

[1965]



VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

[Registered at the General Post Office, Melbourne, for transmission by post as a newspaper.]

No. 136]

WEDNESDAY, JULY 14.

[1937

ACT OF PARLIAMENT.

PROCLAMATION

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

I, THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, do hereby declare that I have this day assented, in His Majesty's name, to the Bill passed by the Parliament of the said State, the title whereof is hereunder set forth, that is to say:—

No. 4466. "An Act to apply out of the Consolidated Revenue the sum of Two million five hundred and thirteen thousand four hundred and seventeen pounds to the service of the year One thousand nine hundred and thirty-seven and One thousand nine hundred and thirty-eight."

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

(L.S.) F. W. MANN.

By His Excellency's Command,

A. A. DUNSTAN.

GOD SAVE THE KING!

PUBLIC HOLIDAYS.

PROCLAMATION

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

IN pursuance of the provisions contained in Part VII. of the *Public Service Act 1928* (19 Geo. V. No. 3757), I, the Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as a Public Holiday or a Public Half-Holiday (as the case may be) at the places respectively specified, viz:—

Public Holiday:—

WEDNESDAY, THE 14TH DAY OF JULY, 1937, throughout the Shire of Benalla.

No. 136.—8401. —PRICE 6d.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

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

WEDNESDAY, THE 14TH DAY OF JULY, 1937, throughout the City of Geelong.*

*Races.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this sixth day of July, in the year of our Lord One thousand nine hundred and thirty-seven, and in the first year of the reign of His Majesty King George VI:

(L.S.) F. W. MANN.

By His Excellency's Command,

H. S. BAILEY,
Chief Secretary.

GOD SAVE THE KING!

(Published in lieu of Proclamation appearing in *Gazette* of 7th July, 1937.)

BANK HOLIDAYS.

PROCLAMATION

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

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

Bank Holiday:—

WEDNESDAY, THE 11TH DAY OF AUGUST, 1937, at Mildura.
Bank Half-Holiday from the Hour of Twelve o'clock noon:—
WEDNESDAY, THE 14TH DAY OF JULY, 1937, at Geelong.

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

(L.S.) F. W. MANN.

By His Excellency's Command,

H. S. BAILEY,
Chief Secretary.

GOD SAVE THE KING!

(Published in lieu of Proclamation appearing in *Gazette* of 7th July, 1937.)

PUBLIC HIGHWAY.—CITY OF KEW.

PROCLAMATION

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

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

LOFTS-AVENUE.

All that piece of land reserved and used as a street, alley, or right-of-way at Kew, known as Lofts-avenue, being part of Crown portion 72 at Kew, Parish of Boroondara, commencing at a point on the north side of a road known as Barker's-road, distant 871 ft. 6 in. easterly from the south-west corner of the said Crown portion 72; thence bounded by lines bearing north 0 deg. 8 min. west 531 ft. 1½ in., east 12 ft. 2½ in., north 0 deg. 7 min. west 267 ft. 2 in., east along Fitzwilliam-street 12 ft. 3 in., south 0 deg. 3 min. east 798 ft. 6½ in., and north 89 deg. 11 min. west along Barker's-road 23 ft. 5 in. to the commencing point.

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

(L.S.)

HUNTINGFIELD.

By His Excellency's Command,

GEO. L. GOUDIE,
Commissioner of Public Works.

GOD SAVE THE KING!

(Published in lieu of the Proclamation appearing in the *Government Gazette* of the 17th March, 1937, at page 865.)

Health Acts.

A DISEASE DECLARED TO BE AN INFECTIOUS DISEASE AND A NOTIFIABLE INFECTIOUS DISEASE.

PROCLAMATION

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

I, THE Lieutenant-Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State and by virtue of the powers conferred by the *Health Act 1928* (No. 3697), do by this Proclamation declare—

UNDULANT FEVER

to be an infectious disease and a notifiable infectious disease within the meaning of the Health Acts.

Given under by Hand and the Seal of the State of Victoria, this twelfth day of July, in the year of our Lord One thousand nine hundred and thirty-seven, and in the first year of the reign of His Majesty King George VI.

(L.S.)

F. W. MANN.

By His Excellency's Command,

JOHN R. HARRIS,
Minister of Public Health.

GOD SAVE THE KING!

APPOINTMENTS.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 6th day of July, 1937, been pleased to make the following appointments, viz.:—

DEPARTMENT OF AGRICULTURE.

Supervisors.

In accordance with the provisions of section 45, Part II., of the *Milk and Dairy Supervision Act 1928* (No. 3736), the undermentioned persons to be Supervisors, the appointments to be in terms of, and subject to, the conditions set forth in section 45 of the said Act, with proviso as to salary, and conditions as to commuted allowances, &c., as described in the Orders of the 6th July, 1937, the appointments to commence from the 1st day of July, 1937, that is to say:—

MCKENZIE, ROBERT TAYLOR	MCKAY, DONALD HUGH
INGHAM, LEONARD PORRITT	ILAYSON, ARCHIBALD STANLEY
STEPHEN, ALEXANDER	ROBERTSON, JOHN
RUTLEDGE, DAVID	CAMERON, NORMAN EWEN
BUDD, HUBERT WALTON	PASCALL, CHARLES ARTHUR
MESS, ALEXANDER	CLARK, ALAN
ROY, ROBERT GEORGE	FINN, PATRICK GEORGE
HOLMES, ARTHUR	WATSON, ROBERT CHARLES
MCKENZIE, DAVID RODERICK (Herd recording duties)	BEARD, FREDERICK GEORGE
CHURCHES, HECTOR CLIFFORD (Herd recording duties)	MCCOOMBE, THOMAS JOHN
MCDONOGALL, EDGAR WALLACE (Herd recording duties)	BICKNELL, REDVERS ARTHUR
BARR, ALBERT CHARLES	HARRISON, KEITH THOMAS
MADDEN, JAMES PATRICK (Herd recording duties)	MUIR, STUART GREY
RICKETTS, JAMES JOHNSON	COX, RALPH FREDERICK
HUSSEY, ROWLAND LORNE	HARDYMAN
LORIMER, ROBERT CHARLES	DESMOND, JOSEPH DAVID
FINCHER, FREDERICK LIONEL (Herd recording duties)	PEDERSEN, HELGE HEDEGAARD
FISHER, WILLIAM KEITH	BAKER, ALEXANDER JOHN
LADD, HERBERT HENRY	WATSON, HENRY LIVINGSTONE
STUART, JAMES (Herd recording duties)	JANGASTER, JOHN WILLIAM
HENRY, HECTOR ALBERT	GRILLS, LYLE ALEXANDER
BOYLE, ROBERT GEORGE	WALTER
ROWE, THOMAS HENRY (Herd recording duties)	BOTTOMLEY, ALEXANDER FOX- CROFT
TREWIN, NORMAN RUSSELL	MORGAN, JOHN CONROY
YORK, ROBERT WILLIAM	GYLES, WILLIAM ARTHUR
CAMERON, ALEXANDER GORDON	OSLER, NORMAN ERIC
HARRISON, RICHARD FRANCIS	SINGLETON, IVAN MURRAY
TILLER, ALFRED JAMES	FISHER, PERCY HILROURNE
PHILIP, PERCIVAL NORMAN	YORK, GEORGE EDWARD
THOMPSON, ROY CHANT	WALTER, HORACE WESLEY
LUMSDEN, JAMES WILFRED	BUTCHER, WALTER ALFRED
BERRYMAN, GEORGE RICHARD JAMES	HILL, EDWARD COLIN
TIEMAN, COLIN JOSEPH	FLEMING, JAMES
BARRY, ALBERT JOHN	SNODGRASS, ALLAN
CROXFORD, CHARLES REUBEN	RIDGWAY, NORMAN FREDERICK
BENCE, OSWALD RICHARD	PRICE, VICTOR KEITH
COURTNEY, JOSHUA	PEPPER, CLIFFORD FRANCIS
HEYWOOD, ALFRED GEORGE	HILL, ABRAHAM LINCOLN
WALKER, GEORGE	NICHOLSON
MOWAT, ANDREW	HELM, ARTHUR EDWARD
HILDEBRAND, JOHN HERMANN	RIDGWAY, WILLIAM
MUIR, ARCHIBALD BRUCE	HOWELL, WILLIAM STEPHEN
	GARWOOD, FRANK
	HYLAND, PETER
	RUTLEDGE, HENRY JOHN
	COLLYER, LESLIE ROY
	FAIRBAIRN, ALLAN LINDSAY
	CARROLL, JOHN GRATTON

Member of Croydon Cool Stores Trust.

CHARLES FREDERICK COLE, Senior Orchard Inspector, Department of Agriculture, in accordance with the provisions of section 9 of the *Fruit and Vegetables Act 1928*, to be a member of the Croydon Cool Stores Trust for a further period of three years commencing 1st July, 1937.

DEPARTMENT OF CHIEF SECRETARY.

Registrars of Births and Deaths.

IVY MARY BRADY to be Registrar of Births and Deaths at Meredith, with fees, vice Elizabeth Johnson, resigned as from 2nd June, 1937.

ALICE ELEANOR GRANT to be Registrar of Births and Deaths at Forrest, with fees, vice Alice E. Grant, deceased.

Assistant Inspector of Fisheries (Honorary).

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

Licensing Inspector.

WILLIAM NORMAN O'MULLANE, 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 28th June, 1937, *vice* Patrick J. Kirwan, resigned.

DEPARTMENT OF LABOUR.

Inspector of Factories and Shops,

REGINALD GORDON JONES, Apprenticeship Supervisor, Apprenticeship Commission, Department of Labour, to act also as Inspector of Factories and Shops, without additional salary.

Members of Apprenticeship Commission,

OLIVER EMANUEL NILSSON, B.Sc., Inspector of Technical Schools, as President;
MARSHALL THOMAS WILTON EADY, and JOHN WILLIAM LECKIE, as representing employers; and
ALBERT WILLIAM HENDERSON, and NICHOLAS ROBERTS, as representing employees,
to be members of the Apprenticeship Commission of Victoria, each for the term of three years, from the 1st day of July, 1937.

DEPARTMENT OF LAND AND SURVEY.

Officers of the Fifth Class,

WILLIAM VINCENT MOORE, and
BRENDON JAMES O'CONNELL,
to be Officers of the Fifth Class, Clerical Division, Department of Lands and Survey, vacancies having occurred, and the Public Service Commissioner having certified, on the 10th June, 1937, 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 1923*, to be appointed to fill such vacancies on probation for six months.

Bailiffs of Crown Lands,

DONALD CLIVE FRASER, and
GEORGE CARRINGTON TULLY, Inspectors under the *Vermin and Noxious Weeds Act 1928*,
to be Bailiffs of Crown Lands, without salary, in and for the State of Victoria.

DEPARTMENT OF LAW.

Magistrates.

GEORGE HAMILTON LAMB, 5 Dooen-road, Horsham, to Keep the Peace in the Northern, Southern, Eastern, Western, Midland, and Central Bailiwicks of the State of Victoria; and
RAYMOND NUZUM, 81 Wright-street, Middle Park, to Keep the Peace in the Central Bailiwick of the State of Victoria.

Commissioners for Taking Declarations, &c.

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

ALBERT WILLIAM CARLYLE, Springvale-road, Springvale, to resign upon ceasing to reside in the vicinity of Springvale-road, Springvale;
ALBERT JEFFREY HOSKING, Repatriation General Hospital, Caulfield, to refrain from charging fees, and to resign upon ceasing to be an officer of the Repatriation General Hospital, Caulfield;
MICHAEL JOSEPH CASEY, Macarthur, to resign upon removing from the neighbourhood of Macarthur;
RAYMOND DOOLEY, 3 Rotherwood-road, Ivanhoe, to resign upon removing from the neighbourhood of 3 Rotherwood-road, Ivanhoe;
VIVIAN PAUL QUICK, Colac, to resign upon removing from the neighbourhood of Colac;
ARTHUR LIVINGSTONE TELFORD, 22 Scheele-street, Surrey Hills, to resign upon removing from the neighbourhood of 22 Scheele-street, Surrey Hills;
VINCENT JOSEPH O'DONOGLUE, 2 Saunders-street, West Coburg, to resign upon removing from the neighbourhood of 2 Saunders-street, West Coburg; and
THOMAS MCVILLY, Secretary to the Association for the Advancement of the Blind, 118 Queen-street, Melbourne, to resign upon ceasing to be Secretary to the Association for the Advancement of the Blind.

DEPARTMENT OF MINES.

Warden's Clerk,

DANIEL GORDON MITCHELL
to act as Warden's Clerk at Avoca, *vice* A. F. F. Paten, deceased.

DEPARTMENT OF PUBLIC HEALTH.

Trustees for Cemeteries,

The undermentioned to be Trustees for the Public Cemeteries stated opposite their respective names:—

Dunolly—JOHN ANGUS, *vice* W. J. Parker, deceased.
Eldorado—WILLIAM CONNOR, DAVID CONNOR, EDWARD CUNNINGHAM, JOHN DNEILL, JOHN MOORE, JAMES MILNE, and STANLEY SANDERSON.
Meehan.—K'ETH FIXTER, METFORD JAMES LEE, and EDWARD PETER HANILY, *vice* Thomas Fixter, F. A. Hellican, and T. J. Hanily, respectively, deceased.

DEPARTMENT OF PUBLIC INSTRUCTION.

Senior Assistant,

DOROTHY SARA MCNAIR
to be a Senior Assistant, Grade II. (Female), Class "D." Professional Division, College of Domestic Economy; a vacancy having occurred, and the Public Service Commissioner having certified, on the 24th June, 1937, 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 entitled, under the provisions of the *Public Service Act*, to be appointed to fill such vacancy on probation for three months.

DEPARTMENT OF TREASURER.

Receiver of Revenue (Acting).

PATRICK JOHN KELLY
to act as Receiver of Revenue at Seymour during the absence of J. L. McGaan, on leave.

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

At Parliament House.

Melbourne, the 6th July, 1937.

APPOINTMENTS.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 12th day of July, 1937, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF AGRICULTURE.

Supervisor.

ALEX. DUNCAN McIVOR
to be a Supervisor in accordance with the provisions of section 45, Part 2, of the *Milk and Dairy Supervision Act 1928*, such appointment to commence on the 1st July, 1937.

DEPARTMENT OF CHIEF SECRETARY.

Acting Registrars of Births and Deaths.

The undermentioned to be Acting Registrars of Births and Deaths at the places and for the period stated opposite their respective names:—

LAURA VIOLET SCOTT, Bealiba, to date from 26th March, 1937, during the absence on leave of Georgia A. M. Parker.
HAZEL DOROTHY WILLIAMS, Birregurra, to date from 24th January, 1937, during the absence on leave of Neil Williams.
LENA SIMMONS, Campbellfield, to date from 1st January, 1937, during the absence on leave of Freda S. Olsen.
CORRY PLAYLE, Corryong, to date from 2nd January, 1937, during the absence on leave of Eda Playle.
MARY MORGAN, Donald, to date from 14th January, 1937, during the absence on leave of Mary J. Hinchcliffe.
ANNIE EVELINE STAFFORD, Dunolly, to date from 22nd February, 1937, during the absence on leave of George A. Stafford.
EDWARD WILLIAM COULSTON, Kiewa, to date from 10th February, 1937, during the absence on leave of Joseph Coulston, Junr.
ETHEL CARROLL, Kooloonong, to date from the 7th February, 1937, during the absence on leave of George A. Evans.
PERCIVAL HARDEN, Koondrook, to date from 6th February, 1937, during the absence on leave of Albert L. Berglund.
MARGARET HAMILTON, Koo-wee-rup, to date from 25th February, 1937, during the absence on leave of Clarence S. McLeod.
ELLEN MAUD HODGETTS, Landsborough, to date from 18th March, 1937, during the absence on leave of William W. Hodgetts.
MARGARET COSTER, Loch, to date from 27th March, 1937, during the absence on leave of Annie M. Loh.
ANNIE VICTORIA PATERSON, Nathalia, to date from 14th March, 1937, during the absence on leave of Mary Paterson.
MARJORIE JEANETTE FULTON, Newtown and Chilwell, to date from 17th March, 1937, during the absence on leave of John H. Fulton.

ARCHDALE ROBERT WILLIAMS, Omeo, to date from 8th March, 1937, during the absence on leave of Leopold D. E. Du Ve.

MARY MAYGER, Pakenham, to date from 6th January, 1937, during the absence on leave of Marion C. O'Shannassy.

CATHERINE DUNN CHESWAS, Peshurst, to date from 13th March, 1937, during the absence on leave of James G. Cheswas.

MARIA ANN CORN, Quambatook, to date from 20th January, 1937, during the absence on leave of Annie M. McPherson.

JOHN RICH, Rushworth, to date from 7th January, 1937, during the absence on leave of Edith M. M. Rich.

WILLIAM REGINALD THORNDAL, Sea Lake, to date from 4th February, 1937, during the absence on leave of Annie J. Thorndal.

ANNIE SMALLMAN, Toofa, to date from 15th March, 1937, during the absence on leave of Roy E. Smallman.

FRANK HERBERT WATSON, Trentham, to date from 1st February, 1937, during the absence on leave of Mary C. McPherson.

FRANCIS EDWARD PEACOCK, Violet Town, to date from 8th March, 1937, during the absence on leave of Edwin F. Peacock.

FRANCIS LANE, Wangaratta, to date from 1st March, 1937, during the absence on leave of Maud Thomson.

ADA NEWELL, Warracknabeal, to date from 11th February, 1937, during the absence on leave of David W. Tarrant.

MARY TURNER, Whittlesea, to date from 4th March, 1937, during the absence on leave of John C. Gibbs.

ELSIE DUNCAN, Willaura, to date from 9th March, 1937, during the absence on leave of Elizabeth Duncan.

MARGARET JEAN MOLYNEUX PERMEZEL, Yackandandah, to date from 1st March, 1937, during the absence on leave of Catherine F. Molyneux.

Registrar of Births and Deaths,

DAVID SYDNEY MORRIS, pursuant to the provisions of section 4 of the *Registration of Births, Deaths, and Marriages Act 1928*, to be Registrar of Births and Deaths at Ararat, to date from commencement of duty, with fees, *vice* James S. Morris, deceased.

Certifying Medical Practitioners.

WILLIAM ADAMSON BOSSENCE, M.B., B.S., pursuant to the provisions of the *Workers' Compensation Acts*, to be a Certifying Medical Practitioner at Kyabram.

JOHN ALOYSIUS O'BRIEN, M.B. et Ch.B., pursuant to the provisions of the *Workers' Compensation Acts*, to be a Certifying Medical Practitioner, and also a Medical Referee at Melbourne.

Electoral Registrar.

WILLIAM MEAGHER to be Electoral Registrar for the Sea Lake Subdivision of the Electoral District of Swan Hill, to date from 1st June, 1937, *vice* Harold John William Elliott, resigned.

Electoral Registrars (Acting),

JOHN THOMAS MCPHERSON to be Electoral Registrar (Acting) for the Essendon and Moonee Ponds Subdivisions of the Electoral District of Essendon; for the Ascot Vale Subdivision of the Electoral District of Flemington; for the Footscray, Footscray North, and Footscray South Subdivisions of the Electoral District of Footscray; and for the Yarraville Subdivision of the Electoral District of Williamstown, to date from 29th June, 1937, during the absence on leave of Albert Oscar Patchett:

WALTER JAMES PRICE

to be Electoral Registrar (Acting) for the Drysdale, Newtown and Chilwell, and Queenscliff Subdivisions of the Electoral District of Barwon; for the Geelong and Geelong West Subdivisions of the Electoral District of Geelong; for the Bannockburn, Geelong North, Meredith, and Werribee Subdivisions of the Electoral District of Grant; and for the Altona Subdivision of the Electoral District of Williamstown, to date from 12th July, 1937, during the absence on leave of Trevor William Lovett; and

FREDERICK SAVILLE MAXWELL

to be Electoral Registrar (Acting) for the Benalla North, Dookie, Tungamah, and Violet Town Subdivisions of the Electoral District of Benalla; for the Broadford, Kilmore, and Lancefield Subdivisions of the Electoral District of Bulla and Dalhousie; for the Cobram, Katamatite, Mooroopna, and Numurkah Subdivisions of the Electoral District of Goulburn Valley; for the Kyabram and Tatura Subdivisions of the Electoral District of Rodney; for the Euroa and Seymour Subdivisions of the Electoral District of Upper Goulburn; and for the Avenel, Heathcote, Nagambie, Pyalong, Runnymede, and Rushworth Subdivisions of the Electoral District of Waranga, to date from 5th July, 1937, during the absence on leave of John Sullivan.

DEPARTMENT OF MENTAL HYGIENE.

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 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 dates specified, that is to say:—

Nurses, Grade III.

RUTH ADA GALLACHER—13th June, 1937.
EDNA MARGARET RICHARDS—10th June, 1937.
ETHEL THATCHER—19th June, 1937.
EMILY LOUISA SARAH NOONAN—19th June, 1937.
KATHLEEN MARY HENNESSY—19th June, 1937.
MARJORIE OLIVE SMITH—18th June, 1937.
DOROTHY MARIE ROWLEY—11th June, 1937.
EVELYN BERTHA BAIRD—1st July, 1937.
KATHLEEN MARGARET GEORGE—1st July, 1937.
OLIVE ELIZABETH HALL—1st July, 1937.
ELLEN FRANCES MCCARTHY—1st July, 1937.
VIOLA OLGA SCHIER—1st July, 1937.

Plumber,

JOHN KEIL WELLARD—27th June, 1937.

DEPARTMENT OF LANDS AND SURVEY.

Junior Gardener.

IAN MURRAY ADAMS to be a Junior Gardener, General Division, Melbourne Botanic Gardens; a vacancy having occurred, and the Public Service Commissioner having certified on the 23rd June, 1937, 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 entitled under the provisions of the *Public Service Act 1928* to be appointed to fill such vacancy on probation for six months.

DEPARTMENT OF LAW.

Magistrates,

GEORGE BERNARD HOATSON, Tongala.
JOHN STANISLAUS HORROCKS, Tongala, and
THOMAS WATSON BASSETT, Sebastian.
to Keep the Peace in the Midland Bailiwick of the State of Victoria;
HARRY MIDDLETON WADE, Wholesale Fruit Market, Queen-street, Melbourne,
JOHN CARLYLE KENLEY, 13 Montclair-avenue, North Brighton,
JOSEPH JAMES COOKE, Pyalong.
GEORGE DAIR, Whitehorse-road, Croydon North.
WILLIAM KEYS BOWMAN, Keysborough.
RONALD VALENTINE SWANWATER MCPHERSON, 538 Collins-street, Melbourne, and
HARRY OSBORNE THOMAS, 38 Kerferd-street, East Malvern,
to Keep the Peace in the Central Bailiwick of the State of Victoria.

Commissioners for Taking Declarations, &c.

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

DANIEL DALEY, 9 Raynes-street, Caulfield, to resign upon removing from the neighbourhood of 9 Raynes-street, Caulfield.
OSBORNE OLSEN, 15 St. David-street, Northcote, to resign upon removing from the neighbourhood of 15 St. David-street, Northcote.
HENRY OLIVER COLLIER, Beaufort, to resign upon removing from the neighbourhood of Beaufort.

Clerks of Petty Sessions,

RICHARD HAMILTON GOSS to be Clerk of Petty Sessions at Hawthorn, Box Hill, and Ferntree Gully during the absence on annual leave of J. Maloney.

Sheriff's Substitute.

JOSEPH WATERS HAYES to be Clerk of the Peace for the Northern Bailiwick, Registrar of the County Court, and Clerk of Petty Sessions, at Shepparton, and clerk of the Peace for the Northern Bailiwick, and Registrar of the County Court at Shepparton, appointed 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 G. S. Catlow.

Clerk of Petty Sessions (Acting).

OLAF EDWIN RAWSON, First Constable of Police, Alexandra, to be also Clerk of Petty Sessions (Acting) at Alexandra during the absence on sick leave of W. Marchbank.

Probation Officers.

The undermentioned to be Probation Officers pursuant to the provisions of section 8 of the *Children's Court Act 1928*, for the Children's Court stated opposite each respective name:—

MERVYN BRITTON, The Vicarage, Drysdale—Drysdale;
ALBERT SUSSEX, 11 Elphin-grove, Hawthorn—Hawthorn;
EDWARD GRIFFITH, St. Paul's Vicarage, Western Beach, Geelong—Geelong; and
AGNES MARY KENNY, 8 Auburn-avenue, Northcote—Northcote.

Sheriff's Bailiff,

CHARLES VICTOR ASHE, Senior Constable of Police, Rushworth, to be also a Sheriff's Bailiff and a Bailiff of the County Court at Shepparton, *vice* W. F. McKenzie, resigned (fees).

Bailiff of County Court,

OLAF EDWIN RAWSON, First Constable of Police, Alexandra, to be also a Bailiff of the County Court at Seymour during the absence on sick leave of W. Marchbank (fees).

Sworn Valuers.

The undermentioned to be Sworn Valuers, pursuant to the provisions of section 14 of the *Transfer of Land Act 1928* (No. 3791), for the district as stated:—

CECIL ARNOLD MILNER, 16 Queen-street, Melbourne, limited to the County of Bourke;
WILLIAM STOCKDALE, 3 Irving-street, Malvern, limited to the Counties of Bourke, Buln Buln, and Mornington; and
HANS ALAN MITCHELL, Farmers' Debts Adjustment Board, Melbourne, for the State of Victoria.

DEPARTMENT OF PUBLIC HEALTH.

Member of Nurses' Board,

MARGARET ELEANOR McDONALD to be a member of the Nurses' Board for the period ending on 14th March, 1940, *vice* Ethel Simons, resigned.

Trustees of Cemeteries,

The undermentioned to be Trustees of the Public Cemetery stated opposite each respective name:—

Amherst.—WALTER EDGAR GANE, *vice* A. Matthews, deceased.
Dwelling Forest.—JOHN REID, *vice* W. Reid, deceased.
Lismore.—JOHN RYAN and FREDERICK SMITH, *vice* T. P. Shannon and N. A. Vowles, resigned.
Sorrento.—JOHN BOSWELL CLARK, *vice* A. Backius, deceased.
Woorak.—GUSTAV WALTER STEPHEN, *vice* R. G. Kean, resigned.

DEPARTMENT OF TREASURER.

Director of Finance,

ARTHUR TENNISON SMITHERS to be Director of Finance, *vice* H. A. Pitt, to date from the 1st September, 1937.

Receiver of Revenue (Acting),

JOSEPH WATERS HAYES to act as Receiver of Revenue at Shepparton during the absence of G. S. Catlow on leave.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Waterworks Trusts Commissioners,

EDWARD HUNTER to be a Commissioner of the Moe Waterworks Trust for a period of four years, dating from the 31st July, 1937, his present term of office expiring on 30th July, 1937.

JOHN WALKER

to be a Commissioner of the Kyneton Shire Waterworks Trust, and to hold office as such for a period of four years from the date hereof, subject to the provisions of the Water Acts.

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

At the Executive Council Chamber,
Melbourne, 12th July, 1937.

The Constitution Act Amendment Act 1928.

OFFICERS OF PARLIAMENT APPOINTED.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of *The Constitution Act Amendment Act 1928*, has, by Orders made on the 12th day of July, 1937, been pleased to make the following appointments, to date from the 28th July, 1937, viz.:—

PERCY THOMAS POOK, LL.M., J.P.,
to be Clerk of Parliaments, *vice* W. R. Alexander, C.B.E.

FREDERICK EDWARD WANKE,
to be Clerk of the Legislative Assembly, *vice* W. R. Alexander, C.B.E.

HUGH KENNEDY MCLACHLAN,
to be Clerk of Committees and Serjeant-at-Arms, *vice* F. E. Wanke.

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

At the Executive Council Chamber,
Melbourne, 12th July, 1937.

APPOINTMENT.

PUBLIC SERVICE COMMISSIONER.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of the *Public Service Act 1928* (No. 3757), has, by an Order made on the 12th day of July, 1937, been pleased to re-appoint—

JAMES HARNETTY, C.B.E.,
to be Public Service Commissioner, for the period 22nd July, 1937, to 21st July, 1938, both dates inclusive.

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

At the Executive Council Chamber,
Melbourne, the 12th July, 1937.

APPOINTMENTS.

OFFICERS OF THE FIFTH CLASS, CLERICAL DIVISION.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 12th day of July, 1937, been pleased to appoint the undermentioned persons to be Officers of the Fifth Class, Clerical Division, at the offices shown opposite their respective names; vacancies having occurred, and the Public Service Commissioner having certified on the dates shown 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:—

DEPARTMENT OF LANDS AND SURVEY.

HAROLD BERTIE CHATFIELD, Department of Lands and Survey—24th June, 1937.

DEPARTMENT OF PUBLIC WORKS.

JOHN EAMONN BRODY, and EDWIN JAMES BROWN, Department of Public Works—5th July, 1937.

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

At the Executive Council Chamber,
Melbourne, the 12th July, 1937.

APPOINTMENTS.

Corrigendum.

In the appointments published in the *Government Gazette* of the 7th July, 1937, at page 1920, under the heading "Department of Mines," the name "Sheila A'Brien" to act as Mining Registrar appearing therein should read "Sheila O'Brien".

Gazette Office,
8th July, 1937.

RESIGNATIONS.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 6th day of July, 1937, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:-

DEPARTMENT OF CHIEF SECRETARY.

ELIZABETH JOHNSON, as Registrar of Births and Deaths at Meredith, to date from and inclusive of 2nd June, 1937.

DEPARTMENT OF LAW.

LLOYD DOUGLAS THOMSON, as an Officer of the Fifth Class, Clerical Division, Office of Titles, Department of Law, from and inclusive of the 4th July, 1937.

CHARLES EDWARD BEAMES, as Clerk of Petty Sessions (acting) at Cobram.

DEPARTMENT OF TREASURER.

LEO ALEXANDER KING, as Fourth Class Clerk, Department of Treasurer (Accounts Branch), from and inclusive of the 1st July, 1937.

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

At Parliament House,
Melbourne, the 6th July, 1937.

RESIGNATIONS.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 12th day of July, 1937, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:-

DEPARTMENT OF CHIEF SECRETARY.

HAROLD JOHN WILLIAM ELLIOTT, as Electoral Registrar for the Sea Lake Subdivision of the Electoral District of Swan Hill, to date from and inclusive of 1st June, 1937.

DEPARTMENT OF POLICE.

KEVIN BERESFORD HOGAN, as Officer of the Fifth Class, Clerical Division, to date from and inclusive of 11th July, 1937.

DEPARTMENT OF MENTAL HYGIENE.

SELMA PRICE-PONTIFEX, BRIDGET EILEEN BOLTON, and OLIVE PEARL GILHAM, as Nurses, Grade III., to date from and inclusive of the 30th May, 1937, 3rd July, 1937, and 9th July, 1937, respectively.

DEPARTMENT OF LAW.

WILLIAM FREDERICK MCKENZIE, of Rushworth, as a Sheriff's Bailiff and Bailiff of the County Court, at Shepparton.

CLIBBORN LE LIEVRE, from the Commission of the Peace for the Midland and Western Bailiwicks of the State of Victoria.

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

At the Executive Council Chamber,
Melbourne, the 12th July, 1937.

INSPECTOR OF BOILERS, CLASS "D," PROFESSIONAL DIVISION, DEPARTMENT OF MINES.

APPLICATIONS will be received by the Public Service Commissioner (Victoria) from persons who are qualified for appointment to the above-mentioned position.

Yearly Salary.—£325, minimum; £410, maximum.

Particulars of duties and qualifications may be obtained on application to the Commissioner's Office.

Applications (which should be accompanied by evidence of experience and qualifications, and a statement of date and place of birth) must be lodged at this office not later than Friday, the 23rd July, 1937.

By order,

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 13th July, 1937.

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

REGULATIONS.—PROFESSIONAL DIVISION.

CHAPTER II.

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

Department and Office.	Yearly Rate of Salary.	
	Minimum.	Maximum.
DEPARTMENT OF LANDS AND SURVEY.	£	£
CLASS "C."		
For— Staff Surveyor	384	492
Read— Staff Surveyor	384	516
To take effect as from the 1st July, 1937.		

J. HARNETTY,
Public Service Commissioner.

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner,
Melbourne, 30th June, 1937.

Approved by the Governor in Council,
the 6th July 1937.

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

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

REGULATIONS.—CLASSIFICATION OF GENERAL DIVISION.

CHAPTER VII.

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

Department and Office.	Yearly Rate of Salary.	
	Minimum.	Maximum.
DEPARTMENT OF AGRICULTURE.	£	£
Repeal—		
Inspector of Stock (District)	304	382
Inspector of Stock (Port)	304	382
Inspector of Stock, Assistant (Port)	265	317
Inspector of Stock	265	317
Add—		
Inspector of Stock, Senior	343	382
Inspector of Stock	291	330
To take effect as from the 1st July, 1937.		

J. HARNETTY,
Public Service Commissioner.

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner,
Melbourne, 25th June, 1937.

Approved by the Governor in Council,
the 6th July, 1937.

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

Act No. 3757, Section 66.

REGULATIONS.—TRAVELLING ALLOWANCES.—
CHAPTER IX.

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:—

PART II.—ALLOWANCES TO CERTAIN OFFICERS.
Department of Chief Secretary.

Clause 10.

Repeal—

Inspector, Bairnsdale—£60 a year within a radius of 30 miles from Bairnsdale.

To take effect as from the 1st July, 1937.

PART II.—ALLOWANCES TO CERTAIN OFFICERS.
Department of Public Instruction.

Clause 14.

Add—

In Bendigo—12s. 6d. a month.

To take effect as from the 24th May, 1937.

J. HARNETTY,
Public Service Commissioner.

W. A. ROBINSON,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 28th and 29th June, 1937.

Approved by the Governor in Council,
6th July, 1937.

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

DEPARTMENT OF MENTAL HYGIENE.

Public Service Act (No. 3757), Section 66, and the Lunacy Acts.

ALTERATION OF REGULATIONS—CLASSIFICATION OF
GENERAL DIVISION, CHAPTER III.

THE Director of Mental Hygiene, in pursuance of the powers vested in him, hereby amends the Regulations made on the 24th June, 1936, and submits the same for the approval of the Governor in Council, to take effect from and inclusive of the 1st July, 1937:—

Office.	Yearly Rate of Pay.	
	Minimum.	Maximum.
GENERAL STAFF (Females).	£	£
<i>Instead of—</i> Chief Nurse	274
<i>Read—</i> Chief Nurse	286

J. CATARINICH,
Director of Mental Hygiene.

Department of Mental Hygiene,
Melbourne, 28th June, 1937.

Approved by the Governor in Council,
6th July, 1937.

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

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

EXEMPTION.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Order made on the 6th day of July, 1937, exempted the officers specified hereunder from

the provisions of sections 90 and 91 of the *Public Service Act 1928* (No. 3757):—

ACCIDENT INSURANCE OFFICE.

Officers of the Accident Insurance Office, Department of Chief Secretary, who are required to work overtime; such exemption to be operative for the period from the 1st April, 1937, to the 30th June, 1937.

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

At Parliament House,
Melbourne, the 6th July, 1937.

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

EXEMPTIONS.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Order made on the 12th day of July, 1937, exempted the officers specified hereunder from the provisions of sections 90 and 91 of the *Public Service Act 1928* (No. 3757):—

DEPARTMENT OF AGRICULTURE.

(1) Officers of the Dairying Division, Department of Agriculture, who are required to work overtime in connexion with the issue of licences for dairies and dairy farms; such exemption to be operative for the period from the 21st June, 1937, to the 24th July, 1937.

(2) Officers of the Department of Agriculture who are required to work overtime in connexion with the inspection of fruit, grain, seeds, plants, and sea-borne stock; such exemption to be operative for the period from the 1st July, 1937, to the 31st December, 1937.

DEPARTMENT OF LANDS AND SURVEY.

Officers of the Botanic Gardens, Melbourne, Department of Lands and Survey, who are required to act as watchmen on Sundays; such exemption to be operative for the period from the 1st July, 1937, to the 30th June, 1938.

DEPARTMENT OF PUBLIC HEALTH.

(1) Charles Walter Robinson, Inspector of Liquor, Department of Public Health, when required to work overtime in connexion with the inspection of liquor on Saturday afternoons, public holidays, and between the hours of 5 p.m. and 6 p.m. (Monday to Friday) when engaged in the country.

(2) Officers of the professional division, Department of Public Health, who are required to make inspections of public buildings on Saturday afternoons, public holidays, and in the evenings for the purpose of seeing that the regulations in regard to overcrowding, fire-prevention, &c., are complied with; such exemptions to be operative for the period from the 1st July, 1937, to the 30th June, 1938.

DEPARTMENT OF TREASURER.

(1) Officers of the Accounts Branch, Department of Treasurer, who are required to work overtime in connexion with the preparation of the estimates, budget papers, and finance statements; such exemption to be operative for the period from the 30th June, 1937, to the 26th August, 1937.

(2) Officers of the Accounts Branch, Taxation Branch, Department of Treasurer, who are required to work overtime in connexion with the balancing of accounts; such exemption to be operative for the period from the 30th June, 1937, to the 7th July, 1937.

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

At the Executive Council Chamber,
Melbourne, the 12th July, 1937.

DEPARTMENT OF LAW.

ADDITIONAL DAY FOR COURT OF PETTY SESSIONS.—
TRARALGON.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has by Order made on the 12th day of July, 1937, appointed Wednesday, the 4th August, 1937, for the holding of a Court of Petty Sessions, at Traralgon, in addition to the days heretofore appointed.

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

At the Executive Council Chamber,
Melbourne, the 12th July, 1937.

Local Government Act 1928, Part 42, Section 85B.

LICENCES TO OCCUPY UNUSED ROADS.

NOTICE is hereby given that Licences to occupy Unused Roads have been issued to the following approved applicants and that the Licence Fee specified in each case has been received by the Accountant, Lands Department, Melbourne, C.2.

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting on— Allotments and Sections.	Area.	Fee for Licence.		Date of Issue of Licence.	Date of Expiry of Licence.
						£	s. d.		
26291	Anderson, (Mrs.) B., Drouin ..	Buln Buln ..	Jindivick ..	North-west of 34B, through allot. 34	4 0 0	0	4 0	1.1.37	31.12.39
26292	Johns, E. F., Drouin ..	Buln Buln ..	Drouin West	North allot. 14, sec. 6	1 2 0	0	2 6	1.1.37	31.12.39
26293	Powell, Edgar, Lancefield ..	Romsey ..	Goldie ..	East allot. 13A ..	2 3 0	0	3 0	1.1.37	31.12.39
26294	Murray, H. C., Estate, Yannathan	Buln Buln ..	Yannathan	East of 98'	8 0 0	0	10 0	1.1.37	31.12.39
26295	Gallagher, (Miss) E., Romsey ..	Romsey ..	Chintin ..	East of 150, sec. A ..	12 0 0	0	12 0	1.1.37	31.12.39
26296	Fisher, Wm. L. W., Modella ..	Buln Buln ..	Yannathan	North-east of 93 ..	2 0 0	0	4 0	1.1.37	31.12.39
26297	Perry, Stanley V., Rumbug L.B.	South Gippsland	Mirboo	Between allot. 67A and 67B	2 0 0	0	2 6	1.1.36	31.12.38
26298	Middleton, (Mrs.) J., Longwarry North	Buln Buln ..	Drouin West	Allots. 162A, B, E ..	2 0 0	0	5 0	1.1.37	31.12.39
26299	Hall, (Mrs.) H., Longwarry ..	Buln Buln ..	Drouin West	Northern part, east of 169	0 2 0	0	2 6	1.1.37	31.12.39
26300	Mahomed, (Mrs.) M., Tannahills	South Gippsland	Wonga	North of allot. 4, sec. A	1 3 0	0	2 6	1.1.36	31.12.38
26301	Mirtschin, B., Woolsthorpe ..	Warrnambool	Woolsthorpe	East of 2, 3A, 3B, sec. 19; north of 1A, 2A, sec. 18; north of 2, sec. 22; north of 1 and 2, sec. 23	32 1 0	5	16 3	1.1.37	31.12.39
26302	Stanley, J. H., "Waahi," Harrow	Kowree ..	Toolongrook	North of 13 ..	6 2 0	0	16 3	1.1.37	31.12.39
26303	Hermann, A. J., Hamilton ..	Dundas ..	Monivae ..	West of 1, sec. 5 ..	5 1 0	1	1 0	1.1.36	31.12.38
26304	Lane, Chas., Nareen ..	Wannon ..	Tarrayouk-yan	Between 109, 110, 111 and 124, 131A, 131B	7 2 36	0	15 6	1.1.37	31.12.39
26305	Gray, A. J. H., Glenorchy ..	Stawell ..	Riachella and Glenorchy	East of 1, 2, 3, and part 4, sec. 6; east of 1 and 4, sec. 7	24 0 0	2	8 0	1.1.37	31.12.39
26306	Austin, C. N., c/o Silvester and Silvester, Casterton	Wannon ..	Bruk Bruk	South of B2, sec. 3; east of 1, 2, 3, 4, sec. 6; south of 4, sec. 3; south of B2, sec. 5	35 2 35	1	15 6	1.1.37	31.12.39
26307	Affleck and Dye, 103-105 William-street, Melbourne	Minhamite ..	Tallangoork	Through allot. 3B, sec. 14; south-west of 3B, sec. 13	5 1 24	2	3 6	1.1.37	31.12.39
26308	Mercer, A. C., Wannon ..	Dundas	Toolka Toolang Bulart	West of 1A, 1B, sec. 13, &c.	368 0 12	45	1 3	1.1.37	31.12.39
26309	McDonnell, W., Connewirricoo	Glenelg ..	Mooree ..	East of 5B: west of 5A	15 3 0	1	13 3	1.1.37	31.12.39
26310	Harnath, C. S., Croxton East	Mount Rouse	Yalimba East	West of 4, sec. 7; south of 4 and 3, sec. 7	12 0 0	1	18 8	1.1.37	31.12.39
26311	Cameron, C. W., Peshurst ..	Mount Rouse	Yalimba East	South of 3B, sec. 7...	2 0 0	0	6 7	1.1.37	31.12.39
26312	Cameron, R. A., Peshurst ..	Mount Rouse	Yalimba East	West of 1, sec. 7 ..	4 0 0	0	12 4	1.1.37	31.12.39
26313	Bree, W. J. S., Harrow ..	Kowree ..	Harrow ..	North of 110 ..	5 2 23	0	2 6	1.1.37	31.12.39
26314	King, K. R., "Willawa," Caramut	Warrnambool	Caramut ..	East of 4A, 4B, sec. 10; north of 1A, 1B, sec. 10; west of 1A, 1B, sec. 12	11 0 0	2	5 3	1.1.37	31.12.39
26315	O'Shea, J., Horsham ..	Arapiles ..	Vectis East	Between 274 and 275	10 2 0	1	1 0	1.1.37	31.12.39
26316	Hicks, W. A., Miram ..	Lawloit ..	Yanipy ..	North of 88 and 89..	7 3 37	1	10 9	1.1.37	31.12.39
26317	Williams, P. L., Miram ..	Lawloit ..	Mirampiram	North of 1A ..	6 1 18	1	8 3	1.1.36	31.12.38
26318	Gready, H. M., Wal Wal ..	Stawell ..	Warranook	Part between 226A and 225	4 0 0	0	10 0	1.1.37	31.12.39
26319	Yuill, V., Hamilton ..	Portland ..	Narrawong	East of 7 and 9, sec. 1; west of 11, sec. 1; south of 14, sec. 1	16 0 0	0	17 0	1.1.37	31.12.39
26320	Northcott, H. J. L., Merino ..	Glenelg ..	Mocamboro	South of 4A, sec. XI.	7 1 0	0	14 6	1.1.37	31.12.39
26381	Mahomed, S., Amey's Track ..	South Gippsland	Wonga	North of allot. 4A, sec. A	1 3 0	0	2 6	1.1.36	31.12.38
26382	McCarthy, James, Rochford ..	Romsey ..	Rochford ..	Portion of 34 ..	3 0 0	0	12 0	1.1.37	31.12.39
26383	Nolan, Vincent, Collins-street, Melbourne	Upper Yarra	Woori	84B, 84C, 84D ..	8 0 0	0	8 0	1.1.37	31.12.39
26384	De La Haye, H., Dandenong ..	Dandenong ..	Eumemmering	56, 54, 53, parts 61, 62	14 0 0	1	6 8	1.1.37	31.12.39
26385	Scadden, W. N., Middle Tarwin	Woorayl ..	Meeniyam ..	South of allot. 35B..	7 0 0	0	2 6	1.1.36	31.12.38
26386	Ginevra, Guiseppa, Bacchus Marsh	Bacchus Marsh	Korkuperimal	8, 9, 10, 11, township of Darley	3 0 0	1	1 0	1.1.37	31.12.39
26387	Gleeson, Richard P., Jindivick	Buln Buln ..	Jindivick ..	10C, 10D, 10E, 10F ..	2 0 0	0	5 0	1.1.37	31.12.39
26388	McDonald, James, Longwarry	Buln Buln ..	Jindivick ..	South part allot. 110B ..	4 0 0	0	2 6	1.1.37	31.12.39

LICENCES TO OCCUPY UNUSED ROADS—continued.

Number of Licence.	Name and Addresses of Licensee.	Municipality.	Parish.	Abutting— Allotments and Sections.	Area.	Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.
26389	Humphrey, H. A., Toora ..	South Gippsland	Woorarra ..	East of allot. 3. sec. B	A. B. P. 1 2 0	£ s. d. 0 2 6	1.1.37	31.12.39
26390	Hobbs, Alfred G., Mirboo South	Woorayl ..	Mirboo South	North-west corner of 19A	0 1 0	0 2 6	1.1.37	31.12.39

Department of Lands and Survey (Unused Roads and Water Frontages Branch),
Melbourne, 8th July, 1937.

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

Local Government Act 1928, Part 42, Section 85B.

LICENCES TO OCCUPY WATER FRONTAGES.

NOTICE is hereby given that Licences to occupy Water Frontages have been issued to the following approved applicants, and that the Licence Fee specified in each case has been received by the Accountant, Lands Department, Melbourne, C.I.

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting on— Allotments and Sections.	Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.
16507	Gillick, V. C., Bahgallah ..	Glenselg ..	Bahgallah ..	45, 45A, 45C ..	£ s. d. 1 10 0	1.1.37	31.12.39
16508	Brehant, J. D., Salt Creek, via Great Western	Stawell ..	Concongella ..	14A, 14B, 14C, 14D, 2	1 3 3	1.1.37	31.12.39
16509	Schunke, A. H., Natimuk ..	Arapiles ..	Lowan ..	74, 75A, 74A ..	0 2 6	1.1.37	31.12.39
16510	Mercer, A. C., Wannoo ..	Dundas ..	Toolka ..	1A, sec. 8 ..	1 4 0	1.1.37	31.12.39
16511	McDonnell, W., Connewerricoo ..	Glenselg ..	Mooree ..	5B, 5D, 5E ..	0 10 0	1.1.37	31.12.39
16512	Ryan, P. J., Horsham ..	Arapiles ..	Darragan ..	42 ..	1 0 0	1.1.36	31.12.38
16513	Bonbow, F. W. ..	Portland ..	Gorae ..	1, sec. 5 ..	0 17 6	1.1.37	31.12.39
16514	Stewart, C. F., Tallangower, Chetwynd	Glenselg ..	Ganoo Ganoo ..	25A ¹⁵ , 25A ¹ ..	0 12 0	1.1.37	31.12.39
16515	Lewis, G. (Mrs.), Dunkeld ..	Mount Rouse	Dunkeld ..	16B ..	0 2 6	1.1.37	31.12.39
16516	Sampey, F., Chetwynd ..	Glenselg ..	Ganoo Ganoo ..	8, sec. 12 ..	0 2 6	1.1.37	31.12.39
17151	Harris, F. E. (Mrs.), Benjeroop ..	Kerang ..	Benjeroop ..	Abutting allot. 5, sec. 2 (Murray River)	0 9 0	1.1.36	31.12.38
17152	White, W. K., and L. J., Wedderburn Junction	Korong ..	Korong ..	3A, 3B, 3C, 3D, 3E, and 3F (Korong Creek)	0 13 6	1.1.37	31.12.39
17153	McKissack, E. (Mrs.), Metcalfe ..	Metcalfe ..	Hawkestone ..	10, 11, 12, sec. 7 (Coliban River)	2 0 0	1.1.37	31.12.39
17154	Jamieson, M. (Mrs.), "Hyltop," Pyramid	Gordon ..	Terrick Terrick West	9B, sec. A (Bullock Creek)	0 6 0	1.1.37	31.12.39
17155	Sharp, R. C., Pyramid Hill ..	Gordon ..	Mincha ..	13A (Bullock Creek) ..	0 11 0	1.1.36	31.12.38
17156	Waters, W. F., Pyramid Hill ..	Gordon ..	Terrick Terrick West	10, sec. A (Bullock Creek)	3 5 0	1.1.37	31.12.39
			Mologa ..	19 and 20, sec. B (Bullock Creek)			
17157	Porry, G., Yawong, via Charlton ..	Kara Kara ..	Coonoer West	70A, 70B (Avoca River)	0 12 0	1.1.37	31.12.39
17158	Stevens, S. J., Private Bag, Pyramid	Gordon ..	Terrick Terrick West	10B, sec. A (Bullock Creek)	0 12 0	1.1.37	31.12.39
17159	Coutts, A. M., Fernihurst ..	Gordon ..	Yarrowalla ..	Frontage to Serpentine Creek, abutting allots. 12, 10, 9, 8, sec. B (70 acres): frontage to Loddon River, abutting allots. 16A, 16, 16B, 16C, 11A, 5A, 5B, 5C, A ² , A ³ , B ¹ , and B ² , sec. B (48 acres)	1 18 0	1.1.37	31.12.39
17160	Coutts, A. M., Fernihurst ..	Korong ..	Mysia ..	Frontage to Loddon River, abutting allots. 36A, 36B, 36D, 36C, 36E, and 36			
17291	Pemberton, H. C., Longwarry ..	Buln Buln ..	Drouin West ..	Northern part east of allot. 73	0 3 0	1.1.37	31.12.39
17292	Thomas, A. P., Devon North ..	Alberton ..	Devon ..	Stony Creek, allot. 114	0 4 0	1.1.37	31.12.39
17293	Kydd, Joseph, Labretouche ..	Buln Buln ..	Jindivick ..	Bunyip River, allot. 114A	0 10 0	1.1.37	31.12.39
17294	Pulham, Albert J., Fish Creek ..	South Gippsland	Doomburrim ..	Fish Creek, part 32 ..	0 5 0	1.1.37	31.12.39
17295	Brooks, Edwin, Bena ..	Korumburra ..	Jumbunna East	Foster Creek, 39A ² ..	0 6 0	1.1.37	31.12.39
17296	Cornwall, H. A., Fish Creek ..	South Gippsland	Doomburrim ..	Fish Creek, 33 ⁷ ..	0 4 9	1.1.37	31.12.39
17297	Payne, John, Longwarry ..	Buln Buln ..	Drouin West ..	Allot. 105 ..	0 3 0	1.1.37	31.12.39
17298	Dwyer, Ernest, Ripple Brook, via Drouin	Buln Buln ..	Longwarry ..	South of allot. 75 ..	0 18 0	1.1.37	31.12.39
17299	McKeone, M. P., Longwarry ..	Buln Buln ..	Drouin West ..	South of allot. part 73	0 6 0	1.1.37	31.12.39
17300	Halit, Selami, Millgrove ..	Upper Yarra	Warburton ..	Part of allot. 8 ..	0 7 6	1.1.36	31.12.38

Licence No. 16516, special condition, suitable unlocked swing gates to be erected (permission to cultivate granted).—Licence No. 17151, suitable unlocked swing gates to be erected and maintained in all fences placed across the frontage.—Licences Nos. 17154, 17156, and 17158, rent charged from 1st June, 1937, suitable unlocked swing gates to be erected and maintained in all fences placed across the frontage.—Licence No. 17155, rent charged from 1st June, 1937.

Department of Lands and Survey (Unused Roads and Water Frontages Branch),
Melbourne, 8th July, 1937.

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

VICTORIAN RAILWAYS.

VICTORIAN RAILWAYS COMMISSIONERS.

BY-LAW No. 331.

THE VICTORIAN RAILWAYS COMMISSIONERS, in pursuance of the powers conferred in that behalf by the Railways Acts, do hereby make the following By-law:—

For the words "31st July, 1937" where appearing in By-law No. 330, there shall be substituted the words "31st July, 1938", and for the letters and figures "b 50s." and "b 47s. 6d." shown opposite Deniliquin and Mathoura respectively under the heading "Sugar" there shall be substituted the letter and figures "a 20s."

In witness thereof the common seal of The Victorian Railways Commissioners was affixed hereto this 25th day of June, One thousand nine hundred and thirty-seven, in the presence of—

(SEAL) HAROLD W. CLAPP, } Victorian
N. C. HARRIS, } Railways
M. J. CANNY, } Commissioners.

Confirmed by the Governor in Council,
the 6th July, 1937.

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

CITY OF SOUTH MELBOURNE.

DECISION OF MINISTER THAT CERTAIN RIGHT-OF-WAY IN SOUTH MELBOURNE IS NOT REQUIRED FOR PUBLIC TRAFFIC.

