



VICTORIA
GOVERNMENT GAZETTE.

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WEDNESDAY, NOVEMBER 2.

[1938

ACTS OF PARLIAMENT.

PROCLAMATION

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

I THE 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 Bills passed by the Parliament of the said State, the titles whereof are hereunder set forth, that is to say:—

- No. 4575. "An Act to declare the Rates of Unemployment Relief Tax for the year ending the thirtieth day of June One thousand nine hundred and thirty-nine."
No. 4576. "An Act to apply out of the Consolidated Revenue the sum of Two million five hundred and fifty-one thousand seven hundred and seventy-one pounds to the service of the year One thousand nine hundred and thirty-eight and One thousand nine hundred and thirty-nine."
No. 4577. "An Act to amend Section Twenty-six of the 'Apprenticeship Act 1928'.
No. 4578. "An Act to amend the Law relating to the Closing of Shops for the Sale of Motor Spirit Oil or Accessories, and the Carting of Goods."
No. 4579. "An Act relating to the Funds of the Old Colonists' Association of Victoria."
No. 4580. "An Act to amend the Sewerage Districts Acts."

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

(L.S.)

HUNTINGFIELD.

By His Excellency's Command,

A. A. DUNSTAN.

GOD SAVE THE KING!

No. 277.—13788.—PRICE 6d.; Quarterly, 7s 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

Fire Brigades Act 1928.

ENLARGEMENT OF FIRE DISTRICTS.

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 *Fire Brigades Act 1928* it is amongst other things enacted that, on the request of the council of any municipal district outside the metropolitan fire district, or any country fire district, and on receiving a certificate from the Metropolitan Fire Brigades Board or the Country Fire Brigades Board (as the case may be), that it is necessary or desirable so to do, the Governor in Council may at any time by Proclamation in the *Government Gazette* declare that any such municipal district, or any portion thereof, shall be added to and form part of such fire district, and that thereupon such municipal district or portion shall for the purposes of the said Act be included in and become part of such fire district: And whereas the councils of the municipal districts hereinafter mentioned have requested that the portions of such districts enclosed within the boundaries set forth hereunder, and not already part of the fire districts respectively specified in connexion therewith, be added to and form part of such fire districts: And whereas certificates have been received from the Country Fire Brigades Board that it is necessary and desirable so to do: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of section 5 (1) of the *Fire Brigades Act 1928*, do hereby declare that the said portions of such municipal districts shall be added to and form part of the fire districts respectively specified accordingly:—

SOUTHERN FIRE DISTRICT.

Borough of Colac.

Those portions not already included within the said Southern Fire District.

Shire of Heytesbury—Town of Cobden and Parishes of Elingamite and Tandarook, County of Heytesbury.

Commencing at the north-eastern angle of Crown allotment F1, Parish of Tandarook; thence easterly by the northern boundaries of the last-mentioned allotment and allotment F2 to the north-eastern angle of the last-mentioned allotment; thence northerly by the eastern boundary of allotment E1 to a point in line with the northern boundary of allotment B; thence easterly by a line and the northern boundary of allotment B, and southerly by the eastern boundary of allotment B to the Country Roads Board main road; thence south-easterly by a line to the north-eastern angle of allotment 35A; thence easterly by the northern boundary of that allotment and southerly by the eastern boundary thereof and the eastern boundaries of allotments 35B and 41 to the south-eastern angle of the last-mentioned allotment, and by a line to the south side of a road forming the northern boundary of allotment 43A; thence north-easterly and south-easterly by the last-mentioned boundary and southerly by the eastern boundaries of allotments 43A, 43B, a line, 50A, and 50B to the most southerly angle of the last-mentioned allotment; thence westerly by a line and the southern boundary of allotment 55B to its south-western angle; thence southerly by the western boundaries of allotments 59 and 60A to a point in line with the most southerly angle of allotment 48; thence generally in a north-westerly and westerly direction by a road forming the southern boundary of allotment 48, and continuing by that road to the south-western angle of allotment 42; thence northerly by the western boundary of the last-mentioned allotment to a point in line with the southern boundary of allotment 20; thence westerly by the last-mentioned boundary and a line to the western boundary of the Parish of Tandarook, being the eastern boundary of allotment 5b of section 11, Parish of Elingamite; thence northerly by the last-mentioned boundary, a line, and the eastern boundary of allotment 4b to its north-eastern angle; thence westerly by the northern boundary of allotment 4b to its north-western angle; thence northerly by the western boundary of allotment 4A, section 11, a line, and the western boundaries of allotments 5b, 5A, section 10, a line, 4b, and 4A, section 9, to the north-western angle of the last-mentioned allotment; thence easterly by the northern boundary of the last-mentioned allotment, southerly by the eastern boundary thereof, and easterly by a line to the point of commencement.

NORTH CENTRAL FIRE DISTRICT.

Shire of Birchip—Township of Birchip and Parishes of Wirmbirchip, County of Karkaroc, Narraport, County of Borung, and Karyrie, Counties of Karkaroc and Tatchera.

The boundaries of the Birchip Urban Waterworks District as proclaimed in the *Victoria Government Gazette* of the 14th July, 1909, page 3243, and more particularly described hereunder, viz.:—Commencing at the south-western angle of the Township of Birchip, Parish of Wirmbirchip, County of Karkaroc; as proclaimed by *Government Gazettes* of 23rd November, 1888, and 6th December, 1889; thence southerly 6 chains by a straight line in production of the western boundary of the said township; thence easterly by a straight line to a point 5 chains from Campbell-street on the eastern boundary of allotment 33; thence southerly by the last-named boundary 17 chains; thence easterly by a straight line to a point on the western side of Morton Plains-road 10 chains from McGrath-street; thence southerly 14 chains by the western side of the Morton Plains-road; thence easterly by a straight line to a point on the western side of the Narraport-road 8½ chains from the most easterly angle of lot 22, shown on plan of subdivision lodged in the Office of Titles, and numbered 3860, Parish of Narraport; thence northerly by a straight line to the south-eastern angle of the most easterly projection of lot 65 shown on plan of subdivision lodged in the Office of Titles, and numbered 3782, Parish of Karyrie; thence northerly by the most easterly boundary of the last-named lot, and by the production thereof to the northern boundary of allotment F; thence westerly by the last-named boundary to the north-western angle of lot 1 on plan of subdivision lodged in the Office of Titles, and numbered 3627; thence north-westerly by a straight line to a point 5 chains from Percy-street on the eastern boundary of allotment 32, Parish of Wirmbirchip; thence westerly by a straight line to a point on the western boundary of the last-named allotment 11 chains from the south-western angle thereof; thence southerly by the last-named boundary and the western boundary of the Township of Birchip to the point of commencement.

NORTHERN FIRE DISTRICT.

Shire of Cohuna—Parishes of Cohuna and Gunbower West, County of Gunbower.

Commencing at the most easterly angle of Crown allotment 3 of section A, Parish of Gunbower West; thence south-westerly by the eastern boundaries of allotments 3, 3A, 4, and 4A to the most southerly angle of the last-mentioned allotment; thence north-westerly by the south-western boundary of allotment 4A to a point in line with the northern boundary of allotment 13 of section C; thence westerly by a direct line to the north-eastern angle of the last-mentioned allotment, and southerly by the east boundary thereof and westerly by the south boundary thereof to the Elmore-Cohuna railway line; thence north-westerly by the railway line to Barr Creek; thence generally in a westerly and south-westerly direction by Barr Creek to a point in line with the west boundary of allotment 1 of section 1; thence north-easterly by a line and the last-mentioned boundary to the Murray Valley Highway; thence south-easterly by the Murray Valley Highway to its junction with the Cohuna-Koondrook main road, Parish of Cohuna; thence north-easterly by a direct line across that road to the most westerly angle of allotment 16, section B, Parish of Cohuna; thence north-easterly by the northern boundary of the aforesaid allotment to its most northerly angle; thence south-easterly by the north-eastern boundary of allotment 16 to its most easterly angle; thence south-easterly by a direct line across the Gunbower Creek and through part of the Gunbower State Forest Reserve to the most westerly angle of allotment 75 of section D; thence south-easterly by the southern boundary of the last-mentioned allotment to its most southerly angle; thence southerly by direct line to the centre of the Gunbower Creek; thence generally in an easterly and south-easterly direction by the centre of that creek to a point due north from the north-eastern angle of allotment 3, section A, Parish of Gunbower West aforesaid; thence south by a direct line to the point of commencement.

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

(L.S.)

HUNTINGFIELD.

By His Excellency's Command,

H. S. BAILEY,
Chief Secretary.

GOD SAVE THE KING!

AIR NAVIGATION ACT 1937.

PROCLAMATION

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

WHEREAS by an Act of Parliament of the State of Victoria, passed in the first year of the reign of His Majesty King George VI. intituled the *Air Navigation Act 1937*, it is amongst other things enacted that the said Act shall come into operation on a date fixed by Proclamation of the Governor in Council published in the *Government Gazette*: Now therefore I, the Governor of the State of Victoria, acting by and with the advice of the Executive Council thereof, do by this my Proclamation, fix Wednesday the second day of November, One thousand nine hundred and thirty-eight, as the day upon which the *Air Navigation Act 1937* shall come into operation in the State of Victoria.

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

(L.S.)

HUNTINGFIELD.

By His Excellency's Command,

H. S. BAILEY,
Attorney-General.

GOD SAVE THE KING!

Land Act 1928.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES DIMINISHED OR INCREASED.

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 Land Act 1928 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time, diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said Land Act 1928, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 91 and 117 of the Land Act 1928 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 1, 2, 3, 4, 6, and 7 respectively of the classes mentioned in section 5 of the Land Act 1928 aforesaid to the extent set forth in the subjoined Schedule (that is to say):—

Schedules referred to.

CLASSES DIMINISHED OR INCREASED.

County	Parish	Allotment	Area	Diminished	Increased	Description
				Class	Class	
			A. R. P.			
Croajingolong ...	Noorinbee ...	28A, sec. A	50 0 0	3	2	In east of parish
Ripon ...	Dunneworthy ...	49F	130 2 1	3	6	In north-west of parish
Talbot ...	Burke ...	24, sec. 1	160 0 0	7	2	In north-west of parish
Gladstone ...	Borong ...	83D, sec. 5	27 0 4	4	3	In south-east of parish

CLASS INCREASED.

County	Parish	Allotment	Area	Class	Description
			A. R. P.		
Croajingolong ...	Noorinbee ...	2B, sec. A	80 0 0	2	In north-east of parish
Lowan ...	Duchembegarra ...	19A, sec. A	27 0 0	1	In south-east of parish
Karkaroo ...	Carwarp ...	3, sec. A	1 0 0	6	In east of parish

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

(L.S.)

HUNTINGFIELD.

By His Excellency's Command,

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

GOD SAVE THE KING!

APPOINTMENTS.

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 25th day of October, 1938, been pleased to make the following appointments, viz.:

DEPARTMENT OF AGRICULTURE.

Potato Inspectors

ROY DAVIS and
PATRICK CORBETT
to be Potato Inspectors, General Division, Department of Agriculture; vacancies having occurred, and the Public Service Commissioner having certified, on the 13th October, 1938, 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 CHIEF SECRETARY.

Government Medical Officer

RAYMOND TENNYSON ALLAN
to be Government Medical Officer, vice A. J. W. Philpott, retired.

Attendant, Grade II., Public Library.

RAYMOND FRANCIS BELL
to be an Attendant, Grade II., General Division, Public Library Branch; a vacancy having occurred, and the Public Service Commissioner having certified, on the 10th October,

1938, 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.

Inspectors, Explosives Act.

PATRICK GERALD KENNEDY and

JAMES JOHN MURPHY,

pursuant to the provisions of section 32 of the Explosives Act 1928, to be Inspectors for the purposes of Part I. of the said Act.

Officers in Charge of Gaols (Acting).

JOHN MOORE

to be Officer in Charge (Acting) of the Sale Gaol from 17th October, 1938, to 6th November, 1938, during the absence on leave of Robert T. Cox; and

LOUIS STANLEY GARTON

to be Officer in Charge (Acting) of the Bendigo Gaol from 6th November, 1938, to 13th November, 1938, during the absence on leave of Reginald J. Souter.

DEPARTMENT OF MENTAL HYGIENE.

Superintendent (Acting).

WILFRED ARTHUR JOSEPH BRADY (Dr.),

pursuant to the provisions of the Lunacy Acts, to be Superintendent (Acting) of the Mental Hospital, Kew, to date from 18th October, 1938, during the absence on leave of Henry Rogerson (Dr.).

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

Nurses, Grade III.

BERIS GWYNDOLAN CRESSWELL.—27th September, 1938.
VIOLA OLGA SCHIER.—5th October, 1938.

Attendant, Grade III.

JAMES SERTORI.—2nd October, 1938.

DEPARTMENT OF LANDS AND SURVEY.

Member of Committee of Management.

Sir CHARLES EDWARD MERRETT, C.B.E., V.D., to be a Member of the Committee of Management of that portion of the land temporarily reserved by Order in Council dated 26th July, 1910, for the recreation, convenience, and amusement of the people at South Melbourne as is known as the "South Melbourne Foreshore," in place of Robert Williams, deceased.

Bailiff of Crown Lands.

BERTRAM WALTER HIGGINS, of Frankston, to be a Bailiff of Crown Lands, without salary.

DEPARTMENT OF LAW.

Registrar of Probates and Administrations.

DENIS PATRICK MANNIX to act temporarily as Registrar of Probates and Administrations during the absence on annual leave of G. E. Wilson (Act 3632, section 6; also Act No. 3757, section 168), to take effect from the date of commencement of duty.

Magistrates.

JOHN THOMAS COOTE, Culgoa, to Keep the Peace in the Midland and Western Bailiwicks of the State of Victoria;

WILLIAM JAMES KNEEBONE, Bullengarook East, JOHN LAWRENCE HENTY HINDSON, Sorrento, and LINDLEY ARTHUR BAKER, 419 Collins-street, Melbourne, to Keep the Peace in the Central Bailiwick of the State of Victoria;

WILLIAM JAMES HICKSON, Muskerry East, to Keep the Peace in the Midland Bailiwick of the State of Victoria; and

THOMAS JOSEPH NOLAN, Euroa, to Keep the Peace in the Northern Bailiwick of the State of Victoria.

Commissioners for Taking Declarations, &c.

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

WILLIAM MAY BOLTON, 1 Russell-street, Quarry Hill, to resign upon removing from the neighbourhood of 1 Russell-street, Quarry Hill;

MAURICE OSWALD SCHILLER, Rocklyn, to resign upon removing from the neighbourhood of Rocklyn;

MICHAEL COLLINS, Canning-street, North Carlton, to resign upon removing from the neighbourhood of Canning-street, North Carlton;

MARY BARRY, 194 Weston-street, East Brunswick, to resign upon removing from the neighbourhood of 194 Weston-street, East Brunswick;

REGINALD RAVENSCOURT KERR, 123 Pascoe-crescent, Essendon, to resign upon removing from the neighbourhood, of 123 Pascoe-crescent, Essendon; and

GEORGE HENRY MOORE, Upper Sandy Creek, to resign upon removing from the neighbourhood of Upper Sandy Creek.

Probation Officer.

SYDNEY HENRY BIRRELL, 21 Otira-road, Caulfield, to be a Probation Officer, pursuant to the provisions of section 8 of the *Children's Court Act 1928*, for the Children's Court at Melbourne.

Sworn Valuator.

SAMUEL JOSEPH GEDDES, 53 Combermerc-street, Essendon, to be a Sworn Valuator, pursuant to the provisions of section 14 of the *Transfer of Land Act 1928* (No. 3791), for the Counties of Anglesey, Bendigo, Bogong, Buln Buln, Dalhousie, Delatite, Grant, Grenville, Hampden, Moira, Mornington, Rodney, and Tanjil.

Clerks of Petty Sessions, &c.

JACK HEFFILL to be Clerk of Petty Sessions and Clerk of the Children Court at Elmore, in the place of P. J. Kelly, relieved;

KEVIN JOHN O'CONNOR to be Clerk of Petty Sessions and Clerk of the Children's Court at Tatura, in the place of D. H. Ward, relieved; and

JOSEPH WATERS HAYES to be Clerk of Petty Sessions at Fitzroy during the absence on annual leave of H. J. Dougherty.

DEPARTMENT OF MINES.

Mining Registrar.

JOHN MAHONEY to act as Mining Registrar at Kyneton for the Taradale Division of the Castlemaine Mining District during the absence on sick leave of J. Mills.

Warden's Clerks.

JOSEPH ALPHONSUS LOWREY to act as Warden's Clerk, at Maryborough, Dunolly, and Avoca, during the absence of S. G. Mitchell on leave; and

JOHN MAHONEY to act as Warden's Clerk, at Kyneton, during the absence on leave of J. Mills.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Waterworks Trust Commissioner.

FRANK JOHN AUDAS GRANT to be a Commissioner of the Wodonga Waterworks Trust for a further period of four years from the date hereof, his former term of office having expired by effluxion of time.

Auditor.

PETER SARTORI, an auditor holding a certificate of competency, from the Municipal Auditors' Board under the *Local Government Act 1928*, to make an audit of the accounts of the Dandenong Sewerage Authority for the year ended 30th September, 1938.

DEPARTMENT OF TREASURER.

Receiver and Paymaster (Acting).

BERTRAM HARRY STRONG to act as Receiver and Paymaster, Melbourne, during the absence of A. E. Gavin on leave.

C. W. KINSMAN,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 25th October, 1938.

RESIGNATIONS.

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 25th day of October, 1938, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF AGRICULTURE.

FRANK HENRY WILLIAMS, as Analyst, Class "D," Professional Division, to be effective from and inclusive of the 16th November, 1938.

DEPARTMENT OF CHIEF SECRETARY.

WILFRED PERCIVAL JOHN EVANS, as Inspector for the purposes of Part I., of the *Explosives Act 1928*.

DEPARTMENT OF LAW.

MICHAEL HARVEY, as a Commissioner for taking Declarations and Affidavits under the provisions of the *Evidence Act 1928*.

JOHN WEBB, as a Probation Officer, pursuant to the provisions of the *Children's Court Act 1928*, for the Children's Court at Mildura.

C. W. KINSMAN,

Clerk of the Executive Council.

At the Executive Council Chamber,
Melbourne, the 25th October, 1938.

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 CHIEF SECRETARY.		
CLASS "A."		
<i>For</i> — Government Medical Officer	1,000
<i>Read</i> — Government Medical Officer	900*	1,000
* With two increments of £50 each at intervals of not less than twelve months.		
To take effect as from and inclusive of the 12th October, 1938.		
DEPARTMENT OF PUBLIC HEALTH.		
CLASS "B."		
<i>Add</i> — Assistant Clinical Tuberculosis Officer ...	552	650
To take effect as from and inclusive of the 15th October, 1938.		

J. HARNETTY,
Public Service Commissioner.

J. FRAZER,
Secretary.

Office of the Public Service Commissioner,
Melbourne, 12th and 15th October, 1938.

Approved by the Governor in Council,
the 25th October, 1938.

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 LANDS AND SURVEY.		
<i>Add</i> — Photographer's Assistant	78	239
To take effect as from and inclusive of the 13th October, 1938.		

J. HARNETTY,
Public Service Commissioner.

J. FRAZER,
Secretary.

Office of the Public Service Commissioner,
Melbourne, 13th October, 1938.

Approved by the Governor in Council,
the 25th October, 1938.

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

ASSISTANT GOVERNMENT MEDICAL OFFICER, CLASS "B." PROFESSIONAL DIVISION, DEPARTMENT OF CHIEF SECRETARY.

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

Yearly Salary.—£650, minimum; £702, maximum.

Duties.—To assist the Government Medical Officer; to act as Medical Officer at His Majesty's Gaol, Pentridge; and to assist in the work performed at the Psychological Clinic, Travancore.

Qualifications.—To be a legally qualified medical practitioner, registered in Victoria, with a knowledge of and experience in mental diseases.

Applications (which should be accompanied by evidence of experience and qualifications) should be lodged at this office not later than Wednesday, the 9th November, 1938.

By order,

J. FRAZER,
Secretary.

Office of the Public Service Commissioner (Victoria),
Melbourne, 31st October, 1938.

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

EXEMPTION.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Order made on the 25th day of October, 1938, exempted the officer specified hereunder from the provisions of sections 90 and 91 of the Public Service Act 1928 (No. 3757).

DEPARTMENT OF PUBLIC WORKS.

The Senior Chauffeur, Department of Public Works, when required to work overtime; such exemption to be operative for the period from the 1st October, 1938, to the 31st March, 1939, both dates inclusive.

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

At the Executive Council Chamber,
Melbourne, the 25th October, 1938.

DEPARTMENT OF PUBLIC WORKS.

EXTENSION OF HOURS FOR CLOSING POLL AT MUNICIPAL ELECTIONS, CITY OF BOX HILL.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under the provisions of section 134 of the Local Government Act 1928 (No. 3720), and acting on a petition presented by the Council of the City of Box Hill, dated the 12th day of September, 1938, has, by Order made on the 25th October, 1938, directed that the hours for closing the poll at the municipal elections for the said City of Box Hill shall be eight (8) o'clock in the afternoon.

EXTENSION OF HOURS FOR CLOSING POLL AT MUNICIPAL ELECTIONS, CITY OF KEW.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under the provisions of section 134 of the Local Government Act 1928 (No. 3720), and acting on a petition presented by the Council of the City of Kew, dated the 10th day of October, 1938, has, by Order made on the 25th day of October, 1938, directed that the hours for closing the poll at the municipal elections for the said City of Kew shall be eight (8) o'clock in the afternoon.

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

At the Executive Council Chamber,
Melbourne, the 25th October, 1938.

DEPARTMENT OF LAW.

REMOVAL FROM OFFICE.

HIS Excellency the Governor of the State of Victoria, by and with advice of the Executive Council thereof, has, by an Order made on the 25th day of October, 1938, removed

GORDON JOHN COOPER HARGREAVES
from the Commission of the Peace for the Central Bailiwick of the State of Victoria.

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

At the Executive Council Chamber,
Melbourne, the 25th October, 1938.

DEPARTMENT OF LAW.

COURTS OF PETTY SESSIONS, ECHUCA.—DAY AND HOUR ALTERED.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by an Order made on the 25th day of October, 1938, appointed every Tuesday, at Ten o'clock a.m., a day and hour for the holding of Courts of Petty Sessions at Echuca, in lieu of the days and hours heretofore appointed—to take effect as from and inclusive of the 8th November, 1938.

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

At the Executive Council Chamber,
Melbourne, the 25th October, 1938.

Health Act 1928.

DIVISION I OF PART V. OF THE "HEALTH ACT 1928" APPLIED TO THE SOUTH RIDING OF THE SHIRE OF ELTHAM.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, on the request of the Council of the Shire of Eltham, and on the recommendation of the Commission of Public Health, has, by an Order made on the 25th day of October, 1938, directed that the provisions of Division I of Part V. of the Health Act 1928 (No. 3697), relating to offensive trades, so far as those provisions are applicable to piggeries, be extended to the South Riding of the Shire of Eltham.

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

At the Executive Council Chamber,
Melbourne, the 25th October, 1938.

ALLOTMENT OF MEAT BRAND.

IN pursuance of the powers conferred by the Meat Supervision Regulations 1933, the Commission of Public Health hereby allots the letters PMC as the brand of the Portland Borough Council and the Portland Shire Council, which shall be applied to all meat branded in the Portland Meat Area.

C. H. ROBINSON,
Secretary, Commission of Public Health.

24th October, 1938.

Factories and Shops Acts.

NOMINATION OF MEMBERS OF THE SHOPS BOARD No. 14 (FURNITURE DEALERS).

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 Shops Board No. 14 (Furniture Dealers):—

Representatives of Employers:—
JOHN FRANCIS GOOLEY,
GEORGE ALAN NATHAN,
DARYL BALLANTYNE TUNBRIDGE.

Representatives of Employees:—
THOMAS AUDLEY,
WILLIAM JOHN CASTLE,
HOWARD SEYMOUR HUTCHINS.

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 effected 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 Shops Board No. 14 (Furniture Dealers).

E. J. MACKRELL,
Minister of Labour.

27th October, 1938.

STATE RIVERS AND WATER SUPPLY COMMISSION.
DATE OF ANNUAL BALANCES OF SEWERAGE AUTHORITIES FIXED.

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 25th day of October, 1938, fixed the dates in each year specified opposite the Sewerage Authorities mentioned hereunder as the dates to which the accounts of such authorities shall be balanced, viz.:—

Kyabram Sewerage Authority—31st December.
Lorne Sewerage Authority—31st December.
Nhill Sewerage Authority—31st December.

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

At the Executive Council Chamber,
Melbourne, the 25th October, 1938.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW No. 3835.—SALE AND DISTRIBUTION OF WATER FOR IRRIGATION.—CAMPASPE IRRIGATION AND WATER SUPPLY DISTRICT.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. This By-law shall apply to and have force in the Campaspe Irrigation and Water Supply District.

2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked, but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge, or to annul or stay any proceedings taken or business initiated as in conformity with the provisions of the By-laws or Regulations hereby revoked prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.

3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and fixed under the supervision of the Commission; and all quantities of water supplied shall be computed by the Water Bailiff or such other Officer as may be appointed by the Commission for that purpose.

4. In the absence of any specific means of measurement, the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water four inches in depth over any area watered, and for the purposes of this By-law a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water four inches in depth over any area watered.

5. The charge for the supply of water for irrigation of all lands shall, on and from the 1st day of July, 1938, be Six shillings for each and every acre-foot of water supplied.

6. An acre-foot of water shall be and is hereby deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.

7. Applications for the supply of water for irrigation shall be made in writing to the Water Bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other Officer as may be authorized by the Commission to receive applications.

8. Charges for water supplied for irrigation under this By-law shall be payable at the office of the Commission at Rochester fourteen days after the date such water is supplied.

9. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said charge.

10. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct. Any person who wrongfully takes water from any such works shall be guilty of an offence.

11. The outlets for the delivery of water shall be operated only by the Water Bailiffs of the District, or such other Officers as may be authorized by the Commission; any person not so authorized who interferes with the flow of water in any channel or with any works of the Commission, or with any registering appliance in connexion therewith, shall be guilty of an offence.

12. Any person guilty of an offence against this By-law shall be liable to a penalty not exceeding Five pounds, recoverable summarily before any Court of competent jurisdiction.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 17th day of October, 1938, and the common seal of the Commission was hereunto affixed the 24th day of October, 1938, in the presence of—

L. R. EAST, Chairman.

(SEAL) H. HANSLOW, Commissioner.

P. J. O'MALLEY, Acting Commissioner.

STATE RIVERS AND WATER SUPPLY COMMISSION.
BY-LAW No. 3848.—RATES.—URBAN DISTRICTS AND URBAN DIVISIONS.

SCHEDULE—continued.

THE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:—

1. The following rates for the supply of water for domestic purposes otherwise than by measure are hereby made, and shall be levied upon the occupiers or owners of tenements and lands within the respective Urban Districts and Urban Divisions as set out hereunder:—

- (1) Of any tenement (other than land on which there is no building) situate in a street in which a pipe for the supply of water has been laid down—a rate of such amount in the Pound of the annual municipal valuation of such tenement as is set down in column 2 opposite the name of the respective Urban District and Urban Division in column 1 of the schedule hereto: Provided that the total amount of the rate payable annually for the supply of water as aforesaid to any such tenement shall not be less than the sum set down in column 3 opposite the name of the respective Urban District and Urban Division in column 1 of the said schedule;
- (2) Of lands on which there is no building, situate in a street in which a pipe for the supply of water has been laid down—a rate of such amount in the Pound of the annual municipal valuation of such lands, as is set down in column 2 opposite the name of the respective Urban District and Urban Division in column 1 of the said schedule: Provided that the total amount of the rate payable annually for the supply of water as aforesaid to any such lands shall be not less than the sum set down in column 4 opposite the name of the respective Urban District and Urban Division in column 1 of the said schedule.
- (3) Of any tenement or land within the Antwerp, Berriwillock, Beulah, Birchip, Brim, Chillingollah, Culgoa, Dimboola, Hopetoun, Jeparit, Jung Jung, Koon-drook, Lake Boga, Lalbert, Lascelles, Manangatang, Merbein, Meringur, Minyip, Natimuk, Nullawil, Nyah, Nyah West, Ouyen, Piangil, Quambatook, Rainbow, Rupyanyup, Sea Lake, Speed, Tempy, Ultima, Waitchie, Watchem, Woomelang, Woorinen, Wycheproof, and Yaapeet Urban Districts, and within the Coloma, Corop, Leitchville, and Murrabit Urban Divisions on which there is no building situate otherwise than in a street in which a pipe for the supply of water has been laid down, and which tenement or land is not supplied with water by reticulation from any service pipe of the Commission, and being within a quarter of a mile of any stand-pipe of the Commission for the supply of water—one-half of the amount which would be payable if the tenement or land were supplied with water from service pipes; and where such tenement or land is over a quarter of a mile from a stand-pipe of the Commission, and within half a mile thereof—one-fourth of such amount.

2. Such rates are made and shall be levied for the year beginning with the 1st day of July, 1938, and ending with the 30th day of June, 1939, and shall be payable on the 4th day of November, 1938, at the office of the State Rivers and Water Supply Commission, at the place set down in column 5 opposite the name of the respective Urban District and Urban Division in column 1 of the said schedule.

3. Such person or persons as the State Rivers and Water Supply Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rates.

SCHEDULE.

Name of Respective Urban District and Urban Division.	Amount of Rate in the £ of the Annual Municipal Valuation of Tenements (other than Lands on which there is no Building) and in Respect of Lands on which there is no Building.	Minimum Amount of Rate per Year in Respect of Tenements (other than Lands on which there is no Building).	Minimum Amount of Rate per Year in Respect of Lands on which there is no Building.	Places at which Rates shall be Payable.
Column 1.	Column 2.	Column 3.	Column 4.	Column 5.
<i>Urban Districts.</i>				
Anglesea ..	s. d. 2 6	s. d. 50 0	s. d. 15 0	Geelong
Antwerp ..	4 0	80 0	10 0	Horsham
Barwon ..	2 6	50 0	15 0	Geelong
Heads and Ocean Grove				

Name of Respective Urban District and Urban Division.	Amount of Rate in the £ of the Annual Municipal Valuation of Tenements (other than Lands on which there is no Building) and in Respect of Lands on which there is no Building.	Minimum Amount of Rate per Year in Respect of Tenements (other than Lands on which there is no Building).	Minimum Amount of Rate per Year in Respect of Lands on which there is no Building.	Places at which Rates shall be Payable.
Column 1.	Column 2.	Column 3.	Column 4.	Column 5.
<i>Urban Districts—continued.</i>				
Berriwillock	s. d. 3 6	s. d. 20 0	s. d. 7 6	Birchip
Berwick ..	2 1	30 0	7 6	Pakenham East
Beulah ..	3 0	20 0		Hopetoun
Birchip ..	1 8	20 0		Birchip
Bittern ..	3 1	30 0	7 6	Frankston
Brim ..	4 6	60 0	10 0	Murtoa
Bunyip ..	2 4	50 0	10 0	Pakenham East
Carrum ..	1 5	30 0	7 6	Chelsea
Carwarp ..	5 0	100 0	10 0	Werrimull
Chillingollah	5 0	100 0	10 0	Nyah West
Chinkapook	5 0	100 0	10 0	Ouyen
Cranbourne	2 0	30 0	7 6	Cranbourne
Crib Point	3 1	50 0	10 0	Frankston
Culgoa ..	3 6	20 0		Birchip
Dandenong	1 3	30 0	7 6	Dandenong
Dimboola ..	1 8	20 0		Horsham
Dooen ..	2 0	40 0	5 0	Horsham
Drysdale ..	2 6	50 0	15 0	Geelong
Frankston ..	1 4	30 0	7 6	Frankston
Garfield ..	2 4	50 0	10 0	Pakenham East
Hastings ..	3 0	40 0	10 0	Frankston
Hicksborough	3 9	60 0	10 0	Wonthaggi
Hopetoun	3 0	20 0		Hopetoun
Jeparit ..	2 1	20 0		Horsham
Jung Jung	3 0	30 0	7 6	Horsham
Koondrook	2 9	20 0		Kerang
Lake Boga	3 0	20 0		Swan Hill
Lalbert ..	5 0	100 0	10 0	Swan Hill
Lascelles ..	5 0	20 0		Hopetoun
Longwarry	2 6	50 0	10 0	Pakenham East
Manangatang	3 6	70 0	10 0	Nyah West
Marnoo ..	5 0	50 0	10 0	Murtoa
Marong ..	3 0	40 0	10 0	Bendigo
Merbein ..	2 9	20 0		Red Cliffs
Meringur ..	5 0	100 0	10 0	Werrimull
Minyip ..	2 10	20 0		Murtoa
Mornington	1 6	30 0	7 6	Mornington
Mount ..	2 1	50 0	10 0	Mornington
Martha ..	5 0	100 0	10 0	Ouyen
Nandaly ..	5 0	100 0	10 0	Horsham
Natimuk ..	1 6	20 0		Castlemaine
Newstead ..	3 0	60 0	10 0	Wonthaggi
North ..	2 0	30 0	5 0	Wonthaggi
Wonthaggi				
Nullawil ..	5 0	100 0	10 0	Birchip
Nyah ..	2 6	20 0		Nyah West
Nyah West	2 9	60 0	10 0	Nyah West
Ouyen ..	3 0	20 0		Ouyen
Pakenham	2 1	50 0	10 0	Pakenham East
Patchewollock	5 0	100 0	10 0	Hopetoun
Piangil ..	3 6	60 0	10 0	Nyah West
Portarlington	2 6	50 0	15 0	Geelong
Pyramid Hill	2 9	45 0	10 0	Pyramid Hill
Quambatook	2 10	20 0		Boort
Queenscliff and Point Lonsdale	2 6	50 0	15 0	Geelong
Rainbow ..	1 9	20 0		Hopetoun
Rupyanyup	2 10	20 0		Murtoa
Sea Lake ..	2 0	20 0		Birchip
Somerville	2 6	30 0	7 6	Frankston
South ..	2 6	100 0	20 0	Frankston
Speed ..	5 0	100 0	10 0	Hopetoun
Springvale	1 6	30 0	7 6	Dandenong
Tempy ..	5 0	100 0	10 0	Hopetoun
Torquay ..	2 6	50 0	15 0	Geelong
Ultima ..	3 0	20 0		Swan Hill
Waitchie ..	5 0	100 0	10 0	Nyah West
Walpeup ..	4 6	90 0	10 0	Ouyen
Watchem ..	3 3	20 0		Birchip

SCHEDULE—continued.

Name of Respective Urban District and Urban Division.	Amount of Rate in the £ of the Annual Municipal Valuation of Tenements (other than Lands on which there is no Building) and in Respect of Lands on which there is no Building.	Minimum Amount of Rate per Year in Respect of Tenements (other than Lands on which there is no Building).	Minimum Amount of Rate per Year in Respect of Lands on which there is no Building.	Places at which Rates shall be Payable.
Column 1.	Column 2.	Column 3.	Column 4.	Column 5.

Urban Districts—continued.

	s. d.	s. d.	s. d.	
Werrimull	5 0	100 0	10 0	Werrimull
Wonthaggi	1 6	20 0	..	Wonthaggi
Woomelang	3 6	20 0	..	Birchip
Woorinen ..	4 0	80 0	10 0	Swan Hill
Wyehproof	2 0	20 0	..	Birchip
Yaapeet ..	5 0	100 0	10 0	Hopetoun

Urban Divisions.

	s. d.	s. d.	s. d.	
Bacchusa	1 6	20 0	..	Bacchusa
Marah	Marah
Cohuna ..	2 0	20 0	..	Cohuna
Corop ..	2 0	20 0	..	Tongala
Dingee ..	4 0	40 0	10 0	Pyramid Hill
Heyfield ..	2 6	50 0	10 0	Maffra
Leitchville	3 7	40 0	10 0	Cohuna
Lockington	2 9	55 0	10 0	Rocheester
Murrabit ..	5 0	100 0	10 0	Kerang
Red Cliffs	2 3	30 0	15 0	Red Cliffs
Stanhope ..	3 9	70 0	10 0	Tongala

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 24th day of October, 1938, and the common seal of the said Commission was hereunto affixed the 29th day of October, 1938, in the presence of—

(SEAL) L. R. EAST, Chairman.
H. HANSLOW, Commissioner.
P. J. O'MALLEY, Acting Commissioner.

The foregoing By-laws Nos. 3835 and 3848 made by the State Rivers and Water Supply Commission were approved by the Governor in Council on the 31st day of October, 1938.

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

MORWELL WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1939.

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

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

Such rates are made, and shall be levied upon the occupiers or owners of the said land and tenements for the year commencing the 1st day of January, 1939, and shall be payable on the 1st day of January, 1939, at the office of the said Trust.

Passed this 11th day of October, 1938.

(SEAL) G. PERCY EVANS, Chairman.
F. A. HORSFALL, Secretary.

Approved by the Governor in Council,
25th October, 1938.

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

Licensing Acts.

VOTE OF ELECTORS FOR THE LEGISLATIVE ASSEMBLY TAKEN ON THE 8TH DAY OF OCTOBER, 1938.

PURSUANT to paragraph (h) of section 304 of the Licensing Act 1928, I hereby notify that the result of the voting at a vote of electors for the Legislative Assembly taken on the 8th day of October, 1938, pursuant to the Licensing Acts, is as follows:—

Abolition.—That licences shall be abolished (Resolution 1):—

Votes recorded for the said Resolution .. 368,876
Votes recorded against the said Resolution .. 721,704

Details of the Voting.

Licensing District.	Votes Recorded.	
	For Resolution 1.	Against Resolution 1.
Albert Park	6,000	17,516
Allandale	3,094	6,556
Ballaarat	6,545	10,530
Barwon	5,325	7,102
Benalla	3,496	7,346
Benambra	2,163	6,319
Bendigo	5,996	11,256
Boroondara	14,269	16,306
Brighton	11,224	17,004
Brunswick	7,409	18,189
Bulla and Dalhousie	3,084	6,426
Carlton	4,741	15,790
Castlemaine and Kyneton	3,521	6,925
Caulfield	9,953	16,962
Clifton Hill	6,264	16,784
Coburg	8,869	18,056
Collingwood	4,512	17,366
Dandenong	10,262	19,360
Dundas	4,098	7,613
Essendon	8,967	15,617
Evelyn	3,968	7,169
Flemington	5,842	16,162
Footscray	8,148	18,206
Geelong	6,695	12,028
Gippsland East	2,394	5,077
Gippsland North	3,485	7,087
Gippsland South	4,013	7,283
Gippsland West	3,991	6,601
Goulburn Valley	5,022	7,011
Grant	3,353	6,758
Gunbower	4,529	6,510
Hampden	3,631	7,066
Hawthorn	9,013	15,012
Heidelberg	10,442	18,953
Kara Kara and Borung	3,841	6,747
Kew	12,168	14,511
Korong and Eaglehawk	3,819	7,011
Lowan	4,399	7,470
Maryborough and Daylesford	3,452	7,324
Melbourne	4,345	14,067
Mildura	3,329	8,937
Mornington	4,574	8,168
Northcote	7,045	16,488
Nunawading	11,641	12,278
Oakleigh	12,242	19,155
Ouyen	3,710	6,168
Polwarth	4,460	6,928
Port Fairy and Glenelg	4,098	7,511
Port Melbourne	4,136	16,516
Prahran	6,624	17,815
Richmond	5,049	18,135
Rodney	4,631	6,838
St. Kilda	3,756	19,682
Stawell and Ararat	3,569	7,732
Swan Hill	3,185	5,724
Toorak	7,848	15,366
Upper Goulburn	2,886	6,412
Upper Yarra	5,699	8,686
Walhalla	4,221	6,929
Wangaratta and Ovens	3,041	7,730
Waranga	3,013	5,732
Warrenheip and Grenville	3,187	6,728
Warmambool	4,337	7,630
Williamstown	7,719	15,167
Wonthaggi	3,334	6,143
Totals	368,876	721,704

W. L. ROWE,
Chief Electoral Officer.

Chief Secretary's Office,
Melbourne, 29th October, 1938.

