Superannuation	••	0 6	4261. Stamps (Betting)		. 06
4186.	Superannuation	••		4262. Entertainments Tax		. G P
4187.	City of Kew (Thornton-street) Country Roads (Borrowing) Railway Loan Application Melbourne Lands Exchange	••		4263. Licensing (Good Friday		
4188.	Country Roads (Borrowing)			4004 Chatata T D 11)	0 0
4189;	Malbaurna Landa Exchange		0 6	4264. Statute Law Revision		0 6
4190.	Statute Law Revision	••	i i	4265. Mortgagees (Powers of S	ale)	0 8
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4311.	Administration and P	robate I	Duties				6
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	Maintenance and Ali			nent)			line, must be counted as one line.
4315.	Mildura Irrigation Tr					0	6 SIGNATURES (in particular) and proper names must be
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4319.	Land (Residence Are	as)	. ••				O ALL COMMUNICATIONS should be addressed to "The Govern-
	Stamps (Increased De Entertainments Tax	uty Cont	inuance)	• •	••		6 ment Printer, Melhourne."
	Local Government (A		ent)		• •		6 ALL DOCUMENTS illegibly written will be returned unpub-
4323.	Auction Sales				• •		6 lished, and, where brands occur unprovided for by the ordinary
	Justices	Annlian	tion	••	• •		6 letters of the alphabet, a worded explanatory description must 6 be furnished.
	Water Supply Loans Farmers Debts Adjus			• •	• •		3
4327.	Railways					0	6 THE VICTORIA GOVERNMENT GAZETTE is published on
	Closer Settlement (Fi		tiel Voti	 ng)	• •		6 WEDNESDAY EVENING in each week, and Notices for insertion will be received by the Government Printer at or before Two
4330.	Superannuation (Reti	rement)		-6/	::	0	8 p.m. at ordinary rates, and late advertisements between
4331.	Licensing (Australian	Wine I	Licence)		• •		6 Two p.m. and Five p.m. at double rates, on the day preceding the day of publication.
	Country Roads (Imp	ounding	or Cattl	e)	• •		
	Health	 (D-1	 lwor F-	nlovece	ond	_	Single copies of the VICTORIA GOVERNMENT GAZETTE are Simpence, posted Sevenpence, each.
4334.	Parliamentary Electic Civil Servants)		Iway BE	proyees	anu		•
4225	Civil Servants) Cinematograph Films	· · · · · · · · · · · · · · · · · · ·	alian On	ota)	• • •		No GAZETTES prior to January, 1921, in stock.
	Sheep Owners Protec		v u			_	* * ALL PAYMENTS ARE REQUIRED IN ADVANCE.—Remittances
	Marketing of Primar		ets				should be made by mostal note money ander on death in famour
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