WHEREAS a right-of-way being all that piece of land being part of Crown allotment 8, section 57c, City and Parish of South Melbourne, County of Bourke: Commencing at a point on the eastern side of Ferrars-street 131 ft. 11 in. northerly from Douglas-street; thence by a line bearing north 28 deg. west and being the eastern side of Ferrars-street 13 feet; thence by a line bearing north 62 deg. east and bounded on the north by the remaining portion of Crown allotment 8, 99 ft. 1 in. to a road 13 ft. 0½ in. wide at this point; thence by a line forming western boundary of said road, and bearing south 27 deg. 16 min. east 13 ft. 2 in.; thence by a line being the southern boundary of Crown allotment 8 and bearing south 62 deg. 6 min. west 98 ft. 11 in. to the commencing point, and coloured red on the plan attached to Correspondence No. 37/166 deposited in the office of the Public Works Department, Melbourne, is situate within the municipal district of the City of South Melbourne, and was proclaimed a public highway by the Governor in Council on the 17th February, 1916, and such Proclamation was published in the *Government Gazette* of the 23rd February, 1916.

And whereas it is alleged that the said right-of-way is no longer required for public traffic, and the question whether the said right-of-way is or is not required for public traffic has been referred to the Council of the said City of South Melbourne, and to the Honorable George Louis Goudie in his capacity as the responsible Minister of the Crown for the time being administering section 549 of the *Local Government Act 1928*.

Now therefore the said Council and the said George Louis Goudie, as such Minister as aforesaid, having taken the said question into their consideration, do, under the powers vested in them by this present instrument under the common seal of the City of South Melbourne, and the hand and seal of the said George Louis Goudie, as such member as aforesaid, hereby decide that the said right-of-way is not required for public traffic.

Dated the second day of July, in the year of our Lord One thousand nine hundred and thirty-seven.

The common seal of the City of South Melbourne was hereunder affixed in the presence of—

(SEAL) R. McLAUGHLAN, Mayor.
H. ALEXANDER, Town Clerk.

(SEAL) GEO. L. GOUDIE.

Signed, sealed, and delivered by the said George Louis Goudie in the presence of—C. C. GALE, Secretary for Public Works.

Transport Regulation Acts.

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 passenger vehicles or commercial goods vehicles described in each case on the route or routes, or in the manner respectively set out opposite their names, will be heard at the Exhibition Buildings, Rathdown-street, Carlton, commencing at the time specified on the day stated in each case, viz.:—

Name of Applicant; Nature of Application.

Thursday, the 22nd July, 1937, at 10 a.m.

PERRON, WILLIAM GEORGE (On behalf of GREAT NORTHERN MOTOR SERVICE); 3 Reo parlor coaches, with seating capacity for 17, 25, and 30 persons respectively, as stage omnibuses on the route Bendigo-Echuca, en route to Deniliquin and Hay, N.S.W., leaving Bendigo at 12 noon, arriving Hay 7 p.m., leaving Hay 8 a.m., arriving Bendigo 3 p.m. daily.

Thursday, the 22nd July, 1937, at 2.15 p.m.

DUNN, ROBERT WILLIAM; 1 commercial goods vehicle for the carriage of timber purchased by the applicant from any place in Victoria to timber yards in Melbourne.

Thursday, the 29th July, 1937, at 10 a.m.

McCULLOUGH, JAMES; 1 commercial goods vehicle for the carriage of urgent packages, parcels, and motor goods on the following route:—Bendigo to the border of N.S.W. at Echuca, en route to Hay, N.S.W.

RIGGIO, F.; 1 commercial goods vehicle for the carriage of—(a) the applicant's own goods in course of trade as fruiterer and greengrocer anywhere in Victoria; (b) potatoes to Melbourne from places within a radius of 20 miles from Dalmore.

RIGGIO, F.; 1 commercial goods vehicle for the carriage of—(a) applicant's own goods in course of trade as fruiterer and greengrocer anywhere in Victoria; and (b) primary produce anywhere in Victoria.

LEWIS, LEWIS; 1 Reo bus, with seating capacity for 8 persons, as a stage omnibus on the following route:—Benalla-Bendigo, via Violet Town, Murchison, Rushworth, Colbinabbin, and Goornong.

LEWIS, LEWIS; 1 Reo bus, with seating capacity for 8 persons, as a stage omnibus on the following route:—Bendigo to the border of N.S.W., en route to Barham, N.S.W., via Rochester, Bamawm, Lockington, Mitiamo, Pyramid, Cohuna, and Koondrook.

Notice of any objection should be forwarded to reach the Secretary of the Board not later than Monday, the 19th day of July, 1937.

F. P. MOUNTJOY, Secretary.

Exhibition Buildings, Rathdown-street, Carlton, 13th July, 1937.

INCOME TAX (ASSESSMENT) ACT 1936 (No. 4440).

NOTICE TO MAKE RETURNS.

IN accordance with the provisions of the *Income Tax (Assessment) Act 1936* (No. 4440), and the Regulations thereunder, I hereby require returns of all income derived during the year ended 30th June, 1937 (or the accounting period, if any, adopted under the Act in lieu of that year), to be furnished to me in such of the forms provided for the purpose as is applicable, containing the information and particulars mentioned or referred to in the form, and verified by declaration as therein set forth, and accompanied by all such balance-sheets, profit and loss accounts, statements, and other documents as are mentioned in the form, or as are requisite, on or before the dates hereinafter stated:—

On or before the 31st July, 1937—

- (a) By every person resident in Victoria (other than a company) whose total income from all sources, both in and out of Victoria, derived exclusively under one or more of the following headings, viz., remuneration as an employee, stipend, rent, interest, annuities, dividends, or any other source (not being a business in the ordinary acceptance of that term) was not less than £100.

On or before the 31st August, 1937—

- (b) By every person domiciled in Victoria (other than a company) whose gross income from all sources, both in and out of Victoria, derived wholly or partly from a source which is a business in the ordinary acceptance of that term, including a professional business, was not less than £100.
- (c) By every company resident in Victoria whose total income derived from all sources, both in and out of Victoria, was in excess of £1.
- (d) By every person not domiciled in Victoria, other than a company, whose total income derived from all sources in Victoria, was not less than £50.
- (e) By every non-resident company whose total income derived from all sources in Victoria was in excess of £1.
- (f) By the partners resident in Victoria, or by any one of them, of the total income of every partnership. When there is no partner resident in Victoria, the return is required to be furnished by the agent in Victoria for the partnership. Each individual partner whose total income, both from the partnership and from other sources, is not less than £100, is also required to furnish a return.
- (g) By the trustees resident in Victoria, or by any one of them, of the total income of every trust. When there is no trustee resident in Victoria, the return is required to be furnished by the agent in Victoria for the trustees.

Every owner or charterer of ships, whose principal place of business is out of Australia, who had amounts paid or payable to him in respect of the carriage of passengers, live stock, mails, or goods shipped in Victoria, is hereby required to make and furnish a return, before the departure of the ship from its last Victorian port, of the amount so paid or payable.

Every agent for a principal, whether resident or non-resident, is hereby required to furnish a return demanded of his principals.

Every person or institution holding money lodged at interest in Victoria is hereby required to furnish a statement showing the names and addresses of depositors to each of whom interest in excess of £50 was paid or credited during the year ended 30th June, 1937, and the amount of interest paid or credited to each.

Every return shall be addressed to the State Commissioner of Taxes, and be delivered at, or forwarded by post to, the State Income Tax Office, 436 Lonsdale-street, Melbourne, C.1.

Dated this 9th day of July, 1937.

R. W. CHENOWETH,
Commissioner of Taxes.

State Income Tax Office,
436 Lonsdale-street, Melbourne.

MUNICIPAL CLERKS BOARD.

NOTICE is hereby given that an examination of persons desirous of obtaining a certificate of competency to qualify themselves to hold the office of municipal clerks will be held on Wednesday, the 18th August, 1937.

Applications to appear at the examination will be received not later than the 31st July.

THOS. G. KING, Secretary,
Municipal Clerks Board.

Department of Public Works, Melbourne, C.2.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE IRON AND STEEL ROLLING BOARD.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, I hereby nominate the following persons for appointment as members of the Iron and Steel Rolling Board:—

Representatives of Employers:—

ARTHUR EDGERTON.
WALTER NORMAN TIMMINS.

Representatives of Employees:—

RAYMOND STOCKTON.
ERNEST THORNTON.

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

E. J. MACKRELL,
Minister of Labour.

8th July, 1937.

STATE COAL MINE INDUSTRIAL TRIBUNAL.

ORDER OF 11TH JUNE, 1937,

Relating to a Certain Matter Arising Out of Award No. 3.

In the matter of the *State Coal Mine Industrial Tribunal Act 1932*, and in the matter of a Reference by Employees comprised in Part 2 of the Schedule for interpretation of a certain matter arising out of Award No. 3 of the State Coal Mine Industrial Tribunal.

THIS Reference having come on for hearing before the State Coal Mine Industrial Tribunal and the said Tribunal having heard the representations made on behalf of the party concerned, it is ordered that the matter referred to be and the same is hereby interpreted as follows:—

AWARD No. 3.

As from 10th February, 1937, the work performed by sub-station Attendants at the week-end periods shall be paid for at the Electrical Mechanic's rate.

Dated this eleventh day of June, One thousand nine hundred and thirty-seven.

H. C. WINNEKE, Chairman,
State Coal Mine Industrial Tribunal.

STATE COAL MINE INDUSTRIAL TRIBUNAL.

AWARD No. 41 OF 11TH JUNE, 1937.

Relating to Rates of Pay of Certain Workers at the State Coal Mine, Wonthaggi.

THE State Coal Mine Industrial Tribunal, in pursuance of the powers in that behalf conferred by the provisions of the *State Coal Mine Industrial Tribunal Act 1932* (No. 4030), and constituted as provided by the said Act and the Order in Council made thereunder, hereby determines and awards as follows (that is to say):—

1. The marginal rates to be paid to the undermentioned workers shall be as follows:—

Grade.	Margin per day.	
	s.	d.
Lamp Attendant	1	3
Lamp Attendant (who duty includes repairing electric safety lamps) .. .	2	9

2. (a) Winch Drivers who are engaged in dip drives hauling-sets of skips beyond a distance of 200 feet shall be paid 6d. per shift in addition to the appropriate rate for Winch Drivers.

(b) This Award shall apply, as from 3rd October, 1935, to the Winch Drivers who were engaged in the stone dip drive at No. 20.

Dated this eleventh day of June, One thousand nine hundred and thirty-seven.

H. C. WINNEKE, Chairman,
State Coal Mine Industrial Tribunal.

Clause 1 of the above Award to come into operation from the 15th February, 1937; clause 2 (a) from the 13th June, 1937; and clause 2 (b) from the 3rd October, 1935.

Approved by the Governor in Council,
12th July, 1937.

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

CONTRACTS ACCEPTED.—(Series 1937-38.)**VICTORIAN RAILWAYS.***Railway Stores Suspense Account.—Act 3759, Section 105.*

1. All-g geared head, sliding, surfacing, and screw-cutting lathe, at £735 (Contract 49022).—McPherson's Pty. Ltd.
 2. Copper conductors, at 12d. per lb. (Contract 49062, Order in Council, 22nd June, 1937).—British Insulated Cables Ltd.
 3. Compressor units, at £189 each (Contract 49067, Order in Council, 27th April, 1937).—J. Wildridge and Sinclair Pty. Ltd.
 4. Log timber (mountain ash), item 1, at 9s. 3d. per 100 super. feet; items 2, 3, 4, 5, 6, 7, 8, and 9, at 8s. 9d. per 100 super. feet (Contract 49077).—L. Simpson.
 5. Bridge beams—Schedule "A," item 1, at £2 3s. 6d. per 100 super. feet; item 2, at £1 17s. 6d. per 100 super. feet; item 3, at £1 17s. per 100 super. feet; item 4, at £1 8s. per 100 super. feet; item 5, at £1 6s. per 100 super. feet; item 11, at £1 5s. per 100 super. feet; Schedule "B," item 9, at 18s. per 100 super. feet; item 10, at 16s. 3d. per 100 super. feet (Contract 49093).—Beattie and McLaughlin.
 6. Body for Leyland petrol road motor parlor coach, item 1, £493 (Contract 49148).—Martin and King Pty. Ltd.
 7. Timber, oregon fitches, item 3, at £19 14s. 6d. per 1,000 super. feet (Contracts 49175/49122, Order in Council, 1st June, 1937); Canada.—Aistergren Pty. Ltd.

Railway Charges in Suspense.

8. Cartage service within a radius of 3 miles of the Melbourne Post Office, at the corner of Elizabeth and Bourke streets, Melbourne, during the period 1st July, 1937, to 30th June, 1939, at rates (Contract 49119).—A. J. Hair.
 9. Cartage service in connexion with Elwood Power House, St. Kilda-Brighton electric street railway, and Sandringham-Black Rock electric street railway, during the period 1st July, 1937, to 30th June, 1939, at rates, Contract 49120).—J. F. Stow.

State Coal Mine Stores Suspense Account.

10. Electric motors, item 1, at £27 13s. each; item 2, at £18 15s. each; item 3, at £27 each (Contract 49091, Order in Council, 11th May, 1937); England.—Coates and Co. Pty. Ltd.
 11. Switches and fuses, item 1, at £11 10s. each; item 2, at £1 17s. each; item 3, at £1 15s. each; item 4, at 2s. each; item 5, at 2s. 3d. each (Contract 49124, Order in Council, 22nd June, 1937).—Electric Control and Engineering Pty. Ltd.
 12. Flameproof starters for electric motors, item 1, at £7 10s. each; item 2, at £10 15s. each; item 3, at £2 each (Contract 49130).—W. H. Lowe and Co. Pty. Ltd.

By order of the Victorian Railways Commissioners,

E. C. EYERS,
Secretary.

Melbourne, 9th July, 1937.

CONTRACTS ACCEPTED.—(Series 1936-37.)**PUBLIC WORKS.***Div. 59/2/1. Court Houses—*

1486. (3) Oneco Court House, new flooring, external painting, £103 7s.—H. A. Burlinson.

1487. (3) Inglewood Court House, repairs, painting, £139 10s.—J. H. Secombe.

Div. 59/4/1. Mental Hospitals—

1488. (1) Beechworth Mental Hospital, supply of medical diet-table, steam jacketed pan, two steam cookers, £400 4s.—Anderson and Ritchie Pty. Ltd.

Div. 59/6/1. Police—

1489. (3) Mitiamo Police Station, additions, improvements, &c., £467 3s.—E. J. Boyd.

1490. (6) Bealiba Police Station, repairs to building, fencing, and painting, £158 5s.—W. Nolan.

Div. 59/9/1. State Schools—

1491. (6) Yarraville West State School, No. 2332, repairs and renovations, £153 4s. 6d.—A. McKissock.

1492. (4) Sorrento State School, No. 1090, repairs, painting, school and residence, £128 5s.—A. M. Packam.

1493. (1) Richmond State School, No. 1567, repairs and renovations to conveniences and shelter pavilions, £127 7s.—Fisher and Kloster.

Div. 61/5. Contingencies—

1494. (1) Melbourne Ports and Harbors Branch, charging acetylene gas cylinders for twelve months: acetylene at 1s. 6d. per lb.; handling charge, 270 cylinders at 8s. 6d. each, four cylinders at 5s. each.—Aust. Oxygen and Industrial Gases Pty. Ltd.

Loan Act 4097. Unemployment Relief Works, Jetties—

1495. (2) Mornington Jetty, supply and delivery of sawn or hewn timber, £220 6s. 9d.—H. Milner.

Special Funds, Act 2297, Section 8. Government Buildings**Fire Insurance Fund—**

1496. (5) Spring Hill State School, No. 1920, new timber school, £436.—H. Burlinson.

Miscellaneous—

1497. (1) Wonthaggi District Hospital, additions and painting, £1,286.—A. H. Schulz.

Loan Act 4097. Unemployment Relief Works, Jetties—

1498. (4) Various, supply of piles and logs for jetties, £486 15s. 2d.—Alex. Sturrock and Sons.

Div. 59/11/1. Repairs—

1499. (3) Benalla Lands' Office, repairs and painting, £113 18s. 6d.—Cadman and Co.

Div. 59/11/13. Geelong Public Offices—

1500. (5) Geelong Public Offices, supply, installation of electric light and power, £530 17s.—J. P. Aarons.

GEO. L. GOUDIE, Commissioner of Public Works, 7.7.37.

GENERAL STORES, 1937-38.**CORRIGENDUM.**

Gazette No. 125, 25th June, 1937, page 1777, Schedule No. 72, Timber (Commonwealth).—For the rate shown opposite item 76, substitute 8s.

PROVISIONS, 1937-38.

Gazette No. 119, 22nd June, 1937, Provisions.—Until further notice, currants, 2 crowns, may be accepted in lieu of currants, 3 crowns, subject to a reduction of ¼d. per lb. in the respective contract rates.

PROVISIONS.—BUTTER.

The ruling market rate for butter, first grade, for the month of July, 1937, and until further notice, is £7 4s. 8d. per cwt.

H. E. JOHNSON, Secretary to the Tender Board, 12.7.37

ORDER IN COUNCIL.—(Series 1936-37.)**STATE RIVERS AND WATER SUPPLY COMMISSION.**

1485. Purchase of three Model 86/D All-electric Remington Front Feed Dual Cross Computing Accounting Machines and eighteen posting trays and guides from Chartres Pty. Ltd., £1,784, 1s. 4d.

Approved by the Governor in Council, the 6th July, 1937.
—C. W. KINSMAN, Clerk of the Executive Council.

ORDERS IN COUNCIL.—(Series 1937-38.)**STATE ELECTRICITY COMMISSION.**

223. For the supply of steel chimneys and brickwork lining, Yallourn Power Station, to Specification No. 37/23.—Gardner Constructions Pty. Ltd.

224. For the supply of 8 lightning arresters for 66,000 volt grounded neutral system, to Specification No. 37/34.—Gollin and Co. Pty. Ltd.

225. For the supply of 700 galvanized malleable iron strain clamps, to Quotation No. 2925.—United Engineering and Malleable Co. Pty. Ltd.

226. For the supply of insulated multi-core control cables, to Specification No. 37/39.—Johnson and Phillips Ltd.

227. For the supply of insulated multi-core control cables, to Specification No. 37/39.—Noyes Bros. (Melb.) Ltd.

228. For the supply of insulated multi-core control cables, to Specification No. 37/39.—W. G. Watson and Co. Pty. Ltd.

229. For the supply of insulated multi-core control cables, to Specification No. 37/39.—W. T. Henley's Telegraph Works Co. Ltd.

Approved by the Governor in Council, 6th July, 1937.—
C. W. KINSMAN, Clerk of the Executive Council.

230. For the supply of dust collecting plant for Nos. 17 and 18 boilers, Yallourn Power Station, to specification No. 37/17.—Crossle & Duff Pty. Ltd.

231. For the supply of black adhesive tapes for electrical purposes, for a period of twelve months, to quotation No. 2043.—Dunlop Perdriau Rubber Co. Ltd.

232. For the erection of extensions to motor workshops, South Melbourne, to specification No. 37/62.—J. Dixon.

Approved by the Governor in Council, 12th July, 1937.—
C. W. KINSMAN, Clerk of the Executive Council.

APPLICATIONS FOR MINING LEASES ABANDONED.

- 7651, Beechworth; Great Southern Gold Recovery and Mining Company N. L. (transferred to Benjamin George Nicholl); 2,980 acres; Parish of Goomaradda.
 7654, Beechworth; Paul E. Clarke; 120 acres; Parish of Matlock.
 7656, Beechworth; Gold Mines of Australia Limited; 67a. Or. 9p.; Parishes of Goulburn and Moolpah.
 7657, Beechworth; Gold Mines of Australia Limited; 24a. Or. 9p.; Parish of Matlock.

APPLICATION FOR MINING LEASE REFUSED.

- 6794, Mineral; Leslie John Waller; Bed of Yarrowee River; Parish of Yarrowee.

LICENCE GRANTED TO LET TRIBUTE.

- 7812, Beechworth; Benambra Gold Mines No Liability.

MINING LEASES GRANTED.

The undermentioned mining leases have been granted. Any lease not executed by the 4th proximo will be liable to forfeiture:—

- 8644; Castlemaine; Richard Arthur Ethell.
 5415, Gippsland; New Long Tunnel Gold Mines N. L. (in lieu of lease No. 4848 Gippsland, expired).
 5416, Gippsland; New Long Tunnel Gold Mines N. L. (in lieu of lease No. 4861 Gippsland, expired).
 6750, Maryborough; Mark Wanlace, the elder, Mark Wanlace, the younger, Joseph Wanlace, and Rowland Cooke.
 6836, Maryborough; South Gordon Gold N. L.

LICENCES GRANTED.

- 34, Licence to Prospect for Petroleum; Noel Augustin Webb.
 35, Licence to Prospect for Petroleum; Noel Augustin Webb.
 36, Licence to Prospect for Petroleum; Noel Augustin Webb.
 37, Licence to Prospect for Petroleum; Noel Augustin Webb.
 38, Licence to Prospect for Petroleum; Heinrich Theodore Noske.
 39, Licence to Prospect for Petroleum; Heinrich Theodore Noske.
 40, Licence to Prospect for Petroleum; Heinrich Theodore Noske.
 42, Licence to Prospect for Petroleum; James Albert Hogan.
 43, Licence to Prospect for Petroleum; James Albert Hogan.
 44, Licence to Prospect for Petroleum; James Albert Hogan.
 45, Licence to Prospect for Petroleum; James Albert Hogan.
 46, Licence to Prospect for Petroleum; William Cadman Greaves.
 49, Licence to Prospect for Petroleum, William Cadman Greaves.
 1289, Tailings Licence; Samuel Henry Doran.
 1290, Tailings Licence; Kenneth John David Saunders.

E. J. HOGAN,
Minister of Mines.

MINING LEASES AND LICENCE DECLARED VOID.

- 8523, Ballarat; Barkstead Gold Development N. L.
 8524, Ballarat; Barkstead Gold Development N. L.
 8592, Ballarat; Sidney William Russell.
 7604, Beechworth; Esmond Shirley Joske.
 7850, Castlemaine; Frank William Livingston.
 *5100, Gippsland; Harry Gillard.
 5022, Gippsland; Harry Gillard.
 5326, Gippsland; James Massey Herbert.
 5327, Gippsland; James Massey Herbert.
 5346, Gippsland; Henry Clapham, Jack Goss, and Harold Slocombe.
 10573, Bendigo; Great Northern Sheepshead Gold Mines N. L.
 6243, Mineral; Alfred Waterfield and William Robert Anyon.
 1059; Tailings Licence; Albert T. Warren and Carl Rohde.
 †1100, Tailings Licence; Benambra Gold Mines N. L.

*Applicant for forfeiture will be granted a new lease under section 91 of the *Mines Act 1928*.

†Applicant for forfeiture will be granted a new licence under section 119 of the *Mines Act 1928*.

GEO. BROWN,
Secretary for Mines.

Farmers' 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 on and from the dates shown:—

Name; Address; Date Issued.

- Bradley, Edwin Nicholson; Cowes, Phillip Island; 7th July, 1937.
 Cullinan, Stephen James; St. Germain's, via Kyabram; 7th July, 1937.
 Duffield, Eva (as executrix J. L. Duffield, deceased); Murrayville; 1st July, 1937.
 Grewar, Brian Kilpatrick; Cope Cope; 3rd July, 1937.
 Hart, Alexander Gordon; Sea Lake; 5th July, 1937.
 Hayes, James Andrew (as lessee of Bert Lowe's Trustee); Natya; 2nd July, 1937.
 Hoffmann, Herman Walter (executor R. B. Hoffmann, deceased); Bungallally; 8th July, 1937.
 Holt, Sydney George; Yinnar; 6th July, 1937.
 McDonald, Dougald; Underbool; 1st July, 1937.
 McLean, Charles; Sale; 8th July, 1937.
 Madden, Patrick and Margaret; Killarney; 7th July, 1937.
 Morgan, John Joseph; Carrum Downs; 9th July, 1937.
 Reck, Gregory; Greenshields-road, Drouin; 7th July, 1937.
 Reel, Isabella Catherine Elizabeth, William Arthur, and Wilfred Edward; Toolamba; 8th July, 1937.
 Shiel, Marie Eda; Tarnagulla; 2nd July, 1937.
 Simpson, John Henry, and Stanley Roy; Koo-wee-rup; 3rd July, 1937.
 Slaney, Henry Browne; Buckley's-road, Mornington; 5th July, 1937.
 Sowden, William; Fiery Flat, Korong Vale; 7th July, 1937.
 Sykes, John Wilmot; Haysdale, via Piangil; 3rd July, 1937.
 Tarran, Henry George; Manangatang; 2nd July, 1937.
 Vandersloot, Harry; Nungurner; 2nd July, 1937.

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

12th July, 1937.

Farmers' Debts Adjustment Act 1935.

CANCELLATION OF STAY ORDERS.

NOTIFICATION is hereby given that Stay Orders issued to the undermentioned farmers have been cancelled by the Farmers' Debts Adjustment Board, such cancellation to take effect on and from the 14th July, 1937.

No. of Stay Order; Name; Address.

- 1455; Kerr, Richard Robert; Yan Yean.
 1845; McFarlane, John Robert; Buckrabanyule.
 3399; Wise, Edward James; Bittern.

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

12th July, 1937.

- 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 24th September, 1937, or they may be excluded from the distribution of the estate when the assets are being distributed:—

ANDERSON, WALTER JAMES, late of Geelong, no occupation, died on the 9th June, 1937, intestate.

COWLEY, JOHN JOEL (also known as John Joseph Cowley), late of 35 Bay View-street, Prahran, gentleman, died on the 5th June, 1929, intestate.

HACKETT, REUBEN, late of 65 Barkly-street, Carlton, pensioner, died on the 22nd May, 1937, intestate.

LANGRIDGE, THOMAS, late of the Victorian Benevolent Home and Hospital for Aged and Infirm, Royal Park, labourer, died on the 26th February, 1937, intestate.

LYTTELTON, JOHN FRANCIS, late of 44 Crockford-street, Port Melbourne, waterside worker, died on the 5th June, 1937, intestate.

NAYLER, LUCY MARY, late of 14 Argyle-street, formerly of Moore-street, Footscray, widow, died on the 9th February, 1934, intestate.

M. M. PHILLIPS,
Curator of the Estate of Deceased Persons.

Melbourne, 6th July, 1937.

Forests Act 1928

FORESTS COMMISSION OF VICTORIA

OFFERS FOR WATTLE BARK IN THE STATE FORESTS,
ETC., 1937.

OFFERS endorsed "Offer for Wattle Bark, lot _____," and addressed to the Secretary, Forests Commission, Melbourne, will be received at this office up to Twelve noon on Wednesday, 8th September, 1937, for the right to strip and remove wattle bark on and from the following areas. The general conditions hereunder will apply in every case where not expressly stated to the contrary, and special conditions will also apply where provided. Full particulars may be obtained from the officer in charge in each case, or on application to the Commission.

GENERAL CONDITIONS.

1. No offer will necessarily be accepted.
2. The deposit mentioned in each case must accompany each offer.
3. Offers must be at a price per ton, irrespective of the species of wattle, and the bark must be weighed at the weighbridge named in each case, or at a weighbridge approved by the officer in charge, and at the expense of the licensee. Duplicate weighbridge tickets must be provided, and if so directed by him, the bark must be weighed in the presence of the officer in charge.
4. Royalty must be paid in two instalments, the first payment covering all bark removed by the 1st December, 1937, and the second payment covering all bark stripped by 28th February, 1938, by which latter date all work must cease, and all bark, stripped or otherwise, remaining on the area after that date shall be the property of the Crown.
5. No tree shall be felled or stripped on any beauty spot, picnic ground, or on any portion of any area which the officer in charge points out as not to be operated upon, and no particular tree specially marked by him to remain standing shall be felled or stripped, wherever situated.
6. No tree shall be felled so as to fall into any watercourse, or so as to obstruct any road or track.
7. No tree of less than 5 inches in diameter at a height of 2 feet from the ground shall be stripped when of the black or feather-leaved variety, or less than 2½ inches in diameter at a height of 2 feet from the ground when of the broad-leaved species, unless otherwise stated herein, and wherever a size limit is mentioned it shall be at a height of 2 feet from the ground. Notwithstanding this, trees of any diameter may be stripped with the express permission of the officer in charge, if diseased, or for other, in his opinion, valid reason.
8. The whole work to be done under the supervision of the officer in charge, and in accordance with his instructions.
9. Bark must be properly bundled, securely tied, and stacked in heaps of not less than 10 cwt. in clear places only, and the licensee must take every reasonable precaution against fire. A space of at least 40 feet round each stack must be cleared of grass and rubbish.
10. No bark must be removed without the express permission of the officer in charge.
11. Camps, must be pitched and fires lighted only in such places as shall be pointed out by the officer in charge, and the licensee shall, on demand of that officer, instantly dismiss from his employ any person or persons who shall carelessly use, leave, or light any fire, whether by smoking, cooking, or other operations, or who shall otherwise act in contravention of these conditions.
12. No live trees, other than wattle, must be cut or broken, or firewood used, without the express permission of the officer in charge.
13. The violation of any of the above or following conditions will render the licence null and void, and the Forests Commission shall have power to absolutely forfeit the whole or part of the deposit to the Crown, and to confiscate to the Crown all bark stripped to date of voidance. The officer in charge, in his discretion, shall have power to instantly suspend operations pending the decision of the Chairman being made known.

A. STRAHAN,
Secretary.

Forests Commission,
Melbourne, 12th July, 1937.

SCHEDULE.

Yarram Forest District.

Officer in Charge.—D. T. Kitchner, Yarram.

Lot 1. Mullungdung State Forest.—Black wattle, first quality. About 20 tons. Size limit, 5 inches diameter (Plantation, no size limit). Weighbridge, Sale. Deposit, £7 10s.

Lot 2. Won Wron State Forest.—Black wattle, first quality. About 6 tons. Size limit, 5 inches diameter. Weighbridge, Sale. Deposit, £2 10s.

Heywood Forest District.

Officer in Charge.—F. S. Incoll, Heywood.

Lot 3. Crown lands bounded on south by allotment 7, and on west allotment 9A, Parish of Kanawinka.—Black wattle, first quality. About 2 tons. Size limit, 3 inches diameter. Weighbridge, Casterton. Deposit, 15s.

Lot 4. Annya State Forest, being allotment 23, section A.—Black wattle, first quality. About 2 tons. Size limit, 3 inches diameter. Weighbridge, Portland. Deposit, 15s.

Lot 5. Hotspur State Forest, bounded by allotment 15, section A, Parish of Glenaulin.—Black wattle, first quality. About 7 tons. Size limit as specified by officer in charge. Weighbridge, Portland. Deposit, £1.

You Yangs Plantation.

Officer in Charge.—A. Anderson, Lara.

Lot 6. North-Eastern area, You Yangs Plantation.—Golden Wattle, first quality. About 7 tons. Size limit as specified by officer in charge. Weighbridge, Little River. Deposit, £5.

Maryborough Forest District.

Officer in Charge.—R. E. Torbet, Maryborough.

Lot 7. Pyrenees State Forest, Parish of Yehrip, north-east corner of parish.—Black wattle, first quality. About 3 tons. Size limit, 2 inches diameter. Weighbridge, Avoca. Deposit, £1.

Lal Lal Forest District.

Officer in Charge.—W. L. Grigg, Lal Lal.

Lot 8. Brisbane Ranges State Forest, along eastern fall of range, north of Bissells.—Black wattle, first quality. About 3 tons. Size limit, 3 inches diameter. Weighbridge, Bacchus Marsh. Deposit, £1 10s.

Bruthen Forest District.

Officer in Charge.—R. H. Needham, Bruthen.

Lot 9. Boonderoot State Forest, Ramrod Creek and Little Dick watersheds.—Black wattle, first quality. About 3 tons. Size limit, 4 inches diameter. Weighbridge, Bruthen. Deposit, £1 10s.

Lot 10. Boonderoot State Forest, Big Creek and Monkey Creek watersheds.—Black wattle, first quality. About 3 tons. Size limit, 4 inches diameter. Weighbridge, Bruthen. Deposit, £1 10s.

Lot 11. Tambo State Forest, Deep Creek and Fairy Dell watersheds.—Black wattle, first quality. About 6 tons. Size limit, 4 inches diameter. Weighbridge, Bruthen. Deposit, £2 10s.

Lot 12. Tambo State Forest, adjacent to allotments 13A, 13B, and 15B.—Black wattle, first quality. About 10 tons. Size limit, 4 inches diameter. Weighbridge, Bruthen. Deposit, £7 10s.

Lot 13. Maneroo State Forest, Dead Horse Creek and Ham-brooks area.—Black wattle, first quality. About 2 tons. Size limit, 3 inches diameter. Weighbridge, Bruthen. Deposit, £1.

Lot 14. Tambo State Forest, Stoney Creek watershed.—Black wattle, first quality. About 2 tons. Size limit, 3 inches diameter. Weighbridge, Bruthen. Deposit, £1.

Lot 15. Tambo State Forest, Donald's Knob, Dave Hall Creek, and Paddy's Creek watersheds.—Black wattle, first quality. About 2 tons. Size limit, 4 inches diameter. Weighbridge, Bruthen or Bairnsdale. Deposit, 15s.

Lot 16. Kianeck State Forest, bounded by Old Omeo road, Nicholson River, and parish boundaries.—Black wattle, first quality. About 4 tons. Size limit 4 inches diameter. Weighbridge, Bruthen. Deposit, £1 10s.

Broadford Forest District.

Officer in Charge.—G. T. Welsh, Broadford.

Lot 17. Queenstown Reserve.—Black wattle, 2nd quality. About 1 ton. Size limit, 3 inches diameter. Weighbridge, Hurstbridge. Deposit, 10s.

Castlemaine Forest District.

Officer in Charge.—C. McDonald, Castlemaine.

Lot 18. Taradale State Forest, Parishes, Elphinstone and Fryers.—Black wattle, first quality. About 1 ton. Size limit, 3 inches diameter. Weighbridge, Malmsbury. Deposit, 10s.

Lot 19. Metcalfe Timber Reserve, Parish of, Metcalfe.—Black wattle, first quality. About 10 cwt. Size limit, 3 inches diameter. Weighbridge, Malmsbury. Deposit, 5s.

Nowa Nowa Forest District.

Officer in Charge.—C. W. Watson, Nowa Nowa.

Lot 20. Colquhoun State Forest, Snuff Gully area.—Black wattle, first quality. About 8 tons. Size limit, 3 inches diameter. Weighbridge, Lakes Entrance. Deposit, £2 10s.

Lot 21. Colquhoun State Forest, Nargon's Creek area.—Black wattle, first quality. About 8 tons. Size limit, 3 inches diameter. Weighbridge, Lakes Entrance. Deposit, £2 10s.

Lot 22. Tildesly West State Forest, Lake Tyers area.—Black wattle, first quality. About 6 tons. Size limit, 3 inches diameter. Weighbridge, Lakes Entrance. Deposit, £1 10s.

Lot 23. Nowa Nowa State Forest, Yellow Water-Holes Creek area.—Black wattle, first quality. About 8 tons. Size limit, 3 inches diameter. Weighbridge, Lakes Entrance. Deposit, £2.

Lot 24. Colquhoun East State Forest, North Arm area.—Black wattle, first quality. About 4 tons. Size limit, 3 inches diameter. Weighbridge, Lakes Entrance. Deposit, £1.

Lot 25. Tildesly East and West State Forest, Wombat Creek area.—Black wattle, first quality. About 7 tons. Size limit, 3 inches diameter. Weighbridge, Lakes Entrance. Deposit, £2.

Cann Valley—Mallacoota Forest District.

Officer in Charge.—W. J. Hill, Orbost.

Lot 26. Tonghi Crown lands, from Cann River to Tonghi Creek, south of the highway.—Black wattle, first quality. About 10 tons. Size limit, 3 inches diameter. All bark to be weighed in the presence of the officer in charge. Deposit, £2.

Lot 27. Noorinbee State Forest, Box Reserve.—Black wattle, first quality. About 3 tons. Size limit, 3 inches diameter. All bark to be weighed in the presence of the officer in charge. Deposit, 15s.

Lot 28. Kowat State Forest, from border to Flat Rock Creek and Crown land.—Black wattle, first quality. About 2½ tons. Size limit, 3 inches diameter. All bark to be weighed in the presence of the officer in charge. Deposit, 10s.

Lot 29. Kooragan Crown lands, from Thurra River, Princes Highway to Brown Track, to 2 miles north of the highway.—Black wattle, first quality. About 4 tons. All bark to be weighed in the presence of the officer in charge. Deposit, £1.

Lot 30. Wangarabelle Crown lands (allotment 20).—Black wattle, first quality. About 2 tons. All bark to be weighed in the presence of the officer in charge. Deposit, 10s.

Lot 31. Maramingo Crown lands (allotment 13a).—Black wattle, first quality. About 3 tons. All bark to be weighed in the presence of the officer in charge. Deposit, 15s.

Beaufort Forest District.

Officer in Charge.—C. V. Wyllie, Beaufort.

Lot 32. Mt. Cole State Forest, Cave Hill wattle enclosure and extension, including south fall of Cave Hill and Mt. Cole.—Black wattle and green wattle, first quality. About 6 tons. Size limit, 3 inches diameter. Weighbridge, Middle Creek. Deposit, £3 10s.

Lot 33. Mt. Cole State Forest, between heads of Wimmera and Little Wimmera Rivers.—Black wattle, first quality. About 3 tons. Size limit, 4 inches diameter. Weighbridge, Elmhurst. Deposit, £2.

Lot 34. Mt. Cole State Forest, from Rocky-road to Jinny Clayton.—Black wattle, first quality. About 5 tons. Size limit, 3 inches diameter. Weighbridge, Buangor. Deposit, £2 10s.

Lot 35. Mt. Mistake State Forest, east fall of Mt. Mistake Reserve.—Black wattle, first quality. About 4 tons. Size limit, 3 inches diameter. Weighbridge, Buangor. Deposit, £2 10s.

Stawell Forest District.

Officer in Charge.—J. M. Haig, Stawell.

Lot 36. Grampians State Forest, Parish of Wing Wing.—On Green hills, at the head of Boggy Creek.—Black wattle, first quality. About 12 tons. Size limit, 4 inches diameter. Weighbridge, Horsham. Deposit, £3 10s.

Lot 37. Grampians State Forest, along Brim Creek, at "Garveys," from private property on the west to the head of Brim Creek. Black wattle, first quality. About 10 tons. Size limit, 4 inches diameter. Weighbridge, Horsham. Deposit, £7.

Lot 38. Grampians State Forest, along Roses Creek, from Dead Horse Swamp on the north and extending across Scrubby Creek to northern boundary of wattle enclosure. East and west boundaries as defined by forest officer.—Black wattle, first quality. About 10 tons. Size limit, 4 inches diameter. Weighbridge, Horsham. Deposit, £6.

Lot 39. Grampians State Forest, northern wattle enclosure.—Black wattle, first quality. About 10 tons. Size limit, 4 inches diameter. Weighbridge, Horsham. Deposit, £7.

Lot 40. Grampians State Forest, from eastern boundary of northern wattle enclosure to Moora Homestead, and extending south to Moora Reservoir.—Black wattle, first quality. About 40 tons. Size limit, 4 inches diameter. Weighbridge, Dunkeld. Deposit, £25.

Lot 41. Grampians State Forest, from Moora Creek east of Moora Homestead, south to Mt. Frederick Creek.—Black wattle, first quality. About 25 tons. Size limit, 4 inches diameter. Weighbridge, Dunkeld. Deposit, £15.

Lot 42. Grampians State Forest, from Valley Creek on south to foothills on the north, and from foothills on the east to Roses Creek on the west.—Black wattle, first quality. About 7 tons. Size limit, 4 inches diameter. Weighbridge, Horsham. Deposit, £4.

Lot 43. Parish of Bepcha, allotment 26, and western half of allotment 27.—Black wattle, first quality. About 14 tons. Weighbridge, Cavendish. Size limit, 4 inches diameter. Deposit, £10.

Lot 44. Parish of Billimiah, Crown land allotment east of allotment 4 (Smith's block).—Black wattle, first quality. About 1½ tons. Size limit, 4 inches diameter. Weighbridge, Cavendish. Deposit, £1.

Lot 45. Parish of Parrie Yallock, allotment 2, section 13.—Black wattle, first quality. About 4 tons. Size limit, 4 inches diameter. Weighbridge, Dunkeld. Deposit, £2 10s.

Tanjil Forest District.

Officer in Charge.—F. J. Halloran, Briargolong.

Lot 46. Monomak State Forest, along Avon River, Ben Crauchan Creek, and tributaries.—Black wattle, first quality. About 5 tons. Size limit, 4 inches diameter. Weighbridge, Tinamba or Maffra. Deposit, £1.

Lot 47. Parish of Glenmaggie, Black Range State Forest.—Black wattle, first quality. About 3 tons. Size limit, 4 inches diameter. Weighbridge, Heyfield. Deposit, 15s.

Lot 48. Bow Worrung State Forest and Rowley's Creek, along Bull Creek and gullies, and Rowley's.—Black wattle, first quality. About 3 tons. Size limit, 4 inches diameter. Weighbridge, Bushy Park or Stratford. Deposit, £1.

Ballarat Forest District.

Officer in Charge.—J. H. Hall, 43 Magpie-street, Ballarat East.

Lot 49. Yarrówee Plantation and Buninyong Crown lands (scattered).—Black wattle, first quality. About 1½ tons. Size limit, 4 inches diameter. Weighbridge, Buninyong. Deposit, £1.

Heathcote Forest District.

Officer in Charge.—C. H. G. Pavey, Heathcote.

Lot 50. Warrowitue State Forest, also Dargile Block.—Black and Golden wattle, first quality. About 8 tons. Size limit, black, 4 inches diameter, golden, 1½ inches diameter. Weighbridge, Heathcote. Deposit, £3.



CITY OF ST. KILDA

BY-LAW, No. 115

A BY-LAW of the City of St. Kilda made and passed under the provisions of the Local Government Acts and numbered 115, for:

- (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) Authorising 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 removing such buildings, erections or hoardings, 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 of its officers under this By-law, and for any permit or licence to be issued by the Council.
- (e) Prescribing the minimum area and the minimum depth and width of frontage of land upon which any dwelling house or any dwelling house, and shop combined may thereafter be erected.
- (f) Providing that every dwelling house thereafter erected shall have attached thereto, for the exclusive use of the occupiers thereof, a prescribed area of open land.
- (g) Providing, with respect to buildings thereafter erected, for:—
 - (1) Regulating or limiting the height of buildings.
 - (2) Means of escape from buildings in case of fire and the prevention of fire in buildings.
 - (3) The ventilation and lighting of buildings, and the provision of bath-rooms and baths in buildings.
 - (4) Exits from and stairways in buildings other than private dwelling houses; and
 - (5) The minimum size of any dwelling rooms.
- (h) Requiring any work or thing to be executed or done of such materials within such time or in such manner as may be directed or approved in any particular case by the Council or any officer or person authorised in that behalf by the Council; and
- (i) Leaving any matter or thing to be from time to time determined applied dispensed with or regulated by the Council by resolution, or by any officer authorised in that behalf by the Council either generally or for any class of cases or in any particular case.
- (j) Regulating, restricting or preventing the exhibition of advertisements in such places and in such manner or by such means as to affect injuriously the amenities of a public park or pleasure promenade or to disfigure the natural beauty of a landscape.
- (k) Regulating and controlling all advertisements attached or fixed to or painted on any hoardings or on any building or on any fence, rock, cliff or tree.
- (l) Prohibiting on, from and after a date specified in the By-law the erection or placing against or in front of any house or building abutting upon any public footway in any street or part thereof within the City of St. Kilda of any verandah over or across such footway unless such verandah is supported by cantilevers, brackets or projecting supports and not otherwise.

- (m) Requiring the pulling down and removal before a date specified in the By-law (not being less than 10 years after the coming into operation of the By-law) of all verandahs before the first-mentioned date erected or placed against or in front of any house or building abutting upon any such public footway which verandahs are upon, over or across such footway and are supported otherwise than by cantilevers, brackets, or projecting supports.
- (n) Carrying out certain of the provisions of the Explosives Act 1928.
- (o) Carrying out certain of the purposes provided for in Part V. of the Thirteenth Schedule to the Local Government Acts.

IN PURSUANCE of the powers conferred by the Local Government Acts and every other power it thereunto enabling, the Mayor, Councillors and Citizens of the City of St. Kilda, with the approval of the Governor-in-Council, orders as follows:—

- Repeal.** 1. The following By-Laws of the City of St. Kilda are hereby repealed, viz.:—
By-laws numbered 78, 85, 93, 95 and 111, and Regulation No. 5 for regulating porticos within the City of St. Kilda. Such repeal shall not affect the liability of any person to pay any charge or fee made or payable in accordance with the provisions of the said By-laws for payment of which charge or fee such person has become liable prior to or at the date of this By-law coming into operation or affect the power of the Council to recover and enforce payment of any such charge or fee or to withdraw any permission given or cancel any licence granted by or on behalf of the Council or affect any proceedings taken or prosecution commenced or any act matter or thing validated or authorised to be done or commenced in accordance with the provisions of the said By-Laws.
- Operation.** 2. This By-Law shall have force and effect throughout the whole municipality.
- Date of coming into force.** 3. This By-Law shall come into operation on its approval by the Governor-in-Council and immediately after the publication in the "Victoria Government Gazette" of the notice under Section 209 of the Local Government Act 1928 of the making of this By-Law.

PART I.

Definitions.

1. In this By-Law unless inconsistent with the context or subject matter—
- "Approved." "Approved" means approved by the Surveyor.
- "Area." "Area" applied to a building means the superficies of a horizontal section thereof made at the point of its greatest surface inclusive of the external walls and of such portions of the party walls as belong to the building and includes all porches, open verandahs, external staircases and landings.
- "Basement Storey." "Basement storey" means any storey of a building which is under the ground storey.
- "Bressummer." "Bressummer" means a beam of reinforced concrete, or wrought-iron or steel girder which carries a wall.
- "Builder." "Builder" means the master builder or other person employed to execute any work or if there is no master builder or other person so employed then the owner of the building or other person for whom or by whose orders such work is to be done.
- "Building." "Building" means any structure capable of affording protection or shelter either roofed or intended or adapted to be roofed and whether enclosed by walls or not; and includes all porches, open verandahs, external staircases and landings; but does not include any greenhouse aviary fence or other similar building or erection.
- "Building line." "Building line" means a line beyond which property owners or others have no legal or vested right to extend a building or any part thereof without approval of the Council.
- "Cement Concrete." "Cement Concrete" means an approved mixture of high-grade Portland cement clean sharp sand and aggregates consisting of fragments or particles of hard stone or gravel thoroughly clean and entirely free from combustible matter and from volcanic scoriae furnace slag coke breeze or any material containing any trace of sulphur.
- "Cement Mortar." "Cement mortar" means an approved mixture of high grade Portland Cement and clean sharp sand, free from vegetable saline or extraneous matter.
- "Concrete-cased steel." "Concrete-cased steel" means a form of construction in which the steel is designed to support or resist the whole of the loads and stresses of whatever kind arising in the structure such steel being encased in and entirely covered with cement concrete as hereinafter provided such concrete being designed as taking no part in the support of and resistance to the loads and stresses.
- "Cross wall." "Cross wall" means any internal wall not being less than two-thirds the thickness of the external or party walls and in no case less than nine inches in thickness built in connexion with any external or party wall and bonding them together.
- "Cubical Content." "Cubical content" applied to the measurement of a building means the space contained within the external surface of its walls the upper surface of the floor of its lowest storey and the ceiling or tie of its topmost storey.
- "Dividing wall." "Dividing Wall" means any internal wall sustaining any portion of the whole dead load and the whole live load, or other load superimposed or bearing thereon and not being a party or cross-wall.
- "External wall." "External wall" means an outer wall or vertical enclosure of any building not being a party wall.

"Fire resisting" used with reference to any materials includes:—

"Fire resisting."

(a) For general purposes:—

- Brickwork constructed of good bricks well burnt hard and sound properly bonded and solidly put together with good lime or cement mortar; and Brickwork.
- Any stone suitable for building purposes by reason of its solidity and durability; and Stone.
- Sheet metals when used for roof coverings; and Metal.
- Iron and steel but when used for columns girders or wall-framing they shall be encased in cement concrete or other incombustible or non-conducting external coating as hereinafter provided; and
- Slate tiles brick and terra-cotta when used for covering or corbels; and Slates, tiles, etc.
- Concrete composed of broken bricks stone chippings or ballast and lime cement or calcined gypsum. Rubble concrete.

(b) For special purposes:—

- In the case of doors windows and shutters and their frames oak jarrah or other approved hardwood not less than two inches thick (nominal), the frames being bedded solid to the walls or partitions. Doors, Windows, Shutters etc.
- In the case of stairs and landings oak jarrah redgum or other hard timber the treads risers strings and bearings being not less than two inches (nominal) thick and the ceilings and soffits (if any) being of plaster or cement approved asbestos sheeting tongued and grooved jarrah or other approved hardwood not less than seven-eighths of an inch thick or iron not less than number twenty-six Birmingham wire gauge. Stairs and Landings.
- Jarrah redgum and other approved hardwood when used for beams or posts or in combination with iron or steel (if any) being protected by plastering or other incombustible or non-conducting external coating, not less than two inches in thickness. Beams, Posts.
- In the case of floors brick tile terra-cotta concrete not less than four and one-half inches thick in combination with iron or steel, reinforced concrete not less than three inches thick. Floors.
- In the case of roofs brick concrete terra-cotta or reinforced concrete. Roofs.
- In the case of verandahs outside landings the treads strings and risers of outside stairs outside steps and porches jarrah redgum or other hard timber not less than two inches thick (nominal). Verandah Landings.
- In the case of internal partitions forming party structures enclosing walls to lifts staircases and passages reinforced concrete not less than four inches thick, terra-cotta not less than six inches thick, brickwork concrete or other approved incombustible material not less than nine inches thick. Partitions, Internal.
- In the case of glazing for vertical party structures and fixed borrowed lights in partitions of fire-resisting construction two thicknesses of wired glass not less than one-fourth of an inch in thickness fixed not less than two inches apart in panels not exceeding thirty inches by twenty-four inches, the panels to be secured in approved metal frames. Glazing.
- In the case of glazing for horizontal party structures, floor lights of glass not less than three-quarters of an inch in thickness or more than four inches square set in approved metal or other incombustible frames—this shall only apply to floors of lobbies passages and landings. Floor Lights.

(c) Any material from time to time approved by the Surveyor:

General.

- "First storey" means that storey of a building which is next above the ground storey, the successive storeys above the first storey being the second storey, the third storey, and so on to the topmost storey. "First Storey."
- "Foundation" applied to a wall having footings means the solid ground or artificially formed support on which the footings of the wall rest. "Foundation."
- "Frame-building construction" means the form of construction in which the design provides that the whole of the vertical forces due to the weight of the structure itself the whole of its structural contents and the whole of the added loads hereinafter stipulated are carried down to the foundations solely by means of columns (comprising wall columns and where requisite interior columns) in such a manner that neither the external nor the internal walls (if any) are required to assist in supporting such loads. "Frame-building construction."
- "Ground storey" means the story of the building to which there is an entrance from the outside on or near the level of the ground and where there are two such storeys then the higher of the two: Provided that no storey of which the upper surface of the floor is more than six feet below the level of the nearest pavement shall be deemed to be the ground-storey. "Ground storey."
- "Height" in relation to any building means measurement taken from the level of the footway (if any) immediately in front of the centre of the face of the building or when there is no such footway from the level of the ground before excavation to the level of the ceiling or tie of the topmost storey. "Height."
- "Hoarding" includes any erection or structure erected built or constructed or used for the purpose of writing printing painting pasting or posting thereon notices advertisements placards or other printed painted or written matter or any erection or structure being of a height greater than six feet measured from Hoarding."

the level of the street adjoining and to which the hoarding faces to the highest point of such erection or structure upon which notices advertisements placards or other printed painted or written matter are printed written painted pasted or posted but does not include a hoarding erected in a street for the purpose of carrying on building operations only or dwelling house or shop or any fence seven feet or under in height.

"Isolated."	"Isolated" used with reference to a building means that the building is not less than ten feet distant from the boundary of the land of any adjoining owner.
"Level of the Ground."	"Level of the ground" means the mean level of the ground as determined by the surveyor.
"Limil cement mortar."	"Limil cement mortar" means an approved mixture of high grade Portland cement, Limil and clean sharp sand free from vegetable saline or extraneous matter.
"Maisonette."	"Maisonette" means any portion of or any set of rooms occupying more than one storey in any building which is occupied or capable of being occupied as a complete separate dwelling and apart from the remainder of such building and whether or not services and conveniences used in connection therewith shall be exclusive thereto or used in conjunction with such remainder but shall not apply to rooms occupied by lodgers. For the purpose of this By-law a maisonette shall be deemed to be one dwelling house.
"New building."	"New building" includes— (a) Any building erected or commenced to be erected after the date of this By-law coming into force; and (b) Any building which for more than half its cubical content has been taken down or destroyed by fire tempest or otherwise and is re-erected or commenced to be re-erected wholly or partially on the same site. (c) Any space between wall and buildings which is roofed or commenced to be roofed after the date of this By-law coming into force; and (d) Any building or erection removed or transported wholly or in sections into the municipal district or from one part of the municipal district to another part of the same after the date of this By-law coming into force.
"Partition wall."	"Partition Wall" means any internal wall not sustaining other than its own weight, and not being a party, cross or dividing wall.
"Party wall."	"Party wall" means a wall built to be used as a separation of two or more buildings or a wall built upon the dividing line between adjoining premises for their common use and which forms part of a building.
"Prescribed."	"Prescribed" means prescribed by this By-law.
"Reinforced concrete."	"Reinforced concrete" means a form of construction in which cement concrete is reinforced with steel these materials being so combined that the steel will take up and resist substantially the whole of the tensional stresses and assist in the resistance to sheer while the concrete will take up and resist substantially the whole of the compressional stresses and assist in resistance to sheer.
"Square."	"Square" applied to the measurement of any area means the space of one hundred square feet.
"Steel."	"Steel" means "mild steel" of a standard equal to that prescribed by the British Board of Trade.
"Surveyor."	"Surveyor" means the building surveyor or other proper officer for the time being of the municipality.
"Topmost storey."	"Topmost storey" means the uppermost storey in a building whether constructed partly in the roof or not.
"Treasurer."	"Treasurer" means the treasurer for the time being of the municipality.