ARARAT SEWERAGE AUTHORITY.

BY-LAW NO. 1.—RELATING TO CONSENTS, LICENCES, ETC., ALSO LEVELS, DIMENSIONS, CONSTRUCTION, MAINTENANCE, VENTILATION AND CLEANSING OF SEWERS AND OTHER MATTERS RELATING TO HOUSE CONNEXION WORK.

THE Ararat Sewerage Authority, pursuant to and in exercise of the powers and authorities conferred on it by the Sewerage District Acts and of any and every other power or authority in any wise enabling it in that behalf, doth hereby make and prescribe the following By-law, that is to say:—
In the construction and interpretation of this By-law, unless inconsistent with the context or subject-matter—

“Acts” means the Sewerage District Act and any amendment thereof, and any Act incorporated therein, or amendment of such Acts.

“Anti-syphonage vent” (or “back vent”) means any vent pipe from any individual trap to the open air, or a main or branch vent pipe having for its purpose the prevention of loss of water seal in the trap.

“Approved” means to the approval of the Engineer when referring to workmanship or materials.

“Authority” means the Ararat Sewerage Authority.

“Bore,” “diameter,” or “size,” in reference to any pipe, drain, or sewer means the nominal internal diameter thereof, in accordance with accepted trade practice.

“Building” means any building used as a work place, residence, place of business, place of amusement, or place of human habitation, or for the storage of food intended for human consumption, but does not include outbuildings unless such are used for any of the above purposes.

“Combined pipe system” means that type of plumbing installation in which disconnector traps are omitted and both soil and waste pipes are connected directly to the drain or to a common pipe taking both soil and waste discharges, and in which a common system of venting is used for all classes of pipe.

“Combined waste pipe” means any pipe which receives the discharges from both soil and waste fixtures and conveys the same to the drain. Combined waste pipes are connected directly to the drain and are used only in connexion with the “combined pipe system.”

“Disconnector trap” means a trap for isolating or disconnecting waste pipes from the house drain and soil pipes and providing inlet ventilation to the waste pipe or pipes discharging into it.

“Drain” means any drain used for the drainage of one building only or of premises within the same curtilage and includes any drain for draining any group or block of houses by a combined operation under the order of the Authority.

“Educt vent” means an opening or pipe for the exit of air from and the induction of draught in a soil pipe, waste pipe, or house drain.

“Engineer” means the Engineer of the Authority, and shall also include any officer or person appointed by the Authority for the purpose of discharging the duties or exercising the powers of the Engineer.

“External closet” means any sanitary convenience which is not entered directly from nor has an opening into any building; direct access being had to the closet from the open air.

“Fitting” means for the purpose of computing fees any sanitary or plumbing fixture or each piece of equipment which is connected to or discharges its waste water through a waste outlet, or to a common outlet.

“Fixtures” means all apparatus or appliances, together with their necessary appurtenances and connexions, which may be attached to the plumbing or drainage system of any property, and which are intended for the collection or retention of any wastes or waste waters for ultimate discharge into the sewerage system.

“Flat” means a suite of rooms used, or intended or adapted for use, as a separate habitation and comprised in a building containing one or more similar suites.

“Induct vent” means an opening or pipe for the admission of air to a soil pipe, waste pipe, or house drain.

“Interceptor trap” (or “boundary trap”) means a trap for preventing the passage of air or gases from the sewer to the house drain at some point between the sewer and the lowest inlet to the house drain.

“Internal closet” means any closet which is entered from or has an opening into, any building.

“Occupier” means the person for the time being in actual or constructive occupation of the premises.

“Owner” includes the person for the time being who receives or is entitled to receive the rent of the lands or premises in connexion with which the word is used, whether on his own account or as an agent of or as trustee for any other person, or who if such lands or premises were let to a tenant at a rack rent would be entitled to receive the rack rent from the occupier thereof.

“Premises” includes any house and any building whatsoever and any part of any house or building and any garden, stable yard or offices used together or in connexion with any house or building and every part thereof.

“Responsible officer” means any officer or his deputy or person authorized by the Authority to act as its representative in the particular matter to which the reference is made.

“Sewer” means any sewer or underground conduit or pipe which is not a drain within the meaning of the Acts and any drain or portion of a drain laid between a sewer and the boundary line of any allotment or curtilage.

“Sewerage district” means any portions of the Town and Parish of Ararat to which the Acts apply and which under the Acts is proclaimed the sewerage district of the Authority and includes any area which is added to and forms part of such sewerage district.

“Sewerage property” means, as well as any severed land or premises, any land or premises which have been declared by a general notice given by the Authority under the Acts to be deemed and taken to be a severed property within the meaning of the Acts.

“Sewerage system” includes all sewers, fittings, fixtures, appliances, plant, machinery, and any other sewerage works vested in the Authority.

“Slop sink” means any fixture other than a closet pan or urinal used for the discharge of soil or urine waters and provided with a flushing apparatus in accordance with Division 32 of this By-law.

“Soil pipe” means any pipe which conveys the discharge from water closets, slop sinks, or urinals to the house drain.

“Stack” means any vertical line of soil, waste or vent piping with its offsets, if any.

“Trade waste” means the liquid refuse from any business trade or manufacturing property, other than domestic sewage, storm water, or unpolluted water.

“Trap” means any fitting designed to retain a quantity of water to arrest the passage of air or gases through such fitting.

“Waste pipe” means any pipe which conveys the discharge from any fixture (except water closets, slop sinks, or urinals), to a disconnector trap.

“Water seal” or “trap seal” means the vertical distance between the dip and the crown weir of a trap.

INTERPRETATION.

In the construction of this By-law the meaning which, in the Acts, is assigned to any word shall be the meaning of the same word where occurring in this By-law, unless inconsistent with the subject-matter or context.

PART I.—GENERAL REGULATIONS.

DIVISION 1.—APPLICATIONS FOR CONSENTS, ETC.

Section 1.—Application for the Authority's consent to connect with the sewerage system, or to do plumbing and drainage work connected therewith, must be made in writing by the owner of the property to be so connected, or by his authorized agent.

Section 2.—Such application shall give the precise location of the property, the name of the owner, and the name of the person employed to do the work, and shall be in the form prescribed by the Authority. For any wilful misrepresentation in such application the owner or authorized agent as aforesaid shall be guilty of an offence against this By-law. No consent given by the Authority shall be deemed to authorize anything not stated in the application nor to confer or grant the right to lay a drain through any land intervening between the sewer of the Authority and the land proposed to be connected, and every owner or agent applying for the Authority's consent shall satisfy himself as to his legal right to drain through such intervening land and he shall be solely responsible for any trespass or damage thereon or thereto.

Section 3.—Consents to make connexions with the sewerage system will be issued only when the plumbing and draining in the property to be connected is planned to be made in accordance with the rules for plumbing and draining herein-after prescribed, and after such plan has been inspected and approved of by the responsible officer appointed by the Authority for the purpose, or, in the case of new buildings, when a proper plan of the plumbing and of the drainage of the building into the branch, of which the Authority shall have fixed the position, has been approved of in writing by the Authority. All connexions with drains or sewers and all plumbing and drainage connexions therewith, shall be made under the direction of the responsible officer of the Authority. No person shall be engaged or employed as a workman in the actual performance of any plumbing or drainage work unless he is the holder of a licence or permit issued by the Authority authorizing him to do such work. Any person who shall at any time or at any place make up, form, affix, alter, or repair, any fitting, pipe, bend, trap, or other thing connected or intended to be connected with the Authority's sewerage system unless he be the holder of a licence or permit from the Authority authorizing him to do such work shall be liable to a penalty not exceeding Ten pounds.

If any person, whether he is or is not the holder of a Plumber's Licence or Permit from the Authority, alters, removes, or in any way interferes with any drain, fitting, pipe, bend, trap, or other thing, which drain, fitting, pipe, bend, trap, or other thing is connected with the Authority's sewerage system, he shall, unless he has previously received consent, in accordance with the provisions of this section for the execution of such work, and such consent is in full force and effect, be guilty of a breach of this By-law and shall be liable to a penalty of not more than Ten pounds.

Section 4.—Where the sanction, permission, authority, consent, approval, satisfaction, order, direction, opinion, indication, or notice of, or from the Authority is necessary, whether specified in writing or otherwise, with regard to any act, matter, or thing mentioned in the By-law, the same may be given by and under the hand of the chairman of the Authority, or of the responsible officer, personally or through an inspecting officer appointed under him, who severally shall be competent to give the same and authorized on behalf of the Authority to prescribe any conditions attaching thereto, and subject to and in accordance with which only the same shall be deemed to have been given.

Section 5.—In any case in which the Authority shall be of the opinion that a compliance with any of the provisions of this By-law would in any particular case be vexatious or be needless in the interest of public health, it shall be lawful for the Authority, by resolution, to dispense with or forbid such compliance in whole or in part as it shall think fit, or to authorize or direct such a modification or alteration of such provisions as shall, in its opinion, most nearly adapt the principle of those provisions to the particular case. It shall be unlawful to comply with any provision, or part of any provision, with which compliance shall have been forbidden, or to act contrary to or otherwise than as directed by such modification or alteration.

Notwithstanding the above stipulation no technical provision or requirement of the By-law shall be modified or waived except on the written recommendation of the Engineer.

DIVISION 2.—PENALTIES, RECOVERY OF COST OF WORK, ETC.

Section 6.—Where anything is by this By-law directed to be done or forbidden to be done, or where any authority is given to the Authority or any of its officers to direct or forbid anything to be done, and such act so directed to be done remains undone, or such act forbidden to be done is done, then, and in every such case, the person making default as to the said direction or prohibition respectively shall be guilty of an offence against this By-law.

Section 7.—Every person guilty of an offence against this By-law, not otherwise specially provided for by or under the Authority hereof, shall be liable for every such offence, besides any costs or expenses which may be incurred in the taking of proceedings against such person guilty of such offence, as well as any costs or expenses which may be incurred in remedying such default, as particularly provided for in this By-law or the Acts, to a penalty not exceeding Ten pounds, and to a further penalty of One pound for each day during which such offence is continued by such person after notice of the offence shall have been given by the Authority to him; and such penalty shall be recoverable, notwithstanding that the Authority may not have chosen to exercise any power given to it by the Acts or by this By-law to remedy such default.

DIVISION 3.—HOUSE DRAINAGE PLANS—ALTERATIONS.

Section 8.—(1) Copies of the Authority's plans and/or designs of individual house drainage will be furnished by the Authority upon application and payment for the same and subject to such conditions as follows:—

- (a) (i) Where the Authority designs the work and has same carried out for the owner, a charge shall be made equal to Ten per centum (10 per cent.) on the capital cost of the work for designing, specifying, letting contract, and supervising all details in connexion with such work.
- (ii) Consent for additions to and/or amendments of approved plans or to works previously approved will be made only on the application of the owner or his authorized agent, and on payment of a minimum fee of Five shillings (5s.).
- (b) When the Authority designs the work for the owner and the owner then carries out his own work—
 - (i) For plan of design Twenty shillings (20s.) plus Two shillings and sixpence (2s. 6d.) for each fitting.
 - (ii) For making and/or examining any alterations or additions to a plan previously issued or approved by the Engineer, a minimum charge of Five shillings (5s.) shall be made by the Authority for each fitting or drain altered or added.
 - (iii) For inspecting drains and testing by the Authority's inspector a minimum fee of Ten shillings (10s.), plus Five shillings (5s.) for each additional inspection necessary owing to faulty work.

- (iv) For inspecting plumbing by the Authority's inspector a minimum fee of Ten shillings (10s.) for each ten (10) fittings or part of ten fittings in the installation, plus Five shillings (5s.) for each additional inspection necessary owing to faulty work.
- (v) For the final inspection by the Authority's Engineer and charting the work on the Authority's plans Ten shillings (10s.) for each ten fittings or part of ten fittings in the installation, plus Five shillings (5s.) for each additional inspection necessary owing to faulty work.
- (vi) The Engineer may during construction of the work order the owner to carry out such additions and/or amendments as may be necessary for the satisfactory completion of the work.

The house connexion will not be passed until the installation together with the amendments ordered have been completed to the Engineer's satisfaction.

- (c) Where an owner designs and carries out his own work—
 - (1) For the supply of a block plan Two shillings and sixpence (2s. 6d.).
 - (ii) The owner shall submit for examination a properly drawn design and a typewritten specification. The design and specification shall be supplied to the Authority in triplicate. The work shall not proceed until the owner's design and specification have been approved by the Engineer and the third copy returned to him with the official endorsement.
 - (iii) For the examination of the owner's plan of design and specification a fee of Ten shillings (10s.) for each plan of from one to five fittings, plus Two shillings and sixpence (2s. 6d.) for every fitting over five.
 - (iv) For examining any alterations or additions to a plan previously issued or approved by the Engineer a minimum charge of Two shillings and sixpence (2s. 6d.) shall be made by the Authority for each fitting or drain altered or added.
 - (v) For inspecting drains and testing by the Authority's inspector a minimum fee of Ten shillings (10s.) plus Five shillings for each additional inspection necessary owing to faulty work.
 - (vi) For inspecting plumbing by the Authority's inspector a minimum fee of Ten shillings (10s.) for each ten (10) fittings or part of ten fittings in the installation, plus Five shillings (5s.) for each additional inspection necessary owing to faulty work.
 - (vii) For the final inspection by the Authority's Engineer and charting work on the Authority's plans Ten shillings (10s.) for each ten fittings or part of ten fittings in the installation, plus Five shillings (5s.) for each additional inspection necessary owing to faulty work.
 - (viii) The Engineer may during construction of the work order the owner to carry out such additions and/or amendments as may be necessary for the satisfactory completion of the work.
- The house connexion will not be passed until the installation together with the amendments ordered have been completed to the Engineer's satisfaction.

DIVISION 4.—MAINTENANCE AND DEFECTIVE WORK.

Section 9.—Any drain pipe, soil pipe, trap, water closet, urinal, sink, or other fitting laid, used, or constructed otherwise, than in accordance with this By-law, or which shall in the opinion of the Authority, be or become bad or of defective quality, shall, upon notice in writing from the Authority to the owner or occupier of the property, be by such owner or occupier removed or repaired in the manner determined and within the time fixed by the Authority; and in each case such owner or occupier fails to comply with the requirements of the notice, he shall be liable to prosecution and penalty for an offence against the Acts, or the Authority will, if it thinks fit, remove or repair the said defective fitting and charge such owner or occupier of the premises with the cost so incurred, and will proceed for recovery of the same in a manner provided by the said Acts.

DIVISION 5.—LICENCES AND PERMITS.

Section 10.—(1) All plumbing work for sewerage shall be done and carried out only by Licensed Plumbers and/or by the persons in this section 10 hereinafter mentioned, but subject in all things to the conditions and terms of this said section.

(2) The Authority may, if it thinks fit, and subject to the provisions of sub-sections (3), (4), (7), and (8) of this section, issue a Plumber's Licence to any person who is the holder of a Certificate of Competency issued by the Sanitary Plumbers Examination Board of Victoria.

(3) The Authority, before issuing such Plumber's Licence, may require the applicant to satisfy it that he possesses the requisite knowledge of the Laws, By-laws, and Regulations relating to the sewerage system of the Authority, and it shall appoint officers to examine the said applicant as to his knowledge, and, after the consideration of the report thereon of

such officers, may refuse to grant such licence, if, in its opinion, the applicant has not the requisite knowledge of such Laws, By-laws, and Regulations.

(4) Every person to whom a Plumber's Licence is to be issued shall, before the Licence is issued to him, sign in a register, to be kept by the Authority, a declaration that he will conform to and comply with the conditions of the Licence hereinafter contained and the By-laws and Regulations of the Authority.

(5) The Authority may, if it thinks fit, and subject to the provisions of sub-sections (7) and (10) of this section, issue a permit to work as a plumber to any person who has passed the practical examination of the Sanitary Plumbers Examination Board of Victoria.

(6) In the event of the holder of a Permit to work as a plumber being granted a Certificate of Competency by the Sanitary Plumbers Examination Board of Victoria, the Authority may issue a Plumber's Licence to him subject to the provisions of sub-sections (3), (4), and (7), of this section and upon his returning his Permit.

(7) The Authority may refuse to grant a Licence or Permit to any person, or may suspend or cancel any Licence or Permit previously granted, if, in its opinion—

- (a) such person has been guilty of an offence against the By-laws and Regulations of the Authority;
- (b) such person has failed to comply with the instructions issued by any responsible officer of the Authority;
- (c) such person at any time or place has so conducted himself as to warrant, in the opinion of the Authority, the refusal, suspension, or cancellation of such Licence or Permit.

(8) On application for renewal, the Authority may renew any such Licence or Permit.

(9) No person, other than a Plumber's Apprentice, Plumber's Improver, the holder of a Permit to work as a Plumber, or the holder of a Plumber's Licence, shall be engaged or employed as a workman in the actual performance of any of the plumbing work for sewerage.

(10) No such Plumber's Apprentice, Plumber's Improver, or holder of a Permit to work as a Plumber, shall be permitted to work in the actual performance of, or to do, any plumbing work for sewerage except under the supervision of a Licensed Plumber, who shall be responsible for such work and for compliance with the By-laws and Regulations of the Authority in respect thereof.

(11) "Drainer's Licence".—The Authority may issue a "Drainer's Licence" to any person who the Authority is satisfied is competent to carry out the work of drainer, and for that purpose may require such person to satisfy it as to his competency by passing an examination conducted by the Engineer and such other examiners as the Authority may appoint or in such other manner as the Authority may determine, or in any particular case may decide that he has a thorough knowledge of the following subjects:—

Plans.—The reading of plans and the meaning of scales and of elevation, plan, and section drawing.

Levelling.—The use of the straight-edge, spirit-level, and boring rods.

Excavation, Timbering, and Refilling.—The use of tools for excavation, the protection of trenches by timbering, the treatment of different soils, tunnelling, and tunnel timbering, precautions near buildings, and manners of refilling trenches and tunnels.

Drain-laying.—The preparation of the bottom of trenches, the laying and jointing of stoneware, cement, concrete, and cast-iron pipes, cement, bitumen, lead, and self-fitting joints, laying of drains under houses and in soft ground, and the depth of drains below surface.

Drainage Details.—Junctions to sewers, diminishing of sizes of pipes, yard gullies, grease and other traps, inspection openings, and cast-iron drainage details.

Drainage Works.—Knowledge of the provisions of this By-law and of the Acts, insofar as same relate to the work and duties of drainers in regard to the construction, maintenance, and protection of the sewerage system and the construction and use of drains and drainage traps.

Candidates for Drainers' Licences shall give notice in writing to the Authority of their intention to submit themselves to examination, and this examination shall be at such a time and at such a place as shall be appointed by the Authority. Candidates must provide themselves with their own tools and materials, and pay a fee of 7s. 6d. for each examination.

Section 11.—The conditions upon which all Plumbers' Licences and Permits and Drainers' Licences will be issued are—

- (1) That every Licence and Permit will be subject to suspension or cancellation at the will of the Authority, and that all such Licences or renewals thereof will expire on the 30th day of September next following.

(2) That every holder of a Licence from the Authority who shall have received the consent of the Authority to execute any works in connexion with sewerage or drainage, or who shall (where such consent of the Authority is not required before the execution of any such works) have notified the Authority of his intention to carry out such works—

- (a) shall obtain permission when necessary for the execution of such works on, over, or through any private property, or any streets, roads, parks, reserves, or other public places or properties; and
- (b) shall pay any fees demanded by the Municipal Authority for opening any street, road, or thoroughfare, or otherwise in connexion with the work; and
- (c) shall execute such works in accordance with the provisions of the Acts and of the By-laws made thereunder, and of any special directions or orders given or issued by the Authority or its responsible officer; and
- (d) shall use materials of good quality only and free from defects; and
- (e) shall employ only competent operatives or assistants; and
- (f) shall execute such works in a thorough and tradesman-like manner to the satisfaction of the Authority as expeditiously as practicable, and leave site clean and undefaced; and
- (g) shall in the execution of such works take such proper and necessary precautions that no accident or damage or unnecessary inconvenience may be directly or indirectly occasioned thereby; and
- (h) shall restore any part of any street, road, or thoroughfare interfered with by the work to the satisfaction of the Municipal Authority having control thereof upon the completion of the work; and
- (i) shall restore any other property interfered with by the work to the satisfaction of the responsible officer of the Authority; and
- (j) shall in all cases notify the responsible officer immediately upon completion of any work in hand, promptly amend any defects therein, and again at once notify the said officer, and subsequently take steps forthwith to secure the certificate of satisfactory completion, and give the same to owner; and
- (k) shall in no case interfere, remove, cut, or in any way damage any portion of any electrical, gas, water, or telephone installation. When portion of any such installations, including earth wires, connexions, or pipes, interferes with the proper laying of house sewerage plumbing, the plumber shall communicate with the Electrical Engineer, Ararat Town Council, or the respective Engineer for the Gas Company, Ararat Town Council or P.M.G. Department, Ararat, to arrange for that portion of the electrical, gas, water, or telephone installation, interfering with the plumbing installation to be so located as not to cause further interference; and
- (l) shall, when so directed by the Authority, make good at his own expense any defect found within twelve months of the date of completing of any such work which, in the opinion of the Engineer is due to faulty workmanship, or defective material.

Section 12.—Prior to the issue of any Licence or Permit the person to whom the same is to be issued shall pay to the Authority the fee named hereunder:—

	s. d.
For every Plumber's Licence	10 0
For every Permit to Work as a plumber	7 6
For every Drainer's Licence	7 6
For the Renewal of any Licence	2 6

DIVISION 6.—NEW BUILDINGS, ADDITIONS, ETC.

Section 13.—Every person who shall intend to erect a building on any property within the Sewerage District, or to rebuild or to make any alterations or additions to any such buildings shall, before commencing such work, give to the Authority fourteen (14) days' notice in writing of such intention and obtain a permit from the Authority; and such notice shall be accompanied by plans and sections of such intended buildings, alterations, or additions, showing their positions, dimensions, depths, and levels of foundations, cellars, or basements, all appurtenant walls, and fences, the intended lines of drainage, and the boundary of the land, which plans, &c., shall become the property of the Authority.

DIVISION 7.—GENERAL.

Section 14.—Any work or thing in respect of or in connexion with sewerage under the Acts that is not specifically mentioned in this By-law shall be performed in accordance with the directions of the Authority.

PART 2.—GENERAL REGULATIONS.

DIVISION 8.—USE OF SEWERS AND DRAINS.—PROHIBITION OF CERTAIN DISCHARGES.

Section 15—Use of Sewers and Drains.—The owner and the occupier of any sewered property shall discharge into the sewerage system (a) all faecal matter, urine, household slops and household liquid refuse from such property, and such other polluted water from stables, washing areas, manure bins, basements, cellars, and roofed yards, and

(b) such trade or manufacturing liquid refuse as the Authority may authorize, subject in each and every case to such conditions as it may impose.

Section 16—Prohibited Discharges.—The deposition or discharge of any of the following substances into any drain is prohibited—

- (a) Any animal matter other than is specified in section 15, fleshings, wool, hair, dead animal, grease, dust, ashes, rubbish, garbage, offal, vegetable and fruit or their parings, rags, oil, silt, mud, sand, gravel, or like substances, or any other substance which is in the opinion of the Authority or its responsible officer, liable to be injurious to any part of the sewerage system or to employees of the Authority engaged in the operation or maintenance of same.
- (b) Any petrol or other inflammable or explosive substance, whether solid, liquid, or gaseous.
- (c) Any rain, roof, surface, or flood waters, except by special permission of the Authority.
- (d) The contents of any night-soil cart, cesspool, or privy.
- (e) Any liquid, trade waste or other substance which has not been neutralized to the approval of the responsible officer of the Authority, or which is above the temperature of 100 deg. Fahrenheit, or such lower temperature as may be prescribed by the Authority, having regard to the special circumstances of the case.
- (f) Any liquid which contains such percentage of common salt or any other mineral, salt, acid, or gas, as is, in the opinion of the responsible officer of the Authority, injurious to, or liable to form compounds injurious to, any part of the sewerage system or to employees of the Authority engaged in the operation or maintenance of same.

Section 17—Fittings to be Above Flood Level.—No person shall place in position for use any fitting or appliance having an inlet or opening into any drain or into any sewer of the Authority unless the inlet or opening is above the flood level for the particular location as determined by the Authority.

Where any buildings or premises are situated in any area liable to flooding at intervals the Authority may suspend the operation of this clause subject to and so long as the following conditions are observed:—

- (a) That the owner applies in writing for permission to fix an approved sluice valve in every drain connecting with a sewer of the Authority on which the inlet or opening is placed, and furnishes the Authority with an undertaking that such sluice valve will be fixed at his risk, and indemnifies the Authority against all damage suffered by such owner or any one claiming under him arising out of and incidental to such valve;
- (b) That the owner undertakes whenever there is danger of flooding to close or cause to be closed every such valve before flooding occurs, and to keep closed or cause to be kept closed every such valve until the flood water shall have subsided to such an extent that there is no longer danger of the flood water entering the sewers;
- (c) That, pursuant to such permission and undertaking, an approved sluice valve shall have been fixed in every drain connecting with a sewer of the Authority and approved of by the Engineer;
- (d) That the owner does whenever necessary close and keep closed every such valve and does exclude such flood water.

DIVISION 9.—TRADE WASTES.

Section 18—Conditions of Discharge.—No person shall discharge any trade or manufacturing liquid, refuse, or waste into any sewer, unless and until the following conditions are complied with:—

- (a) Application for permission to discharge any such trade wastes shall be made in writing and accompanied by plans and specifications of the work to be done and of the apparatus to be used, and shall include such details concerning the nature of the waste and the quantity and rates of discharge of the proposed effluent as considered necessary by the responsible officer of the Authority.
- (b) The permission of the Authority in writing shall be obtained and an agreement containing a covenant to comply with the By-law and with any further stipulations required by the Authority, shall be executed. The volume of liquid refuse or waste discharged shall, if ordered, be measured and determined by meter or by some other approved means of measurement. The

maximum daily aggregate quantity of effluent which may pass from any trade premises into a sewer, the maximum permissible rate of such discharge, the size and capacity of the drain or pipe for conveying such effluent from the trade premises to the sewer, and the hours during which such flow will be permitted shall be determined by the Authority.

- (c) All such liquid refuse or waste shall be passed through such settling, screening, and/or neutralizing chambers and/or such other appliances and/or otherwise treated as ordered or approved by the Authority to ensure that the resulting effluents shall comply with the conditions of the agreement.
- (d) Every settling, screening, neutralizing, or other chamber, appliance, or apparatus for the treatment of trade wastes in accordance with this By-law shall be cleaned, operated, and maintained by the occupier at his own expense and at such intervals as may be considered necessary by the Authority or its responsible officer to ensure the efficient operation of such chamber, appliance, or apparatus and in no case shall such chamber, appliance, or apparatus be altered without the approval in writing of the Authority first being obtained.

DIVISION 10.—SUB-SOIL WATER.

Section 19.—The discharge of sub-soil water into sewers shall be prohibited except by permission of, and under conditions approved by, the Authority.

DIVISION 11.—INSPECTION TESTS.

Section 20—Notice.—The owner or his authorized agent, or the plumber, drainer, or contractor, shall give at least 48 hours' notice to the Authority, in writing, of his intention to commence work and of work ready for inspection. All work shall be left uncovered and accessible for examination until inspected and approved.

The contractor carrying out any work shall, within seven (7) days of the completion of such work, file in the office of the Authority on forms furnished for this purpose, a correct statement of the work done and the cost thereof. Such statement shall be countersigned by the responsible officer of the Authority, and a certificate embodying such statement shall be forwarded to the contractor.

Section 21—Inspection.—All drains, wastes, fittings, joints, fixtures, &c., will be inspected by the responsible officer of the Authority to ensure compliance with the By-law and approved plan.

Section 22—Tests.—Drains, whether laid by the Authority's workmen or others, must be thoroughly tested in every case before being passed by the Authority's officers. The responsible officer of the Authority may require the application of the water or smoke test, or such other tests as he may order or approve.

Section 23—Water Test.—The water test may be applied to the drainage and/or plumbing systems and their fittings in their entirety or in sections. It shall be applied by hermetically sealing all openings below the top of the section to be tested. The system shall then be filled with water to a height of 6 feet above the highest point of the section, or, if considered necessary to such additional height as the responsible officer may order, and every joint carefully examined for leaks.

In testing drains the water shall be maintained at this height for a period of fifteen minutes by the addition of a measured quantity of water as required. The amount of water added in the fifteen minutes shall not exceed 2 gallons for every 50 joints of 4-inch drain or sewer, and must not exceed 3 gallons, for every 50 joints of 6-inch drain or sewer, or proportionately for a lesser or greater number of joints.

Section 24—Smoke Test.—The smoke test shall be applied by hermetically sealing all openings into the section to be tested, and forcing into the system thick smoke to a pressure equivalent to 1 inch of water, by means of a smoke test apparatus. Every joint shall then be carefully examined for leaks.

Section 25—Equipment, &c.—The equipment, material, power and labour necessary for the inspection and tests shall be furnished by the contractor, plumber, or drainer.

DIVISION 12.—MATERIALS AND WORKMANSHIP.

Section 26—Materials.—All materials, pipes, bends, junctions, fittings, fixtures and apparatus shall be of the best of their respective kinds, sound and free from defects, and shall be approved by the responsible officer.

Section 27—Testing.—All materials, pipes, bends, junctions, fittings, fixtures, and apparatus shall be submitted for examination and/or test, and shall not be placed in position until passed and stamped by the Authority. Such testing of materials shall be paid for by the person submitting same, whether passed or rejected, and shall be done at such time and place and at such rates, as may from time to time be fixed by the Authority.

Section 28—Workmanship.—All work shall be executed in a thorough and workmanlike manner and to the satisfaction of the responsible officer.

Section 29—Precautions.—Adequate precautions shall be adopted by the person carrying out the work to prevent injury to workmen, property, or the public, and the Authority will accept no responsibility for claims for injury arising from the inadequacy of such precautions.

Section 30—Concrete.—Concrete, unless otherwise ordered, shall consist of 1 part Portland cement, 2 parts clean, sharp sand, and 4 parts hard metal, shingle, or gravel not exceeding 1-in. gauge, and shall be thoroughly mixed with clean water to such consistency as ordered or approved by the engineer of the Authority.

The cement, sand and aggregate shall be thoroughly mixed and the whole batch completely turned over three times in the dry and turned over again at least three times while the water is being added. If a concrete mixer is used the minimum time of mixing in the machine after all the materials have been added shall be two minutes. All concrete shall be placed within 20 minutes of the time of mixing.

Section 31—Cement Mortar.—Cement mortar, unless otherwise ordered, shall consist of 1 part Portland cement and 2 parts clean sharp sand, properly mixed with an approved proportion of clean water. Cement mortar shall be used within 20 minutes of the time of mixing. Re-tempering is forbidden.

PART 3.—DRAINAGE.

DIVISION 13.—DRAINAGE, GENERAL.

Section 32.—(1) Every premises shall be separately drained unless a combined drain shall have been ordered or approved by the Authority. Owners desiring to have the drainage of their properties combined must sign a request for a combined drain, and obtain the approval of the Authority. In any case in which it appears to the Authority that any properties may be drained more advantageously in combination than separately the Authority may order that those properties be drained by a combined operation.

(2) In any case where a combined drain serves two or more properties the Authority, with the consent of the owners of the properties served by such combined drain, may take over such combined drain, and thereafter such combined drain shall be and remain a sewer of the Authority.

(3) In every case of a combined drain the Authority will determine as between the respective owners and occupiers of the properties drained thereby, the proportions in which the cost of such combined drain shall be paid. In every case of the occurrence of an obstruction in a combined drain the Authority will also determine by whom and in what proportion the cost of removing such obstruction shall be paid.

(4) Owners and occupiers of premises are responsible for clearing stoppages in drains within their premises, or between their premises and the sewers into which the branches lead, but must employ only licensed plumbers or drainers to clear same.

(5) Before a licensed plumber or drainer commences to clear a stoppage in a drain he must notify the Authority in writing of the time when he intends to clear the stoppage, so that the Authority's proper officer may attend and pass the work in accordance with the provisions of the Acts.

Section 33—Size of Drains.—Every drain shall be of adequate size for the drainage of the property to be served, in accordance with the requirements of section 77, with a minimum diameter of 4 inches.

Section 34—Materials.—All drain pipes, bends, junctions, and fittings used shall be of glazed stoneware, concrete, cast iron or other approved material, provided that the responsible officer of the Authority may prohibit the use of any of the above-mentioned where the circumstances or conditions are considered unfavorable.

Section 35—Cast-iron Pipes.—Cast-iron drainage pipes and their fittings shall comply with the standard approved by the Authority for cast-iron pipes and their fittings.

Section 36—Interceptor Traps.—Where directed by the Authority, but not otherwise, an interceptor trap shall be fixed in the drain laid from any property to the sewer. Such trap shall be fixed as near as practicable to the boundary, and wherever practicable shall be within the boundaries of the property. The interceptor trap shall be provided with an inspection cap on the sewer side of the trap. If ordered, an approved manhole shall be provided for the trap.

Section 37—Inspection Chambers.—All drains shall, wherever considered necessary by the Authority, join in an inspection chamber at least 3 feet long by 2 feet wide. The portions of the drains crossing the floor of the inspection chamber shall be connected either in a straight line or by curved junctions in the floor of the chamber. All inspection chambers shall be cement rendered (two parts sand and one part cement) to a smooth surface, and made watertight. The inspection chamber must be provided with a closed cover of approved type and special ventilation must also be provided if considered necessary by the engineer.

Section 38—Inspection Openings.—Every line of drain shall be provided with an inspection opening inside and within 5 feet of the boundary line, at each junction not provided with an inspection chamber, at each change of direction, at each fixture, and nowhere greater than 30-foot intervals, and in paved areas these shall, if considered necessary by the responsible officer of the Authority, be brought to the surface and furnished with approved airtight covers. The area of an inspection opening shall not be less than the area of the drain. Inspection openings, inspection junctions, or branches are to be set in an approved manner to facilitate rodding.

Section 39—Drain Openings Not in Use.—The ends of all house drains and junctions not immediately connected with the plumbing fixtures and all inspection openings shall be securely closed with watertight imperishable materials. If the drain is of stoneware or cement concrete, a stoneware, cement concrete, or cast-iron disc must be cemented in; if wrought iron, a plug must be screwed on the end; if cast iron, a cast-iron plug must be caulked in with lead.

Section 40—Replacing or Inserting Pipes.—Where it becomes necessary to remove a pipe to clear a stoppage or to insert a pipe or branch in an existing drain, such pipe so removed shall be replaced by an inspection pipe or inspection junction of the same length by one of the following methods under the direction of an inspector:—

- (a) The top half of the socket of the new pipe and of the existing down-stream pipe may be removed, but the bottom half shall always be left intact and the joints surrounded with concrete not less than 3-in. thick.
- (b) An approved split pipe with double collar surrounded with concrete 3-in. thick may be used.
- (c) A length of not less than three pipes may be removed, the centre pipe replaced by an inspection pipe, and the pipes dropped back into place without springing or cutting.

Junctions in existing metal pipes shall not be made unless an approved closure pipe is used in each case. Springing pipes into position shall not be resorted to or allowed.

DIVISION 14.—BASEMENT AND CELLAR DRAINAGE.

Section 41—Fixtures.—No water-closet, urinal, and/or other fixture shall be placed in any cellar or basement, or on any floor below ground level, unless by consent of the Authority, and then only when, in the opinion of the responsible officer, other provision cannot be made. The owner shall submit such plans and/or other information as the responsible officer may require, and shall undertake in writing to accept all risk of damage that may occur. If satisfied that the ventilation and lighting provided are in accordance with this By-law, and all other conditions have been complied with, the Authority may give its consent; provided always that such consent may be revoked by the Authority at any time, and that upon fourteen days' notice of revocation such fixture shall be abolished by the owner.

Section 42—Risk of Back Flow.—Where such cellar, basement, or floor below ground level is at such a level as may, in the opinion of the responsible officer, involve risk of back flow in the event of the sewer becoming overcharged, the sewage from all fixtures therein shall be raised by ejector, syphon, or other approved mechanical appliance to such height as ordered and discharged into the sewer as and where directed.

Section 43—Seepage Drains.—In no case shall seepage drains from cellars, basements, or any floor below ground level be discharged into a sewer without the consent of the Authority. Where such discharge is permitted, the seepage shall be raised by ejector, syphon, or other approved mechanical appliance to such height as ordered, and discharged into the sewer or elsewhere as and where directed.

DIVISION 15.—POLLUTED AREAS.

Section 44—Connexion.—The Authority may, if it thinks fit, authorize or require that any of the following places, namely, stables, cow sheds, dairies, market places, areas for washing vehicles, and any other polluted place, be connected with the sewers, subject to such conditions as the Authority may impose.

Section 45—Conditions Governing Connexion.—No such connexion shall be made unless the following conditions have been complied with:—

- (a) The place to be connected shall, if required, be so roofed as to prevent the entry of rain water from it to the sewers, and in no case shall rain water be permitted to discharge on to such place from adjoining surfaces.
- (b) The place to be connected shall be paved above the level of the yard with approved materials, and graded to the satisfaction of the responsible officer of the Authority.
- (c) The drain from any such place shall be provided with an approved silt trap with a removable grating and connected with the drain inside the boundary line of the property.

Section 46—Manure Bins.—(a) Manure bins must be provided for all stables or cow yards, where the local Municipal By-laws demand their construction, or where the locality is closely built on.

(b) All the manure bins must have the inside surfaces rendered with cement mortar, and must be impervious throughout, and provided with an approved close-fitting cover. Walls of new manure bins must, unless otherwise approved by the Engineer, be at least 9 inches in thickness, built of brick-work laid in cement mortar. If an outlet pipe be provided for a manure bin, it must be properly connected with the Authority's sewers. Branches in house drains must be provided in all cases where manure bins exist, for their connexion whenever the Authority shall deem it necessary.

DIVISION 16.—PIPE TRENCHES.

Section 47—The trench for the house drain from any property shall be so dug as to meet the Authority's sewer at the position provided or to be provided for the connexion.

The material from the trench shall be so placed as to cause the least possible obstruction and inconvenience to the public. Proper barriers and lights shall be maintained where necessary to guard against accident during the progress of the work.

In refilling the trench selected refilling shall first be deposited around and over the pipe to a depth of 12 inches and carefully consolidated, after which the remainder of the trench shall be filled in layers and rammed or flooded, as ordered or approved.

No stone shall be used in refilling until earth or gravel has been placed over the pipe to a depth of 1 foot, or more if directed.

On no account shall any water, sand, earth, &c., be allowed to enter the sewer during the progress of the work.

On completion of refilling the surface shall be restored as nearly as possible to the same condition as it was in before operations were commenced, unless the owner in writing otherwise requires.

DIVISION 17.—LAYING DRAINS, &C.

Section 48—Position and Line—Every drain and every fitting, &c., connected therewith shall be laid and fixed where directed by the responsible officer of the Authority. As far as possible all drains shall be laid in straight lines; where changes of direction occur they shall be made in manholes, or by a suitably curved pipe with an inspection opening on each straight pipe next adjoining the curve, or by installing an inspection branch in the curve itself, or by such other means as the responsible officer may direct.

Section 49—Oblique Junctions—Where any drain joins another drain, or a sewer, the junction shall be made obliquely at an angle of not greater than 45 degrees with the direction of flow of such drain or sewer.

Section 50—Connexion to Sewer—The position of the Authority's connexion to any premises shall be located prior to the commencement of any drain excavation. The disc stopper at the point of connexion to the sewer shall be carefully removed so as not to injure the socket or allow any debris to enter the sewer.

The first length of the drain at the branch shall be an inspection opening.

Section 51—Gradients—All drains shall be laid on an even grade, and, except by special permission in writing, from the responsible officer, such gradients shall in no case be less than the following:—

4-in. diameter	1 in 40.
6-in. diameter	1 in 60.
9-in. diameter	1 in 80.

In cases where the grades of drains are steeper than 1 in 15, concrete blocks shall be placed at intervals of not more than 30 feet.

Such blocks shall be let into the sides of the trench at least 6 inches on each side and shall extend not less than 3 inches above and below the barrel of the pipe and for a length of 12 inches along the pipe.

Section 52—Depth of Drains—Drains of stoneware or concrete pipe, unless bedded on and encased in concrete of not less than 6 inches thick over any part of the drain, shall be laid at a depth to the socket of the pipe of not less than the following:—

(a) In public thoroughfares, rights-of-way, or other open spaces subject to vehicular traffic—3 feet.

(b) In private property not subject to vehicular traffic—1 foot 6 inches.

No person shall alter the surface over any drain, so as to deprive it of the minimum depth of cover specified by the preceding paragraph, unless approved measures are adopted to protect the drain.

Section 53—Laying Drains—All pipes shall be laid to such lines and grades as may be shown on the plans or directed, and, except where otherwise ordered shall be bedded on approved sand or other material up to one-third of the diameter of the pipe and so that there shall be at least 2 inches of the bedding material below the barrel of the pipe in the case of earth bottomed trenches and up to the horizontal diameter of the pipe, and so that there shall be at least 3 inches of the bedding material below the barrel of the pipe in the case of rock.

In water-charged ground, or where the foundation is bad, or near the roots of trees, or where directed, the drain shall be formed of cast-iron pipes or, if of stoneware or concrete pipes, they shall be bedded on and encased in concrete as ordered, and if ordered, supported upon approved timber foundations as directed. The thickness of concrete encasing and the form of concrete haunching shall be as directed by the responsible officer.

Drops or bends in vertical or inclined drains shall have a concrete support placed under and round the drain as directed. Portland cement concrete brought to a smooth surface must be used in each of the following cases:—

- (i) Round and under gully basins where also the exposed surfaces shall be rendered in cement mortar, consisting of two parts sand, one part cement.
- (ii) Around the tops of vent pipe sockets and for 6 inches below the surface of the ground.
- (iii) Around the tops of disconnector traps and for 6 inches below the surface of the ground.
- (iv) Under and around bends rising vertically off oblique branches, and under all drainage traps.

DIVISION 18.—DRAINS UNDER BUILDINGS.

Section 54—Every drain shall, as far as practicable, be so constructed as not to pass under any building or out-building. When a drain does pass under a building or out-building it shall, if practicable, be laid in a direct line for the whole distance beneath such building or out-building, and shall have approved means of access for rodding outside the walls of the building or out-building and also, if directed, beneath the building or out-building. The pipes used shall be of stoneware or concrete, surrounded by not less than 6 inches of concrete, or of cast-iron.

In any case in which pipes pass through or under walls, approved provision shall be made to prevent injury to the pipes by settlement and, in outer walls, to prevent the ingress of vermin.

DIVISION 19.—JOINTS, DRAINAGE.

Section 55—Stoneware and Cement Pipes—Joints of stoneware and cement pipes shall be filled in solidly with cement mortar neatly splayed off, or with other approved material. After each joint is made the interior of the joint shall be wiped clear of surplus mortar before the next pipe is laid.

Section 56—Cast-iron Pipes—All joints in cast-iron pipes must be stemmed with approved gaskets and so filled and caulked with lead or other approved material as to make them gas and watertight.

All connexions between stoneware or concrete pipes and cast-iron pipes shall be made as for joints in stoneware or concrete pipes.

DIVISION 20.—DRAINAGE VENTILATION.

Section 57—Vents of Main Drain—The main drain shall be ventilated at its upper end by a pipe ventilator erected vertically, and such ventilator may be a soil pipe.

If the drain is provided with an interceptor trap there shall be in addition a ventilator connected to the interceptor trap shaft. In such cases there shall, wherever practicable, be a difference in height of not less than 6 feet between the tops of the vents at the upper and lower ends of the drains respectively.

Section 58—Vents of Branch Drains—Branch drains need not be vented if the drainage traps are within 20 feet from the main house drain, measured along the line of pipes, including the drop, if any, from the centre line of the main drain to the centre of the outlet side of the water seal of the drainage trap, unless otherwise ordered by the responsible officer, in which case they must be vented as directed.

Section 59—Height of Vents—Every vent pipe extending upwards from a soil or drain pipe shall be carried not less than 6 feet higher than any window or door within a distance of 30 feet thereof, and in any case at least 21 feet above ground level and 6 feet above the level of the eaves or coping, or to such additional height as may be necessary to prevent effectually the escape of foul air into any building or out-building within the vicinity.

Where the vent pipe extends into a gable of the building or out-building, it shall further be carried at least 2 feet above the point of intersection with the roof.

Such pipe shall, where necessary, be provided with sufficient clips or stays to support it effectively.

Section 60—Chimneys—No chimney shall be used as a ventilator to any drain, soil, or waste pipe.

Section 61—Vents near Chimneys—Vents must, as far as possible, be kept away from chimneys and ventilating air shafts. Where a ventilator pipe terminates six feet or more from a chimney opening or ventilating air shaft, the requirements of section 59 shall apply, but where the distance is less than six feet the vent pipe shall, unless otherwise ordered, terminate not less than two feet below the top of such chimney or air shaft.

Section 62—Vents Adjoining High Buildings.—In any case in which a building or out-building is erected next to a previously existing building or out-building of less elevation and any windows of the new building or out-building are located within 30 feet of any existing vent stack on the lower building or out-building, the owner of such new building or out-building shall defray the cost of or shall himself make such alterations to the vents of the previously existing building or out-building as necessary, to conform with section 59.

The owner of the lower or existing building or out-building shall make such alterations upon the receipt of money, or security therefor sufficient for the purpose, from the owner of the new or higher building or out-building, or shall permit at the election of the owner of the new or higher building or out-building, the making of such alteration by the owner of such new or higher building or out-building.

Section 63—Size of Drainage Vents.—Drainage vent pipes shall, unless otherwise ordered, be of not less than 4-in. diameter in the case of educt vents and not less than 3-in. diameter in the case of induct vents, with the provision that where more than one educt vent is provided the vent on the longest line of drain shall be of not less than 4-in. diameter and all others of not less than 3-in. diameter; but in no case shall a drainage vent be of small diameter than necessary to comply with the requirements of section 78.

Unless otherwise ordered or approved every such vent pipe shall be without return bend and provided with basket and/or educt or induct cowls as directed.

Section 64—Materials, &c.—Drainage vent pipes situated wholly outside of buildings or outbuildings shall be of cast-iron, galvanized wrought-iron, double galvanized sheet-iron, or other approved material above ground and of stoneware or concrete beneath the surface of the ground. Galvanized sheet-iron vent pipe shall not be less gauge than 20 for 3-in. and 4-in. diameter pipes and 18 for 8-in. pipes, and where ordered the first six feet above ground shall be of cast-iron or other approved material. Drainage vent pipes inside a building or out-building shall, unless otherwise approved, be of cast-iron or of galvanized wrought-iron. The circumferential joints of galvanized sheet-iron vent pipes shall be riveted and soldered. All galvanized sheet-iron vent pipe used to ventilate the drainage system, or used as anti-syphonage pipes to soil or waste pipes from closets, slop sinks, or urinals, must be coated with hot tar or asphaltum inside before erection.

Section 65—Gratings.—Openings for ventilation shall be effectively protected by approved gratings of ample area. The aggregate area of apertures in any such grating shall not be less than the sectional area of the pipe or drain to which such grating is fixed. Every opening for ventilation shall at all times be kept perfectly free from obstruction.

Section 66—Pipe Clips, &c.—There shall be at least one pipe clip to each six feet length of vent pipe.

For cast-iron or wrought-iron pipe approved coated wrought-iron clips and for galvanized sheet-iron pipe 1½-in. x 14-gauge galvanized band iron clips shall be provided. Wherever it is necessary to fix pipes clear of the wall, approved extension clips shall be used.

Clips in the case of cast-iron pipes must be placed tight or up against the bend or underside of collar.

Section 67—Attachment to Walls.—Where a galvanized sheet-iron pipe, with or without offset, is carried up above the brick wall of a building or out-building a galvanized wrought-iron clip must be used, leaded into the wall near the top wherever possible and bolted against the vent pipe.

All band iron clips of vent pipes to brick walls shall be fastened with nuts and bolts, leaded in, or by means of T-headed bolts passed through the brick joints and turned at right angles to the joints.

Section 68—Supporting Vents.—Wherever a vent pipe with offset is not more than nine feet long above such offset it need not be stayed; if longer, it shall be stayed as directed with ½-in. galvanized wrought-iron piping.

An unsupported length of fifteen feet above highest clip of straight vent pipe without offset will be permitted.

Section 69—Induct Vents.—Every induct vent shall be securely supported in an approved manner.

DIVISION 21.—DRAINAGE TRAPS.

Section 70—Trapping of Inlets.—Every inlet to any drain other than inlets provided for ventilation in accordance with the By-law shall be provided with an approved trap. No inlets to any drain connecting directly with a sewer shall be constructed within a building or out-building other than such inlets necessary for the apparatus of any water-closet, urinal, or slop sink.

Section 71—Classes of Traps.—Four classes of traps shall be used—

(a) "Traps" for intercepting gases only, which shall be of round section and self-cleansing form, but not such as to empty by momentum or suction.

(b) "Silt traps" for intercepting both gases and solids, which have slightly tapered sides, flat bottom and rounded angles, and which shall be provided with approved means for catching and removing solids.

(c) "Grease traps" for solidifying and collecting grease, fatty domestic wastes and other semi-fluid or viscous material liable to foul the pipes. The grease trap shall be designed for the requirements of the particular drain. The design and capacity shall be to the approval of the Engineer. The interior surfaces shall be tiled, and it shall be equipped with non-corrodible baffles, the whole trap being designed for easy cleaning.

(d) "Oil traps" for collecting all kinds of oil, which shall be of such form as approved.

The term "yard gully" is applied to traps (a) in cases where they are used externally and fitted with dish tops and gratings. The tops of inlets of all disconnector traps must be at least six inches above the surface of the surrounding ground.

Section 72—Water Seal.—Every trap must have a water seal of at least half the diameter of the outlet pipe, but in no case of less than 2 inches.

Section 73—Provision of Yard Gullies.—A yard gully shall, wherever practicable, be provided in the yard of every property as near as practicable to the kitchen or back door, with a tap placed over it at a height of not less than two feet. No yard gully shall be situated within a building or out-building. Where it is not practicable to provide a yard gully, a slop sink must be provided within the building or out-building.

Section 74—Details of Yard Gullies.—Yard gullies shall be fitted with dished tops and gratings, the dished top being in one piece with the trap or jointed thereto by spigot and faucet, or as otherwise approved.

The depth of the dished top to the grating must not be less than six inches. The grating to every gully trap must not be less than 6½-in. over all, and the grating to every disconnector trap shall be convex in section, with an opening of suitable outlet capacity. Every grating must be fixed down in an approved manner with bitumen or wedges of lead.

Section 75—Kerbing, &c., to Yard Gullies.—Yard gully basins and the dished tops of silt traps must be so surrounded with an approved impervious kerbing as to prevent the access of surface water to the drains, and, if directed, the wall at the rear of the gully or silt trap, if of brick or stone, must be cement rendered to the height of the tap over same, and if of wood the wall must be provided with an approved galvanized sheet-iron apron. The internal diameter of kerbing around gully traps measured from the face of cement rendering must not be less than 15 inches, and must be neatly rounded to meet the gully top.

PART 4.—PIPE CAPACITIES.

DIVISION 22.—CAPACITIES OF SOIL, WASTE, DRAIN, AND VENT PIPES.

Section 76—Fixture Units.—For the purpose of determining the size of any drain, waste, soil, or vent pipe, the following equivalent fixture units shall be adopted, unless otherwise directed, and the nominal outlet diameter shown hereunder shall be the minimum allowed for each of the respective fittings.

Fixture.	Nominal Outlet Diameter.	Fixture Units.
One lavatory basin	1½ inches..	1
For each lavatory basin over twenty served by such pipe	..	½ for each basin
One kitchen sink (up to 6 inches depth to overflow)	2 inches ..	3
One bath (with or without overhead shower)	1½ inches..	4
	2 inches ..	6
One wash trough, set with common trap	2 inches ..	5
One urinal or group of urinals draining to a common trap	2 inches ..	3
One slop sink	3 inches ..	4
One shower compartment	2 inches ..	3
One water closet	4 inches ..	6
Group of fixtures contained in one apartment—		
Bath and lavatory basin	..	6
Bath, lavatory basin, and shower..	..	6
Bath, lavatory basin, shower, and water closet	..	6

For fixtures, other than those shown, the equivalent fixture units to be adopted shall be determined by the Engineer.

Section 77—Sizes of Soil, Waste, and Drain Pipes.—Except by special permission the required sizes of soil, waste, and drain pipes shall be determined on the basis of the total number of fixture units drained, or likely to be drained, in accordance with the following table:—

Diameter of Pipe (Inches).	Minimum Permissible Grade.	Permissible Maximum Number of Fixture Units.										Vertical.	Maximum Number of Fixture Units Permitted to be Connected in any Vertical Stack.
		Grade not less than—											
		1 in 60	1 in 50	1 in 40	1 in 30	1 in 25	1 in 20	1 in 15	1 in 12½	1 in 10	1 in 5		
1½	1 in 12½	1½	1½
1½	1 in 15	1½	1½
2	1 in 20	2	2
2½	1 in 25	14	..	18	20	22	23	2½	2½
3	1 in 30	20	30	32	40	3	3
4	1 in 40	100	28	130	140	176	4	4
5	1 in 50	..	180	122	250	280	350	5	5
6	1 in 60	330	..	370	..	480	..	520	550	590	730	6	6

Provided that—

- (a) Waste and soil pipes shall not be diminished in diameter in the direction of flow.
- (b) The diameter of trap, waste, or soil pipe receiving the discharge from any fixture shall in no case be less than the nominal outlet diameter of such fixture, and in no case be less than 1½ inches.
- (c) No water-closet shall discharge into a drain or soil pipe of less than 4 inches in diameter.
- (d) All connexions between inclined pipes and vertical stacks shall be through 45 degrees junctions.
- (e) Soil and waste stacks shall be as direct as possible and free from sharp bends. Where such are unavoidable, approved provision shall, if necessary, be made to safeguard fixtures immediately above and below the bend.

Section 78—Sizes of Vents.—(1) Main Vents.—Except by special permission, the required sizes of main vents shall be determined from the size of the soil, or waste pipe, or stack to be vented, the total number of fixture units drained into it and the developed length of the vent, in accordance with the following table, interpolating where necessary between permissible lengths of vent given in the table.

MAXIMUM PERMISSIBLE LENGTH OF MAIN VENTS (IN FEET) FOR SOIL AND WASTE PIPES.

Diameter of Soil or Waste Pipe (Inches).	Number of Fixture Units.	Diameter of Main Vent (In Inches).					
		1½	2	2½	3	4	5
1½	Up to 9 ..	55
2	Up to 23 ..	40	80
2½	Up to 18 ..	54	79	104
	37 ..	43	60	94
3	Up to 19 ..	15	60	128	238
	26 ..	11	46	113	204
	32 ..	9	40	100	182
	43 ..	8	33	87	153
	50 ..	7	28	75	138
4	Up to 25	20	65	127	300	..
	50	16	57	113	290	..
	100	12	44	88	244	..
	140	10	36	75	220	..
	176	8	30	66	204	..
250	7	21	54	162	..	

Provided that—

- (a) No vent shall be less than 1½ inches in diameter, and in no case shall a vent have a diameter less than one-half that of the soil or waste pipe which it serves unless otherwise specified.
- (b) For 2-inch and 2½-inch waste pipes the vent shall have a diameter of not less than 1½ inches.

2. **Sizes of Branch Vents.**—The required sizes of branch vents shall be determined from the number of fixture units served by the branch vent and the developed length of the vent from the point of connexion of the anti-syphonage vent from the last fixture served by the branch vent to the outlet to the

open air at the upper end of the main vent, in accordance with the following table, interpolating where necessary between permissible lengths of vent given in the table:—

Diameter of Branch Vent.	Number of Fixture Units Served by Branch Vent.	Maximum Permissible Length.	Diameter of Branch Vent.	Number of Fixture Units Served by Branch Vent.	Maximum Permissible Length.
1½	Up to 9 ..	55	3	Up to 6 ..	306
2	Up to 23 ..	80		12 ..	272
				19 ..	238
			26 ..	204	
2½	Up to 6 ..	114	32 ..	182	
			40 ..	158	
			48 ..	138	
			60 ..	118	
2½	Up to 6 ..	114	4	12 ..	300
				18 ..	300
				25 ..	300
				50 ..	290
3	Up to 6 ..	114	4	100 ..	244
				100 ..	244

Provided that—

- (a) Branch vents shall conform to provisions (a), (b) for main vents.
- (b) No branch vent need be larger in diameter than the soil or waste pipe which it serves.

(3) **Individual Anti-syphonage Vents.**—The required sizes of individual anti-syphonage vents shall be determined from the diameter of the fixture trap served in accordance with the following table:—

Diameter of Fixture Trap.	Minimum Permissible Size of Anti-Syphonage Vent.	Diameter of Fixture Trap.	Minimum Permissible Size of Anti-Syphonage Vent.
Inches.	Inches.	Inches.	Inches.
1½	1½	3	2
2	1½	4	2
2½	1½		

PART 5.—PLUMBING.

DIVISION 23.—GENERAL.

Section 79—Waste Pipes.—Except as provided in section 81, separate waste pipes shall be provided for each of the following classes of polluted water, viz:—

- (a) Dirty water from baths, sinks, lavatory basins and wash troughs, and other water containing a small proportion of soap and/or dirt.
- (b) Greasy water from kitchen and scullery sinks or other fixtures, in such cases where grease traps are ordered or required.

Section 80—Soil Pipes.—Soil pipes shall be provided for soil water from closets and other water containing faecal matter, and for urinal waters from slop sinks and urinals and, where directed, for discharges from operating theatres and mortuaries, and in no case shall such waters be discharged into any waste pipe as defined by this By-law, except by permission of the Authority.

Section 81—Combined Wastes—Combined Pipe System.—The Authority may approve of the adoption of the combined pipe system for plumbing installations, subject to the following conditions and such other conditions as it may think necessary in any particular case, viz:—

- (a) Application shall be made in writing by the owner or his authorized agent.
- (b) Plans shall be in accordance with section 8.
- (c) The size and arrangement of all soil, waste, combined waste, and vent pipes shall be approved by the Authority.

Section 82—Connexions to Drains.—Except as provided in section 81 all waste pipes shall discharge under the grating of a yard gully or into a disconnector trap. All soil pipes, including those for urinals and slop sinks, must be connected direct to the drain. No waste pipe shall be laid in the ground outside any building or outbuilding unless by special permission.

Section 83—Flashing, &c.—All troughs, sinks, and other fixtures which are placed less than 3 inches, and all baths fixed less than 6 inches clear from any wall, shall be flashed with 5-lb. sheet lead, 24-gauge copper, bronze, brass, nickel-silver, or monel metal, or other approved material. Twenty-four-gauge sheet galvanized iron may be used for fixtures other than sinks.

All such flashings shall be turned up the walls at least 4 inches, except where the walls are tiled, when the flashings shall be carried up at least 1 inch behind the tiles. Baths and other fixtures having turned-up flanges for use against

tiled walls in lieu of sheet-metal flashing shall be properly supported to prevent settlement, and the tiles shall be brought hard down on to the surface of the fixture. Such tiles or sheet materials shall be securely bedded upon cement mortar in an approved manner for a height of at least 3 inches above the fixture. The flange of the fixture shall lap behind the tiles or sheet materials not less than $\frac{1}{4}$ inch where the fixture is supported on brick or concrete walls carried up from permanent foundations, and not less than $\frac{1}{8}$ inch if the fixture is supported on material other than brick or concrete. All flashing shall be properly secured and made watertight, and shall be bedded for a width of not less than 1 inch along the edge nearer the fixture in red or white lead.

Unless otherwise directed or permitted sinks, tubs, and similar fixtures situated in buildings, other than private houses, where food for human consumption is prepared, manufactured, or stored for sale, and draining boards, slabs, and plates used in connexion with such fixtures, shall not abut against any wall, but shall have a clear space not less than 6 inches between such fixtures and any wall surfaces or obstructions.

Section 84—Bib-cocks.—Internal bib-cocks shall not be permitted unless a sink, lavatory basin, or other approved fixture, or a properly drained impervious floor, is provided underneath.

DIVISION 24.—SOIL, WASTE, AND VENT PIPES.

Section 85.—Except by permission of the Engineer, no material shall be used for soil pipes, other than cast-iron, 7-lb. lead, brass, stoneware, or ceramic ware, and for waste pipes, other than wrought-iron, cast-iron, 6-lb. lead, brass, copper, stoneware, or ceramic ware.

Section 86—Wrought-iron Pipes.—All wrought-iron pipes and their fittings shall be approved standard weight and quality and galvanized or lined to the approval of the Engineer.

Section 87—Cast-iron Pipes.—All cast-iron pipes shall be sound, free from holes and cracks, and coated with approved bituminous composition, or lined with glass enamel or other approved material.

Cast-iron pipes and their fittings, where laid in the ground, shall comply with the standard approved by the Authority for cast-iron water pipes and their fittings of similar diameter. Cast-iron pipes for use in other situations shall have a minimum thickness of 3-16 inches measured in the case of lined pipes without the lining, and their fittings shall correspond with them in weight and quality. All junctions shall be curved; right-angled junction shall not be made.

Section 88—Galvanized Sheet-iron Pipes.—External vent pipes of galvanized sheet-iron shall be of a gauge not less than the following:—

- 1 $\frac{1}{2}$ -in., 2-in., 2 $\frac{1}{2}$ -in. diameter—22-gauge.
- 3-in. and 4-in. diameter—20 gauge.
- 6-in. diameter—18-gauge.

Section 89.—Where lead, copper, brass, or cast-iron, soil or waste pipes are fixed outside a wall for upstairs fixtures, the lead, copper, brass, or cast-iron pipes shall be carried at least 2 feet above the level of the highest fixture attached to the pipe.

Section 90.—Copper or brass pipes for soil, or waste pipes shall be seamless, solid drawn tube connected in accordance with the provisions herein, and shall be of a diameter and thickness not less than those given in the table hereunder.

Nominal Internal Diameter.	Minimum Permissible Actual Internal Diameter.	Minimum Permissible Wall Thickness (S.W.G.)		British Standard Pipe Thread for Screwed Connexions.
		Screwed Connexions.	Brazed or Compression Joints.	
Inches.	Inches.			Inches.
1 $\frac{1}{2}$	1 $\frac{1}{4}$	12	16	1 $\frac{1}{2}$
2	1 $\frac{3}{8}$	11	16	2
2 $\frac{1}{2}$	2	11	14	2 $\frac{1}{2}$
3	2 $\frac{3}{8}$	10	14	3
4	3 $\frac{1}{4}$	8	12	4

Section 91—Vent Pipes.—Vent pipes, if inside a building or out-building, shall in all cases be of cast-iron, wrought-iron, lead, copper, or brass. Grooved, welded, or riveted double galvanized sheet iron vent pipes may be used where they are entirely outside a building or out-building, and shall be connected with the traps or waste or soil pipes with brass ferrules or other points approved by the responsible officer of the Authority.

Section 92—Vents in Sheds; &c.—Galvanized sheet iron vent pipes may be used inside stables or open sheds, except where liable to damage.

Section 93—Use of Lead Pipes.—Lead pipes shall not be used where liable to damage.

Section 94—Supporting Lead Pipes.—Lead pipes shall be supported by cast lead tacks of approved dimensions, wiped on to the pipe or by other approved fastenings, and such fastenings shall be arranged as nearly as possible thus:—

- 4-in. vertical lead pipes—2-ft. 6-in. centres.
- 4-in. horizontal lead pipes—2-ft. centres.
- Less than 4-in. vertical pipe—3-ft. centres.
- Less than 4-in. horizontal pipe—2 ft. 3 in. centres.

Two pairs of tacks, fixed opposite, are sufficient for fixing lead flush pipes from cisterns.

Section 95.—Minimum Permissible Gradients.—The following are the minimum gradients to be adopted for soil and waste pipes:—

Diameter of Pipe.	Minimum Gradient.
1 $\frac{1}{2}$ inch	1 in 15
1 $\frac{3}{4}$ inch	1 in 17 $\frac{1}{2}$
2 inches	1 in 20
2 $\frac{1}{2}$ inches	1 in 25
3 inches	1 in 30
4 inches	1 in 40
5 inches	1 in 50
6 inches	1 in 60

Section 96—Length of Uncut Waste Pipes.—Waste pipes need not be ventilated unless they exceed 10 feet in inclined length or 18 feet in vertical length, provided that there is only one fixture attached to the waste pipe, and provided that the water seal of the trap is not reduced by syphonage or other cause. Where there is more than one fixture, or the water seal is reduced, a vent pipe shall be supplied to the fixture trap or traps.

Section 97—Junctions.—Where a waste or soil stack is branched into a graded waste, soil, or drain pipe, the branch fitting shall have an angle of not less than 45 degrees to the horizontal, and the length of the branch of the fitting shall be such that the vertical projection of the attached stack will be wholly outside of the area of the junction with the graded pipe.

Section 98—Sealing of Pipes.—Wherever a fixture is abolished, the soil, waste, vent, and water supply pipes to such fixture shall be removed, or, if allowed by the Authority to remain, the ends of the pipes shall be sealed with water-tight imperishable materials.

Section 99—Soil Vent Pipes.—In all cases the upward extension from the soil pipe for ventilation shall pass in as direct a manner as possible above, and, if necessary, through the roof.

Section 100—Vent Pipe Grades.—All vertical lines of vent pipes shall connect, full size, at their bases with a soil, waste, or drain pipe at an angle of not less than 45 degrees to the horizontal, and shall extend in undiminished size above the roof, or be connected to the soil, waste, or vent stack, in compliance with the requirements of section 102, on a grade sufficient to avoid the collection of water.

All intermediate bends or offsets shall be at a grade of not less than 45 degrees to the horizontal.

Vent pipes shall not be used as waste or soil pipes.

Section 101—Anti-syphonage Vents.—Traps must be prevented from syphoning by proper ventilation, in accordance with the requirements of section 75. Such anti-syphonage vents from fixtures shall be carried above the eaves of the building, or joined to the branch or main vent above the level of the fixture, unless special permission to the contrary is granted.

These vent pipes shall be connected to the waste or soil pipe at a point not less than 3 inches, nor more than 12 inches from the crown of the trap, and on the opposite side of the water seal to the fixture.

Section 102.—Combining of Vents.—The various vents may be combined by branching together those which serve traps of the same class. The vent pipes may be branched into a soil or waste pipe of the same class above the level of the highest fixture.

Section 103.—Where a branch is required to a galvanized sheet iron vent pipe, a brass saddle piece bolted and soldered to the vent shall be used.

Section 104—Sheet Metal Bends and Offsets.—All sheet metal bends and offsets for flush and vent pipes shall be bent or pressed. Mitred elbows will not be permitted.

Section 105.—Pipes to be Accessible.—All soil, waste, and vent pipes and traps shall, where practicable, be accessible at all times for ready inspection and convenience of repairing. When placed within partitions or recesses of walls, they shall be covered with wood work or other approved material, so fastened as to be readily removable. No junctions shall be built in except with special permission from the Authority in writing.

Section 106.—Concealed standing wastes will not be permitted.

Section 107.—Painting.—All external plumbers' work and all cast-iron cisterns and brackets, woodwork in connexion with plumbing installations, sheet iron flush pipes and sheet iron storage tanks and trays shall be painted, after inspection, to the approval of the responsible officer.

DIVISION 25.—JOINTS.

Section 108—Stoneware, Cement, or Cast-iron Pipes.—Joints of stoneware, cement, or cast-iron pipes shall conform with the requirements of section 55 or 56.

Section 109—Lead Pipe.—All joints to lead pipe shall be plumber's wiped joints.

Section 110—Wrought-iron Pipe.—The screwed ends and sockets of each particular size of wrought-iron or wrought steel pipe shall be so formed and the threads so cut that the ends of the pipe will butt against each other when screwed home in the sockets; bends, junctions, and similar fittings shall be similarly formed and screwed so that when the pipe ends are screwed home the bore will be continuously uniform, and without breaks or pockets. The burr shall be neatly filed off on the inner edge of all pipe ends. All screwed joints shall be made with approved jointing material.

Section 111—Wrought-iron Pipe to Lead Pipe.—All joints between wrought-iron and lead pipes shall be made by means of brass unions screwed to iron, and wiped to lead.

Section 112—Brass or Copper Pipes.—Joints of brass or copper pipes shall be made by means of screwed or compression fittings approved, tested, and stamped in accordance with the provisions of section 27, or by means of brazing or other approved method. All brazed work shall be inspected and approved by the Inspecting Officer before installation.

Section 113—Lead Pipe to Cast-iron Pipe.—The connexion of lead pipes or traps to cast-iron pipes shall be made by means of brass ferrules. The brass ferrules shall be lined with and connected to the lead pipe or trap by means of a wiped joint, and connected to the cast iron by inserting ferrule in socket thereof, and making the joint in the same way as in cast-iron pipe.

Section 114—Sheet-iron Pipe to Cast-iron Pipe.—All connexions of galvanized sheet-iron to cast-iron pipes shall be made with molten lead, lightly but tightly caulked in to cast-iron sockets, or with other approved material.

Section 115—Sheet-iron Pipe to Wrought-iron Pipe.—Galvanized sheet iron pipes shall be connected to wrought-iron pipes by means of brass unions or sleeves soldered to the sheet iron and screwed to the wrought iron.

Section 116—Sheet-iron Pipe to Lead Pipe.—Connexions of sheet-iron pipes to lead pipe shall be made by means of brass sleeves wiped to the lead pipe, and soldered to the sheet-iron pipe.

Section 117—Concrete or Stoneware Pipe and Traps to Lead Pipe.—Connexions of lead pipe to stoneware or concrete pipe shall be made by means of a brass ferrule connected to the lead pipe by means of a wiped joint, and connected to the stoneware or concrete pipe by inserting it in the socket thereof, and making a cement mortar joint.

The connexion of a stoneware or concrete trap to a lead pipe shall be by means of a cast lead or brass socket, and the joint made with bitumen or other approved material. The lead pipe shall be connected to the tail end of the brass or lead socket by means of a plumber's wiped joint.

Section 118—Connexion of Closet Pan Traps to Soil Pipe or Drain.—Connexion of a closet pan to a soil or drain pipe shall be made by means of a bituminous jointing material, consisting of a mixture of approved bitumen and finely graded inert mineral filler in equal proportions, filled in solidly into faucet of soil or drain pipe and neatly splayed off, or by other approved method. In the case of lead soil pipes, a cast-lead or brass faucet shall be used and connected to the lead pipe by means of a wiped joint.

Section 119—Cistern Flush Pipe to Closet Pan.—The flushing pipe from cistern shall be connected to the water-closet pan by a lead cap piece of not less than 4-lb. lead, packed with red lead or other approved material. The cap piece shall be jointed to galvanized sheet-iron, copper, brass, or drawn-steel pipe by means of a soldered joint. The connexion of the flushing pipe to cistern shall be by means of a brass union, wiped to lead pipe or soldered to sheet-iron pipe. Copper or brass pipe shall be connected to cistern by means of a brass ring, with nut brazed to pipe, or by other approved means.

Section 120—Vent Pipe to Closet Pan.—Vent pipe shall be connected to the vent horn of water-closet trap by a lead cap piece with red lead packing or by other approved methods. The cap piece shall be jointed to copper or brass pipe by means of a soldered joint and to lead flush pipe by a soldered or wiped joint.

Section 121.—Outlet Fittings to Fixtures.—Connexions between outlet fittings and such fixtures as baths, sinks, basins, &c., when the latter are constructed of cast-iron, plate-iron, ceramic ware, or concrete, shall be made with lock nuts. The outlet fitting shall in all cases be connected to the waste pipe by means of a union.

When these fixtures are made of sheet-metal lighter than 20 gauge soldered connexions may be used in lieu of lock nuts.

Section 122—Waste Pipes to Troughs.—Connexions of waste pipes to wash troughs shall be made as under:—

- (a) Cement troughs, unless otherwise approved, shall have cast-in outlets.
- (b) Sheet-metal troughs shall be connected to the waste pipes in compliance with section 121.
- (c) For wooden troughs, lead, copper, or brass waste pipes shall have flanges connected to the waste pipes in accordance with the provisions of this By-law, and fastened to the underside of the trough with round-head brass screws, and the waste pipe shall then be turned over inside the trough and the plug-casting bedded over it with red lead putty and screwed to trough with brass-wood screws.

Where wrought-iron or other screwed pipes are used the plug must be connected to the trough by means of a lock nut in lieu of flange.

DIVISION 26.—FIXTURE TRAPS.

Section 123—Fixtures to be Trapped.—Every fixture shall be effectively trapped unless otherwise permitted, in writing, by the Engineer. Separate traps shall be provided for each fixture, except lavatory basins, sinks, or troughs, which may be connected in pairs.

Section 124—Position of Traps.—Traps shall be placed as near the fixtures as possible, and in no case shall a trap be more than two feet from its fixture, except as provided in section 172, unless otherwise specially permitted by the Engineer.

Section 125—Depth of Water Seal.—Every trap shall have a water seal of not less than two inches.

Section 126—Closet-pan Traps.—Outlets from closet-pan traps shall be of not less than 3½-in. nor more than 4-in. in diameter except in the case of syphonic pans.

Section 127—Sealed Disconnector Traps.—Where approved by the Engineer, sealed disconnector traps may be fixed outside or inside the building or out-building, but in such cases breather pipes or fresh air inlets of the same diameter as disconnector traps shall be taken above the level of the lowest fixture, or to such other height as directed, and when the trap is inside shall be led to the outside of the building or out-building. The material for such breather pipes shall be the same as for waste pipes; sheet iron will not be allowed. Inspection openings to such traps shall be sealed with screwed plugs, or as otherwise approved by the Engineer.

Section 128—Form of Trap.—The "P" form of trap shall be used in preference to the "S" form where, in the opinion of the Engineer, it is equally suitable for the situation.

Section 129—Lead Traps.—All lead traps must be of the weights specified in section 85 for lead pipes of the same diameter.

DIVISION 27.—GRATINGS.

Section 130.—Fixtures discharging into waste pipes and all urinals shall have non-corrodible outlet gratings of approved design and material.

DIVISION 28.—CLEANING EYES AND INSPECTION OPENINGS.

Section 131—Provision for Inspection and Cleaning.—Sufficient inspection and cleaning eyes shall be provided in such positions on soil and waste pipes as to be easy of access for proper inspection and cleansing.

Traps for fixtures, other than water closets, urinals, and slop sinks, shall be provided with approved screwed brass plugs for cleaning purposes fixed under the water line of the trap, unless by permission of the Engineer.

Section 132—Inspection Openings on Soil Pipes.—In all cases where the vertical stack of soil pipe provides for closets four feet or more above the ground level, measured from floor level of water-closet to ground level at foot of stack, an inspection opening eight inches in length having a cover fixed to a flange with bolts or studs shall be provided in such a position as directed by the responsible officer of the Authority.

DIVISION 29.—GREASE TRAPS.

Section 133—Provision of Grease Traps.—Every fixture or area from which grease or any other objectionable matter is likely to be discharged or conveyed into waste or soil pipes, or house drains, and every sink in all such places as food-packing houses, butchers' shops, lard-rendering establishments, hotels, restaurants, and boarding-houses, and such fixtures, areas, apparatus, or appliances as the responsible officer may direct, shall first discharge into an approved apparatus for preventing the objectionable matter from reaching the soil pipe or drain. Such apparatus shall be of such dimension, design, and construction, and in such positions as the responsible officer may in each case approve.

Section 134—External Grease Traps.—Every grease trap shall be fixed outside the premises whenever practicable and (if not portable) shall be constructed of glazed stoneware, or of concrete, or brick in cement, lined throughout with approved tiling with bronze gunmetal or Muntz-metal baffles, and the

outlet shall be connected to the drain through a disconnector trap. The grease trap shall be designed for particular waste to be trapped both as to capacity and type.

Section 135—Internal Grease Traps.—Wherever a grease trap is used inside a building or out-building it shall be so fitted as to be easily removable, and, if directed, fixed upon a tray. All internal grease traps shall be of copper or other approved material, provided with a close fitting cover, and shall be independently ventilated as required by the responsible officer. An internal grease trap which is not removable may be permitted in special circumstances, provided the design permits easy access and cleansing, and special precautions over and above those required for external grease traps are taken.

Section 136—Grease Trap Ventilation.—Every grease trap shall have provision made for inlet and outlet ventilation if and as directed by the responsible officer.

Section 137—Size of Grease Trap.—The dimensions of the grease trap to be provided shall be such as to ensure the congealing and retention of all grease entering such trap.

Section 138—Outlet Pipes.—The outlet pipe from any grease trap must be at least one size larger than that size of pipe which has a cross sectional area equivalent to the total area of incoming waste pipes. In no case, except by special permission, shall the outlet pipe be less than 3-in. diameter for grease traps of copper or other approved metal and 4-in. for stoneware.

Section 139—Maintenance.—Every grease trap shall be maintained by the occupier at his own expense, and shall be cleaned daily, to ensure that such trap operates in an efficient and hygienic manner.

DIVISION 30.—WATER-CLOSETS AND FLUSHING APPARATUS.

Section 140—Provision of Water-closets.—(1) At least one water-closet, approved by the Authority, shall be provided for each house, building, out-building, or land required by notice from the Authority to be connected with a sewer of the Authority, and for each flat, as defined in this By-law.

(2) Every licensed victualler's property, restaurant, boarding-house, lodging-house, school, shop, factory, office, public building, or building used for public entertainment, shall be provided with water-closet accommodation in accordance with the requirements of the Health Acts and/or Factories and Shops Acts of the State of Victoria, or of any regulations under any of the said Acts; provided that, in any property other than a house or flat, which is not provided for in any of the aforesaid Acts, separate water-closet accommodation shall be provided for males and females, one water-closet for each ten or portion of ten persons for whom water-closet accommodation is required.

(3) Water-closets shall be so placed, either within or outside the building, as to ensure the due observance of decency and to be easily accessible to the occupiers of such building.

(4) After the date fixed by notice from the Authority to the owner of any house, building, or land, requiring him to connect the same with a sewer of the Authority, or after such further time as shall be allowed by the Authority for the purpose of such connexion, no privy closet, other than a water-closet approved by the Authority, shall be used in such house or building, or upon such land.

Section 141—Airlocks for Water-closets.—(1) Except as provided in sub-section (2) hereunder, no water-closet or urinal compartment within a building shall be entered directly from any room used for human habitation or for the manufacture, preparation, or storage of food for human consumption, or used as a factory, workshop, or work place.

In cases where otherwise such closet or urinal compartment would be directly entered from any such room, an airlock shall be provided, having a floor area of not less than twenty square feet, and lighted and ventilated in accordance with the provisions of section 143.

In private residences a hall, passage, lobby, or stair-case may be considered as an airlock, provided it has a floor area of not less than twenty square feet and complies with the requirements of section 143.

(2) The airlock may be omitted where a water-closet, within any building, is intended solely for the private use of not more than two persons and opens off a room normally occupied by those persons only, provided that such room is not used for the manufacture, preparation, storage, or consumption of food, or as a factory, workshop, or work place.

(3) No airlocks will be required where ventilation, in accordance with section 145, is provided to water-closet or urinal compartments.

Section 142—Lighting and Ventilation of Water-closets.—Except as provided in section 144, every water-closet or urinal compartments within a building shall comply with the following conditions:—

- (a) One of its sides shall be an external wall of such building, abutting on to a street or lane, or an open space within the property, having a width of not less

than four feet and an area not less than the following:—

	sq. ft.
For first story above floor level of open space	36
For second story above floor level of open space	72
For all other stories above floor level of open space	100

Each water closet or urinal compartment shall be provided with a window in such external wall having a clear light area of not less than two square feet per closet pan and capable of being opened.