Classes of buildings. 2. For the purpose of this By-law buildings shall be divided into three classes:—

Class A.—"Domestic class" which includes all buildings subject to small vibration and light loading of floors such as residences residential shops offices hotels hospitals private schools club-houses and studios.

Class B.—"Warehouse class" which includes all buildings subject to vibration and heavy loading of floors such as warehouses factories mills and places for the storage and manufacture of goods.

Class C.—"Public building class" which includes all buildings designed to accommodate an assemblage of people such as theatres churches chapels assembly halls museums libraries and public schools and the large assembly rooms of hotels offices exceeding eight hundred square feet in area and hospital and school lecture theatres but not the residential and office portion of such last-mentioned buildings.

PART II.

(I.) Notice of Intention to Build and Lodgment of Plans.

Notice to be given.	1. No builder shall commence any building erection or structure or any addition or alteration to any building erection or structure without first delivering at the office of the surveyor a written notice of such intention three days before so commencing, and producing to the surveyor properly prepared plans sections and specifications of such building erection structure addition or alteration and all stress and other calculations concerning same together with a tracing or copy of the floor plans of such building erection structure addition or alteration, and also details of dimensions sizes and qualities of all materials and enumerating any old materials proposed to be used in the construction of same and without first obtaining the approval thereof by such surveyor. Such plans and details may be inspected on payment of the fee set forth in Schedule A to this By-law.
Plans and Specifications.	
Inspection of Plans.	2. The original plans sections and specifications when approved shall be returned to the builder or his agent but the tracing or copy of the plans and details of materials shall be retained by the surveyor.
Original plans to be returned; tracings to be retained.	

(2) Payment of Fees and Permits.

3. No builder shall commence any building erection structure or any addition or alteration to any building erection or structure without having first obtained from the surveyor a written permit for the commencement of same and without having first paid to the treasurer the fees in respect thereof set forth in Schedule A to this By-law, having regard to the class of building erection or structure or any addition or alteration proposed to be built or erected. In the event of the sum so paid being found to exceed the total amount of fees finally payable at or before the completion of such building erection structure addition or alteration the amount paid in excess of such final sum shall be refunded to the person paying the same. Such permit shall only remain of force and effect for six months from date of issue of same.

Permit to build.

Fees to be paid.

Currency of permit.

(3) Duties of Surveyor.

4. The Surveyor shall upon the receipt of any such notice as aforesaid and also upon any work being observed by or made known to him which is affected by the provisions of this By-law, but in respect of which no notice has been given from time to time during the progress of any work affected by such provisions survey any such building structure erection or work and cause all such provisions to be duly observed.

Surveyor to cause By-law to be observed.

5. The surveyor at all reasonable times before or after the completion of any building structure erection or work affected by any of the provisions of this By-law or by any terms or conditions on which the observance of any such provisions may have been dispensed with may enter and inspect such building structure or work.

Power to enter and inspect.

6. The surveyor may for the purpose of ascertaining whether any building structure or erection is in such a situation or possesses such characteristics as are required in order to exempt it from the operation of any of the provisions of this By-law at all reasonable times enter any premises and may do therein all such things as are reasonably necessary for that purpose.

General power of entry.

7. The surveyor shall in all cases where the provisions of this part have been carried out and observed grant such permit.

Permit to be granted.

PART III.**General Provisions.**

- (1) Buildings to be of brick, stone, or concrete in certain streets.
1. No builder shall erect, build or construct, or cause to be erected built or constructed, any building or structure of which the external and party walls are constructed of materials other than brick, stone or concrete, on land abutting on any of the streets set out in Schedule B.
- Streets in Schedule B to be of brick, stone, etc.
- (2) Prohibited Sites.
2. No building shall be erected on or adjoining any land impregnated or contaminated with faecal, animal, or vegetable matter, or other refuse until the same has been removed or rendered innocuous, to the satisfaction of the Officer of Health.
- Prohibited sites.
3. No building shall be either erected (or adapted to be used) as a dwelling-house upon any land the surface of which is so situate as not to admit of being efficiently drained at all times by gravitation into an existing storm-water sewer or channel.
- Dwelling houses on low-lying land.
- (3) Dwelling Houses:—
4. No Dwelling House shall be erected on any land having a frontage to any street set out in Schedule "D" to this By-law.
- Streets in Schedule D prohibited.
5. No person shall use as a dwelling any building which may be hereafter erected on land not having a frontage to a street set out in Schedules "E," "F," "G" and "H," or to such other street as the Council may by resolution from time to time determine.
- Dwelling houses to front streets in Schedules E, F, G and H.
6. That in streets specified in Schedules "E," "F," and "G" to this By-law, no person shall erect, build, or construct, or cause to be erected, built, or constructed, any dwelling house, unless such dwelling house be distant at least ten feet from the building line of the street to which it fronts, and be distant at least five feet from the building line of any side street. Provided that any dwelling house hereafter to be erected on the West side of St. Kilda Road shall be distant at least twenty-five feet from the building line of St. Kilda Road and at least five feet distant from the building line of any side street.
- Distance of dwellings from boundaries.
7. In streets specified in Schedule "H" to this By-law every dwelling house hereafter erected—not being a dwelling house and shop combined—shall conform to all the provisions of this By-law relating to dwelling houses, except as regards the limitation as to height.
- Dwellings in Streets in Schedule H to conform to provisions.
8. The minimum area of land upon which any dwelling house other than a semi-detached house, hereinafter provided for, may be erected shall be 5,000 square feet, and the minimum frontage of such area shall be 35 feet, or such other frontage as the Council may by resolution from time to time determine. For the purposes of this and the succeeding clause any building comprising or consisting of two or more residential flats shall be deemed to be one dwelling house only.
- Minimum Area.
Width of frontage.
- This clause shall not apply to any allotment of land owned at the time of the passing of this By-law, separately from any adjoining land, and having less than 35 feet frontage.
9. Not more than two dwelling houses shall be attached together. The minimum area of land upon which such attached houses may be erected shall be 7,000 square feet, and the minimum frontage of such area shall be 55 feet, or such other frontage as the Council may, by resolution, from time to time determine.
- Semi-detached houses.
10. No building exceeding one storey in height shall be erected on any land in any street or part of any street specified in Schedules "D" or "E" to this By-law.
- Buildings limited to one storey.
11. No building exceeding two storeys in height shall be erected on any land in any street or part of any street specified in Schedule "F" to this By-law.
- Buildings limited to two storeys.
12. No building exceeding three storeys in height shall be erected on any land in any street or part of any street specified in Schedule "G" to this By-law.
- Buildings limited to three storeys.

- Dwellings more than two storeys; minimum frontage.
Distance from boundaries.
13. The minimum frontage upon which any dwelling house of more than two storeys in height may be erected shall be forty feet.
14. Buildings not exceeding two storeys in height shall be distant at least 4 feet from each side boundary; for three-storey buildings the distance from each side boundary shall not be less than five feet; for buildings over three storeys in height the distance from each boundary shall be increased by 12 inches for each storey above the third.
- (4) Shops and Dwellings:—
- Minimum frontage and area for shops and dwellings.
15. No shop with dwelling rooms attached and adapted for one occupation shall be built on land having a frontage of less than 16ft. and a superficial area of less than 1650 sq. feet. Provided that where an allotment of land smaller in area than that hereinbefore prescribed was owned by any person prior to the coming into operation of this By-law and in the opinion of the Council further land cannot be obtained to increase the frontage and area of land; or where allotments have been shown on a plan of subdivision which has been sealed by the Council prior to the date of this By-law coming into force, then in such cases the Council may upon application in writing by resolution carried by a majority of the members constituting the Council for the time being dispense with the requirements of this Clause.
- Existing sites:—
- Existing sites.
16. Where any allotment of land under the minimum area and/or frontage hereinbefore prescribed for a dwelling house but having a frontage of not more than twenty-five feet was owned by any person prior to the 29th day of August, 1917 separately from any adjoining land, a dwelling house may be erected on such land provided the external walls be constructed of brick, stone or concrete, and that one wall is distant not less than four feet from the side boundary, when the other wall may be a parapet wall on the other side boundary, and provided that such dwelling house shall be not more than one storey in height and in all other respects shall conform to the provisions of this By-law.
- Distance from boundary; Parapet wall.
17. Where any allotment of land under the minimum area and/or frontage hereinbefore prescribed for a dwelling house was owned by any person prior to the 29th day of August 1917 separately from any adjoining land a dwelling house may be erected on such land provided that the minimum frontage upon which any dwelling house of two storeys in height may be erected shall be 30 feet and that the minimum frontage upon which any dwelling house of more than two storeys in height may be erected shall be forty feet and that the minimum area of land upon which any dwelling house of more than one storey in height may be erected shall be 3000 square feet.
- Existing sites.
18. No part of any balcony or verandah or similar structure attached to any building shall be used as a kitchen without the consent of the Council first had and obtained.
- Minimum frontage.
19. No person shall use, nor shall the owner thereof permit to be used, as a dwelling any building within the municipality which does not comply with the requirements of the Council's By-laws in respect of dwellings, nor use or permit to be used any building for any other purpose than that for which the plans were originally approved without the consent of the Council first had and obtained.
- Area.
- Balcony, verandah, not to be used at kitchen.
- By-laws to be complied with.
- Plans to be adhered to.
- (5) Shops, Factories, Offices, etc. Combined Shops and Dwellings.
- Building to be of brick, stone, etc.
20. No builder shall erect, build or construct, or cause to be erected built or constructed any building or structure which is intended to be used, or which shall or may be used as a shop, factory, office, public building or warehouse unless the external walls thereof shall be of brick, stone or concrete.
- (6) Outbuildings:—
- Outbuildings.
21. (i) No person shall erect build or construct or cause to be erected built or constructed on land abutting on any of the streets set out in Schedule "B" to this By-law any workshop outbuilding or other building or structure other than hereinafter provided of materials other than brick, stone or concrete.
- Workshops and outbuildings.
- (ii) Workshops and outbuildings (except stables) of not more than two squares in area and not exceeding 10 feet in height, and not containing a fire-place may be erected on any boundary if the roof and walls thereof are covered with galvanized corrugated sheet iron or other approved fire-resisting material provided that such outbuildings are distant at least ten feet from any building used as a dwelling house on the same allotment or any allotment adjoining save and except that such workshops and outbuildings (other than motor garages used in connection with dwelling houses) may not be erected—
- (a) within a distance of one hundred feet of the frontage to any road or street set out in Schedule "B" to this By-law; and
- (b) within a distance of eighty feet of the frontage to any other road or street.
- Outbuildings exceeding two squares in area.
- (iii) Outbuildings exceeding two squares in area but otherwise complying with the requirements of the preceding paragraph including roofed structures or erections for storage of timber or other materials may be erected subject to all the conditions and limitations in regard to wooden buildings.
- Motor Garages, projecting.
22. No builder shall, without the consent of the Council, erect or construct a motor garage in connection with a dwelling house except in such a manner that the same shall comply with the provisions of Clause 21 of this part and that no part of such motor garage shall project beyond the wall of the dwelling house fronting the street; and in no case shall any such motor garage be built within 10 feet of any street.
- Rooms over Motor Garages.
23. Every room other than a storeroom constructed over or adjoining a motor garage shall be separated from such motor garage by a floor or walls constructed of fire resisting materials.
- Number of Motor Garages limited.
24. In any case where buildings are designed and built as residential flats and/or maisonnettes the number of motor garages to be constructed in connection therewith shall not exceed the number of such residential flats and/or maisonnettes.

25. Detached rooms to be used for sleeping out purposes with a maximum number of two such rooms to any single allotment of land may be erected in any part of the Municipal district as appurtenant to any dwelling house or building with dwelling rooms attached. Provided that such buildings shall be built of materials approved by the Surveyor and that such buildings—
- (a) Do not exceed one square in superficial area, nor 9 feet in height and do not contain a fireplace. Detached rooms, sleep-outs. Not to exceed one square.
- (b) Are distant not less than 5 feet from any other boundary and are erected at the rear of the main building and are not less than 50 feet from any street boundary of the allotment on which the same are erected. Distance from boundary.
- (c) Are distant not less than 10 feet from any other building or structure. Distance from any building.
- (7) Miscellaneous:—
26. No dwelling house or other building with dwelling rooms attached shall hereafter be erected on any land unless ample provision to the satisfaction of the Surveyor is made for the removal without passing through such dwelling house and/or building with dwelling rooms attached of household garbage and/or trade refuse. Provision for removal of refuse.
27. In all cases where laundries or wash-houses are built on the roof of any building, the external walls of such building shall be built up 6 feet above the floor level of such laundry or wash-house. Laundries, etc., on roof.
28. The following buildings and works shall be exempt from the operation of this By-law:—
- (a) All buildings on land the property of the Mayor, Councillors and Citizens of the City of St. Kilda. Exemptions from this By-law.
- (b) All temporary offices and sheds used by builders during the erection of any building, at or about the site of such building for a period not exceeding twelve months.
29. All distances herein provided for between any building or structure and any boundary or other building or structure shall be measured as from the nearest part or projection of the wall of such first mentioned building or structure to such boundary or nearest part or projection of the wall of the other building or structure. Distances from boundary or other buildings.
30. If at any time the boundary of any land upon which a building is erected is altered so that if such building were then to be erected as a new building it would in consequence of the alteration to such boundary contravene any of the provisions of this By-law such building shall be deemed to be erected in contravention of this By-law. Contravention of By-law by alterations.

PART IV.

Materials.

- Bricks used in any building shall be good, hard, and well burnt. Old bricks shall be allowed in internal walls and inside work of external walls. When old bricks are used in any wall, they shall be thoroughly cleaned before being so used, and shall be whole and good, hard, well burnt bricks, and first approved by the Surveyor. Bricks.
- Sand used for mortar in any building shall be clean and sharp free from loam dirt and salt or organic matter. Sand.
- Lime mortar shall be composed of freshly-burnt lime and sand in the proportions of at least one part by measure of lime and not more than three parts by measure of sand. All lime intended to be used for mortar shall be thoroughly burnt of good quality and be properly slaked before being mixed with the sand. Lime Mortar.
- Cement mortar shall be composed of good Portland cement or other cement of equal quality approved of by the Surveyor mixed with clean sharp sand in the proportions of at least one part by measure of cement and not more than four parts by measure of sand. Cement Mortar.
- Limil Cement Mortar shall be composed of three parts sand, and one part of limil cement. Limil Cement shall be composed of 80 per centum of good Portland Cement and 20 per centum of Limil. Limil Cement Mortar.
- Concrete for foundations shall be composed of clean broken stone or other hard material approved by the surveyor broken to a gauge not exceeding two inches and sand well mixed on a wooden floor with freshly-burnt lime hydraulic lime or cement in the proportions of one part by measure of lime to not more than five parts or one part of cement to not more than six parts of the other materials. Concrete.
- All timbers and wooden beams used in any building shall be good sound material free from rot large or loose knots shakes or any other imperfections whereby the strength may be impaired and shall be of such sizes dimensions and spacings as set forth in Schedule "J" of this By-law. Timber.

PART V.

Excavations, Foundations and Footings. . .

- All excavations for footings of buildings other than wood shall be taken down to a solid bottom to be approved by the surveyor but not less than an average of eighteen inches in depth below the natural surface of the ground, except in the case of special construction of footing approved by the surveyor, and no footing or foundation shall, except with the written consent of the surveyor, be of less width than eight inches wider than the wall standing thereon. No footing or foundation shall be commenced to be placed in position until at least twenty-four hours' notice shall have been given to the surveyor that the trenches are ready for inspection. Excavations. Footings. Inspection of trenches.
- The surface of the ground between all walls of buildings shall be levelled up higher than the finished surface outside and evenly graded to prevent any accumulation of water or drainage beneath the floors. Levelling and grading surface.

- Footings required. 3. Every pier and storey post as well as every external wall and every party wall shall have footings.
- Height and thickness of footings. 4. Every building must have a footing which by itself or with a foundation is at least twenty-four inches in height and not less than one and one-half times the thickness of the wall at the ground floor level.
- Foundations of wooden buildings. 5. In the case of wooden buildings, where wooden stumps are used for the foundations, such stumps shall consist of red-gum or jarrah, and be not less than four inches by four inches, spaced not more than four feet apart, sunk not less than eighteen inches below the natural surface of the ground, and shall rest on sole plates of a size and upon a bottom approved by the Surveyor.
- Bearing capacity of soil. 6. Where no test of the sustaining power of the soil has been made the bearing capacity per square foot shall be limited to—
- | | |
|----------------------------|-------------|
| Firm Clay | Three tons |
| Hard clay | Four tons |
| Firm dry sand | Three tons |
| Compact sand | Four tons |
| Sound shale rock | Ten tons |
| Hard rock | Twenty tons |

The surveyor shall have power to require the builder to test the bearing capacity of the soil and the surveyor's decision as to the bearing capacity shall be final.

- Pile foundations. 7. If pile foundations are used borings of the soil shall first be made at the expense of the building owner to determine the position of a suitable underlying stratum of hard material and the piles shall be driven to reach such stratum when practicable. When piles are not driven to refusal the safe sustaining powers shall be determined by the formula:—

Safe sustaining power of pile:—

$$S = \frac{H \times Q^2 \times q}{(Q + q)^2 \times e} \div F$$

S=Safe sustaining power of pile in tons.

H=Fall of monkey in feet.

Q=Weight of monkey in tons.

q=Weight of pile in tons.

e=Penetration under last blow in feet.

F=Factor of safety (2).

The heads of all piles are to be protected against splitting when they are being driven, and after having been driven the piles are to be sawn off to a uniform level, and covered with a grilage of hardwood, timber, concrete, concrete and steel or iron, or stone. The iron or steel shall be thoroughly encased in concrete to prevent rust.

PART VI.

Height of Buildings.

- Height of buildings in streets in Schedule H. 1. The height of buildings in streets specified in Schedule "H" to this By-law shall not exceed in each case twice the width immediately in front of the buildings of the street to which it fronts provided that no building shall exceed a maximum height of one hundred and ten feet.
- Exceptions. 2. The foregoing limitation shall not apply to a Church or chapel, nor to ornamental towers, turrets, domes or architectural features or decorations to the erection of which the written consent of the Council shall have been first had and obtained.
- Building abutting on two streets. 3. The height of any building abutting on two streets shall be governed by the width of the wider of such streets.
- Width of certain streets—how determined. 4. When the width of any street has not been proclaimed or gazetted the width shall be deemed to be the width determined by measuring at right angles to the said streets from building line to building line as defined by the Surveyor.

PART VII.

Thickness of External and Party Walls for All Brick Stone or Concrete Buildings.

- External and party walls of buildings of domestic and warehouse class. 1. The external and party walls of buildings of the domestic and warehouse classes respectively shall not be built if in lime mortar of less thickness than as set forth in Schedule "K" to this By-law for their several grades, which grades are determined according to the heights and lengths of such external and party walls such lengths being measured from the centre of one return wall to another or from the centre of a return wall to a cross wall.
- Cellar walls. 2. No cellar wall shall be less than nine inches in thickness, but where a cellar wall is in the opinion of the surveyor too great in length for such thickness it shall be increased up to eighteen inches or be strengthened by piers.
- Piers between openings in walls. 3. Where the piers between the openings in any wall are less in area than one-third of the area of such wall, if there were no openings the piers shall be increased in thickness to an extent determined by the surveyor or the piers built in cement mortar, in which latter case the area of the piers need not exceed one-fourth of such area of the wall. This provision shall not apply to shop fronts or show windows approved by the surveyor.
- Piers specified for storey of a well. 4. Where piers are specified for any storey of a wall that storey shall be strengthened by building piers projecting four and a half inches; such piers shall not be spaced further apart than twelve times the thickness of the wall and in no case more than twelve feet apart and shall not be less in width than one-fourth of their distance apart.
- Height of storey in domestic and warehouse classes. 5. In buildings of classes A and B no storey shall be of greater height from floor to lowest part of ceiling or from floor to roof plate than fourteen feet.
- Flush wall. 6. Where it is not desirable to have projecting piers the wall may be built flush, if built four and a half inches thicker than specified in Schedule "K" to this By-law without altering the rating of the storeys below it.

7. In the case of a party wall any projecting piers required by Schedule "K" to this By-law shall be built on both sides of the wall or the whole wall shall be built four and a half inches thicker than specified in the tables in the said Schedule "K" appropriate to the class of building to which it belongs. In either case the wall shall be built central on the wall below.

8. Should walls be built of cement mortar instead of lime mortar they may be of thickness one grade lower than those set forth in Schedule "K" to this By-law.

9. Where it is desired to alter or raise or increase the size of an old building if the walls are in the opinion of the surveyor sound and well consolidated for the purpose and are approved by the surveyor and the new work is to be built in cement mortar the surveyor shall have power to treat the whole building as if built in cement mortar and approve of walls of thickness one grade lower than those given in Schedule "K" to this By-law.

10. When any building is raised in accordance with the last preceding clause a steel bond shall be built in on top of the old wall such bond to be three-sixteenths of an inch in thickness and hooked together at all intersections the width to be equal to one and a half inches for every four and a half inches in thickness of the wall built upon it if so directed by the surveyor.

11. In buildings within class C of several storeys the external or surrounding walls shall not be of less thickness than those specified in Table B in Schedule "K" to this By-law for similar heights and lengths, and if the span of the floor girders or roof girders or trusses exceed thirty feet, piers of an extra thickness of at least four and a half inches shall be provided in number and width to the satisfaction of the surveyor.

12. In buildings within Class C—

(a) Where the ceilings or roofs are carried on trusses or girders or otherwise the thickness of the surrounding walls shall not be less than those specified in Table C in Schedule "K" to this By-law.

(b) Where the length of the wall exceeds one hundred feet or in case there shall be one or more storeys built above the hall theatre or assembly room portion of the building the thickness of the walls shall be increased four and a half inches or the wall must be strengthened by piers or buttresses to the satisfaction of the Surveyor.

(c) Where solid masonry or brick-in-cement or limil cement buttresses are employed and placed sixteen feet or less apart and extended to the foot of the trusses or girders above or if iron or steel pillars are inserted in the walls in lieu of masonry and at distances not exceeding eighteen feet apart the thickness may be reduced in proportion to the increase of strength afforded by such buttresses or pillars but in no case shall any wall be less than thirteen and a half inches thick in the topmost portion and four and a half inches shall be added going downwards for each storey or for each gallery or for each twenty-five feet in height of wall. Where iron or steel pillars are introduced in such walls the brick work around the pillar shall be bonded into that of the connecting walls and each of such pillars shall have not less than nine inches of brick wall around its extreme dimension.

(d) In the case of buildings divided into naves and aisles by walls of which the upper portions are external and the lower portions internal and pierced by arched openings carried on piers or columns the thickness of the nave walls shall not be less than that specified in Table C in Schedule "K" to this By-law for external and surrounding walls of similar heights lengths and spans and the external walls of the aisles shall be of the same thickness unless strengthened by buttresses or piers to the satisfaction of the surveyor in which case the walls may be four and a half inches less in thickness.

13. Where a wall is built in cement mortar or with projecting piers the height may be one-fifth greater than shown in Schedule "K" to this By-law.

14. Where it is proposed to convert or alter any building erected for a purpose other than a public purpose into a public building such conversion or alteration shall be carried into effect in such manner as may be approved by the surveyor and the provisions of this By-law shall apply to the public buildings thereby formed.

15. Except where otherwise provided in this By-law all external party and cross walls shall be constructed of brick stone or concrete and shall be subject to all the provisions of this By-law.

16. Where a cross wall becomes in any part an external wall such cross wall shall be of the thickness required for an external wall of the same height and length and belonging to the same class of building.

17. No building of Class B shall have a cubical content of more than four hundred and fifty thousand cubic feet unless divided by party walls in such manner that no division thereof shall have a cubical content of more than four hundred thousand cubic feet.

18. No addition shall be made to any building of Class B or to any division thereof so that the cubical content of any such building or division shall exceed four hundred thousand cubic feet unless the whole construction thereof is of fireproof material and the thickness of the walls is of the extra first rating as defined in Schedule "A" to this By-law.

PART VIII.

Construction of Buildings.

Unless otherwise sanctioned in this By-law all buildings and structures shall comply with the following conditions:—

1. Walls.

1. Every external party cross and dividing wall shall be constructed of brick stone concrete or reinforced concrete or other similar material approved of by the surveyor and shall be properly bonded and solidly put together with mortar.

2. Partition walls may be constructed of sindcrete bricks terra-cotta lumber gypsum blocks hardwood lath and plaster fibro cement sheets or such like material approved by the surveyor provided the foundation for such partition be first approved by the surveyor.

Hollow walls. 3. In the case of walls that are built as hollow walls the same quantity of stone brick or concrete shall be used in their construction as is provided in this By-law for solid walls and no hollow walls shall be built unless the parts of the same are connected by proper ties either of brick stone or iron placed not more than three feet apart in every fourth course. No hollow wall shall be greater in superficial extent than four squares in any one storey unless strengthened by a cross wall fireplace or projecting pier in each such area and to the satisfaction of the surveyor.

Hollow walls to be bonded. 4. All hollow walls shall be bonded longitudinally by the inlaying of hoopiron or other approved reinforcing material one strand to each half-brick in thickness of wall for each storey in height. The strands shall be laid for the full length of the wall and turned up and down at ends and openings and interlaced at angles. The cavity separating the inner and outer parts of a hollow wall shall in no case be of a width greater than two and a half inches, nor less than one and a half inches.

Hollow concrete blocks. 5. Hollow concrete blocks may be used for the construction of walls of buildings of one storey provided that such walls are not required by or under this By-law to exceed nine inches in thickness.
The thickness of the concrete at face and back of such blocks shall be not less than two and a half inches with four inch cavity between and the thickness of the cross ties shall be not less than two inches for the full height of the block.
Ties shall be spaced not more than fifteen inches apart. Blocks requiring to be built up of special sections shall be rebated dove-tailed or tongued together to the satisfaction of the surveyor.
Concrete blocks shall not be used green and unless special permission is obtained no block shall be used within fourteen days from date of construction. The blocks shall be bedded and jointed in cement mortar.
Joists and beams shall not be let into hollow concrete walls.

Walls on boundaries. 6. Where the external wall of any building is erected on the boundary of the land on which the same stands or where the overhanging eaves or gutter of such building would be within two feet of such boundary then the external wall of such building shall be carried up to form a parapet fifteen inches at least in height above the roof or above the highest part of any flat or gutter as the case may be.

Thickness of parapet. 7. In buildings of Class B the thickness of such parapet shall be equal to the thickness of such wall in the topmost storey and in any other building of a thickness of eight and a half inches at the least.

Party walls. 8. Every party wall shall be carried up for a height of fifteen inches above the roof measured at right angles to the slope thereof or fifteen inches above the highest part of any flat or gutter as the case may be and of a thickness (in buildings of Class B) equal to the thickness of such wall in the topmost storey, and in any other building of a thickness of eight and a half inches at the least.
The Council may waive this provision where the party wall is carried up at least eight and a half inches in thickness to the underside of the roof covering and such roof covering is of iron, slate, or other material bedded in cement mortar to the satisfaction of the Council provided the top of such party wall shall not be hidden from view until it has been approved by the City Surveyor.

Verandahs. 9. No verandah shall approach nearer than five feet to any adjoining property unless built wholly of fire-resisting material or separated from any adjoining verandah or premises by a wall eight and a half inches at least in thickness and projecting four inches at least beyond the face of the woodwork.

To what height party walls to be carried up. 10. Every party wall shall be carried up of the thickness aforesaid above any turret dormer lantern light or other erection of combustible materials fixed upon the roof or flat of any building within four feet from any party wall and shall extend at the least fifteen inches higher and wider on each side than such erection and every party wall shall be carried up above any part of any roof opposite thereto and within four feet therefrom.

Damp-proof course. 11. Every wall and fireplace constructed of brick stone or other similar materials except reinforced concrete construction shall have a damp-proof course of asphalt or other impervious material laid throughout its entire length and thickness in a position to be approved by the surveyor, but such damp course may be turned vertically upwards within the thickness of the wall to a higher level on the outside.
Where owing to a change of level it is not practicable to lay the same on a level plane throughout the walls of a building the same may be laid on two or more level planes.
Where a damp-proof course is laid on more than one level plane the ends of the damp-proof courses on each level shall overlap the ends of the damp-proof course on the next level and each of such layers shall be connected by vertical connexions of the same material.

2. Recesses and Chases.

Conditions for recesses in external walls. 12. Recesses may be made in external walls provided—
(a) That the backs of such recesses shall not be of less thickness than eight and a half inches.
(b) That over every recess so formed there shall be an arch of at least two rings of brickwork or an approved lintel extending in each case through the whole thickness of the wall. Every such lintel shall have a bearing on each side of such recess of at least four and a half inches if the width of the recess does not exceed three feet and otherwise of at least nine inches.
(c) That the area of such recesses and openings shall not taken together exceed one-third of the whole area of the wall of the storey in which they are made. No recesses shall be made under girders or points of special pressure. The word "area" as used in this clause means the area of the vertical face or elevation of the wall or recess to which it refers.

"Area." 13. Recesses in party walls shall not come within thirteen and a half inches of the inner face of the external walls.

In party walls. 14. In an external or party wall a chase shall not be made wider than thirteen and a half inches nor more than four and a half inches deep from the face of the wall nor so as to leave less than eight and a half inches in thickness at the back or opposite side thereof and a chase shall not be made within a distance of seven feet from any other chase on the same side of the wall nor within thirteen and a half inches of the nearest external wall.

Chases in external and party walls.

3. Projections from Buildings.

15. No coping, cornice, string-course, fascia, window, window-dressing, portico, balcony, balconette, bridge connecting buildings, balustrade and architectural projection or decoration shall project beyond the building line of any street or lane unless it be of brick, tile, stone, artificial stone, slate, cement, or fire-resisting material other than wood. Fire-proof material.

16. No person shall build, erect or suspend from or attach to any building, any permanent platform or gangway, within 4 feet of any side boundary. Distance from boundaries.

17. No projection shall extend more than three inches beyond the building line at any height less than ten feet from the level of the public footpath. Limit of projection.

18. Every porch, gangway, outside landing and outside steps shall be of fire-resisting material, and shall not project beyond the building line of any street or lane.

19. Every balcony, cornice or other projection of or from any external wall shall be tailed into the wall of the building, and weighted or tied down to the satisfaction of the surveyor, and no cornice, window or balcony shall, without special permission of the Council, exceed four feet in projection over the public way in streets over thirty-three feet in width or more than two feet in streets of thirty-three feet or less in width. Projections to be tailed into walls.
Limit of projection

20. No shop front shall exceed two storeys in height above the level of the pavement of the public footpath in front of the shop. No part of the woodwork of any shop front shall be fixed nearer than four inches to the centre of the party wall where the adjoining premises are separated by a party wall, or nearer than four inches to the face of the wall of the adjoining premises where the adjoining premises have a separate wall unless a pier or corbel of stone, brick, or other incombustible material, four inches wide at the least, be placed as high as such woodwork and projecting throughout an inch at the least in front thereof between such woodwork and the centre of the party wall or the separate wall as the case may be. Woodwork wholly encased with metal not less than twenty-two gauge may be fixed flush with the face of the wall. Shop fronts.

4. Woodwork in External Walls.

21. All woodwork fixed in any external wall except bressummers and storey posts under the same and frames of doors and windows of shops on the ground storey of any building shall be set back four inches at the least from the external face of such wall but frames of doors and windows of redgum or other approved hardwood may be fixed flush with the face of any external wall. Woodwork fixed in external walls.

5. Bressummers.

22. Every bressummer shall have a bearing in the direction of its length of four inches at least at each end upon a sufficient wall, pier of brick or stone, or upon an iron storey post fixed on a solid foundation and the surveyor shall have power in his discretion to require that every bressummer shall have such storey-posts iron columns stanchions or piers of brick or stone or corbels as may be sufficient to carry any super-structure. Every bressummer bearing upon a party wall shall be borne by a temporary plate or corbel of stone or iron tailed through at least half the thickness of the wall and of the full breadth of the bressummer. Bearing, etc., of Bressummers.
Bressummers bearing on party walls.

23. At each end of every metallic bressummer a space shall be left equal to a quarter inch for every ten feet and also for any fractional part of the length of such bressummer to allow for expansion. Space at end of metal bressummers.

24. The ends of wooden beams, wood plates or joists bearing on party walls shall be at least one and a half inches distant from the centre line of such party walls. Bond timber, wooden beams.

6. Flats and Roofs and Storeys in Roofs.

25. The flat gutter and roof of every building and every turret dormer lantern-light skylight or other erection placed on the flat or roof thereof, except wooden cornices and barge boards to dormers not exceeding twelve inches in depth, and doors, door-frames windows and window-frames in such dormers lantern-lights skylights or other erections shall be externally covered with slates tiles metal or other fire-resisting materials. External covering.

26. Not more than one storey shall be constructed in the roof of any building. Storeys in roofs.

7. Lighting of Cellars, etc.

27. Where the lowermost rooms or cellars in any building (being rooms of which the surface of the floor is more than four feet below the level of the nearest footpath street or lane) cannot be otherwise lighted the same may be lighted by means of apertures or areas extending under the footway. Such apertures or areas shall be enclosed by solid masonry concrete or brickwork surmounted by a proper stone or metal kerb and covered with an immovable horizontal iron frame with glass cubes or prisms level with the surface of such footway and secured to the kerbing by being run thereto with lead or zinc to the satisfaction of the surveyor. No such aperture area or grating shall extend from the line of building under the footway more than two feet nor shall the same be more than four feet in length except with the written permission of the surveyor. Apertures or areas under footway.

8. United Buildings.

28. Buildings shall not be united if when so united as to form one building they would not be in conformity with this By-law. Conformity with By-law.

29. An opening shall not be made in any party wall or in two external walls dividing buildings which if taken together would extend to more than four hundred thousand cubic feet except with the approval of the surveyor; and proper fire-resisting doors shall be provided. Restrictions on openings in party walls

30. Whenever any buildings which have been united cease to be in the same occupation all openings made for the purpose of uniting the same in any party wall between the buildings or in any external wall shall be stopped up with brick or stone work not less in thickness than the party wall or the external wall (as the case may be) in which such openings were made and any timber not in conformity with this By-law placed in the wall shall be removed. United buildings ceasing to be in one occupation.

31. Whenever any buildings which have been united cease to be in the same occupation, the owner thereof shall forthwith give notice thereof to the surveyor and shall cause any openings made in the party wall to be stopped up as aforesaid. Notice to Surveyor.

9. Sets of Chambers.

32. Separate sets of chambers or rooms tenanted by different persons shall if contained in a building exceeding 3600 square feet in area, be deemed to be separate buildings, and be divided accordingly as far as they adjoin vertically by party walls.

10. Alterations and Additions, etc.

Re-building of party or external walls taken down, etc. 33. Where a party or external wall not in conformity with this By-law has been taken down burnt or destroyed to the extent of one-half thereof (measured in superficial feet) every remaining portion of the old wall not in conformity with this By-law shall either be made to conform therewith or be taken down.

Additions and alterations to conform to By-law. 34. Whenever any addition to or alteration of or other work for any purpose in to or upon any building (except that of necessary repairs) shall be made or done the same shall be made or done in such a manner and such further alterations or other work shall be made or done in such building as to make such additions or alterations or other work when completed conform with the provisions of this By-law in the same manner as the same would have been required to conform in the case of new buildings.

11. Stairs and Staircases.

Construction of stairs 35. The main stairs to any building shall not be constructed with a rise of more than seven inches or a tread of less than ten inches clear of nosings. Such stairs shall be in straight flights and shall have half space or quarter space landings at intervals of not more than sixteen or less than two risers and shall have proper balusters and a continuous handrail at about three feet above the centre of the treads up to the landings and shall have a clear headway of at least six feet six inches. In the case of secondary staircases the risers shall not be more than eight inches or treads of less than eight inches clear of nosings. Stairs and wells shall be protected with proper balustrades.

Staircases in dwellings. 36. Every staircase in a dwelling house shall be lighted and ventilated by means of windows or skylights to the satisfaction of the surveyor.

12. Rainwater Pipes and Gutters.

Rain water pipes and gutters. 37. The roof flat or gutter of every building and every balcony verandah or other similar projection or projecting window shall be so arranged and constructed and so supplied with gutters and pipes which must be maintained so as to prevent the water therefrom from dropping upon or running over any public way or causing dampness in any part of any wall or foundation. Gutters and pipes shall be of metal or other approved material of suitable thickness.

13. Closets and Urinals.

Permits. 38. No internal closet shall be erected or installed in any building save with the written permission of the Surveyor and with the approval and to the satisfaction of the Melbourne and Metropolitan Board of Works.

Construction of dividing walls. 39. No closet or urinal shall be erected within the external walls of any building unless surrounded by walls of nine inches in thickness save with the written permission of the surveyor, and no flushing cistern shall be affixed on the outside of any external wall.

Closets and Urinals to be provided. Every building used as a shop shall be provided with proper closet accommodation in the proportion of one closet at least for every twenty persons employed therein; and where persons of different sexes are employed all such accommodation shall be separate for the sexes and approaches thereto properly separated for the sexes shall be provided. Adequate urinal accommodation shall be provided for every shop in which four or more males are to be employed and separate and distinct urinal accommodation for the use of the females may be ordered where more than twenty females are to be employed. Provided that where the majority of those employed are to be of one sex and not more than two are to be of the other sex, separate and distinct privy accommodation for the persons of different sexes shall not be required if in the opinion of the Council the same is suitably provided in adjoining or adjacent premises. Provided that if the privies and urinals are connected with a sewerage system the following scale may be adopted in lieu of that given above:—

Scale. Closets for Males.

Number of Males.	Number of Closets.
1 to 20	1
21 to 45	2
46 to 70	3
71 to 100	4

And one additional closet for every additional 30 male employees.

Urinals for Males.

Number of Males.	Number of Urinals.
Where closet seat is fixed 4 to 45	1
Where closet seat lifts 10 to 45	1
46 to 100	2
101 to 150	3
151 to 200	4

And one additional urinal for every additional 70 male employees.

Closets for Females.

Number of Females.	Number of Closets.
1 to 20	1
21 to 40	2
41 to 60	3
61 to 80	4
81 to 100	5

And for additional numbers over 100, one closet for every 25 females up to 200, and thence one for every 30 females.

Every closet and every urinal must be maintained in a clean and efficient state.

PART IX.

Ventilation, Lighting and Open Spaces.

1. Every person who builds or erects a new building shall so construct every room in the lowest storey having a boarded floor that there shall be for the purposes of ventilation between the under side of every bearer on which such floor is laid and the upper surface of the tarpaving or concrete with which the ground surface or site of the building is covered a clear space of two inches at the least in every part and not less than four inches between such undersides and the ground where the site is not tarpaved or concreted and shall cause such space to be thoroughly ventilated by means of suitable and sufficient airbricks or by some other effectual method so arranged as to cause a through current of air to pass beneath the flooring. The surveyor may require the surface under the floor of any building or any part thereof to be tarpaved or concreted to his satisfaction. Ventilation under floors in lowest storey.
2. Every shop erected shall be provided with means for ventilation on the following basis:— Basis of ventilation.
- (a) Ventilation shall be in all cases natural except where mechanical ventilation is the only system practicable.
- (b) If the ventilation is natural there shall be in each room an area of windows capable of being opened equal to at least one-twentieth of the floor area.
- (c) If the ventilation is mechanical it shall be so constructed as to secure that the whole of the air contained in each room shall be changed at least four times in each hour.
- Proper means of outlet ventilation shall be provided for all stairwells.
3. When a court wholly or in part open at the top but enclosed on every other side and constructed or used for admitting light or air to a domestic building is constructed in connexion with such domestic building and the depth of such court from the eaves or top of the parapet to the ceiling of the ground storey exceeds the length or breadth of such court adequate provision for the ventilation of such court shall be made and maintained by the owner of the building by means of a ventilating flue between the lower end of the court and the outer air having a throughway the least sectional area whereof shall measure not less than one-twentieth of the horizontal area of such court and not less than twelve inches across in any direction. Such flue shall be constructed so that it can be cleaned out. Light Courts.
4. Except by permission of the Council the height of any wall of a building of Class A abutting on a light court shall not exceed two and one-half times the width of such court if it be enclosed or may be enclosed on every side, or three times the width if it be open at one end or both ends. Heights of walls abutting on light courts.
- The width shall be measured from the window to the opposite wall or boundary of such court. A lane or alley abutting on a court may be included in the measurement, but in the case of recessed windows the recess shall be omitted.
- The height shall be measured from the sill of the lowest window to the eaves or top of the parapet.
- The height of the walls may be increased to four and one-half times the width of courts open at the end, and to three and one-half times the width of the enclosed courts when double courts are provided for the purpose of lighting rooms from opposite sides.
- Buildings which exceed the above limits of height shall have the upper storeys off-setted in the same ratios as the lower storeys.
5. No dwelling-house shall be erected on any land so as to reduce the area of the land occupied or used therewith and in the same ownership and free from buildings to an area less than that occupied by such dwelling-house. Open spaces for dwelling houses.
6. No dwelling-house and shop combined shall be erected on any land so as to reduce the area of the land occupied or used therewith and in the same ownership and free from buildings to an area less than that occupied by the dwelling-house portion on the ground floor of such dwelling-house and shop, provided that the dwelling house on the first or any succeeding storey shall not exceed in area the combined area of such dwelling house and shop on the ground floor. Maximum area to be covered by dwelling house and shop combined.
7. No dwelling-house and business premises combined shall be erected on any land so as to reduce the area of the land occupied or used therewith and in the same ownership and free from buildings to an area less than that occupied by the dwelling-house portion on the ground floor of such dwelling-house and business premises, provided that the dwelling-house on the first or any succeeding storey shall not exceed in area the combined area of such dwelling house and business premises on the ground floor. Maximum area to be covered by dwelling house and business premises combined.
8. (a) Every building used or intended to be used as a dwelling-house and every maisonette and every residential flat or suite of rooms shall have a floor area of not less than 600 square feet, and shall be provided with a kitchen and a bathroom with bath, both connected to the Melbourne and Metropolitan Board of Works sewerage system. Minimum floor area of dwelling houses.
- (b) Every room except rooms wholly or partly in the roof shall be in every part at least nine feet in height from the floor to the ceiling. Minimum height of rooms.
- (c) Every room wholly or partly in the roof shall be at least nine feet in height vertically from the floor to the ceiling or the roof throughout for not less than one-half the area of such room. The minimum height of any portion of any such room shall be six feet six inches vertically from the floor to the ceiling or roof.
- (d) No attic or rooms wholly or partly in the roof shall be permitted in any building of more than one storey (apart from such attic room or rooms) in height. All attic rooms or rooms built wholly or partly in the roof shall be on the same level and only one set of such rooms shall be permitted. Storeys in roofs.
- (e) Every habitable room shall contain not less than 800 cubic feet of space. Minimum area of rooms.
9. Every habitable room constructed over a stable shall be separated from such stable by a floor rendered impervious to foul air. Habitable rooms over stables.
10. Every habitable room shall have one or more windows opening directly into the external air with a total superficies clear of the sash frames free from any obstruction to light equal to at least one-tenth of the floor area of the room and so constructed that a portion equal to at least one-twentieth of such floor area can be opened Windows.

But a room having no external wall or a room constructed wholly or partially in the roof may be lighted through the roof by a dormer window with a total superficies clear of such frames free from any obstruction to the light equal to at least one-twelfth of the floor area of the room, and so constructed that a portion of such window equal to at least one-thirtieth of such floor area can be opened and the opening in each case shall extend to at least five feet above the floor level of such room or such room may be lighted by a lantern-light or skylight of which a portion equal to at least one-thirtieth of the floor area can be opened.

PART X.

Chimneys, Flues, Fireplaces and Heating Apparatus.

Chimneys on corbels of incombustible materials.	1. Chimneys built on corbels of brick stone or other fire-resisting materials may be erected if the work so corbelled out does not project from the wall more than one and a half times the thickness of the wall measured immediately below the corbel but all other chimneys shall be built on solid foundations and with footings similar to the footing required in the case of external and party walls unless they are carried upon iron girders with direct bearings upon party external or cross walls to the satisfaction of the surveyor.
Other chimneys.	2. Chimneys and flues having proper soot doors of not less than forty square inches may be constructed at any angle but in no other case shall any flue be inclined at a less angle than forty-five degrees to the horizontal and every angle shall be properly rounded.
Angle of flue.	3. All soot doors shall be at least thirteen inches distant from any woodwork.
Soot doors.	4. An arch of brick or stone or a reinforced concrete lintel or a bar of wrought iron of sufficient strength shall be built over the opening of every chimney to support the breast thereof and where the breast projects more than four inches from the face of the wall and the jamb on either side is of less width than nine inches the abutments shall be tied in by an iron bar or bars of sufficient strength turned up and down at the ends and built into the jambs for at least eight and a half inches on each side.
Breast of chimney.	5. A flue shall not be adapted to or used for any oven furnace cockle steam boiler or close fire used for any purpose of trade or business nor to or for the range or cooking apparatus of any hotel or eating house unless the flue is surrounded with brickwork at least eight and a half inches thick from the floor on which such oven furnace cockle steam boiler or close fire is situated to the level of the ceiling of the room next above the same.
Construction of flues.	6. A flue used in connection with a steam boiler shall be at least fifty feet in height measured from the level of the floor on which the boiler is placed.
Height of flue for steam boiler.	7. The inside of every flue and also the outside thereof where passing through any floor or roof or behind or against any woodwork shall be rendered pargeted or lined with fire-resisting stoneware.
Flues pargeted or lined with fire-resisting stoneware.	8. The jambs of every fireplace opening shall be at least eight and a half inches wide on each side of the opening thereof. Kitchen ranges may be built without side jambs.
Jambs.	9. The back of every fireplace opening from the hearth up to the height of twelve inches above the mantel shall be at least eight and a half inches thick.
Back of fireplace.	10. The thickness of the upper side of every flue when its course makes with the horizontal an angle of less than forty-five degrees shall be at least eight and a half inches.
Thickness of flue.	11. Every chimney shaft or smoke flue shall be carried up in brick or stonework at least four and a half inches thick throughout to a height of not less than three feet above the roof flat or gutter adjoining thereto measured at the highest point in the line of junction with such roof flat or gutter.
Height of chimney.	12. The brickwork or stonework of any chimney shaft except that of the furnace of any steam engine mill brewery distillery bakehouse or manufactory shall not be built higher above the roof flat or gutter adjoining thereto than a height equal to six times the least width of such chimney shaft at the level of such highest point in the line of junction unless such chimney shaft is built of increased thickness or otherwise rendered secure to the satisfaction of the surveyor.
Brickwork or stonework of chimney shaft.	13. There shall be laid level with the floor of every storey before the opening of every chimney a slab of stone slate or other fire-resisting substance at the least six inches longer on each side than the width of such opening and at the least twelve inches wide in front of the breast thereof.
Slabs in front of chimney openings.	14. On every floor except the lowest floor such slab shall be laid wholly upon stone or iron bearers or upon brick trimmers or other fire-resisting materials but on the lowest floor it may be bedded on concrete covering the site or on solid materials approved by the surveyor placed on such concrete.
Slabs, how laid.	15. The hearth or slab of every chimney shall be bedded wholly on brick stone or other fire-resisting substance and shall together with such substance be solid for a thickness of four inches at least beneath the upper surface of such hearth or slab.
How bedded.	16. A flue shall not be built in nor against any party structure unless it be surrounded with new brickwork at least four and a half inches in thickness properly bonded. No flue shall be used for a smoke-flue which is of a less internal diameter than eight and a half inches except in cases of copper or scullery flues which may be of any size allowed by the surveyor.
Flues in party structure.	17. A chimney breast or shaft built with or in any party wall shall not be cut away unless the surveyor certifies that it can be done without injuriously affecting the stability of any building.
Internal diameter of smoke flue.	18. A chimney shaft jamb breast or flue shall not be cut into except for the purpose of repair or doing some one or more of the following things:—
Cutting into chimney shaft, etc.	<ul style="list-style-type: none"> (a) Letting in or removing or altering flues pipes or funnels for the conveyance of smoke or steam or letting in removing or altering smoke jacks. (b) Forming openings for soot doors such openings to be fitted with a close iron door and frame. (c) Making openings for the insertion of ventilating valves subject to the following restriction:—That an opening shall not be made nearer than thirteen inches to any timber or combustible substance.

19. Timber or woodwork shall not be placed—
- (a) In any wall or chimney breast nearer than nine inches to the inside of any flue or chimney opening.
- (b) Under any chimney opening within six inches from the upper surface of the hearth of such chimney opening.
- (c) Within two inches from the face of the brickwork or stonework about any chimney or flue where the substance of such brickwork or stonework is less than eight and a half inches thick.
20. Every chimney shaft, for the furnace of a steam engine mill brewery distillery bakehouse or manufactory shall be constructed in conformity with the following rules:—
- (a) Every shaft shall be at least fifty feet in height from the natural surface of the ground at the base of the said shaft, unless otherwise expressly permitted by the Council. Position of timber or woodwork
- (b) Every shaft shall be carried up throughout in brickwork and mortar of the best quality and if detached shall taper gradually from the base to the top of the shaft at the rate of at least two and a half inches in every ten feet of height. If approved by the surveyor flues to small steam boilers or forges may be constructed in metal if properly stayed but such flues shall not be fixed in front of any building in any street or nearer than eighteen inches to any combustible material. Rules for construction of chimney shafts for furnaces, etc.
- (c) The thickness of the brickwork of every such chimney shaft shall be nine inches at the least at the top of the shaft and shall increase by at least half a brick for every section of such shaft of twenty feet in length or less down to a point seventy-five feet above the bed of the shaft's foundation and thereafter such thickness shall increase by half a brick for every section of twenty-five feet.
- (d) Every cap cornice pedestal plinth string course or other variation from plain brickwork shall be provided as additional to the thickness of brickwork required under this clause and every cap shall be constructed and secured to the satisfaction of the surveyor.
- (e) The foundation of the shaft shall always be made on concrete or other sufficient foundation to the satisfaction of the surveyor.
- (f) The footings shall be spread all round the base by regular offsets to a projection equal to the thickness of the enclosing brickwork at the base of the shaft and the space enclosed by the footings shall be filled in solid as the work progresses.
- (g) The width of the base of the shaft shall be at least one-tenth of the proposed height of the shaft.
- (h) Fire bricks shall be built inside the lower portion of the shaft when considered necessary by the surveyor and shall be provided as additional to and independent of the thickness of brickwork prescribed by these rules, and shall not be bonded therewith.
- (i) Notwithstanding anything herein contained shafts may with the approval of the Council be constructed of other material or design.
21. (a) The floor under and for a space of eighteen inches in front of every oven copper steam boiler or stove which is not heated by gas or electricity shall be formed of materials of fire-resisting and non-conducting nature not less than six inches thick. Floors under ovens, etc.
- (b) No boiler used for generating steam at a gauge pressure exceeding fifteen pounds per square inch shall be set or fixed inside any dwelling-house nor within a distance of two feet six inches from the external wall of any dwelling-house nor within five feet of any land not in the same occupation the said distances being in every case measured from the external face of the boiler or its setting. Boilers for generating steam.
- (c) No metal pipe for conveying smoke or other product of combustion shall be fixed nearer than eighteen inches to any combustible materials. Metal smoke pipes.
- (d) A pipe for conveying steam at a gauge pressure exceeding fifteen pounds per square inch shall not be fixed nearer than six inches to any combustible materials. Steam pipes.
- (e) A pipe for conveying hot water shall not be placed nearer than three inches to any combustible materials unless such pipe is provided with a free blow-off. Hot water pipes.
- (f) The floor over any room or enclosed space in which a furnace is fixed and any floor within eighteen inches from the crown of an oven shall be constructed of fire-resisting materials. Floors.
22. Every gas-fire gas cooking stove or bath-heater shall be provided with a vent pipe of not less than three inches in diameter extending at least twelve inches above the roof measured at the highest point in the line of junction with such roof and fitted with an approved hood; vent pipes to have an air space of not less than one and a half inches round same. Gas stoves and bath heaters to have vent pipes.

PART XI.