- (b) Each water-closet or urinal compartment shall be provided with direct ventilation to the open air from a point near ceiling level and a floor vent. Such ventilation shall be provided by a vent, or vents, carried as direct to the open air as is practicable, and boxed throughout, and having a minimum clear area at any point of not less than 27 square inches per closet pan.
- (c) Glazed louvres may be used in lieu of windows and ventilators, subject to their providing a clear light area of not less than three square feet per closet pan and a clear ventilating area of not less than 27 square inches per closet pan.

Section 143.—Lighting and Ventilation of Airlocks.—(1) Each airlock shall be:—

- (a) Provided with a window made to open or glazed louvres on an external wall, having a clear area of not less than two square feet for each 100 square feet, or part of 100 square feet of floor area of airlock; or
- (b) separately lighted by electricity and provided with a switch within the airlock.

(2) Except as provided in sub-section (3) of this section, every airlock shall be provided with direct ventilation to the open air from a point near ceiling level.

Such ventilation shall be provided by a vent, or vents, carried as direct to the open air as is practicable, and boxed throughout, and having a minimum clear area at any point of not less than 27 square inches for every 100 square feet, or part of 100 square feet of floor area of airlock.

(3) In private residences, the requirements of sub-section (2) of this section may be omitted, provided:—

- (a) That the floor area of the airlock is not less than 100 square feet, and that the doors of water-closets are fitted with approved self-closing devices; or
- (b) that other provisions are made to the approval of the Engineer.

Section 144.—Alternative Methods of Lighting and Ventilating Water-closets and Airlocks.—(1) Subject to the approval of the Engineer first obtained, in writing, water-closet and urinal compartments, and airlocks in buildings, other than hospitals and similar institutions, may be ventilated by one of the following methods, instead of by the method set out in sections 142 and 143:—

- (a) (i) In buildings up to four stories in height (measured from the floor of the lowest water-closet or urinal compartment to be so ventilated) the water-closet and urinal compartments and airlocks may abut on to a ventilating shaft, open to the sky and carried to such height as may be necessary to prevent the deflection of wind currents down the shaft by neighbouring structures.

No rooms, other than water-closet and urinal compartments, airlocks, and bathrooms, may open on to such shaft.

The area of such ventilating shafts, and the maximum number of water-closets or urinals to be served by any one such shaft, shall be as shown in the following table:—

Height of Ventilating Shaft In Stories.	Minimum Area of Ventilating Shaft.	Maximum Permissible Number of Closet Pans or Urinals on any Vent Shaft.
1 or 2	16 square feet	4
3 or 4	1st and 2nd stories—16 square feet 3rd story—20 square feet Top story—24 square feet	10

No dimension of such ventilating shaft shall be less than four feet.

- (ii) In buildings in which such ventilating shaft is three or four stories in height, a ventilating duct having a clear area of not less than two square feet, shall be carried from the bottom of the ventilating shaft to an external wall, and shall be boxed throughout,

(iii) Every water-closet or urinal compartment or airlock which abuts on to a ventilating shaft as afore-mentioned shall have a window, capable of being opened to such shaft, with an effective glass area at least equal to one-fifth of the floor area of the compartment, with a minimum of four square feet, and shall be provided with ventilating openings to the ventilating shaft, having a total clear area at any point of not less than 50 square inches per closet pan.

(iv) Where water-closets or urinals are situated in a basement or cellar, in addition to the above-mentioned requirements, there shall be provided a ventilating duct, carried through the roof, and fitted with an approved cowl designed either to give a positive up draught or down draught in the duct, at the option of the owner. Such ventilating duct and cowl shall be capable of changing the air in each water-closet or urinal compartment or airlock served by it, at least six times per hour, when subject to a wind velocity of four miles per hour, the inside and outside temperatures being equal.

Ventilating ducts serving different compartments may be combined, but the minimum area of any ventilating duct shall be 25 square inches for each closet pan or urinal served by the said duct.

(b) The water closet or urinal compartment may be ventilated by a mechanical system of exhaust ventilation in compliance with the requirements of section 145.

(2) Every water-closet or urinal compartment permitted by the Authority to be ventilated in accordance with this section shall be separately lighted by electricity and provided with a separate switch within the compartment.

Section 145—Mechanical Ventilation.—(1) Every system of mechanical ventilation shall be approved by the Engineer and be capable of changing the air contents of the water-closets served at least six times per hour.

(2) In every case, the ventilating fan and the power unit operating same shall be in duplicate, unless the main air shaft shall, in the opinion of the Engineer, be designed to act as an efficient natural vent in the event of the mechanical equipment failing.

(3) Upon completion, the owner or his representative shall carry out such tests of the ventilating system as the Authority may deem necessary.

(4) Such mechanical system shall be operated continuously and maintained in good working order and condition, under the direction of a properly qualified person.

(5) Any such mechanical system shall be open to inspection by the officers of the Authority at all reasonable times, and shall be subject to such tests as the Authority shall from time to time direct.

(6) Subject to the requirements of section 105, air shafts may be used also as pipe shafts.

(7) The failure, for a period longer than 48 hours, of any such ventilating system, to operate efficiently, or to fulfil the requirements of this section, shall be an offence against this By-law.

Section 146.—Floors, Walls, &c., for Water-closets.—In water-closet compartments within a building, unless the floors are constructed of concrete of not less than 4-in. thickness, or of other approved impervious material, graded as directed, safes of lead, or of other approved impervious material, in accordance with the requirements of this By-law, shall be provided. In water-closets having wooden floors, the stumps, sole plates, bottom plates, and plinths shall be of red gum or jarrah.

The area of any water closet must not be less than 15 square feet, with minimum internal dimensions of 5 feet by 3 feet measurements.

Section 147.—External Water-closets.—The minimum heights of external water-closets shall be not less than 8 feet at back and 7 feet at front, measured from the floor to the top of wall plate, and the frame of every wooden water-closet building shall be made rigid without attachment to fences. The floors of all water-closets must be constructed of concrete, tiles, or other approved impervious and non-absorbent material. Seats must be either flap or hinged flip-up.

External closet doors shall be saw-toothed on top, and a space of 3 inches shall be left between bottom of door and floor, or other approved means of ventilation provided.

In water-closet buildings, the bottom plates and plinths must be of approved timber. In repairs to studs they shall be cut to sound timber with a new plate, supported on a concrete dwarf wall extended up from the floor level.

Section 148.—Fixing Closet Pan.—On concrete floors, or floors of tiles set in concrete, the closet pan shall be securely bedded upon concrete or cement mortar and fixed with brass screws to approved lead dowels set in the floor. Where the floor is of timber covered with an approved impervious material the closet pan shall be secured to the timber by means of brass screws as directed or by other approved means.

Section 149.—Closet Pans.—Every water-closet shall be furnished with a pan of non-absorbent material of such shape, capacity, and construction as approved by the responsible officer. Water-closet pans and fittings thereto shall be entirely

open to inspection and without any enclosure. Vent horns shall be provided on all pans, even if anti-syphonage vent is required. If not used for a vent such vent horn shall be sealed with a lead disc, bituminous filler and a lead cap piece, or by other approved method.

Section 150.—Closet Pan Seats.—Except as approved by the responsible officer, all hinged closet pan seats shall not be less than 1-in. in thickness and constructed of approved material. When constructed of wood, four-piece seats shall be glued and either dowelled or bolted, and one-piece seats shall be reinforced with two wood or brass slips let in flush on the underside. To prevent fouling of pan, the closet seat openings must not be larger than 10½-in. x 9-in., and seats with holes so large as to cause fouling of the pan must not be used, provided that open front seats of approved design may be used. Pans must measure at least 12 inches between the lower edge of the front and back faces of flushing rims. Water-closet seats must be provided with approved buffers to prevent damage to the pan, and an approved buffer clip must be fixed to the flush pipe at a suitable height from the pan.

Section 151.—Flushing Apparatus.—Approved apparatus shall be provided for the effective application of water to the pan of the water-closet and for the efficient flushing and cleansing of the pan and effective removal therefrom of any solid or liquid matter which may from time to time be deposited therein. Such apparatus shall have a flushing capacity of not less than 2½ gallons, and shall be so constructed, fitted, and placed as to supply water for use in the pan without any direct communication with any service water pipe upon the premises.

Section 152.—Flushing Cisterns.—Flushing cisterns shall be fixed at such height as will effectively flush the pan; but, except by special permission, no cistern shall be fixed at a less height, measured from top of seat to bottom of cistern, than 5 feet, where 1½-in. flush pipe is used or 4 ft. 6 in. where 1½-in. flush pipe is used. There shall be a distance of at least 9 inches between top of cistern and ceiling of closet.

Every cistern shall have a separate stop-tap and an overflow of ½-in. internal diameter, and shall be fixed to cistern boards, not less than 12 inches deep and 1½ inch thick, or fixed in other approved manner.

Water supply pipes to cisterns shall be adequate to fill any cistern at the rate of not less than ½ gallon per minute.

Section 153.—Flush Pipes.—Flush pipes to closet pans shall be of brass, copper, 6-lb. lead, galvanized-iron of not less than 22-gauge, or other approved material, and shall have a minimum diameter of 1½-in.

Section 154.—Flushing Apparatus other than Cisterns.—Notwithstanding anything contained in this By-law, closet pans in any building may be flushed by means of any apparatus which—

- (a) automatically controls the amount of water used, and/or
- (b) is approved by the Authority.

Section 155.—Storage Tanks.—Except where otherwise allowed by the Authority, on request, in writing, by the owner accepting all responsibility in the matter, internal water-closets shall be provided with storage tanks capable of holding 6 gallons of water for each occupant of the building, with a minimum of 60 gallons per closet for all buildings except private residences, which shall have a minimum capacity of 30 gallons, and flats with separate external entrances, which shall have a minimum capacity of 30 gallons per tenement. These tanks may be of 22-gauge galvanized sheet iron or 24-gauge galvanized corrugated iron.

Unless otherwise directed by the responsible officer, the storage tanks may be placed in the water-closet compartment itself, on the roof over a flat or gutter, or in an accessible place between the ceiling and the roof, in which latter case a safe of galvanized-iron, lead, or other approved impervious material, with over-flow, shall be fixed under the storage tank.

Section 156.—Venting Closet Pans.—Unless otherwise directed or permitted, every closet pan on an upstairs floor shall discharge into a soil-ventilator pipe, except that any closet pan on a floor which is not more than 8 feet in height from the ground surface level may be ventilated by an anti-syphonage vent only, in accordance with the requirements of sections 78 and 101, and discharge into a soil pipe without extension as a ventilator pipe; provided that no fixtures at a lower level are connected to such soil pipe.

Any closet pan where ordered, and, also, unless otherwise directed, every internal closet pan which is not more than 4 feet from a fully vented soil-pipe drain as measured along the axis of the pipe between the centre of soil pipe and centre of pan, shall be ventilated by an anti-syphonage vent in accordance with the requirements of section 78, sufficiently close to prevent syphonage, and in no case more than 18 inches from the trap. Notwithstanding the above, all "S" trap pans must be provided with anti-syphonage vents.

Section 157.—Grouped External Closets.—Where there are more than three external water-closet pans grouped on the ground floor or in the yard of any premises special provision must be made to prevent syphonage.

DIVISION 31.—URINALS AND FLUSHING APPARATUS.

Section 158—Urinals, General.—In every licensed victualler's property, restaurant, boarding-house, lodging-house, school, shop, factory, office, public building, or building used for public entertainment, urinal accommodation shall be provided in accordance with the requirements of the Health Acts and/or Factories and Shops Acts of the State of Victoria, or of any regulation under any of the said respective Acts.

Section 159—Internal Urinals.—The positions, approaches, arrangement of lighting, ventilation, &c. for urinals shall comply as nearly as possible with the provisions set out in this By-law as to internal water-closets.

Section 160—Details of Construction, &c.—Except by special permission, only round-backed stall type urinals of approved impervious material shall be used. The soil pipe shall be of lead, stoneware, or glass, enamelled or coated cast-iron, or other approved material, shall be kept as short and free from bends as possible, and shall be trapped. Inspection openings shall be provided on soil pipes as directed, with clamped covers. The urinals shall be provided with approved flushing apparatus, and a hose tap shall be provided in a suitable position for hosing down.

Section 161—Treatment of Floors.—The floor in front of a urinal shall be covered with approved impervious material for a width of not less than 2 feet, or, if raised above floor level of urinal compartment, not less than 1 ft. 6 in., and graded to drain to urinal.

Impervious Materials.—The following materials will be considered impervious:—

- (a) For urinals: glazed fire clay or salt-glazed stoneware.
- (b) For floors in front of urinals: approved tiles set in cement mortar (composed of equal parts of cement and sand), concrete 4 inches thick rendered with $\frac{1}{2}$ -in. thick cement mortar, slate, marble, or asphaltum.

Section 162—Flushing Apparatus.—Pull and chain flushing cisterns or other approved apparatus operated by hand shall be fixed on all urinals except where automatic flushing cisterns are permitted or directed by the Engineer.

Section 163—Flushing Cisterns.—The discharge from a cistern shall be equal to 1 gallon for each urinal stall, except where otherwise allowed by the Authority, but in no case shall more than three stalls be served by a single-flushing apparatus.

The height of a cistern shall, unless otherwise allowed by special permission, be at least 6 ft. 6 in. from the floor to the bottom of the cistern. The cistern shall be so fixed that the ball tap is accessible.

A separate stop tap shall be provided for each urinal cistern.

Section 164—Flush Pipes.—Flush pipes for urinals shall be of brass or copper with gunmetal fittings, and shall have a minimum diameter of $\frac{1}{2}$ -in., except that flush pipes for automatic flushing cisterns generally shall not exceed—

For 1-gallon cistern, $\frac{3}{4}$ -in. internal diameter.

For 2-gallon cistern, 1-in. internal diameter.

For 3-gallon cistern, $1\frac{1}{4}$ -in. internal diameter, with branches as directed by the responsible officer of the Authority.

DIVISION 32.—SLOP SINKS:

Section 165—General.—Slop sinks shall be made in one piece of approved impervious material and provided with approved flushing apparatus of $2\frac{1}{2}$ -gallon capacity.

Section 166—Ventilation, Light, &c.—Slop sinks shall be so placed and ventilated as to comply with the requirements for internal water-closets as set out in this By-law.

Section 167—Bibcock over Slop Sink.—A bibcock shall be fixed directly over a slop sink, and at least 18 inches above such sink. A pedestal pan must be used wherever combined water-closet, slop sink, and internal urinals are required, and in such case must be provided with hinged tip-up seat. A lead safe of suitable area must be fixed under the pan.

DIVISION 33.—WASH TROUGHS.

Section 168—General.—Every wash trough shall be of approved pattern and material, securely fixed and graded to outlet pipe, fitted with brass strainer sunk to level of bottom of trough.

Section 169—Support for Lead Waste Pipe.—Where the distance between outlets on troughs exceeds 21 inches and lead waste pipe is used, the pipe shall be supported either by a lead tack wiped on the top of the pipe or by a wooden block screwed to the bottom of the trough and clamped to the pipe.

Section 170—Troughs Abutting Against Brick Wash Copper.—Wherever the end of a wash trough abuts against the brick-work of a wash copper, the space between the end of trough and the brick-work shall be filled with approved water-proof material, and made water-tight.

DIVISION 34.—SINKS, BATHS, SHOWERS, AND LAVATORY BASINS.

Section 171—Sinks.—All sinks shall be fixed on brackets, and traps and wastes left readily accessible.

Section 172—Galvanized Sheet-iron Baths.—The bottoms of galvanized sheet-iron baths shall be effectively supported. Such baths shall not be enclosed. Longitudinal joints in the bottoms of baths shall not be permitted. Where it is necessary to fix new wastes to galvanized-iron baths, the bottoms of which are unsupported, efficient supports for the bath must be provided before the wastes are fixed.

Section 173—Bath Traps.—Where a bath trap is fixed on the outside of a wall it shall in no case be more than 3 feet from the outlet of the bath, unless by special permission of the Engineer.

Section 174.—All shower compartments shall be provided with drainage in accordance with the requirements for baths, and the drainage outlet shall be fitted with brass grating.

The floors of shower compartments shall be well graded to the trapped outlet and shall be constructed of not less than 4 inches of concrete, trowelled smooth or covered with tiles set in cement mortar, or of other approved impervious materials, or if constructed of timber shall be covered with enamelled cast-iron, approved non-corrosive sheet-metal, or other approved material turned up at the edges and flashed, in accordance with the requirements of section 83.

The walls of shower compartments shall be constructed of brickwork or concrete, cement rendered to a smooth finish, or covered with tiles set in cement mortar, or of other approved impervious materials, or if constructed of timber shall be lined with approved non-corrosive sheet-metal or other impervious material, and with impervious joints.

Section 175—Venting of Lavatory Basins.—All lavatory basins shall be provided with anti-syphonage vents.

Section 176—Tip-up Basins.—Tip-up lavatory basins shall not be permitted.

DIVISION 35.—SAFES AND OVERFLOWS.

Section 177—Safes, where Directed.—Safes of lead or other approved impervious material shall be fitted under slop sinks and internal water-closets, and in such other positions as directed, where there is not already an impervious waterproof floor.

Section 178—Lead Safes in Water-closets, &c.—All lead safes shall be laid with sheet-lead weighing not less than 5 lb. per square foot, and where the whole floor is not covered with lead the safe shall extend 12 inches beyond the sides and 15 inches beyond the front of the pan, measured from the outside of the basin, and shall extend back to and 3 inches up the wall and over-flashed, if directed. The roll of such safe shall be 2 inches wide and $\frac{1}{2}$ inch high. In the case of baths, sinks, and lavatory basin, the lead where directed shall extend 6 inches beyond the ends or sides, measured from the extreme edge of the fitting, and shall be carried back to and up the wall as for closets.

Section 179—Safe Overflows.—Unless otherwise permitted, every safe shall be drained by a separate 2-in. diameter pipe, provided at the inlet with a brass grating and at the outlet into the open air with a flap valve of brass or other approved metal, and shall not connect with any waste pipe, soil pipe, drain, or sewer.

Section 180—Cistern Overflows.—Every cistern supplied with water shall, unless otherwise approved, have an overflow pipe of adequate size discharging in a position where it will not cause damage, but where it will act as a warning pipe. On ground floors where cisterns are fixed over impervious floors graded to drain outside of the room, the overflow may discharge on to such floors, provided no damage is likely to arise therefrom.

Section 181—Discharges from Overflows.—Overflows may discharge into the open air above ground level only when the discharge, in the opinion of the responsible officer, will not cause any inconvenience or nuisance. In all other cases the pipes must be brought to the ground surface or be arranged to discharge where they will not prove a source of annoyance or inconvenience.

Section 182—Steam Exhaust.—No steam exhaust, blow-off condensate, or drip pipe shall be connected with any drain or any soil, or waste pipe.

Section 183—Existing Floors.—Where necessary, in the opinion of the responsible officer of the Authority, every existing floor under a fixture shall be regraded and a proper waste pipe and, if directed, a flap valve fixed.

DIVISION 36.—EXISTING FIXTURES.

Section 184.—All existing fixtures, fittings, and appliances not in accordance with this By-law, which the owner may desire to remain unaltered, and which, in the opinion of the Authority, will be inoffensive, may at the distinct request, in writing of the owner, remain unaltered until such time as the Authority shall otherwise order. Existing fixtures, fittings, and appliances which, in the opinion of the Authority, are offensive shall be removed at once.

PART 6.—WATER SUPPLY.

DIVISION 37.—WATER SERVICES TO SANITARY FIXTURES.

Section 185—Supply of Water to Fixtures.—All water closets and other plumbing fixtures shall be provided by the owner with a sufficient supply of water for flushing purposes to keep them at all times in proper and cleanly conditions.

Every owner of property who desires, or has been ordered, to provide sanitary appliances for his own property and to connect his property with the sewers of the Authority, shall before or at the commencement of the work of making such connexion, provide piping approved of by the Authority for the conveyance of water, and shall cause the piping to be joined at the most convenient water supply main, or, with the permission of the responsible officer, to some pipe already joined to the main. Such piping shall be of sufficient capacity to supply all sanitary fittings on the property freely and continuously, and convey to the flushing cistern, flushing tank, or other flushing apparatus of each water-closet on the property enough water to fill the same at a rate of not less than $\frac{1}{2}$ gallon per minute, and the owner shall cause such piping to be connected with the cistern, tank, or other flushing apparatus before the completion of the work.

The water supply to any fixture shall be so arranged that there shall be an actual physical discontinuity between the water stored or used in any such fixture and that in the water service pipe. The water supply for water-closets or urinals shall not be taken from a storage tank serving a hot water service.

Section 186—Material, Condition, Capacity, &c., of Water Supply Piping.—The entire length of the water supply piping from its connexion with the water supply main to the water-closet flushing cistern, or other fixture, shall be such as is, in the opinion of the responsible officer, suitable in regard to material, condition, and capacity, to convey a sufficiency of water for the sanitary requirements of the particular tenement.

The owner shall keep the piping from becoming, whether by reason of corrosion or other cause, of insufficient capacity to fill the flushing cistern, storage tank, or other flushing apparatus at the rate of not less than $\frac{1}{2}$ gallon per minute.

Section 187—Fixtures Not Connected with Sewers.—No water service pipe shall be laid to supply any fixture in any property in any sewerage area unless such fixture is connected with the sewers of the Authority, or unless special permission, in writing, has been previously given to lay such service pipe.

Section 188—Storage Tanks.—Water supply pipes to storage tanks for internal closets shall be not less than $\frac{1}{2}$ -in. diameter, and be provided with stop taps and high-pressure ball valves, except where the water pressure at the storage tank is not sufficient to allow of high-pressure ball valves being used; in such cases the permission of the Engineer shall be obtained to fix low-pressure ball valves. Where the head of the water supply of the storage tank to the flushing cistern is less than 20 feet, a low-pressure ball valve shall be provided to the cistern. Except by special permission of the Engineer the head of water supply shall in no case be less than 10 feet, measured vertically from top water level of storage tank to the level of the point of discharge into the cistern, or to the flush valve, as the case may be.

The water supply pipes from storage tanks to cistern shall not be less than the following diameter:—

- For 1 to 2 cisterns, $\frac{1}{2}$ -in. diameter.
- For 3 to 6 cisterns, 1-in. diameter.
- For 7 to 25 cisterns, $1\frac{1}{4}$ -in. diameter.
- For 26 to 50 cisterns, 2-in. diameter.

Except by special permission of the Engineer, more than ten cisterns shall not be subject to a head of less than 20 feet.

Where the number of water-closets or urinals served by any storage tank exceeds two in the case of private residences or flats, or one for any other building, a full-way gate valve shall be provided on the outlet from the storage tank.

The overflow pipe from a storage tank shall not be less than $1\frac{1}{2}$ -in. in diameter, and shall lead to a gutter or open drain outside the building or out-building. In all water-closets, a lead or annealed copper connexion not less than 12 inches in length shall be used between the flushing cistern and the supply pipe.

The above By-law was made and passed by the Ararat Sewerage Authority on the 2nd day of September, 1938, and confirmed on the 26th day of September, 1938.

In witness whereof, the common seal of the Authority was hereto affixed in the presence of—

(SEAL) H. J. BLACKIE, Chairman.
A. R. CAPP, Member.
C. C. MURRAY, Secretary.

Approved by the Governor in Council, the twenty-fifth day of October, One thousand nine hundred and thirty-eight.—
C. W. KINSMAN, Clerk of the Executive Council.

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 goods vehicles 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:—

Name of Applicant; Nature of Application.

Thursday, 17th November, 1938, at 10 a.m.

BAKER, ETHEL CHRISTINA; 1 commercial goods vehicle for the carriage of—(a) wheat within a radius of 20 miles from Brim; (b) live stock to Ballarat and Geelong from places within 20 miles from Brim; (c) petroleum products from Melbourne to places within 20 miles from Brim; (d) corn sacks, twine, and galvanized iron being the applicant's own property from Melbourne to Brim.

DUCBOW, T.; 1 commercial goods vehicle for the carriage of discharging gear only on behalf of British Phosphate Company—(a) within a radius of 25 miles from Melbourne; (b) from Melbourne to Geelong.

MCARBLE, FREDERICK; 1 commercial goods vehicle for the carriage of—(a) applicant's own goods in the course of business as fruiterer, greengrocer, and confectioner (including soft drinks), from Melbourne to Yarrowonga; (b) fruit and vegetables for hire or reward from Melbourne to Yarrowonga; (c) oranges for hire or reward from Yarrowonga to Melbourne.

Thursday, 17th November, 1938, at 2.15 p.m.

PRICE, ERNEST WILLIAM, and MILBURN, WILLIAM; 1 commercial goods vehicle for the carriage of—(a) general goods from Melbourne to Red Hill South, Crib Point, Merricks, Balnarring, and Somers; (b) fruit from Red Hill to Melbourne.

RICE, WELLINGTON KENNETH; 1 commercial goods vehicle for the carriage of—(a) metal and sand within 10 miles from Gembrook; (b) general goods between Melbourne and places within 5 miles from Gembrook; (c) general goods within 25 miles from Gembrook.

NOTICE is hereby given that the applications made by the persons named below for licences to operate the commercial goods vehicles or commercial passenger vehicles on the route or routes or in the manner set out opposite their names will be heard on Thursday, the 10th day of November, or a day thereafter, at a time and place to be communicated to the parties:—

CAMPBELL & SOUTER; 1 Chrysler sedan with seating capacity for 5 persons as a substitute omnibus on the route between Melbourne and Bendigo, via Heathcote.

HEEMSKERK, H. J.; 1 15-cwt. utility truck for the carriage of—(a) to Mildura—rabbits only from trappers operating between Ouyen and Mildura, via Chalker Creek and River Murray; (b) from Ouyen—supplies direct only to trappers from whom rabbits are carried pursuant to paragraph (a).

CUTTLER, H.; 1 commercial goods vehicle for the carriage of—(a) general goods within 20 miles' radius Hamilton; (b) live stock within 60 miles' radius Hamilton; (c) household furniture anywhere in the State; (d) posts, rails, and sleepers from Glenisla and Woolpooper districts to the Cavendish Railway Station or to Hamilton.

Notice of any objection should be forwarded to reach the Secretary to the Board not later than Monday, the 7th November, 1938.

F. P. MOUNTJOY, Secretary.

Exhibition Buildings, Rathdown-street, Carlton, 31st October, 1938.

Farmers' Debts Adjustment Act 1935.

CANCELLATION OF STAY ORDERS.

NOTIFICATION is hereby given that the Stay Orders issued to the under-mentioned farmers have been cancelled by the Farmers' Debts Adjustment Board, such cancellation to take effect on and from 2nd November, 1938.

No. of Stay Order; Name; Address.

1675; Hazell, Eliza Mary, and Joseph Alexander; Bobinawarrarah.
2022; Jenkin, Allan; Nyah West.
4411; McLaren, Alexander; Basalt, near Daylesford.

W. R. MANN,

Secretary, Farmers' Debts Adjustment Board.

31st October, 1938.

APPLICATIONS FOR MINING LEASES ABANDONED.

5426, Gippsland; William Gray; 32 acres; Parish of Neerim.
 6816, Mineral; Cyril John Dew and Mary Elizabeth Baker; 135a. Or. 19p.; Parish of Barrakee.
 6839, Mineral; Australian Paper Manufacturers Limited; 13a. 2r. 13p.; Parish of Mirboo.

MINING LEASES GRANTED.

The under-mentioned mining leases have been granted. Any lease not executed by the 23rd November, 1938, will be liable to forfeiture:—
 8966, Ballarat; Ronald Hay.
 8971, Ballarat; Thomas Bending.
 8016, Beechworth; New Liffey Syndicate N. L. (in lieu of leases Nos. 7793 and 7962, Beechworth, surrendered).
 5437, Gippsland; Alfred Albert Herman Anders.
 6841, Mineral; Aurelio Carra.

LICENCE GRANTED.

1359, Tailings Licence; The Mayor, Councillors, and Burgesses of the Borough of Sebastopol.

E. J. HOGAN,
 Minister of Mines.

MINING LEASES DECLARED VOID.

7712, Beechworth; James Stanley Crossley.
 6561, Maryborough, Alwyn Harold Croft.

GEO. BROWN,
 Secretary for Mines.

NOTICE.

A RULE to administer the estate of each of the under-mentioned 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 4th February, 1939, or they may be excluded from the distribution of the estate when the assets are being distributed:—

JOHNSTONE, DOUGLAS NEIL, late of H.M.A.S. *Oanderra*, Royal Australian Navy, Naval Rating, died on the 8th September, 1938, intestate.

KORNER, WILLIAM ANDREW, late of Wells-road, Frankston, pensioner, died on the 20th August, 1938, intestate.

WILLIAMSON, ANNIE MAY (with the will annexed), late of Derrinalum, married woman, died on the 8th July, 1938.

WILLIAMSON, SAMUEL, late of Swifts Creek, miner, died on the 17th July, 1938, intestate.

M. M. PHILLIPS,

Curator of the Estates of Deceased Persons.
 Melbourne, 27th October, 1938.

AUCTION SALES ACT 1928.

SALE.—Notice is hereby given that the Annual Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Sale, on Tuesday, the 22nd day of November, 1938, at Ten o'clock in the forenoon. Dated at Sale this 25th day of October, 1938.—F. W. C. MORRIS, Clerk of Petty Sessions.

Local Government Act 1928, Part 42, Section 858.

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.2.

Number of Licences.	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.
17671	Hazlett, A. G., Cambrian Hill	Buninyong ..	Buninyong ..	8v, 8t, 8x, 8g	0 5 0	1.1.38	31.12.40
17672	Curtis, Mrs. M., Gerangamete	Colac and Otway	Gerangamete and Yaugher	64A, 64B, 64D, 1c, 1j	0 19 9	1.1.38	31.12.40
17673	Lindsay, J., Lamplough ..	Talbot ..	Lillicur ..	21b, sec. 1 ..	2 1 0	1.1.38	31.12.40
17674	Creed, John, Scarsdale ..	Grenville ..	Scarsdale ..	2j, sec. 4 ..	0 6 0	1.1.38	31.12.40
17675	Jones, L., Chapple Vale ..	Otway ..	Moomowroong	1b	1 7 0	1.1.37	31.12.39
17676	Whytross, L. N., Glenpatrick	Avoca ..	Glenpatrick ..	2, 7e, sec. 5 ..	0 12 0	1.1.37	31.12.39
17677	Carey, W., Italian Gully ..	Grenville ..	Mannibadar ..	122E, 122K	0 13 0	1.1.38	31.12.40
17678	Carey, W., Italian Gully ..	Grenville ..	Clarksdale ..	37, 37A, 36D, Quarry Reserve	0 7 0	1.1.38	31.12.40
17679	Dunse, K. L., Rickett's Marsh	Winchelsea	Birregurra ..	3A, sec. 1X.	1 0 0	1.1.38	31.12.40
17680	LeLievre, S. C., Amphitheatre	Avoca ..	Glenlogie ..	137A1	0 2 6	1.1.38	31.12.40
18041	Clavarino, H., Foster ..	South Gippsland	Wonga Wonga South	Stockyard Creek, 1, 1d, Sec. 13	0 2 6	1.1.38	31.12.40
18042	Morgan, George A., Jack River	Alberton ..	Binginwarri ..	Jack River, 73E ..	0 17 3	1.1.38	31.12.40
18043	Houghton, Thomas, Glen Forbes	Bass ..	Corinella ..	Bass River, Part 166	0 15 0	1.1.38	31.12.40
18044	Tudor, Christopher, Hiawatha	Alberton ..	Binginwarri ..	Jeffrey's Creek, 57o ..	0 4 6	1.1.38	31.12.40
18045	McLeod, Wm., Yarram ..	Alberton ..	Binginwarri ..	Jack Rivulet, 73A1	0 2 6	1.1.38	31.12.40
18046	Moore, James, Chelsea ..	Frentree Gully	Narre Worran	Cardinia Creek, 30A, 30B, 31A	0 5 9	1.1.38	31.12.40
18047	Wilson, Frederick E., North Balwyn	Alberton ..	Binginwarri ..	Jeffrey's Creek, 58K ..	0 4 6	1.1.38	31.12.40
18048	Cripps, A., Kinglake West	Whittlesea ..	Linton ..	Sugarloaf Creek, 93A ..	0 7 0	1.1.38	31.12.40
18049	Panther, Sidney, Northcote	Berwick ..	Nangana ..	Shepherd's Creek, 3, 4, 4A	2 8 0	1.1.38	31.12.40
18050	Chester, Wm. E., Arthur's Creek	Whittlesea ..	Linton ..	Sugarloaf Creek, 82 ..	0 5 0	1.1.38	31.12.40
18091	Ritchie, Geo., Mologa ..	Gordon ..	Mologa ..	Bullock Creek, abutting 2, sec. B	0 15 0	1.1.38	31.12.40
18092	Cheeseman, E. V. M., Moonambel	Avoca ..	Warrenmang ..	Mountain Creek, 128 ..	0 2 6	1.1.38	31.12.40
18093	Slator, S. H., Corack ..	Avoca ..	Warrenmang ..	Mountain Creek, 118, 122, 120, 123, 125, 125A, 125B	0 6 0	1.1.38	31.12.40
18094	Taylor, G. G., Hombush-road, Avoca	Bet Bet ..	Dunolly ..	11 and 12, sec. 46, township and parish of Dunolly	0 2 6	1.1.38	31.12.40
18095	Hollingworth, G., Marong	Marong ..	Marong ..	Portion fronting R.A. 7352	0 5 0	1.1.38	31.12.40
18096	Ross, J., Archdale Junction	Kara Kara ..	Dalyenong ..	Allot. 29 ..	0 10 0	1.1.38	31.12.40
18097	Pepperell, Mrs. E. F., Myall	Kerang ..	Murrabit West	South of 4, sec. D ..	0 8 0	1.1.38	31.12.40
18098	Driscoll, W. H., Frenchman's, via Avoca	Avoca ..	Barkly ..	Wattle Creek, 16 and 16A, sec. A	0 6 0	1.1.38	31.12.40
18099	Patterson, B. W., Bet Bet	Bet Bet ..	Bet Bet ..	8A, 8B, 8C, sec. 3A ..	0 8 0	1.1.38	31.12.40
18100	Lester, F. N., Cohuna ..	Cohuna ..	Gunbower West	Barr Creek, 4, sec. 1	0 18 0	1.1.38	31.12.40

Licence No. 17671, rent charged from 1st July, 1938.—Licence No. 17679, rent charged from 1st September, 1938.

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

Department of Lands and Survey (Unused Roads and Water Frontages Branch),
 Melbourne, 28th October, 1938.

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— Allotments and Sections.	Area.	Fee for Licence.		Date of Issue of Licence.	Date of Expiry of Licence.
						£	s. d.		
27771	Monk, H. R., Majorca ..	Talbot ..	Eglinton ..	Between 26B, and 57, 57, and 56c	A. R. P. 3 0 0	0	6 0	1.1.38	31.12.40
27772	Boyd, R. J., Pomborneit ..	Heytesbury	Purrumbete South	North of part section V	4 2 32	3	10 6	1.1.38	31.12.40
27773	Childs, T., Dreecite ..	Colac ..	Dreecite ..	Between 37 and 49B	1 2 0	0	15 0	1.1.38	31.12.40
27774	Williams, M. J., Geelong ..	Corio ..	Yowang ..	East of 135, 136, south of 128, 132, 133, 136	21 3 30	4	18 6	1.1.38	31.12.40
27775	Bain Bros., Stockyard ..	Ripon ..	Lillerie and Chepstowe	105A, 105B, 112B, 14, 14A, 15	15 3 0	2	1 0	1.1.38	31.12.40
27776	Ackerley, Mrs. E. M., Elliminyt	Colac	Barongarook	East of 16F, 16G ..	3 0 0	0	18 0	1.1.38	31.12.40
27777	Troup, W. M. G., Terang ..	Heytesbury	Elingamite	West of part 3A, section 19	3 3 0	0	3 9	1.1.38	31.12.40
27778	Pearson, Mrs. E., Deep Creek ..	Newstead ..	Campbelltown	Between 41, 52c, and 51A	1 2 0	0	7 6	1.1.38	31.12.40
27779	Richards, Mrs. I. D., Tandarook	Heytesbury	Corriejong	Between 22c and 56D	1 0 0	0	2 6	1.1.38	31.12.40
27780	Richards, G. P. D., Tandarook	Heytesbury	Corriejong	East, south, and south-west of 56c, &c.	10 0 0	0	5 0	1.1.38	31.12.40
28121	Cadwallader, S., Kulwin ..	Swan Hill ..	Geera ..	Between 29, 29A, and 30	40 0 0	1	0 0	1.1.38	31.12.40
28122	Cunningham, D. J., Warracknabeal	Warracknabeal	Werrigar ..	North of 161A	2 0 0	0	6 0	1.1.38	31.12.40
28123	Martin, A., Natimuk ..	Arapiles ..	Duchembegarra.	East and south of 4, north and east of 4A, section B	19 0 0	0	4 9	1.1.38	31.12.40
28124	Ryan, J. P., Galaquil ..	Warracknabeal	Batchica ..	Between 13 and 13A	2 2 0	0	7 6	1.1.38	31.12.40
28125	Trustees Exors. and Agency Co. Ltd., 401-403 Collins-street, Melbourne	Wyeheproof	Boorong ..	Between 44 and 45	6 2 0	0	3 3	1.1.38	31.12.40
28126	McDonald, L. C. W., Noradjuha	Arapiles ..	Darragan ..	West and south of 120	10 2 0	0	10 6	1.1.38	31.12.40
28127	King, S. J., Warracknabeal ..	Warracknabeal	Yellangip ..	West and south of 73B, and between 72 and 73	5 3 0	0	17 3	1.1.38	31.12.40
28128	Hood, N. W., Brim ..	Warracknabeal	Willenabrunn	South of 128B ..	10 0 0	1	10 0	1.1.38	31.12.40
28129	Clyne, Mrs. E. L., Warracknabeal	Warracknabeal	Cannun ..	Between 114, 159, and 158	14 0 0	2	2 0	1.1.38	31.12.40
28130	Barling, H., Red Cliffs ..	Mildura ..	Mildura ..	Between 64A and 67A, section B	0 1 13	0	5 0	1.1.38	31.12.40
28141	Burleigh, Miss K., Christmas Hills	Eltham ..	Sutton ..	North and east of 3	2 2 0	0	3 9	1.1.38	31.12.40
28142	Wisdom, Mrs. A. E., Leongatha	Woprayl ..	Leongatha	North of 4, east of 3, northern portion of 7, section 6	1 0 0	0	5 3	1.1.38	31.12.40
28143	Horner, Leslie C., Ringwood ..	Narracan ..	Moe ..	East of 161 ..	5 2 19	0	11 3	1.1.38	31.12.40
28144	Terrill, Thomas, Garfield ..	Berwick ..	Koo-wee-rup East	27, 28, section B ..	1 0 0	0	7 6	1.1.38	31.12.40
28145	Terrill, Mrs. L. A., Garfield ..	Berwick ..	Koo-wee-rup East	29, section B ..	0 1 0	0	2 6	1.1.38	31.12.40
28146	Sanderson, Mrs. M., Bangholme	Dandenong	Eumiamerring	Northern portion of west of 62	6 0 0	0	13 4	1.1.38	31.12.40
28147	Potter, H., Newham ..	Newham and Woodend	Rochford ..	South of 76 ..	1 2 0	0	6 0	1.1.38	31.12.40
28148	Russell, Mrs. B. E., Iona ..	Berwick ..	Koo-wee-rup East	North of 128, 129, section O	0 3 0	0	5 3	1.1.38	31.12.40
28149	Rouse, James, Cora Lynn ..	Berwick ..	Koo-wee-rup East	West of 25, section N	0 3 0	0	5 3	1.1.38	31.12.40
28150	Leask, George C., Garfield ..	Berwick ..	Koo-wee-rup East	West of 48, section C	0 2 0	0	3 9	1.1.38	31.12.40
28151	Matthews, W. Wm., Cora Lynn	Berwick ..	Koo-wee-rup East	187, section O ..	0 3 0	0	5 3	1.1.38	31.12.40
28152	Doherty, Charles, Vervale ..	Berwick ..	Koo-wee-rup East	20, 21, section N ..	0 3 0	0	5 3	1.1.38	31.12.40
28153	McCulloch, Mrs. C. J., Bunyip	Berwick ..	Koo-wee-rup East	South east of 12, section P	0 2 0	0	3 9	1.1.38	31.12.40
28154	Smith, Frederick E., Iona ..	Berwick ..	Koo-wee-rup East	West of 148A, 148B, section O	0 3 0	0	5 3	1.1.38	31.12.40
28155	Green, G. V. and W. A., Vervale	Berwick ..	Koo-wee-rup East	West of 142, section O	2 1 0	0	7 6	1.1.38	31.12.40
28156	McMahon, Wm., Vervale ..	Berwick ..	Koo-wee-rup East	West of 63, section O	0 2 0	0	3 9	1.1.38	31.12.40
28157	Shreeve, Mrs. B., Garfield ..	Berwick ..	Koo-wee-rup East	15, 19, section D ..	0 2 0	0	3 9	1.1.38	31.12.40
28158	Brown, R., Mirboo North	Mirboo	Mardan ..	South of 15, section 49	1 0 0	0	2 6	1.1.38	31.12.40
28159	Miller, Stanley, and Maria, Vervale	Berwick ..	Koo-wee-rup East	West and south of 178, section O	1 2 0	0	11 3	1.1.38	31.12.40
28160	Russell, Edward F., Iona ..	Berwick ..	Koo-wee-rup East	West of 126, section O	1 3 0	0	12 9	1.1.38	31.12.40
28161	Russell, John, Iona ..	Berwick ..	Koo-wee-rup East	West of 133, section O	0 3 0	0	5 3	1.1.38	31.12.40
28162	Ing, Alfred J., Iona ..	Berwick ..	Koo-wee-rup East	South of 47, section O	0 1 20	0	2 6	1.1.38	31.12.40
28163	Trener, Wilfred D., Vervale ..	Berwick ..	Koo-wee-rup East	South of 61, 62, section O	0 3 0	0	5 3	1.1.38	31.12.40

LICENCES TO OCCUPY UNUSED ROADS—continued.

Number of Licence.	Name and Address of Licensee.	Municipality.	Parish.	Abutting— Allotments and Sections.	Area.	Fee for Licence.	Date of Issue of Licence.	Date of Expiry of Licence.
28164	Brown, Miss Jean, Essendon ..	Berwick ..	Gembrook ..	Southern portion of west of 76	A. R. P. 3 1 0	£ s. d. 0 6 6	1.1.38	31.12.40
28165	Preston, Jack M., Garfield ..	Berwick ..	Koo-wee-rup East	West of 23, section C	0 2 0	0 3 9	1.1.38	31.12.40
28166	Purdie, Francis J., Iona ..	Berwick ..	Koo-wee-rup East	South of 144b, section O	1 0 0	0 7 6	1.1.38	31.12.40
28167	McClure, Mrs. E., Bunyip ..	Berwick ..	Koo-wee-rup East	South of 1, 2, section Q	0 3 0	0 5 3	1.1.38	31.12.40
28168	Pearson, H. G., Mirboo North	Mirboo ..	Allambee East	122c, 122f, 122A, 122G	5 0 0	0 10 0	1.1.38	31.12.40
28169	Quigley, Patrick J., Tynong ..	Berwick ..	Koo-wee-rup East	West of 1, section D.	0 2 0	0 3 9	1.1.38	31.12.40
28170	Mahoney, Mrs. I., Vervale ..	Berwick ..	Koo-wee-rup East	West of 34, section C	0 2 0	0 3 9	1.1.38	31.12.40
28221	Edmonds, L. A., Clear Lake ..	Arapiles ..	Carchap ..	North, west, and through 128	33 0 0	0 2 9	1.1.38	31.12.40
28222	Heath, R. A., Sheep Hills ..	Warracknabeal	Kellalac ..	Through section A, Sheep Hills private road.	8 0 0	1 4 0	1.1.38	31.12.40
28223	Watson, L. A., Yambuk ..	Minhamite ..	St. Helen's	East half, west of 105	6 2 0	0 3 0	1.1.37	31.12.39
28224	Gould, T., Warracknabeal ..	Warracknabeal	Cannum ..	South and west of 40	10 0 0	1 10 0	1.1.38	31.12.40
28225	Plush, G., P.B., Horsham ..	Arapiles ..	Darragan ..	North of 71	1 1 20	0 2 6	1.1.38	31.12.40
28226	Campbell, A. W., Stawell ..	Stawell ..	Wirchilleba	West of 18 and 21	8 0 0	1 0 0	1.1.38	31.12.40
28227	Avery, A. E., Box 86, Warracknabeal	Warracknabeal	Werrigar ..	Between 140 and 18A	1 0 22	0 4 6	1.1.38	31.12.40
28228	Frost, W. M., Heywood ..	Portland ..	Homerton	South of 66b	2 2 0	0 15 0	1.1.38	31.12.40
28229	Glare, J., Condah ..	Portland ..	Myamyn ..	West of 4A, section 17	2 0 0	0 2 6	1.1.38	31.12.40
28230	Evans, A. V., Bringalbert North	Kowree ..	Tallageira	Through 52 and 52A	9 0 0	0 5 3	1.1.38	31.12.40

Licence No. 27772, rent charged from 1st October, 1938.—Licence No. 27778, rent charged from 1st October, 1938.—Licence No. 27779, rent charged from 1st October, 1938.—Licence No. 27780, rent charged from 1st October, 1938.—Licence No. 28121, rent payable from 1st May, 1938; swing gates to be erected at each end of road.—Licence No. 28125, rent payable from 1st August, 1938.—Licence No. 28130, rent payable from 1st September, 1938.—Licence No. 28226, special condition—suitable unlocked swing gates to be erected.—Licence No. 28228, rent charged from 1st October, 1938.

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

Department of Lands and Survey, (Unused Roads and Water Frontages Branch),
Melbourne, 28th October, 1938.

SHIRE OF OMEO.

ROAD, DEVIATION.

Order of the Council of the Shire of Omeo, made on the fifth day of April in the year One thousand nine hundred and thirty-eight.

IN pursuance of the powers conferred by the Local Government Act 1928, sections 521 and 525, the Council of the Shire of Omeo doth hereby order that the following lands shall be a public highway from the date of publication of this Order, viz.:

All that piece or parcel of land being part of allotment 29 (formerly allotment 15), section 20, Parish of Tongio Munjic, West County of Dargo, commencing at a point in the eastern boundary of said allotment bearing N. 0 deg. 38 min. E. 8 chains 58.5 links from the south-eastern corner of the said allotment; bounded thence by lines bearing N. 84 deg. 43 min. W. 1 chain 75.2 links, N. 43 deg. 51 min. W. 4 chains 31 links, N. 50 deg. 8 min. W. 4 chains 12 links, S. 80 deg. 7 min. W. 8 chains 46 links, S. 61 deg. 15 min. W. 2 chains 41.5 links, N. 88 deg. 37 min. W. 5 chains 68.8 links, N. 68 deg. 29 min. W. 4 chains 53 links, N. 88 deg. 34 min. W. 3 chains 95.1 links, N. 4 deg. 23 min. E. 2 chains 84 links, N. 31 deg. 47 min. W. 1 chain 11 links, N. 52 deg. 28 min. W. 6 chains 48.2 links, N. 82 deg. 17 min. W. 3 chains 0.8 links, S. 65 deg. 12 min. W. 2 chains 24.7 links, N. 61 deg. 46 min. W. 1 chain 25.2 links, N. 65 deg. 12 min. E. 3 chains 26.2 links, S. 82 deg. 17 min. E. 3 chains 56.5 links, S. 52 deg. 28 min. E. 6 chains 93 links, S. 31 deg. 47 min. E. 1 chain 62 links, S. 4 deg. 23 min. W. 2 chains 12 links, S. 88 deg. 34 min. E. 3 chains 7.6 links, S. 68 deg. 29 min. E. 4 chains 53 links, S. 88 deg. 37 min. E. 5 chains 24.2 links, N. 61 deg. 15 min. E. 2 chains 36.6 links, N. 86 deg. 7 min. E. 9 chains 8.2 links, S. 50 deg. 8 min. W. 4 chains 57.6 links, S. 43 deg. 51 min. E. 3 chains 99.2 links, S. 84 deg. 43 min. E. 1 chain 29.8 links, S. 0 deg. 38 min. W. 1 chain 0.3 links to the point of commencement.

And also all that piece or parcel of land being part of allotment 21A (formerly allotment 13A), section 20

of the said parish and county, commencing at a point in the western boundary of the said allotment bearing N. 0 deg. 38 min. E. 8 chains 58.5 links from the south-western corner of the said allotment; bounded thence by lines bearing N. 0 deg. 38 min. E. 1 chain 0.3 links, S. 84 deg. 43 min. E. 3 chains 29.5 links, S. 68 deg. 12 min. E. 2 chains 34.3 links, N. 79 deg. 44 min. E. 3 chains 34.5 links, N. 23 deg. 35 min. E. 3 chains 74.5 links, N. 81 deg. 25 min. E. 2 chains 5.5 links, S. 28 deg. 9 min. E. 53 links, S. 46 deg. 33 min. W. 2 chains 76 links, S. 25 deg. 37 min. W. 2 chains 52 links, S. 79 deg. 44 min. W. 4 chains 14.3 links, N. 68 deg. 12 min. W. 2 chains 48.5 links, N. 84 deg. 43 min. W. 3 chains 6.8 links to the point of commencement.

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

All that piece or parcel of land in the Parish of Tabberabbera, County of Dargo, and being part of Government road between allotment 20 and 21A, section 20, Parish of Tongio Munjic, West County of Dargo, and allotments 6 and 6A, Parish of Tabberabbera, County of Dargo, commencing at the south-western corner of the said allotment 20, bearing N. 88 deg. 34 min. E. 34 chains 5 links, N. 88 deg. 35 min. E. 5 chains 71 links, S. 25 deg. 37 min. W. 3 chains 36.8 links, S. 88 deg. 34 min. W. 37 chains 24 links, N. 19 deg. 54 min. W. 3 chains 16.1 links to the point of commencement.

The common seal of the President, Councillors, and Ratepayers of the Shire of Omeo was hereto affixed by authority of the said Shire, in the presence of—

(SEAL) H. E. PETERSEN, President.
JOHN T. POYNTON, Councillor.
A. N. PRESSWELL, Secretary.

Confirmed by the Governor in Council,
the 25th October, 1938.

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

SHIRE OF OMEO.

ROAD DEVIATION.

Order of the Council of the Shire of Omeo made on the Fourteenth day of December, in the year One Thousand Nine Hundred and Thirty-seven.

IN pursuance of the powers conferred by the *Local Government Act 1928*, sections 521 and 525, the Council of the Shire of Omeo doth hereby order that the following lands shall be a public highway from the date of publication of this Order, viz.:—

All that piece or parcel of land being part of allotment 8E and 8F, section 1, Parish of Eumana, County of Tambo, commencing at a point in the southern boundary of said allotment 8F bearing W. 3 chains 21.4 links from the south-eastern angle of allotment 8F; bounded thence by lines bearing N. 53 deg. 19 min. E. 1 chain 49.5 links, N. 70 deg. 45 min. E. 2 chains 26 links, S. 85 deg. 57 min. E. 2 chains 17.8 links, S. 75 deg. 23 min. E. 5 chains 86.7 links, W. 3 chains 96.3 links, N. 75 deg. 23 min. W. 1 chain 94.1 links, N. 85 deg. 57 min. W. 1 chain 88 links, S. 70 deg. 45 min. W. 1 chain 90 links, W. 1 chain 67.4 links to the point of commencement.

And also all that piece or parcel of land being part of said allotment 8E, commencing at a point in the northern boundary of said allotment bearing east 5 chains 60 links from the north-western angle of that allotment; bounded thence by lines bearing E. 1 chain 4.1 links, S. 16 deg. 6 min. E. 1 chain 79.2 links, S. 54 deg. 44 min. W. 3 chains 55.4 links, S. 4 deg. 6 min. W. 94.3 links, S. 37 deg. 32 min. E. 3 chains 20.5 links, S. 21 deg. 30 min. E. 3 chains 60.7 links, S. 8 deg. 12 min. W. 1 chain 88.1 links, S. 51 deg. 22 min. W. 26.5 links, N. 64 deg. 13 min. W. 1 chain 10.9 links, N. 51 deg. 22 min. E. 34.8 links, N. 8 deg. 12 min. E. 1 chain 22 links, N. 21 deg. 30 min. W. 3 chains 20.3 links, N. 37 deg. 32 min. W. 3 chains 44.5 links, N. 4 deg. 6 min. E. 1 chain 79.5 links, N. 54 deg. 44 min. E. 3 chains 31.6 links, N. 16 deg. 6 min. W. 1 chain 37 links to the point of commencement.

And also all that piece or parcel of land being part of allotment 8, section 1, of the said parish, commencing at a point on the northern boundary line of said allotment bearing N. 64 deg. 13 min. W. 12 chains 65.8 links from the north-eastern angle of that allotment; bounded thence by lines bearing S. 51 deg. 22 min. W. 62.5 links, N. 75 deg. 23 min. W. 2 chains 74.4 links, E. 2 chains 52.2 links, S. 64 deg. 13 min. E. 69.2 links to the point of commencement.

And also all that piece or parcel of land being part of allotment 8B, section 1, of the said parish, commencing at a point on the southern boundary of the said allotment bearing E. 13 chains 66 links from the south-western angle of that allotment; bounded thence by lines bearing N. 16 deg. 6 min. W. 2 chains 31 links, N. 5 deg. 20 min. E. 2 chains 48 links, N. 44 deg. 27 min. E. 1 chain 64.5 links, N. 85 deg. 58 min. E. 1 chain 83 links, N. 59 deg. 57 min. E. 1 chain 26.5 links, N. 14 deg. 52 min. W. 1 chain 11 links, N. 34 deg. 58 min. W. 3 chains 6.5 links, N. 18 deg. 2 min. W. 2 chains 77 links, N. 6 deg. 10 min. W. 4 chains 21 links, N. 2 deg. 43 min. E. 3 chains 8 links, N. 9 deg. 31 min. W. 6 chains 9 links, N. 18 deg. 30 min. E. 6 chains 68 links, S. 71 deg. 37 min. E. 1 chain, S. 18 deg. 30 min. W. 6 chains 43.3 links, S. 9 deg. 31 min. E. 5 chains 94.8 links, S. 2 deg. 43 min. W. 3 chains 10.9 links, S. 6 deg. 10 min. E. 4 chains 2.6 links, S. 18 deg. 2 min. E. 2 chains 51.7 links, S. 34 deg. 58 min. E. 3 chains 9.3 links, S. 14 deg. 52 min. E. 2 chains 5.2 links, S. 59 deg. 57 min. W. 2 chains 26.1 links, S. 85 deg. 58 min. W. 1 chain 68.2 links, S. 44 deg. 27 min. W. 91 links, S. 5 deg. 20 min. W. 1 chain 93.5 links, S. 16 deg. 6 min. E. 2 chains 41 links, W. 1 chain 4.1 links to the point of commencement.

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

All that piece or parcel of land in the Parish of Eumana, County of Tambo, and being part of Government road between allotments 8D and 8F, section 1, and allotment 8, section 1, and between allotment 8D, section 1, and allotment 18, section 1, of the said parish, commencing at the north-western angle of the said allotment 8D; bounded thence by lines bearing S. 20 chains 7 links, S. 50 deg. 49 min. E. 37 chains 1 link, S. 20 deg. 44 min. E. 16 chains 82 links, E. 10 chains 94.6 links, S. 53 deg. 19 min. W. 1 chain 67.4 links, W. 10 chains 29.5 links, N. 20 deg. 44 min. W. 17 chains 24 links, N. 50 deg. 49 min. W. 37 chains 22 links, N. 20 chains 54.5 links, E. 1 chain to the point of commencement.

Also all that piece or parcel of land in the Parish of Eumana, County of Tambo, and being part of Government road between allotments 8F and 8E, section 1, and allotment 8, section 1, of said parish, commencing at the south-eastern corner of said allotment 8F; thence bounded by lines bearing E. 4 chains 1.5 links, S. 75 deg. 23 min. E. 3 chains 96.3 links, W. 10 chains 72.9 links, N. 53 deg. 19 min. E. 1 chain 67.4 links, E. 1 chain 54 links to the point of commencement.

Also all that piece or parcel of land in the Parish of Eumana, County of Tambo, and being part of Government road between allotment 8E, section 1, and allotment 8, section 1, commencing at a point in the southern boundary of the said allotment 8E bearing E. 7 chains 97.8 links from the south-western corner of said allotment 8E; bounded thence by lines bearing E. 2 chains 62.2 links, S. 64 deg. 13 min. E. 29.1 links, S. 51 deg. 22 min. W. 75.4 links, N. 75 deg. 23 min. W. 2 chains 37.2 links to the point of commencement.

Also all that piece or parcel of land in the Parish of Eumana, County of Tambo, and being part of former Government road between allotment 8E, section 1, and allotments 8, 14, and 14A, section 1, said parish, commencing at the north-western corner of said allotment 14; bounded thence by lines bearing S. 77 links, S. 25 deg. 15 min. E. 11 chains 85 links, S. 83 deg. 14 min. W. 21 chains 67 links, N. 64 deg. 13 min. W. 12 chains 65.8 links, N. 51 deg. 22 min. E. 1 chain 10.9 links, S. 64 deg. 13 min. E. 12 chains 77 links, N. 83 deg. 14 min. E. 19 chains 94 links, N. 25 deg. 15 min. W. 10 chains 10 links, N. 1 chain 91 links, S. 62 deg. E. 1 chain 70 links to the point of commencement.

The common seal of the President, Councillors, and Rate-payers of the Shire of Omeo was hereto affixed by authority of the said Shire, in the presence of—

(SEAL) H. E. PETERSEN, President.
REG. C. HUTTON, Councillor.
A. N. PRESSWELL, Secretary.

Confirmed by the Governor in Council,
25th October, 1938.

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

ORDER OF THE COUNCIL OF THE SHIRE OF ALBERTON
MADE THE 8TH DAY OF OCTOBER, 1936.

IN pursuance of the powers conferred by sections 521 and 525 of the *Local Government Act 1928*, the Council of the Shire of Alberton doth hereby Order that the land respectively hereinafter described shall be a public highway from and after the publication of this Order in the *Government Gazette*, namely:—

All that piece of land being part of allotment 2E of section A, Parish of Binginwarri, County of Buln Buln: Commencing at a point distant 1,646 links, bearing 56 deg. 32 min. 526 7/10 links, bearing 171 deg. 6 min. from the most westerly point or angle of said allotment 2E; thence in a straight line 152 3/10 links along the same bearing; thence in a line bearing 95 deg. 56 min. 231 links; thence in a line bearing 306 deg. 33 min. 308 links home to the point of commencement.

And the said Council doth hereby declare that the land above described shall from the date of publication in the said *Government Gazette* be a public highway in lieu of the following piece of land, namely:—

All that piece of land being part of a Government road forming the southern boundary of allotment 2E of section A, Parish of Binginwarri, County of Buln Buln: Commencing at a point distant 1,646 links, bearing 56 deg. 32 min. 679 links, bearing 171 deg. 6 min. and 231 links, bearing 95 deg. 56 min. from the most westerly point or angle of said allotment 2E; thence in a straight line along the same bearing 408 links; thence in a line bearing 169 deg. 2 min. 104 1/10 links; thence in a line bearing 168 deg. 23 min. 299 links; thence in a line bearing 329 deg. 48 min. 396 3/10 links; thence in a line bearing 288 deg. 19 min. 301 8/10 links home to the point of commencement.

The common seal of the President, Councillors, and Rate-payers of the Shire of Alberton was hereto affixed by order of the said Shire, in the presence of—

(SEAL) W. L. MOORE, President.
WM. MACAULAY, Councillor.
G. W. BLACK, Shire Secretary.

Confirmed by the Governor in Council,
25th October, 1938.

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

Local Government Act 1928.

SHIRE OF OTWAY.

Order for Deviation of Highway.

IN pursuance of the powers conferred by sections 521 and 525 of the *Local Government Act 1928*, the Council of the Shire of Otway doth hereby Order:—

That the land next hereinafter described shall be a public highway from and after the date of the publication of this Order in the *Government Gazette*, confirmed by the Governor in Council, namely:—

All those pieces of land being parts of Crown allotment 2, Parish of Newlingbrook, County of Polwarth, in the State of Victoria:—Firstly commencing at a point on the northern boundary of said allotment 2, said point being the intersection of the said northern boundary with the eastern boundary of a reserve 150 links wide; thence on the north by Crown allotment 1, bearing S. 45 deg. 27 min. E. 3,234 links to the Carlisle North-road; thence on the east by said road bearing S. 44 deg. 41 min. W. 450 links; thence by lines bearing N. 1 deg. 41 min. W. 506 links, and N. 45 deg. 27 min. W. 2,850.4 links; thence on the west by the said reserve bearing N. 34 deg. 51 min. E. 101.4 links to the commencing point, and secondly:—Commencing at a point on the northern boundary of the said allotment 2, the said point being distant S. 34 deg. 51 min. W. 101.4 links; thence S. 54 deg. 38 min. W. 1,094.3 links from the most northerly corner of the said allotment 2, said corner being the intersection of the said northern boundary with the eastern boundary of the said reserve 150 links wide; thence by a line bearing S. 64 deg. 51 min. W. 540 links; thence on the west by the said reserve 150 links wide, bearing N. 28 deg. 32 min. W. 100.2 links; thence by a line bearing N. 64 deg. 51 min. E. 519.4 links; thence on the east by the said reserve, bearing S. 40 deg. E. 103.5 links to the commencing point.

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

All that piece of land being part of an existing road in the Parish of Newlingbrook, County of Polwarth, in the State of Victoria: Commencing at a point on the southern boundary of said allotment 2, said point being the intersection of the said southern boundary with the eastern boundary of a reserve 150 links wide; thence on the north by said allotment 2, bearing S. 53 deg. 27 min. E. 3,529.7 links to the Carlisle North-road; thence on the east by the said road, bearing S. 24 deg. 21 min. W. 60.7 links, and S. 55 min. E. 51.3 links; thence on the south by Crown allotment 3, bearing N. 53 deg. 27 min. W. 3,574.3 links; and thence by the eastern boundary of the said reserve, bearing north-easterly 100 links to the point of commencement.

In witness whereof the President, Councillors, and Rate-payers of the Shire of Otway have caused their common seal to be hereunto affixed this eighth day of June, One thousand nine hundred and thirty-eight.

The common seal of the Shire of Otway was hereunto affixed, in pursuance of an Order of the Council made the eighth day of June, One thousand nine hundred and thirty-eight, in the presence of—

(SEAL) G. F. HALL, President.
JAS. G. FRY, Councillor.
ALBERT E. PEARCE, Councillor.
MORTON A. THOMAS, Shire Secretary.

Confirmed by the Governor in Council,
the 25th October, 1938.

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

*Fire Brigades Act 1928.*PERMISSION TO HOLD FIRE BRIGADES
DEMONSTRATIONS.

IN pursuance with the provisions of section 64 of the *Fire Brigades Act 1928*, and subject to the Regulations made thereunder, the Country Fire Brigades Board has granted permission to hold fire brigades demonstrations as follows:—

At Yarrowonga on the 30th January, 1939.
At Mansfield on the 30th January, 1939.
At Warragul on the 30th January, 1939.

G. G. SINCLAIR,
Secretary.

Offices of the Board, 60 Market-street, Melbourne, C.I.,
25th October, 1938.

CONTRACTS ACCEPTED.—(Series 1938-39.)

PUBLIC WORKS.

880. (1) Brown Coal Mine State School No. 3967, New conveniences and brick incinerator, £175 10s.—G. Cockram.
881. (11) Kew State School No. 1075, painting buildings, £549 2s.—H. Ashmore.
882. (6) Pomonal State School No. 2859, remodelling, new cloakroom, &c., £167 10s.—C. A. Rollason.
883. (5) Walhalla State School No. 957, dismantling existing building and reconstructing, £324 15s.—J. C. Willoughby.
884. (6) Camberwell Court House, Police Station, and quarters, installation of electric light and power, £214 12s. 6d.—S. Pearce.
885. (5) Traralgon Police Station, completion of new Police Station, £730.—N. A. L. Fraser.
886. (4) Beechworth Mental Hospital, installation of pump, engine, and piping, £303.—Geo. W. Kelly and Lewis Pty. Ltd.
887. (3) Royal Park.—Zoological Gardens, supply and delivery of rolled steel joists, mild steel plates, and bolts, £885 13s.—Edward Campbell and Son Pty. Ltd.
888. Extras on Contract, Serial No. 669/1938-39, £12 5s.
889. Extras on Contract, Serial No. 790/1937-38, £8 6s.

GEO. L. GOUDIE, Commissioner of Public Works, 24.10.38.

ORDERS IN COUNCIL.—(Series 1938-39.)

FORESTS COMMISSION.

Forestry Fund (Forests)—

890. To purchase of allotments 29A and 29B, section 4, Parish of Wy Yung, County of Dargo, containing 483 acres, for forest purposes, £150.—James Kerton.

Approved by the Governor in Council, 17th October, 1938.—
C. W. KINSMAN, Clerk of the Executive Council.

GENERAL STORES.—EXPLOSIVES.

CONTRACT RATE ALTERED.

Gazette No. 150, 1st July, 1938, page 2039, Schedule No. 38.—For the rate shown opposite item 4, substitute, as from 1st October, 1938, £2 13s. 6d. per case.

PRISONERS' RATIONS.

CONTRACTS CANCELLED.

Gazette No. 150, 27th July, 1938, page 2207, Prisoners' Meals.—Contracts Nos. 521, Numurkah, and 529, Tangambalanga, are hereby cancelled as on 20th September, 1938, and 27th September, 1938, respectively.

L. E. TURNER, Acting Secretary to the Tender Board,
31.10.38.

CLOSER SETTLEMENT ACTS.

At the Executive Council Chamber, Melbourne, the thirty-first day of October, 1938.

PRESENT:

His Excellency the Governor of Victoria.
Mr. Bailey | Mr. Tuckett.

APPOINTMENT OF CLOSER SETTLEMENT
COMMISSION.

IN pursuance of the powers conferred by the Closer Settlement Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by this Order, hereby re-appoint Norman Harty Malcolm, Esquire, John Allan Aird, Esquire, and William Murray, Esquire, to be, for the period commencing 1st November, 1938, and ending 31st December, 1938; both dates inclusive, the members of the Closer Settlement Commission referred to in paragraph (a) of sub-section 2, section 4 of the *Closer Settlement Act 1932*, and doth hereby re-appoint Norman Harty Malcolm, Esquire, to be Chairman of the said Commission, and the said John Allan Aird, Esquire, to be Senior to the said William Murray, Esquire, with respect to the aforesaid appointment, and doth also hereby re-appoint for the aforesaid period Michael Frederick Cockburn, Esquire, and James Ford, Esquire, to be members of the Commission referred to in paragraph (b) of sub-section (2) of section 4 of the *Closer Settlement Act 1932*.

And the Honorable Albert Eli 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.

Motor Omnibus Act 1928 (No. 3742).

VARYING AND RE-PRESCRIBING A ROUTE WITHIN THE METROPOLITAN AREA ALONG WHICH MOTOR OMNIBUSES FOR WHICH "REGULAR SERVICE" LICENCES ARE GRANTED MAY PLY FOR HIRE, AND FOR OTHER PURPOSES.

At the Executive Council Chamber, Melbourne, the 25th day of October, 1938.

PRESENT:

His Excellency, the Governor of Victoria.
 Mr. Bailey | Mr. Pye
 Mr. Mackrell |

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by the *Motor Omnibus Act 1928 (No. 3742)* doth by this Order vary and re-prescribe a route within the metropolitan area along which motor omnibuses for which "regular service" licences are granted may ply for hire; also sections and terminal points and stopping places on such route, time-tables to be observed by owners of motor omnibuses plying for hire, fares to be charged, and the maximum number of motor omnibuses which may be licensed to ply for hire on such prescribed route, as set forth in detail in the attached schedule, and doth also provide that the Order in Council approved by His Excellency the Governor in Council on the 18th July, 1938, prescribing routes within the metropolitan area along which motor omnibuses for which "regular service" licences are granted under the provisions of the said Act, shall be deemed to be amended accordingly.

SCHEDULE OF PRESCRIBED ROUTES WITHIN THE METROPOLITAN AREA.

(No part of which is within three (3) miles of the Town Hall in the City of Melbourne.)

Route Number.	Description of Route, including Commencing and Terminal Points.	Sections (if any) on Route.	Time Tables to be Observed.	Fares to be Charged.	Maximum Number of Motor Omnibuses to be Licensed on Routes.
63A	Commencing from the Eastern terminus, situate at the corner of Point Nepean-road and Lilac-crescent, Brighton; thence, via Lilac-crescent, Centre-road, Summerhill-road, Marriage-road, Balfour-street, and easterly along Dendy-street to the Brighton Golf Course at Creswick-street; thence westerly along Dendy-street to Connor-street, and via Connor-street, Marriage-road, Hampton-street, Hammond-street, Halifax-street, Loller-street, Male-street, and Church-street to Middle Brighton Railway Station; thence via Church-street, New-street, Normanby-street, to the corner of Normanby-street and St. Kilda-street (Beach-road), the Western terminus of the route; thence via St. Kilda-street (Beach-road), Park-street, Webb-street, Normanby-street, and traversing the route above stated to the Eastern terminus	(1). Between Point Nepean-road and Middle Brighton Railway Station (2). Between Point Nepean-road and Brighton Golf Links (3). Between Brighton Golf Links and Middle Brighton Railway Station (4). Between Brighton Golf Links and St. Kilda-street (5). Between St. Kilda-street and Middle Brighton Railway Station (6). Between corner of Halifax and Hammond streets, and Middle Brighton Railway Station	Minimum service, 30 minutes—on week days. First omnibus to leave Eastern terminus at 7 a.m., and last omnibus to leave Middle Brighton Railway Station after connecting with last train at 12.22 a.m. On Sundays, first omnibus to leave Eastern terminus at 2 p.m., and last omnibus to leave Middle Brighton Railway Station at 11.20 p.m.	First section, 3d. Second section, 2d. Third section, 3d. Fourth section, 3d. Fifth section, 2d. Sixth section, 2d. Through fare, 4d.	One (1)

His Excellency doth by this Order also provide:—

STOPPING PLACES ON ROUTES.

Motor omnibuses shall, for the purpose of taking up and setting down passengers, stop at such points upon the route as may be convenient and in such manner as not to interfere with or endanger the general traffic of the streets or roads, or the safety of passengers in motor omnibuses.

FARES TO BE CHARGED.

The fares prescribed in respect of the route under the heading—"Fares to be Charged," shall be the fares to be charged for adults.

The fares to be charged for children under twelve years of age (other than children under three years of age carried on passenger's lap, who shall be carried free), shall be one-half of the fares charged for adult passengers calculated to the nearest higher penny.

DEVELOPMENTAL ROUTE.

In pursuance of the powers conferred by section 5 (1) of the *Motor Omnibus Act 1928 (No. 3742)* the route is prescribed as a developmental route.

LICENSING AUTHORITY.

Pursuant to the provisions of section 15 (1) (c) of the *Motor Omnibus Act 1928 (No. 3742)* the Governor in Council by this Order confers upon the Licensing Authority, full power and authority for carrying into effect by the said Licensing Authority, of all or any of the foregoing provisions of this Order.

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.

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the 25th day of October, 1938.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Bailey | Mr. Pye.
Mr. Mackrell |

DECLARATION OF THE NEW CALDER HIGHWAY IN THE SHIRE OF KORONG.

WHEREAS by sections 21 and 74 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 State highway 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 State highway or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the Schedule to such Resolution to be part of a State highway: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a New State Highway under the Country Roads Act.

Whereas the land the site of the 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 74 of the *Country Roads Act 1928* doth 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 State highway within the meaning and for the purposes of the Country Roads Act.

Cancelled

SCHEDULE.

Shire of Korong.

3. *Calder Highway*.—All that piece of land in the Township and Parish of Wedderburne, the boundaries of which are as follow:—Commencing at the north-western angle of allotment 73, section U, of the said township; thence by lines bearing respectively 100 deg. 28 min. 227.2 links, 264 deg. 8 min. 354.8 links, 337 deg. 47 min. 22.8 links, and 67 deg. 47 min. 149.3 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 3582 lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this seventeenth day of October, One thousand nine hundred and thirty-eight; in the presence of—

(SEAL) F. W. FRICKE, Chairman.
W. H. NEVILLE, Acting Secretary.

DECLARATION OF A DEVIATION FROM THE LOCH-BENA ROAD IN THE SHIRE OF KORUMBURRA.

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

FIRST SCHEDULE.

Shire of Korumburra.

18. *Loch-Bena Road* (9018).—All those pieces of land in the Parish of Jeetho West, the boundaries of which are as follow:—

- (a) Commencing at the south-western angle of allotment 40a of the said parish; thence by lines bearing respectively 342 deg. 50 min. 67.3 links, 120 deg. 4 min. 1.327 links, 111 deg. 43 min. 152.4 links, 97 deg. 12 min. 450 links, 118 deg. 0 min. 844.5 links, 103 deg. 5 min. 835.4 links, 99 deg. 25 min. 589 links, 77 deg. 40 min. 455.3 links, 233 deg. 18 min. 302.3 links, 281 deg. 36 min. 1,643 links, 300 deg. 42 min. 848 links, 270 deg. 10 min. 463 links, and 299 deg. 35 min. 1,447 links to the point of commencement;
- (b) Commencing at the north-western angle of allotment 40c of the said parish; thence by lines bearing respectively 119 deg. 35 min. 1,241.4 links, 284 deg. 58 min. 59.6 links, 300 deg. 4 min. 1,179 links, and 347 deg. 33 min. 7 links to the point of commencement;
- (c) Commencing at the north-eastern angle of allotment 41c of the said parish; thence by lines bearing respectively 101 deg. 36 min. 1,440 links, 257 deg. 40 min. 19 links, 279 deg. 25 min. 622.6 links, 283 deg. 5 min. 862.7 links, 300 deg. 8 min. 840.5 links, 275 deg. 29 min. 144.6 links, 90 deg. 10 min. 155 links, 120 deg. 42 min. 837 links, and 101 deg. 36 min. 50 links to the point of commencement;
- (d) Commencing at a point on the eastern boundary of allotment 41A of the said parish distant 360 deg. 0 min. 1,226 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 180 deg. 0 min. 16.7 links, 248 deg. 42 min. 768 links, 257 deg. 40 min. 295 links, 53 deg. 18 min. 369.5 links, and 78 deg. 56 min. 721 links to the point of commencement;
- (e) Commencing at a point on the eastern boundary of allotment 41A of the said parish, distant 180 deg. 0 min. 279 links from the north-eastern angle of the said allotment; thence by lines bearing respectively 258 deg. 56 min. 226 links, 68 deg. 42 min. 237.4 links, and 180 deg. 0 min. 42.4 links to the point of commencement.
- (f) Commencing at a point on the western boundary of allotment 42 of the said parish, distant 180 deg. 0 min. 1,338.7 links from the north-western angle of the said allotment; thence by lines bearing respectively 69 deg. 6 min. 192 links, 237 deg. 52 min. 211.8 links, and 0 deg. 2 min. 44.3 links to the point of commencement;

Also, all that piece of land in the Parishes of Jeetho and Jeetho West, and being a roadway generally 1½ chains wide, the northern boundary of which commences at a point on the south-eastern boundary of the Government road through allotment 42, Parish of Jeetho West, the said point being distant 12 deg. 10 min. 11.9 links from an angle in the said south-eastern boundary formed by the intersection of lines bearing 57 deg. 52 min. and 12 deg. 10 min.; thence south-easterly through the said allotment and allotments 13 and 12, Parish of Jeetho, to a point on the western boundary of the Government road through the said allotment 12, the said point being distant 36 deg. 39 min. 134 links from an angle in the said western boundary formed by the intersection of lines bearing 339 deg. 39 min. and 36 deg. 39 min.

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

- (a) Commencing at a point on the western boundary of the eastern portion of allotment 12 of the said parish, distant 333 deg. 29 min. 173 links, 6 deg. 14 min. 1,109 links, 339 deg. 40 min. 520 links, 10 deg. 5 min. 485 links, and 304 deg. 40 min. 331.7 links from the south-western angle of the said portion; thence by lines bearing respectively 304 deg. 40 min. 92.3 links, 340 deg. 5 min. 750 links, 36 deg. 29 min. 19.5 links, and 157 deg. 32 min. 836.8 links to the point of commencement;
- (b) Commencing at a point on the eastern boundary of the western portion of allotment 12 of the said parish, distant 333 deg. 16 min. 155.5 links, 5 deg. 54 min. 1,108 links, 344 deg. 0 min. 505 links, and 3 deg. 44 min. 45 links from the south-eastern angle of the said portion; thence by lines bearing respectively 335 deg. 0 min. 249.8 links, 334 deg. 41 min. 451 links, 335 deg. 0 min. 790 links, 36 deg. 26 min. 79.2 links, 159 deg. 39 min. 828 links, 128 deg. 24 min. 335.2 links, 155 deg. 0 min. 130 links, and 183 deg. 44 min. 312.2 links to the point of commencement;
- (c) Commencing at a point on the western boundary of the eastern portion of allotment 12 of the said parish, distant 333 deg. 29 min. 173 links, and 6 deg. 14 min. 1,109 links from the south-western angle of the said portion; thence by lines bearing respectively 339 deg. 40 min. 520 links, 10 deg. 5 min. 193.5 links, 155 deg. 0 min. 42.6 links, 166 deg. 50 min. 594.5 links, and 186 deg. 14 min. 61 links to the point of commencement;
- (d) Commencing at a point on the eastern boundary of the western portion of allotment 12 of the said parish, distant 333 deg. 16 min. 155.5 links, and 5 deg. 54 min. 938.5 links from the south-eastern angle of the said portion; thence by lines bearing respectively 335 deg. 24 min. 319.8 links, 164 deg. 0 min. 156.2 links, and 185 deg. 54 min. 169.5 links to the point of commencement;
- (e) Commencing at the south-western angle of the eastern portion of allotment 12 of the said parish; thence by lines bearing respectively 333 deg. 29 min. 173 links, 6 deg. 14 min. 208 links, 165 deg. 10 min. 522 links, 333 deg. 28 min. 161 links, and 269 deg. 27 min. 7 links to the point of commencement;
- (f) Commencing at a point on the eastern boundary of lot 5 on plan of subdivision No. 4024 lodged in the Office of Titles, and being part of Crown allotment 11 of the said parish, the said point being distant 153 deg. 33 min. 388.6 links from the north-eastern angle of the said lot; thence by lines bearing respectively 153 deg. 33 min. 261.4 links, 221 deg. 14 min. 94 links, and 349 deg. 52 min. 309.6 links to the point of commencement;
- (g) Commencing at an angle in the northern boundary of lot 3 on plan of subdivision No. 4024 lodged in the Office of Titles, and being part of Crown allotment 11 of the said parish, the said angle being formed by the intersection of lines bearing 41 deg. 14 min. and 182 deg. 10 min.; thence by lines bearing respectively 182 deg. 10 min. 212.1 links, 354 deg. 51 min. 71.2 links, 248 deg. 40 min. 45.3 links, 6 deg. 42 min. 108 links, and 41 deg. 14 min. 67 links to the point of commencement;
- (h) Commencing at a point on the western boundary of lot 1A on plan of subdivision No. 4024 lodged in the Office of Titles, and being part of Crown allotment 11 of the said parish, the said point being distant 153 deg. 33 min. 626 links, and 182 deg. 10 min. 239.4 links from the north-western angle of the said lot; thence by lines bearing respectively 170 deg. 17 min. 368.9 links, 164 deg. 36 min. 314.7 links, 143 deg. 42 min. 842.7 links, 127 deg. 57 min. 323.5 links, 96 deg. 30 min. 357.5 links, 70 deg. 51 min. 149.2 links, 64 deg. 22 min. 158 links, 234 deg. 38 min. 300.9 links, 274 deg. 11 min. 483.5 links, 322 deg. 47 min. 1,093 links, 341 deg. 6 min. 495.3 links, and 2 deg. 10 min. 268.3 links to the point of commencement;
- (i) Commencing at an angle in the north-eastern boundary of lot 3 on plan of subdivision No. 4024 lodged in the Office of Titles, and being part of Crown allotment 11 of the said parish, the said angle being formed by the intersection of lines bearing 161 deg. 6 min. and 142 deg. 47 min.; thence by lines bearing respectively 142 deg. 47 min. 905.5 links, 307 deg. 57 min. 92.4 links, 323 deg. 42 min. 891 links, 344 deg. 36 min. 355.7 links, 354 deg. 51 min. 41.3 links, and 161 deg. 6 min. 400.4 links to the point of commencement;
- (j) Commencing at a point on the northern boundary of lot 2 on plan of subdivision No. 4024 lodged in

the Office of Titles, and being part of Crown allotment 10 of the said parish, the said point being distant 94 deg. 11 min. 9 links, and 54 deg. 38 min. 80.3 links from the north-western angle of the said lot; thence by lines bearing respectively 54 deg. 38 min. 285.7 links, 24 deg. 43 min. 146.8 links, 64 deg. 22 min. 102.9 links, 76 deg. 17 min. 215.6 links, 85 deg. 42 min. 118.1 links, 97 deg. 5 min. 294.1 links, 135 deg. 9 min. 337.6 links, 291 deg. 2 min. 240 links, 277 deg. 5 min. 353.5 links, 256 deg. 17 min. 238 links, and 244 deg. 22 min. 411.4 links to the point of commencement;

- (k) Commencing at an angle in the southern boundary of lot 1 on plan of subdivision No. 4024 lodged in the Office of Titles, and being part of Crown allotment 10 of the said parish, the said angle being formed by the intersection of lines bearing 275 deg. 44 min. and 315 deg. 9 min.; thence by lines bearing respectively 315 deg. 9 min. 272.2 links, 111 deg. 2 min. 302.5 links, 101 deg. 2 min. 1,023.5 links, 122 deg. 36 min. 281.6 links, 206 deg. 40 min. 360.6 links, and 275 deg. 44 min. 1,015 links to the point of commencement;
- (l) Commencing at an angle in the north-eastern boundary of lot 2 on plan of subdivision No. 4024 lodged in the Office of Titles, and being part of Crown allotment 10 of the said parish, the said angle being formed by the intersection of lines bearing 116 deg. 40 min. and 153 deg. 51 min.; thence by lines bearing respectively 153 deg. 51 min. 735.7 links, 314 deg. 19 min. 145 links, 333 deg. 32 min. 562 links, 302 deg. 36 min. 405 links, 281 deg. 2 min. 525 links, 95 deg. 44 min. 459.6 links, and 116 deg. 40 min. 481 links to the point of commencement—
- which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 3383, 3386A, 3555, and 3555A, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Korumburra.