1. Means of Escape and Provisions for Reducing Risk of Fire in Buildings.

- (a) Every building of two or more storeys in height shall be provided with alternative stairways leading to separate exits. Alternative stairways to be provided.
- (b) All external stairways and landings shall be constructed of fire-resisting materials, and no external stairway or landing shall be constructed within 4 feet of any side boundary. Distance of stairways etc., from boundary.
- (c) Any stairway or landing erected in front of any building and within 75 feet of the front street alignment shall be constructed of brick, stone, concrete or structural steel. Materials.
- (d) Any stairway or landing built within 75 feet of the front street alignment and at the rear of any building shall be at least 10 feet from the nearest side boundary and shall be constructed of fire-resisting materials and for such special purposes red gum or jarrah will be deemed to be fire-resisting. This paragraph shall not apply to allotments abutting on two streets. Distance of stairways, etc., from front street alignment.

- Public buildings 2. Every building hereafter erected or altered to be used as a building of Class C shall have all walls partitions floors and staircases constructed of fire-resisting materials. All spaces used for storage shall have floors of fire-resisting construction above the same. The floors of buildings not exceeding two storeys in height may be of timber construction. Cellars and basements shall not be reckoned as a storey if the floors immediately above the same are of fire-resisting construction.
- Hotels. 3. Every building hereafter erected as an hotel, residential flats, lodging-house, refuge, apartment-house, club, billiard room, sanatorium or similar institution shall, if more than two storeys in height, have all walls, partitions, floors, ceilings, and staircases constructed of fire-resisting materials other than wood. If such buildings consist of two storeys or less, all walls, and partitions shall be constructed of fire-resisting materials. Cellars and basements shall not be reckoned as a storey if the floors immediately above the same are of fire-resisting construction.
- Construction of floors 4. No building other than a building of Class A shall hereafter be erected or altered to contain more than two storeys with floors of non-fire-resisting construction. All other storeys of such buildings shall have fire-resisting floors.
- Construction of lift shafts. 5. The shaft of every lift or elevator shall be constructed and enclosed with brickwork not less than nine inches thick, reinforced concrete not less than four inches thick, or other approved fire-resisting material, as follows:—
 (a) The sides of the shaft of every such lift or elevator shall be enclosed throughout its height, and such shaft shall be enclosed (in cases where such shaft is not carried down to the foundations of the building) at the bottom, and (in cases where such shaft is not carried up to the roof of the building) at the top.
 (b) The shaft of any lift or elevator constructed within the well hole of a fire-resisting staircase and landings may be enclosed with open metal grilles or guards and open metal doors, but, save as aforesaid, the materials used for enclosing shafts shall be solid fire-resisting materials (other than wood) not less than three inches thick. Doorways in enclosed shafts shall be fitted with fire-resisting doors.
- Goods lift. 6. No goods lift shall be constructed in or communicate with an enclosed staircase in any building of Class B.
- Shaft of lift. 7. When the shaft of any such lift or elevator is carried up to the roof of the building such shaft shall be carried through the roof and glazed with thin glass protected on the outside with strong wire guards.
- Prevention of fire in connection with windows and openings in certain cases. 8. All openings in any external wall of a building of Class B., or of a building of Class A exceeding three storeys in height which are distant less than twenty feet in any diagonal direction from any opening in any external wall of any other building, shall be fitted with solid iron or armoured doors, tin-clad shutters or shutters of wire gauze. Windows constructed with frames and sashes of metal and glazed with wire-rolled glass or prisms shall be exempt from this provision.
- Openings in external walls. 9. All openings which abut on land in other occupation shall be fitted with fire-resisting glazing as for vertical party structures, or alternatively such openings shall be protected with solid armoured or gauze shutters. All openings in external walls abutting on enclosed light courts common to separate buildings shall be fitted with metal frames and sashes, and glazed with wire-rolled glass or prisms, or protected with tin-clad or wire gauze shutters.
- Skylights, etc. 10. All skylights or lantern-lights which are placed in courts or wells constructed in buildings or constructed on roofs of fire-resisting construction shall so far as regards the frames and glazing thereof be constructed of fire-resisting materials and wire glazing respectively.
- Rooms used for storage of inflammable liquids, etc. 11. All rooms used for the storage of petroleum or any products of petroleum, turpentine, or other similar volatile fluids: or for the storage of inflammable cinematograph films or carbide shall have walls, floors and ceilings of fire-resisting construction and be properly ventilated, and the doors of such rooms, unless opening directly to the outer air, shall be tin clad or iron cased.
- Water service for fire extinction. 12. A water supply service for fire extinction, approved by the surveyor, shall be provided in—
 (1) Every building over three storeys in height;
 (2) Every building proposed to be used as a factory;
 (3) Every building over twenty squares in area proposed to be used as a shop;
 (4) Every timber yard.
 All water supply fittings shall be of the standard fixed for the purposes of the Fire Brigades Act and shall include fire cock, canvas hose, director, and hose bracket.
13. Every building over the maximum height permitted for buildings of non-fireproof construction shall be provided with a rising main not less than three inches in diameter up to the roof level, to have two and a half inches outlet with fire cock on each floor and roof. Main to be in a position approved by the surveyor and to be provided with back pressure and stop valves, also screwed cap connexion to which Fire Brigade pump can be attached.
- (2) High Buildings, Factories and Shops.**
- Stairways. 14. All buildings in Classes B and C which are more than one storey in height shall be provided with alternative stairways leading to separate exits, one of which may be an external fire-escape stairway. The number of stairways required for shops shall depend on the area of the floor from which they descend. All stairways shall lead to separate exits. A second staircase shall not be necessary in any factory building of not more than three storeys in height in which not more than one hundred and fifty persons are employed on the floors above the ground floor, if the one stairway provided is fire-isolated by brick walls not less than nine inches thick, or walls of reinforced concrete not less than four inches thick.
- Construction of stairs 15. All stairs in buildings of Classes B and C and other buildings of more than two storeys in height shall be constructed of fire-resisting materials and be in straight flights and have half space or quarter space landings at intervals of not more than sixteen or less than two risers and have proper balusters and a continuous handrail at about three feet above the centre of treads and landings. Every stair shall have a

clear headway of not less than six feet six inches in height. The steps shall be of uniform dimensions throughout and have treads not less than ten inches wide exclusive of nosing and risers not more than seven inches high. The lining of the underside of stairs and landings (if any) shall be constructed of fire-resisting materials.

16. All walls and partitions enclosing any staircase in a building of Classes B and C and other buildings of more than two storeys in height shall be constructed of fire-resisting materials. Walls, etc., enclosing staircase.

17. The egress space of each stairway from the two topmost storeys of every building shall be not less than two feet eight inches and for the remaining storeys not less than three feet four inches in width. Egress space.

18. The exits from factories in which not more than twenty-five persons are employed shall be two feet eight inches in width. If more than twenty-five persons but not exceeding one hundred are employed the exits shall be three feet four inches in width. If a greater number than one hundred persons are employed the width of exits shall be increased twenty inches for every additional hundred persons or proportion thereof. Exits from factories

19. The number and width of stairways and exits from shops shall be in accordance with the following Tables:—

TABLE A.

Exits and Stairways required for Retail Shops used for the sale of Drapery, Millinery, and Fancy Goods, or any other Class of Goods, combined with Drapery, Millinery, and Fancy Goods:

Area of each Floor in Square Feet	Number and Width of Stairs and Exits	Total Width of Stairs and Exits
Up to 600	1- 2ft. 8in.	2ft. 8in.
More than 600 and not more than 1,000	2- 2ft. 8in. or 1- 2ft. 8in. if fire isolated	5ft. 4in. 2ft. 8in.
" 1,000 " " 2,000	2- 3ft. 4in.	6ft. 8in.
" 2,000 " " 4,000	1- 5ft. 0in. } One stair to be 1- 3ft. 4in. } fire isolated	8ft. 4in.
" 4,000 " " 6,000	2- 5ft. 0in.	10ft.
" 6,000 " " 8,000	2- 5ft. 0in.	13ft. 4in.
" 8,000 " " 10,000	1- 3ft. 4in.	15ft.
" 10,000 " " 12,000	3- 5ft. 0in. } One 5ft. stair to 2- 3ft. 4in. } be fire isolated	16ft. 8in.
" 12,000 " " 14,000	3- 5ft. 0in.	18ft. 4in.
" 14,000 " " 16,000	1- 3ft. 4in.	20ft.
" 16,000 " " 18,000	4- 5ft. 0in. } Two stairs to be 1- 3ft. 4in. } fire isolated	23ft. 4in.
" 18,000 " " 20,000	5- 5ft. 0in.	25ft.
" 20,000 " " 22,500	4- 5ft. 0in. } 2 5ft. stairs to 2- 3ft. 4in. } be fire isolated	26ft. 8in.
" 22,500 " " 25,000	6- 5ft. 0in.	30ft.

TABLE B.

Exits and Stairways required for Retail Shops other than those used for the Sale of Drapery, Millinery, or Fancy Goods.

Area of each Floor in Square Feet	Number and Width of Stairs and Exits	Total Width of Stairs and Exits
Up to 600	1- 2ft. 8in.	2ft. 8in.
More than 600 and not more than 1,000	2- 2ft. 8in. or 1- 2ft. 8in. if fire isolated	5ft. 4in. 2ft. 8in.
" 1,000 " " 2,000	1- 2ft. 8in.	2ft. 8in.
" 2,000 " " 4,000	1- 3ft. 4in.	6ft.
" 4,000 " " 6,000	2- 3ft. 4in.	6ft. 8in.
" 6,000 " " 8,000	1- 5ft. 0in.	8ft. 4in.
" 8,000 " " 10,000	1- 3ft. 4in.	10ft.
" 10,000 " " 12,000	2- 5ft. 0in.	13ft. 4in.
" 12,000 " " 14,000	1- 3ft. 4in.	15ft.
" 14,000 " " 16,000	3- 5ft. 0in. } One 5ft. stair to 2- 3ft. 4in. } isolated	16ft. 8in.
" 16,000 " " 18,000	3- 5ft. 0in.	18ft. 4in.
" 18,000 " " 20,000	1- 3ft. 4in.	20ft.
" 20,000 " " 22,500	4- 5ft. 0in. } Two stairs to be 1- 3ft. 4in. } fire isolated	23ft. 4in.
" 22,500 " " 25,000	5- 5ft. 0in.	25ft.
" 25,000 " " 25,000	2- 3ft. 4in. } 2 5ft. stairs to 4- 5ft. 0in. } be fire isolated	26ft. 8in.

The width of stairs in the Tables A and B from the third to the sixth floors may be reduced to the width required for the next lower area, and from the sixth floor upwards may be again reduced to the next succeeding lower area, provided that no stairs shall be reduced to a less width than three feet four inches, except for floor areas one thousand square feet or less.

If it be impracticable to provide the number of stairs required in the tables A or B the total width required by such tables may be provided in such manner as may be approved by the Council.

- Doors. 21. Doors to fire-enclosed staircases shall be fire-resisting doors, shall be not less than six feet six inches in height, and open on to landings. Doors shall be fitted with approved fastenings, and shall open outwards. Provided that doors abutting on a street shall be recessed so as not to encroach on the public way or may open inwards if they are locked back in such a manner as to require a key to release them. No door shall be hung so as to open immediately on to a flight of steps or to obstruct when open any passage stairway or landing.
- Aisles and gangways 22. No aisle shall be less than two feet eight inches wide. The aggregate width of aisles or gangways shall be equal to egress space required. Every corridor or passageway shall be not less in width than the egress space required for doors opening thereon, and shall be not less than eight feet in height. Corridors and passage-ways passing under a staircase shall be not less than seven feet in height under same. All passage-ways and means of egress shall be lighted and ventilated to the approval of the surveyor.
- Gangways. 23. Gangways may, with the consent of the Council, be erected over lanes to connect buildings in one occupation, provided such gangways be constructed of fire-resisting materials.
- Storage of wood and timber. 24. No cut or uncut timber lathwood firewood casks barrels or cases shall be piled stacked or stored—
 - (a) In such a manner as to prevent or impede in case of fire the exit of persons from any buildings yard ground or premises in or adjoining the yard ground or premises upon which such timber lathwood firewood casks or barrels are piled stacked or stored; or
 - (b) In any yard ground or premises adjoining a dwelling-house not in the same occupation unless the owner of the yard ground or premises has provided to the satisfaction of the surveyor by the erection of a wall or otherwise for the prevention of the spread of fire from such yard ground or premises to such dwelling-house; or
 - (c) Within a distance of ten feet from any furnace other than a furnace designed for seasoning timber; or
 - (d) To a height exceeding sixty feet or to a height exceeding the shortest distance from the pile stack or store of timber lathwood firewood casks cases or barrels to the nearest building or street or to land in another occupation; or
 - (e) Upon any roof.

PART XII.

Buildings, Wholly or Partly in Wood, Including Removal and Re-Erection of Such Buildings.

- Streets in which wooden buildings may be erected. 1. Subject to the provisions of this By-law buildings may be built or erected in wood or partly in wood and partly in other materials in the streets other than those specified in Schedule B to this By-law. Provided that
 - (a) The external walls of such buildings shall not exceed in height fifteen feet, measured from the floor level to the top of the wall plates.
 - (b) Every such building shall be wholly in one occupation or be constructed or adapted so to be.
 - (c) All such buildings shall be detached and shall be distant from the building line of any street or road the distance herein provided, and ten feet from any other building and shall be and continue to be five feet from the boundaries of the land of any adjoining owner or from the boundaries of land not in the same occupation; but in no case shall the distance between any two buildings be less than ten feet, and in all other respects such buildings must conform to the provisions of this By-law as to wooden buildings.
- Height of external walls. 2. A builder shall not erect, build or construct, or cause to be erected, built or constructed, any wooden building or structure within a distance of fifty feet from any street line unless the whole of the said building or structure covers an area of one thousand four hundred square feet at least, exclusive of all detached outbuildings and unless the external walls of any such building or structure are at least five feet from the side boundaries of the land upon which such building or structure is being built. Nothing in this clause shall apply to any building or structure built or constructed fronting any of the streets set forth in Schedule C to this By-law.
- Building to be in one occupation. 3. As to streets set out in Schedule C, wooden buildings may be erected at a distance of not less than ten feet from the building line of such streets and five feet at least from the side boundaries of the land upon which any wooden building is being built but in all other respects such buildings must conform to provisions of this By-law as to wooden buildings.
- To be detached. 4. Wooden buildings erected prior to this By-law coming into force may be added to in wood subject to the conditions and limitations of this By-law.
- Distance from street and other buildings. 5. Wooden buildings transported or removed either whole or in part into the municipal district or from one part of the municipal district to another part shall only be erected whole or in part in compliance with all the provisions of this By-law in regard to the erection of new buildings and such buildings either whole or in sections shall not be brought into the municipal district without the consent of the Council and until the same have been inspected and approved by the surveyor and the fees for such inspection have been paid.
- Distance of dwelling houses from street. 6. Except in the case of an isolated building the interior surface of all walls and ceilings of wooden buildings other than outbuildings shall be finished in hardwood lath and plaster, metal or other approved fire-resisting materials but in the discretion of the surveyor a wooden dado not exceeding five feet in height may be allowed and also the undersides of rafters in skillion roofs may be lined with tongued and grooved boards.
- Distance from boundaries in certain streets. 7. Roofs shall be covered with tiles slates metal or other fire-resisting materials approved by the surveyor.
- Additions to existing buildings. 8. In the construction of all wooden buildings except sheds vermin plates shall be used.
- Removal and re-erection of wooden buildings. 9. Stucco or rough cast work will not be allowed in walls and gables unless such walls and gables are first covered with waterproof material to the satisfaction of the surveyor.
- Fire-resisting surface of inner walls and ceilings. 6. Except in the case of an isolated building the interior surface of all walls and ceilings of wooden buildings other than outbuildings shall be finished in hardwood lath and plaster, metal or other approved fire-resisting materials but in the discretion of the surveyor a wooden dado not exceeding five feet in height may be allowed and also the undersides of rafters in skillion roofs may be lined with tongued and grooved boards.
- Roofs. 7. Roofs shall be covered with tiles slates metal or other fire-resisting materials approved by the surveyor.
- Vermin plates. 8. In the construction of all wooden buildings except sheds vermin plates shall be used.
- Stucco and rough cast. 9. Stucco or rough cast work will not be allowed in walls and gables unless such walls and gables are first covered with waterproof material to the satisfaction of the surveyor.

PART XIII.**(1) Fire-proof Construction.**

1. None of the provisions contained in any other Part of this By-law as to the materials and mode of construction of external party and cross walls or the thickness of same shall apply to any building erected or constructed in accordance with the provisions of this Part of this By-law. Other provisions of this By-law not to apply to buildings constructed under this part.

2. Wherever in this Part of this By-law it is provided that buildings or specified portions of buildings shall be fire-resisting or fire-proof the employment for columns or girder of steel alone unprotected by a casing of concrete in the manner hereinafter provided will not be permitted. Unprotected steel columns, etc., not permitted in fire resisting, etc., construction.

(2) Frame-Building Construction.

3. The adoption of frame-building construction will be permitted for all classes of buildings whether required by this By-law to be fireproof or otherwise subject to the employment in combination of cement concrete and of steel as the sole component materials for the frames of such buildings and provided that the conditions and stipulations hereinafter contained are complied with. Provided that all subordinate or appurtenant parts such as walls, partitions, stairways, bulkheads, lift wells and the like not necessarily forming part of the structural frame may be carried out in other materials unless prohibited by other provisions of this Part of this By-law. Frame building construction when permitted.
Conditions.

4. The supporting columns shall be spaced so that the distance in plan to the nearest adjacent column shall in no case be more than twenty feet in one direction nor more than thirty feet in a direction at right angles thereto these distances being measured from face to face of the columns. Supporting columns.

5. Every column shall be rigidly connected to the floor systems at every floor level, in a manner satisfactorily to resist wind or other lateral pressure. Columns to be rigidly connected to floor systems.

6. The external walls of frame-buildings may be carried out as curtain-walls designed to support only their own weight and to resist only wind or other lateral pressure provided that— External walls.

(a) If carried out in brickwork or stonework or terra-cotta they shall be not less than nine inches thick exclusive of any surface treatment where the least free span does not exceed fifteen feet; and not less than fourteen inches thick exclusive of any surface treatment where the least free span exceeds fifteen feet.

(b) If carried out in reinforced concrete they shall be not less than four and a half inches thick exclusive of any surface treatment where the least free span does not exceed fifteen feet; and not less than six inches thick exclusive of any surface treatment where the least free span does exceed fifteen feet.

7. In frame-buildings internal walls required to be fire-resisting may be carried out in reinforced concrete provided they shall be not less than three inches thick exclusive of surface treatment if the span does not exceed fifteen feet and otherwise not less than four and a half inches thick exclusive of any surface treatment. Internal walls.

8. In all frame-buildings there shall be provided at every floor level a complete system of wall girders so designed as wholly to relieve the underlying external walls or curtain walls of any vertical load other than the weight of such walls Wall girders.

(3) Stress Calculations.

9. For all forms or modes of construction dealt with in this Part of this By-law all designs shall be based upon the following loadings being added loadings over and above the full actual structural or dead loads, viz.:— Loadings.

For residential or office buildings a minimum of eighty-four pounds per square foot of floor area.

For shops stores and warehouses a minimum of one hundred and twenty pounds per square foot of floor area.

For public buildings and all areas in any building subject to the load of moving crowds, a minimum of one hundred and fifty pounds per square foot of floor area.

10. The bending moments of all girders shall be computed as being one-eighth part of the product of the total equivalent distributed load and the net span, but where the girders are satisfactorily "fixed" at their ends by reason of continuity or appropriate attachments to columns such calculated bending moments may be reduced by twenty per cent. Beyond that allowance however no further reduction of bending moments by reason of continuity of girders will be permitted. Calculation of bending moments.

11. In computing columns any column which exceeds in unbraced height fifteen times its least diameter or least width shall be regarded as a long column subject to flexure and shall be designed accordingly. Computation of columns.

12. In buildings comprising a plurality of storeys the total loading of the columns shall be computed as follows:— Loading of columns where several storeys.

(a) For any number of storeys up to three storeys upon the assumption that all the floors will be simultaneously loaded with the full dead and full live load.

(b) For a greater number than three storeys upon the assumption that the three uppermost floors will be simultaneously loaded with the full dead and full live loads; while the remaining floors will be at the same time loaded with the full dead and one-half the live loads.

(4) Concrete-Cased Steel.

13. Whenever concrete-cased steel is employed the work shall be so designed that the steel alone shall support and resist the whole of the loads and stresses without any assistance from the concrete. Steel to support loads, etc.

14. The following stress-intensities upon the steel will be permitted as a maximum provided that the calculation of external forces has been made in accordance with the rules hereinbefore provided, viz.:— Stress Intensities.

For all joists beams bars or members—

In direct compression direct tension or cross bending fifteen thousand pounds per square inch of net section.

In shear, fifteen thousand pounds per square inch of net section.

- Cement concrete for casing. 15. The cement concrete employed in casing the steel shall be so proportioned that there shall be used not less than one cask of Portland cement weighing three hundred and seventy-five pounds net for each twenty-two cubic feet of net finished concrete measured in place.
- Steel to be embedded in concrete. 16. The steel shall be encased with approved bonding and then wholly embedded in and surrounded with concrete upon all sides in such manner that there shall be in the case of girders a thickness of not less than one inch of concrete upon the exposed sides or edges of the steel, and in the case of columns a thickness of not less than two inches of concrete upon the exposed sides or edges of the steel such respective thicknesses of protecting concrete being exclusive of any plastering veneer or other surface treatment.
- Steel to be clean. 17. All steel employed in and in combination with cement concrete shall be clean and free from paint oil grease or tar of any kind and shall also be free from scaly rust.

(5) Re-Inforced Concrete.

- Use of reinforced concrete. 18. In all cases where re-inforced concrete is employed in buildings or portions of buildings the reinforced concrete work shall be designed in accordance with the rules and carried out under the conditions hereinafter contained.
- Drawing to be filed with Surveyor. 19. Before the actual carrying out of the work or any portion thereof complete drawings of such work or portion shall be filed with the surveyor showing all details of the construction and the size spacing and arrangement of all the reinforcing members.
- Provision for application of loading tests. 20. The surveyor shall have power to require that loading tests provided for in this By-law be actually applied in his presence by the builder in such cases as the surveyor may think fit.
- Cement concrete. 21. The cement concrete employed in reinforced concrete work shall be so proportioned that there shall be used not less than one cask of Portland cement weighing three hundred and seventy-five pounds net for each eighteen cubic feet of net finished concrete measured in place.
- Steel to be clean. 22. The steel employed in reinforced concrete work shall be clean and free from paint oil grease or tar of any kind and shall also be free from scaly rust.
- Stress intensities. 23. The following stress intensities upon the several materials will be permitted as a maximum, provided that the calculation of external forces has been made in accordance with the rules hereinbefore provided, viz:—
 - (a) For all steel reinforcing members employed substantially, as they come from the rolls—
 - In tension or compression, fifteen thousand pounds per square inch.
 - In shear, ten thousand pounds per square inch.
 - (b) For all steel reinforcing members where forged or welded—
 - In tension or compression, fifteen thousand pounds per square inch.
 - In shear, ten thousand pounds per square inch.
 - (c) For the adhesion between the concrete and the steel, seventy pounds per square inch.
 - (d) For concrete—
 - In compression, five hundred pounds per square inch.
 - In shear, seventy pounds per square inch.
 - In tension, nil.
- Detailed design requirements. 24. The detailed design of all parts of the reinforced concrete work subject to cross bending or direct stresses shall proceed upon the basis of the latest methods subject however to the following requirements:—
 - (a) The steel shall take all the tensile stresses.
 - (b) The ratio of the modulus of elasticity of steel to that of concrete shall be taken as fifteen.
 - (c) Where the concrete is of insufficient section to take up the shearing stresses sufficient steel shear bars shall be provided to take up the residue of the shearing stresses.
 - (d) In columns all main reinforcing bars shall be held together by horizontal steel ligatures spaced not further apart than twenty diameters of the main bars.
 - (e) The extremities of all tension bars employed in all girders shall be coggled or swelled in all cases where such bars exceed half an inch in diameter.
- Conditions under which work to be done. 25. In the execution of reinforced concrete work no concrete in any column or main girder shall be left uncompleted at the end of the day. Whenever concreting operations are resumed the surfaces of completed work against which fresh concrete is to be placed must be thoroughly washed cleaned and grouted with neat cement. No concrete work shall be carried out during any period when the shade temperature is higher than one hundred degrees Fahrenheit nor lower than thirty-five degrees Fahrenheit.
- Thickness of concrete. 26. The steel reinforcements shall be wholly embedded in and surrounded with cement concrete. The following shall be the minimum thickness of concrete upon the exposed sides or edges of all steel reinforcements:—
 - In floor slabs or plates Three-quarters of an inch
 - In girders and ribs One inch
 - In columns One and a half inches
 Such thickness shall be exclusive of any plastering, veneer or other surface treatment.
- 27. The following shall be the minimum thickness of concrete in any portions of the work required by this By-law to be fire-resisting, viz:—
 - In floor plates not exceeding six feet net span Three inches
 - In floor plates not exceeding eight feet net span Four inches
 - In floor plates not exceeding ten feet net span Five inches
 - In floor plates exceeding ten feet net span Six inches
 - In external walls not exceeding fifteen feet net span Four and a half inches
 - In external walls exceeding fifteen feet net span Six inches
 - In partitions Two and a half inches
 No internal wall shall be deemed to be fire-resisting unless four and a half inches in thickness. Such respective thicknesses shall be exclusive of any plastering, veneer or other surface treatment.

PART XIV.

Ruinous and Dangerous Buildings and Buildings for Dangerous and Offensive Trades, etc.

1. When it is made known to the Council that any building or structure is in a ruinous or dangerous state the Council may inspect the same and may require a survey of such building or structure to be made by the Surveyor who shall have power to enter any premises for the purpose of making such survey, and if the Surveyor reports that such building or structure is in a ruinous or dangerous state the Council may cause the same to be shored up or otherwise secured to the satisfaction of the Surveyor and shall cause a notice in writing to be served on the owner of such building or structure requiring such owner forthwith to take down secure or repair such building or structure as the Council may require.

Survey and report.

Notice to owner.

2. If such owner does not begin to take down repair or secure such building or structure within three days after service of such notice and complete such taking down repairing or securing as speedily as the nature of the case will admit the Council may with all convenient speed cause all or so much of the building or structure as is in a ruinous or dangerous condition to be taken down repaired or otherwise secured in such manner as may be requisite and may recover from the owner in any court of competent jurisdiction the cost incurred in so doing.

Powers of Council in default of owner.

3. No building or vault for the purpose of carrying on a dangerous business (including the manufacture of gunpowder or detonating powder, matches ignitable by friction or otherwise, other substances liable to sudden explosion inflammation or ignition, turpentine, vitriol, naphtha, varnish, fireworks, painted covers oil-cloth and other manufactures dangerous on account of the liability by reason of the nature or quantity of the materials or substances employed therein to cause sudden fire or explosion) shall be erected at a less distance than forty feet from any public way or than fifty feet from any other building or any vacant ground belonging to any person other than the owner or occupier thereof.

Buildings for dangerous businesses.

4. No building shall be erected nearer than fifty feet to a building used for any dangerous business.

5. Every person who shall erect construct or alter any building principally for the storage of petroleum or any products of petroleum turpentine or other volatile fluids in quantities of more than 250 gallons shall comply with the following requirements:—

Storage of petroleum, etc.

- (1) The site of all buildings shall be first approved of by the Council.
- (2) The buildings shall be constructed with walls of brick, concrete iron or other non-inflammable material except that in the case of a galvanized-iron structure the lower portion of the walls must be in brick.
- (3) The floor of such buildings shall be made of earth, concrete or brick. The roof of such buildings shall be constructed of incombustible material.
- (4) To prevent outflow the lower portion of all walls to be without break or opening, the capacity of such enclosed space to be at least 25 per cent. of the total volume of volatile fluids kept, stored or retained in any such buildings.

6. Every person who shall erect or construct any storage tank for the storage of more than two hundred and fifty gallons of petroleum or any product of petroleum turpentine or other volatile fluids shall comply with the following requirements:—

- (1) The site of all storage tanks other than underground tanks not exceeding one thousand gallons capacity shall be first approved by the Council for that purpose.
- (2) Underground tanks not exceeding one thousand gallons capacity shall be constructed of galvanized steel plate not less than 14 gauge, and be placed not less than two feet below the surface of the ground, or the lowest floor of any building. Sand shall be filled in over the tank to the level of the ground or floor, as the case may require. Tanks shall be adequately ventilated and fitted with safety devices to the satisfaction of the surveyor. Filling pipes may be placed where the surveyor approves but so as not to cause any obstruction to the traffic when the tanks are being filled.
- (3) Storage tanks which are erected upon or above the surface of the ground or partly below and partly above the surface of the ground shall be enclosed by a wall of brick stone or concrete or an earthen dam of approved construction; such wall or dam shall be in no case of less height than two feet higher than the level to which the oil would rise should it escape from the tanks. An opening may be made in the enclosing wall to permit access to the tank but such opening shall contain a liquid-tight door either sliding or opening inward made of incombustible material and of sufficient strength to resist any pressure which may be brought to bear on such door by the bursting of the tank enclosed in such wall.

7. No building or vault for the purpose of carrying on any offensive trade as defined by the Health Acts except poultry killing or cleaning or dressing shall be erected at a less distance than forty feet from any public way or than fifty feet from any dwelling-house or any vacant ground belonging to any other owner.

Buildings for offensive trades.

8. No dwelling-house shall be erected nearer than fifty feet to a building used for any such offensive trade.

PART XV.

Street Verandah Signs and Hoardings.

(1) No verandah or portico shall be erected or caused or permitted to be placed over a footway of any street without the consent of the Council first had and obtained, and any such verandah or portico erected with the consent of the Council, shall be of the form, dimensions and materials approved by the Surveyor.

Consent of Council.

- (2) **Verandahs:**
 On, from and after the date of the coming into operation of this By-law the erection or placing against or in front of any house or building abutting upon any public footway in any street or in any part thereof within the City of St. Kilda of any verandah over or across such footway is hereby prohibited, unless such verandah is supported solely by cantilevers, brackets, or projecting supports or any combination thereof. All such verandahs supported by cantilevers, brackets or projecting supports shall conform to the following requirements:—
- Construction.
- (a) The cantilevers, brackets or projecting supports shall be rolled steel joists or of other steel construction approved by the Surveyor securely anchored into the walls of the building and sufficiently loaded or tied down at the inner ends.
 - (b) The fascia of the verandah shall finish flush with the kerblin in all cases. The depth of the cantilever and fascia gutters shall not be less than 7 inches and shall be erected in a horizontal line. The minimum height of the fascia gutter or any part of the verandah shall be not less than 8 feet 6 inches from the level of top of kerb to the under edge of the fascia gutter.
 - (c) Purlins may be of steel, jarrah, oregon or other timber approved by the Surveyor.
 - (d) The roof shall have a pitch of half an inch per foot towards the building, and shall be covered with corrugated iron of not less thickness than No. 24 gauge galvanised corrugated iron of approved manufacture securely fixed to purlins with galvanised iron screws, bolts or clips and washers at the top of corrugations. The iron shall be lapped two corrugations at sides and at least 9 inches at ends of sheets, and shall be securely riveted for 12 inches at sides and at every third corrugation at ends.
 - (e) Gutters made of No. 24 gauge galvanised iron of sufficient capacity efficiently to discharge rainwater falling on roofs shall be provided at or near the face of the building; the iron shall be well lapped, riveted and soldered at all joints, and laid to proper fall to outlet.
 - (f) Downpipes shall be of wrought or cast iron and of sufficient capacity efficiently to discharge rainwater falling on roofs. The pipes shall be connected to the gutters and carried down the face of the building to the footpath and shall be there connected to 4 inch pipes of concrete, earthenware or other manufacture approved by the Surveyor laid under the footpath and shall discharge into the street channel or be connected to an underground stormwater drain. Pipes down the face of the wall of buildings shall be set back so as not to project beyond the face of the building for a height of at least 8 feet 6 inches above the level of the footpath.
 - (g) No opening shall be made in the roof of any verandah for the purpose of affording light unless such opening be properly framed and glazed with rough rolled plate glass protected underneath with fine mesh wire netting to the satisfaction of the Surveyor.
- Verandahs not supported by cantilevers, etc., to be pulled down.
- (3) Every verandah erected or placed before the coming into operation of this By-law against or in front of any house or building abutting upon any public footway in any street within the City of St. Kilda which verandahs are upon, over or across such footway and are supported otherwise than by cantilevers, brackets or projecting supports shall be pulled down and removed before the first day of January, 1948.
- (4) **Hoardings:**
- (a) Save as hereinafter provided, no person shall erect, build or construct, or alter or add to or cause to be erected, built or constructed, or altered or added to, any hoarding, signboard, or erection for advertising purposes without first obtaining the consent of the Council, and unless such hoarding, signboard or erection is erected, built or constructed, altered or added to in accordance with the plan and specification lodged by such person and previously approved by the Council.
 - (b) The Council may in its absolute discretion refuse its consent to the erection building or construction or alteration or addition to any hoarding signboard or erection for advertising purposes if in the opinion of the Council the same will be an obstruction to the vision of persons using any street within the City of St. Kilda or if the same is likely to be objectionable or unsightly or will affect or be likely to affect injuriously the amenities of a public park or pleasure promenade or to disfigure the natural beauty of a landscape.
 - (c) No hoarding, signboard or erection shall be within a distance from the building line of any street or road equal to the greatest height of such hoarding, signboard or erection, nor shall the lowest part of such hoarding other than the main supports thereof be nearer than three feet (3 feet) from the level of the ground.
- Erection of hoardings, signboards, etc.
- Consent may be refused if hoarding, etc., considered an obstruction or unsightly.
- Distance from street.
- (5) **Signs, Signboards:**
- (a) A signboard hanging lamp or gaspipe fixture may be erected on or attached to any building or verandah provided that it shall be of material construction and design approved by the Surveyor and shall be in no part less than 8 feet 6 inches above the level of the footpath beneath, and that the written permission of the Council thereto is first obtained.
 - (b) No person shall erect or construct or place any sky sign upon any building unless such sky sign and the materials and the mode of construction and support thereof have first been approved in writing by the Council. A flag-staff, pole, vane, weathercock, cresting or balustrade shall not be or be deemed to be a sky sign.
 - (c) No person shall exhibit any advertisement in any place and in such manner or by such means as shall in the opinion of the Council, injuriously affect the amenities of a public park or pleasure promenade or disfigure the natural beauty of the landscape.
 - (d) No person shall attach, fix or paint on any hoarding or on any building or on any fence, rock, cliff or tree any advertisement which, in the opinion of the Council, is unsightly or objectionable.
- Signboards, etc., under verandah.
- Signs, etc., to be approved.
- Advertisements not to affect amenities.
- Advertisements not to be unsightly or objectionable.

- (e) Except as hereinafter provided only such advertisement shall be attached or fixed to or painted on any hoardings or on any building or on any fence, rock, cliff, or tree in any residential area prescribed by By-law No. 103 of the City of St. Kilda as amended by By-law No. 104 or any other By-law of the said City as shall from time to time be in force as is referred to in Clause (f) hereof. Advertisements on buildings, etc., in residential areas.
- (f) Where in any of the residential areas prescribed by By-law of the City of St. Kilda No. 103, as amended by By-law No. 104, or any other By-law of the said City as shall from time to time be in force, any dwelling house or part of any dwelling house is used for the purposes of his or her profession trade or business by any barrister, solicitor, medical practitioner, dressmaker, milliner, dentist, civil engineer, surveyor, veterinary surgeon, architect, accountant, auditor or teacher, or by a single worker carrying on his or her profession trade or business without any employe or assistant, such person may affix to such dwelling house or to the fence on the frontage of the land whereon such dwelling house is erected a plate, the dimensions of which shall not exceed thirty-six inches by twenty-four inches indicating the nature of the profession trade or business carried on in such dwelling house or part thereof and the name of the person carrying on the same.
- (g) Notwithstanding anything hereinbefore contained there may be displayed on any building or land within a residential area a sign or signs indicating that such building or land is to let or is for sale. To Let and For Sale signs permitted.

PART XVI.

Enforcement of By-laws and Penalties.

1. In the case of any building erection or construction (including a hoarding) contrary to the provisions of this By-law either in whole or in part— Powers of Council where building or erection constructed contrary to By-law
 - (a) The Council may give to the owner or builder or leave upon the site of such building erection or construction fourteen days' notice in writing (which notice may be signed by the municipal clerk on behalf of the Council) requiring the same to be brought into conformity with the said provisions or requiring the pulling down or removal of such building erection or construction; and
 - (b) if default is made in complying with such notice and notwithstanding the imposition or recovery of any penalty it shall be lawful for the Council through its surveyor and workmen to enter upon demoush and pull down the said building erection or construction or any part thereof and to do any other act that may be necessary for the purpose and to remove the materials thereof to some convenient place; and the Council in its discretion may sell the same in such manner as it thinks fit; and
 - (c) all expenses incurred by the Council or surveyor in demolishing and pulling down the said building or erection or construction or any part or parts thereof and in removing the materials thereof and selling the same and in doing such other acts as aforesaid and all fees or penalties due by the owner or builder thereof may be deducted and retained by the Council out of the proceeds of such sale; and
 - (d) the Council shall pay over any surplus arising from such sale on application being made by the person entitled thereto.
2. If any builder or owner disagrees with any decision of the Council or surveyor as to any matter or thing arising under this By-law, he may on giving notice in writing thereof to the Council and on payment to the treasurer of the sum of Two pounds two shillings have the question referred to an architect of known ability appointed by the Council and one appointed by the Governor-in-Council and the said architects in case of disagreement may call in a third architect of known ability; and the decision of any two of such architects shall be final and conclusive and binding in all respects including the expenses of such reference on the parties. Provision or settlement of disputes.
3. Any person who is guilty of any wilful act of default contrary to any of the provisions of this By-law shall be liable to a penalty not exceeding Twenty pounds for each offence, and in the case of a continuing offence to a further penalty of Two pounds for each day such offence is continued after written notice of the offence from the Council. Amount of penalty.

Schedule A.

FEES PAYABLE UNDER THIS BY-LAW.

For the purposes of determining the fees to be paid under this By-law the following matters shall be considered:—

(1) Rates of Buildings.

Rates of buildings of Class A shall be determined by the area and number of storeys contained therein.

Rates of buildings of Class B shall be determined by the cubical capacity thereof.

Rates of buildings of Class C shall be primarily determined by the cubical capacity thereof but subject thereto such buildings and temporary buildings shall be determined by the surveyor, according as the buildings partake of the nature either of buildings of Class A or Class B.

(2) Conditions for Determining the Rates of Buildings of Class A.

In Reference to Area.	In Reference to Storeys.	Rate of Building.
Over Sixteen Squares	More than One Storey	Extra First Rate
Over Sixteen Squares	Not more than One Storey	First Rate
Over Twelve Squares	More than One Storey	Do
Over Twelve Squares	Not more than One Storey	Second Rate
Over Eight Squares	More than One Storey	Do
Over Eight Squares	Not more than One Storey	Third Rate
Under Eight Squares	More than One Storey	Do
Under Eight Squares	Not more than One Storey	Fourth Rate

List of Fees for Buildings of Class A.

If the building is of the extra first rate	£2 10 0
(and for every additional storey above two storeys)	0 10 0
If the building is of the first rate	2 0 0
If the building is of the second rate	1 10 0
If the building is of the third rate	1 0 0
If the building is of the fourth rate	0 15 0

(3) Conditions for Determining the Rates of Buildings of Class B. and Class C.

In Reference to Capacity.	Rate of Building.
Over 200,000 cubic feet	Extra first rate
More than 120,000 cubic feet and not more than 200,000 cubic feet	First rate
More than 80,000 cubic feet and not more than 120,000 cubic feet	Second rate
More than 40,000 cubic feet and not more than 80,000 cubic feet	Third rate
More than 10,000 cubic feet and not more than 40,000 cubic feet	Fourth rate
Not more than 10,000 cubic feet	Fifth rate

LIST OF FEES FOR BUILDINGS OF CLASSES B AND C.

Fees for New Buildings.

If the building is of the extra first rate	£5 0 0
If the building is of the first rate	3 10 0
If the building is of the second rate	3 3 0
If the building is of the third rate	2 10 0
If the building is of the fourth rate	2 2 0
If the building is of the fifth rate	1 5 0

Fees for Chimneys and Flues.

On the construction of a furnace, chimney shaft, or similar shaft for ventilation or other purposes, if not exceeding seventy-five feet in height	£2 10 10
If exceeding seventy-five feet, and not exceeding one hundred feet in height	2 10 0
For every additional ten feet or portion of ten feet in height	0 10 0
Carrying of a flue from an oven, stove, steam boiler, furnace or close fire into an old flue	0 10 0

Miscellaneous Fees.

Outbuildings, if detached, not exceeding one square in area	£0 2 6
Outbuildings, if detached, over one square but not exceeding three squares	0 5 0
Other detached outbuildings	0 10 0
Hoardings	1 0 0
Street Verandahs	0 10 0
Other Verandahs	0 2 6
Signboards	0 10 6
Additions and alterations 2/- per square or part thereof on each floor, the minimum fee being 5/-	
For inspection of deposited plans	0 2 6
For inspection for removal of buildings, such fee as the Council may think reasonable, not to exceed £5/5/-	

SCHEDULE "A" (continued.)

Fees for Special Duties.

For the following special duties performed by the surveyor where such duties are not performed incidentally to the building or rebuilding of or adding to or altering any building in respect of which any other fees may be payable, that is to say:—

Calculation fee on reinforced concrete and frame construction } An amount equal
buildings } to the building fee

Calculation fee on brick or stone buildings in which more than one } An amount equal
half the areas of the floors is carried by internal pillars or } to half the build-
columns } ing fee.

Calculation fee for reinforced concrete floors, including ribs or girders,
each £1 1 0

Calculation fee for reinforced concrete floors, without ribs or girders, each 0 10 0

Fees for Special Services.

Fees for special services not expressly provided for:—
For any service performed by the surveyor which are required by this By-law, but not comprehended under any of the foregoing heads, such fees, not exceeding five pounds five shillings, as the Council may by resolution appoint and fix.

SCHEDULE "B" (External Walls of Buildings Must Be of Brick, Stone or Concrete).

- | | | |
|-------------------------|--------------------------|---------------------------|
| Acland Street. | Glen Eira Avenue. | Oak Grove. |
| Addison Street. | (Glen Eira Road. | Orange Grove. |
| Albert Street (from Ac- | Glenhuntly Road. | Ormond Esplanade. |
| land St. to Barkly St. | Goldsmith Street. | Ormond Road. |
| Reserve). | Greeves Street. | Orrong Road. |
| Albert Street (off and | Grey Street. | |
| rear of Robe St.). | Grosvenor Street. | Pakington Street. |
| Albion Street | Gurner Street. | Park Street. |
| Alexandra Street. | | Peel Street. |
| Alfred Place. | Hartpury Avenue. | Pine Avenue. |
| Alfred Square. | Heaton Avenue. | Pollington Street. |
| Alfriston Street. | Hennessy Avenue. | Prentice Street. |
| Alma Grove. | Herbert Street. | Princes Street. |
| Alma Place. | Henryville Street. | Punt Road. |
| Alma Road. | High Street (from St. | |
| Ardoch Avenue. | Kilda Rd. to Punt Rd.). | Quat Quatta Avenue. |
| Avoca Avenue. | High Street (from Car- | Queen Street. |
| | lisle St. to Wellington | Queen's Road. |
| | St., N.E. side, and to | |
| Bank Place. | Barkly St. on the N.W. | Railway Place. |
| Barkly Street. | side). | Raleigh Street. |
| Bath Street. | Hotham Street. | Redan Street. |
| Beach Avenue. | Hughenden Road. | Robe Street. |
| Beaconsfield Parade. | | Ruskin Street. |
| Bendigo Avenue. | | |
| Blessington Street. | Inkerman Grove. | |
| Bluff Avenue. | Inkerman Street. | Scott Street. |
| Bothwell Street. | Inverleith Street. | Sebastopol Street. |
| Brighton Road. | Irwell Street. | Selwyn Avenue. |
| Broadway. | | Shakespeare Grove. |
| Burnett Street. | | Shelley Street. |
| Burns Street. | Jackson Street. | Somers Street. |
| Byrne Avenue. | Jervois Street. | Somerset Street. |
| Byron Street. | | Southey Street. |
| | | Spenser Street. |
| Canterbury Road. | Kendall Street. | Steele Avenue. |
| Carlisle Street. | | Stuart Street. |
| Cavell Street. | King Street. | St. Kilda Road (E. side). |
| Chapel Street. | | St. Kilda Street. |
| Charnwood Crescent. | Lansdowne Road (between | St. Leonard's Avenue. |
| Charnwood Grove. | Alma Rd. and Dand- | St. Mary Axe. |
| Charnwood Road. | enong Rd.) | |
| Chaucer Street. | Leslie Street. | |
| Church Square. | Little Grey Street. | Tennyson Street. |
| Coleridge Street. | Loch Street. | Tiuna Grove. |
| Cowderoy Place. | Longmore Street. | |
| Cowderoy Street. | Lorne Street. | |
| Crimea Street. | Los Angeles Court. | Union Street. |
| | Lower Esplanade. | |
| Dalgety Street. | Lyell Street. | Vautier Street. |
| Dandenong Road. | Lyndon Street. | Victoria Avenue. |
| Deakin Street. | | Victoria Street. |
| Dickens Street. | Malakoff Street. | |
| Docker Street. | Marine Parade. | Wando Grove. |
| Duke Place. | Marriott Street. | Wellington Street. |
| | Mary Street. | West Beach Road. |
| Eildon Road. | Maryville Street. | Westbury Street. |
| Evelyn Street. | Meredith Street. | William Place. |
| Esplanade. | Milton Street. | William Street. |
| | Mitford Street. | Wilton Grove. |
| Farmer Street. | Morres Street. | Wimbledon Avenue. |
| Fawcner Street. | Mozart Street. | Wimmera Place. |
| Fitzroy Street. | | Woodstock Place. |
| Frampton Street. | | |
| Fraser Street. | Neptune Street (off Robe | York Street. |
| Fuller Road. | St.). | Young Street. |
| Fulton Street. | Normandy Road. | |

SCHEDULE "C" (Buildings may be built in Wood under Certain Conditions).

Alma Place.	Gibbs Street.	Lynott Street.
Bell Street.	John Street (from Mitford St. to Tennyson St.).	Raleigh Place.
Chusan Street.		
Crews Street.		

SCHEDULE "D" (New Dwellings Prohibited).

Albert Street (off and at rear of Robe Street).
 Alfred Place (off Marriott Street).
 Bank Place (off Charnwood Road—rear of High Street).
 Duke Place (off Duke Street—between Glenmark Avenue and Lynott Street).
 Railway Place (off and from Nightingale Street to Gibbs Street, facing Railway).
 St. Mary Axe (off High Street—between Argyle and Somerset Streets).

SCHEDULE "E" (Buildings Limited to One Storey in Height).

Albert Street (from Carlisle St. to Barkly St. Reserve). Alma Grove. Alma Place	Henryville Street. Inkerman Grove. Jervois Street. John Street (from Mitford St. to Tennyson St.). King Street.	Nelson Street (E. side.) Neptune Street (from Kobe St., north-westerly for 310ft.). Prentice Street. Queen Street. Raleigh Place. Sebastopol Street. Somerset Street. Steele Avenue. Stuart Street.
Bath Street. Bell Street. Bothwell Street.	Leslie Street. Little Grey Street. Lyeil Street. Lynott Street.	William Place. Woodstock Place. Young Street.
Chusan Street. Crews Street.	Malakoff Street. Marriott Street.	
Evelyn Street.		
Farmer Street. Frampton Street.		
Gibbs Street.		

SCHEDULE "F" (Buildings limited to Two Storeys in Height).

Addison Street. Aitred Street. Argyle Street. Arooch Avenue. Austin Avenue. Avoca Avenue.	Garden Court. Glenmark Avenue. Godfrey Avenue. Goldsmith Street. Gordon Avenue. Gourlay Street. Graylings Avenue. Graylings Grove.	McCrae Street. Marine Avenue. Market Street. Mariborough Street. Mariton Crescent. Marne Street. Martin Street. Mason Avenue. May Street. Meredith Street. Mitchell Street. Mitford Street (from Mitton St. to Glenhunny Rd.). Monkstadt Avenue. Montague Avenue. Moodie Place. Mooltan Avenue. Moore Street. Mozart Street. Murchison Street.
Baker Street. Baiston Street. Belford Street. Blanche Street. Blenheim Street. Boondara Grove. Bowen Street. Browning Street. Brunning Street. Bundalohn Court. Byrne Avenue.	Hammerdale Avenue. Hartpury Avenue. Havelock Street. Hawsleigh Avenue. Henry Street. Hertford Street. Holroyd Court. Hood Street. Hotham Grove.	Nelson Street (W. side). Neptune Street (from Grey St. south-westerly for 650ft.). Nightingale Street. Nottage Street.
Camden Street. Cardigan Street. Carlisle Avenue. Charles Street. Charlotte Place. Cintra Avenue. Clarke Street. Clyde Street. Cowper Street. Cyril Street.	Irwell Street. Irymple Avenue. Jackson Street. John Street (from Mitford St. to Canal). Johnston Street. Joyce Street. Kalymna Grove. Keats Street. Kingsley Street. Kipling Street. Knight Street. Kurrajong Avenue.	Oakleigh Avenue. Octavia Street. Odessa Street. Orange Grove.
Daley Street. Dean Avenue. Dryden Street. Duke Street.	Lambert Grove. Lambeth Place. Laansdown Rd. (from Murchison St. to Marne St.). Lawson Street. Lindsay Avenue. Linton Street. Los Angeles Court. Lytton Street.	Palm Court. Pattison Street. Phyllis Street. Pillee Street. Poets Grove. Pollington Street. Pozieres Avenue.
Edward Street. Elm Grove. Emilton Avenue. Enfield Street. Erindale Avenue.		Quat Quatta Avenue.
Fawkner Street. Foam Street. Foster Street. Foster Avenue. Fulton Street.		

SCHEDULE "F" (continued).

Raglan Street.	Somers Street.	Wavenhoe Avenue.
Rainsford Street.	Spray Street.	Wenden Grove.
Ravens Grove.	St. Leonard's Avenue.	West Beach Road.
Robert Street.	Sycamore Grove.	Westbury Grove.
Robertson Avenue.	Te Arai Avenue.	Westbury Street (from
Rosamond Street.	Thackeray Street.	Carlisle St. to southern
Rothsay Avenue.	The Avenue.	end).
Ruskin Street.	Tide Street.	Wilgah Street.
	Tiuna Grove.	Wilton Grove.
Shakespeare Grove.	Vale Street.	Wimbledon Avenue.
Shelley Street.		Woodstock Street
Shirley Grove.	Waterloo Street.	Wordsworth Street.
Smith Street.	Wave Street.	
Southey Grove.		

SCHEDULE "G" (Buildings limited to Three Storeys in Height).

Albion Street.	Heaton Avenue.	Pakington Street.
Alexandra Street.	Hennessy Avenue.	Park Street (from Cow-
Alfriston Street.	Herbert Street.	deroy St. to Fraser St.)
	Hughenden Road.	Peel Street.
Beach Avenue.		Pine Avenue.
Bendigo Avenue.	Inkerman Street.	Raleigh Street.
Blessington Street.	Inverleith Street.	Redan Street.
Bluff Avenue.		Robe Street.
Broadway.	Kendall Street.	
Burnett Street.		Scott Street.
Burns Street.	Lansdown Rd. (from Dan-	Selwyn Avenue.
Byron Street.	denong Rd. to Murchi-	Southey Street.
	son St.).	Spenser Street.
Charnwood Crescent.	Loch Street.	St. Kilda Street.
Charnwood Grove.	Longmore Street.	
Charnwood Road.	Lyndon Street.	Tennyson Street.
Chaucer Street.		
Coleridge Street.	Maryville Street.	Union Street (from St.
Crimea Street.	Milton Street.	Kilda Rd. to Punt Rd.)
	Mitford Street (N.E. side	Vautier Street.
Dalgety Street.	from Milton St. to	Victoria Avenue.
Dickens Street.	Blessington St.).	Victoria Street.
Docker Street.	Mitford Street (S.W. side,	
	from Broadway to 197	Wando Grove.
Eildon Road.	feet S.E. of Barkly St.)	Westbury Street (from
	Morres Street.	Dandenong Rd. to Car-
Fuller Road.		lisle St.)
Greeves Street.	Normandy Road.	Wimmera Place.
Grey Street.		
Grosvenor Street.	Oak Grove.	
Gurner Street.	Orrong Road.	

SCHEDULE "H" (Buildings Over Three Storeys in Height).

Acland Street.	Esplanade.	Ormond Esplanade.
Albert Street (from Ac-		Ormond Road.
land St. to Carlisle St.).	Fitzroy St. (S.E. side).	
Alfred Square.	Fraser Street.	Park Street (from Fitzroy
Alma Road.		St. to Cowderoy St.).
Barkly Street.	Glen Eira Avenue.	Princes Street.
Beaconsfield Parade.	Glen Eira Road.	Punt Road.
Brighton Road.	Glenhuntly Road.	Queens Road.
Canterbury Road.	High St. (from St. Kilda	St. Kilda Road.
Carlisle Street.	Rd. to Punt Rd.).	
Cavell Street.	High St. (from Carlisle	Union St. (from St. Kilda
Chapel Street.	St., North-westerly to	Rd. to Queens Rd.).
Church Square.	Wellington St.).	
Cowderoy Place.	Hotham Street.	Wellington Street.
Cowderoy Street.		William Street.
	Lorne Street.	
Dandenong Road.	Lower Esplanade.	York Street.
Deakin Street.		
	Marine Parade.	
	Mary Street.	

SCHEDULE "J."

Table showing minimum sizes, dimensions, and spacing of all timbers used in buildings of Class A.—

Stumps.—Redgum or Jarrah, 4in. x 4in., spaced not more than 4 feet apart, sunk not less than 18 inches below natural surface of ground.

Bottom Plates and Bearers.—4in. x 3in. Hardwood or Jarrah.

Sole Plates.—Redgum or Jarrah, 12in. x 6in. x 1½in. every 5 feet.

Ground Floor Joists.—4in. x 2in. Hardwood, 18in. centres, supported at least First Floor Joists.—9in. x 1½in. up to 12ft. span.

10in. x 1½in. from 12ft. to 15ft. span.

11in. x 2in. above 15ft. span.

All to have herringbone strutting at 6ft. centres.

Vermin Plates.—4in. x 2in. hardwood.

Studs.—4in. x 1½in., 18in. centres.

Angle Studs.—4in. x 4in.

Top Plates (Wooden Buildings).—4in. x 2in.

„ „ (Brick Buildings).—4in. x 1½in.

Rafters.—4in. x 1½in., 18in. centres, or for iron roof 3 feet centres.

Purlins.—3in. x 1½in., 30in. centres for iron roof.

Ceiling Joists.—4in. x 1½in., 18in. centres.

Ceiling Hangers.—9in. x 1½in., not more than 7 feet apart.

Collar Ties.—4in. x 1½in.

Ridge.—8in. x 1½in.

Hips and Valleys.—9in. x 1½in.

Fascia.—½in. in thickness.

Flooring Boards.—½in. in T. and G. (Flooring Boards not to be greater than 6in. in width) ½in. T. and G. in kiln-dried hardwood.

Weatherboards.—1½in. lap, but where rebated the lap may be ¾in.

Washhouses, Water Closets and Woodsheds, not under main roof.—Framing to be not less than 3in. x 2in.

SCHEDULE "K."

PART VII.

TABLE A.

(Thickness of Walls shown in inches.)

Buildings of Class A.	Topmost Story.	1st Below Topmost.	2nd Below Topmost.	3rd Below Topmost.	4th Below Topmost.	5th Below Topmost.	6th Below Topmost.	7th Below Topmost.	8th Below Topmost.
	Inches.	Inches.	Inches.	Inches.	Inches.	Inches.	Inches.	Inches.	Inches.
<u>Height above 58 feet.</u>									
Length above 66 feet	11 3/4	13 1/2 and Piers	18	18	18 and Piers	22 1/2	22 1/2	22 1/2 and Piers	27
Length below 66 feet	13 1/2	13 1/2	13 1/2 and Piers	18	18	18 and Piers	22 1/2	22 1/2	22 1/2
Length below 33 feet	9 and Piers	13 1/2	13 1/2	13 1/2 and Piers	18	18	18 and Piers	22 1/2	22 1/2
<u>Height up to 58 feet.</u>									
Length above 66 feet	13 1/2	13 1/2	13 1/2 and Piers	18	18
Length below 66 feet	9 and Piers	13 1/2	13 1/2	13 1/2 and Piers	18
Length below 33 feet	9	9 and Piers	13 1/2	13 1/2	13 1/2 and Piers
<u>Height up to 30 feet.</u>									
Length above 66 feet	9 and Piers	13 1/2	13 1/2
Length below 66 feet	9	9 and Piers	13 1/2
Length below 33 feet	9	9	13 1/2

TABLE B.

Buildings of Class B:	Topmost Story.	1st Below Topmost.	2nd Below Topmost.	3rd Below Topmost.	4th Below Topmost.	5th Below Topmost.	6th Below Topmost.	7th Below Topmost.	8th Below Topmost.
	Inches.	Inches.	Inches.	Inches.	Inches.	Inches.	Inches.	Inches.	Inches.
<u>Height above 52 feet.</u>									
Length above 66 feet.	13½ and Piers	18	18	18 and Piers	22½	22½	22½ and Piers	27	27
Length below 66 feet.	13½	13½ and Piers	18	18	18 and Piers	22½	22½	22½	27
<u>Height up to 52 feet.</u>									
Length above 66 feet.	13½	13½ and Piers	18	18	18 and Piers
Length below 66 feet.	13½	13½	13½ and Piers	18	18
<u>Height up to 25 feet.</u>									
Length above 66 feet.	13½	13½	13½ and Piers
Length below 66 feet.	9 and Piers	13½	13½
<u>Special Rating.</u>									
Exceeding 400,000 cubic feet	18	18	18 and Piers	22½	22½	22½ and Piers	27	27	27

BUILDINGS OF CLASS "C."

TABLE C.

Height from Floor to Lowest Tie on Ceiling.	Span exceeding 50 feet.	Span less than 50 feet.
Up to 25 feet	22½ inches	18 inches
From 25 feet to 50 feet	27 inches	22½ inches
From 50 feet to 75 feet.	31½ inches	27 inches

The Resolution for making and passing this By-law was agreed to by the Council at its meeting on the thirty-first day of March, 1937, and confirmed on the twenty-sixth day of April, 1937.

The common seal of the Mayor, Councillors, and Citizens of the City of St. Kilda was hereto affixed on the twenty-sixth day of April, 1937, in the presence of—

(L.S.) A. LEVY, Mayor.
F. L. DAWKINS, Councillor.
W. H. GREAVES, Town Clerk.

This By-law was approved of by the Governor in Council at a meeting of the Executive Council held on the twenty-ninth day of June, 1937.—C. W. KINSMAN, Clerk of the Executive Council. 910

VOTING BY POST AT MUNICIPAL ELECTIONS.

At Parliament House, Melbourne, the 6th day of July, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria,	
Mr. Dunstan	Mr. Mackrell
Mr. Old	Sir John Harris
Mr. Hogan	Mr. Goudie
Mr. Lind	Mr. Tuckett
Mr. Bussan	Mr. Pye
Mr. Bailey	Mr. Hyland.

DIVISION 15 OF PART V. OF THE CONSTITUTION ACT AMENDMENT ACT 1928, No. 3660. MADE APPLICABLE TO MUNICIPAL ELECTIONS OF COUNCILLORS UNDER THE PROVISIONS OF SECTION 148 OF THE LOCAL GOVERNMENT ACT 1928, No. 3720.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the petition of the Council of the municipality of the Shire of Frankston and Hastings, doth by this Order, under provisions of Section 148 of the *Local Government Act 1928* (No. 3720), direct that the provisions of Division 15, of Part V., of *The Constitution Act Amendment Act 1928* (No. 3660), applicable and severally hereinafter set out with alterations therein, such alterations being deemed necessary for the purpose of carrying into effect such provisions, shall apply to the election of councillors for the said municipality.

VOTING BY POST.

Obtaining of Forms of Application for Postal Ballot-papers.

274. (1) Any ratepayer for any municipality in which an election is about to be held whose name appears on the voters' roll for such municipality who satisfies the returning officer—

- that he resides at least 5 miles from the nearest polling place at which he is entitled to vote; or
- that he has reason to believe that on the polling day during the hours of polling he will not be within 5 miles of the nearest polling place at which he is entitled to vote; or
- that on account of ill-health or infirmity he will be prevented from voting personally at any such polling place.

may before the polling day make application in the form B of the 25th Schedule or to the like effect to the returning officer for such municipality for a postal ballot-paper or postal ballot-papers enabling him to vote through the post at such election instead of attending personally to tender his vote thereat.

(2) In the case of an application on the ground that he has reason to believe that on the polling day, during the hours of polling, he will not be within 5 miles of the nearest polling place at which he is entitled to vote, the applicant shall state in his application the reason for such belief.

Application to be Signed in Presence of Authorized Witness.

(3) With respect to applications for postal ballot-papers the following provisions shall have effect:—

(a) The following directions with respect to such applications shall be substantially observed:—

- When so much of the form of application as precedes the places for the signatures has been filled in and otherwise completed, the ratepayer shall exhibit his form of application to an authorized witness;
- The ratepayer shall then, in the presence of the authorized witness, sign his name in his own handwriting on the form of application in the place provided for the signature of the ratepayer; and
- The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the authorized witness, and shall add the title under which he acts as an authorized witness, his residence, and date;

(b) An authorized witness shall not witness the signature of any ratepayer on any application for a postal ballot-paper or postal ballot-papers unless the authorized witness—

- has satisfied himself as to the identity of the ratepayer;
- has seen the ratepayer sign the application in the ratepayer's own handwriting; and
- knows that the statements contained in the application are true, or has satisfied himself (whether by inquiry from the ratepayer or otherwise) that the said statements are true.

Authorized Witness Not to Induce, &c., Persons to Apply for Postal Ballot-papers.

(c) An authorized witness shall not persuade or induce or associate himself with any person in persuading or inducing any person to make application for a postal ballot-paper or postal ballot-papers.

Authorized Witness Not to Visit Ratepayer to Witness Signature to Application except on Account of Ill-health or Infirmity.

(d) An authorized witness shall not—

- visit any ratepayer for the purpose of witnessing the signature of such ratepayer to his application for a postal ballot-paper or postal ballot-papers, or
- witness the signature of any ratepayer to any such application in any place other than the ordinary residence or place of business of the authorized witness:

Provided that if any ratepayer desires to make application for a postal ballot-paper or postal ballot-papers and is unable on account of ill-health or infirmity to present himself before an authorized witness, any member of the Police Force or other authorized witness, when so requested by any such ratepayer in writing, may visit such ratepayer for the purpose of witnessing his signature to such application.

Penalty.

(e) Every authorized witness guilty of any contravention of or failure to observe any of the provisions of this sub-section as applied shall be liable to a penalty of not more than One hundred pounds, or to imprisonment for a term of not more than three months.

(f) A list containing the names of all applicants for postal ballot-papers and the respective addresses to which they have been requested to be sent, shall be posted for public inspection outside the office of the returning officer of the district for which they are issued.

On Application, Returning Officer to Supply Postal Ballot-paper or Postal Ballot-papers.

276. (1) (a) On receiving from any ratepayer an application for a postal ballot-paper or postal ballot-papers, the returning officer, having ascertained that the name of the applicant is upon the voters' roll to be used at the election for the municipality specified in the application, and that the applicant is not prohibited from voting, and if satisfied that the application is properly signed by the applicant and is properly witnessed, and that the applicant is entitled according to the statements contained in his application to a postal ballot-paper or postal ballot-papers, shall deliver to the applicant or post to him at the postal address named in the application a postal ballot-paper (with a counterfoil attached), or if such applicant appears by the voters' roll to be entitled to give more votes than one, then so many ballot-papers as may be equal to the number of votes not exceeding three which such applicant so appears to be entitled to give in the form or to the effect of the 26th Schedule, together with an envelope addressed to such returning officer at the polling place at which he intends to preside. Such envelope shall be marked "Postal Ballot-paper".

(b) If the returning officer is not satisfied that the application is properly signed by the applicant, or that the application is properly witnessed, or that the applicant is entitled to vote by post, he shall forthwith post to the applicant a notice in the form of the 28th Schedule or to the like effect.

Folding of Ballot-paper.

(2) Each ballot-paper before being enclosed shall be folded to the counterfoil.

Effect of Immaterial Error.

277. No application for a postal ballot-paper or postal ballot-papers shall, if properly signed by the applicant and properly witnessed, be deemed insufficient or invalid by reason only that in such application there is an omission or incorrect or insufficient description or misdescription in respect of any of the particulars required by law to be contained therein, if the returning officer is satisfied that the applicant is entitled to a postal ballot-paper or postal ballot-papers.

Initialling and Numbering of Ballot-papers.

278. (1) The returning officer shall—

- initial each postal ballot-paper issued;
- write on the back thereof the number and (if the case so requires) the special mark required by section 141 of the *Local Government Act 1928*, and in the manner thereby respectively prescribed; and
- keep and number the applications therefor in consecutive order, writing the corresponding number on the counterfoil of the ballot-paper.

(2) On the counterfoil the returning officer shall also write the number on the voters' roll of the ratepayer to whom the postal ballot-paper is issued.

Record of Issue of Voting by Postal Ballot-paper or Postal Ballot-papers.

279. (1) The returning officer shall on the voters' roll to be used at the election for the municipality to which such postal ballot-paper or postal ballot-papers relate note opposite the applicant's name wherever it appears the fact that such postal ballot-paper has or postal ballot-papers have been issued to such applicant, and the date of such issue.

Notification to Presiding Officers.

(2) In case there is not time to note the fact of the issue of any postal ballot-paper or postal ballot-papers on every such roll on which such applicant's name appears which is to be used at the election, the returning officer shall in such manner as he thinks fit immediately notify such issue to the deputy returning officer at every polling place for such municipality at which a roll is to be used on which such applicant's name appears.

Mode of Voting by Means of Postal Ballot-papers.

280. The following directions for regulating voting by means of postal ballot-papers shall be substantially observed:—

(1) The voter shall exhibit his postal ballot-paper (in blank) to an authorized witness;

(2) The voter shall, in the presence of the authorized witness, but so that the witness cannot see the vote, write on the ballot-paper the surname of the candidate for whom he votes in the first instance, and write the figure 1 against such surname, and also write the surnames of all the remaining candidates and the figures 2, 3, 4 (and so on as the case requires) opposite the respective names of all such remaining candidates so as to indicate by such numerical sequence the order of his preference for each such candidate.

Provided that at any election where there are only two candidates a ballot-paper shall be deemed to be sufficiently marked if marked so as to indicate the voters' first preference only;

(3) In the case of more candidates than one having the same surname, the voter shall also insert in the ballot-paper the christian or other names of the candidate for whom he votes, and if the surname and christian or other names of two or more candidates are the same they shall be distinguished by the addition of their residence and occupation;

(4) If the voter's sight is so impaired that he is unable to vote without assistance, the authorized witness, at the request of the voter, shall mark his vote on the ballot-paper and shall (if the voter so desires) mark the same in the presence of another person;

(5) The voter shall then refold the ballot-paper and fasten the same;

(6) The voter shall then sign his name in his own handwriting on the counterfoil in the place provided for the signature of the voter;

(7) The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the witness, and shall add the title under which he acts as an authorized witness, his residence, and the date;

(8) The voter shall then place the ballot-paper with the counterfoil attached, or ballot-papers each with counterfoil attached, into the envelope addressed to the returning officer, fasten the envelope in the presence of the authorized witness, and post it.

Duty of Authorized Witness.

281. (1) The authorized witness shall—

(a) see that the foregoing directions are substantially complied with;

(b) refrain from looking at the vote given by the voter except where the voter cannot vote without assistance and the voter requests his assistance;

(c) not disclose any knowledge officially acquired by him touching the vote of the voter save in answer to some question which he is legally bound to answer, or in compliance with the express provisions of the law relating to elections of councillors for municipalities.

Witnessing Signature to Postal Ballot-paper or Counterfoil.

(2) An authorized witness shall not—

(a) visit any voter for the purpose of witnessing the signature of such voter to his postal ballot-paper or postal ballot-papers;

(b) witness the signature of any voter to his postal ballot-paper or postal ballot-papers at any place other than the ordinary residence or place of business of the authorized witness; or

(c) witness the signature of any voter to his postal ballot-paper or postal ballot-papers unless the authorized witness has satisfied himself as to the identity of the voter and has seen the voter sign the counterfoil, or counterfoils in the voter's own handwriting;

Provided that if any voter has received a postal ballot-paper or postal ballot-papers, and is unable, on account of ill-health or infirmity, to present himself before an authorized witness,

any member of the Police Force or other authorized witness, when so requested by any such voter, in writing, may visit such voter for the purpose of witnessing his signature to such postal ballot-paper or postal ballot-papers.

Penalty.

(3) Every authorized witness guilty of any contravention of any of the provisions of this section shall be liable to a penalty of not more than One hundred pounds, or to imprisonment, with or without hard labour, for a term of not more than three months.

Mistakes in Spelling Immaterial.

282. No postal ballot-paper shall be rejected because of any mistake in spelling the name of a candidate if the intention is clear.

Ratepayer who has Received Postal Ballot-paper or Postal Ballot-papers Not to Vote Personally Without Giving up Same.

283. (1) Except as provided in the next succeeding section, no ratepayer to whom a postal ballot-paper for any election has or postal ballot-papers have been sent shall be entitled to vote personally at any poll unless he previously gives up such postal ballot-paper or postal ballot-papers in blank form to the returning officer or deputy at the polling place at which he is entitled to vote.

(2) Such officer shall immediately cancel any such postal ballot-paper and retain it.

Provision when Ratepayer claims to vote, although Postal Ballot-paper already issued.

284. (1) If a ratepayer to whom a postal ballot-paper appears to have been sent states that he has not received such postal ballot-paper and claims to vote personally at any polling place within the municipality to which such postal ballot-paper relates, the returning officer or deputy at such booth may take from such ratepayer a declaration in the form of the Twenty-ninth Schedule or to the like effect. Thereupon such ratepayer shall be entitled to vote personally at such poll and his vote shall be taken in the ordinary way.

(2) If such vote is received by the deputy returning officer he shall immediately advise the returning officer of the fact of such ratepayer having voted personally and shall forward the declaration to the returning officer with the ballot-papers, and if any postal ballot-paper purports to have been received from the same ratepayer such postal ballot-paper shall be rejected at the counting of the votes and the returning officer shall state thereon the reason of such rejection.

Additional Question to be put on Tender of Vote Personally.

285. (1) The returning officer or deputy shall before any person personally tendering his vote at any election for any municipality receives a ballot-paper or ballot-papers (but not afterwards), put to such person the following question in addition to any others he may lawfully put:—

Have you received a postal ballot-paper or postal ballot-papers enabling you to vote at the election for a councillor or councillors (as the case may be) for the Ward (or Riding) of the to-day?

(In the case of an adjourned poll the day from which the poll was adjourned should also be named in the question.)

Refusal, &c., to Answer.

(2) Every person having tendered his vote when such question is put as aforesaid who refuses or omits distinctly to answer the same, and every person who answers the question in the affirmative but does not deliver up his postal ballot-paper or postal ballot-papers, in blank form, shall be and be deemed prohibited from voting then and afterwards at such election, and shall be guilty of an offence and shall be liable to a penalty of not more than Twenty pounds or to imprisonment with or without hard labour for a term of not more than one month.

Penalty for False Answer.

(3) Every person who wilfully makes a false answer to such question put as aforesaid shall be guilty of an offence, and shall be liable to a penalty of not more than Fifty pounds or to imprisonment with or without hard labour for a term of not more than three months.

Inclusion of Votes through the Post at close of Poll.

286. When immediately upon the close of any poll the returning officer is proceeding to ascertain the number of votes for each candidate, the returning officer shall produce unopened all envelopes containing postal ballot-papers received by him through the post up to the close of the poll, and such envelopes shall be opened in the presence of the scrutineers present and poll clerk (if any) but of no other person, and shall be dealt with as follows, namely:—

(a) The returning officer shall produce all applications for postal ballot-papers;

- (b) The returning officer, without unfolding each postal ballot-paper or allowing it to be inspected, shall compare the signature of the voter on the counterfoil with the signature on the application and allow the scrutineers to inspect the same, and the returning officer shall determine whether or not the signature on the postal ballot-paper is that of the applicant;
- (c) If the postal ballot-paper is allowed by the returning officer he shall tear off the counterfoil without seeing the names of the candidate or candidates voted for, and shall insert the folded postal ballot-paper in a ballot-box separate from that used during the polling; and when all such postal ballot-papers have been so inserted the counting of the votes recorded therein shall commence;
- (d) Any postal ballot-paper not witnessed as required by these provisions as applied shall be disallowed by the returning officer;
- (e) The returning officer shall attach all the counterfoils together;
- (f) The list of the number of votes received by each candidate shall show separately the votes tendered personally, and the votes given by postal ballot-papers;
- (g) If the returning officer disallows a postal ballot-paper then such ballot-paper shall be included in a sealed parcel of ballot-papers which shall be set aside for separate custody and transmitted to the clerk of the municipality.

Applications and Counterfoils to be forwarded to The Clerk of the Municipality after Declaration of Poll and to be Open for Inspection.

288. Notwithstanding anything in the Local Government Act 1928—

(a) All applications for postal ballot-papers and all counterfoils of postal ballot-papers received by a returning officer—

- (i) shall not be made up or enclosed in the sealed parcels as required by sections 144 and 145 of the said Act; but shall be made up and enclosed in a special packet which shall be endorsed with a description of the contents and the name of the ward or riding (as the case may require), the name of the municipality and the date of the polling (which endorsement shall be signed by the returning officer); and forthwith after the declaration of the poll shall be forwarded by the returning officer to the clerk of the municipality;

Preservation of Applications and Counterfoils.

- (ii) shall be safely kept by the clerk of the municipality for six months; and

Applications and Counterfoils Open to Public Inspection.

- (iii) after receipt thereof by the clerk of the municipality shall be open to public inspection at all convenient times during office hours at the office of the municipality until the expiration of the said period of six months; and
- (iv) after the period of six months referred to the applications for postal ballot-papers and counterfoils of ballot-papers shall be destroyed as provided by section 145 of the Local Government Act;

Clerk of the Municipality to give Receipt for Packet.

(b) the clerk of the municipality shall forthwith give or send to the returning officer a receipt under his hand for every such special packet received by him;

Production before Police Magistrate.

(c) the clerk of the municipality shall produce any such applications or counterfoils when required to do so by any police magistrate for the purposes of any recount of votes by such police magistrate;

Applications and Counterfoils to be Evidence.

(d) any application for a postal ballot-paper and any counterfoil of a postal ballot-paper taken from any such special packet and having written thereon respectively under the hand of the clerk of the municipality a certificate of the several particulars required by this section to be endorsed upon such packet, and that the same was taken from such packet shall be evidence in any Court or before any justice—

- (i) that the same was so taken;
- (ii) that the same, if an application was received by the returning officer (at the election to which such endorsement and writing relate); and that the postal ballot-paper the counterfoil of which

bears the application number corresponding with the application number written on the application; was issued by the returning officer to the applicant whose name appears on the application; and

- (iii) that the same, if a counterfoil, was the counterfoil of the postal ballot-paper used at the said election and bearing the roll number corresponding with the roll number written on the counterfoil.

Certain Offences to be Bribery.

289. The following persons shall be deemed guilty of bribery:—

- (a) Every person who directly or indirectly makes overtures to any person for the acquiring by gift or purchase or who acquires by gift or purchase from any person any postal ballot-paper; and
- (b) every ratepayer who directly or indirectly makes overtures to any person for the giving away or parting with the possession of or selling any postal ballot-paper or who gives away any such paper or who sells or (except as in this Division as applied provided) parts with the possession of any postal ballot-paper.

Making False Application a Misdemeanour.

290. If in any application for a postal ballot-paper any person makes any false statement or if any person applies for a postal ballot-paper to which some other person is entitled he shall be guilty of a misdemeanour and shall be liable to imprisonment with or without hard labour for a term of not more than two years.

False Declaration Perjury.

291. Every person who wilfully makes and subscribes any declaration for the purposes of this Division as applied; the same being untrue or false in any particular, shall be liable to the penalties of perjury.

Inducing Disclosure of Vote by Post, &c., an Offence.

292. Every person who—

- (a) directly or indirectly requires, induces, or attempts to induce any person to show by producing his postal ballot-paper for whom he intends to vote at any election; or
- (b) unless authorized by this Division as applied writes the name or names of any candidate or candidates in any postal ballot-paper not issued to such person; or
- (c) opens any envelope addressed to a returning officer not being duly authorized so to do by such returning officer—

shall be guilty of an offence, and shall be liable to imprisonment with or without hard labour for a term of not more than one year.

Inducing Persons to Vote for any Particular Candidate by Bribery or Intimidation.

293. (1) Every person who requires, induces, or attempts to induce any person in his employment to obtain a postal ballot-paper with the intention of influencing such person by bribery or intimidation to record his vote in favour of any particular candidate shall be guilty of an offence, and shall be liable to a penalty of not more than Fifty pounds, to be recovered in a summary way before a court of petty sessions by any person who sues for the same.

(2) Bribery or intimidation shall for the purposes of this section include any promise or threat either expressed, implied, or understood of any benefit or disadvantage to accrue directly or indirectly to such person from such first-mentioned person.

Authorized Witnesses.

294. The following persons being resident in Victoria shall be authorized witnesses in and for Victoria within the meaning of this Division as applied:—

- (a) All returning officers and electoral registrars appointed under any Act relating to elections for the Legislative Council or the Legislative Assembly; all postmasters or postmistresses or persons in charge of post offices; all police magistrates; all justices; all commissioners for taking declarations and affidavits; all head teachers of State schools; all members of the Police Force; all clerks of petty sessions; all railway stationmasters; all councillors of and the clerk or secretary of any city, town, borough, or shire; all barristers and solicitors; and all legally qualified medical practitioners.

- (b) All persons or classes of persons employed in the Public Service of Victoria who are appointed by the Governor in Council to be authorized witnesses within the meaning of this Division as applied.

No person who is a candidate for any election shall be an authorized witness at or in connexion with that election.

SCHEDULES.

TWENTY-FIFTH SCHEDULE.—FORM B.

(Section 274.)

Application for a Postal Ballot-paper or Postal Ballot-papers.

To the Returning Officer for the (a) Ward
(or Riding) of (b) I, (c)
hereby apply for a postal ballot-paper (or postal ballot-
papers).

(1) I am a ratepayer for the (d) Ward (or
Riding) (or Municipality).

(a) Here insert the name of Ward or Riding; (b) here insert name of municipality; (c) here insert christian or other name or names, surname, residence, and occupation; (d) here insert name of Ward or Riding or Municipality.

(2) The ground on which I apply for the postal ballot-paper is—

* (a) That I reside at least 5 miles from the nearest polling place at which I am entitled to vote.

* (b) That I have reason to believe that on the polling day during the hours of polling I will not be within 5 miles of the nearest polling place at which I am entitled to vote.

My reasons for this belief are—

* (c) That on account of ill-health or infirmity I will be prevented from voting personally on polling day.

*NOTE.—The ratepayer will strike out any two of the above grounds which do not apply to his particular case, as only one ground is necessary for the application.

(3) I request that the postal ballot-paper (or postal ballot-papers) may be forwarded to me at (e) or (as the case may be) be delivered to me personally.

(e) Here state address to which postal ballot-paper or postal ballot-papers are to be sent.

Signed by the ratepayer in his own handwriting in my presence—

Signature of ratepayer in own handwriting.

Signature of authorized witness in own handwriting.

Title under which witness acts as an authorized witness.

Residence of authorized witness.

Dated at this day of
19

CAUTION.—Any person making a false statement in an application is liable to imprisonment for a term of not more than two years.

Authorized Witnesses.

The following persons being resident in Victoria are authorized witnesses in and for Victoria—

(a) All returning officers and electoral registrars appointed under any Act relating to elections for the Legislative Council or the Legislative Assembly; all postmasters or postmistresses or persons in charge of post offices; all police magistrates; all justices; all commissioners for taking declarations and affidavits; all head teachers of State schools; all members of the Police Force; all clerks of petty sessions; all railway stationmasters; all councillors of and the clerk or secretary of any city, town, borough, or shire; all barristers and solicitors; and all legally qualified medical practitioners.

(b) All persons or classes of persons employed in the Public Service of Victoria who are appointed by the Governor in Council to be authorized witnesses.

No person who is a candidate at any election shall be an authorized witness at that election.

Instructions to Ratepayers and Authorized Witnesses.

(a) When so much of the form of application as precedes the places for the signatures has been filled in and otherwise completed the ratepayer shall exhibit his form of application to an authorized witness.

(b) The ratepayer shall then in the presence of the authorized witness sign his name in his own handwriting on the form of application in the place provided for the signature of the ratepayer.

(c) The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the authorized witness, and shall add the title under which he acts as an authorized witness, his residence, and the date.

Offences and Penalties.

(a) An authorized witness shall not witness the signature of any ratepayer on any application for a postal ballot-paper or postal ballot-papers unless the authorized witness—

(i) has satisfied himself as to the identity of the ratepayer;

(ii) has seen the ratepayer sign the application in the ratepayer's own handwriting; and

(iii) knows that the statements contained in the application are true or has satisfied himself (whether by inquiry from the ratepayer or otherwise) that the said statements are true.

(b) An authorized witness shall not persuade or induce or associate himself with any person in persuading or inducing any person to make application for a postal ballot-paper or postal ballot-papers.

(c) An authorized witness shall not—

(i) visit any ratepayer for the purpose of witnessing the signature of such ratepayer to his application for a postal ballot-paper or postal ballot-papers; or

(ii) witness the signature of any ratepayer to any such application in any place other than the ordinary residence or place of business of the authorized witness.

Provided that if any ratepayer desires to make application for a postal ballot-paper or postal ballot-papers, and is unable on account of ill-health or infirmity to present himself before an authorized witness any member of the Police Force or other authorized witness when so requested by any such ratepayer in writing may visit such ratepayer for the purpose of witnessing his signature to such application.

Every authorized witness guilty of any of these offences is liable to a penalty of not more than One hundred pounds, or to imprisonment for a term of not more than three months.

TWENTY-SIXTH SCHEDULE.

(Section 276.)

Postal Ballot-paper.

Ward (or Riding) of—

[Below write the surnames of all candidates and indicate your order of preference by placing the figures 1, 2, 3, 4, and so on, opposite such names.] —

(a) Counterfoil—

Ward (or Riding) of—

(b) No. of Application— Voter's Roll No.

(a) To be printed so that it shall be on the outside when the ballot-paper is folded, and so that it may be read and torn off without the names of candidates voted for being seen.

(b) To be filled in by the returning officer before posting.

I declare that I have not already posted a ballot-paper in respect of, or voted personally at the election in respect of which this vote is given.

Signature of voter—

Witness—

[Authorized witness to sign here and insert the title under which he acts as an authorized witness, his residence, and the date.]

Instructions to Voter.

(a) The voter shall exhibit his postal ballot-paper (in blank) to an authorized witness.

(b) The voter shall, in the presence of the authorized witness, but so that the witness cannot see the vote, first write the surname of the candidate for whom he votes in the first instance and mark the figure 1 against such surname, and also write the surnames of all the remaining candidates and the figures 2, 3, 4 (and so on as the case requires) opposite the respective names of all such remaining candidates so as to indicate by such numerical sequence the order of the voter's preference for each such candidate.

(c) In the case of more candidates than one having the same surname, the voter shall also insert in the ballot-paper the christian name or other names of the candidate for whom he votes; and if the surnames and christian or other names of two or more candidates are the same they shall be distinguished by the addition of their residence and occupation.

(d) If the voter's sight is so impaired that he is unable to vote without assistance, the authorized witness, at the request of the voter, shall mark his vote on the ballot-paper, and shall (if the voter so desires) mark the same in the presence of another person.

(e) The voter shall then re-fold the ballot-paper and fasten the same.

(f) The voter shall then sign his name in his own handwriting on the counterfoil in the place provided for the signature of the voter.

(g) The authorized witness shall then sign his name in his own handwriting in the place provided for the signature of the witness, and shall add the title under which he acts as an authorized witness, his residence, and the date.

(h) The voter shall then place the ballot-paper, with the counterfoil attached, into the envelope addressed to the returning officer, fasten the envelope in the presence of the authorized witness, and post it.

(i) This ballot-paper cannot be counted in the election unless it is received by the returning officer before the closing of the poll.

Instructions to Authorized Witness.

The authorized witness shall—

- (a) see that the foregoing directions are substantially complied with;
- (b) refrain from looking at the vote given by the voter except where the voter cannot vote without assistance and the voter requests his assistance;
- (c) not disclose any knowledge officially acquired by him touching the vote of the voter save in answer to some question which he is legally bound to answer or in compliance with the express provisions of the law relating to elections of councillors for municipalities.

An authorized witness shall not—

- (a) visit any voter for the purpose of witnessing the signature of such voter to his postal ballot-paper;
- (b) witness the signature of any voter to his postal ballot-paper at any place other than the ordinary residence or place of business of the authorized witness; or
- (c) witness the signature of any voter to his postal ballot-paper unless the authorized witness has satisfied himself as to the identity of the voter and has seen the voter sign the counterfoil in his own handwriting;

Provided that if any voter has received a postal ballot-paper and is unable on account of ill-health or infirmity to present himself before an authorized witness, any member of the Police Force or other authorized witness, when so requested by any such voter in writing, may visit such voter for the purpose of witnessing his signature to such postal ballot-paper.

Every authorized witness guilty of a contravention of any of these instructions to authorized witnesses is liable to a penalty of not more than One hundred pounds, or to imprisonment, with or without hard labour, for a term of not more than three months.

TWENTY-EIGHTH SCHEDULE.
(Section 276.)

As returning officer for the Ward (or Riding) of the I desire to inform you that after perusing your application for a postal ballot-paper (I am not satisfied—

- *that your application is properly signed; or
- *that your application is properly witnessed; or
- *that you are entitled to vote through the post at the forthcoming election of a councillor (or councillors) for Ward (or Riding) of the municipality of

Therefore, if you desire to vote at that election, you will have to attend personally at the polling booth and tender your vote.

Dated at this day of 19
*NOTE.—The returning officer will strike out any of these statements which is inapplicable to the particular case.

TWENTY-NINTH SCHEDULE.
(Section 284.)

Declaration of Ratepayer Claiming to Vote at Polling Booth.

I, _____, residing at _____ do hereby declare that my name is included in the voters' roll for the Ward (or Riding) of the _____, and that I have not received a postal ballot-paper entitling me to vote by post at the election of a councillor (or councillors) now being held in the said _____, and that I desire to vote personally at such election.

Signed and declared at
Polling booth this _____ day of _____
in the presence of—

Returning Officer or Deputy Returning Officer.

CAUTION.—Any person who wilfully makes and subscribes a declaration which is untrue or false in any particular is deemed to be guilty of wilful and corrupt perjury, and is punishable accordingly.

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.

MILK BOARD ACTS 1933, 1934, 1936.

At the Executive Council Chamber, Melbourne, the twelfth day of July, 1937.

PRESENT:

- His Excellency the Lieutenant-Governor of Victoria.
- Mr. Bussan
- Mr. Bailey
- Sir John Harris.

IN pursuance of the powers conferred by the Milk Board Acts 1933, 1934, 1936, and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, doth hereby approve the following Determination of milk prices by the Milk Board:—

DETERMINATION.

1. The minimum prices which shall be paid to owners of dairy farms for milk for sale or distribution in the metropolis shall be as follow:—

- (a) By dairymen for—
 - (i) Untreated milk, 11½d. per gallon ex-rail; 1s. per gallon ex-road.
 - (ii) Treated milk, 1s. 0¼d. per gallon ex-rail; 1s. 0¼d. per gallon ex-road;
 provided that when the purchaser provides the road transport throughout, he may deduct from the purchase price payable to the vendor such sum per gallon as shall be determined by the Milk Board in respect of such service.

- (b) By owners of milk depots—
 - 11½d. per gallon at milk depot; provided that the owner of such milk depot may deduct from the determined price—

- (i) for milk forwarded by road to the metropolis, such sum per gallon as shall be determined by the Milk Board in respect of road transport;
- (ii) for milk forwarded by rail to the metropolis, such sum per gallon as shall be determined by the Milk Board in respect of rail transport, plus a sum of ¼d. per gallon to cover the cost of transporting such milk from the metropolitan railway station to the premises concerned.

2. The minimum prices which shall be paid to owners of milk depots for milk for sale or distribution in the metropolis shall be—

- (a) For bottled milk—
 - By any person— 1s. 4d. per gallon.
- (b) For bulk milk—
 - (i) By dairymen, or by any person for use in the manufacture of biscuits, confectionery, ice cream, and milk blocks, or any other prescribed commodity— 1s. 0¼d. per gallon.
 - (ii) By prescribed charitable institutions— 1s. 0¼d. per gallon.
 - (iii) By any other person— 1s. 2d per gallon.

3. The minimum prices which shall be paid to dairymen (in the case of sales other than sales by retail), for milk for sale or distribution in the metropolis, shall be as follow:—

- (a) For bottled milk—
 - By any person— 1s. 4d. per gallon.
- (b) For bulk milk—
 - (i) By any person for use in the manufacture of biscuits, confectionery, ice cream, and milk blocks, or any other prescribed commodity— 1s. 0¼d. per gallon.
 - (ii) By prescribed charitable institutions— 1s. 0¼d. per gallon.
 - (iii) By any other person— 1s. 2d. per gallon.

4. This Determination shall take effect from the fifteenth made by Order in Council on the eleventh day of February, day of July, 1937, and is substituted for the Determination 1936.

E. A. KENDALL, Chairman of Milk Board.
E. G. FINCH, Member of Milk Board.
J. T. PACKER, Member of Milk Board.
M. H. RANKIN, Secretary.

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

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

MILK BOARD ACTS 1933, 1934, 1936.

At the Executive Council Chamber, Melbourne, the
twelfth day of July, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Bussau		Sir John Harris.
Mr. Bailey		

REGULATIONS.

IN pursuance of the powers conferred by the Milk Board Acts 1933, 1934, 1936, and every other power enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, with the advice of the Executive Council thereof, doth hereby make the following Regulations (that is to say):—

1. *Rescission of Previous Regulations.*

- (i) The Regulation made on the 7th day of September, 1936, and published in the *Government Gazette* of the 30th September, 1936, is hereby rescinded.
- (ii) Clause 1 of Regulations made on the 27th day of April, 1934, and published in the *Government Gazette* of the 30th April, 1934, is hereby rescinded.
- (iii) Schedules I. and IX. of Regulations made on the 27th day of May, 1935, and published in the *Government Gazette* of the 29th May, 1935, are hereby rescinded—

and in lieu thereof are substituted the following:—

2. *Hours of Delivery.*

The hours or times within which milk may be delivered by retail in the metropolis on any day shall be as follow:—

Between the hours or times of One o'clock in the forenoon and Nine o'clock in the forenoon, excepting in that part of the City of Melbourne bounded by Spring-street, Latrobe-street, Spencer-street, and Flinders-street, when the hours or times shall be between One o'clock in the forenoon and Twelve o'clock mid-day.

3. *Contributions to Milk Board Fund.*

Every dairyman and every owner of a milk depot who sells or distributes milk shall contribute to the Milk Board Fund the sum of one-fourth of a penny per gallon for every gallon of milk so sold or distributed from time to time. Such contributions shall be paid to the Board within fourteen days after the end of each month, provided that no contribution shall be paid—

- (i) by any dairyman in respect of milk sold or distributed to another dairyman;
- (ii) by any owner of a milk depot in respect of milk sold or distributed to a dairyman;
- (iii) by any person in respect of milk sold or distributed to the charitable institutions prescribed in Schedule XVII. hereto.

4. *Returns by Dairymen.*

- (i) Every dairyman (not being the owner of a dairy farm) who sells or distributes milk in the metropolis shall within fourteen days after the end of each month furnish a return to the Board in the form set out in Schedule I. hereto.
- (ii) Every dairyman (who is also the owner of a milk shop) who sells or distributes milk in the metropolis shall within fourteen days after the end of each month furnish a return to the Board in the form set out in Schedule IX. hereto.
- (iii) Every dairyman (who is also the owner of a dairy farm) who sells or distributes milk in the metropolis shall within fourteen days after the end of each month furnish a return to the Board in the form set out in Schedule XV. hereto.

5. *Returns by Owners of Milk Depots.*

Every owner of a milk depot who sells or distributes milk in the metropolis shall within fourteen days after the end of each month furnish a return to the Board in the form set out in Schedule XVI. hereto.

Surname

(In BLOCK letters)

(Initials)

Milk Board Acts 1933, 1934, 1936.

Address

SCHEDULE 1.—REGULATIONS.

RETURN OF MILK PURCHASED AND MILK SOLD OR DISTRIBUTED FOR HUMAN CONSUMPTION DURING THE MONTH OF 193

FOR OFFICE USE ONLY.

Distribution	gallons.	Amount received—
Contribution due		Cash
Balance <i>Dr./Cr.</i>		Cheque
		By Money Order
		Postal Note
		Stamps
		Date credited

PARTICULARS OF MILK PURCHASED FOR SALE AND DISTRIBUTION IN THE METROPOLIS.

(All quantities for the full calendar month to be shown in gallons.)

Name and Address of Supplier(s).	Quantity Purchased.		Price Paid per Gallon.	Transport Particulars.		Contract Daily Quantity (<i>vide</i> Milk Board Contract).
	Untreated.	Treated.		Name of Carrier.	Rate per Gallon.	
Stock carried forward from last month.						
Total						

PARTICULARS OF MILK SOLD OR DISTRIBUTED IN THE METROPOLIS.

(All quantities to be shown in gallons.)

" A " (see note.)	" B."	Balance.			" C."
Quantity Sold or Distributed.	Quantities Sold or Distributed to other Dairymen and to Prescribed Charitable Institutions as per details on back hereof.	Stock on hand at end of month.	Home Use and Wastage.	Total.	Contribution to Milk Board Fund at 1d. per Gallon.

NOTE.—" A "—Sale or distribution includes milk consumed or intended for consumption in the metropolis in any form or used or intended for use in the manufacture in the metropolis of any article or commodity other than butter or cheese.

" B"—This column refers only to milk sold to other dairymen or prescribed charitable institutions. (List to be supplied on back hereof.)

" C"—Contributions to the Milk Board Fund are assessed on the quantity of milk shown in Column " A," and are based on a rate of one-fourth of a penny per gallon.

[SEE OVER.]

[Back of Form.]

PARTICULARS OF SALE OR DISTRIBUTION TO DAIRYMEN OR PRESCRIBED CHARITABLE INSTITUTIONS.

(All quantities to be shown in gallons.)

Names and Addresses of Dairymen or Institution Supplied.	Quantity.		Names and Addresses of Dairymen or Institution Supplied.	Quantity.	
	Bulk.	Bottled.		Bulk.	Bottled.
Totals			Totals		

Declaration.

I of hereby declare that the particulars supplied in this return are true and correct, and set out completely the total quantities of milk purchased, sold, and distributed by me in the metropolis, during the month of 193 ; and further, that the price paid by me for the aforesaid milk was not less than the appropriate price determined by the Milk Board and applicable to such milk.

Cheque
 Money Order
 I enclose Postal Note for the sum of being contributions
 Stamps
 to the Milk Board Fund.

Signature

Dairyman.

Date

This Return, together with the amount of contribution to the Milk Board Fund, must be forwarded to The Secretary, Milk Board, 61 Spring-street, Melbourne, C.I., within fourteen days after the end of each month.

Surname

(In BLOCK Letters.)

(Initials.)

Milk Board Acts 1933, 1934, 1936.

SCHEDULE IX.—REGULATIONS.

MILK SHOP RETURN.

RETURN of Milk Purchased and Milk Sold or Distributed for Human Consumption During the Month of 193

For Office Use Only.

Distribution	gallons.	Amount received— Cash Cheque Money Order
Contribution due		By Postal Note Stamps
Balance Dr./Cr.		Date credited

PARTICULARS OF MILK PURCHASED FOR SALE AND DISTRIBUTION IN THE METROPOLIS

(All quantities for the full calendar month to be shown in gallons.)

Name and Address of Supplier(s).	Quantity Purchased.	Price Paid per Gallon.
TOTAL		

PARTICULARS OF MILK SOLD OR DISTRIBUTED IN THE METROPOLIS.
(All quantities to be shown in gallons.)

" A " (see note.)	" B. "	" C " (see note.)
Quantity Sold or Distributed.	Balance—Home use.	Contribution to Milk Board Fund at 4d. per gallon.

NOTE.—" A "—Sale or distribution includes milk consumed or intended for consumption in the metropolis in any form or used or intended for use in the manufacture in the metropolis of any article or commodity other than butter or cheese.
" C "—Contributions to the Milk Board Fund are assessed on the quantity of milk shown in Column " A," and are based on a rate of one-fourth of a penny per gallon.

Declaration.
I, _____, of _____, hereby declare that the above Return is a complete record of all milk purchased and sold by me in the metropolis during the month of _____, 193____, and that the information contained therein is true and correct in every particular.
I enclose _____ being contributions to the Milk Board Fund.
Cheque
Money Order for the sum of _____
Postal Note
Stamps
Signature _____ (Owner.)
Date _____

(This Return, together with the amount of contribution to the Milk Board Fund, must be forwarded to The Secretary, Milk Board, 61 Spring-street, Melbourne, C.I., within fourteen days after the end of each month.)

Surname _____ (Initials.)
(In BLOCK Letters.)
Milk Board Acts 1933, 1934, 1936.
SCHEDULE XV.—REGULATIONS.
Address _____
PRODUCER—DAIRYMAN'S RETURN.
For Calendar Month of _____ 193____

For Office Use Only.

Distribution	gallons.	Amount received—
Contribution due		Cash
Balance Dr./Cr.		Cheque
		By Money Order
		Postal Note
		Stamps
		Date credited

PARTICULARS OF MILK PRODUCED AND SOLD OR DISTRIBUTED IN THE METROPOLIS DURING MONTH.
(All quantities to be shown in gallons.)

Average Number of Cows Milked per Day.	Total Production.	Quantity Sold to—		Balance.	
		Dairymen.	Persons other than Dairymen.	Quantity.	How Disposed of.

PARTICULARS OF MILK PURCHASED FOR SALE OR DISTRIBUTION IN THE METROPOLIS.

Name and Address of Supplier(s).	Quantity Purchased.		Price Paid per Gallon.	Transport Particulars.		Contract Daily Quantity (vide Milk Board Contract).
	Untreated.	Treated.		Name of Carrier.	Rate per Gallon.	
			s. d.			

PARTICULARS OF QUANTITIES OF MILK SOLD OR DISTRIBUTED IN THE METROPOLIS.

"A" (see note).	"B."	Total.	"C" (see note).
Quantity Sold or Distributed.	Quantity Sold or Distributed to Other Dairymen and to Prescribed Charitable Institutions (as per Details on Back Hereof).		Contribution to Milk Board Fund at Rate of 1d. per Gallon.

Note.—"A"—Sale or distribution includes milk consumed or intended for consumption in the metropolis in any form or used or intended for use in the manufacture in the metropolis of any article or commodity other than butter or cheese.

"C"—Contributions to the Milk Board Fund are assessed on the quantity of milk shown in Column "A," and are based on a rate of one-fourth of a penny per gallon.

PARTICULARS OF SALE OR DISTRIBUTION TO DAIRYMEN OR PRESCRIBED CHARITABLE INSTITUTIONS.

Names and Addresses of Dairymen or Institutions Supplied.	Quantity.		Names and Addresses of Dairymen or Institutions Supplied.	Quantity.	
	Bulk.	Bottled.		Bulk.	Bottled.
Totals ..			Totals ..		

Declaration.

I, _____ of _____ hereby declare that the particulars in this return are true and correct and set out completely the total quantities of milk produced, purchased, sold and distributed by me during the month of _____ 1937 and further, that the price paid by me for the aforesaid milk was not less than the appropriate price determined by the Milk Board and applicable to such milk.

I enclose _____ being contributions to the Milk Board Fund.

Cheque
Money Order for the sum of _____
Postal Note
Stamps

Signature

Date

This Return, together with the amount of contribution to the Milk Board Fund, must be forwarded to The Secretary, Milk Board, 61 Spring-street, C.I., within fourteen days after the end of each month.

Name of Depot
(In Block Letters.)

Milk Board Acts 1933, 1934, 1936.

SCHEDULE XVI.—REGULATIONS.

MILK DEPOT RETURN.

For Calendar Month of _____ 193

MILK BOARD FUND CONTRIBUTION.

For Office Use Only.

Distribution	gallons.	Amount received—	
		Cash	
Contribution due		Cheque	
		By Money Order	
Balance Dr./Cr.		Postal Note	
		Stamps	
		Date credited	

PARTICULARS OF MILK SOLD OR DISTRIBUTED IN THE METROPOLIS DURING THE MONTH TO ANY PERSON OTHER THAN A DAIRYMAN OR PRESCRIBED CHARITABLE INSTITUTION.

"A."	"B."
Quantity Sold or Distributed (gallons).	Contribution to Milk Board Fund at 1d. per gallon.

NOTE.—"A."—Sale or distribution includes milk consumed or intended for consumption in the metropolis in any form or used or intended for use in the manufacture in the metropolis of any article or commodity other than butter or cheese.

"B."—Contributions to the Milk Board Fund are assessed on the quantity of milk shown in Column "A," and are based on a rate of one-fourth of a penny per gallon.

Declaration.

I, _____ owner
being the manager of the
secretary
milk depot hereby declare that the particulars supplied in this return are true and correct and set out completely the total quantities of milk sold and distributed in the metropolis to persons other than dairymen or prescribed charitable institutions during the month of _____ 193

Cheque
I enclose Money Order for the sum of _____ being
Postal Note
contributions to the Milk Board Fund.

Signature

Date

(This Return, together with the amount of contribution to the Milk Board Fund, must be forwarded to The Secretary, Milk Board, 61 Spring-street, Melbourne, C.I., within fourteen days after the end of each month.)

Milk Board Acts 1933, 1934, 1936.

SCHEDULE XVII.—REGULATIONS.

PRESCRIBED CHARITABLE INSTITUTIONS.

Hospitals.

Austin Hospital for Cancer and Chronic Diseases.
 The Children's Hospital.
 Queen Victoria Memorial Hospital.
 Talbot Colony for Epileptics.
 The Victorian Eye and Ear Hospital.
 The Women's Hospital.
 The Royal Melbourne Hospital.
 The Alfred Hospital.
 Prince Henry's Hospital.
 St. Vincent's Hospital.
 The Williamstown, Footscray, and District General Hospital.
 After Care Hospital and Melbourne District General Hospital.
 Caulfield Convalescent Hospital.
 Infectious Diseases Hospital, Fairfield.

Chief Secretary's Department.

Travancore Special School for Children.

Health Department.

Greenvale Sanatorium.
 "Gresswell" Sanatorium, Mont Park.
 Heatherton Sanatorium.

Mental Hygiene Department.

Mental Hospital, Kew.
 Mental Hospital, Royal Park.
 Mental Hospital, Mont Park.

Repatriation Commission.

Anzac Hostel, Brighton.
 General Hospital, Caulfield.
 Mental Hospital, Bundoora.
 Sanatorium, Macleod.

Benevolent Homes.

The Melbourne Benevolent Asylum and Hospital for the Aged and Infirm.
 The Victorian Benevolent Home and Hospital for Aged and Infirm.

Homes for Aged and Infirm.

Bethany.
 Box Hill.
 Dr. Singleton's.
 Little Sisters of the Poor.
 Nazareth House, Canterbury.
 Pilgrims' Rest.
 Weeroona Aged Women's Home.
 Women's Shelter.

Orphanages.

Box Hill Boys' Homes.
 Camberwell Girls' Homes.
 The City Crèche.
 Central Mission Boys' Training Farm.
 St. Anthony's Home for Destitute Children.
 St. Joseph's Home for Destitute Children.
 St. Vincent de Paul's Boys' Orphanage.
 St. Vincent de Paul's Girls' Orphanage.
 Alice Lovell Clarke Home.
 Church of England Home for Boys (St. John Evangelist's).
 Church of England Home for Boys (St. Martin's).
 Church of England Homes for Children.
 East Kew Girls' Home.
 Gordon Institute for Boys.
 Melbourne Orphanage.
 Methodist Babies' Home.
 Methodist Homes for Children.
 Minton Boys' Home.
 Presbyterian and Scot's Church Neglected Children's Aid Society.
 Presbyterian Babies' Home.
 St. Agnes's Home for Girls.
 St. Joseph's and St. Mary's, Abbotsford.
 St. Nicholas's Home for Boys.
 Sutherland Homes.
 Victorian Children's Aid Society.

Refuges.

The Carlton Home, Keppel-street.
 Fitzroy Maternity Home.
 St. Joseph's Receiving Home, Carlton.
 Central Mission Girls' Memorial Home.
 "Kedesh."
 Magdalen Asylum, Albert Park.
 Maternity Home (Melbourne City Mission).
 Presbyterian Girls' Home.
 Presbyterian Sisterhood.

Rescue Homes.

Abbotsford Female Refuge or Magdalen Asylum.
 Brunswick Rescue Home.
 The Central Mission, "Moreland Hall."
 Convent of Good Shepherd.
 The Elizabeth Fry Retreat.
 House of Mercy, Cheltenham.

Other Asylums.

Royal Victorian Institute for the Blind.
 The Victorian Deaf and Dumb Institution.

Foundling Homes.

Foundling Hospital and Infants' Home.
 Foundling Hospital, Broadmeadows.
 St. Gabriel's Babies' Home.

Convalescent Homes.

The Melbourne Convalescents' Home for Men.
 The Melbourne Convalescents' Home for Women.

Philanthropic Associations.

Abbotsford Prison Gate Home (Salvation Army).
 The Central Mission.
 Holiday Home for Kindergarten Children.
 Society for the Health of Women and Children of Victoria (Tweddle Hospital).
 Training School and Mothercraft Home.
 The Metropolitan Milk Council.
 Melbourne Sailors' Rest.
 School of Home Crafts.

Hostels.

Central Mission Girls' Hostel.
 Butler House.
 Gill Memorial Home.
 Presbyterian Girls' Hostel.
 Sister Grace's Home for Girls.
 Travellers' Aid Society Hostel.
 Wm. Booth Home.

Creches.

Brunswick Creche Society.
 Carlton Creche.
 Collingwood Creche Society.
 North Melbourne Creche Society.
 Prahran, South Yarra, and Toorak Creche.
 Richmond Creche.
 South Melbourne Creche Society.