18. *Loch-Bena Road*.—All those pieces of land in the Parish of Jeetho West, the boundaries of which are as follow:—

- (a) Commencing at the north-eastern angle of allotment 40C of the said parish; thence by lines bearing respectively 270 deg. 10 min. 26 links, 299 deg. 35 min. 118.6 links, 104 deg. 58 min. 122.6 links, 95 deg. 29 min. 290.3 links, and 270 deg. 10 min. 278 links to the point of commencement;
- (b) Commencing at a point on the northern boundary of the southern portion of allotment 41A of the said parish, distant 101 deg. 36 min. 645 links from the north-western angle of the said portion; thence by lines bearing respectively 77 deg. 40 min. 372.8 links, 233 deg. 18 min. 202.5 links, and 281 deg. 36 min. 206 links to the point of commencement;
- (c) Commencing at a point on the southern boundary of the northern portion of allotment 41A of the said parish, distant 180 deg. 0 min. 279 links, and 258 deg. 56 min. 226 links from the north-eastern angle of the said allotment; thence by lines bearing respectively 248 deg. 42 min. 578.6 links, 257 deg. 40 min. 190.9 links, 53 deg. 18 min. 247.7 links, and 78 deg. 56 min. 537 links to the point of commencement;

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

- (a) Commencing at a point on the western boundary of the eastern portion of allotment 12 of the said parish, distant 333 deg. 29 min. 173 links, 6 deg. 14 min. 1,109 links, 339 deg. 40 min. 520 links, and 10 deg. 5 min. 193.5 links from the south-western angle of the said portion; thence by lines bearing respectively 335 deg. 0 min. 165.5 links; 3 deg. 44 min. 70.8 links, 308 deg. 24 min. 76 links, 335 deg. 0 min. 229.5 links, 124 deg. 40 min. 331.7 links, and 190 deg. 5 min. 291.5 links to the point of commencement;
- (b) Commencing at an angle in the north-eastern boundary of lot 3 on plan of subdivision No. 4024, lodged in the Office of Titles, and being part of Crown allotment 11 of the said parish, the said angle being formed by the intersection of lines bearing 182 deg. 10 min. and 161 deg. 6 min.; thence by lines bearing respectively 2 deg. 10 min. 129.9 links, 174 deg. 51 min. 196.5 links, and 341 deg. 6 min. 69.6 links to the point of commencement;
- (c) Commencing at the north-eastern angle of lot 3A on plan of subdivision No. 4024 lodged in the Office of Titles, and being part of Crown allotment 10 of the said parish; thence by lines bearing respectively 274 deg. 11 min. 555.7 links, 322 deg. 47 min. 245.5 links, 127 deg. 57 min. 294.1 links, 278

deg. 30 min. 434 links, 70 deg. 51 min. 121 links, 234 deg. 38 min. 80.3 links, and 274 deg. 11 min. 9 links to the point of commencement;

- (d) Commencing at a point on the southern boundary of lot 1 on plan of subdivision No. 4024, lodged in the Office of Titles, and being part of Crown allotment 10 of the said parish, distant 142 deg. 47 min. 737 links, 94 deg. 11 min. 483.5 links, and 54 deg. 38 min. 300.9 links from the south-western angle of the said lot; thence by lines bearing respectively 54 deg. 38 min. 2.1 links, 24 deg. 43 min. 262 links, 85 deg. 42 min. 730 links, 135 deg. 9 min. 315.8 links, 291 deg. 2 min. 168 links, 277 deg. 5 min. 50.9 links, 315 deg. 9 min. 76.4 links, 265 deg. 42 min. 238.7 links, 277 deg. 5 min. 54.4 links, 256 deg. 17 min. 65.6 links, 265 deg. 42 min. 268.2 links, 204 deg. 43 min. 83.2 links, and 244 deg. 22 min. 157.5 links to the point of commencement;
- (e) Commencing at an angle in the northern boundary of lot 2 on plan of subdivision No. 4024, lodged in the Office of Titles, and being part of Crown allotment 10 of the said parish, the said angle being formed by the intersection of lines bearing 135 deg. 9 min. and 95 deg. 44 min.; thence by lines bearing respectively 315 deg. 9 min. 164 links, 111 deg. 2 min. 225.3 links, 101 deg. 2 min. 483.9 links, and 275 deg. 44 min. 572.4 links to the point of commencement;
- (f) Commencing at an angle in the southern boundary of lot 1 on plan of subdivision No. 4024, lodged in the Office of Titles, and being part of Crown allotment 10 of the said parish, the said angle being formed by the intersection of lines bearing 333 deg. 51 min. and 296 deg. 40 min.; thence by lines bearing respectively 153 deg. 51 min. 34.3 links, 302 deg. 36 min. 200.8 links, and 116 deg. 40 min. 172.4 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured blue on survey plans Nos. 3383, 3555, and 3555A lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this seventeenth day of October, One thousand nine hundred and thirty-eight, in the presence of—

(SEAL) F. W. FRICKE, Chairman.
W. L. DALE, Member.
W. H. NEVILLE, Acting Secretary.

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

WHEREAS by section 58 of the *Country Roads Act 1928* (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the said Country Roads Act has by Resolution declared a deviation to be a State highway the said Board may also declare that such deviation shall be in lieu of any existing State highway or part thereof named in such Resolution and that on publication in the *Government Gazette* of the Order confirming such Resolution the existing highway or part thereof shall cease to be a State highway or shall 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 State highway and has also declared that such deviation shall be in lieu of the part of the existing highway being the land described in the second schedule to such Resolution and that save and except such part of the existing highway as is described in the third schedule such part of the said existing highway shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a Deviation under the Country Roads Act, 1928. G.O. 1938/1/224

Whereas the land the site of the highway the course of which is below set out was taken by the Board under the provisions of the *Country Roads Act 1928* for the purpose of constructing such highway deviation which highway 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 highway aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 58 of the said Act doth by this present Resolution hereby declare the said highway 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 State highway 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 highway or part thereof described in the second schedule hereto and further that save and except such part of the said existing highway as is described in the third schedule such part of the said existing highway shall be discontinued.

FIRST SCHEDULE.

Shire of Towong.

7. *Murray Valley Highway*.—All those pieces of land in the Parish of Thologolong, the boundaries of which are as follow:—

- (a) Commencing at a point on the northern boundary of allotment 10, section 2 of the said parish, distant 246 deg. 41 min. 632 links from the north-eastern angle of the said allotment; thence by lines bearing respectively 246 deg. 18 min. 3,277 links, 55 deg. 23 min. 1,583 links, 66 deg. 18 min. 1,222 links, and 97 deg. 12 min. 584.2 links to the point of commencement;
- (b) Commencing at the north-western angle of allotment 10, section 2, of the said parish; thence by lines bearing respectively 42 deg. 7 min. 517 links, 64 deg. 13 min. 1,041 links, 225 deg. 38 min. 1,460 links, 209 deg. 25 min. 462 links, and 358 deg. 42 min. 587.3 links to the point of commencement;
- (c) Commencing at the north-eastern angle of allotment 9, section 2, of the said parish; thence by lines bearing respectively 179 deg. 12 min. 587.3 links, 209 deg. 55 min. 853 links, 219 deg. 2 min. 728 links, 239 deg. 34 min. 562.2 links, 29 deg. 1 min. 590 links, 39 deg. 2 min. 650 links, and 29 deg. 55 min. 1,334 links to the point of commencement;
- (d) Commencing at an angle in the southern boundary of allotment 6, section 2, of the said parish, formed by the intersection of lines bearing 208 deg. 31 min. and 254 deg. 43 min.; thence by lines bearing respectively 254 deg. 43 min. 226 links, 59 deg. 4 min. 321 links, and 208 deg. 31 min. 120 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan No. 3948 lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Towong.

7. *Murray Valley Highway*.—All those pieces of land in the Parish of Thologolong, the boundaries of which are as follow:—

- (a) Commencing at the south-western angle of allotment 5, section 2, of the said parish; thence by lines bearing respectively 55 deg. 23 min. 1,706 links, 97 deg. 12 min. 964 links, 246 deg. 41 min. 83 links, 246 deg. 18 min. 502 links, 277 deg. 12 min. 347 links, 235 deg. 23 min. 941 links, 246 deg. 18 min. 1,560 links, and 55 deg. 23 min. 908.7 links to the point of commencement;
- (b) Commencing at the south-western angle of allotment 8, section 2, of the said parish; thence by lines bearing respectively 29 deg. 1 min. 1,218 links, 42 deg. 37 min. 1,180 links, 64 deg. 43 min. 1,051.2 links, 226 deg. 8 min. 296.6 links, 237 deg. 47 min. 679 links, 213 deg. 5 min. 607 links, 222 deg. 37 min. 569 links, 209 deg. 1 min. 1,420 links, 239 deg. 34 min. 590.2 links, and 29 deg. 1 min. 747 links to the point of commencement;
- (c) Commencing at a point on the southern boundary of the Murray Valley Highway, distant 358 deg. 48 min. 923 links, and 208 deg. 31 min. 304 links from the south-western angle of allotment 9, section 2, of the said parish; thence by lines bearing respectively 208 deg. 31 min. 167 links, 254 deg. 43 min. 314.5 links, and 59 deg. 4 min. 446.5 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured brown and yellow on survey plan No. 3948, lodged in the office of the Country Roads Board.

THIRD SCHEDULE.

Shire of Towong.

7. *Murray Valley Highway*.—All that piece of land in the Parish of Thologolong, the boundaries of which are as follow:—Commencing at the south-western angle of allotment 5, section 2, of the said parish; thence by lines bearing respectively 178 deg. 44 min. 185 links, 246 deg. 18 min. 108.2 links, 358 deg. 44 min. 160.5 links, and 55 deg. 23 min. 119.7 links to the point of commencement—which said piece of land is particularly delineated and shown coloured yellow on survey plan No. 3948, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this seventeenth day of October, One thousand nine hundred and thirty-eight, in the presence of—

(SEAL) F. W. FRICKE, Chairman.
W. H. NEVILLE, Acting Secretary.

ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF TULLAROOP.

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 Eddington road in the Shire of Tullaroop should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plans marked A and B 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 plans and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All those pieces of land in the Parish of Bet Bet, the boundaries of which are as follow:—

(a) Commencing at an angle in the western boundary of allotment 8A, section 68, of the said parish formed by the intersection of lines bearing 10 deg. 24 min. and 48 deg. 48 min.; thence by lines bearing respectively 48 deg. 48 min. 500 links, 220 deg. 48 min. 475.7 links, 200 deg. 8 min. 413.5 links, and 10 deg. 24 min. 426 links to the point of commencement;

(b) Commencing at the north-western angle of allotment 5B, section 6, of the said parish; thence by lines bearing respectively 89 deg. 56 min. 612 links, 268 deg. 1 min. 448.2 links, 228 deg. 4 min. 197.7 links, 327 deg. 20 min. 63.5 links, and 10 deg. 24 min. 95 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans numbered 4022 and 4023, lodged in the office of the Country Roads Board.

And the Honorable George Louis Goudie, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the twenty-fifth day of October, 1938.

PRESENT:

His Excellency the Governor of Victoria.
Mr. Bailey | Mr. Pye.
Mr. Mackrell |

UNUSED AND UNMADE ROAD CLOSED.

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

Parish of Weapoinah, County of Polwarth, being the roads hereinafter described, viz.:—(1) The road lying between allotments 66A, 66B, 69A, 67B, 68, and 36, and allotments 66c, 69c, 69B, a line, and 56. (2) The road lying between allotment 67A and allotment 67B. (3) The road lying to the north-east of and adjoining allotment 56A, extending from the southern side of the Railway Reserve to the northern side of the Country Roads Board road. (4) The road lying between allotment 56, and allotment 37B, and the Cemetery Reserve. (5) The road lying between allotment 56A and the Cemetery Reserve. (6) The road lying between allotment 69B and allotments 56, 37, 37A, Parish of Weapoinah, and 8A, Parish of Wyelangta.—(W.361(3) (Rs.4834).

Parish of Lang Lang East, County of Mornington, being the road lying between allotment 72A and allotment 107A.—(L.133(6) (Misc.1796).

Township of Koondrook and Parish of Murrabit, County of Gunbower, being the road commencing at the south-west angle of allotment 34B, section E, Township of Koondrook; bounded thence by the Cricket and Recreation Reserve bearing S. 0 deg. 13 min. E. 600 links and N. 89 deg. 48 min. E. 1,000 links; by a line bearing S. 0 deg. 13 min. E. 100 links; by allotment 65, Township of Koondrook, and a line, Parish of Murrabit, bearing S. 89 deg. 48 min. W. 1,102 links; by allotments 75 and 73, no section, bearing N. 0 deg. 13 min. W. 700 links; and thence by a line bearing N. 89 deg. 48 min. E. 100 links to the commencing point.—(K.163(2) (M.474(6) (Rs.881).

LANDS TEMPORARILY RESERVED FROM SALE.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the *Land Act 1928*, reserve, temporarily, and also except from occupation for mining purposes under any miner's right, the land hereinafter described:—

KOONDROOK AND MURRABIT.—Site for Cricket and other purposes of Public Recreation, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 16th August, 1881, 1 acre 2 roods 32 perches, Township of Koondrook and Parish of Murrabit, County of Gunbower: Commencing at the south-west angle of allotment 34B, section E, Township of Koondrook; bounded thence by the existing site bearing S. 0 deg. 13 min. E. 600 links and N. 89 deg. 48 min. E. 1,000 links; by a road bearing S. 0 deg. 13 min. E. 100 links; by allotment 65, Township of Koondrook, and a road, Parish of Murrabit, bearing S. 89 deg. 48 min. W. 1,102 links; by allotments 75 and 73, no section, bearing N. 0 deg. 13 min. W. 700 links; and thence by a road bearing N. 89 deg. 48 min. E. 100 links to the commencing point.—(K.163(2) (M.474(6) (Rs.881).

FOSTER.—Site for a Racecourse and other purposes of Public Recreation, in addition to and adjoining the sites temporarily reserved therefor by Orders in Council of the 13th October, 1903, and the 21st February, 1928, 2 acres 3 roods 22 perches, Township of Foster, Parish of Wonga Wonga South, County of Buln Buln: Commencing at a point bearing N. 66 deg. 50 min. E. 11 links from the eastern angle of allotment 4, section 22; bounded thence by a right-of-way bearing N. 66 deg. 50 min. E. 9 4/10 links; by a line bearing S. 43 deg. 45 min. E. 1,401 7/10 links; and thence by the existing sites bearing N. 64 deg. 2 min. W. 383 1/10 links, N. 30 deg. 54 min. W. 889 links and N. 23 deg. 10 min. W. 450 links to the commencing point.—(F.100(3) (Rs.880).

CAMPERDOWN.—Site for Public Recreation, in addition to and adjoining the site temporarily therefor by Order of the 11th November, 1884 (see *Government Gazette*, 1884, page 3129), 1 rood 2 perches, situate in section 52, Town of Camperdown, Parish of Colongulac, County of Hampden: Commencing at the intersection of the south side of Jones-street and the western side of Pike-street; bounded thence by the latter street bearing S. 30 deg. 0 min. W. 213 links; by the existing reserve bearing N. 60 deg. 0 min. W. 123 links and north 123 links; and thence by Jones-street aforesaid bearing east 213 links to the commencing point.—(C.165(2) (Rs.4870).

DAYLESFORD.—Site for Public Gardens, 2 roods 16 perches, Town of Daylesford, Parish of Wombat, County of Talbot, in the two separate portions hereinafter described, viz.:—(1) 1 rood 24 perches, being allotments 43 and 42, section 37, commencing at the south-east angle of allotment 44; bounded thence by that allotment bearing north 200 links, by the existing reserve bearing east 200 links; by allotment 41 bearing south 200 links; and thence by Victoria-street bearing west 200 links to the commencing point. (2) 32 perches, being allotment 40, section 37, commencing at the south-west angle of allotment 39; bounded thence by Victoria-street bearing west 100 links, by allotment 41, bearing north 200 links, by the existing reserve bearing east 100 links; and thence by allotment 39 aforesaid bearing south 200 links to the commencing point.—(D.13(3) (Rs.4726).

CAMPERDOWN.—Site for a Baby Health Centre, 2 roods 2 perches, situate in section 52, Town of Camperdown, Parish of Colongulac, County of Hampden: Commencing at the junction of the western side of Pike-street and the east side of Cole-street; bounded thence by the latter street bearing north 486 4/10 links; by the Recreation Reserve bearing S. 60 deg. 0 min. E. 243 2/10 links; and thence by Pike-street aforesaid bearing S. 30 deg. 0 min. W. 421 2/10 links to the commencing point.—(C.165(2) (Rs.4869).

REVOCATION OF TEMPORARY RESERVATION OF LAND.

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

CAMPERDOWN.—Site for Public Purposes.

TARNAGULLA.—Site for Public Purposes (State School).

CAMPERDOWN.—Site for Public Recreation.

(For technical descriptions see *Government Gazette* of the 28th September, 1938; page 2975.)

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.

STOCK DISEASES ACT 1928 (No. 3779).

At the Executive Council Chamber, Melbourne, the thirty-first day of October, 1938.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Bailey. | Mr. Tuckett.

REGULATIONS.

WHEREAS by Part I. of the *Stock Diseases Act 1928*, among other things, the Governor in Council is empowered from time to time to make regulations for the purpose therein mentioned and to rescind same: And whereas from time to time the Governor in Council has made divers Regulations under the powers conferred by the said Act and by the *Stock Diseases Act 1915*: And whereas it is desired to rescind such Regulations and make other Regulations in lieu thereof: Now, therefore, His Excellency the Governor, by and with the advice of the Executive Council, in exercise of the powers conferred by the above-named Act and of every other power enabling him in that behalf, doth hereby make the following Regulations (that is to say):—

1. *Rescission of Previous Regulations.*—On and after the thirty-first day of October, 1938, the Regulations made by the Governor in Council under the powers conferred by the *Stock Diseases Act 1928* and the *Stock Diseases Act 1915*, and of other powers enabling him in that behalf shall be and the same are hereby rescinded, but such rescission shall not affect any act, matter, or thing done, suffered, or required to be done or commenced under such Regulations.

2. *Interpretation of Terms.*—In construing these Regulations the following words, if not inconsistent with the context, shall have the meanings hereby respectively assigned to them (that is to say):—

“Australasian States” shall mean all States of the Commonwealth of Australia and all Dependencies of the said States.

“Cattle” shall include any bull, cow, ox, or calf.

“Horse” shall include any stallion, mare, gelding, or foal.

“Swine” shall include any boar, sow, barrow, or sucker.

“Sheep” shall include any ram, ewe, wether, or lamb.

“Poultry” shall include any kind of living land and water bird bred or reared in a domestic state.

“Chief Inspector of Stock” shall include officer acting for the Chief Inspector of Stock in his absence.

“Vaccine” shall include any material which contains any micro-organism or the products thereof which are the cause or are suspected of being the cause of any of the diseases included in the First Schedule to these Regulations.

3. *Stock to which Part I. of the Stock Diseases Act 1928 is extended.*—All the sections of Part I. of the *Stock Diseases Act 1928* shall extend to all stock of the kinds mentioned in the Second Schedule hereto.

4. *Prohibition of the Introduction of Stock found to be Diseased.*—The introduction of any stock mentioned in the Second Schedule hereto into the State of Victoria, either by land or sea, found to be diseased stock within the meaning of the *Stock Diseases Act 1928* and these Regulations is prohibited.

5. *These Regulations not to authorize the Introduction of certain Stock except from Australasian States.*—Nothing in these Regulations shall be taken to authorize the introduction into Victoria of stock save and except from the Australasian States and the Dependencies thereof or any part of the Commonwealth of Australia, and the introduction of stock from the Australasian States or any part of the Commonwealth will only be permitted when all the provisions of every law and these Regulations and every regulation or order of the Governor in Council has been complied with.

6. *Transgression of the Regulations Forbidden.*—No person shall do or attempt to do, cause or permit to be done or to be attempted to be done, or assist in doing or attempting to do any act forbidden by these Regulations, or obtain or endeavour to obtain, or assist any one in obtaining or endeavouring to obtain by fraud any certificate or authority under these Regulations, or forge any such certificate or authority, or make use of any such forged or fraudulently-obtained

certificate or authority, or fraudulently grant or issue any such certificate or authority, or obstruct or refuse to carry out the directions of any inspector or other person acting under the authority of these Regulations.

7. Every person who in any declaration prescribed by these Regulations makes any statement which is untrue in any particular shall be guilty of an offence against these Regulations.

PART I.—INTRODUCTION OF STOCK INTO VICTORIA.

8. *Inspector's Authority required for the Introduction of Stock.*—No person shall introduce into Victoria, either by land or sea, any stock mentioned in the Second Schedule hereto, or any hides, skin, hair, horns, bones, blood, or animal products coming from any of the Australasian States or any part of the Commonwealth of Australia without the authority in writing of an Inspector of Stock, and except in accordance with the conditions of such authority and these Regulations; and no inspector shall grant any such authority until he is satisfied that all the provisions of every law, and of every regulation or order of the Governor in Council for the time being in force with respect to the introduction of such stock have been complied with. Any Inspector of Stock may detain and prevent the travelling of stock newly introduced into Victoria, by land or sea, until these Regulations have been complied with. Provided always that any inspector may, on the authority of the Chief Inspector of Stock, refuse to issue such authority for any specified time. (This clause shall, in respect of any introduction of stock from New South Wales, by land, apply only to cattle and swine, and in respect of any introduction of stock from South Australia, by land, shall apply only to poultry, cattle, and swine.)

9. Any Inspector of Stock may order that any stock or fittings shall be disinfected, smeared, or treated in a suitable manner before their introduction into Victoria, and may order such crush or other examination as he may deem fit; and the owner thereof shall carry out such instructions and pay all expenses incidental thereto.

10. *Places at which Stock may be Introduced.*—The places mentioned in the Third Schedule hereto constitute the only places at which any person may introduce stock into Victoria, and not less than twenty-four hours or more than ninety-six hours' notice, in writing, shall be given to the inspector in charge of any such place, of the intention to introduce such stock on a particular day. When, under special circumstances, of which the Chief Inspector of Stock shall be the sole judge, the introduction of stock into Victoria is authorized at a place other than those mentioned in the Third Schedule, the owner of such stock shall pay such fee and expenses as are determined by the Chief Inspector of Stock.

When stock is being introduced into Victoria by sea at the Port of Melbourne, the owner of the vessel or his or its agent carrying such stock shall give twenty-four hours' notice of their intention to so introduce to the Chief Inspector of Stock, Melbourne.

11. *Duties of Inspectors before Authorizing the Introduction of Stock.*—No inspector shall authorize any stock to be introduced into Victoria or travel in Victoria until he has inspected such stock, and is satisfied that the same are free from any of the diseases mentioned in the First Schedule hereto, and has counted the same, or been otherwise satisfied as to the number of stock to be introduced into Victoria or travel therein, and has received a declaration made by the owner or resident manager of the owner or authorized agent of the owner as hereinafter provided. The authority to introduce shall be in the form set out in the Fourth Schedule hereto.

12. *Introduction of Working Bullocks.*—In the case of the introduction into Victoria of working bullocks used bona fide for the purpose of draught having been once inspected, special authority may be granted by an Inspector of Stock, and continue in force until revoked by a notice from such inspector to enable such working bullocks to pass and repass without further inspection between any portion of either of the adjoining States of Victoria.

13. *Introduction of Stock by Air.*—The introduction of stock into Victoria by air is prohibited except on the authority of the Chief Inspector of Stock under such conditions as may be imposed by him.

14. No Inspector of Stock shall authorize the introduction into Victoria of any stock by sea unless such stock are carried on a vessel known as a "clean vessel" as hereinafter provided.

The Chief Inspector of Stock may from time to time declare any vessel to be a clean vessel under these Regulations, or may revoke such declaration; but no such declaration shall be made unless the master

or the owners furnish satisfactory evidence to the Chief Inspector of Stock that such vessel has not during the preceding three months been in any port outside the Australasian States or the Dominion of New Zealand or received on board stock from any place outside such States or Dominion, or from any vessel which during the preceding three months has been outside such States or Dominion, and every vessel not proclaimed a clean vessel shall be deemed to be an unclean vessel for the purposes of these Regulations.

15. *Destruction of Stock found to be Diseased.*—If any stock of any of the kinds mentioned in the 'Second Schedule' hereto, whether on board any vessel on which they may be introduced, or after they may be landed, or have travelled, or been conveyed by rail, be found to be diseased stock, they may be forthwith seized and destroyed by an Inspector of Stock in compliance with section 10 of the *Stock Diseases Act 1928*, or such inspector may, in lieu of seizing and destroying such stock, by writing under his hand, order that such stock may be inoculated, dressed, or vaccinated to his satisfaction in or with such medicaments or vaccines as he may prescribe on board such vessel, or at a specified place, within a defined time to be stated in such order; or be within a further time also specified in such order removed from Victoria or Victorian waters unless the conditions of such order relative to treatment are complied with within the time named in that behalf, or such further time as an Inspector of Stock may from time to time by writing under his hand allow, any Inspector of Stock may seize and destroy all such stock in contravention of this regulation arriving in Victoria in such manner as he may think fit.

16. *Expenses to be Borne by Owners.*—All expenses connected with the detention, treatment, or slaughter of such stock from time of the arrival of such stock until the same may be destroyed or released, including the expenses of the destruction of any such stock as may be destroyed, and of the removal and disposition of the carcasses of any such stock as may be destroyed or die, shall be borne and paid by the owners thereof; and no Inspector of Stock shall authorize the introduction into Victoria of any such stock until every claim for expense incurred has been satisfied by the owners of such stock. The proceeds of the sale of anything seized under these Regulations and sold shall be paid into the Consolidated Revenue.

17. *Fodder or Fittings.*—No fodder or fittings shall be removed from any ship or vessel without the written authority of an Inspector of Stock, and any such fodder or fittings shall be subjected to such treatment as the inspector may in his discretion direct.

18. *Animals for Circus or Menagerie Purposes.*—The introduction into Victoria from any State of animals forming part of or used for circus or menageries shall be permitted after inspection from any State provided they conform with all regulations to which each of such animals are subject for the time being.

19. Notwithstanding anything in these Regulations, the introduction of stock for stud and exhibition purposes may be permitted on the authority of the Chief Inspector of Stock under such conditions as may be imposed by him.

20. *Poultry from South Australia.*—

- (i) The introduction into Victoria of stud birds intended for exhibition or breeding purposes from South Australia (except from the Eyre Peninsula and that part of the State north of the northern boundary of the Counties of Daly and Stanley) is permitted provided all the requirements of these Regulations have been complied with and they are accompanied by a declaration in the form of Schedule S.A.X., certified to by an inspector of stock and endorsed by the Chief Inspector of Stock, South Australia.

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE S.A.X.

Declaration Concerning the Introduction of Poultry for Stud or Exhibition Purposes into Victoria from South Australia.

I,* of _____, being the owner or resident manager of the owner, declare that the under-mentioned poultry are stud birds for exhibition and breeding purposes, that such poultry are free from ticks, stickfast flea, and other infectious and contagious diseases, that the premises from which they come has not been affected during the past twelve months, and that during such period such poultry have not been in direct or indirect

* Strike out words which are not applicable.

contact with stickfast flea or tick-infested poultry or fittings, that the crate wherein they are confined is new and has not previously been used for the carriage or use of poultry, and that the said premises are not within the Eyre Peninsula or that part of the State north of the northern boundary of the Counties of Daly and Stanley.

PARTICULARS.

No.	Description, Sex, &c.	Owner, and Address.	Where From.	Consignee.

Declared at _____, in the State of South Australia,
 this _____ day of _____, One thousand nine
 hundred and _____

Signature—
 Date—

I have carefully examined the above-mentioned birds and find them free from stickfast flea, fowl tick, and infectious and contagious diseases, and have no reason to doubt the correctness of the above declaration in any particular.

Inspector of Stock, South Australia.

Date—
 Station—

Chief Inspector of Stock, South Australia.
 Date—

- (ii) The introduction of poultry for slaughter from South Australia into Victoria will be permitted provided all the requirements of these Regulations have been fully complied with, that such poultry are from premises outside a radius of 50 miles of an outbreak of stickfast flea, that such poultry be consigned to a firm or place for slaughter approved by the Chief Inspector of Stock to be slaughtered within fourteen days of the date of entry, that the owner of any approved place enter into a bond to the satisfaction of the Chief Inspector of Stock to carry out the requirements of these Regulations, that such poultry enter at one of the following places:—Melbourne, Serviceton; and that such poultry are accompanied by a declaration in the form of Schedule S.A.S.

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE S.A.S.

Declaration Concerning the Introduction of Poultry for the Purpose of Slaughter into Victoria from the State of South Australia.

I, _____, of _____, being the owner or resident manager of the owner, declare that the under-mentioned poultry are free from stickfast flea, tick, and infectious and contagious diseases, that for the past twelve months they have not been in direct or indirect contact with poultry so affected, that such birds are to be consigned to an approved place for slaughter, and that the crates wherein they are to be confined have been disinfected in an approved manner and are free from stickfast flea and tick. And I further declare that the said premises are outside a radius of fifty (50) miles of an outbreak of stickfast flea.

PARTICULARS.

No.	Name and Address.	Where From.	Consignee.

Declared at _____, in the State of South Australia,
 this _____ day of _____, One thousand nine
 hundred and _____

Signature—
 Date—

* Strike out words which are not applicable.

I hereby certify that I have carefully examined the above-mentioned poultry and find no trace of stickfast flea and tick, and have no reason to doubt the correctness of the above declaration.

, Veterinary Surgeon or Inspector of Stock.

Date—

Station—

21. No person shall introduce into Victoria by land from New South Wales or South Australia any cattle or swine unless all the requirements of these Regulations have been complied with and until a declaration in the form of Schedule "A" hereunder (which shall be produced at the time of such introduction) is made by the owner of such cattle or swine or by the resident manager of the owner, or owner of the property on which such cattle and/or swine have been depastured.

SCHEDULE A.

Statutory Declaration concerning the Introduction of Cattle and Swine into Victoria from New South Wales or South Australia by Land.

(For use except in the case of cattle for immediate slaughter, introduced on Schedule A.F.)

I, _____, of _____,

being the owner or the resident manager of the owner or owner of the property on which the under-mentioned cattle and/or swine more particularly described hereunder have been depastured, declare that such cattle and/or swine are free from the infectious and contagious diseases named in the schedule hereto, that they have not within the period of six months preceding the date hereof been in contact with any animals infected with any such disease, that during the period of ninety days preceding the date hereof they have not been within the borders of the State of Queensland, and that within the period of twenty-one days preceding the date hereof they have not been in an area quarantined by reason of cattle tick.

Particulars of Cattle and/or Swine.

No.

Description (sex, brands, marks, and earmarks)—

Place of origin—

Stock district—

Name and address of owner—

Name of person in charge—

Route to be followed—

Point of crossing to Victoria—

Mode of transport—

Station of entrainment—

Station of destination—

To whom consigned—

If for sale, name of selling agent—

Declared at _____, in the State of _____, this _____ day of _____, One thousand nine hundred

and

Signature—

Date—

SCHEDULE.

Infectious or contagious diseases hereinbefore referred to:—

Actinomycosis.

Anthrax.

Infectious Necrotic Enteritis.

John's Disease.

Pleuro-pneumonia Contagiosa.

Swine Fever.

Swine Plague.

Tuberculosis.

I hereby certify that no outbreak of any contagious or infectious disease has been notified to exist at the place of origin above referred to nor among stock of the kind named in the within declaration on any part of the route they have travelled during the six months preceding the date hereof, and I have no reason to doubt the correctness of the above declaration in any particular.

Government Veterinary Surgeon, or Inspector of Stock,
New South Wales or South Australia
(as the case may be).

Date—

22. *Cattle for Immediate Slaughter from New South Wales and South Australia by Land.*—The introduction of cattle from New South Wales or South Australia into Victoria for immediate slaughter will be permitted at the crossing places of Wodonga, Echuca, or Serviceton between the hours of sunrise and sunset, provided all the requirements of these Regulations have been complied with and they are accompanied by a declaration duly completed in the form of Schedule A.F.

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE A.F.

Declaration concerning the Introduction of Cattle for immediate Slaughter into Victoria from New South Wales or South Australia by Land.

I, _____ of _____, being the owner or resident manager of the owner or owner of the property on which the under-mentioned cattle have been depastured, declare that the cattle more particularly described hereunder are free from the infectious or contagious diseases named in the schedule hereto, that such cattle have for a period of 30 days next preceding the date hereof been within the borders of the State of New South Wales and that all the requirements of the State of South Australia have been fulfilled in respect of such entry into such State.

Particulars of Cattle.

- No.—
- Description, sex, brands, &c.—
- Name of owner and address—
- Name of person in charge—
- Route to be followed—
- Point of crossing to Victoria—
- Mode of transport—
- Station of entrainment—
- Station of destination—
- To whom consigned—
- Name of selling agent—

Declared at _____ in the State of _____
 this _____ day of _____ One thousand nine
 hundred and _____

Signature—
 Date—

I hereby certify that, after due inquiry, I have no reason to doubt the correctness of this declaration in any particular.

Inspector of Stock, New South Wales,
 or
 South Australia.
 (as the case may be).

Date—

SCHEDULE.

Infectious or Contagious Diseases hereinbefore referred to:—

- Actinomycosis.
- Anthrax.
- Johne's Disease.
- Pleuro-pneumonia Contagiosa.
- Tuberculosis.

Provided that all cattle introduced under this part of the Regulations shall be slaughtered within fourteen days of the date of entry at an abattoir approved by the Chief Inspector of Stock, and that they shall be sold and dealt with under such conditions as are required by the Chief Inspector of Stock, who shall be informed by the owner or person in charge or the agent of the owner of the location of such cattle between the time of entry and slaughter, and by whom such slaughter will be conducted.

* Strike out words which are not applicable.

23. *Stock from New South Wales and South Australia (excluding poultry from South Australia) by Sea.*—The introduction of stock into Victoria from South Australia and New South Wales by sea (excluding poultry from South Australia) will be permitted provided all the requirements of these Regulations have been complied with and they are accompanied by a declaration in the form of Schedule A.D. hereunder:—

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE A.D.

Declaration concerning the Introduction of Stock into Victoria from South Australia and New South Wales by Sea (excluding Poultry from South Australia).

I,*, of
being the owner or the resident manager of the owner of the stock more particularly described hereunder, declare that such stock are free from the infectious and contagious diseases named in the Second Schedule, that they have not within the period of three months preceding the date hereof been in contact with any other animals infected with any such disease, that during the period of ninety days preceding the date hereof they have not been within the borders of the State of Queensland, that within the period of twenty-one days preceding the date hereof they have not been in an area quarantined by reason of cattle tick, and that they are the product of—

(State place of origin.)

Particulars of Stock.

No.

Description (sex, brands, marks)—

Name of owner or person in charge—

Name of vessel—

Port of embarkation—

Port of destination—

To whom consigned—

Declared at _____, in the State of _____,
this _____ day of _____, One thousand nine
hundred and _____

Signature—

Date—

I hereby certify that no outbreak of any contagious or infectious disease has been notified to exist at the place of origin above referred to nor among stock of the kind named in the within declaration on any part of the route they have travelled during the six months preceding the date hereof, and I have no reason to doubt the correctness of the above declaration in any particular.

Government Veterinary Surgeon, or Inspector of Stock,
New South Wales or South Australia
(as the case may be).

Date—

24. *Stock from Tasmania.*—The introduction of stock from Tasmania into Victoria will be permitted provided all the requirements of these Regulations have been complied with, and they are accompanied by a declaration duly completed in the form of Schedule T.A.S. hereunder:—

Stock Diseases Act 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE T.A.S.

Statutory Declarations concerning the Introduction of Stock into Victoria from Tasmania.

I,*, of
being the owner, resident manager, or authorized agent of the owner of the stock more particularly described hereunder, declare that such stock are free from infectious or contagious disease, and that, for a period of three months preceding the date hereof, they have not been in contact with any animals infected with such disease.

* Strike out words which are not applicable.

Particulars of Stock.

No.
 Description (sex, brands, marks)—
 Place of origin—
 Name of owner or person in charge—
 Name of vessel—
 Port of embarkation—
 Port of destination—
 To whom consigned—

Declared at _____, in the State of Tasmania,
 this _____ day of _____; One thousand nine
 hundred and _____

Signature—

Date—

I hereby certify that no outbreak of any contagious or infectious disease has been notified to exist at the place of origin above referred to, and that I have no reason to doubt the correctness of the above declaration in any particular.

Inspector of Stock,
 Tasmania.

Date—

25. *Horses, Asses, Mules, and Dogs from Queensland or Northern Territory or Central Australia.*—The introduction into Victoria of horses, asses, mules, and dogs from the State of Queensland or Northern Territory or Central Australia will be permitted provided all the requirements of these Regulations have been complied with and they are accompanied by a declaration duly completed in the form of Schedule Q.H.L. if introduced by land, and by Schedule Q.H.S. if introduced by sea.

Stock Diseases Act (Victoria) 1928.