Free Kindergartens.

Church of England Free Kindergarten Schools—

Carlton.	North Melbourne.
Collingwood.	South Melbourne.
Fitzroy.	West Melbourne.

Presbyterian Free Kindergartens.

St. Joseph's Free Kindergarten.

Free Kindergarten Union of Victoria—

Auburn.	Lillian Cannam.
Booroondara.	Loreto.
Brunswick.	Manresa.
Burnley.	Marie Kirk.
Carlton.	Northcote.
Collingwood Mission.	Nursery School (Prahran).
Dame Nellie Melba.	Renown.
Fitzroy Mission.	St. Kilda and Balaclava.
Hornbrook (Prahran).	South Melbourne Mission.
Keele-street (Collingwood).	Williamstown.
Lady Forster.	Yooralla.
Lady Northcote.	

Creches and Free Kindergartens.

City Creche and Free Kindergarten.
 Fitzroy Creche and Free Kindergarten.
 Footscray Creche and Free Kindergarten.

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

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

Apprenticeship Acts.
APPRENTICESHIP COMMISSION OF VICTORIA.

At Parliament House, Melbourne, the sixth day of July, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.	
Mr. Dunstan	Mr. Mackrell
Mr. Old	Sir John Harris
Mr. Hogan	Mr. Goudie
Mr. Lind	Mr. Tuckett
Mr. Bussau	Mr. Pye
Mr. Bailey	Mr. Hyland.

FIBROUS PLASTERING TRADE REGULATIONS (No. 2).

WHEREAS by section 39 of the *Apprenticeship Act 1928* (No. 3636), it is amongst other things enacted that the Governor in Council may make Regulations for or with respect to providing for any matters which are or may be the subject of draft Regulations submitted by the Apprenticeship Commission of Victoria: And whereas the said Commission has prepared and submitted to His Excellency the Governor in Council draft Regulations for or with respect to the matters hereinafter set out: Now, therefore, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the Regulations following, that is to say:—

Short Title.

1. These Regulations may be cited as the "Fibrous Plastering Trade Regulations (No. 2)."

Interpretation.

2. In these Regulations—

"Acts" means the Apprenticeship Acts.

"Applicant" means an applicant for apprenticeship employed on probation.

"Commission" means the Apprenticeship Commission of Victoria.

"Secretary" means the Secretary to the Commission.

"Registrar" means the Registrar of Apprenticeship.

Application of Regulations.

3. These Regulations shall apply only with respect to the following apprenticeship trade, viz.:—

Fibrous Plastering.

Term of Apprenticeship.

4. The term of apprenticeship in the said trade shall be as follows:—

(a) In the case of persons entering the said trade under the age of sixteen years—a term of six years.

(b) In the case of persons entering the said trade at or above the age of sixteen years—a term of five years.

Forms of Indentures of Apprenticeship—General Form.

5. The standard form of indentures of apprenticeship in the said trade, and the terms, covenants, and conditions thereof, shall be in the form contained in the Second Schedule to General Regulations (No. 2) made under the Acts, with the following additions thereto:—

EMPLOYER'S COVENANTS.

At the end of paragraph (c) (i) add the following proviso:—

Provided that where he is temporarily unable to provide such work as will keep the apprentice fully employed during any ordinary working week or month he may, with the approval of the Apprenticeship Commission of Victoria, employ the apprentice for such less time in any such week or month as may on the application of such employer, be determined by the said Commission, at wages proportionate to those which he is required under the provisions of this paragraph to pay to the apprentice when employed during the whole of any ordinary working week or month.

Additional Covenants, &c., to General Form of Indentures of Apprenticeship.

(c) (iii) Make no deduction from the wages of the apprentice in respect of any time lost by reason of compulsory attendance at classes for instruction in subjects of the apprenticeship course.

(c) (iv) In the event of the employer being unable owing to lack of orders, or through financial difficulties, to find employment and training for the apprentice or to arrange for the transfer of the apprentice to another employer as provided for under the Acts, the Commission may on application made in that behalf by the employer and after satisfying itself that the circumstances justify such action, arrange for the suspension of the indentures for such period as it determines or for the cancellation of the indentures.

(f) Not hold the apprentice responsible for any damage or injury done to materials, machinery, tools, or plant, other than wilful damage or damage due to carelessness.

(g) Provide the apprentice once only during the said term, and as required, with all necessary tools for carrying out his work.

APPRENTICE AND PARENT OR GUARDIAN'S COVENANT.

(c) At all times while in the employment of the employer conduct himself in a courteous, obedient, and proper manner.

MUTUAL AGREEMENTS.

3. At the end of paragraph (3) add the following provisos:—
Provided further—

(i) that where the apprentice is required under the provisions of the proviso to paragraph (c) (i) hereof to work for less time than full time in any ordinary working week or month; or

(ii) that where the Indentures of any apprentice are suspended for any period by the Commission, the total period of time not served by the apprentice by reason of either of the above-mentioned provisions shall at the option of the apprentice be included in the term of his apprenticeship or be added to the term of his apprenticeship. In the event of such period being added to the term of his apprenticeship the apprentice shall be paid for such period at the wages rates prescribed in respect of the last year of his apprenticeship.

10. That the apprentice shall be paid the same allowances as are from time to time paid by the employer to journeymen in the same trade for meal money, fares, travelling time, country work, and other matters, or, where such allowances are proportionate to the rates of pay received by journeymen, the apprentice shall be paid only such proportion thereof as the rates of pay of the apprentice bear to such journeymen's minimum rates of pay.

11. That the apprentice will replace any of the tools supplied for his use as hereinbefore provided if lost or broken through his own carelessness.

Forms of Indentures where Applicant admitted to a Year other than the First Year of Apprenticeship.

6. In cases, however, where an applicant for apprenticeship in the said trade has been permitted by the Commission, in pursuance of section 18 (1) of the Act, to be admitted to some year of the prescribed apprenticeship course other than the first year, paragraph (a) of the employers' covenant in the indentures of apprenticeship to be entered into shall read as follows:—

(a) Take, receive and accept the apprentice as his apprentice for the full term of _____ years from the day of _____ 19____, the first year of which term shall be deemed to be the _____ year of the _____ term of apprenticeship prescribed in respect of the undermentioned trade.

Incorporation of General Regulations.

7. The provisions of the following General Regulations made under the Acts shall apply in the said trade:—

General Regulations (No. 1) approved by the Governor in Council on the 18th day of September, 1928, and published in the *Victoria Government Gazette* on the 19th day of September, 1928.

General Regulations (No. 2) approved by the Governor in Council on the 26th day of October, 1928, and published in the *Victoria Government Gazette* on the 31st day of October, 1928.

General Regulations (No. 3) approved by the Governor in Council on the 10th day of December, 1928, and published in the *Victoria Government Gazette* on the 12th day of December, 1928.

General Regulations (No. 4) approved by the Governor in Council on the 24th day of December, 1931, and published in the *Victoria Government Gazette* on the 30th day of December, 1931.

General Regulations (No. 5) approved by the Governor in Council on the 29th day of December, 1932, and published in the *Victoria Government Gazette* on the 4th day of January, 1933.

8. The minimum rates of pay to be paid as wages to apprentices in the said trade in each year of their apprenticeship course shall be as follows:—

Rates of Pay of Apprentices.

(a) With respect to the term of apprenticeship of six years:—

- 1st year—at the rate of 17s. per week.
- 2nd year—at the rate of 25s. 6d. per week.
- 3rd year—at the rate of 34s. per week.
- 4th year—at the rate of 43s. per week.
- 5th year—at the rate of 52s. per week.
- 6th year—at the rate of 60s. 6d. per week.

(b) With respect to the terms of apprenticeship of five years:—

- 1st year—at the rate of 20s. per week.
- 2nd year—at the rate of 27s. per week.
- 3rd year—at the rate of 36s. per week.
- 4th year—at the rate of 48s. per week.
- 5th year—at the rate of 60s. 6d. per week.

Rates for Overtime Worked.

9. Where overtime (i.e., work done on Sundays and public holidays or outside ordinary working hours) is worked, the apprentice shall be paid by the employer wages for such overtime at the rate of time and a half, double time, or at such other rate (as the case may be) as the employer may for the time being be obliged to pay to journeymen employed by him in the same trade.

Standard of and Increased Rates of Pay for Proficiency.

10. Should the apprentice in any year pass in the subjects prescribed for that year of his apprenticeship course, and attain a standard of proficiency as certified by the Commission of not less than an average of 75 per cent. of the possible marks allotted to such subjects at the annual examinations, he shall for the next succeeding year of his apprenticeship course be paid the sum of Two shillings and sixpence per week in addition to the prescribed weekly wage.

Proportion of Apprentices to Journeymen.

11. (a) The number of apprentices who may be employed by any employer at any time in the said trade shall, in cases where the employer employs three or more journeymen, not exceed the proportion of one apprentice to every three or fraction of three journeymen permanently employed by such employer in such trade.

(b) Where an employer employs less than three journeymen he may upon satisfying the Commission that a proper vacancy for an apprentice exists, and with the approval of the said Commission, employ one apprentice. For the purposes of this paragraph only, an employer who works at the said trade for at least 75 per cent. of the time prescribed for an ordinary week's work in such trade may be deemed to be a journeyman.

For the purpose of ascertaining the proportion of apprentices to journeymen under the foregoing Regulations:—

“Permanently employed” means continuously employed for a period of not less than six calendar months immediately preceding the date when an apprentice is accepted; and

“Permanently employs” shall have a corresponding meaning.

Apprenticeship Course Classes for Instruction.

12. (a) The classes for instruction in the subjects of the apprenticeship course for the said trade shall be as set out in the schedule hereto, but any apprentice or applicant who has the necessary qualifications may, subject to the approval of the Commission, be permitted to enter the classes prescribed for any year of the said course.

Standard of Education to be Attained by an Apprentice.

(b) The standard of education to be attained by an apprentice—

(i) In each year of his apprenticeship course in order that he may qualify to proceed to the classes for instruction prescribed for the next succeeding year; and

(ii) in the subjects of the fifth year of the apprenticeship course in order that he may qualify in respect to education for the “final certificate” of the Commission,

shall be not less than 50 per cent. of the possible marks allotted at the annual examinations approved by the Commission in each of the subjects prescribed for such year of the said course, or such average percentage of marks in all the said subjects deemed by the Commission to be equivalent thereto.

Trade Experience Required of an Apprentice.

(c) The trade experience to be obtained by an apprentice in his apprenticeship course shall include gradual and complete instruction to the satisfaction of the Commission in the following processes (as the case may be):—

All phases of the fibrous plastering trade, including the proper method of mixing, reinforcing, and preparing the materials for all kinds of fibrous plastering work. The correct use of the tools employed in the trade. Setting out, battenning, and furring. The running, making up, casting, reinforcing, and fixing of moulders and cornices. Setting out for and the fixing of fibrous plaster and making pressed cement ornaments and enrichments.

Attendance at Classes for Instruction.

13. (a) Every apprentice and applicant in the said trade shall attend the classes for instruction prescribed for his apprenticeship course at such times and at such place or places and on such occasions while the classes are open for instruction, as the Commission directs by notice in writing in the form prescribed by General Regulations (No. 1) made under the Acts, provided that the number of evenings on which such apprentice or applicant shall be required to attend shall not exceed two in any one week.

Employer to Permit Apprentice or Applicant to Attend Classes.

(b) Every employer who has been given notice in writing in the form prescribed by the said General Regulations (No. 1) shall, while the classes are open for instruction, permit his

apprentices and applicants to attend for instruction at the school or schools and class or classes at the hours and on the occasions specified in such notice.

Apprentice or Applicant shall Submit Himself for Examination.

(c) Every apprentice or applicant attending the aforesaid class or classes shall submit himself for examination in the subjects of his apprenticeship course at the places and times determined by the Commission.

Penalties for Non-attendance, Misbehaviour, &c.

(d) Any apprentice or applicant who—

(i) fails to attend any technical school or class at which he is required to attend, punctually at the time appointed for the commencement thereof, or without the permission of the instructor leaves the same before the time appointed for leaving; or

(ii) fails to be diligent or behaves in an indecorous manner while in such school or class; or

(iii) destroys or fails to take care of any material or equipment provided for his use in such school or class; or

(iv) without good and satisfactory reason, in the opinion of the Commission, fails to secure in each year a record of 80 per cent. of attendances in the day classes and in the evening classes, prescribed for his apprenticeship course—

shall be liable to a penalty not exceeding Two pounds, or alternatively to cancellation of his indentures by the Commission.

Apprentice or Applicant to Provide Books, Materials, &c.

(e) Every apprentice or applicant shall, at his own cost and expense, provide himself with the necessary books, drawing instruments, and materials required at the classes for instruction, unless otherwise provided by the school authorities or other bodies.

Payment of School Fees.

14. (a) The school fees of apprentices or applicants for attendance at the prescribed classes for instruction shall be paid by such apprentices or applicants, but on receipt by the employer of a report from the Commission that any such apprentice or applicant has secured during the period covered by the report a record of not less than 80 per cent. of the possible attendances at the prescribed day and evening classes respectively, the employer shall refund to the apprentice or applicant the school fees paid by him for such period of instruction. Provided, however, that if such report states that the apprentice or applicant has, in the opinion of the Commission failed to be diligent or has behaved in an indecorous manner while in attendance at the prescribed classes for instruction during such period the employer shall not be required to make the refund as aforesaid.

(b) In cases where the apprentice or applicant is prevented on occasions from attendance at the said classes through illness or accident, such occasions shall not be included as possible attendances in determining the aforesaid percentage; provided that the employer may demand a medical certificate from the apprentice or applicant as proof of such illness or accident.

SCHEDULE.

Classes for Instruction in the Subjects of the Apprenticeship Course for the Trade of Fibrous Plastering.

First Year—		Hours per Week.	
Trade Theory and Practice	..	Grade I.	4 } 1 half
Trade Mathematics	..	Grade I.	2 } day and
Trade Drawing	..	Grade I.	2 } 2 evenings.
Second Year—			
Trade Theory and Practice	..	Grade II.	4 } 1 half
Modelling and Piece Moulding	..	Grade I.	2 } day and
Trade Drawing	..	Grade II.	2 } 2 evenings.
Third Year—			
Trade Theory and Practice	..	Grade III.	4 } 2 evenings.
Trade Drawing	..	Grade III.	2 } 2 evenings.
Modelling and Piece Moulding	(optional on additional evening)—Grade II.		
Fourth Year—			
Trade Theory and Practice	..	Grade IV.	4—2 evenings.
Modelled design	(optional on additional evening)—Elementary.		
Fifth Year—			
Trade Theory and Practice	..	Grade V.	4—2 evenings.
Modelled design (advanced),	(optional on additional evening)—Grade I.		

The detailed syllabus of the above-mentioned subjects shall be as determined by the Commission from time to time.

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

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

Apprenticeship Acts.

APPRENTICESHIP COMMISSION OF VICTORIA.

At the Executive Council Chamber, Melbourne, the
twelfth day of July, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.
Mr. Bussau | Sir John Harris
Mr. Bailey

FURTHER AMENDMENT OF BOOT TRADES
REGULATIONS (No. 2).

IN pursuance of the powers conferred by the Apprenticeship Acts and the *Acts Interpretation Act 1928*, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the Regulations following, that is to say:—

1. Regulation 8 of the Boot Trades Regulations (No. 2) shall be and the same is hereby rescinded as on and from the 1st day of July, 1937.

2. Such rescission shall not affect any right accrued or accruing to any person, or any liability of any person under the said rescinded Regulation before the commencement of these Regulations.

3. For the said rescinded Regulation 8, substitute the following:—

“8. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows, and shall commence on the first day of July, 1937, on, from, and after which date all indentures of apprenticeship heretofore executed under the provisions of the Acts and the Regulations made in respect of the aforesaid trades shall be deemed to be amended accordingly:—

(a) With respect to the term of apprenticeship of six years—

1st year—at the rate of 12s. 0d. per week.
2nd year—at the rate of 17s. 6d. per week.
3rd year—at the rate of 25s. 9d. per week.
4th year—at the rate of 33s. 9d. per week.
5th year—at the rate of 39s. 9d. per week.
6th year—(for the first six months, at the rate of 47s. 0d. per week; for the second six months, at the rate of 54s. 9d. per week).

(b) With respect to the term of apprenticeship of five years—

1st year—at the rate of 17s. 6d. per week.
2nd year—at the rate of 25s. 9d. per week.
3rd year—at the rate of 33s. 9d. per week.
4th year—at the rate of 39s. 9d. per week.
5th year—(for the first six months, at the rate of 47s. 0d. per week; for the second six months, at the rate of 54s. 9d. per week).

(c) With respect to the term of apprenticeship of four years—

1st year—at the rate of 17s. 6d. per week.
2nd year—at the rate of 25s. 9d. per week.
3rd year—at the rate of 33s. 9d. per week.
4th year—(for the first six months, at the rate of 47s. 0d. per week; for the second six months, at the rate of 54s. 9d. per week).

(d) With respect to the term of apprenticeship of three years—

1st year—at the rate of 25s. 9d. per week.
2nd year—at the rate of 33s. 9d. per week.
3rd year—(for the first six months, at the rate of 47s. 0d. per week; for the second six months, at the rate of 54s. 9d. per week).”

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

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

Water Acts.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the
twelfth day of July, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.
Mr. Bussau | Sir John Harris
Mr. Bailey

MAFFRA-SALE IRRIGATION AND WATER SUPPLY
DISTRICT—DISTRICT EXTENDED.

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

That the Maffra-Sale Irrigation and Water Supply District be extended by adding to the same the lands set out and described in the schedule hereto, and as on and from the first day of July, 1937, such district shall be deemed to be so extended.

SCHEDULE.

Portion 1.—Commencing at a point in the western boundary of Crown section 5, Parish of Bundalaguah, County of Tanjil, distant 55 chains 69 links northerly from the south-western angle of said Crown section 5; thence by lines bearing S. 69 deg. 42 min. E. 1 chain 92 8-10 links, S. 23 deg. 51 min. E. 38 chains 61 7-10 links, S. 78 deg. 24 min. E. 15 chains 53½ links, and S. 0 deg. 6 min. E. to a point in the northern boundary of Crown section 3; thence westerly by the last-mentioned boundary and the northern boundary of allotment F, section XXIV., to a point in line with the western boundary of Crown section 5 aforesaid; thence northerly by a line and the last-mentioned boundary to the point of commencement.

Portion 2.—Commencing at the western angle of allotment B, Crown section XXXIV., Parish of Bundalaguah, County of Tanjil; thence north-easterly by the north-western boundary of said allotment B and a line in continuation thereof to the western boundary of allotment B, Crown section XXIII.; thence south-easterly by the last-mentioned boundary and the western boundary of allotment A, Crown section XXIII., to a point in line with the south-eastern boundary of allotment A, Crown section XXXIII.; thence south-westerly by a line and the last-mentioned boundary to the southern angle of said allotment A; thence north-westerly by the south-western boundaries of the last-mentioned allotment and allotment B, said Crown section XXXIV., to the point of commencement.

Portion 3.—Commencing at the south-eastern angle of Crown allotment 14, Parish of Tinamba, County of Tanjil; thence southerly by a line and the eastern boundaries of Crown allotments 17B, 17AA, 17AB, and 32 and a line connecting those boundaries to a point distant 17 chains 88 4-10 links southerly from the north-eastern angle of said allotment 32; thence by lines bearing N. 89 deg. 53 min. W. 11 chains 67 2-10 links, N. 68 deg. 57 min. W. 98 2-10 links, N. 23 deg. 16 min. W. 1 chain 8½ links, N. 0 deg. 18 min. E. 7 chains 86 3-10 links, and N. 79 deg. 42 min. W. 7 chains 13 8-10 links to the western boundary of allotment 32 aforesaid; thence northerly by the last-mentioned boundary and a line in continuation thereof to the south-western angle of allotment 17AB; thence westerly by the southern boundary of subdivisions B and A of allotment 18A to the south-western angle of said subdivision A; thence northerly by the western boundaries of said subdivision A and allotment 18 and a line in continuation thereof to the southern boundary of allotment 12 (Mewburn Park Pre-emptive Right); thence easterly by the last-mentioned boundary and the southern boundary of allotment 14 aforesaid to the point of commencement.

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

And the Honorable 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.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At Parliament House, Melbourne, the sixth day of July, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Dunstan	Mr. Mackrell
Mr. Old	Sir John Harris
Mr. Hogan	Mr. Goudie
Mr. Lind	Mr. Tuckett
Mr. Bussau	Mr. Pye
Mr. Bailey	Mr. Hyland.

YARRAM WATERWORKS TRUST.

ADDITIONAL LOAN OF £2,200.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Two thousand two hundred (£2,200) to the Yarram Waterworks Trust for the purpose of new weir and pipe mains as set forth in the detailed statement bearing date the 22nd June, 1937, and verified under the Seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subjected to the provisions of the Water Acts.

EUROA WATERWORKS TRUST.

ADDITIONAL LOAN OF £280.

UNDER the powers conferred by the Water Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of Two hundred and eighty pounds (£280) to the Euroa Waterworks Trust for the purpose of new pipe mains and completion of storage as set forth in the detailed statement bearing date the 22nd June, 1937, and verified under the Seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subjected to the provisions of the Water Acts.

BAIRNSDALE SEWERAGE AUTHORITY.

CONSENT TO THE PURCHASE OF LAND SITUATED OUTSIDE THE SEWERAGE DISTRICT, AND APPROVAL OF THE ESTABLISHMENT OF TREATMENT WORKS AND CONSTRUCTION OF OUTFALL SEWER.

UNDER the powers conferred by the Sewerage Districts Acts and all other powers enabling him in that behalf, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby consent to the purchase by the Bairnsdale Sewerage Authority of the land described in schedule 1 hereto, which land is situated without the Sewerage District of the said Sewerage Authority, and doth hereby approve of the establishment of treatment works on the land described in the said schedule 1 hereto, and the construction of outfall sewer on the land described in schedule 2.

SCHEDULE 1.

Site for Treatment Works.

Commencing at a point on the northern boundary of Crown allotment 23, section B, Township of Bairnsdale, Parish of Bairnsdale, County of Tanjil, distant 1,000 links easterly from its north-western angle; thence southerly by a line through the said Crown allotment 23 parallel to its western boundary to a point on its southern boundary; thence easterly along the said southern boundary of Crown allotment 23 to its south-eastern angle; thence northerly along its eastern boundary to its north-eastern angle; thence westerly along its northern boundary to the point of commencement.

SCHEDULE 2.

Outfall Sewer.

Commencing at a point on the southern boundary of the Bairnsdale Pre-emptive Right near the south-western angle of Crown allotment 18a, section B, Township of Bairnsdale, Parish of Bairnsdale, County of Tanjil, being a point on the

southern boundary of the Bairnsdale Sewerage District; thence southerly by a strip of land 33 feet in width, being 16½ feet on either side of the centre line of the outfall sewer, across a road and through Crown allotments 29 and 28, section B, and across a road to the site of the treatment works in Crown allotment 23, section B.

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

And the Honorable George Louis Goudie, for and on behalf of 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.

Public Service Act 1928.

PERMISSION FOR AN OFFICER OF THE PUBLIC SERVICE TO ENGAGE IN DUTIES UNCONNECTED WITH HIS OFFICE, AND TO RECEIVE REMUNERATION THEREFOR.

At the Executive Council Chamber, Melbourne, the 12th day of July, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Bailey	Sir John Harris.
Mr. Bussau	

UNDER the provisions of section 161 of the Public Service Act 1928, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by this Order, grant permission to the undermentioned officer of the Public Service to engage in the work specified below and to receive remuneration therefor, subject to the conditions that the work be performed by him only during the hours outside the ordinary hours fixed for the discharge of his duties in the Public Service.

R. R. NEAL, Lands Department—to prepare and audit the annual accounts of the Albert Park Committee.

And the Honorable Albert Arthur Dunstan, His Majesty's Premier for the State of Victoria, shall give the necessary directions herein accordingly.

C. W. KINSMAN,

Clerk of the Executive Council.

RULES UNDER THE JUSTICES ACTS.

At Parliament House, Melbourne, the sixth day of July, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Dunstan	Mr. Mackrell
Mr. Old	Sir John Harris
Mr. Hogan	Mr. Goudie
Mr. Lind	Mr. Tuckett
Mr. Bussau	Mr. Pye
Mr. Bailey	Mr. Hyland.

UNDER and by virtue of the powers and authorities conferred by the Justices Act 1928 and the Acts Interpretation Act 1928, His Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the Rules under the Justices Acts in the manner following:—

After the word "write" appearing in paragraph 23 of the Justices Act Rules 1936 (No. 1) insert the words "the words 'Extended to' (inserting thereafter the date to which the summons has been extended) together with".

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

C. W. KINSMAN,

Clerk of the Executive Council.

COUNTRY ROADS BOARD.

At Parliament House, Melbourne, the sixth day of July, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.

Mr. Dunstan	Mr. Mackrell
Mr. Old	Sir John Harris
Mr. Hogan	Mr. Goudie
Mr. Lind	Mr. Tuckett
Mr. Bussau	Mr. Pye
Mr. Bailey	Mr. Hyland.

DECLARATION OF A MAIN ROAD IN THE CITY OF MILDURA.

WHEREAS by the Resolution set out below and dated the twenty-eighth day of June, One thousand nine hundred and thirty-seven, the Country Roads Board incorporated under the *Country Roads Act 1928* (No. 3662) being of opinion that the highway in the State of Victoria set out or described in the schedule to the same is of sufficient importance to be a main road and acting under the powers in that behalf conferred upon it by the said Act declared such highway to be a main road within the meaning and for the purposes of the Act aforesaid: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the *Government Gazette* confirm such Resolution whereupon any road mentioned in such Resolution shall be a main road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the *Government Gazette* the road mentioned in the schedule to such Resolution of the Country Roads Board a main road within the meaning and for the purposes of the *Country Roads Act 1928*.

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

The Country Roads Board incorporated under the *Country Roads Act 1928* (No. 3662) at a meeting now holden being of opinion that the highway within the State of Victoria set out or described in the schedule hereunder written is of sufficient importance to be a main road acting under the powers in that behalf conferred upon it by the said Act doth by this Resolution hereby declare such highway to be a main road within the meaning and for the purposes of the said *Country Roads Act 1928*.

SCHEDULE.

City of Mildura.

2. *Bridge Road* (10602).—Commencing at its junction with Langtree-avenue at the northern angle of section 24, City and Parish of Mildura; thence south-easterly to the southern angle of section 13 of the said city; thence north-easterly to and including the approach to the Mildura bridge over the Murray River.

NOTE.—The above description is in lieu of the description of Punt-road published in the *Government Gazette* of the 24th March, 1915, on page 1101.

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

(SEAL) F. W. FRICKE, Member.
W. L. DALE, Member.
R. JANSEN, Secretary.

DECLARATION OF THE NEW AMEY'S TRACK IN THE SHIRE OF SOUTH GIPPSLAND.

WHEREAS by sections 21 and 78 of the *Country Roads Act 1928* (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the *Country Roads Act* has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the *Government Gazette* of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the *Country*

Roads Act 1928: And whereas the said Board has by Resolution declared the road on the land described in the schedule to such Resolution to be part of a developmental road: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

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

SCHEDULE.

Shire of South Gippsland.

9. *Ameys Track* (15459).—All that piece of land in the Parish of Wonga Wonga the boundaries of which are as follow:—Commencing at a point on the western boundary of allotment 14, section B, of the said parish distant 196 deg. 32 min. 368 links, 139 deg. 25 min. 303 links and 170 deg. 38 min. 136 links from the north-western angle of the said allotment; thence by lines bearing respectively 141 deg. 41 min. 746 links, 172 deg. 5 min. 1,124.8 links, 169 deg. 16 min. 787.3 links, 198 deg. 59 min. 86.8 links, 228 deg. 41 min. 147 links, 210 deg. 45 min. 466.5 links, 225 deg. 8 min. 349.9 links, 191 deg. 53 min. 461 links, 240 deg. 8 min. 171.9 links, 282 deg. 46 min. 397.1 links, 255 deg. 5 min. 373.8 links, 230 deg. 21 min. 172.3 links, 25 deg. 39 min. 251.4 links, 71 deg. 43 min. 288.6 links, 94 deg. 14 min. 434.8 links, 74 deg. 50 min. 49.8 links, 25 deg. 18 min. 104.4 links, 9 deg. 53 min. 355 links, 47 deg. 1 min. 307 links, 40 deg. 41 min. 121.5 links, 20 deg. 6 min. 260.4 links, 45 deg. 40 min. 284.2 links, 3 deg. 29 min. 69.1 links, 342 deg. 38 min. 263.4 links, 350 deg. 28 min. 375.9 links, 344 deg. 50 min. 233.4 links, 357 deg. 43 min. 956.8 links, 321 deg. 41 min. 501.7 links, and 350 deg. 38 min. 206.6 links to the point of commencement.

Also all those pieces of land in the Parish of Wonga Wonga South, the boundaries of which are as follow:—

(a) Commencing at the northern angle of allotment 26, section A, of the said parish; thence by lines bearing respectively 113 deg. 22 min. 54 links, 212 deg. 52 min. 163.8 links, 237 deg. 57 min. 408.5 links, 28 deg. 34 min. 3.8 links, 39 deg. 31 min. 213 links, 11 deg. 11 min. 60 links, and 58 deg. 1 min. 280 links to the point of commencement;

(b) Commencing at a point on the northern boundary of allotment 25, section A, of the said parish, distant 219 deg. 31 min. 213 links, and 208 deg. 34 min. 184.2 links from the north-eastern angle of that allotment; thence by lines bearing respectively 163 deg. 35 min. 220 links, 197 deg. 50 min. 176.4 links, 252 deg. 28 min. 196.3 links, 293 deg. 38 min. 346.8 links, 305 deg. 26 min. 543.2 links, 59 deg. 41 min. 62.8 links, 120 deg. 39 min. 581 links, 90 deg. 23 min. 22.9 links, 113 deg. 38 min. 206.4 links, 72 deg. 28 min. 107.1 links, 17 deg. 50 min. 94 links, 343 deg. 35 min. 89.1 links, and 28 deg. 34 min. 141.5 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red and yellow on survey plans Nos. 2948 and 3100 lodged in the office of the Country Roads Board.

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

(SEAL) F. W. FRICKE, Member.
W. L. DALE, Member.
R. JANSEN, Secretary.

DECLARATION OF A DEVIATION FROM THE HODGES ESTATE ROAD IN THE SHIRE OF BAIRNSDALE.

WHEREAS by section 58 of the *Country Roads Act 1928* (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the *Country*

Roads Act has by Resolution declared a deviation to be a developmental road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the *Government Gazette* of the Order confirming such Resolution the existing road or part thereof shall cease to be a developmental road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the first schedule to such Resolution to be a developmental road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the second schedule to such Resolution and that such part of the said existing road shall be discontinued: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

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

FIRST SCHEDULE.
Shire of Bairnsdale.

8. *Hodges Estate Road (1058)*.—All that piece of land in the Parish of Wy Yung the boundaries of which are as follow:—Commencing at the south-eastern angle of allotment 3, section B, of the said parish; thence by lines bearing respectively 270 deg. 4 min. 291 links, 29 deg. 5 min. 533.7 links, 329 deg. 42 min. 326.2 links, and 25 deg. 4 min. 177.5 links to the eastern boundary of the allotment at Boggy Creek; thence south-easterly and south-westerly along the said eastern boundary to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plans Nos. 1785 and 3626 lodged in the office of the Country Roads Board.

SECOND SCHEDULE.
Shire of Bairnsdale.

8. *Hodges Estate Road*.—All that piece of land in the Parish of Wy Yung the boundaries of which are as follow:—Commencing at a point on the southern boundary of allotment 3, section B, of the said parish, distant 270 deg. 4 min. 291 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 227 deg. 0 min. 73.2 links, 270 deg. 4 min. 1,934.5 links, 0 deg. 4 min. 50 links, and 90 deg. 4 min. 1,988 links to the point of commencement—which said piece of land is particularly delineated and shown coloured blue on survey plan No. 3626 lodged in the office of the Country Roads Board.

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

(SEAL) F. W. FRICKE, Member.
W. L. DALE, Member.
R. JANSEN, Secretary.

DECLARATION OF THE NEW WOODEND-LANCEFIELD ROAD IN THE SHIRE OF ROMSEY.

WHEREAS by section 21 of the *Country Roads Act 1928* (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the *Country Roads Act* has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a main road or part thereof and that upon publication in the *Government Gazette* of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a main road or part thereof within the meaning of the said Act: And whereas the

said Board has by Resolution declared the road on the land described in the schedule to such Resolution to be part of a main road: Now therefore His Excellency the Lieutenant-Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

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

SCHEDULE.

Shire of Romsey.

1. *Woodend-Lancefield Road (14401)*.—All that piece of land in the Parish of Lancefield, the boundaries of which are as follow:—Commencing at the north-western angle of Crown portion 19 of the said parish; thence by lines bearing respectively 89 deg. 35 min. 58 links, 224 deg. 35 min. 82 links, and 350 deg. 35 min. 58 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 3309 lodged in the office of the Country Roads Board.

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

(SEAL) F. W. FRICKE, Member.
W. L. DALE, Member.
R. JANSEN, Secretary.

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

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 Wedderburne-Spring Hill road in the Shire of Korong 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 he it known by this present Order that His Excellency the Lieutenant-Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All that piece of land in the Parish of Wedderburne the boundaries of which are as follow:—Commencing at the north-eastern angle of allotment 6, section 4, of the said parish; thence by lines bearing respectively 226 deg. 34 min. 237 links, 26 deg. 11 min. 444.3 links, and 185 deg. 49 min. 237 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 3721 lodged in the office of the Country Roads Board.

ORDER APPROVING OF A DEVIATION FROM A MAIN ROAD IN THE SHIRE OF GLENELG.

WHEREAS the Country Roads Board constituted under the *Country Roads Act 1928* (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter-referred to from the existing Coleraine-Casterton road in the Shire of Glenelg (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the *Government Gazette* of the 8th October, 1914, on page 5527) 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 deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: 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 deviation: Now therefore be it known by this present Order that His Excellency the Lieutenant-Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All that piece of land in the Town and Parish of Casterton the boundaries of which are as follow:—

Commencing at the north-eastern angle of allotment B of the said town; thence southerly, westerly, and northerly by the eastern, southern, and western boundaries of the said allotment, and further north-westerly by the western boundaries of allotments J and K to the north-western angle of the allotment last named: thence by lines bearing respectively 125 deg. 8 min. 354.7 links, and 62 deg. 37 min. 381.6 links to the point of commencement.

Also—

All that piece of land in the Town and Parish of Casterton, and being the whole of allotments F, G, and H of the said town—

which said pieces of land are more particularly delineated and shown coloured red on survey plan numbered 3719 lodged in the office of the Country Roads Board.

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

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 be desirable that the new Omeo Highway in the Shire of Bairnsdale should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new highway is proposed to be made and the cost of acquiring the land and constructing the said new highway: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new highway: Now therefore be it known by this present Order that His Excellency the Lieutenant-Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said highway being made that is to say:—

All that piece of land in the Township and Parish of Sarsfield, the boundaries of which are as follow:—Commencing at the north-western angle of suburban allotment 8a of the said township; thence by lines bearing respectively 89 deg. 48 min. 247.2 links, 252 deg. 13 min. 337.7 links, and 36 deg. 8 min. 126.2 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 3722 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 accordingly.

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

DEPARTMENT OF LANDS AND SURVEY.

At Parliament House, Melbourne, the sixth day of July, 1937.

PRESENT:

His Excellency the Lieutenant-Governor of Victoria.	
Mr. Dunstan	Mr. Mackrell
Mr. Old	Sir John Harris
Mr. Hogan	Mr. Goudie
Mr. Lind	Mr. Tuckett
Mr. Bussau	Mr. Pye
Mr. Bailey	Mr. Hyland.

UNUSED AND UNMADE ROADS CLOSED.

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

Township of Cunninghame, Parish of Colquhoun, County of Tanbo, being the road commencing at the north-east angle No. 136.—8401.—5

of allotment 16; bounded thence by that allotment and allotment 39 bearing S. 73 deg. 51 min. W. 962 7-10 links, and thence by lines bearing N. 41 deg. 13 min. E. 185 4-10 links, N. 73 deg. 51 min. E. 593 4-10 links, and S. 81 deg. 0 min. E. 235 3-10 links to the commencing point.—(C.486(2) (C.82792).

Parish of Condah, County of Normanby, being the road lying between allotment 5, and allotments 1B and 2B of section 10.—(C.362(2) (C.83953).

City of Bendigo, Parish of Sandhurst, County of Bendigo, being the road lying to the south of and adjoining allotment 1 of section 39A.—(S.372(19) (W.53905).

Parish of Coolebarghurk, County of Grant, being the road lying between allotments 112F, 112G, 112K, and 112X, and allotments 112E, 112H, and 112Y.—(C.283(2) (C.83567).

Parish of Ravenswood, Counties of Bendigo and Talbot, being the roads hereinafter described, viz.:—1. Parish of Ravenswood, County of Bendigo, being the road lying between allotment 155 and allotment 156. 2. Parish of Ravenswood, County of Talbot, being the road lying between allotment 9a, and allotments 1x and 10b of section 16.—(R.4b(2) (C.83523).

LANDS TEMPORARILY RESERVED FROM SALE.

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

FLINDERS.—Site for the supply of gravel—5 acres more or less, Township of Flinders, Parish of Flinders, County of Mornington: Commencing at the south-west corner of allotment 36; bounded thence by that allotment bearing S. 60 deg. 0 min. E. 758 links, by a line bearing south-easterly to the north-west angle of allotment 39, by that allotment bearing S. 33 deg. 0 min. W. 827 links; and thence by Double Creek bearing north-westerly and northerly to the commencing point.—(F.16A(1) (Rs.4703).

CHILTERN WEST.—Site for Camping and Watering purposes—75 acres more or less, Parish of Chiltern West, County of Bogong: Commencing at the north angle of allotment 12 of section C; bounded thence by that allotment bearing S. 34 deg. 0 min. W. 600 links, S. 39 deg. 4 min. E. 1,146 links, S. 52 deg. 54 min. E. 1,390 links, and S. 8 deg. 25 min. E. 250 links, by a road bearing S. 59 deg. 36 min. W., N. 81 deg. 5 min. W., and S. 87 deg. 10 min. W. to the east boundary of the reserve set apart for Railway purposes, by that reserve bearing north-easterly to a road; and thence by that road bearing south-easterly to the commencing point.—(C.381(5) (Rs.4704).

ST. ARNAUD.—Site for Public Park and Recreation—10 acres 2 roods 19 perches, situate in section 1A, Town of St. Arnaud, Parish of St. Arnaud, County of Kara Kara: Commencing at a point bearing N. 49 deg. 13 min. E. 250 links from the intersection of the northern side of Dundas-street and the southern side of Alma-street; bounded thence by the last-mentioned street bearing N. 49 deg. 13 min. E. 450 links, N. 24 deg. 40 min. E. 482 links, and N. 49 deg. 13 min. E. 820 links, by a line bearing S. 40 deg. 47 min. E. 700 links, by Walker-street bearing S. 49 deg. 13 min. W. 1,708 links; and thence by a line bearing N. 40 deg. 47 min. W. 500 links to the commencing point.—(S.206(6) (Rs.4706).

LAND TAKEN OVER BY THE CLOSER SETTLEMENT COMMISSION.

HIS Excellency the Lieutenant-Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of section 95 of the *Closer Settlement Act 1928*, approve of allotment as described hereunder being taken over by the Closer Settlement Commission at a valuation of Seven pounds (£7):—

Allotment 18A, section A, Parish of Mildura, containing an area of 1 acre and 12 perches.

And the Honorable A. E. Lind, 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.
Camperdown.—Tuesday, 3rd August, 1937	127
Hamilton.—Wednesday, 28th July, 1937	127
Mansfield.—Monday, 2nd August, 1937	127
Merbein.—Thursday, 19th August, 1937	136
Murrayville.—Thursday, 5th August, 1937	127
Wangaratta.—Monday, 19th July, 1937	111

Lands and Survey Office, Melbourne.

SALE BY AUCTION.

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

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

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

SCALE OF PAYMENT OF RESIDUE.

£20 and under, 6 instalments.
Over £20, and not exceeding £50, 8 instalments.
Over £50, and not exceeding £100, 10 instalments.
Over £100, and not exceeding £200, 12 instalments.
Over £200, and not exceeding £300, 14 instalments.
Over £300, and not exceeding £400, 16 instalments.
Over £400, and not exceeding £500, 18 instalments.
Over £500, 20 instalments.

FEES, ETC.

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

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

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

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

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

A. E. LIND,

Commissioner of Crown Lands and Survey,
Office of Lands and Survey,
Melbourne, 12th July, 1937.

MERBEIN.—Sale (No. 10159) of Crown lands in fee-simple will be held at A.N.A. HALL, MERBEIN, on THURSDAY, 19th AUGUST, 1937, at half-past TWO o'clock p.m. To be conducted by C. E. CHANCELLOR, Land Officer, Redcliffs. Auctioneer: J. W. MARROWS, Merbein.

MERBEIN, PARISH OF MERBEIN, COUNTY OF KARKAROOO.

Fronting Commercial-street.

- Upset price £100. Charge for survey £1.
- Lot 1. Area 1r. 8p., being allotment 6 of section 6.
- Upset price £65 per lot. Charge for survey £1 per lot.
- Lot 2. Area 1r. 8.2-10p., being allotment 37 of section 17.
- Lot 3. Area 1r. 9 8-10p., being allotment 38 of section 17.
- Lot 4. Area 1r. 11 4-10p., being allotment 39 of section 17.
- Lot 5. Area 1r. 13p., being allotment 40 of section 17.
- Upset price £55 per lot. Charge for survey £1 per lot.
- Lot 6. Area 1r. 13 7-10p., being allotment 41 of section 17.
- Lot 7. Area 1r. 13 7-10p., being allotment 42 of section 17.
- Lot 8. Area 1r. 13 7-10p., being allotment 43 of section 17.
- Lot 9. Area 1r. 13 7-10p., being allotment 44 of section 17.

PARISH OF MERBEIN, COUNTY OF KARKAROOO.

In North-east of Parish.

- Upset price £50. Charge for survey £3.
- Lot 10. Area 3 acres, being allotment 1b of section B.

PARISH OF MILDURA, COUNTY OF KARKAROOO.

In North-east of Parish.

- Upset price £15. Charge for survey £3.
- Lot 11. Area 1a. 2r. 25p., being allotment 5 of section 6.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the undermentioned lands, and will be received by the secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 5th August, 1937, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, and address, the lot tendered for, and the price offered. He is also to give particulars of his farming experience, and means at his disposal for carrying out the conditions of sale. Tenderers may submit offers on a cash basis or on terms specified.

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 KOO-WEE-RUP EAST, COUNTY OF MORNINGTON.

Lot 1. Area 87a. 3r. 4p., allotments 36B and 36C, section V. Formerly held by W. H. Davies. Situated 1 mile east of Catani Railway Station. Suitable for dairying. Improvements include house, outbuildings, and fencing.

PARISH OF TYENNA, COUNTY OF KARKAROOO.

Lot 2. Area 467a. 3r. 30p., allotment 27. Formerly held by E. M. Kelly. Situated about ½ mile east of Tempy Railway Station. Suitable for wheat and sheep farming. Improvements include fencing only. Subject to channel easement.

PARISH OF TONGALA, COUNTY OF RODNEY.

Lot 3. Area 22a. 1r. 13p., allotment 55, section C. Formerly held by T. H. Lethlean. Situated about 1½ miles from Tongala. Improvements include house, outbuildings, and fencing.

PARISH OF MURRABIT WEST, COUNTY OF GUNBOWER.

Lot 4. Area 299a. 0r. 13p., allotment 36, section A. Formerly held by H. G. Barrett. Situated about 2½ miles from Murrabit. Suitable for mixed farming. Improvements include house, outbuildings, and fencing.

Lot 5. Area 128a. 3r. 15p., allotment 34A, section A. Formerly held by W. J. Rooney. Situated 2 miles from Murrabit Railway Station. Suitable for mixed farming. Improvements include small house and fencing.

NOTE.—Tenders may be lodged for lots 4 and 5 as a combined area.

PARISH OF MACORNA, COUNTY OF GUNBOWER.

Lot 6. Area 110a. 3r. 25 9-10p., allotment 17A, section F. Formerly held by E. E. S. Hipwell. Situated about 10 miles from Cohuna. Suitable for grazing. Improvements include house, outbuildings, and fencing.

Lot 7. Area 105a. 3r. 12 8-10p., allotments 17B and 17C, section F. Formerly held by H. A. Hollis. Situated about 10 miles from Cohuna. Suitable for grazing. Improvements include house, outbuildings, and fencing.

NOTE.—Tenders may be lodged for lots 6 and 7 as a combined area.

PARISH OF MARONG, COUNTY OF BENDIGO.

Lot 8. Area 38a. 3r. 4p., allotments 74E and 74F. Formerly held by T. W. Durston. Situated about 4 miles from Bendigo. Suitable for gardening. Improvements include small house, outbuildings, and fencing.

PARISH OF KORUMBURRA, COUNTY OF BULN BULN.

Lot 9. Area 80a. 1r. 30p., allotment 31A. Formerly held by J. Hobley. Situated about ½ mile from Kardella Railway Station. Suitable for dairying. Improvements include house, outbuildings, 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.

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.

J. D. COADY,

Secretary.

Melbourne, 12th July, 1937.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS 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, 15th July, 1937, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, and address, and the price offered.

TOWNSHIP OF WESTMERE, PARISH OF TARA, COUNTY OF RIPON.

Lot 1. Area 1 acre, allotments 25, 26, 27, and 28, section 5.
Lot 2. Area 1a. Or. 20 9-10p., allotments 29, 30, 31, and 32, section 5.

TERMS AND CONDITIONS.

The full amount of the purchase money, together with fee for Crown grant (£1 10s.), contribution to Assurance Fund (4d. per £1 purchase money), to be lodged with tender by bank draft, money order, or non-negotiable cheque. No residence condition. Crown grant will issue as soon as practicable after acceptance of tender.

The highest or any tender not necessarily accepted.

J. D. COADY,
Secretary.

Melbourne, 12th July, 1937.

PROPOSED REVOCATION OF ORDER IN COUNCIL TEMPORARILY RESERVING LANDS.

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

The following notice was published 1° on the 23rd June, 1937, pursuant to an Order of the 15th June, 1937.

PROPONDOLAH.—The Order in Council of the 21st January, 1897, temporarily reserving 2 acres of land, being part of Mallee allotment 60f (now allotments 24A and 24B), Parish of Propodollah, as a site for Water Supply purposes.—(W.318(2) (1729H/218)).

G. L. GOUDIE,
for Commissioner of Crown Lands and Survey.

PROPOSED REVOCATION OF ORDER IN COUNCIL TEMPORARILY RESERVING LANDS.

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

The following notice was published 1° on the 30th June, 1937, pursuant to an Order of the 22nd June, 1937.

CABANANDRA.—The Order in Council of the 4th August, 1879, temporarily reserving as a site for Public purposes (State School), and withholding from sale, leasing, and licensing 5 acres of land in the Parish of Cabanandra.—(C.451(7) (C.69697)).

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

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

The following notices were published 1° on the 7th July, 1937, pursuant to Orders of the 29th June, 1937.

MOONANBEL.—The Order in Council of the 26th March, 1901, temporarily reserving 19 perches of land, being allotment 15 of section 3, Township of Moonanbel, as a site for a Mechanics' Institute.—(C.72746) (M.227(3)).

NEWBRIDGE.—The Order in Council of the 23rd January, 1888, temporarily reserving 16 acres 3 roods 39 perches of land in the Town of Newbridge, as a site for the supply of gravel.—(N.56(1) (C.83218)).

PURDEET.—The Order in Council of the 20th October, 1873 (see *Government Gazette*, 1873, page 1859), temporarily reserving 5 acres of land in the Township (now town) of Purdeet, County of Villiers, as a site for a Cemetery.—(P.116C(2) (01666/121)).

The following notices were published 1° on the 14th July, 1937, pursuant to Orders of the 6th July, 1937.

SHEPPARTON.—The temporary reservation by Order in Council of the 22nd February, 1887, of 3 acres of land in the Town of Shepparton, as a site for Police purposes (revoked

as to part by Order of the 2nd November, 1936), in lieu of the site temporarily reserved therefor by Order of the 12th January, 1886, so far as regards the remaining portion thereof, comprising 2 acres 2 roods 25 2-10 perches.—(S.283H) (Rs.4597).

DUNKELD.—The temporary reservation by Order in Council of the 19th May, 1873, of 500 acres of land in the Parish of Dunkeld, as a site for affording a supply of Firewood, revoked as to part by Order in Council of the 7th April, 1937, to be further revoked so far as regards the portion thereof hereinafter described, viz.:—98 acres, more or less, Parish of Dunkeld, County of Villiers: Commencing at the south-west angle of allotment 78A⁶; bounded thence by that allotment bearing S. 53 deg. 47 min. E. 4,600 links, by a line bearing south-westerly to the north-west angle of allotment 17c, by a road bearing N. 20 deg. 44 min. E. 3,081 links, N. 35 deg. 24 min. W. 361 links, N. 62 deg. 48 min. W. 1,384 links, and N. 35 deg. 33 min. W. to the parish and county boundary; and thence by that boundary bearing north-easterly to the commencing point.—(D.142(1) (Z.24156)).

MOORARBOOL EAST.—The Order in Council of 6th January, 1873, temporarily reserving 2 acres of land in the Parish of Moorarbool East, as a site for a Common School.—(M.137(4) (C.84255)).

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

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

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

A. E. LIND,
Commissioner of Crown Lands and Survey, and
President of the Board of Lands and Works.

Department of Lands and Survey,
Melbourne, 12th July, 1937.

SCHEDULE.

ORBOST, Wednesday, 28th July, 1937, at half-past Nine a.m.,
L. W. Birch.

MANSFIELD, Monday, 2nd August, 1937, at half-past Two p.m.,
E. T. Petering.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 34TH SECTION OF THE "LAND ACT 1928."

NOTICE is hereby given that reasons against the forfeiture of the licences and leases in the schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the persons in the said schedule mentioned as holders of such licences and leases will be allowed to show cause against the same at the places and on the dates mentioned in the schedule hereto.

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

Department of Lands and Survey,
Melbourne, 12th July, 1937.

SCHEDULE.

ORBOST, 28th July, 1937, Land Officer—
507/46, Thomas David Crabtree, 253 acres, Bralok.
58/8, John and Eric Joy, 241 acres, Curlip.
2759/59.61, S. L. Grawbower, and J. A. McCloy, 373 acres, Maramingo.

MANSFIELD, 2nd August, 1937, Land Officer—
301/46, A. C. Duryea, for Ethel Mary Duryea (deceased), 323a. 3r. 8p., Dueran.
356/46, Thomas Meader Buckland, 91a. 1r. 12p., Dueran East.
200/46, Wm. Francis Power, 322a. 0r. 8p., Boorolite.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC RECREATION IN THE TOWNSHIP OF WARRACKNABEAL, KNOWN AS THE "ANZAC MEMORIAL PARK."

WHEREAS by the 181st section of the *Land Act 1928*, power is given to the Board of Land and Works to make Rules and Regulations and to rescind any Rules and Regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and also for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the land temporarily reserved by Order in Council of 7th September, 1903, as a site for Public Recreation, in the Town of Warracknabeal, and known as the "Anzac Memorial Park," in lieu of all previous Regulations, which are hereby rescinded.

REGULATIONS.

1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days, not exceeding 50 in any one year, as the Reserve may be set apart for cricket or football matches, fêtes, tennis, sports, shows, gymkhanas, or holiday amusements, on any of which occasions the fees provided hereinafter may be charged and taken for the admission of every adult.
2. For admission of each adult on such days as the Reserve may be set apart for cricket or football matches, fêtes, sports, shows, gymkhanas, tennis or holiday amusements, a sum not exceeding 2s. 6d. (Two shillings and sixpence).
3. No person shall be allowed to cart any material through or within the Reserve, nor shall any loaded dray, cart, or wagon be driven through or within the Reserve without the permission of the Committee of Management first obtained.
4. No person, unless authorized by the Committee of Management, shall drive or ride any animal with or without vehicles, upon that part of the Reserve used for athletic or racing purposes or games.
5. No person, not being a player or official, shall trespass on the playing arena or racing track during the progress of any football or cricket match, tennis, or any sports gathering or race meeting, nor wilfully obstruct or interrupt or in any way interfere with any servant of the Committee of Management in the proper execution of his work or duty.
6. The Committee of Management may let the Reserve on such terms and conditions as it may deem reasonable and consistent with these Regulations, but the maximum fee shall not exceed the sum of £50.
7. The Committee of Management may set apart any portion of the Reserve for the purpose of any lawful game, gymkhana, or sports, and from time to time grant to any club or association of clubs, upon such terms and conditions as the Committee of Management may determine, the use of the grounds so set apart.
8. The Committee of Management may from time to time select portions of the Reserve for the parking of cars and vehicles, and for tethering of horses, and no cars, vehicles, or horses shall be parked or tethered in any portions of the Reserve other than in the portions set apart for the purpose. A charge of One shilling per day may be made for the admission of any vehicle to the Reserve, on such days not exceeding fifty in any one year, on which a charge for admission is being made, as provided by clause 1 of these Regulations.
9. No person shall damage in any way the trees, shrubs, or flowers in the Reserve, nor shall fires be lighted thereon without the permission, in writing, of the Committee of Management first obtained.
10. No person shall climb or jump through over or under the gates or fences in or around the Reserve, stick hills thereon, or cut names on or in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve, nor leave or deposit any glass, paper, or rubbish, nor roll or throw stones or any missiles therein.
11. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without the permission, in writing, of the Committee of Management first obtained, provided always that the money received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.
12. The Committee of Management shall have full power and authority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of the law for the time being in force relating to the impounding of cattle. For the purpose of this clause "cattle" shall mean cattle as interpreted by section 3 of the *Pounds Act 1928*.
13. No person or persons shall camp in the Reserve, nor erect therein any building, or any booth or other structure for the purpose of offering for sale any article, without the

permission, in writing, of the Committee of Management first obtained.