(a)—DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE Q.H.L.
Declaration concerning the Introduction of Horses, Asses, Mules, Dogs from Queensland or Northern Territory or Central Australia into Victoria by Land.

I, * _____, of _____, being the owner, resident manager, or authorized agent of the owner of the stock more particularly described hereunder, declare that they are the produce of Queensland or Northern Territory or Central Australia, that they entered the State of _____ New South Wales on _____ South Australia _____, that they have fulfilled all the requirements of such State in respect of entry thereto, and that they are free from any infectious or contagious diseases.

Particulars of Stock.

No.— Sex—
 Descriptions and brands—
 Owner and address—
 Consignee—

Declared at _____, in the State of _____,
 this _____ day of _____; One thousand nine
 hundred and _____

Signature—

Date—

I have no reason to doubt the correctness of this declaration in any particular whatever.

Inspector of Stock, New South Wales,
 or
 South Australia.
 (as the case may be).

Date—

* Strike out words which are not applicable.

Stock Diseases Act (Victoria) 1928.

(b) DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE Q.H.S.

Declaration and Regulation concerning the Introduction of Horses, Asses, Mules, Dogs from Queensland or Northern Territory into Victoria by Sea.

I,* _____, of _____, being the owner, resident manager, or authorized agent of the owner of the stock more particularly described hereunder, declare^o that they are the produce of Queensland or Northern Territory, that for the four weeks next preceding embarkation on s.s. they have been regularly groomed and stabled, that within twenty-four hours prior to such embarkation they have been smeared or dipped to the satisfaction of the Stock Inspector at the port of shipment, and that they are free from any infectious or contagious disease.

Particulars of Stock.

No.— Sex—
 Descriptions and brands—
 Owner and address—
 Port of embarkation—
 Consignee—
 Port of destination—
 Declared at _____, in the State of _____,
 this _____ day of _____, One thousand nine
 hundred and _____

Signature—

Date—

I hereby certify that the above-described stock were dipped or smeared to my satisfaction within twenty-four hours prior to embarkation on s.s. _____, and that I have no reason to doubt the correctness of the above declaration in any respect whatever.

Inspector of Stock,
 Queensland or Northern Territory
 (as the case may be).

Date—

26. *Introduction of Poultry from Queensland.*—The introduction of stud birds intended for exhibition or breeding purposes from Queensland into Victoria is permitted provided all the requirements of these Regulations have been complied with, and they are accompanied by a declaration in the form of Schedule Q.F.X. hereunder:—

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE Q.F.X.

Declaration concerning the Introduction of Poultry for Stud or Exhibition Purposes into Victoria from Queensland.

I,* _____, of _____, being the owner or resident manager of the owner, declare that the under-mentioned poultry are stud birds for exhibition and breeding purposes, that such poultry are free from ticks and other infectious and contagious diseases, that the premises from which they come have not been affected during the past twelve months, that during such period such poultry have not been in direct or indirect contact with tick-infested poultry or fittings, and that the crate wherein they are confined is new and has not previously been used for the carriage or use of poultry.

* Strike out words which are not applicable.

Particulars.

No.	Description Sex, &c.	Owner and Address.	Where from.	Consignee.

Declared at _____, in the State of _____,
 this _____ day of _____, One thousand nine
 hundred and _____

Signature—

Date—

I have carefully examined the above-mentioned birds and find them
 free from Fowl Tick and infectious and contagious diseases.

Inspector of Stock, Queensland.

Date—

Station—

27. *Cattle from Queensland.*—The introduction of cattle from
 Queensland into Victoria by sea will be permitted provided all the
 requirements of these Regulations have been complied with, that they
 are accompanied by a declaration in the form of Schedule Q.L.D., and
 that they be submitted to disinfection at the port of entry into Victoria.

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE Q.L.D.

*Declaration concerning the Introduction of Cattle into Victoria from
 Queensland by Sea.*

I, _____, of _____,
 being the owner or resident manager of the owner of the under-
 mentioned cattle, declare that such cattle are free from any contagious
 or infectious disease, that they have been stabled and groomed for a
 period of two months before embarkation, that they have not been in
 a tick-infested area for a period of six months before embarkation,
 and that they have been smeared or sprayed with a tick-destroying
 preparation under the supervision of a Government Veterinary
 Surgeon or an Inspector of Stock for the State of Queensland.

Particulars of Cattle.

- No.—
- Description, sex, brands, &c.—
- Name of owner and address—
- Name of person in charge—
- Name of vessel—
- To whom consigned—
- Name of selling agent—

Declared at _____, in the State of Queensland,
 this _____ day of _____, One thousand
 nine hundred and _____

Signature—

Date—

I certify that I have examined the above-mentioned cattle prior to
 embarkation, that they have been smeared or sprayed with a tick-
 destroying preparation under my supervision, and that they are free
 from tick and any other contagious or infectious disease.

(Signed)

Government Veterinary Surgeon, Queensland,

or

Inspector of Stock, Queensland.

Date—

* Strike out words which are not applicable.

28. *Swine from Queensland by Sea.*—The introduction of swine from Queensland into Victoria by sea will be permitted provided all the requirements of these Regulations have been complied with, and that they are accompanied by a declaration in the form of Schedule Q.S.D.

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE Q.S.D.

Declaration concerning the Introduction of Swine into Victoria from Queensland by Sea.

I,* of being the owner or resident manager of the owner of the swine more particularly described hereunder, declare that such swine have been in my possession for a period of six months prior to the date hereof, that swine fever has not existed on any holding on which such swine have been during a period of twelve months prior to the date hereof, and that they are free from any infectious or contagious disease.

Particulars of Swine.

- No.—
- Description, sex, brands, &c.—
- Place of origin—
- Stock district—
- Name and address of owner—
- Name of person in charge—
- Name of vessel—
- To whom consigned—
- If for sale, name of selling agent—

Declared at _____, in the State of Queensland,
 this _____ day of _____, One thousand
 nine hundred and _____

Signature—
 Date—

I have examined the swine above referred to, and they are free from any infectious or contagious disease.

Government Veterinary Surgeon, Queensland.

Date—

29. *Horses and Dogs from Western Australia.*—The introduction of horses and dogs from Western Australia into Victoria by sea will be permitted provided that all the requirements of these Regulations have been complied with, that such stock is shipped from the port of Fremantle or any port south thereof, and that they are accompanied by a declaration duly completed in the form of Schedule W.S.

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE W.S.

Declaration concerning the Introduction of Horses and Dogs from Western Australia into Victoria by Sea.

I,* of the owner or resident manager of the owner of the stock more particularly described hereunder, declare that such stock have not been north of the 27th parallel of latitude in the State of Western Australia, that they have been regularly stabled and groomed for a period of six calendar months next preceding the date hereof, and that they are free from any infectious or contagious disease.

Particulars.

- No.—
- Sex—
- Description and brands—
- Location during past six months (where location has not been permanent all changes and periods of location must be stated)—
- Owner and address—
- Consignee—

Declared at _____, in the State of Western Australia, this
 _____ day of _____, One thousand nine
 hundred and _____

Signature—
 Date—

* Strike out words which are not applicable.

I, _____, duly qualified veterinary surgeon, in the employ of the Government of Western Australia, do hereby certify that I have within three days prior to the embarkation on s.s. _____, examined the stock more particularly referred to in the above owner's declaration, and that such horses (or dogs) are in good general health and exhibit no signs of any contagious or infectious disease or parasitic infestation, including Surra, Trypanosomiasis, and Cattle Tick infestation.

Government Veterinary Surgeon, Western Australia.

Date—

30. *Cattle from Western Australia.*—The introduction of cattle from Western Australia into Victoria by sea will be permitted provided that they do not come from an area in which contagious pleuro-pneumonia exists, that they are accompanied by a certificate to the effect that they have given a negative reaction to the complement fixation test for contagious pleuro-pneumonia (such test to be approved by the Chief Inspector of Stock, Western Australia), that they are further accompanied by a declaration in the form of Schedule W.A., that they are shipped from the port of Fremantle or any port south thereof, and that all the requirements of these Regulations have been complied with.

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE W.A.

Declaration concerning the Introduction of Cattle into Victoria from Western Australia by Sea.

I, _____, of _____, being the owner or resident manager of the owner of the cattle more particularly described hereunder, declare that such cattle are from an area in which contagious pleuro-pneumonia does not exist, and that attached hereto is a certificate to the effect that such cattle have given a negative reaction to the complement fixation test for contagious pleuro-pneumonia (such test having been approved by the Chief Inspector of Stock, Western Australia).

Particulars of Cattle.

No.—

Description, sex, brands, &c.—

Name of owner and address—

Name of person in charge—

Name of vessel—

To whom consigned—

Name of selling agent—

Declared at _____, in the State of Western Australia,
this _____ day of _____, One thousand
nine hundred and _____

Signature—

Date—

I certify that the above-mentioned cattle are free from any infectious or contagious disease, and that for a period of twelve months before shipment such cattle have not been in an area in which contagious pleuro-pneumonia is known to exist.

Government Veterinary Surgeon,
Western Australia.

Date—

31. *Swine and Sheep from Western Australia.*—The introduction of swine and sheep from Western Australia into Victoria by sea will be permitted provided that all the requirements of the Regulations have been complied with, that they are accompanied by a declaration in the form of Schedule W.A.S., and that such swine and sheep are shipped from the port of Fremantle or any port south thereof.

* Strike out words which are not applicable.

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE W.A.S.

Declaration concerning the Introduction of Swine and Sheep into Victoria from Western Australia by Sea.

I, _____, of _____, being the owner or resident manager of the owner of the swine more particularly described hereunder, declare that such swine or sheep are free from any contagious or infectious disease, and that for a period of twelve months prior to shipment they have not been in contact with any swine or sheep affected with any contagious or infectious disease.

Particulars of Swine or Sheep.

No.—
 Description, sex, brands, &c. —
 Place of origin—
 Stock district—
 Name and address of owner—
 Name of person in charge—
 Name of vessel—
 To whom consigned—
 If for sale, name of selling agent—
 Declared at _____, in the State of Western Australia,
 this _____ day of _____, One thousand
 nine hundred and _____

Signature—
 Date—

I certify that the above-mentioned swine sheep are free from any contagious or infectious disease, and that for a period of twelve months before the date of this certificate such stock have not been in contact with any animal so affected.

(Signed)

Government Veterinary Surgeon,
 Western Australia.

Date—

32. *Hides, Skins, Bones, Blood, &c.*—In order to prevent the introduction and spread of Anthrax in Victoria no hides, skins, bones, bone-meal, bone-dust, or blood and bone or offal, or bone fertilizer, hair horns, hoofs, or other products from any State or part of the Commonwealth will be permitted entry into Victoria unless all the requirements of these Regulations have been complied with, that they are accompanied by a declaration duly completed in the form of Schedule A.H.L., and that they are introduced into Victoria at the crossing places of Wodonga or Serviceton or the port of Melbourne.

This clause shall not apply in respect of any introduction of hides, skins, bones, blood, &c., by land from New South Wales or South Australia.

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE A.H.L.

Declaration concerning the Introduction of Hides, Skins, Bones and their products, Blood and its products, Offal and its products, Hair, Horns, Hoofs, and Animal Offal products into Victoria.

(1) Declaration in respect of Hides and Skins.

I, _____, of _____, declare that the under-mentioned hides and skins have been removed from animals which were free from disease, that they have been thoroughly salted for a period of seven days, or thoroughly dried and chemically treated in an approved manner, and that they are free from all infection.

(2) Declaration in respect of all Bones and their products, Blood and its products, or Offal and its products.

I, _____, of _____, declare that the under-mentioned and described products have been submitted to a chemical process or an indicated steam pressure of 30 lb. to the square inch for a period of not less than two hours, and that they are free from all infection.

* Strike out words which are not applicable.

(3) Declaration in respect of all Hair, Horns, Hoofs, and Animal products.

I, _____, of _____, declare that the under-mentioned and described animal products have been derived from animals slaughtered for human consumption, and are free from all infection and contagion.

Particulars.

No.	Description of Product.	Mark.	Name and Address of Owner.	Where from.	How Carried.	Consignor.

Declared at _____, in the State of _____, this _____ day of _____, One thousand nine hundred and _____

Signature—
Date—

I have no reason to doubt the correctness of this declaration in any particular.

Inspector of Stock for the State of _____

Date—

Station—

NOTE.—Strike out those paragraphs which are inapplicable, and initial the deletions.

33. Notwithstanding anything in these Regulations the introduction by sea of wild or undomesticated Australian animals (including birds) from any of the Australasian States or any part of the Commonwealth of Australia into Victoria will not be permitted unless all the requirements of these Regulations have been complied with and they are accompanied by a declaration in the form of Schedule A.W.A.

Stock Diseases Act (Victoria) 1928.

DEPARTMENT OF AGRICULTURE, VICTORIA.—SCHEDULE A.W.A.

Declaration concerning the Introduction of Wild or Undomesticated Animals (including Birds) into Victoria from any of the Australasian States or any part of the Commonwealth of Australia by Sea.

I, _____, of _____, being the owner or authorized agent of the owner of the wild or undomesticated animals (including birds) more particularly described hereunder, do solemnly and sincerely declare that, to the best of my knowledge and belief, such animals do not manifest any symptoms of the diseases named in the First Schedule, that they are free from all infectious and contagious disease, and that they are the produce of the State of _____

Particulars.

- No.—
- Description—
- Name of owner or resident manager—
- Port of embarkation—
- Port of destination—
- Name of boat—
- To whom consigned—

I have no reason to doubt the correctness of this declaration in any particular.

Inspector of Stock.

Date—

PART II.

THE PREVENTION OF THE SPREAD OF DISEASE IN VICTORIA.

34. An Inspector may declare Premises on which he has discovered Disease a Quarantine District.—When an inspector finds any of the diseases mentioned in the First Schedule hereto, except the disease known as Scab in sheep, to exist in stock, he shall forthwith deliver a

Strike out words which are not applicable.

notice under his hand of the existence of such disease to the occupier of the premises where the diseased stock is found, and thereupon such premises and all lands and buildings contiguous thereto in the same or other occupation, and all other lands and buildings which the inspector may from time to time think fit to include, and on the occupiers of which, if any, he shall serve notice shall for the purposes of these Regulations become a quarantine district.

35. *Steps to be taken by an Inspector after Discovery of Disease.*—When pursuant to these Regulations an inspector delivers a notice of the existence of disease he shall forthwith forward a copy thereof to the Chief Inspector of Stock, and such district, or part thereof, as is therein described shall be and remain a quarantine district for the purposes of these Regulations for such time as may be determined by the Chief Inspector of Stock.

36. *Owners of Diseased Stock may be required to keep Notices Affixed.*—The inspector may from time to time direct persons in the occupation of any premises included in a quarantine district to affix and keep affixed notices to such effect, on such portion of such premises and in such manner as the inspector may order, and such persons shall affix and keep affixed the same accordingly.

37. *Inspector may slaughter or Seize Diseased Stock.*—When an inspector finds diseased stock he may either slaughter or seize the same, and take such other steps to eradicate disease as he may deem expedient, as also to ensure the isolation and safe custody of any such stock, and he shall at once report the circumstances to the Chief Inspector of Stock.

38. *Stock not to be Introduced into or Removed from Quarantine without Authority.*—No person shall introduce into or remove out of any quarantine district any stock without the written authority of an inspector, and then only in accordance with the conditions contained in such authority; and any inspector may require that any animal mentioned in the Second Schedule hereto, or thing moved out of a quarantine district in contravention of these Regulations, or of the said part of the said Act, be forthwith taken back at the cost of the owner within the limits of such district, and may enforce and execute such requisition.

39. *Inspector may order Premises, Fittings, Carcasses, &c., to be Treated or Disinfected.*—The inspector may direct any quarantine, or any portion thereof, or carcass, fodder, litter, or anything thereon with which diseased stock has been in contact, or any clothes, of any one who has been in contact with diseased stock, to be dealt with, treated, or disinfected in such manner as he may think fit; and all persons shall permit the same to be carried out and in such manner as directed by the inspector.

40. *Owners to Treat or Disinfect Stock for Diseases.*—The Chief Inspector may direct the owners of any stock of the kinds mentioned in the Second Schedule to submit them to inoculation, vaccination, or any other treatment to prevent the spread, or for the cure of any of the diseases mentioned in the First Schedule, or for the purpose of disinfecting them, and the owner of such stock shall with all diligence carry out such directions.

41. No person shall supply to any other person or shall use on any stock any vaccine without the written consent of the Chief Inspector of Stock. Such written consent may provide such conditions to be observed in the use of such vaccine as may be deemed necessary by the Chief Inspector of Stock.

42. *Diseased Stock not to be Exposed for Sale at Market or Travelled, &c.*—Any person who exposes in a market or other public place where stock are exposed for sale, or exposes in any sale yard, whether public or private, or places in any lair or place adjacent to or connected with any market or where stock are commonly placed before exposure for sale, or sends or causes to be carried on a railway or on a canal or river, or by any other inland navigation, or on a coasting vessel, or carries, leads, or drives, or causes to be carried, led, or driven on a highway or thoroughfare, or keeps on any common or on the side of a highway, or unless such stock be constantly followed and kept in sight on any unenclosed land, or in any field or other place insufficiently fenced, any stock of any of the said kinds infected with any of the diseases mentioned in the First Schedule, shall be deemed guilty of a breach of these Regulations.

43. *Stock not to be Moved from or into a Quarantine District.*—No person without the written authority of an Inspector of Stock shall drive, convey, or otherwise move any stock into any quarantine district

from any place without the boundaries thereof or from any place within such district to any other place therein or from within any such district across the boundaries thereof.

44. *Owners of Diseased Stock to give Notice forthwith.*—The owner or person having the charge of any stock affected with any of the diseases mentioned in the First Schedule shall forthwith upon discovering that such stock is affected give notice of such fact to the Chief Inspector or to the inspector of the district.

45. *Anthrax.—Steps to be taken on Outbreak of Anthrax.*—Upon any stock of any kind in Victoria dying of anthrax or under circumstances that might reasonably suggest that such stock was so affected, the owner of such stock, or the occupier of the land upon which the same then is, in addition to complying with every provision contained in the preceding Regulation, shall—

- (a) forthwith isolate any stock which has been in direct or indirect contact with such diseased stock;
- (b) forthwith plug, so as to prevent the oozing of blood therefrom, the nostrils and other natural openings of the carcass of any animal which has died or is suspected to have died from anthrax, with tow, wool, hay, or other suitable material, such plug in each case to be saturated with a solution of carbolic acid, or other effective disinfectant.
- (c) prevent any person not being an Inspector of Stock from cutting, removing, or otherwise interfering with the skin of any animal which has died, or is suspected to have died from anthrax, except for the purpose of microscopical examination or other test, and shall report the circumstances to the Chief Inspector of Stock.

FIRST SCHEDULE.

Actinomycosis.
 Anthrax.
 Bacillary White Diarrhoea.
 Bacillus Necrophorus
 Blackleg.
 Buffalo Fly.
 Cattle Tick.
 Coccidiosis.
 Contagious Abortion.
 Dourine.
 Ephemeral Fever (three-day sickness)
 Foot and Mouth Disease.
 Fowl Cholera.
 Fowl Pox.
 Glanders.
 Infectious Laryngo Tracheitis.
 Infectious Necrotic Enteritis.
 Infectious Necrotic Hepatitis.
 Infectious Pneumo-enteritis
 Influenza.
 Johne's Disease
 Linognathus Pedalis.
 Malignant Tumour.
 Pleuro Pneumonia Contagiosa.
 Poultry Plague.
 Pseudo Poultry Plague
 Poultry Tick
 Psittacosis.
 Rinderpest.
 Scab.
 Scabies.
 Sheep Louse.
 Sheep Tick.
 Sporadic Urticaria.
 Stickfast Flea.
 Surra.
 Swine Dysentery.
 Swine Erysipelas.
 Swine Fever.
 Swine Measles.
 Swine Plague.
 Syngamus Trachealis.
 Tick Fever.
 Trichina.
 Tuberculosis.

SECOND SCHEDULE.

Bull,	Ass,	Sucker,
Cow,	Mule,	Poultry,
Ox,	Ram,	Dog,
Calf,	Ewe,	Bitch,
Bison,	Wether,	Camel,
Buffalo,	Lamb,	Goat,
Mare,	Hogget,	Deer,
Gelding,	Boar,	Antelope,
Foal,	Sow,	Elephant,
Stallion,	Barrow,	Cat.

THIRD SCHEDULE.

By Land—		
Apsley,	Gooramadda,	Tintaldra,
Barham,	Ingeegoodbee,	Tocumwal,
Barmah,	Jingellie,	Tooleybuc,
Cobram,	Nelson,	Wahgunyah,
Corryong,	Penola,	Wangrabelle,
Dartmoor,	Pinnaroo,	Swan Hill,
Delegate,	Renmark,	Wentworth,
Echuca,	Rockton,	Wodonga,
Gelantipy,	Serviceton,	Wymah,
Gonn,	Strathdownie,	Yarrawonga.
By Sea—		
The port of Melbourne.		

FOURTH SCHEDULE.



Stock Diseases Act 1928.

AUTHORITY TO INTRODUCE STOCK.

This is to authorize the introduction into the State of Victoria, at _____, of the Stock particularized below, the property of Mr. _____ of _____, now in charge of _____ and now travelling from _____ to _____

Particulars of Stock Introduced.

Number.	Description.	Sex.	Breed.
	Horses		
	Cattle		
	Sheep		
	Pigs		
	Dogs		
	Other		

Signed— Stationed at—

Inspector of Stock.

Signature of Person introducing Stock—

Date—

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.

MARRIAGE ACTS.

At the Executive Council Chamber, Melbourne, the thirty-first day of October, 1938.

PRESENT:

His Excellency the Governor of Victoria.
Mr. Bailey | Mr. Tuckett.

REGULATIONS.

PURSUANT to the provisions of Part I. of the Marriage Act 1928 as amended by the Marriage (Celebration) Act 1938, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the Regulations following (that is to say):—

1. On or before the celebration of any marriage by the Government Statist, an Assistant Government Statist, or any registrar of marriages who is subject to the provisions of the Public Service Acts, the male party to the marriage shall pay a fee of Twenty-one shillings to the Government Statist, such Assistant Government Statist, or any such registrar (as the case may be).

Provided that if in the opinion of the Government Statist the payment of the whole of the said fee payable to the Government Statist, such Assistant Government Statist, or such registrar would entail serious hardship, the Government Statist may, in his discretion, remit the whole of such fee, or such part thereof as he shall determine.

2. All such fees paid to the Government Statist or any Assistant Government Statist or to any registrar of marriages who is subject to the provisions of the Public Service Acts shall be paid into the Consolidated Revenue in accordance with the provisions of the General Regulations Respecting Public Accounts for the time being in force.

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

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

APPROACHING LAND SALES.

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

	No. of Gazette.
Colac.—Thursday, 24th November, 1938 ..	273
Edenhope.—Thursday, 24th November, 1938 ...	269
Melbourne.—Thursday, 17th November, 1938 ..	266
Sale.—Friday, 18th November, 1938 ..	266

Lands and Survey Office, Melbourne.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee simple of the under-mentioned lands, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 24th November, 1938, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, 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 conditions:—"That the agent entitled to commission shall lodge the necessary deposit with any accepted tender."

PARISH OF KYABRAM, COUNTY OF RODNEY.

Lot 1. Area 115a. 1r. 29p., being allotments 3 and 3A, section C, formerly held by F. Guiney, and at present leased by J. Hind. Suitable for cultivation and grazing. Situated 4 miles from Kyabram Railway Station. Improvements consist of shed and fencing.

NOTE.—Possession will be given 1st April, 1939.

Lot 2. Area 311a. 1r. 11p. (subject to channel easement), being allotments 116, 116A, 117, and 117B, formerly held by G. J. and B. Watson, and at present leased by F. R. Brunt.

Situated 6 miles from Kyabram Railway Station. Suitable mixed farming. Improvements include house, outbuildings, and fencing.

NOTE.—Possession will be given 15th March, 1939.

Lot 3. Area 106a. 3r. 30p., being allotments 31 and 33, section A, formerly held by T. A. Mackenzie, and at present leased by C. B. Rowland. Situated 2 miles from Kyabram Railway Station. Suitable for mixed farming. Improvements include house, outbuildings, and fencing.

NOTE.—Possession will be given 1st April, 1939.

Lot 4. Area 74a. 2r. 12p., allotment 109, formerly held by S. V. C. Goy, and at present leased to F. R. Brunt. Situated about 4 miles from Kyabram Railway Station. Suitable for cultivation. Improvements include house and fencing.

NOTE.—Possession will be given 1st March, 1939.

Lot 5. Area 80a. 0r. 10p. (subject to channel easement), being allotment 109A, formerly held by A. V. N. Goy, and at present leased by F. R. Brunt. Situated about 4 miles from Kyabram Railway Station. Suitable for cultivation. Improvements consist of fencing only.

NOTE.—Possession will be given 1st March, 1939.

Lot 6. Area 94a. 0r. 32p. (subject to channel easement), being allotment 4, section C, formerly held by E. Pope, and at present leased to A. G. Watson. Situated 3 miles from Kyabram Railway Station. Suitable for cultivation. Improvements consist of fencing only.

NOTE.—Possession will be given 1st December, 1938.

Lot 7. Area 290a. 0r. 8p. (subject to channel easement), being allotments 20, 20A, 20B, 21, and 22, section B, formerly held by J. A. Mackie and C. and P. McDonald. At present leased by F. R. Brunt and J. O'Rourke. Situated 2 miles from Kyabram Railway Station. Suitable for mixed farming. Improvements include two houses, fencing, and outbuildings.

NOTE.—Possession will be given 1st March, 1939.

PARISH OF TONGALA, COUNTY OF RODNEY.

Lot 8. Area 158a. 3r. 4p. (subject to drainage easements), being allotments 1A2 and 24B, formerly held by J. Trevwith, and at present leased by M. Kenny. Situated 4 miles from Tongala Railway Station. Suitable for mixed farming. Improvements consist of fencing only.

NOTE.—Possession will be given 1st March, 1939.

Lot 9. Area 135a. 3r. 11p., allotment 42, section C, formerly held by L. Lowing, and at present leased by N. Norman. Situated 1½ miles from Tongala. Suitable for mixed farming. Improvements consist of fencing only.

NOTE.—Possession will be given 1st April, 1939.

PARISH OF UNDERA, COUNTY OF RODNEY.

Lot 10. Area 127a. 3r. 15p. (subject to adjustment and drainage easement), being allotment 26C, section C, formerly held by C. E. Austin. Situated 11 miles from Mooroopna Railway Station. Suitable for mixed farming. Improvements include house, outbuildings, and fencing.

TERMS AND CONDITIONS.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheque—20 per cent. of price offered. A further payment equal to 5 per cent. of the purchase price will be payable in each of the following second, fourth, sixth, eighth, tenth, twelfth, fourteenth, sixteenth, and eighteenth years, and the balance of the purchase money in twenty 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 and with the Commission's consent, transfer his interest in the purchase (fee £1).

The highest or any tender not necessarily accepted.

J. E. HUNTER,
Secretary.

Melbourne, 31st October, 1938.

SALE OF CROWN LAND BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the under-mentioned Crown land, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 24th November, 1938, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, and address, and the price offered.

PARISH OF MILDURA, COUNTY OF KARKAROO.

Area 7 acres (subject to survey), allotment 155C, section B. Situated about 3 miles south-east of Redcliffs Railway Station. Subject to drainage easement.

TERMS AND CONDITIONS.

The full amount of purchase money, together with fee for Crown grant (£1 10s.), and contribution to Assurance Fund (4d. per £1 of purchase money), to be lodged with tender. Purchaser shall be required to pay cost of survey or plan fee when correct area has been ascertained. Crown grant will be issued as soon as practicable. The highest or any tender not necessarily accepted.

J. E. HUNTER,
Secretary.

Melbourne, 31st October, 1938.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the under-mentioned lands, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 24th November, 1938, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, address, 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 SHEPPARTON, COUNTY OF MOIRA.

Area 25a, 0r, 18p., being allotments 53f and 53a. Formerly held by F. A. Knox. Situated 3½ miles from Shepparton Railway Station. Suitable for cultivation. Improvements include house, outbuildings, and fencing.

NOTE.—Possession will be given 1st February, 1939.

TERMS AND CONDITIONS.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheque, 20 per cent. of price offered.

A further payment equal to 10 per cent. of 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, and with the Commission's consent, transfer his interest in the purchase (fee, £1).

The highest or any tender not necessarily accepted.

J. E. HUNTER,
Secretary.

Melbourne, 31st October, 1938.

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 leases in the schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the person appointed by me, the responsible Minister of the 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 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, 31st October, 1938.

SCHEDULE.

SEYMOUR, 18th November, 1938, Land Officer—
390/46, Alexander Ross, 48 acres, Heathcote.

VEA, 16th November, 1938, Land Officer—
4/44, Emma Eliza Margaron, 622 acres, Woodburne;
156/46, Stephen Baker, 320 acres, Kerrisdale; 109/46,
Stephen Baker, 266 acres, Kerrisdale.

PUBLIC HEARING BY A PERSON APPOINTED UNDER THE 34TH SECTION OF THE LAND ACT 1928.

NOTICE is hereby given that at the time and place 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 person whose name is set opposite such place in such schedule, being a person appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

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

Department of Lands and Survey,
Melbourne, 31st October, 1938.

SCHEDULE.

VEA, Wednesday, 16th November, 1938; at half-past Ten a.m.,
K. McAlister.

RETIREMENT AND APPOINTMENT OF MANAGERS OF COMMONS.

IT is hereby notified for the information of all persons entitled to depasture stock on Commons that successors to the individual managers thereof who will retire on the 31st December, 1938, should be elected before the close of the year by the persons interested at public meetings duly convened for the purpose by the President of the Shire. The names, in full, of the gentlemen, who may be elected for either one (1), two (2), or three (3) years, should be forwarded to the Department of Lands and Survey.

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

Department of Lands and Survey,
Melbourne, 15th September, 1938.

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 on the 19th October, 1938, pursuant to Order of the 11th October, 1938.

GINAP AND YALLUM.—The Order in Council of the 4th July, 1938, temporarily reserving 21,776 acres 3 roods 1 perch of land in the Parishes of Ginap and Yallum, as a site for a National Park, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 16th August, 1937.—(D.220(1) (D.220A(1), County Plan (Rs.1128).

BARING AND GINAP.—The Order in Council of the 30th October, 1934, temporarily reserving 14,000 acres, more or less, of land in the Parishes of Baring and Ginap, as a site for a National Park.—(B.784(4), County Plan (Rs.1128).

GINAP AND WYPERFELD.—The Order in Council of the 16th August, 1937, temporarily reserving 21,000 acres, more or less, of land in the Parishes of Ginap and Wyperfeld, as a site for a National Park, in addition to and adjoining the site temporarily reserved therefor by Order in Council of the 30th October, 1934.—(W.420(1) (P.146(1), County Plan (Rs.1128).

KOOLONONG.—The Order in Council of the 14th June, 1921, temporarily reserving 1 rood 8 perches in the Township of Kooloonong, as a site for a Public Hall.—(K.209(1) (Mallee 3844).

TYLDEN.—The Order in Council of the 18th November, 1889, temporarily reserving 2 acres in the Town of Tylden, being allotment 3, section A, as a site for Police purposes, revoked as to part by Order in Council of the 9th January, 1893, to be further revoked so far as regards the portion thereof hereinafter described, viz., 1 rood, Town of Tylden, Parish of Tylden, County of Dalhousie: Commencing at the north-west angle of allotment 4; bounded thence by that allotment bearing south 238 links, by lines bearing west 100 links and north 262 links; and thence by Harper-street bearing S. 76 deg. 30 min. E. 102 8/10 links to the commencing point.—(T.132(4) (C.70082, Rs.4873).

The following notice was published on the 19th October, 1938, pursuant to Orders of the 17th October, 1938.

STAWELL.—The temporary reservation by Order in Council of the 2nd July, 1888, of 1 rood 32 perches of land in the Municipal District of Stawell, as a site for Water Supply purposes, to be revoked so far as regards the portion thereof hereinafter described, viz.:—32 perches, more or less, Borough

of Stawell, Parish of Stawell, County of Borung; Commencing at the north angle of allotment 3 of section 116; bounded thence by that allotment and a line bearing S. 60 deg. 39 min. W. 880 links; by allotment 10 bearing S. 9 deg. 18 min. E. 25 4/10 links; by lines bearing S. 56 deg. 24 min. W. 54 8/10 links and N. 9 deg. 18 min. W. 48 3/10 links; by a line and allotment 9 bearing N. 60 deg. 39 min. E. 888 links; and thence by a line bearing N. 85 deg. 39 min. E. 42 6/10 links to the commencing point.—(S.329⁽¹²⁾) (Z.23863).

The following Notices were published 1^o on the 2nd November, 1938, pursuant to Orders of the 25th October, 1938.

WEEAPROINAH.—The temporary reservation by Orders in Council of the 6th February, 1907, and the 25th October, 1909 (see *Government Gazette* 1907, page 1123, and 1909, page 4837), of 5 acres 9 perches of land in the Parish of Weeaprounah, as a site for a Cemetery, revoked as to part by Order in Council of the 14th December, 1909 (see *Government Gazette*, 1909, page 5460), to be revoked so far as regards the balance thereof comprising 4 acres 1 rood 37 perches, more or less.—(W.361⁽³⁾) (Rs.4834).

CARWARP.—The Order in Council of 5th September, 1922, temporarily reserving 1 acre of land in the Parish of Carwarp, as a site for a Public Hall.—(C.473⁽⁵⁾) (M.28962).

CUDGEWA.—The Order in Council of the 28th January, 1892, temporarily reserving 8 acres 3 roods 19 perches of land in the Parish of Cudgewa, as a site for a State School.—(C.358⁽⁷⁾) (C.85836).

LAND PROPOSED TO BE PERMANENTLY RESERVED.

IN pursuance of the provisions of the *Land Act* 1928, notice is hereby given that it is the intention of the Governor in Council to permanently reserve and except from occupation for mining purposes under any miner's right the land hereunder described, viz.:—

The following Order was published 1^o on the 19th October, 1938, pursuant to Order of the 17th October, 1938.

YALLUM, WYPERFELD, BARING, AND GINAP.—Land about to be permanently reserved for a National Park, in addition to and adjoining the sites permanently reserved therefor by Orders of the 13th September, 1921, the 9th February, 1922, and the 1st July, 1930:—56,780 acres, more or less, Parishes of Yallum, Wyperfeld, Baring, and Ginap, County of Karrooc; Commencing at the south-east angle of allotment 3A, Parish of Yallum; bounded thence by allotment 3 bearing south 25 chains 99 links and N. 89 deg. 59 min. E. 8 chains

56 links; by allotment 4A bearing south 47 chains and east 9 chains 40 links; by said allotment 4A and a road bearing south 40 chains 45 links; by a road bearing N. 89 deg. 45 min. E. 21 chains more or less; by allotment 6 bearing S. 0 deg. 10 min. E. 63 chains 40 links; by allotment 9 bearing S. 89 deg. 50 min. W. 49 chains, S. 0 deg. 11 min. E. 51 chains 68 links, S. 42 deg. 45 min. E. 39 chains 91 links, and N. 89 deg. 50 min. E. 15 chains 43 links; by a road bearing S. 60 deg. 43 min. W. 8 chains 35 links, S. 65 deg. 51 min. W. 32 chains 30 links, S. 73 deg. 31 min. W. 28 chains, S. 69 deg. 31 min. W. 43 chains, S. 25 deg. 59 min. E. 10 chains 14 links, S. 31 deg. 26 min. W. 7 chains 70 links, S. 8 deg. 26 min. W. 20 chains 60 links, S. 79 deg. 42 min. E. 19 chains 17 links, S. 89 deg. 59 min. E. 161 chains 95 links, S. 61 deg. 40 min. W. 37 chains 73 links, S. 33 deg. 40 min. W. 34 chains 40 links, S. 24 deg. 0 min. W. 45 chains 39 links, S. 10 deg. 50 min. E. 27 chains 4 links, S. 51 deg. 10 min. E. 24 chains 30 links, S. 18 deg. 50 min. W. 11 chains 17 links, S. 8 deg. 30 min. W. 35 chains 92 2/10 links, and south 145 chains 16 links to the parish boundary of Yallum; by that boundary bearing westerly to the eastern boundary of the Parish of Wyperfeld; by that boundary bearing southerly to the east side of the road forming the east boundary of allotment 19 in the last-named parish; by a line, the last-mentioned allotment, a line, and allotment 20 bearing west 3 miles 60 chains more or less to the National Park Reserve (extension), permanently reserved by Order of the 1st July, 1930; by that reserve bearing north to the north-east angle thereof; by the last-mentioned reserve, the National Park Reserve (extension), permanently reserved by Order of the 9th February, 1922, and the National Park Reserve permanently reserved by Order of the 13th September, 1921, bearing west 7 miles more or less; by the 142nd meridian of longitude bearing north to the south-west angle of allotment 41, Parish of Baring; by that allotment and allotment 42 bearing S. 89 deg. 58 min. E. 202 chains 59 links; by a road and allotment 43 bearing S. 89 deg. 59 min. E. 79 chains 1 link and N. 0 deg. 1 min. E. 82 chains 78 links; by allotment 44 bearing east 95 chains; by a road bearing southerly to the southern boundary of the Parish of Baring; by the 3-chain road forming the southern boundaries of the last-named parish and the Parish of Patchewollock bearing generally easterly to the west boundary of the aforesaid allotment 3A, Parish of Yallum; and thence by that allotment bearing south 32 chains 89 5/10 links and east 32 chains 75 links to the point of commencement.—(B.784⁽⁴⁾), D.220⁽¹⁾, D.220^(A), P.146⁽¹⁾, W.420⁽¹⁾, County Plan). (Rs.1128).

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

Land Act 1928, section 204.—Mallee.

LEASE UNDER SECTION 217, LAND ACT 1901, SURRENDERED.

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

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Mallee	3068P	Arthur James Rickard	218	Kinabulla	Part 5	A. R. P. 636 3 15	3rd	Agricultural allotment lease to issue

Department of Lands and Survey,
Melbourne, 13th December, 1937.

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

Closer Settlement Act 1928, Part II.

ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS.

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

Estate.	Parish.	Allotment.	Section.	Area.	Term.	Capital Value.
Merriang (1, 2) ... Swan Hill (1, 3)	Whorouly	165D	..	A. R. P. 78 1 16	31½ years	£ s. d. 138 7 6
	Tyntynder	41	B1	6 1 1	31½ years	68 16 5

(1) Settler in occupation.—(2) Improvements, £2, to be paid for in addition.—(3) Improvements, £6, to be paid for in addition.

J. E. HUNTER,
Secretary, Closer Settlement Commission.

Department of Lands and Survey,
Melbourne, 31st October, 1938.

LIST OF CROWN LANDS AVAILABLE.

THE under-mentioned areas are available for application as provided by various sections of the *Land Act 1928*, and all applications received on or before Wednesday, 30th November, 1938, will be deemed to have been simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board. Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria. Applicants may obtain from Local Land Officers, or the Enquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket at concession fares to enable them to inspect available areas or to attend Local Land Boards. When an applicant is granted an allotment he may, if travelling by rail, obtain reduced fares for his family and also freight concessions in regard to some of his effects.

Subject to the approval of the Minister, when the survey fee exceeds £10, a deposit of £5 may be paid, and the balance over six years in half-yearly instalments. Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Land Officers, Bairnsdale, Ballarat, Beechworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Redcliff, Omeo, Sale, Seymour, and St. Arnaud.

Department of Crown Lands and Survey, Melbourne, 2nd November, 1938.