14. No person shall behave in a disorderly manner, or create or take part in any disturbance, or use indecent or abusive language, or commit any nuisance, or in any way offend against decency in the Reserve, or the buildings or structures therein, and any person found in a state of intoxication, or otherwise offending against this Regulation, shall be liable to be forthwith removed from the Reserve, notwithstanding that such person shall have a ticket for admission thereto, and shall be liable to the penalty hereinafter provided.

15. No person shall remain in the Reserve at any time when lawfully directed by any officer or employee of the Committee of Management to leave the same.

16. No club, association, or person shall hold or take part in any game of golf, or any games of any description, entertainment, performance, show, or ceremony in any part of the Reserve without the written authority of the Committee of Management first obtained.

17. No club or association of any kind having for its object physical recreation, or any members or member of any club or association, nor any other person shall play, practise, train, or engage in any game of sport or athletic exercise within the Reserve without the permission of the Committee of Management, in writing, first obtained, unless any such person is at the time of playing a member of any club which is duly authorized to play in the Reserve at such time. Provided that any person not otherwise offending against these Regulations may enter on the Reserve and play golf thereon, on paying to the club or association for the time being leasing the Reserve, or the Committee of Management, a green fee of Two shillings and sixpence per day, or part thereof, or of Five shillings per week.

18. No person shall carry firearms in or through the Reserve, or shoot, snare, or destroy any birds or animals therein, or take, injure, or destroy any bird's nest or bird's egg, either in the Reserve or in or on any water therein, or bathe in any such water, unless by the authority of the Committee of Management first obtained.

19. No person shall sell or offer for sale within the Reserve any article of food or drink or other commodity, or operate any money-making amusement without the written permission of the Committee of Management.

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

21. No person shall carry on the trade, business, or calling of a bookmaker except in or on such portions of the Reserve as may be set apart for that purpose, and then only when he shall have complied with the conditions imposed by the Committee of Management, viz.:—That he shall be duly registered as a bookmaker and pay to the Committee of Management such fee as the Committee of Management may determine. That during the time that he shall be in or upon the Reserve carrying on his trade, business, or calling of a bookmaker he shall wear a ticket to be supplied to him by the Committee of Management which shall be visible to the public, and shall have thereon his name.

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

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

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

The common seal of the Board of Lands and Works was hereunto affixed this 9th day of July, 1937, in the presence of—

(SEAL)

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

(Corres. Rs.2154.)

COMMITTEES OF MANAGEMENT OF RESERVES.

APPOINTMENTS.

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

“RESERVES FOR PUBLIC PURPOSES AND FOR THE PROTECTION OF THE NATURAL FEATURES IN THE PARISH OF BUCHAN.”

William Edward Smith as a member of the Committee of Management for a period of twelve months of the Reserves for Public Purposes and for the protection of the Natural Features in the Parish of Buchan, and known as the “Caves Reserves” and of a Reserve for Public Purposes in the Town and Parish of Buchan, and known as “Buchan Caves Camping Reserve.”

RESERVES.

1. 160 acres, temporarily reserved by Order in Council of 1st July, 1901, Parish of Buchan.
2. 119 acres 1 rood 15 perches, temporarily reserved by Order in Council of 21st January, 1902, Parish of Buchan.
3. 306 acres 1 perch, temporarily reserved by Order in Council of 11th November, 1913, Parish of Buchan.
4. 11 acres 37 perches, temporarily reserved by Order in Council of 1st June, 1915, Parish of Buchan.
5. 17 acres, temporarily reserved by Order in Council of 3rd December, 1907, Parish of Buchan.
6. 8 acres 20 perches, permanently reserved by Order in Council of 13th November, 1916, Parish of Buchan.
7. 9 acres 29 perches, temporarily reserved by Order in Council of 10th November, 1909, Parish of Buchan.
8. 10 acres 39 perches, temporarily reserved by Order in Council of 27th December, 1901, Parish of Buchan.
9. 86 acres, temporarily reserved by Order in Council of 5th December, 1900, Parish of Buchan.
10. 34 acres 2 roods 10 perches, temporarily reserved by Order in Council of 12th November, 1918, Parish of Buchan.

“BUCHAN CAVES CAMPING RESERVE.”

5 acres 6 perches, permanently reserved by Order in Council of 27th August, 1930, Town and Parish of Buchan.—(Corres. Rs.1288.)

“AVOCA PUBLIC PARK.”

John George Williamson, Richard Schmidt, Henry Owen Rodwell, Alan Edward Healy, and Ebenezer Reid, as Members of the Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 5th May, 1885, as a site for Public Park in the Town of Avoca, and known as “Avoca Public Park.”—(Corres. Rs.404.)

“WERRIBEE RACECOURSE AND GENERAL RECREATION PURPOSES RESERVE.”

Ernest Henry Bugg, Joseph Laurence Callanan, Denis Phelan, and Gregory Wall (as representatives of the Public); Patrick Hickey, Joseph Ryan, John Joseph Windsor, and Joseph L. Gargan (as representatives of the Werribee Racing Club); Michael A. Galvin (as representative of the Agricultural Society); George Barnes (as representative of the Werribee Coursing Club), as a Committee of Management, for a period of three (3) years, of the land temporarily reserved by Order in Council dated the 22nd April, 1861, as a site for Racecourse and General Recreation Purposes in the Township of Wyndham (now Werribee), and known as the “Werribee Racecourse Reserve.”—(Corres. Rs.925.)

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

“RESERVES FOR PUBLIC PARK IN THE TOWNSHIP OF HEPBURN.”

Thomas Powell, as a member (for so long only as he may continue to be a Councillor of the Shire of Glenlyon) of the lands in the Township of Hepburn, reserved as set out hereunder, in the place of Holden Peter Holdensen, resigned:—

RESERVES.

- 2 acres 20 perches, temporarily reserved by Order in Council of 2nd December, 1912, as a site for Public Park.

22 acres 3 roods 29 perches, permanently reserved by Order in Council of 8th July, 1924, as a site for Public Park.

3 roods 7 8-10 perches, temporarily reserved by Order in Council of 1st September, 1926, as a site for Public Park.

2 roods 20 perches, temporarily reserved by Order in Council of 6th September, 1934, as a site for Public Park.—(Corres. Rs.3355.)

“BUFFALO RECREATION RESERVE.”

John McKenzie Luckie, Harry Neal, Neil Richmond Smith, James Joseph Kennedy, William Daniel Barton, Philip William Benson, and Alexander Sinclair Gilligan, as a Committee of Management, for a period of three (3) years, of the land temporarily reserved by Order in Council dated 26th July, 1910, as a site for Public Recreation in the Township of Buffalo, and known as “Buffalo Recreation Reserve.”—(Corres. Rs.1888.)

“TORRITA (NYANG) RECREATION RESERVE AND PUBLIC HALL.”

J. Lester, A. Williamson, S. Pole, J. A. Pryse, and William H. Kruss, as a Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council dated 21st September, 1936, as a site for Public Hall and Recreation in the Township and Parish of Nyang; and known as the “Torrta (Nyang) Recreation Reserve and Public Hall.”—(Corres. Rs.4459.)

“BERRINGAMA MECHANICS' INSTITUTE.”

Frederick William Smedley, Thomas Arthur Jeffcott, George James Fredrick Terlick, Manuel Walter Jarvis, Harold John Smedley, Andrew Henry Mildren, and Harold Francis Laverty, as a Committee of Management, for a period of three (3) years, of the land temporarily reserved by Order in Council dated 23rd December, 1912, as a site for a Mechanics' Institute in the Township of Berringama, and known as “Berringama Mechanics' Institute.”—(Corres. Rs.562.)

“WOOLAMAI RECREATION RESERVE.”

D. J. Nade, P. W. Hawkins, William B. Lang, Harold H. Mackay, L. L. McGrath, T. G. McGrath, and J. Malloy, as a Committee of Management, for a period of three (3) years, of the remaining portion of the land temporarily reserved by Order in Council dated the 25th June, 1888, as a site for a Racecourse in the Parish of Woolamai, and known as the “Woolamai Recreation Reserve.”—(Corres. Rs.4350.)

“DROUIN WEST PICNIC POINT RESERVE.”

Frederick Alexander Lilley, James Thomas Hoggan, and Hope Masterton Waddell, as a Committee of Management, for a period of three (3) years, of the land temporarily reserved by Order in Council dated the 8th May, 1917, as a site for Public Recreation in the Parish of Drouin West, and known as “Picnic Point Reserve.”—(Corres. Rs.1507.)

“TOOLANGI CAMPING RESERVE.”

Walter Henry McLaine, Cyril Ernest Shipp, and Arthur James Bassett, as a Committee of Management, for a period of three (3) years, of the land temporarily reserved by Order in Council dated the 30th June, 1936, as a site for Camping Purposes in the Parish of Tarrawarra North, and known as the “Toolangi Camping Reserve.”—(Corres. Rs.4586.)

“RESERVE FOR SHOW YARDS AT ARARAT.”

Adam Laidlaw, Arthur Herbert Richardson, William Alexander Kilpatrick, John King Piekford, and Thomas Charles Maidment, as Members of the Committee of Management, for a period of three (3) years, of the lands temporarily reserved by Orders in Council of 16th February, 1863, 22nd December, 1902, and 31st March, 1927, for Show Yards at Ararat.—(Corres. Rs.2503.)

“PENSURST RACECOURSE RESERVE.”

Joseph, Howard, Hector Morison Olle, William Henry Edlich, as Members of the Committee of Management, for a period of three (3) years, of the land temporarily reserved for a Racecourse and other Recreation Purposes at Penshurst, and known as the “Penshurst Racecourse Reserve.”—(Corres. Rs.974.)

“KERANG PUBLIC PURPOSES RESERVE.”

The Council of the Shire of Kerang, as a Committee of Management, of the area indicated by red colour on plan marked B. 2nd July, 1937, on Lands Department Correspondence Rs.4694, and known as the “Kerang Public Purposes Reserve.”—(Corres. Rs.4694.)

"NORTH HARCOURT RECREATION RESERVE."

Lewis Douglas Jones, William Leversha, Ronald Frederick Hankinson, Thomas John Ellis, for a period of three (3) years; and Thomas John Ottrey, George Roy Williams, and William Sharp, for so long only as they continue to be Councillors and the elect of the Shire of Maldon, as a Committee of Management, of the land temporarily reserved by Orders in Council dated 24th December, 1935, and 10th January, 1924, as sites for Public Recreation in the Parish of Harcourt, and known as the "North Harcourt Recreation Reserve."—(Corres. Rs.2877.)

"RHEOLA PUBLIC HALL RESERVE."

Bertie Clark Soulsby, Robert Henry Roberts, Thomas Condon, Stanley Ross Catto, Charles Cain, Robert William Leach, and Louis Edward Webb, as a Committee of Management, for a period of three (3) years, of the land temporarily reserved by Order in Council dated 9th November, 1915, as a site for a Public Hall in the Parish of Kingower, and known as the "Rheola Public Hall."—(Corres. Rs.1004.)
In witness whereof the common seal of the Board of Land and Works was hereunto affixed this ninth day of July, One thousand nine hundred and thirty-seven, in the presence of—

(SEAL)

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

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.
Hamilton (1) ..	93	Ernest Fugger ..	44	Gorae ..	30, sec. 1	A. R. P. 57 1 1	3rd	Non-compliance with conditions
Ararat (2) ..	26	Thomas Flavell ..	44	Moyston West ..	6F, sec. C	299 3 0	3rd	Lessee's request
Beechworth (3) ..	1232	William H. Woodyard ..	46	Edi; ..	3A, 3B, sec. 16	639 0 7	3rd	Non-payment of rent
Sale (4) ..	404	Eureka Power ..	46	Willung ..	74E, 74F	27 2 35	2nd	Lessee's request
Bairnsdale (5) ..	044	Denis Cain ..	54-56	Loomat ..	7	519 3 18	3rd	Non-payment of rent
Ararat (6) ..	66	Norman M. Murphy ..	44	Willam ..	33, 33A	149 0 0	3rd	" "
Bairnsdale (7) ..	542	Hugh Brady ..	46	Mallscoota ..	26	823 2 11	4th	" "

(1) Yearly rent, £1 9s.—(2) Yearly rent, £3 15s.—(3) Yearly rent, £8.—(4) Yearly rent, £1 1s.—(5) Yearly rent, £6 10s.—(6) Yearly rent, £3 14s. 6d.—(7) Yearly rent, £5 3s.

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

Department of Lands and Survey,
Melbourne, 12th July, 1937.

Land Act 1928.

LICENCES AND LEASES UNDER THE LAND ACTS 1869, 1915, AND 1928 EXPIRED.

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

District.	Corr. No.	Name of Licensee or Lessee.	Section of Land Act under which Licensed or Leased.	Parish.	Allotment.	Area.	Class.	Reasons for Forfeiture, &c.
Horsham ..	099	Ah Lett ..	129	Dimboola ..	16, sec. 24	A. R. P. 1 0 16	..	Non-compliance with conditions
Mallee ..	07132	James Clarke ..	129	Carina ..	pt. 36A	3 0 0	..	Non-payment of rent
Geelong ..	46	F. B. Ferrior ..	47-69	Paywit	0 0 20	..	Non-compliance with conditions
Melbourne ..	4115	Security Investments Pty. Ltd.	125	Melbourne South	59	1 0 13 ⁷ / ₁₀	..	New lease to issue
" ..	4143	Alcock, Thomson & Taylor Pty. Ltd.	125	" ..	9, 10 sec. C	0 3 24	..	" "
" ..	0473	Cotton Dressings Pty. Ltd.	125	" ..	11 sec. 63A	1 0 0	..	" "

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

Department of Lands and Survey,
Melbourne, 12th July, 1937.

THE CLOSER SETTLEMENT ACT 1928, PART I.

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

Estate.	Parish.	Allotment.	Section.	Area.		Capital Value.		Deposit, Including Lease and Registration Fees.	Term of Lease.	Remarks.
				A.	R. P.	£	s. d.			
Katandra (1, 2, 4) Mt. Elephant (1, 3, 4)	Dunbulbalane	25A	B	92	3 24	1,305	13 3	41 18 3	31½ years	4375/86
	Dunnawalla	41B	..	124	2 17	1,283	7 0	39 12 0	31½ years	399/113
	Goelengba	Pt. 50	..							

(1) Settler in occupation.—(2) Improvements, £122, to be paid for in addition.—(3) Improvements, £44 10s., to be paid for in addition.—(4) Pursuant to section 30, *Closer Settlement Act 1932*, and until further legislation 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, 13th July, 1937.

Closer Settlement Act 1928, Part II.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

THE Allotment 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.	
				A.	R. P.		£	s. d.
Dreelite (1, 2, 3)	Dreelite	16, 19	B	239	1 12	31½ years	3,895	9 11

(1) Settler in occupation.—(2) Improvements, £706 15s., to be paid for in addition.—(6) Pursuant to section 30, *Closer Settlement Act 1932*, and until further legislation 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.

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

Department of Lands and Survey,
Melbourne, 13th July, 1937.

THE CLOSER SETTLEMENT ACTS AND LAND ACTS.

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

Corr.	District.	Lessee.	Allotment.	Area.		Parish.	Remarks.
				A.	R. P.		
LEASE UNDER THE CLOSER SETTLEMENT ACTS AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS.							
5949	Irrigable	Lucas, H. A.	7, sec. 2	13	0 13	Berwick	Non-payment of instalments
LEASE UNDER THE CLOSER SETTLEMENT ACTS.							
08139	Irrigable	Causon, J. H.	1, sec. F	0	1 0½/10	Mildura	Non-payment of instalments
LEASES UNDER THE LAND ACTS.							
07356	Mallee	Rutter, P. A.	3	756	3 13	Karween	Non-payment of rent
06773	"	Kiel, W. J.	29	772	0 28	Annuelo	" "

Department of Lands and Survey,
Melbourne, 13th July, 1937.

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

PRIVATE ADVERTISEMENTS.

Melbourne and Metropolitan Board of Works Acts.
MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE DECLARING THAT A PROPOSED NEW MAIN DRAIN WITHIN THE CITIES OF MORDIALLOC AND MOORABBIN AND WITHIN THE METROPOLIS SHALL BE AND BE DEEMED TO BE A MAIN DRAIN (AREA No. 54).

MELBOURNE and Metropolitan Board of Works under the powers conferred upon it by the Melbourne and Metropolitan Board of Works Acts, and otherwise, doth by this notice declare that the new main drain within the metropolis, as the same is defined and described hereunder, and which it is proposed to construct under the Melbourne and Metropolitan Board of Works Acts, shall be a main drain under and for the purposes of the said last-mentioned Acts.

PROPOSED NEW DRAIN ABOVE REFERRED TO.

The following is a description of the course of and a specification of the points of commencement and termination of the said proposed new main drain, that is to say:—Commencing at the termination of the main drain declared in *Victoria Government Gazette* No. 79, dated 8th April, 1936, p. 965; thence north-westerly along Point Nepean-road to Park-road, and westerly along Park-road to and terminating in a man-hole about 123 feet west of Point Nepean-road.

Dated this 6th day of July, 1937.

The common seal of the Melbourne and Metropolitan Board of Works was affixed hereto in the presence of—

(SEAL) D. BELL, Chairman.
 F. R. CHAPMAN, Member.
 F. L. KING, Secretary.

942

Melbourne and Metropolitan Board of Works Acts.
MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE DECLARING THAT A PROPOSED NEW MAIN DRAIN WITHIN THE CITY OF COBURG, AND WITHIN THE METROPOLIS, SHALL BE AND BE DEEMED TO BE A MAIN DRAIN (AREA No. 86).

MELBOURNE and Metropolitan Board of Works under the powers conferred upon it by the Melbourne and Metropolitan Board of Works Acts, and otherwise, doth by this notice declare that the new main drain within the metropolis, as the same is defined and described hereunder, and which it is proposed to construct under the Melbourne and Metropolitan Board of Works Acts, shall be a main drain under and for the purposes of the said last-mentioned Acts.

PROPOSED NEW DRAIN ABOVE REFERRED TO.

The following is a description of the course of and a specification of the points of commencement and termination of the said proposed new main drain, that is to say:—Commencing at the west bank of Merri Creek approximately in line with the south side of The Avenue; thence westerly to the east end of The Avenue, westerly along The Avenue, crossing under Nicholson-street, further westerly along The Avenue to Barrow-street, and northerly along Barrow-street to and terminating at a point in line with the north building line of a right of way running between and parallel to The Avenue and The Grove, about 120 feet north of The Avenue.

Dated this 6th day of July, 1937.

The common seal of the Melbourne and Metropolitan Board of Works was affixed hereto in the presence of—

(SEAL) D. BELL, Chairman.
 F. R. CHAPMAN, Member.
 F. L. KING, Secretary.

943

MELBOURNE AND METROPOLITAN BOARD OF WORKS.
GENERAL NOTICE.

THE Melbourne and Metropolitan Board of Works, having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid, and which are included within the Sewerage Areas hereinafter described, doth hereby declare that on and after the 7th day of August, 1937, each and every property which, or any part of which, abuts on the said streets or parts of streets shall be deemed to be a sewer property within the meaning of the *Melbourne and Metropolitan Board of Works Act 1928*.

The Sewerage Areas hereinbefore referred to are:—

SEWERAGE AREA No. 1,045.

City of Heidelberg.—Commencing at the intersection of Waiora-road and Invermay-grove; thence northerly along Waiora-road, easterly along Darvall-street, northerly along Mountain View-parade, easterly along the northern boundaries of lots 26 Mountain View-parade, 29 and 30 Darvall-street, and 33 Grandview-grove, across Grandview-grove, further easterly along the northern boundaries of properties on the

north side of Darvall-street, north-westerly along Bellevue-avenue, north-easterly along the northern boundaries of lots 110 Bellevue-avenue and 6 Ellesmere-parade, south-easterly along Ellesmere-parade, north-easterly along Lower Plenty-road, generally south-easterly along the eastern boundaries of properties on the east side of Station-street, easterly and southerly along Grove-road, easterly along Station-road to a point about 420 feet east of the east side of Grove-road, southerly along a fence a distance of about 190 feet, westerly a distance of about 40 feet to the centre of Baird-street, southerly along Baird-street, south-westerly along the southern boundary of lot 4 Baird-street, south-easterly and southerly along the eastern boundary of lot 16 St. James-road, westerly along St. James-road, northerly along Grove-road, westerly along Station-road, south-easterly along Railway-parade, south-westerly along Prospect-street, westerly along St. James-road, north-easterly along Lower Plenty-road, north-westerly along Mountain View-parade, and westerly along Invermay-grove to the commencing point.

SEWERAGE AREA No. 1,046.

City of Moorabbin.—Commencing at the intersection of Hopkins and Brennan streets; thence easterly along Hopkins-street; southerly along Whitmuir-road, westerly along Huntly-road to a point about 490 feet west of the west side of Whitmuir-road, northerly by a line westerly along Elster Creek, and northerly along Brennan-street to the commencing point.

SEWERAGE AREA No. 1,047.

City of Coburg and Shire of Broadmeadows.—Commencing at the south-west corner of No. 902 Sydney-road; thence north-westerly along Sydney-road, easterly along the northern boundaries of lots 1 Sydney-road and 6 Princess-street, north-westerly along Princess-street, easterly along Queen's-parade, southerly along the eastern boundary of lot 10 Queen's-parade, easterly along the northern boundary of lot 28 Krithia-street, southerly along Krithia-street, easterly, southerly, and westerly along the northern, eastern, and southern boundaries of lot 23 Krithia-street, southerly along the eastern boundary of No. 11 Mathieson-street, easterly along Mathieson-street, southerly along the eastern boundaries of lots 27 Mathieson-street, 28 and 54 Suvla-grove, and 55 and 17 Anzac-avenue, and westerly along the southern boundaries of properties on the south side of Anzac-avenue and the southern boundary of No. 902 Sydney-road to the commencing point.

By order of the Board,

F. L. KING, Secretary.

110 Spencer-street, Melbourne, C.I., 6th July, 1937. 922

CITY OF BRUNSWICK.

LOAN 24.

THE Council of the City of Brunswick, having caused to be prepared the necessary plans, specifications, and estimates of the cost of the undermentioned works, and a statement showing the proposed expenditure of the money to be borrowed, hereby gives notice that it intends to proceed by special order to borrow the sum of Twenty-four thousand nine hundred pounds (£24,900) by the issue of debentures for such amount upon the credit of the municipality in accordance with the provisions of the Local Government Acts.

The maximum rate of interest that may be paid is Five pounds (£5) per centum per annum.

Such moneys shall be repayable by instalments on the thirty-first day of March and the thirtieth day of September in each year until the thirtieth day of September, 1957, at the Council's bankers, the Commonwealth Bank of Australia, Melbourne.

The purposes for which the loan is to be applied are:—

- (a) The extension of the City of Brunswick Electric Supply Undertaking by the erection of sub-stations, purchase of equipment, poles, wires, and cables and other electrical apparatus necessary for such extension £15,000
- (b) Construction of Glenlyon-road drain from Merri Creek to Nicholson-street .. 8,700
- (c) Erection of pavilion at Fleming Park .. 1,200

The loan will be liquidated by forty half-yearly instalments of £991 18s. 6d. each, including principal and interest; by providing out of the municipal funds the above amounts as hereinbefore mentioned during the currency of the loan.

The plans, specifications, and estimate of the cost of such works, and the statement hereinbefore mentioned are open for inspection at the office of the Council, Town Hall, Sydney-road, Brunswick.

R. A. MCGREGOR DAWSON, Town Clerk.

Town Hall, Brunswick, 12th July, 1937.. 920

SHIRE OF NARRACAN:

BY-LAW No. 14.

A By-law of the Shire of Narracan, made under the provisions of the Health Acts, for the purpose of prescribing the fees for the registration of premises and the renewal or transfer of such registration.

IN pursuance of the power conferred by Health Acts and every other power enabling it in that behalf, the President, Councillors, and Ratepayers of the Shire of Narracan do hereby order as follows:—

1. Any by-law or by-laws of the Shire of Narracan prescribing fees for the registration of premises and the renewal or transfer of such registration is or are hereby repealed.

2. The fees to be paid for registration or renewal of registration for any calendar year or part thereof and the fees for transfer of registration shall be as follows:—

Offensive Trade Premises.

(a) Slaughter houses.—Five pounds.

(b) Tripe boiling works.—Five pounds.

(c) Other offensive trades.—Five pounds.

(Where two or more offensive trades are conducted upon the same premises by the same person they may be included in one registration at an inclusive fee equal to the maximum fee applicable to any of the individual trades represented in the registration.)

Cattle sale yards not otherwise specified.—One pound.

Boardinghouses.—Ten shillings.

Common lodging houses.—Ten shillings.

Eating houses.—Ten shillings.

Premises, whether a licensed victualler's premises or not, on which is manufactured or prepared for sale ices, ice cream, ginger beer, hop beer, or any similar beer, lemonade, cordials, soda water, lithia water, or any artificially aerated water.—Five shillings.

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

Transfer (for each transfer of any registration).—Two shillings and sixpence.

Resolution for passing this By-law agreed to by the Council on the 8th day of February, and confirmed at a meeting of said Council held on the 8th day of March, 1937.

The common seal of the President, Councillors, and Ratepayers of the Shire of Narracan was hereunto affixed by order of the Council—

(SEAL) J. J. SHEPPARD, President.
W. T. SMALLACOMBE, Councillor.
T. SHANAHAN, Secretary.

Submitted to the Commission of Public Health on the 1st June, 1937.—C. H. ROBINSON, Secretary of the Commission.

Approved by the Governor in Council,
the 29th June, 1937.

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

921

SHIRE OF SOUTH BARWON.

BY-LAW No. 29.

Rubbish and Refuse on Lands and Streets.

A By-law of the Shire of South Barwon, made under the Local Government Acts, and numbered 29, for—

(a) prohibiting the deposit or leaving of refuse or rubbish on streets, roads, lanes, or passages;

(b) prohibiting the deposit or leaving of refuse or rubbish on any land; and

(c) requiring the removal or destruction by the owner or occupier of any land of refuse or rubbish thereon.

IN pursuance of the powers conferred by the Local Government Acts, and of any other power it thereunto enabling, the President, Councillors, and Ratepayers of the Shire of South Barwon order as follows:—

1. No person shall deposit or leave any refuse or rubbish on any lane, passage, street, or road.

2. No person shall deposit or leave any refuse or rubbish on any land.

3. The owner or occupier of any land shall remove or destroy all refuse or rubbish thereon (other than refuse or rubbish the removal of which the Council of the Shire of South Barwon has undertaken or contracted for under section 39 of the Health Act 1928).

4. This By-law shall apply to and have operation throughout the whole of the Municipal District of the Shire of South Barwon.

5. Any person or persons who shall by wilful act or default be guilty of any breach of the provisions of this By-law shall be liable for any such offence to a penalty not exceeding £20 or not less than 20s. for each such breach.

Resolution for passing this By-law agreed to by the Council of the Shire of South Barwon on the 1st day of June, 1937, and confirmed on the 6th day of July, 1937.

The common seal of the President, Councillors, and Ratepayers of the Shire of South Barwon was hereunto affixed on the 6th day of July, 1937, in the presence of—

(SEAL) H. R. WINTER, President.
A. G. WHITE, Councillor.
J. A. MCKAY, Shire Secretary.

924

SHIRE OF TUNGAMAH.

THE Council of the municipality of the Shire of Tungamah hereby gives notice that a pound has been established on all that piece of land having a frontage to the Murray Valley Highway, in the Township and Parish of Cobram, being part of allotment 48, Plan of Subdivision No. 13529, and comprising an area of approximately 1 rood. Also notice is hereby given that a pound paddock has been established on all that piece of land facing the Murray Valley Highway, Township and Parish of Cobram, being part of Crown allotment 43, and comprising an area of approximately 16 acres.

By order of the Council,

CLIVE H. LYON, Shire Secretary.
Shire Hall, Tungamah, 2nd July, 1937.

923

BENALLA SEWERAGE AUTHORITY—GENERAL NOTICE.

SEWERAGE AREA No. 1.

THE Benalla Sewerage Authority having made provision for carrying off the sewage from each and every property which, or any part of which is within the sewerage area hereinafter described, doth hereby declare that on and after the 2nd day of August, 1937, each and every property which, or any part of which is within the said sewerage area shall be deemed to be a severed property within the meaning of the Sewerage Districts Act 1928.

The boundaries of the sewerage area hereinbefore referred to, are as follows:—Commencing at the point of intersection of the North-Eastern Railway Line and the right bank of the Broken River; thence north-easterly along the said railway line to Nunn-street; thence north-westerly along Nunn-street to Hannah-street; thence easterly along Hannah-street to Maginness-street; thence northerly along Maginness-street to Commercial-road; thence north-westerly along Commercial-road to Boundary-road; thence east along Boundary-road to Gillies-street; thence south along Gillies-street and the production of Gillies-street to McKellar-street; thence south-easterly along Smythe-street to Bridge-street; thence south-westerly along Bridge-street to Carrier-street; thence south-easterly along Carrier-street to the right bank of the Broken River; thence downstream along the right bank of the Broken River to the starting point.

For purposes of this description the street names shall be taken as those similarly designated on the official plan of the Benalla Sewerage Authority, and the right bank of the Broken River shall mean the bank of the river on an observer's right hand when facing downstream, and shall be taken as the water's edge of the stream under normal conditions of summer flow.

666

W. McCALL SAY, Chairman.
R. J. MURRAY, Secretary.

HAMILTON SEWERAGE AUTHORITY.

GENERAL NOTICE.

Sewerage Area No. 1.

THE above-mentioned sewerage authority having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid, and which are included within the sewerage area hereinafter described, doth hereby declare that on and after the first day of August, 1937, each and every property which, or any part of which, abuts on the said streets or parts of streets shall be deemed to be a severed property within the meaning of the Sewerage Districts Act 1928.

The boundaries of the sewerage area hereinbefore referred to are:—Commencing at the Digby-road bridge; thence northerly along Mount Bainbridge-road to Hamilton-place; thence easterly along Hamilton-place to Lonsdale-street; thence north-easterly along Lonsdale-street to Brown-street; thence north-westerly along Brown-street to Chaucer-street; thence north-easterly along Chaucer-street to Millman-street; thence easterly along Millman-street to Alexandra-parade; thence south-easterly along Dinwoodie-street to Clarendon-street; thence south-westerly along Clarendon-street to Cox-street; thence south-easterly along Cox-street to Station-street; thence south-westerly along Station-street to Martin-street; thence south-westerly along Martin-street to the Grange burn; thence north-westerly along the Grange burn to the point of commencement.

By order of the Hamilton Sewerage Authority,

JAMES YOUNG, Chairman.
A. WALLS, Secretary.

749

Partnership Act 1928.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, James Morgan, Henry Gaucheron Hall, and Frederick Watkins, carrying on business as artists, designers, photo-lithographers, and colour etchers, at 362-364 Latrobe-street, Melbourne, under the style or firm of "Radnor Studios," has been dissolved by mutual consent as from the first day of June, 1937, so far as concerns the said Henry Gaucheron Hall, who retired from the said firm. And notice is hereby further given that the said James Morgan and the said Frederick Watkins have since the first day of June, 1937, carried on, and will continue to carry on, the said business under the style or firm of "Radnor Studios," at 362-364 Latrobe-street, Melbourne.

Dated this eighth day of July, 1937.

J. MORGAN.
HENRY G. HALL.
FREDK. WATKINS.

Melmerney, Williams, and Curtain, barristers and solicitors,
90 Queen-street, Melbourne. 992

NOTICE is hereby given that the partnership heretofore existing between Alan Thomas Kerr and Mollie Eileen Quintino, carrying on business as fancy wood ware manufacturers, at 190 Bourke-street, Melbourne, trading as "Kerby Art Wood Ware Co.," has been dissolved as from the 1st day of July, 1937, by mutual consent. All debts to or owing by the said late partnership will be received and paid by the said Alan Thomas Kerr, who will continue to trade under the same firm name.

Dated this 1st day of July, 1937.

ALAN THOMAS KERR.
MOLLIE EILEEN QUINTINO.

980

Partnership Act 1928.

NOTICE is hereby given that Charles Bozon Reed on the 30th day of June, 1937, retired from the firm of "Gibbs, Bright & Co."

Dated this twelfth day of July, 1937.

E. L. HAYNE.

Blake and Riggall, 120 William-street, Melbourne, solicitors for the said firm. 984

NOTICE is hereby given that the partnership heretofore existing between William Henry Alexander, George Frederick Alexander, Rupert Samuel Alexander, James Ernest Alexander, and Robert Hartley Alexander, carrying on business as grocers under the firm name of "Alexander Bros.," at 242 Lonsdale-street, Dandenong, 457 High-street, Glen Iris, and Douglas-street, Noble Park, has been dissolved by mutual consent as from the 30th day of June, 1937.

Dated this 30th day of June, 1937.

W. H. ALEXANDER.
G. F. ALEXANDER.
R. S. ALEXANDER.
J. E. ALEXANDER.
R. H. ALEXANDER.

G. F. Alexander, secretary, Pt. Nepean-road, Moorabbin, S.20. 978

NOTICE is hereby given that on the second day of March, 1937, I, the undersigned George Rose Manson, retired from and ceased to be a member of the partnership with Owen Francis Dee and Mary Dee, both of Devon-street, Cheltenham, in the said and general contracting business carried on at 29 Barkly-street, Carlton, and Devon-street, Cheltenham, under the name or style of "O. F. Dee & Co."

G. R. MANSON.

Dated this eighth day of July, 1937.

Witness—MALCOLM CLARKE, solicitor, Melbourne.
D. Bruce Tunnock, solicitor, of 87 Queen-street, Melbourne. 966

NOTICE is hereby given that the partnership heretofore subsisting between Alexander Bear and Julia Mitchell, carrying on business at 179 Russell-street, Melbourne, as second-hand dealers, under the name of "A. Mitchell," has been dissolved as from the twenty-ninth day of May, 1937, by mutual consent, so far as concerns the said Julia Mitchell, who retires from the said firm.

All debts due to and owing by the said late firm will be received and paid respectively by the said Alexander Bear, who will continue to carry on the said business under the name of "A. Mitchell."

Dated the seventh day of July, 1937.

ALEXANDER BEAR.
JULIA MITCHELL.

Signed by the said Alexander Bear in the presence of—
J. DERWENT HAYLE, solicitor, Melbourne.

Signed by the said Julia Mitchell in the presence of—
G. O. REID, solicitor, 422 Collins-street, Melbourne. 956

The Companies Act 1928.

THE VICTORIAN FLYING SCHOOL & TAXI SERVICES PROPRIETARY LIMITED.

NOTICE is hereby given that at a General Meeting of the members of the above company, duly convened and held at the registered office, 360 Collins-street, Melbourne, on the 22nd day of June, 1937, the following Special Resolution was duly passed, and at a subsequent General Meeting, held at the same place on the 8th day of July, 1937, the following Resolution was duly confirmed:—

"That the company be wound up voluntarily."

BUCKLEY & HUGHES, chartered accountants (Aust.),
360 Collins-street, Melbourne. 914

The Companies Act 1928.

THE VICTORIAN FLYING SCHOOL & TAXI SERVICES PROPRIETARY LIMITED.

NOTICE is hereby given that a meeting of creditors of the above-named company will be held at 360 Collins-street, Melbourne, on the 24th day of July, 1937, at Ten o'clock in the forenoon, for the purposes set out in section 189 of the Companies Act 1928.

Dated this 8th day of July, 1937.

R. J. BURNS, Liquidator.

Buckley & Hughes, chartered accountants (Aust.), 360 Collins-street, Melbourne. 915

Companies Act 1928.

S. HUTCHINSON & CO. PROPRIETARY LIMITED.

At an Extraordinary General Meeting of members of the above-named company duly convened and held at Warracknabeal on the 15th day of June, 1937, the following Special Resolution was duly passed, and at a subsequent Extraordinary General Meeting of the members of the said company, also duly convened and held at the same place on the 2nd day of July, 1937, the following resolutions were confirmed:—

That the company be wound up voluntarily and that William Stanley McMullin, of Warracknabeal, be and is hereby appointed liquidator for the purpose of such winding up. That the liquidator be and he is hereby authorized to do any of the things mentioned in Section 212 of the Companies Act 1928, which the liquidator is authorized to do with the sanction of an Extraordinary Resolution.

Dated this 2nd day of July, 1937.

981

W. S. McMULLIN, Secretary.

Companies Act 1928.

S. HUTCHINSON & COMPANY PROPRIETARY LIMITED.

NOTICE is hereby given that pursuant to and for the purposes of Section 189 of the Companies Act 1928, a meeting of creditors of the above-named company will be held at the office of W. S. McMullin, Scott-street, Warracknabeal, on the 21st day of July, 1937, at 10 a.m.

Dated this 3rd day of July, 1937.

W. S. McMULLIN, Liquidator.

NOTE.—This notice is purely formal and is inserted to comply with the provisions of the Companies Act 1928. All known creditors have been paid or arrangements made for payment in full. 971

In the Supreme Court.—In the matter of the Companies Act 1928 and in the matter of J. & R. E. MADDER (1926) 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 7th day of July, 1937, presented to the said Court by H. J. Langdon & Co. Proprietary Limited, of 509 Collins-street, Melbourne, in the State of Victoria, the solicitors for whom are Messieurs Blake & Riggall, of 120 William-street, Melbourne, and that the said petition is directed to be heard before the Court sitting at the Practice Court, William-street, Melbourne, on the 30th day of July, 1937, and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition, may appear at the time of hearing by himself or his counsel for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

BLAKE & RIGGALL, 120 William-street, Melbourne, solicitors for the petitioner.

NOTE.—Any person who intends to appear on the hearing of the said petition, either to oppose or support, must serve on or send by post to the above-named petitioners, or Blake and Riggall, their solicitors, notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or, if posted, must be sent by post in sufficient time to reach the above-named petitioners, or their solicitors, not later than Four o'clock in the afternoon of the 29th day of July, 1937. 985

Companies Act 1928.

THE KATUNGA FARMERS PRODUCE STORE COMPANY LIMITED (IN VOLUNTARY LIQUIDATION).

PURSUANT to Section 185 of the *Companies Act 1928*, notice is hereby given that the following Special Resolution was duly passed at a General Meeting of the above-named company on the 3rd day of June, 1937, and confirmed at a subsequent General Meeting of the said company, on the 1st day of July, 1937:—"That the company be wound up voluntarily."

Dated this 2nd day of July, 1937.

Morrison & Teare, Numurkah, and at National Mutual Buildings, 395 Collins-street, Melbourne, solicitors for the company. 973

Companies Act 1928.

THE KATUNGA FARMERS PRODUCE STORE COMPANY LIMITED (IN VOLUNTARY LIQUIDATION).

PURSUANT to Section 189 (1) of the *Companies Act 1928*, notice is hereby given that a meeting of the creditors of the above-named company will be held at 8 p.m. on Monday, the 19th day of July, 1937, at the office of Morrison & Teare, solicitors, Numurkah, for the purposes set out in the said section.

Dated this 2nd day of July, 1937.

WM. T. ROWE, Liquidator.

MORRISON & TEARE, Numurkah, and at National Mutual Buildings, 395 Collins-street, Melbourne, solicitors for the company. 972

The Companies Act 1928.

K. G. L. EQUIPMENT PTY. LTD. (IN VOLUNTARY LIQUIDATION).

PURSUANT to section 189 of the *Companies Act 1928*, a Meeting of creditors of the above company will be held at 30 Queen's-parade, North Fitzroy, on Saturday, the 17th day of July, 1937, at 11.30 a.m.

Dated the 6th day of July, 1937.

E. SCHNEEBERGER, liquidator.

NOTE.—This company has been placed in voluntary liquidation as its business has been taken over by K. G. Luke Pty. Ltd., of 30 Queen's-parade, North Fitzroy, which will pay all debts in full.

Business will be carried on as before, but in the name of "K. G. Luke Pty. Ltd." 970

The Companies Act 1928.

A. & G. COHEN PTY. LTD. (IN LIQUIDATION).

NOTICE TO CREDITORS OF INTENTION TO DECLARE DIVIDEND.

NOTICE is hereby given that a Fifth and Final Dividend is intended to be declared in the above matter. Creditors who have not proved their debts by the 29th day of July, 1937, will be excluded from this dividend.

Dated this 13th day of July, 1937.

L. M. STANTON,

Chartered accountant (Aust.), 340 Little Collins-street, Melbourne.

G. C. TOOTELL,

(Spry, Fookes and Co.), chartered accountants (Aust.), 405 Collins-street, Melbourne. 929

Joint Liquidators.

Companies Act 1928.

WEST END WOOL RUG MANUFACTURING COMPANY PROPRIETARY LIMITED.

NOTICE is hereby given that, pursuant to section 189 of the *Companies Act 1928*, a Meeting of the creditors of the above-named company will be held at Driffield Tannery, Boundary-road, North Melbourne, on Wednesday, the twenty-first day of July, 1937, at One o'clock in the afternoon, for the purposes set out in the said section.

Dated the 12th day of July, 1937.

G. TENNYSON WEBB, public accountant, Liquidator.

NOTE.—The meeting above referred to is called to comply with the provisions of the *Companies Act*. A new company has been formed, and has acquired the business and taken over the assets and liabilities. The liquidation of the company is, therefore, merely a formal matter. 931

IN RE BOSCH, NAYLOR PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that the following Special Resolution was passed by the company on the 4th day of June, 1937, and confirmed on the 22nd day of June, 1937.

"That it is desirable to reconstruct the company, and accordingly that the company be wound up voluntarily, and that John Foster Hughes, of Collins House, 360 Collins-street, Melbourne, be hereby appointed liquidator for the purposes of such winding up."

Dated the 26th day of June, 1937.

912 GEO. LUSTY, Secretary.

Companies Act 1928.

LANGHAM CAFE PROPRIETARY LIMITED.

SPECIAL RESOLUTION PURSUANT TO SECTION 77.

At a General Meeting of the members of the said company, duly convened and held at 31 Queen-street, Melbourne, on the seventeenth day of April, 1937, the following Special Resolution was 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 sixth day of May, 1937, the following Resolution was duly confirmed:—

"That the company be wound up voluntarily, and that Hugh Shouldham Long, of 31 Queen-street, Melbourne, be appointed liquidator for the purpose of such winding up."

Dated this sixth day of May, 1937.

950 CHARLES J. WATERS, Director.

Companies Act 1928.

VICTORIAN CONSTRUCTION PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that an Extraordinary General Meeting of Victorian Construction Proprietary Limited will be held at No. 1 Garden-street, South Yarra, on the ninth day of August, 1937, at half-past Ten a.m., for the purpose of having an account placed before it showing the manner in which the winding-up has been conducted, and the property of the company disposed of.

Dated this 8th day of July, 1937.

916 R. C. YOUNG, Liquidator.

BULLER WEAVING AND KNITTING MILLS PTY. LTD. (IN LIQUIDATION).

THE Final Meeting herein will be held at No. 53 Elizabeth-street, Malvern, on Wednesday, 18th August, 1937, at Twelve o'clock noon, for the object of laying before it an account showing how the winding-up has been conducted and the property disposed of.

Dated this 8th day of July, 1937.

917 W. N. ROBERTSON, Liquidator.

Companies Act 1928.

THOS. FIRTH & SONS (AUSTRALASIA) PROPRIETARY LIMITED.

SPECIAL RESOLUTION PURSUANT TO SECTION 77.

At a General Meeting of the members of the said company, duly convened and held at Bank of New South Wales Building, George and Wynyard streets, Sydney, on the 31st day of May, 1937, the following Special Resolution was 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 30th day of June, 1937, the following Resolution was duly confirmed:—

RESOLUTION.

"That the company be wound up voluntarily, and that Harold Herbert Sherlock, chartered accountant (Australia), of Melbourne, in the State of Victoria, be and is hereby appointed liquidator for the purposes of such winding up, and that the liquidator be and is hereby authorized to do any of the things mentioned in section 212. of the *Companies Act 1928* which a liquidator is authorized to do with the sanction of an Extraordinary Resolution."

Dated this sixth day of July, 1937.

999 JACK TODHUNTER, Secretary.

THOS. FIRTH & SONS (AUSTRALASIA) PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of the Creditors of the company will be held, pursuant to section 189 of the *Companies Act 1928*, at the office of the liquidator, Third Floor, 352 Collins-street, Melbourne, on Tuesday, 20th July, 1937, at Twelve noon, for the purposes set out in the above section.

Dated this 5th day of July, 1937.

352 Collins-street, Melbourne. 997 H. H. SHERLOCK, Liquidator.

Companies Act 1928.

GOLDEN FLAKE MANUFACTURING CO. PTY. LTD. (IN LIQUIDATION).

NOTICE is hereby given that First and Final Dividend in this matter is about to be declared. The dividend will be payable to those creditors who have proved their claims on or before the 31st July, 1937.

Dated this 7th day of July, 1937.

M. R. M. SMITH, Liquidator.

M. R. M. Smith, Peacock, and Co., chartered accountants (Aust.), 485 Bourke-street, Melbourne, C.I. 998

The Companies Acts.

PRICE BERRY PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given, in pursuance of section 196 of the Companies Act 1928, that a General Meeting of the members of the above-named company will be held at the office of Messrs. Young and Outhwaite, 368 Collins-street, Melbourne, on Monday, 16th day of August, 1937, at Twelve noon, for the purpose of having an account laid before them showing the manner in which the winding up has been conducted, and giving any explanations required.

Dated this 13th day of July, 1937.

1001

H. TAYLOR, Liquidator.

Companies Act 1928.—In the matter of P. BIRD PTY. LTD. (in Liquidation).

NOTICE is hereby given of intention to declare a First Dividend in the above matter. All creditors who do not lodge proof of their claims at the office of Messrs. Fuller, King, and Co., chartered accountants (Australia), 419 Collins-street, Melbourne, on or before Wednesday, the 28th July, 1937, will be excluded.

Dated this 8th day of July, 1937.

W. MCRAE HOWITT, Joint Liquidator.

DUDLEY CHITTY, Joint Liquidator.

989

C. B. HARVEY, Joint Liquidator.

Companies Act 1928.

SYNTHETIC COAL OIL PRODUCTS PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

NOTICE OF FINAL MEETING.

NOTICE is hereby given, in pursuance of section 196 of the Companies Act 1928, that a General Meeting of the members of the above-named company will be held at the registered office of the company, 380 Collins-street, Melbourne, on the 16th day of August, 1937, at Eleven a.m., for the purpose of having an account laid before it showing how the winding up has been conducted and the property of the company disposed of.

990

P. T. ROBERTS, Liquidator.

Companies Act 1928.—In the matter of CLUNES KNITTING AND MANUFACTURING COMPANY LIMITED (in Liquidation).

NOTICE is hereby given that a General Meeting of shareholders of the above company will be held at the office of McColl, Rankin, and Stanistreet, chartered accountants, 70 Elizabeth-street, Melbourne, on Monday, the 16th day of August, 1937, at Eleven a.m.

Business.—To receive liquidator's statement as to the realization of assets and the disposal of the proceeds of such realization in accordance with section 196 of the Companies Act.

ROWLAND MORRIS (Morris and Walker Pty. Ltd.), Liquidator.

31 Flinders-lane, Melbourne.

993

Companies Act 1928.

RE CRESCENT MANUFACTURING CO. PTY. LTD. (IN LIQUIDATION).

NOTICE is hereby given that a General Meeting of the members of the above company will be held at the office of the liquidator on 16th August, 1937, at Two p.m., for the purpose of having an account laid before it showing the manner in which the winding up of the company has been conducted and the property of the company disposed of.

GERALD C. WHEATLAND, Liquidator.

Phillips, Wheatland and Co., chartered accountants (Aust.), Chancery House, 440 Little Collins-street, Melbourne.

995

Companies Act 1928.

CLEMINGER MOTORS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE TO CREDITORS OF INTENTION TO DECLARE FIRST AND FINAL DIVIDEND.

NOTICE is hereby given that a First and Final Dividend is intended to be declared in the matter of Cleminger Motors Proprietary Limited (in liquidation). Creditors who have not proved their debts by 31st July, 1937, will be excluded from participation therein.

Dated this thirteenth day of July, 1937.

V. N. MOGG, Liquidator.

Sloman and Mogg, chartered accountants (Aust.), 440 Little Collins-street, Melbourne.

996

Companies Act 1928.—In the matter of PIONEER AIR SERVICE PTY. LTD. (in Liquidation).

NOTICE is hereby given of intention to declare a First and Final Dividend in the above matter. All creditors who do not lodge proof of debt at the office of E. C. Candy, chartered accountant (Aust.), 84 William-street, Melbourne, on or before the 6th August, 1937, will be excluded.

Dated this fourteenth day of July, 1937.

987

E. C. CANDY, Liquidator.

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Alexander Magennis Magill, late of Wendouree-parade, Ballarat, in the State of Victoria, maltster, deceased (who died on the 22nd day of April, 1937, and probate of whose will and codicil was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 3rd day of July, 1937, to The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street, Ballarat, in the said State, and Frederick Martin Thiessen, of Lydiard-street, Ballarat, in the said State, auctioneer), are hereby required to send particulars, in writing, of such claims to the said The Ballarat Trustees, Executors, and Agency Company Limited, and the said Frederick Martin Thiessen, at care of the office hereunder mentioned, on or before the twentieth day of September, 1937, after which date the said The Ballarat Trustees, Executors, and Agency Company Limited, and the said Frederick Martin Thiessen will proceed to distribute the assets of the said Alexander Magennis Magill, deceased, which shall have come to their hands, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said The Ballarat Trustees, Executors, and Agency Company Limited, and the said Frederick Martin Thiessen, will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this fourteenth day of July, 1937.

T. E. BYRNE, of Lydiard-street, Ballarat, proctor for the executors.

944

NOTICE TO CLAIMANTS.—RE LEO CUSSEN FITZ-GERALD, DECEASED.

THE Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the State of Victoria, the executor of the will of Leo Cussen Fitz-Gerald, late of Coleraine, in the said State, solicitor, deceased (who died on the twenty-ninth day of September, 1936), requires all creditors, next-of-kin, and others having claims against the property or estate of the said deceased, to send to the said association, on or before the twenty-first day of September, 1937, particulars, in writing, of such claims, after which date the said association intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which it shall have had notice.

Dated the fifth day of July, 1937.

FITZGERALD & NASH, Whyte-street, Coleraine, proctors for the executor.

945

NOTICE TO CLAIMANTS.—RE RICHARD THOMAS TOPE, DECEASED.

LILLA Tope, of "Ardlui," 26 Wrixon-street, Kew, in the State of Victoria, widow, and The Perpetual Executors and Trustees Association of Australia Limited, of 100 Queen-street, Melbourne, in the said State, the executors of the will of Richard Thomas Tope, late of "Ardlui," 26 Wrixon-street, Kew, in the said State, brigadier-general, Commonwealth Military Forces, retired list (who died on the seventeenth day of May, 1937), require all creditors, next-of-kin, and others having claims against the property or estate of the said deceased, to send to the said executors, in care of the said association, on or before the fifteenth day of September, 1937, particulars, in writing, of such claims, after which date the said executors intend to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which they shall have had notice.

Dated the tenth day of July, 1937.

RODDA, BALLARD, & VROLAND, 430 Little Collins-street, Melbourne, solicitors for the executors.

947

NOTICE TO CLAIMANTS.—RE SAMUEL EDGAR PARKER, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Samuel Edgar Parker, late of 78 St. Andrews-street, Brighton, in the State of Victoria, gentleman, deceased (who died on the sixth day of June, 1937, and probate of whose will was granted to Ruby Francis Florence Ethel Allen, of 30 Lyons-street, North Williamstown, in the said State, spinster, on the 29th day of June, 1937), are hereby required to send particulars, in writing, of such claims to the said executrix, care of the undersigned, on or before the 19th day of September, 1937. And notice is hereby given that after that date the said executrix will proceed to distribute the assets of the said Samuel Edgar Parker, deceased, which shall have come to her hands or possession, to the persons entitled thereto, having regard only to the claims of which she shall then have had notice, and the said executrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

Dated this 8th day of July, 1937.

G. W. SOBEE, LL.B., of 350 Bay-street, Brighton, proctor for the applicant.

948

PURSUANT to the *Trustee Act 1928*, notice is hereby given that Clifford Schofield Mallalieu, of Euroa, in the State of Victoria, medical practitioner, the executor of the will of Edwin Henry Eagland, late of 2 Curtis-street, Essendon, in the said State, grazier, deceased, formerly of Seymour, in the said State (who died on the twenty-fourth day of March, 1937), intends to convey and distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons having claims against the estate of the said deceased to send particulars, in writing, of such claims to the said Clifford Schofield Mallalieu, care of Messrs. Joske and Burbidge, solicitors, 428 Collins-street, Melbourne, on or before the eighteenth day of September, 1937, after which date the said Clifford Schofield Mallalieu will proceed to distribute the assets of the said Edwin Henry Eagland, deceased, amongst the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall then have had notice. And notice is hereby further given that the said Clifford Schofield Mallalieu will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this ninth day of July, 1937.

JOSKE & BURBIDGE, of 428 Collins-street, Melbourne, proctors for the said Clifford Schofield Mallalieu. 946

PURSUANT to the provisions of the *Trustee Act 1928*, notice is hereby given that all persons having claims against the estate of Mary Ann O'Brien, late of Boorolite, in the State of Victoria, widow, deceased (who died on the twenty-second day of January, 1937, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the third day of June, 1937, to Arthur Ernest O'Halloran, of Mansfield, in the said State, grazier, and Garret Marnane, of Whittlesea, in the said State, farmer, the executors named in the said will) are hereby required to send particulars, in writing, of such claims to the said Arthur Ernest O'Halloran, and Garret Marnane, care of the undersigned, on or before the 28th day of August, 1937, after which date the said executors will proceed to distribute the assets of the said 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, or any part thereof, so distributed to any person of whose claim they shall not then have had notice as aforesaid.

Dated this twelfth day of July, One thousand nine hundred and thirty-seven.

MAL. RYAN, LL.B., High-street, Mansfield, proctor for the said executors. 963

PURSUANT to the *Trustee Act 1928*, notice is hereby given that all persons having any claims against the estate of Florence Commans, late of Windarra Private Hospital, Williams-road, Toorak, in the State of Victoria, formerly of Punt-road, South Yarra, in the said State, widow, deceased (who died on the fourth day of June, 1937, and probate of whose will was, on the seventh day of July, 1937, granted by the Supreme Court of the said State, in its probate jurisdiction, to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State), are hereby required to send, in writing, particulars of such claims to the said company, at its said address, on or before the eighteenth day of September, 1937, after which date the said company will proceed to distribute the assets of the said deceased which shall have come into its hands, amongst the parties entitled thereto, having regard only to the claims of which it then shall have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this thirteenth day of July, 1937.

ARTHUR PHILLIPS & JUST, 472 Bourke-street, Melbourne, solicitors for the said company. 964

NOTICE TO CREDITORS AND OTHERS.

PURSUANT to the *Trustee Act 1928*, notice is hereby given that the Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, the administrator, with the will annexed, of the estate of John Farleigh, formerly of Noerim, in the State of Victoria, but late of 98 Roslyn-street, Middle Brighton, in the said State, retired farmer (who died on the 21st day of March, 1937), 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 company, on or before the sixteenth day of September, 1937, particulars, in writing, of their claims against the said estate, after which date the said administrator may convey or distribute such estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which the administrator shall then have had notice.

Dated 10th July, 1937.

GRAY & FRIEND, proctors, Warragul. 974

RE-SEALING.—NOTICE TO CLAIMANTS.—RE ESTHER EDWEEENA CURRY, DECEASED.

ALL persons having claims against the property or estate of Esther Edweena Curry, late of Neutral Bay, near Sydney, in the State of New South Wales, widow, deceased (who died on the 10th day of September, 1936, and probate of whose will and codicil was granted to Perpetual Trustee Company (Limited), the executor named therein by the Supreme Court of New South Wales, in its probate jurisdiction, on the 18th day of November, 1936, and an exemplification of which probate was sealed with the seal of the Supreme Court of Victoria, on the 7th day of April, 1937, on the application of The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the State of Victoria, the duly authorized attorney under power of the said executor), are hereby required to send in particulars, in writing, of such claims to the said association, on or before the 17th day of September, 1937, after which date the said association will, in pursuance of section 86 of the *Administration and Probate Act 1928*, pay and/or hand over to the said executor the assets of the said deceased which shall have come to its hands or possession, having regard only to the claims of which it shall have had notice.

Dated this 14th day of July, 1937.

WEIGALL & CROWTHER, of 459 Chancery-lane, Melbourne, proctors for the said association.

* Such day to be not less than two months from the day on which the last advertisement appears. 968

NOTICE TO CLAIMANTS.—RE ROBERT LANDALE TULLIS, DECEASED.

PURSUANT to the *Trustee Act 1928*, notice is hereby given that William Frederick Weigall and George O'Dell Crowther, both of 459 Chancery-lane, Melbourne, solicitors, the executors of the will of Robert Landale Tullis, late of Merricks, farmer, deceased (who died on the 1st day of May, 1937, and probate of whose will was granted by the Supreme Court of Victoria, to the said executors, on the 16th day of June, 1937), 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 them, at their above-mentioned address, on or before the 17th day of September, 1937, particulars, in writing, of their claims against the said estate, after which date the said executors may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated the 14th day of July, 1937.

WEIGALL & CROWTHER, 459 Chancery-lane, Melbourne, C.I., solicitors for the said executors. 969

RE HENRY HEATH HEDDERWICK (formerly of 9A Green-street, Windsor), late of 110 Stanhope-street, Malvern, Victoria, gentleman, DECEASED.

NOTICE is hereby given that all persons having claims upon the estate of the above-named deceased (who died 16th June, 1937, and probate of whose will and codicil was granted by the Supreme Court of Victoria on the 9th July, 1937, to John Denis Carlson, of 37 Monomeath-avenue, Canterbury, Victoria, accountant, the executor appointed), are hereby required to send particulars, in writing, of such claims to the said executor, care of the undersigned proctors, before the 18th day of September, 1937, after which date the said executor may 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 he shall then have had notice. And notice is further given that the said executor will not be liable to any person of whose claim he shall not have had such notice as aforesaid.

Dated this 12th day of July, 1937.

HEDDERWICK, FOKES, & ALSTON, 103 William-street, Melbourne, proctors for the said executor. 955

NOTICE TO CLAIMANTS.—RE WILLIAM BRUCE GEMMELL.

THE Perpetual Executors and Trustees Association of Australia Limited, of 100 Queen-street, Melbourne, in the State of Victoria, the executor of the will and codicil of William Bruce Gemmell, late of Glenroy-road, Hawthorn, Victoria, company secretary (who died on the 9th day of May, 1937), requires all creditors, next of kin, and others having claims against the property or estate of the said deceased, to send to the said association, on or before the 18th day of September, 1937, particulars, in writing, of such claims, after which date the said association intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which it shall have had notice.

Dated the 9th day of July, 1937.

HEDDERWICK, FOKES, & ALSTON, 103 William-street, Melbourne, proctors for the executor. 949

NOTICE TO CREDITORS.—*RE* CATHERINE TERESA HOEY, DECEASED.

PURSUANT to the *Trustee Act* 1928, notice is hereby given, that James Frederick Fyffe, of 485 Bourke-street, Melbourne, in the State of Victoria, solicitor, the executor to whom probate of the will of Catherine Teresa Hoey, formerly of 248 Wellington-street, Collingwood, but late of 9 Osborne-street, Gardenvale, in the said State, spinster, deceased (who died on the 22nd day of September, 1936, was granted), 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 James Frederick Fyffe, care of the undermentioned solicitors, on or before the 20th day of September, 1937, particulars, in writing, of their claims against the said estate, after which date the said James Frederick Fyffe 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 have had notice.

Dated this 9th day of July, 1937.

MORGAN & FYFFE, 485 Bourke-street, Melbourne, proctors for the said executor. 951

NOTICE TO CREDITORS.—*RE* WILLIAM ARTHUR LATIMER, DECEASED.

PURSUANT to the *Trustee Act* 1928, notice is hereby given that Katherine Maud Latimer, of 398 Montague-street, Albert Park, widow, and Austin Charles Mulkearns, of 485 Bourke-street, Melbourne, solicitor, the executrix and executor to whom probate of the will of William Arthur Latimer, formerly of 197 Hoddle-street, Collingwood, but late of 398 Montague-street, Albert Park, confectioner, deceased, (who died on the 7th day of February, 1937, was granted), intend 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 Katherine Maud Latimer and Austin Charles Mulkearns, care of the undermentioned solicitors, on or before the 20th day of September, 1937, particulars, in writing, of their claims against the said estate, after which date the said Katherine Maud Latimer, and Austin Charles Mulkearns 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 have had notice.

Dated this 9th day of July, 1937.

MORGAN & FYFFE, 485 Bourke-street, Melbourne, proctors for the said executrix and executor. 952

NOTICE TO CREDITORS.—*RE* FANNY ROBINSON, DECEASED.

PURSUANT to the *Trustee Act* 1928, notice is hereby given that Austin Charles Mulkearns, of 485 Bourke-street, Melbourne, in the State of Victoria, solicitor, the executor to whom probate of the will of Fanny Robinson, late of 26 Gadd-street, Croxton, married woman, deceased (who died on the 16th day of May, 1937, was granted), 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 Austin Charles Mulkearns, care of the undermentioned solicitors, on or before the 20th day of September, 1937, particulars, in writing, of their claims against the said estate, after which date the said Austin Charles Mulkearns 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 have had notice.

Dated this 9th day of July, 1937.

MORGAN & FYFFE, 485 Bourke-street, Melbourne, proctors for the said executor. 953

NOTICE TO CREDITORS.—*RE* FRANK MARTIN, DECEASED.

PURSUANT to the *Trustee Act* 1928, notice is hereby given that Frank William Martin, traveller, and Daisy May Osbaldeston, married woman, both of 56 Alexandra-avenue, Canterbury, the executor and executrix to whom probate of the will of Frank Martin, late of 56 Alexandra-avenue, Canterbury aforesaid, salesman, deceased (who died on the 3rd day of June, 1937, was granted), 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 William Martin, and Daisy May Osbaldeston, care of the undermentioned solicitors, on or before the 20th day of September, 1937, particulars, in writing, of their claims against the said estate, after which date the said Frank William Martin, and Daisy May Osbaldeston 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 have had notice.

Dated this 9th day of July, 1937.

MORGAN & FYFFE, 485 Bourke-street, Melbourne, proctors for the said executor and executrix. 954

PURSUANT to the provisions of the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of Mary Eustace, late of 698 Malvern-road, Prahran, in the State of Victoria, spinster, deceased (who died on the first day of May, 1937, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the third day of July, 1937, to Robert Webb Eustace, of Maple-grove, Toorak, in the State of Victoria, retired accountant, and Alan Eustace, formerly of Maple-grove, Toorak aforesaid, but now of 23 Williams-road, Windsor, in the said State, bank officer, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned Messrs. Maddock, Jamieson, and Lonie, proctors for the said executors, on or before the fourteenth day of September, 1937, after which date the said executors will proceed to distribute the assets of the said 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, or any part thereof, so distributed to any persons of whose claim they shall not then have had notice.

Dated the fourteenth day of July, 1937.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queen-street, Melbourne, proctors for the said executors. 957

PURSUANT to the provisions of the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of Thomas Charles Foster, late of 27 Ellis-road, Glen Iris, in the State of Victoria, gentleman, deceased (who died on the eighteenth day of April, 1937, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the sixth day of July, 1937, to John Valentine Deane, of Ash-grove, Caulfield, in the said State, estate agent, and Peter Ernest Hart, of 55 Berkeley-street, Glenferrie, in the said State, managing law clerk, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned Messrs. Maddock, Jamieson, and Lonie, proctors for the said executors, on or before the fourteenth day of September. One thousand nine hundred and thirty-seven, after which date the said executors will proceed to distribute the assets of the said 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, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated the fourteenth day of July, 1937.

MADDOCK, JAMIESON, & LONIE, of 136 and 138 Queen-street, Melbourne, proctors for the said executors. 958

PURSUANT to the *Trustee Act* 1928, notice is hereby given that creditors and other persons having any claims against the estate of William Henry Pearson, formerly of 243 and 342 Nicholson-street, but late of 109 Napier-street, Fitzroy, in the State of Victoria, fruiterer, deceased (who died on the 17th day of February, 1937, and letters of administration with the will annexed of whose estate has been granted to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State), are required to send particulars, in writing, of their claims to the said company, on or before the 15th day of September, 1937, after which date the said company will proceed to distribute the assets of the said estate among the persons entitled thereto having regard only to the claims of which it shall then have had notice, and it shall not be liable to any person of whose claim it shall not have had such notice.

Dated the 12th day of July, One thousand nine hundred and thirty-seven.

STEWART & DIMELow, 422 Collins-street, Melbourne, proctors for the said company. 961

PURSUANT to the *Trustee Act* 1928, notice is hereby given that creditors and other persons having any claims against the estate of Theophilus Ford, late of 46 The Avenue, Windsor, in the State of Victoria, retired farmer, deceased (who died on the 13th day of March, 1937, and probate of whose will has been granted to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, and Charles Albert Ford, of Kergunyah South, in the said State, mail contractor), are required to send particulars, in writing, of their claims to the said company, on or before the 15th day of September, 1937, after which date the said executors will proceed to distribute the assets of the said estate among the persons entitled thereto, having regard only to the claims of which they shall then have had notice, and they shall not be liable to any person of whose claim they shall not have had such notice.

Dated the 12th day of July, One thousand nine hundred and thirty-seven.

STEWART & DIMELow, 422 Collins-street, Melbourne, C. I. proctors for the said company. 962

ALICE MAUDE MARION BOWEN BALL, late of No. 89 Reynard-street, Coburg, in the State of Victoria, married woman, DECEASED.

PURSUANT to the *Trustee Act 1928*, notice is hereby given that all persons having claims upon the estate of the above-named deceased (who died on the 30th day of May, 1937, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 9th day of July, 1937, to Irene Violet Ball, spinster, and Alfred George Ball, carpenter, both of No. 89 Reynard-street, Coburg, aforesaid, -the executrix and executor named therein), are hereby required to send particulars, in writing, of such claims to the said executrix and executor, at the address of the undersigned, their solicitors, on or before the 17th day of September, 1937, after which date the said executrix and executor 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 they shall then have had notice. And notice is further given that the said executrix and executor will not be liable to any person of whose claim they shall not have had such notice as aforesaid.

Dated this 13th day of July, 1937.

WISEWOULD & DUNCAN, Imperial Chambers, 408 Collins-street, Melbourne, solicitors for the said executrix and executor. 959

ALL persons having claims against the estate of Robert Craig Gemmill Lauder, late of 16 Church-street, North Richmond, in the State of Victoria, confectioner, deceased (who died on the first day of November, 1936, and probate of whose will was granted by the Supreme Court on the twenty-ninth day of June, 1937, to William Bocket and John Lindsay Neylon, both of 108 Queen-street, Melbourne, in the said State, solicitors), are hereby required to send particulars, in writing, of such claims to the said William Bocket, and John Lindsay Neylon, at their said address, on or before the twenty-fourth day of September, 1937, after which date the said William Bocket, and John Lindsay Neylon will proceed to distribute the assets of the said Robert Craig Gemmill Lauder, deceased, amongst the persons entitled thereto, having regard only to the claims of which they shall have had notice. The said William Bocket, and John Lindsay Neylon will not be liable for any part of the assets so distributed to any person of whose claim they shall not have had notice as aforesaid.

Dated this fourteenth day of July, 1937.

WM. BROCKET, NEYLON & CO., 108 Queen-street, Melbourne, proctors for the said William Bocket, and John Lindsay Neylon. 960

NOTICE TO CLAIMANTS.—*RE MAUD MEVINA CLARK, DECEASED.*

HENRY JAMES CLIFFORD, of "Chelmsford," William-street, Highett, in the State of Victoria, gentleman, the executor to whom probate has been granted of the will of Maud Mevina Clark, late of High Wycombe Lodge, Fernhill-road, Sandringham, in the State of Victoria, spinster, deceased (who died on the twenty-first day of May, 1937), requires all persons having claims against the property or estate of the said deceased, to send to the said Henry James Clifford particulars, in writing, of such claims on or before the 22nd day of September, 1937, after which date the said executor intends to convey or distribute such property or estate to or among the persons entitled, having regard only to the claims of which he shall have had notice.

Dated the twelfth day of July, 1937.

NORMAN A. MILLER, of 100 Queen-street, Melbourne, proctor for the applicant. 991

NOTICE is hereby given that all persons having claims upon the estate of Herbert Percival Sabellberg, late of Hamilton, merchant, deceased (who died on the 20th day of July, 1936, and probate of whose will was granted by the Supreme Court of Victoria on the 7th day of April, 1937, to Ivy May Sabellberg, shop assistant, and Ruby Grace Sabellberg, dressmaker, both of Hamilton, aforesaid), are hereby required to send particulars, in writing, of such claims to the executrices H. P. Sabellberg, deceased, care of Miss I. M. Sabellberg, Hamilton; on or before the 17th day of September, 1937, after which date the executrices 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 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.

SIDNEY I. SILBERBERG, solicitor, 360 Collins-street, Melbourne. 1000

PURSUANT to the *Trustee Act 1928*, notice is hereby given that all persons having claims against the estate of Ann Elizabeth Fielding, late of Watchem, in the State of Victoria, spinster, deceased, intestate (who died on the thirteenth day of July, 1936, and letters of administration of whose estate were on the second day of June, 1937, granted by the Supreme Court of Victoria, in its probate jurisdiction, to George Watkins Fielding, of Watchem aforesaid, farmer), are hereby required to send in particulars, in writing, of such claims to the said administrator, care of the undersigned, on or before the thirtieth day of September, 1937, after which date the administrator 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 he shall then have had notice. And notice is further given that he will not be liable to any person of whose claim he shall not then have had such notice as aforesaid.

Dated this tenth day of July, 1937.

OAKLEY, THOMPSON, & CO., Donald (and at Birchip, and 422 Collins-street, Melbourne), proctors for the administrator. 928

RE MABEL EDNA CROWE, late of 23 Waterloo-road, Northcote, in the State of Victoria, widow, DECEASED (who died on the first day of January, 1937).

NOTICE is hereby given that James George Membrey, of 31 Queen-street, Melbourne, in the said State, auctioneer, and Reginald Rupert Gray, of 195 High-street, Northcote aforesaid, solicitor, the executors of the will of the said Mabel Edna Crowe, deceased, intend to convey or distribute the estate of the said deceased to or among the persons and institutions entitled thereto, and require all persons interested to send to the said James George Membrey and Reginald Rupert Gray, at the office of Messrs. Gray & Gray, solicitors, 422 Collins-street, Melbourne, within two months from the date of publication hereof, particulars of their claims against the said estate. And at the expiration of the said two months the said James George Membrey and Reginald Rupert Gray may convey or distribute the said estate to or among the persons and institutions entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated the 12th day of July, 1937.

GRAY & GRAY, Temple Court, 422 Collins-street, Melbourne, proctors for the said executors. 930

NOTICE is hereby given that all persons having claims upon the estate of Arthur Lee Haslam, late of No. 28 Forster-street, Williamstown, in the State of Victoria, gentleman, deceased (who died on the 29th day of May, 1937, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 3rd day of July, 1937, to Arthur Lee Haslam (in the said will called Arthur Lee Haslam, junior), of Port Fairy, in the said State, bank manager, and Ada Ellen Haslam, of No. 28 Forster-street, Williamstown aforesaid, widow, the executor and executrix named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor and executrix, care of the undersigned, on or before the 16th day of September, 1937, after which date the said executor and executrix will proceed to distribute the said estate, or any part thereof, to or amongst the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice; and notice is further given that the said executor and executrix will not be liable to any person of whose claim they shall not have had such notice as aforesaid.

Dated this 8th day of July, 1937.

ERNEST W. POWLING, Princes-street, Port Fairy, proctor for the said executor and executrix. 932

PURSUANT to the *Trustee Act 1928*, all persons having claims against the estate of Mary Jane Eade, late of Swan Hill, in the State of Victoria, married woman, deceased (who died on the fourth day of July, 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 nineteenth day of November, One thousand nine hundred and thirty-six, to Patrick Real, of Swan Hill aforesaid, retired blacksmith), are hereby required to send particulars of such claims to the said executor, care of Alan Garden and Green, solicitors, McCallum-street, Swan Hill aforesaid, on or before the twelfth day of October, One thousand nine hundred and thirty-seven, after the expiration of which time, 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 have had notice.

Dated this twelfth day of July, One thousand nine hundred and thirty-seven.

ALAN GARDEN & GREEN, McCallum-street, Swan Hill, proctors for the executor. 935

NOTICE TO CREDITORS.—*RE* GRACE BERTHA VICTORIA HENDEN, DECEASED.

PURSUANT to the provisions of the *Trustee Act* 1928, notice is hereby given that the National Trustees, Executors, and Agency Company of Australasia Limited, of No. 113 Queen-street, Melbourne, in the State of Victoria, the sole executor to whom probate of the will of Grace Bertha Victoria Henden, late of No. 350 Auburn-road, Auburn South, in the said State, widow, deceased (who died on the third day of May, 1937), was granted by the Supreme Court of the said State, in its probate jurisdiction, on the third day of July, 1937, 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 company at its aforesaid address, on or before the eighteenth day of September, 1937, particulars, in writing, of their claims against the said estate, and at the expiration of the time fixed by this notice, 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; and the said company shall not as respects the property so conveyed or distributed be liable to any person of whose claim it shall not then have had notice.

Dated this twelfth day of July, 1937.

MAURICE GOLDBERG, of No. 305 Bridge-road, Richmond, 975
proctor for the said executor.

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the provisions of the *Trustee Act* 1928, notice is hereby given that all creditors and other persons having any claims or demands against the estate of Elizabeth Freer Rhodes, late of Yuroke, in the State of Victoria, married woman, deceased (letters of administration of whose estate were on the fourteenth day of May, 1937, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat), are hereby required to send particulars, in writing, of such claims to the said administrator, addressed to the Manager of the said company, at its branch office, Market-street, Melbourne, on or before the sixteenth day of September, 1937, after which date the said company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice in writing; and the said administrator will not be liable for the assets, or any part thereof, to any person of whose claim it shall not then have had notice in writing.

Dated the ninth day of July, 1937.

HOAD & BONELLA, 440 Chancery-lane, Melbourne, proctors for the above-named administrator. 979

PURSUANT to the provisions of the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of Alicia Lucas, formerly of 29 Northcote-road, Armadale, in the State of Victoria, but late of 638 Malvern-road, Armadale, in the said State, married woman, deceased (who died on the second day of April, 1937, and letters of administration with the will annexed of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the 9th day of July, 1937, to National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, hereinafter called the Trustee Company), are required to send particulars, in writing, of such claims to the Trustee Company, at its above-mentioned address, on or before the first day of October, 1937, after which date the Trustee Company will proceed to distribute the assets of the said Alicia Lucas, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to claims of which it shall then have had notice. And notice is hereby further given that the Trustee Company will not be liable for the assets so distributed, or any part thereof, to any persons of whose claim it shall not have had notice as aforesaid.

Dated this 13th day of July, 1937.

DOYLE & KERR, 413 Collins-street, Melbourne, proctors for the trustee company. 988

RE THOMAS SHORT, DECEASED.

NOTICE is hereby given that all persons having claims in respect of the property or estate of Thomas Short, late of Staghorn Flat, near Yackandandah, in the Colony of Victoria, farmer, deceased, are hereby required to send particulars, in writing, of such claims to Thomas Leonard Crawford, of Staghorn Flat, near Yackandandah, in the State of Victoria, miner, and William Robert Crawford, of Stanley, in the said State, orchardist (the personal representatives of the said deceased), care of Geo. H. Wray, solicitor, Yackandandah, on or before the twenty-fifth day of September, 1937, after which date the said Thomas Leonard Crawford and William Robert Crawford will convey or distribute such property or 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. The said Thomas Short died on the third day of November, 1883, and probate of his will was granted by the Supreme Court of Victoria to William Short, the sole executor named therein. The said William Short died on the eighth day of July, 1932, without having fully administered the estate of the said Thomas Short, deceased, and probate of the will of the said William Short, deceased, was granted by the said Court to the said Thomas Leonard Crawford and William Robert Crawford, the executors named therein, on the nineteenth day of August, 1932.

Dated this seventh day of July, 1937.

GEO. H. WRAY, Yackandandah, proctor for the last-named executors. 919

RE ETHEL VIOLET BOUGHTON, DECEASED.

PURSUANT to the *Trustee Act* 1928, notice is hereby given that all persons having claims upon the estate of Ethel Violet Boughton, late of 4 Ferguson-street, Williamstown, in the State of Victoria, widow, deceased (who died on the fifteenth day of January, 1937, and letters of administration, with the will annexed, of whose estate were granted by the Supreme Court of Victoria on the nineteenth day of May, 1937, to Robert Cameron Henry, of 69 Bourke-street, Melbourne, in the said State, Salvation Army officer), are hereby required to send particulars, in writing, of such claims to the said Robert Cameron Henry, care of the under-mentioned proctors, on or before the eighteenth day of September, 1937, after which date he 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 he shall then have had notice. And notice is further given that he will not be liable to any person of whose claim he shall not have had such notice as aforesaid.

Dated the twelfth day of July, 1937.

E. P. JOHNSON & DAVIES, 108 Queen-street, Melbourne, proctors for the said Robert Cameron Henry. 976

RE CONSTANCE MINNIE WITHERS, DECEASED.

PURSUANT to the *Trustee Act* 1928, notice is hereby given that all persons having claims upon the estate of Constance Minnie Withers, late of Number 2 Arkaringa-crescent, Black Rock, in the State of Victoria, married woman, deceased (who died on the twenty-fourth day of May, 1937, and probate of whose will was granted by the Supreme Court of Victoria on the ninth day of July, 1937, to The Union Trustee Company of Australia Limited, of 333 Collins-street, 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 eighteenth day of September, 1937, after which date it will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice. And notice is further given that it will not be liable to any person of whose claims it shall not have had such notice as aforesaid.

Dated the twelfth day of July, 1937.

E. P. JOHNSON & DAVIES, 108 Queen-street, Melbourne, proctors for the said company. 977

NOTICE TO CREDITORS.—JOHN LIGHTFOOT, DECEASED.

PURSUANT to the provisions of the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of John Lightfoot, late of Brazier-street, Eaglehawk, in the State of Victoria, borough overseer, deceased, intestate (who died on the fifteenth day of May, 1937, and letters of administration of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-eighth day of June, 1937, to the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, in the said State), are hereby required to send particulars, in writing, of such claims to the said administrator, at its above address, on or before the tenth day of August, 1937, after which date the said administrator will proceed to distribute the assets of the said deceased, which shall have come to its hands, amongst the persons entitled thereto, having regard only to the claims of which the said administrator shall then have had notice, and the said administrator will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated this sixth day of July, One thousand nine hundred and thirty-seven.

TATCHELL, DUNLOP, SMALLEY, and BALMER, Victoria-street, Eaglehawk, proctors for the said administrator. 918

PURSUANT to the *Trustee Act 1928*, notice is hereby given that Keith Leslie Shaw and Victor Norman Shaw, both of Rochester, in the State of Victoria, farmers, the executors of the will of John Shaw, late of Rochester aforesaid, farmer, deceased (who died on the seventeenth day of May, One thousand nine hundred and thirty-seven), intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to the said executors, in care of the under-mentioned proctor, on or before the twenty-first day of September, One thousand nine hundred and thirty-seven, particulars, in writing, of their claims against the said estate, after which date the said executors 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 they shall then have had notice.

Dated this seventh day of July, 1937.

MILES O'NEILL, Gillies-street, Rochester, proctor for the said executors. 933

NOTICE TO CLAIMANTS.—*RE WILLIAM ROWAN,*
DECEASED.

ALL persons having claims against the property or estate of William Rowan, late of Young, in the State of New South Wales, gentleman, deceased (who died on the 27th day of November, 1936, and probate of whose will was granted to Perpetual Trustee Company (Limited), the executor named therein by the Supreme Court of New South Wales on the eighteenth day of February, 1937, and an exemplification of which probate was sealed with the seal of the Supreme Court of Victoria on the twenty-ninth day of June, 1937, on the application of The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the State of Victoria, the duly authorized attorney under power of the said executor), are hereby required to send in particulars, in writing of such claims to the said association on or before the fifteenth day of September, 1937, after which date the said association will, in pursuance of section 86 of the *Administration and Probate Act 1928*, pay and/or hand over to the said executor the assets of the said deceased which shall have come to its hands or possession, having regard only to the claims of which it shall have had notice.

Dated this sixth day of July, 1937.

MORRISON, SAWYERS, & TEARE, of National Mutual Buildings, 395 Collins-street, Melbourne, proctors for the said association. 982

NOTICE is hereby given that all persons having claims against the estate of James Galloway, late of Majorca, in the State of Victoria, farmer and grazier, deceased (who died on the twenty-first day of April, 1937, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the thirtieth day of June, 1937, to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat, in the said State, and Isabella Galloway, of Majorca aforesaid, widow), are hereby required to send particulars, in writing, of such claim to the said executors, addressed to the office of the said company, on or before the twentieth day of September, 1937, 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 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 this 10th day of July, 1937.

HERRING & BATHURST, of Maryborough, proctors for the applicants. 913

TRUSTEE ACT 1928.

ALL persons having claims against the estate of George Henry Tatchell, late of Timern-avenue, Toorak, solicitor, deceased (who died on the 12th day of April, 1937, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 6th day of July, 1937, to Farmers and Citizens Trustees Company Bendigo Limited, of Charing Cross, Bendigo), are hereby required to send particulars thereof, in writing, to the said company at its address above, on or before the 20th day of September, 1937, after which date the said company will proceed to distribute the assets of the said George Henry Tatchell, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice, and the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this 14th day of July, 1937.

TATCHELL, DUNLOP, SMALLEY, & BALMER, Williamson-street, Bendigo, solicitors for the executor. 1010

No. 136.—8401.—6

MINING NOTICES.

AUSTRAL DREDGING NO LIABILITY.

NOTICE is hereby given that an Extraordinary General Meeting of shareholders of the above-named company will be held at the Board Room, 5th Floor, Temple Court, 422-428 Collins-street, Melbourne, on Thursday, the twenty-ninth day of July, One thousand nine hundred and thirty-seven, at Eleven a.m., for the purpose of considering, and if thought fit, of passing the following resolutions:—

1. That the company be voluntarily wound up under the provisions of section 408 of the *Companies Act 1928*.
2. That the directors be authorized to pay the expenses, as approved by the directors, of and incidental to the liquidation of the company, and to pay the balance of money to shareholders proportionately to the number of shares held by them.
3. That upon the completion of the winding up of the company its books and documents to be left with the manager, or deposited by him with the Registrar-General.
4. To confirm the minutes of the meeting.

Dated this 13th day of July, One thousand nine hundred and thirty-seven.

By order of the directors.

H. S. ARCHDALL, Manager.

12th July, 1937.

965

CHAMPION AMALGAMATED GOLD MINES
NO LIABILITY.

An Extraordinary Meeting of the shareholders in the above company will be held at its registered office, 125 Queen-street, Melbourne, on Thursday, the 29th day of July, 1937, at half-past Two p.m.

BUSINESS.

1. To pass a Resolution requiring the company to be voluntarily wound up.
2. To determine the course to be pursued by the directors for the purpose of winding up, and the mode of disposal of any surplus of the company's property remaining after the completion of the winding up.
3. To determine how the books and documents of the company should be disposed of after the completion of the winding up.

Dated the 13th day of July, 1937.

By order of the Board.

E. ARNOLD, Manager.

983

WATTLE GULLY No. 1 NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of Wattle Gully No. 1 No Liability will be held at 95 Queen-street, Melbourne, on Thursday, the twenty-ninth day of July, One thousand nine hundred and thirty-seven, at half-past Eleven o'clock a.m. to consider, and if thought fit, to pass resolutions for the following purposes, or any of them, with or without modification.

1. To wind up the company voluntarily under the provisions of Part II. of the *Companies Act 1928*.
2. To appoint the directors, or any of them, to carry out such winding up, and to determine the course to be pursued by the directors for such purpose.
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, and how the books and documents of the company shall be disposed of.
4. To confirm the minutes of the meeting.

Dated this thirteenth day of July, One thousand nine hundred and thirty-seven.

By order of the Board.

F. H. TADGELL, Manager.

Proxies to be lodged at the office 24 hours before the meeting.

McCay and Thwaites, 360 Collins-street, Melbourne, solicitors for the company. 994

NEW ALISON MINING COMPANY NO LIABILITY.

POSITIVE SALE.

ALL shares upon which the 24th Call of Sixpence per share, or any previous calls, remains unpaid, will be sold by public auction at the Stock Exchange, Charing Cross, Bendigo, on Tuesday, 27th July, 1937, at Four o'clock p.m., unless the call and expenses be previously paid to me.

A. G. PALMER, Manager.

927

COMBIENBAR GOLD MINES NO LIABILITY.

NOTICE is hereby given that all shares in Combiensbar Gold Mines No Liability forfeited for non-payment of the 6th Call and all preceding calls of One penny per share will be sold by public auction in the vestibule of the Stock Exchange, Melbourne, on Friday, the 23rd day of July, 1937, at a quarter to Twelve a.m., if not previously redeemed by payment of the above calls.

By order of the Board.

H. C. COGGINS, Legal Manager.

934

NEW MAGNET NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 1st (May) Call of One pound per share will be sold by public auction in the vestibule of the Stock Exchange, 428 Little Collins-street, Melbourne, on Friday, 23rd July, 1937, at a quarter to Twelve a.m., unless redeemed on or before Thursday, 22nd July, at Five p.m.

967 J. D. MORRISON, Manager.

NEW LIFFEY SYNDICATE N. L.

NOTICE is hereby given that all shares on which calls remain unpaid up to and including the 6th (June) Call will be sold by auction at the Stock Exchange, Melbourne, on Friday, the 23rd July, 1937, at a quarter to Twelve a.m.

By order of the Board,
986 E. C. CANDY, Legal Manager.

LODDON DEEP LEADS NO LIABILITY.

NOTICE.

NOTICE is hereby given that all shares forfeited for non-payment of the third Call of Five pounds (May) on shares numbered 1 to 12 inclusive, or the first Call of Five pounds (June) reserve issue, shares numbered 21 to 30 inclusive, or any preceding call, will be sold by public auction in the Stock Exchange Hall, 428 Little Collins-street, Melbourne, on Thursday, the twenty-second day of July, 1937, at a quarter to Twelve in the forenoon, unless previously redeemed.

By order of the Board,
H. W. PERCIVAL, Manager.
Temple Court, 422 Collins-street, Melbourne, C.1, 13th July, 1937. 1002

IMPOUNDINGS.

BENALLA.—Impounded in Benalla Pound, 11th July, 1937, from Winton.

- 1 red steer, no visible brand
 - 1 roan steer, no visible brand
 - 1 brindle and white heifer, snip out of near and off ear, no visible brand
 - 1 brown and white heifer, snip out of near and off ear, no visible brand
 - 1 red and white poddy heifer, no visible brand
 - 1 red and white poddy heifer, snip out of near and off ear, no visible brand
 - 1 black and white poddy heifer, no visible brand
- If not claimed and expenses paid, to be sold on 28th July, 1937.

1011—10/8 J. BRADSHAW, Poundkeeper.

BENDIGO.—Impounded at Bendigo, 9th July, 1937.

- 1 red roan poley heifer, white belly, like H off rump
- If not claimed and expenses paid, to be sold on 29th July, 1937.

926—4/ A. MOOG, Poundkeeper.

COBURG.—Impounded at Coburg.

- 1 Jersey bull, about 1 year old, no visible brand
- If not claimed and expenses paid, to be sold on 28th July, 1937.

1006—4/ D. JENKINS, Poundkeeper.

COLBINABBIN EAST.—Impounded at Colbinabbin East.

- 1 black gelding, aged, shod, no visible brand
 - 1 bay pony gelding, young, white star on forehead, near hind fetlock white, shod, no visible brand
 - 1 bay mare, light sort, white star on forehead, shod, no visible brand
 - 1 bay mare, aged, light sort, near hind and near fore fetlocks white, shod, no visible brand
 - 1 grey mare, aged, proppy in front legs, collar-marked, shod, no visible brand
- If not claimed and expenses paid, to be sold on 31st July, 1937.

937—0/4 W. J. COLLINS, Poundkeeper.

FERNTREE GULLY.—Impounded at Ferntree Gully.

- 1 red heifer, white under flanks, backward springer, no visible brand

If not claimed and expenses paid, to be sold on 29th July, 1937.

1007—4/8 A. DINSDALE, Poundkeeper.

GISBORNE.—Impounded at Gisborne.

- 1 chestnut mare, white face, no visible brand

If not claimed and expenses paid, to be sold on 28th July, 1937.

1009—4/ M. F. MURRAY, Poundkeeper.

HAMILTON.—Impounded at Hamilton, by V. Schultz, from Yatchaw.

- 1 black and white steer, bald face, back notch right ear
- If not claimed and expenses paid, to be sold on 19th July, 1937.

936—4/8 P. A. KERR, Poundkeeper.

LILYDALE.—Impounded in Lilydale Shire Pound, from Silvan.

- 1 brown saddle mare, rope on neck
- 1 brown horse, buggy sort, saddle marked
- 1 light bay saddle mare, star, short tail

If not claimed and expenses paid, to be sold on 7th August, 1937.

1003—6/ FRED BENYAN, Poundkeeper.

MANSFIELD.—Impounded at Mansfield, by Road Ranger.

- 1 bay pony mare, K off shoulder
 - 1 bay draught mare, JP (P on side) near shoulder
- If not claimed and expenses paid, to be sold on 30th July, 1937.

940—4/8 E. W. FINLASON, Poundkeeper.

MELBOURNE.—Impounded at the Pound, Arden-street, North Melbourne, 11th July, 1937, by A. Thomas.

- 1 dark-bay gelding, near hind coronet white, like JC over X near shoulder
- If not claimed and expenses paid, to be sold on 29th July, 1937.

941—5/4 D. CROWE, Poundkeeper.

NEWSTEAD.—Impounded at Newstead, from Joyce's Creek, 7th July, 1937.

- 4 poddy calves, B on right neck
- 1 red and white steer, B on right neck
- 1 red steer, B on right neck
- 1 blue and white heifer, B on right neck
- 1 red and white heifer, B on right neck

If not claimed and expenses paid, to be sold on 28th July, 1937.

938—7/4 JOHN BROWNE, Poundkeeper.

RED CLIFFS.—Impounded at Red Cliffs.

- 1 red and white poley cow, no visible brand
 - 1 red and white cow, no visible brand
- If not claimed and expenses paid, to be sold on 29th July, 1937.

1004—4/8 D. J. CHARLES, Poundkeeper.

SWAN HILL.—Impounded at Swan Hill, by W. J. McMillan, Lake Boga.

- 1 Jersey cow, HS on off rump
- 1 Jersey cow, notch out of off ear, no visible brand
- 1 red poley poddy heifer, no visible brand
- 1 black and white poddy steer, notch out of near ear, no visible brand

By S. G. Russell, Ranger.

- 1 black Jersey cow, notches back and front of both ears, no visible brand
- 1 black Jersey cow, branded like O on milking rump, notch back of off ear
- 1 silver Jersey cow, like O on milking rump, off ear split
- 1 red cow, no visible brand
- 1 red and white cow, notch off ear, no visible brand
- 1 black and white cow, like O on milking rump, notch back and front off ear
- 1 red Poll cow, two notches back of off ear, no visible brand
- 1 black cow, no visible brand

If not claimed and expenses paid, to be sold on 29th July, 1937.

1008—15/4 R. COCKERELL, Poundkeeper.

TRAFALGAR.—Impounded in Trafalgar Pound, 6th July, 1937.

- 1 Jersey heifer, notch near ear, two notches off ear
- 1 Jersey heifer, notch near ear, two notches off ear
- 1 light-red heifer, notch near ear, two notches off ear
- 1 light-red heifer, two notches off ear

If not claimed and expenses paid, to be sold on 28th July, 1937.

939—6/8 E. MILLS, Poundkeeper.

WICKLIFFE.—Impounded at Wickliffe, by Herdsman, 8th July, 1937.

- 1 red Shorthorn bull, about 2 years, white about belly, no visible brand

If not claimed and expenses paid, to be sold on 28th July, 1937.

925—5/4 J. FORD, Poundkeeper.

YACKANDANDAH.—Impounded at Yackandandah, by Herdsman.

- 1 brown pony mare, no visible brand

If not claimed and expenses paid, to be sold on 29th July, 1937.

1005—4/8 L. KRUTLI, Poundkeeper.

STATE ACTS 1935.

COPIES of the following Acts of the Parliament of Victoria may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:—

No.	Price. s. d.
4280. Dairy Products	0 6
4281. Wheat Growers Relief (Commonwealth Payment)	0 6
4282. Financial Emergency (Salaries and Pensions)	0 6
4283. Factories and Shops (Tramway Conversion Board)	0 6
4284. Supply	0 6
4285. Motor Car (Amendment)	0 6
4286. Grain Elevators	0 6
4287. Cardigan Land	0 6
4288. Public Works Committee	1 0
4289. Medical	0 6
4290. Melbourne Land (Mercer-street)	0 6
4291. Bendigo Land	0 6
4292. Supply	0 6
4293. Companies (Special Investigations)	0 6
4294. Seeds	0 6
4295. Fungicides	0 6
4296. Supply	0 6
4297. Unemployed Relief Tax (Rates)	0 6
4298. Transport Regulation	0 6
4299. Local Government (Temporary Reduction of Interest)	0 6
4300. Sewerage Districts (Temporary Reduction of Interest)	0 6
4301. Unemployment Relief Loan and Application	0 6
4302. Maintenance	0 6
4303. Financial Emergency (Mortgages)	0 6
4304. Financial Emergency (Amendment)	0 6
4305. Electoral	0 6
4306. South Melbourne and Port Melbourne Land	0 6
4307. Newmarket Sheep Sales	0 6
4308. University (Veterinary Research)	0 6
4309. Income Tax Rate	0 6
4310. Land Tax Rate	0 6
4311. Administration and Probate Duties	0 6
4312. Treasury Bonds	0 6
4313. Country Roads Board Fund	0 6
4314. Maintenance and Alimony (Imprisonment)	0 6
4315. Mildura Irrigation Trust (Drainage)	0 6
4316. Melbourne Land	0 6
4317. Masseurs	0 6
4318. Supply	0 6
4319. Land (Residence Areas)	1 0
4320. Stamps (Increased Duty Continuance)	0 6
4321. Entertainments Tax	0 6
4322. Local Government (Amendment)	0 6
4323. Auction Sales	0 6
4324. Justices	0 6
4325. Water Supply Loans Application	0 6
4326. Farmers Debts Adjustment	1 3
4327. Railways	0 6
4328. Closer Settlement (Financial)	0 6
4329. Local Government (Preferential Voting)	1 0
4330. Superannuation (Retirement)	0 6
4331. Licensing (Australian Wine Licence)	0 6
4332. Country Roads (Impounding of Cattle)	0 6
4333. Health	1 0
4334. Parliamentary Elections (Railway Employees and Civil Servants)	0 6

STATE ACTS, 1935—continued.

No.	Price. s. d.
4335. Cinematograph Films (Australian Quota)	0 9
4336. Sheep Owners Protection	0 6
4337. Marketing of Primary Products	1 6
4338. Farmers Advances	1 0
4339. State Forests Loan Application	0 6
4340. Railway Loan Application	0 6
4341. Supply	0 6
1342. Royal Melbourne Hospital	0 9
1343. Local Government (Camberwell Street Construction)	0 6
4344. Country Roads (Murray Diversion)	0 6
4345. Public Works Loan Application	0 6
4346. Police Offences (Race-meetings)	0 6
4347. Landlord and Tenant (Rent Reduction) Continuation	0 6
4348. Landlord and Tenant (Rent Reduction, Amendment)	0 6
4349. Dairy Produce	0 6
4350. Legislative Council Elections	1 3
4351. Superannuation	0 6
4352. Road Traffic	0 6
4353. Motor Car	0 6
4354. Wheat and Wheat Products	1 0
4355. County Court (Judges Retirement)	0 6
4356. Justices of the Peace (Retirement)	0 6
4357. Opticians Registration	1 0
4358. Police Offences (Contraceptives)	0 6
4359. Mines (Petroleum)	1 3
4360. Workers' Compensation	0 9
4361. Appropriation	3 3

H. J. GREEN, Government Printer.

STATE ACTS 1936.

COPIES of the following Acts of the Parliament of Victoria may be obtained at the Government Printing Office, or from any bookseller, at the price set opposite to each:—

No.	Price. s. d.
4362. Supply	0 6
4363. Local Government	0 6
4364. Coal Mines Regulation	0 6
4365. Wodonga and Tallangatta Railway Deviation	1 3
4366. Marriage	0 6
4367. Responsible Minister of the Crown	0 6
4368. Geelong Lands	0 9
4369. Warranook Railway (Dismantling)	0 6
4370. Instruments	0 6
4371. Water	0 6
4372. Supply	0 6
4373. Trustee	0 6
4374. Agent-General's (Amendment)	0 6
4375. Income Tax Acts Amendment	0 6
4376. Wheat Growers Relief (Commonwealth Payment)	0 6
4377. Newmarket Sheep Sales (Continuation)	0 6
4378. Supply	0 6
4379. Grain Elevators (Financial)	0 6
4380. Wrongs	0 6
4381. Adoption of Children	0 6
4382. Stock Foods	0 6
4383. Cattle Compensation	0 6
4384. Footscray Land	0 6
4385. Mepunga Lands Exchange	0 6
4386. South Melbourne and Port Melbourne Land	0 6
4387. Superannuation (Retirement)	0 6
4388. Local Government (King George V. Memorials)	0 6
4389. Financial Emergency (Mortgages) Continuation	0 6
4390. Financial Emergency (Grants and Funds)	0 6
4391. Local Government (Temporary Reduction of Interest)	0 6
4392. Sewerage Districts (Temporary Reduction of Interest)	0 6
4393. Mildura Irrigation Trust (Drainage)	0 6
4394. Unemployment Relief Loan and Application	0 6
4395. Great Ocean Road Lands	0 6
4396. Hairdressers Registration	1 0
4397. Land Tax	0 6
4398. Dairy Products	0 6
4399. Public Works (Mental Hygiene) Loan Application	0 6
4400. Income Tax (Rates)	0 6
4401. Country Roads Board Fund	0 6
4402. Public Works Loan Application	0 6
4403. Administration and Probate Duties	0 6
4404. Fertilizers	0 6
4405. Country Roads (Tourists' Roads)	0 6
4406. Police Offences (Trotting Races)	0 6
4407. State Electricity Commission (Chelsea Purchase)	1 0
4408. Goods (Sale of Wool)	0 6
4409. The Constitution Act Amendment	1 0
4410. Unemployment Relief Fund	0 6
4411. Unemployment Relief Tax Amendment	0 6
4412. Unemployment Relief Tax (Rates)	0 6

STATE ACTS, 1936—continued.

No.	Price.
4413. Nurses	0 6
4414. Country Roads (Borrowing)	0 6
4415. Country Roads Board Fund (Amendment)	0 6
4416. Police Offences (Race-meetings)	0 6
4417. Supply	0 6
4418. Legal Profession Practice	0 6
4419. State Electricity Commission	0 6
4420. Auction Sales	0 6
4421. Fruit and Vegetables	0 6
4422. Melbourne Harbor Trust	0 9
4423. Teachers	0 6
4424. Dried Fruits	0 6
4425. Victorian Loan	0 6
4426. Treasury Bonds	0 6
4427. Forests (Exchange of Lands)	0 6
4428. Hire-Purchase Agreements	0 6
4429. Railways (Finances Adjustment)	0 6
4430. Stamps (Increased Duty Continuance)	0 6
4431. Zoological Gardens	1 0
4432. Hospitals and Charities	0 6
4433. Railway Loan Application	0 6
4434. Federal Aid Roads	0 6
4435. Electric Light and Power	0 6
4436. State Forests Loan Application	0 6
4437. Supreme Court (Judges Retirement)	0 6
4438. Miners' Phthisis Relief	1 0
4439. Health (Margarine)	0 6
4440. Income Tax (Assessment)	3 0
4441. Landlord and Tenant (Rent Reduction) Continuation	0 6
4442. Unemployment Relief Tax	0 6
4443. Income Tax (Rates) Amendment	0 6
4444. Stamps (Annual Licences)	0 6
4445. Melbourne and Metropolitan Tramways (Port Melbourne Land)	0 6
4446. Anti-Cancer Council	1 0
4447. Dog	0 6
4448. Dried Fruits (Amendment)	0 6
4449. Second-hand Dealers	0 6
4450. Gold Buyers	0 6
4451. Wood Pulp Agreement	1 3
4452. Railways and Tramways (Contributions)	0 6
4453. Apprenticeship	0 6
4454. Police Offences (Street Betting)	0 6
4455. Unemployment Relief (Administration)	0 6
4456. Workers' Compensation	0 9
4457. Water Supply Loans Application	0 6
4458. Country Roads	0 6
4459. Land (Crown Leases Adjustment)	0 6
4460. Box Hill Land	0 6
4461. Factories and Shops	0 9
4462. Public Service (Transfer of Officers)	0 6
4463. Milk Board	0 6
4464. Instruments (Insurance Contracts)	0 6
4465. Appropriation	3 3

H. J. GREEN,
Government Printer.

THE "VICTORIA GOVERNMENT GAZETTE."

SUBSCRIPTIONS.—The Subscription, including Postage, is £1 10s. 4d. per annum, or 7s. 7d. per quarter, payable in advance.

Subscriptions are required to commence and terminate with a month.

A lesser period than three months cannot be subscribed for. Subscribers do not receive the Acts of Parliament with Gazette.

ADVERTISEMENTS are charged at the rate of EIGHTPENCE per line single column, and ONE SHILLING and FOURPENCE per line double column.

The title (£5 Reward, Dissolution of Partnership, &c.) forms one or more lines, as a heading.

On an average, eleven words make a line.

Every signature must likewise be counted as a line.

The final words of a paragraph, though only portion of a line, must be counted as one line.

SIGNATURES (in particular) and proper names must be written very plainly in the text; ONE SIDE ONLY of each slip of paper should be WRITTEN UPON.

ALL COMMUNICATIONS should be addressed to "The Government Printer, Melbourne."

ALL DOCUMENTS illegibly written will be returned unpublished, and, where brands occur unprovided for by the ordinary letters of the alphabet, a worded explanatory description must be furnished.

THE VICTORIA GOVERNMENT GAZETTE is published on WEDNESDAY EVENING in each week, and Notices for insertion will be received by the Government Printer at or before Two

p.m. at ordinary rates, and late advertisements between Two p.m. and Five p.m. at double rates, on the day preceding the day of publication.

Single copies of the VICTORIA GOVERNMENT GAZETTE are Sixpence, posted Sevenpence, each.

No GAZETTES prior to January, 1926, in stock.

* ALL PAYMENTS ARE REQUIRED IN ADVANCE.—Remittances should be made by postal note, money order, or draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished.

AGENTS FOR THE "VICTORIA GOVERNMENT GAZETTE."

THE following have been appointed agents to receive Advertisements and Subscriptions for the Victoria Government Gazette:—

ARMSTRONG'S AGENCY, 143 Queen-street, Melbourne.
MESSRS. ARNALL & JACKSON, 423 Collins-street, Melbourne.

MR. J. A. BARRACLOUGH, General Manager for Australasia, Reuters Limited, 359-361 Collins-street, Melbourne.
MESSRS. GORDON & GOTCH, News Agents, 511 Little Collins-street, Melbourne; and corner Barrack and Clarence streets, Sydney.

MESSRS. HARSTON, PARTRIDGE, & CO., 452 Chancery-lane, Melbourne.

N. V. NIXON & CO., 20 Queen-street, Melbourne.
THE PATON ADVERTISING SERVICE PTY. LTD.

ROBERTSON & MULLENS LTD., Elizabeth-street, Melbourne.

MESSRS. W. H. WADELLE, J. E. GILCHRIST, and A. S. RICHARDSON, trading as The Mercantile Exchange, 380 Collins-street, Melbourne.

MR. A. J. DIGBY, News Agent, Bairnsdale.
MR. M. R. BADE, Tobacconist, Sturt-street, Ballarat.

MR. WILLIAM C. WESTACOTT, News Agent, Benalla.
MR. A. J. DUNGEY, Bendigo.

MR. R. L. PARKER, Bendigo.
MESSRS. HENRY FRANKS & CO., Booksellers and Stationers, Market-square, Geelong.

MESSRS. SMITH & DUNNON, Hamilton.
ARMSTRONG BROS., Kyneton.

MR. WM. DAVIS, Mildura.
PIKE'S AUTHORIZED NEWS AGENCY, Sale.

MR. C. W. RICKERBY, News Agent, Wangaratta.

A copy of the Gazette filed at each place for public reference.

CONTENTS.

	PAGE
Act of Parliament	1965
Acts of Parliament on sale at the Government Printing Office	2047
Appointments	1966
Auction Sales Act	1978
Bank holidays	1965
Contracts	1976
Country Roads Board	2027
Courts	1971
Estates of deceased persons	1977
Factories and Shops Acts—Nomination of Members	1975
Government notices	1974
Impoundings	2046
Income Tax Act—Notice to pay tax	1975
Lands	2030
Licences to occupy unused roads	1972
Licences to occupy water frontages	1973
Melbourne and Metropolitan Board of Works—Notice	2036
Milk Board Acts—Regulations	2015
Mining	1977, 2045
Orders in Council	1976
Private advertisements	2036
Proclamations	1966
Public Holidays	1965
Public Service notices	1970
Resignations	1970
State Rivers and Water Supply Commission	2025
Stay Orders	1977
Tenders	1978
Transport Regulation Acts—Public Hearings	1974