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

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

Local Land Office.	County.	Parish.	Allotment.	Section.	Area.	How available.		Valuation of Improvement (if any).	Location of Land, &c.	Nearest Railway Station or Township and Distance in miles therefrom.	How accessible.	Water Supply.	General Description of Land—Soil, Timber, Suitability (Grazing, &c.)			
						Classification.	Value per Acre.									
						A.	R.	P.								
						£	s.	d.						£	s.	d.
AGRICULTURAL AND GRAZING LANDS.—SELECTION PURCHASE ALLOTMENTS.—Division 4, Part I, <i>Land Act 1928</i> .																
Sale (a, b)	Bun. Bun.	Jumbuk ..	38	A	136 0 22	3rd	0 10	0 17	5 0	To be valued	In south-east of parish (98/44)	20 miles from Yinnar R.S.	By road ..	To be conserved and springs	Hilly country, steep gullies, fairly good to light grey soil, suitable for grazing; timbered with gum, mesquite, and wattle	
Bairnsdale (a)	Croajingo-long	Bendock ..	40	A	323 0 0	3rd	0 10	0 20	15 0	"	In north of parish (T.1023444)	72 miles from Orbot R.S.	"	To be conserved	Sleep slopes, stony soil, suitable for grazing; timbered with gum, peppermint, &c.	
" (a, c)	"	Bonang Tingaringy ..	12M 1	A	320 0 0	3rd	0 10	0 18	15 0	Nil	In south of parish of Bonang in north of parish of Tingaringy (T.100068)	58 miles from Orbot R.S.	"	To be conserved and springs	Hilly country, fair soil, suitable for grazing; heavily timbered with gum and mesquite	
" (c)	Tambo ..	Newmirella ..	16	C	260 0 0	3rd	0 10	0 12	12 6	To be valued	In north west of parish (T.105557)	1 mile from township of Newmirella	New Cor. single-road	To be conserved	Undulating country, grey soil suitable for grazing; timbered with stringybark and silvertop	
" (c)	"	"	15	C	150 0 0	3rd	0 10	0 10	7 6	"	In north-west of parish (T.105553)	"	"	"	"	
Geelong (c)	Heytesbury	Carpentait ..	40	"	200 0 0	3rd	0 10	0 11	7 6	Nil	In west of parish (228/44)	10 miles from Stoneymford R.S.	By road ..	"	Good grey loam, suitable for dairying; timbered with mesquite	
Bendigo (d)	Bendigo ..	Nerring ..	5D	E	35 0 0	3rd	0 10	0 5	17 6	To be valued	In centre of parish (W.62303)	1 mile from Myer's Flat R.S.	"	"	Stony hill, suitable for grazing; timbered with box and gum saplings	

LANDS AVAILABLE FOR GARDEN AND RESIDENCE.—Section 120, <i>Land Act 1928</i> .																
Local Land Office.	County.	Parish.	Allotment.	Section.	Area.	How available.		Valuation of Improvement (if any).	Location of Land, &c.	Nearest Railway Station or Township and Distance in miles therefrom.	How accessible.	Water Supply.	General Description of Land—Soil, Timber, Suitability (Garden, &c.)			
						Classification.	Value per Acre.									
						A.	R.	P.								
						£	s.	d.						£	s.	d.
Bairnsdale	Croajingo-long	Tonghi ..	2E	"	3 0 0	"	Rent per annum 3 7 6	To be valued	In north-west of parish (637/46)	5 miles from Cann River township	On Pince's Highway	To be conserved	Suitable for garden and residence			
Ballarat	Grenville ..	Scarsdale ..	11A	1	3 0 0	"	Rent per annum 3 0 0	"	In north of parish (J.25727)	1 mile from Scarsdale R.S.	By road ..	"	Suitable for garden and cultivation			

(a) Subject to special mining condition, section 81, *Land Act 1928*.—(b) Charge for wire netting in favour of Closer Settlement Commission.—(c) Subject to special timber condition.

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.
					£	s. d.	£	s. d.		
Tongala (1, 2, 3) ..	Tongala ..	56B, part 56	B	A. R. P. 56 3 11	523 6 7	19 11 7	31½ years	2610/40		
Dumbalk (1, 4) ..	Dumbalk ..	37D	..	2 3 25	5 16 3	2 1 3	31½ years	714/113		

(1) Settler in occupation.—(2) Subject to adjustment after survey.—(3) Improvements, £72, to be paid for in addition.—(4) Improvements, when valued, to be paid for in addition.

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

J. E. HUNTER,
Secretary, Closer Settlement Commission.

Department of Lands and Survey,
Melbourne, 31st October, 1938.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until TEN A.M. on the days and for the purposes under-mentioned.

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

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

10th November, 1938.

Ballarat.—Shelving, &c., Lands Office. Particulars at Inspector of Works Office, Ballarat.

Beechworth.—Supply and installation of laundry machine, Mental Hospital. Preliminary deposit, £10. Final deposit, 2 per cent.

Bendigo.—Painting externally, Public Offices. Particulars at Inspector of Works Office, Bendigo. Deposit, £2.

Box Hill.—Enclosing verandah, &c., Girls' Technical School. Particulars at Girls' Technical School; Box Hill. Deposit, £3.

Buckrabanyule.—Repairs, painting, school and residence, State School No. 2783. Particulars at Inspector of Works Office, Bendigo; Police Stations, Charlton, Inglewood; State School, Buckrabanyule. Deposit, £3.

Carlton.—Water service, State School No. 112. Particulars at State School, Carlton. Deposit, £2.

Castlemaine.—Internal-renovations, &c., Police Station. Particulars at Police Stations, Castlemaine, Kyneton; Inspector of Works Office, Bendigo. Deposit, £2.

Cobram.—Painting, repairs, Court House. Particulars at Inspector of Works Office, Seymour; Police Stations, Shepparton, Nymurkah, and Cobram. Deposit, £2.

Cressy.—Repairs, renovations, Police Station. Particulars at Police Stations, Colac, Cressy; Inspector of Works Office, Geelong. Deposit, £2.

Emerald.—Repairs roof, &c., Police Station. Particulars at Police Stations, Emerald, Box Hill, Dandenong. Deposit, £2.

Glenmore.—New building, State School No. 3688. Particulars at Police Stations, Bacchus Marsh, Ballan; Inspector of Works Office, Ballarat. Preliminary deposit, £15. Final deposit, 2 per cent.

Kew.—Repairs, renovations, Police Station. Particulars at Police Station, Kew. Deposit, £2.

Macarthur.—Repairs, renovations, Police Station. Particulars at Police Stations, Hamilton, Macarthur; Inspector of Works Office, Warrnambool.

Melbourne.—Plumbing repairs, Government Printing Office.

Melbourne.—Supply and installation of automatic stokers to heating boilers, Public Library. Preliminary deposit, £5. Final deposit, 2 per cent.

Mitta.—Purchase and removal, residence, State School No. 787. Particulars at Inspector of Works Office, Wangaratta; Police Station, Tallangatta; State School, Mitta. Preliminary deposit, £3. Final deposit, full amount purchase money.

Nicholl's Point.—Removal of pavilion class room from Merbel South, re-erection at State School No. 3163. Particulars at Inspector of Works Office, Maryborough; State School, Nicholl's Point; Police Stations, Mildura and Redcliffs. Deposit, £2.

Officer.—New class room, State School No. 2742. Particulars at State School, Officer; Police Stations, Dandenong, Frankston. Preliminary deposit, £5. Final deposit, 2 per cent.

Portarlington.—Fencing, State School No. 2455. Particulars at Police Station, Portarlington; Inspector of Works Office, Geelong.

Stawell.—Repairs, renovations, High School. Particulars at Police Station, Ararat; Inspector of Works Office, Stawell and Ballarat. Preliminary deposit, £5. Final deposit, 2 per cent.

Stawell.—Fencing, Court House. Particulars at Police Station, Ararat; Inspector of Works Office, Stawell.

Stawell East.—Renovations and new water service, Police Station. Particulars at Police Station, Ararat; Inspector of Works Office, Stawell. Deposit, £2.

Stonyford.—Additions, State School No. 3506. Particulars at Police Stations, Colac and Camperdown; Inspector of Works Office, Warrnambool. Deposit, £3.

Terang.—Renovations, Court House. Particulars at Police Stations, Camperdown, and Terang; Inspector of Works Office, Warrnambool. Deposit, £2.

Trentham.—New conveniences and porch to residence, State School, No. 1588. Particulars at State School, Trentham; Police Stations, Daylesford, Kyneton, and Woodend. Deposit, £2.

Wangaratta.—Furniture, fittings, Court House. Particulars at Inspector of Works Office, Wangaratta. Preliminary deposit, £2. Final deposit, 2 per cent.

Werribee.—Furniture, fittings, &c., School of Dairy Technology. Preliminary deposit, £2. Final deposit, 2 per cent.

Wodonga.—Fencing, Police Station. Particulars at Inspector of Works Office, Wangaratta; Police Stations, Wodonga, Tallangatta. Deposit, £2.

Yackandandah.—Repairs, painting, &c. State School No. 1103. Particulars at Inspector of Works Office, Wangaratta; State School, Yackandandah; Police Stations, Beechworth, Wodonga.

17th November, 1938.

Ararat.—Repairs, renovations, Police Station. Particulars at Police Station, Ararat; Inspector of Works Office, Stawell. Deposit, £4.

Bairnsdale.—Repairs to roof, &c., State School No. 754. Particulars at Inspector of Works Office, Bairnsdale; Police Station, Sale; State School, Bairnsdale. Deposit, £2.

Ballarat.—Fittings, High School. Particulars at Inspector of Works Office, Ballarat. Deposit, £3.

Bealiba.—Additions, repairs, painting, Police Station. Particulars at Inspector of Works Office, Maryborough; Police Stations, Bealiba, St. Arnaud, Dunolly. Deposit, £2.

Belgrave.—Repairs, painting, school and residence, State School, No. 3356. Particulars at State School, Belgrave; Police Station, Box Hill. Preliminary deposit, £3. Final deposit, 2 per cent.

Berringa.—Repairs, renovations, State School No. 905. Particulars at Inspector of Works Office, Ballarat; State School, Berringa. Deposit, £2.

Carlton (Queensberry-street).—Purchase and removal of shelter pavilion, State School No. 2365. Particulars at State School, Carlton. Preliminary deposit, £1. Final deposit, full amount of purchase money.

Donald.—Repairs, new fence, &c., Police Station. Particulars at Inspector of Works Office, Maryborough; Police Stations, Donald, Dunolly. Deposit, £2.

Durham Ox.—Internal and external painting, repairs, State School No. 1483. Particulars at Inspector of Works Office, Bendigo; Police Stations, Boort, Mitiamo, Kerang; State School, Durham Ox. Deposit, £1.

Elmhurst.—Repairs, renovations, State School No. 959. Particulars at Police Stations, Ararat, Elmhurst; Inspector of Works Office, Stawell. Deposit, £3.

Fitzroy North.—Repairs, renovations, State School No. 3918. Particulars at State School, Fitzroy North. Preliminary deposit, £4. Final deposit, 2 per cent.

Hampton Park.—Repairs, painting, new conveniences, &c., State School No. 4062. Particulars at State School, Hampton Park; Police Stations, Dandenong, Koo-wee-rup. Deposit, £2.

Karrawinna South.—Repairs, painting State School No. 4355. Particulars at Inspector of Works Office, Maryborough; Police Stations, Mildura, Redcliffs; State School, Karrawinna South. Deposit, £2.

Koorooman East.—Repairs, painting, State School No. 3389. Particulars at State School, Koorooman East; Inspector of Works Office, Korumburra; Police Station, Leongatha. Preliminary deposit, £2. Final deposit, 2 per cent.

Kyabram.—New bicycle shed, State School No. 2902. Particulars at Inspector of Works Office, Seymour; Police Station, Shepparton; State School, Kyabram. Deposit, £2.

Mt. Jeffcott.—Removal of building, Carwarup West, re-erection State School No. 4517. Particulars at Inspector of Works Office, Maryborough; Police Stations, Donald, Wycheproof. Deposit, £4.

Raymond Island.—Purchase and removal of old buildings, State School No. 3384. Particulars at Inspector of Works Office, Bairnsdale; Police Station, Lakes Entrance. Preliminary deposit, £3. Final deposit, full amount of purchase money.

Tiega.—Removal of building, Ginguam, re-erection State School No. 3705. Particulars at Inspector of Works Office, Maryborough; Police Stations, Ouyen, Redcliffs, Mildura. Deposit, £4.

Tyntynder Central.—Painting, repairs, State School No. 3795. Particulars at Inspector of Works Office, Bendigo; Police Station, Swan Hill; State School, Tyntynder Central. Deposit, £2.

Wycheproof North.—General Repairs, painting, State School No. 2113. Particulars at Inspector of Works Office, Bendigo; Police Stations, Charlton, Inglewood; State School No. 2113. Deposit, £2.

24th November, 1938.

Ballarat.—Repairs, renovations, Police Station. Particulars at Inspector of Works Office, Ballarat. Preliminary deposit, £4. Final deposit, 2 per cent.

Bamawm.—Repairs, painting, State School No. 1769. Particulars at Inspector of Works Office, Bendigo; Police Stations, Rochester, Echuca; State School, Bamawm. Deposit, £2.

Lah Arum.—New building, State School No. 2805. Particulars at Inspector of Works Office, Horsham, Stawell; Police Station, Murttoa. Preliminary deposit, £5. Final deposit, 2 per cent.

Nilma North.—Erection of portable school, State School No. 4428. Particulars at Police Stations, Warragul, Morwell; Inspector of Works Office, Traralgon. Preliminary deposit, £4. Final deposit, 2 per cent.

Port Fairy.—Repairs, renovations, Police Station. Particulars at Police Station, Port Fairy; Inspector of Works Office, Warrnambool. Deposit, £2.

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

GEO. L. GOUDIE,
Commissioner of Public Works.

Melbourne, 2nd November, 1938.

TENDERS FOR GRAZING LANDS.

FOR THE PERIOD 1ST DECEMBER, 1938, TO 30TH SEPTEMBER, 1939, WITH THE RIGHT OF RENEWAL ANNUALLY FOR A FURTHER PERIOD OF FOUR (4) YEARS, EXCEPT WHERE OTHERWISE STATED.

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

Tenders must be placed in the Lands Department Tender-box, State Treasury Buildings, Melbourne, C.2. at or before Noon on Wednesday, 23rd November, 1938.

NOTE.—No tender will be accepted unless the rent for the full period and fee of Seven shillings and six pence for licence are forwarded.

TENDERS are invited and must be lodged at the Lands Department, Melbourne, at or before Noon on Wednesday, 23rd November, 1938, for the right to depasture stock on the following unappropriated portions of lands subject to the Regulations approved by the Governor in Council, and also the subjoined special conditions.

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

CONDITIONS.

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

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

17. This licence is issued subject to the right of saw-millers to graze on this area such horses and bullocks as are actually used in connexion with their licensed operations on this land.

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

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

20. The licensee shall pay shire rates and all other charges for the period of occupation.

SPECIAL CONDITIONS.

1. The period of occupation, except where otherwise stated, will be for Ten (10) months from 1st December, 1938, to 30th September, 1939, with the right of renewal annually for a further four years.

2. The rent for the full period—for which the licence will be issued, and the fee for licence—must accompany the tender, otherwise the offer of the next highest tenderer who complies with this condition may be accepted.

3. Separate tenders must be lodged for each block.

4. *Tenders to be addressed to the Secretary for Lands, (Tender-box), Melbourne.*

5. The highest or any tender not necessarily accepted.

6. Tenderers must give their full name, occupation, and ordinary postal address.

7. The areas are given as more or less, and all appropriated, alienated, or licensed lands (if any), within the boundaries are excluded.

8. Where permission to fence has been granted, the outgoing tenant has the option to remove any existing fencing owned by him within one month, or he may arrange with the incoming tenant to pay for it in accordance with the provisions of section 124, Land Act 1928.

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

Plans can be seen and information may be obtained in this office.

Section 121, Land Act 1928, provides—

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

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

A. E. LIND,

Commissioner of Crown Lands and Survey.

Department of Lands and Survey,
Melbourne, 28th October, 1938.

	Area. Acres.
Lot 1 (A1117)— Parish of Tumboritha, being grazing block 40A, County of Womangatta; formerly held by W. Chester. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Sale 61/121.)	13,500
Lot 2 (A1118)— Parishes of Nap Nap Marra and Wrixon, being grazing block 25, County of Tanjil; formerly licensed to R. L. Goldie and W. Killeen. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Sale 66/121.)	28,000
Lot 3 (A1119)— Parish of Bemm, County of Croajingolong, south of allotment 7a, section A, and east of Sydenham Lake; portion formerly held by B. Morgan. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Bairnsdale 0251/121.)	220
Lot 4 (A1120)— Parish of Cudgewa, being allotment 56; formerly licensed to B. Mann. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Beechworth 01208/121.)	409
Lot 5 (A1121)— Allotments 38A and 38B, Parish of Jinjelic, County of Benambra; formerly licensed to W. C. Gadd. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1938.—(Beechworth 11/121.)	250
Lot 6 (A1122)— Being allotment 123A (the Water Reserve), Parish of Molka, County of Moira; formerly held by E. Stevens. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Seymour 6/121.)	77
Lot 7 (A1123)— Allotments 113 and 122, Parish of Toolongrook; formerly held by J. Potter. Any improvements to be maintained and protected. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Horsham 0362/121.)	3,480
Lot 8 (A1124)— Allotments 9 and 10, Parish of Kanawinka, lying south of allotments 7 and 8; formerly held by C. P. Hill. Any improvements to be maintained and protected. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Hamilton 0186/121.)	1,688
Lot 9 (A1125)— Allotments 36, 49, and 50, Parish of Harrow; formerly held by C. E. Haylock. Any improvements to be maintained and protected. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Hamilton 01776/121.)	1,018
Lot 10 (A1126)— Allotments 11, 11A, and 12, section A, and the Crown lands adjoining on the north and west; formerly held by C. E. Haylock, in Parish of Connewirrecoo. Any improvements to be maintained and protected. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Hamilton 01334/121.)	2,486
Lot 11 (A1127)— Parish of Nekeeya, County of Ripon, being Crown lands lying north of allotments 64, 63A, 77A, 77, and 82A; formerly held by T. J. Shea and H. Borbridge. Period of occupation ten months from 1st December, 1938, renewable annually for three years from 1st October, 1939.—(Ararat J.20671.)	2,780
Lot 12 (A1128)— Allotment 65, Parish of Watgania, and allotment 2, Parish of Watgania West; formerly by S. S. Tully. Period of occupation ten (10) months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Ararat J.20676.)	1,486
Lot 13 (A1129)— Allotments 61 and 63A, Parish of Watgania, County of Ripon. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Ararat J.25425.)	759
Lot 14 (A1130)— Parts of allotments 15 and 15A, Parish of Wongarra; formerly held by J. W. McClelland. Period of occupation ten months from 1st December, 1938, renewable annually for three years from 1st October, 1939.—(Geelong 67/121.)	145
Lot 15 (A1131)— Parish of Barwongemoong, County of Polwarth, being Crown lands lying between allotments 1A, 1B, and 46, and lying north of unoccupied Crown lands north of allotments 39A and 3c; formerly held by M. H. Tippins, jun. Period of occupation ten months from 1st December, 1938, renewable annually for three years from 1st October, 1939.—(Geelong 0420/121.)	375
Lot 16 (A1132)— Parish of Ondit, being the eastern portion of the Reserve for Public Purposes lying east of allotments 8a, 9a, a line, and allotment 12A, and excluding a road 1 chain wide abutting allotments 12A, 16A, 18A, 20A, 21F, 22A, and 23A. Plan of the area to be licensed may be inspected at the office of the Inspector of Land Settlement at Colac. Permission to fence will be given. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Geelong J.24362.)	132
Lot 17 (A1133)— Parish of Neerim East, County of Buln Buln, being the area bounded on the north by the Parish of Fumina, on the east by the Tanjil River, on the south by Russell's Creek, and on the west by Steve's Gully and allotments 34, 35, and 37C, section C. Period of occupation ten months from 1st December, 1938, to 30th September, 1939.—(Melbourne G.56763.)	1,000
Lot 18 (A1134)— Allotment 129, Parish of Lang Lang East, County of Mornington. The licensee will be given permission to fence the area at his own risk. Period of occupation ten months from 1st December, 1938, renewable annually for two years from 1st October, 1939.—(Melbourne 1628/29.)	300

- Lot 19 (A1135)—**
 Allotment 13, Parish of Tyamoonya, County of Weeah; formerly held by J. Bowden; 6 miles north-west of Yaapeet Railway Station. The licence will be subject to a condition that the Department of Defence will have the right at all times to use that portion of the area held under permissive occupancy by the Commonwealth of Australia as a rifle range and that such Department will not be responsible for any injuries to persons or stock resulting from the use of the range, and, further, that there will not be interference with rifle practice. Period of occupation ten months from 1st December, 1938, renewable annually for three years from 1st October, 1939.—(Mallee 08596/121.)
- Lot 20 (A1136)—**
 Being Crown lands situated between the Murray River on the north, allotment 44 on the south, Nyah settlers' grazing area on the west, and allotment 47 on the east, Parish of Tyntynder West, County of Tatchera; formerly held by J. S. Dickinson; 4 miles from Pyra Railway Station. The owner of allotment 47 to have free ingress, egress, and regress through the area to his holding. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Mallee 09029/121.)
- Lot 21 (A1137)—**
 Allotment 25, Parish of Pallarang, County of Weeah; formerly held by W. Rice; 12 miles from Cowangie Railway Station. Cultivation allowed. Period of occupation ten months from 1st December, 1938, renewable annually for two years from 1st October, 1939.—(Mallee 01848/121.)
- Lot 22 (A1138)—**
 Allotments 32 and 33, Parish of Ginquam, County of Karkaroc; formerly held by A. A. Stubbs and G. E. Bedford; 10 miles from Carwarp Railway Station. Improvements to be maintained in good order and condition. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Mallee 03010/198.)
- Lot 23 (A1139)—**
 Allotments 58, 59, and 60, Parish of Nurnurnemal, County of Karkaroc, 4 miles from Boonoonar Railway Station. Improvements to be maintained in good order and condition. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Mallee 16/199.)
- Lot 24 (A1140)—**
 Being the Water Reserve known as Brimby Bill or Five Mile Lake, Parish of Murnungin, and the Water Reserve east of allotment 39, Parish of Wangie, County of Tatchera; 6 miles from Lalbert Railway Station. Cultivation of the area will not be permitted. All timber to be strictly preserved. Period of occupation ten months from 1st December, 1938, renewable annually from 1st October, 1939, for four years.—(Mallee 02800/121.)
- Lot 24A (A1140A)—**
 Allotments 94 and 95, Parish of Wombelano—a 110th Section Reserve; formerly held by T. Ough. Any improvements to be maintained and protected. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939.—(Hamilton 1415/123.)

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

284 **TENDERS** are invited and must be lodged at the Lands Department, Melbourne, at or before Noon on Wednesday, 23rd November, 1938, for the right to depasture stock on the following unappropriated portions of lands subject to the Regulations approved by the Governor in Council and also the subjoined special conditions.

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

CONDITIONS.

- 260** 1. This licence is subject to the rights of the holders of miners' rights or of mining leases now issued or hereafter to be issued to enter upon the allotment hereby licensed, and to search for gold and to mine thereon, and to erect and occupy mining plant and machinery, without making any compensation to the licensee, his executors, administrators, or assigns, for surface or other damage.
2. No land comprised in roads from time to time surveyed and marked out within the boundaries of the land comprised in this licence shall be deemed within its operation.
3. The taking in of stock for agistment or otherwise allowing the use of the land, or part thereof, without the authority in writing by the Minister, is forbidden.
- 654** 4. No improvements, effected in accordance with section 123 of the *Land Act 1928*, will be recognized unless the licensee obtains the consent in writing of the Minister prior to the work being commenced.
5. The interest in this licence shall not be transferred without the consent of the Minister, and the payment of a fee of Ten shillings.
- 1,265** 6. The licence shall be liable to forfeiture if the licensee commit a breach of or neglect to comply with these conditions.
7. The publication of a notice in the *Government Gazette*, purporting to declare that the Governor in Council has forfeited this licence, shall be conclusive evidence that the licence is forfeited.
8. The ring-barking of the timber upon the land, by the licensee is forbidden, and he shall not be entitled to destroy or cut and take away any such timber without the consent of the Forests Commission.
- 3,963** 9. The licensee shall destroy all noxious weeds on the land and on the half-width of the adjoining roads, and shall be responsible for the destruction of noxious weeds under the *Vermin and Noxious Weeds Act 1928* in like manner as holders of freehold lands.
- 698** 10. The licensee shall keep the land free from vermin, and, should he fail to do so, the licence shall be liable to forfeiture.
11. The licensee shall thoroughly and effectively protect the land within the boundaries of his licensed area from fire, and shall extinguish any fire which may break out on such area or may spread to it. In the event of the area being damaged by fire, the licence may be forfeited, unless the licensee satisfy the Minister that neither he, directly or indirectly, nor his workmen or servants, were in any way responsible for such fire.
12. The licensee shall not interfere in any way with any survey marks on the land hereby licensed.
- 50** 13. The licensee shall pay Shire rates and all other charges for the period of occupation.

SPECIAL CONDITIONS.

1. The period of occupation will be for ten (10) months, from 1st December, 1938, to 30th September, 1939, with the right of renewal for a further 4 years, except where stated otherwise.
2. Separate tenders must be lodged for each block.
3. The highest or any tender not necessarily accepted.
4. Tenderers must give their full name, occupation, and ordinary postal address.
5. Areas are given as more or less, and all appropriated, alienated, or leased lands (if any) within the boundaries are excluded.
6. The Minister may grant permission to cultivate.
7. No advances will be made by the Closer Settlement Commission with respect to these areas, which are specially excluded from Closer Settlement.
8. Existing improvements, including clearing, to be maintained to the satisfaction of the Minister.

TENDERS FOR GRAZING LANDS.

FOR THE PERIOD 1ST DECEMBER, 1938, TO 30TH SEPTEMBER, 1939, WITH THE RIGHT OF RENEWAL ANNUALLY FOR A FURTHER PERIOD OF FOUR (4) YEARS, EXCEPT WHERE OTHERWISE STATED.

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

Tenders must be placed in the Lands Department Tender-box, State Treasury Buildings, Melbourne, C.2, at or before Noon on Wednesday, 23rd November, 1938.

NOTE.—The rent for the period of at least six (6) months and fee of Seven shillings and six pence for licence must be forwarded with each tender.

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

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

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

Plans can be seen and information may be obtained in this office.

Section 121, *Land Act 1928*, provides—

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

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

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

Department of Lands and Survey,
Melbourne, 28th October, 1938.

For Lots 1 to 24A, see ordinary list.

Lot 25 (A.1141)—
Allotments 31, 33, and 33A, Parish of Mittyau, County of Karkaroc. Formerly held by L. Darby: 8 miles from Patchewollock Railway Station. Approximate improvements—dam, 700 acres of clearing. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939. —(*Mallee* 09430/121.)

Lot 26 (A.1142)—
Allotments 28, 35, 37, and 37B, Parish of Nulkwyne, and allotment 29, Parish of Kia, County of Karkaroc; 3 miles from Trinita Railway Station, and 12 miles from Ouyen Railway Station. Approximate improvements—house, hut, stable, chaff-shed, part implement shed, four dams, 1,820 acres of shooty clearing, and 1,035 chains of fencing. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939. —(*Mallee* 09364/121.)

Lot 27 (A.1143)—
Parish of Myall, allotments 19 and 19A, County of Karkaroc. Formerly held by A. E. Bombardieri; ½ miles from Bolton Railway Station. Any improvements to be maintained and protected. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939. —(*Mallee* 09447/121.)

Lot 28 (A.1144)—
Allotment 9, Parish of Baring North, County of Karkaroc. Formerly held by E. McMaster: 12 miles from Patchewollock or Walpeup Railway Stations. Approximate improvements—iron-clad catchment, 400 acres clearing, two small dams, and 160 chains of fencing, of which 122 chains is netted. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939. —(*Mallee* 09172/121.)

Lot 29 (A.1145)—
Allotment 17, Parish of Wymlet, County of Karkaroc. Formerly held by H. Nunan: 16 miles from Kiamal Railway Station. Approximate improvements 400 acres of clearing, and dam to be maintained. Period of occupation—ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939. —(*Mallee* 06803/198.)

Lot 30 (A.1146)—
Allotments 25, 25A, 27, 29, and 30, Parish of Dennyning; 10 miles from Turriff Railway Station. Improvements—house, stable, chaff shed, machinery shed, cow shed, fowl pen, 800 chains mixed fencing, 1,100 acres clearing. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939. —(*Mallee* 09216/121.)

Lot 31 (A.1147)—
Allotments 7, 17A, 17, 20, 21, 8A, Parish of Yungera, County of Tatchera. Approximate improvements—house on allotment 17, 2,300 acres clearing, six channel-served dams, 950 chains mixed fencing, 300 chains sheep-proof fencing, 450 chains of netting fence; 2 miles from Yungera Railway Station. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939. —(*Mallee* 09332/121.)

Lot 32 (A.1148)
Allotment 7A, Parish of Myall, County of Karkaroc. Formerly held by W. C. Bombardieri; 6 miles from Bolton Railway Station. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939. —(*Mallee* 08150/198.)

Lot 33 (A.1149)—
Allotment 13, Parish of Mittyau, and allotments 50, 50A, Parish of Timberoo, County of Karkaroc; 10 miles from Bronzewing Railway Station. Approximate improvements—clearing 500 acres, two dams, 300 chains fencing, 74 chains wire-netted. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939. —(*Mallee* 02404/198.)

Lot 34 (A.1150)—
Allotments 11 and 13, Parish of Manya, County of Weeah; 11 miles from Panitya Railway Station. Approximate improvements—clearing 200 acres, fencing 260 chains. Period of occupation ten months from 1st December, 1938, renewable annually for four years from 1st October, 1939. —(*Mallee* 07008/198.)

Area.
Acres.

2,076

3,494

562

799

887

2,910

Area.
Acres.

3,948

335

1,692

2,417

PRIVATE ADVERTISEMENTS.

Sewerage Districts Act 1928.

ARARAT SEWERAGE AUTHORITY.

NOTICE is given that it is the intention of the above Authority, as provided by the *Sewerage District Act 1928*, to take compulsorily certain land in the Parish of Ararat as under:—

1. The nature of the works in respect of which the land is proposed to be taken is:—The construction of sewerage treatment works and land filtration of the treated effluent.

2. Plans and description of the proposed works may be inspected at the office of the Authority, Town Hall, Ararat, during office hours, week days Nine a.m. to Five p.m., Saturdays Nine a.m. to Noon.

3. Land required.—(a) Francis Rodriguez Faneco, allotments 3 and 4, section 2, Parish of Ararat, County of Ripon, area 6 acres 2 roods 39 perches. (b) Percival Laurence Kang, allotment 5E, section 19, Parish of Ararat, County of Ripon, area 19 acres 3 roods 11 perches.

7614 C. C. MURRAY, Secretary.

Sewerage Districts Acts.

PROPOSED SEWERAGE AUTHORITY.

NOTICE is hereby given that the Traralgon Waterworks Trust has made application to the Honorable the Minister of Water Supply for the constitution of a Sewerage Authority and for the proclamation of a Sewerage District at Traralgon, and for the construction, maintenance, and continuance of sewerage works within that district under the provisions of the *Sewerage Districts Acts*.

A general plan and description of the proposed works have been submitted with the application, and copies of same may be seen at Shire Office, Traralgon.

7615

Sewerage Districts Acts.

SHIRE OF MORWELL.

PROPOSED MORWELL SEWERAGE AUTHORITY.

NOTICE is hereby given that the Council of the Shire of Morwell has made application to the Honorable the Minister of Water Supply for the constitution of a Sewerage Authority and for the proclamation of a Sewerage District at Morwell, and the construction, maintenance, and continuance of sewerage works within that district under the provisions of the *Sewerage Districts Acts*. A general plan and description of the proposed works have been submitted with the application, and copies of same may be seen at the Shire Hall, Morwell.

7605 F. A. HORSFALL, Shire Secretary.

CITY OF BOX HILL.

BY-LAW No. 70.

Trading Area—Burwood-road.

A By-law of the City of Box Hill made under Part VII. of the *Local Government Act 1928* and numbered 70 for altering By-law No. 49 of the said City.

IN pursuance of the powers conferred by the Local Government Acts and of any and every other power it thereunto enabling the Mayor, Councillors, and Citizens of the City of Box Hill order as follows:—

1. That the said By-law No. 49 of the City of Box Hill shall be and is hereby altered by adding at the end of the second schedule thereto as altered by By-laws 55 and 65 of the said City the following words:—
"Burwood-road south side, from Gilmour-street to Scott-grove to a depth of 150 feet."

Resolution for passing this By-law agreed to by the Council on the 1st day of August, 1938, and confirmed on the 29th day of August, 1938:—

The corporate seal of the Mayor, Councillors, and Citizens of the City of Box Hill was hereunto affixed in the presence of—

(SEAL) JOHN C. HOGAN, Mayor.
J. K. ARCHER, Councillor.
H. J. R. COLE, Town Clerk.

Approved by the Governor in Council on the 17th day of October, 1938.—C. W. KINSMAN, Clerk of the Executive Council. 7693

CITY OF HEIDELBERG.

BY-LAW No. 122.

Amending Zoning By-law.

A By-law of the City of Heidelberg made under the provisions of the Local Government Acts and particularly under and with reference to sections 197 (5b), 197 (6), and 228 of the *Local Government Act 1928*, and numbered 122, for altering and amending By-law No. 74, which prescribes areas within the Municipal District as residential areas, and prohibits or regulates within the whole or any part of such residential areas the erection (including the adaption for use) or the use of any building for the purposes of such classes of trade industries, manufactures, businesses, or public amusements as are specified in the By-law.

IN pursuance of the powers conferred by the Local Government Act, the Mayor, Councillors, and Citizens of the City of Heidelberg order as follows:—

1. That allotment No. 8 situated at the intersection of Lower Plenty-road and Greensborough-road, more particularly delineated on plan lodged at the Titles Office No. 12556, at present comprising part of Residential Area No. 1, prescribed in By-law 74, be excised from the said Residential Area No. 1, and added to Residential Area No. 3 also prescribed in By-law 74.

2. That the delineation of Residential Area No. 1 prescribed in clause 1 of By-law No. 74 be amended by inserting after the words "north by the said boundary lines," the words "to St. Helliers-street and east by St. Helliers-street to Sackville-street and north by Sackville-street to Altona-street and west by Altona-street to the east boundary line of the allotments on the east side of Waterdale-road and north by the said eastern boundary lines."

The Resolution for passing this By-law was agreed to by the Council on the 28th day of June, 1938, and confirmed on the 23rd day of August, 1938.

(SEAL) JOS. P. O'CARROLL, Mayor.
W. A. SANTON, Councillor.
F. PHILLIPS, Town Clerk.

Approved by the Governor in Council on the 17th day of October, 1938.—C. W. KINSMAN, Clerk of the Executive Council. 7691

CITY OF WILLIAMSTOWN.

BY-LAW No. 102.

NOTICE is hereby given that the Council of the City of Williamstown has adopted By-law numbered 102, being a By-law made under section 197 of the *Local Government Act 1928*, for—

1. Repealing By-law 58 made under section 168 of the Boroughs Statute, 33 Victoria, No. 359; and

2. Adopting the following parts of the Thirteenth Schedule of the *Local Government Act 1928*, viz:—

Part IV., Places of Improvement and Recreation, &c., paragraphs 1 to 12, inclusive; Part VIII., Goats, paragraphs 1 to 8, inclusive; and Part IX., Miscellaneous Matters, paragraphs 1 to 5, inclusive.

Notice is also given that a copy of the By-law is open for inspection, free of charge, during office hours, at the Town Hall, Ferguson-street, Williamstown.

JAMES HOCKING, Town Clerk.
Town Hall, Williamstown, 20th October, 1938. 7690

CITY OF WARRNAMBOOL.

REGULATION No. 67.

A Regulation of the City of Warrnambool, numbered 67, made under the *Health Act 1928*, for the purpose of repealing existing Regulations.

IN pursuance of the powers conferred by the *Health Act 1928* and by every other Act or power enabling them in that behalf, the Mayor, Councillors, and Citizens of the City of Warrnambool make the following Regulation:—

1. That the Regulations of the Town of Warrnambool made under section 44 of the *Meat Supervision Act 1900* and gazetted on the seventh day of April, 1909, shall be and are hereby repealed.

Resolution for passing this Regulation agreed to by the Council the thirtieth day of August, 1938.

Confirmed the twenty-seventh day of September, 1938.

(SEAL) R. P. CHRISTIAN, Mayor.
H. E. RAYNER, Councillor.
H. J. WORLAND, Town Clerk.

Submitted to the Commission of Public Health on the 4th October, 1938.—C. H. ROBINSON, Secretary of the Commission.
Approved by the Governor in Council, 25th October, 1938.—C. W. KINSMAN, Clerk of the Executive Council.

CITY OF WARRNAMBOOL.

BY-LAW No. 99.

A By-law of the City of Warrnambool made under section 292 of the *Health Act 1928*, and numbered 99, for the purposes mentioned in the said section.

IN pursuance of the powers conferred by the *Health Act 1928*, the Mayor, Councillors, and Citizens of the City of Warrnambool order as follows:—

1. That By-law No. 91, passed by the Warrnambool City Council on the 14th November, 1923, and published in the *Government Gazette* on the 31st day of January, 1923, shall be and is hereby repealed.

Management.

2. The land of the Council held for abattoir purposes, and all buildings and structures thereon and appurtenances thereto, hereinafter called the establishment, shall be under the charge, care, management, and direction of the Inspector appointed thereto by the Council, with one or more assistants as the Council have appointed or shall appoint for that purpose.

Assistant Manager, &c.

3. During the absence of the Inspector his duties, but not his powers, shall devolve upon and be performed by the assistant or other person in the service of the Council then in charge of the establishment, and such assistant or other person shall for the time being have all power, authority, and duty of the Inspector.

Hours of Use.

4. The establishment shall be open for slaughtering every day not being Sunday, Good Friday, Easter Monday, Christmas Day, Boxing Day, New Year's Day, Foundation Day, Anzac Day, King's Birthday, or such other public holidays as may be determined by the Council from half-past Seven o'clock in the forenoon until Five o'clock in the afternoon, except on Saturdays, when the hours shall be from half-past Seven o'clock until Eleven o'clock in the forenoon, and at no other time except upon special occasions, and then only upon such special conditions as may be prescribed in writing under the hand of the Town Clerk.

Use on Payment of Dues.

5. Every person who shall pay the dues and fees as hereinafter fixed shall be entitled to the use for a reasonable time of such portion of the establishment as shall be available and be assigned to him. No person shall use any portion of the establishment except for such purpose or at or for such time as the Inspector shall approve; all such fees to be paid to the Inspector on demand.

Stock to be Reported.

6. Every person who shall bring any animals to the establishment shall forthwith inform the Inspector of the number and description thereof, together with the name and address of the owner thereof and the locality or district from which the same were brought, and the Inspector or assistant shall thereupon cause such particulars to be entered in a record book to be kept at the abattoirs, and every such person shall place such animals in such portion of the establishment as directed by the Inspector or assistant, and in no case shall any animals once brought into the establishment be removed without the consent of the Inspector. Provided that no animals shall be allowed to remain in the establishment after three hours' notice shall have been given by the Inspector to the owner or person in charge thereof to remove same, and such owner or person in charge shall remove the same accordingly.

Overcrowding of Stock.

7. All animals shall be placed in such numbers as the Inspector shall direct in any of the pens, stalls, yards, or standings in the establishment, and every person failing to observe the directions of the Inspector shall be guilty of an offence against the By-laws.

Fees and Dues Payable.

8. The following fees and dues shall be payable to the Council for the use of the public abattoir:—

	Per head.	
	s.	d.
(a) For examining any—		
Bull, cow, heifer, ox, or steer	1	3
Sheep, lamb, or goat	0	1
Head of swine	0	6
Calf	0	1
(b) For slaughtering any—		
Bull, cow, heifer, ox, or steer	2	0
Sheep, lamb, or goat	0	6
Head of swine	1	0
Calf	0	6
(c) For examining and branding—		
Bull, cow, heifer, ox, or steer	1	0
Sheep, lamb, or goat	0	2
Head of swine	1	0
Calf	0	2
(d) For giving any certificate as to examination made by a meat inspector of any—		
Bull, cow, heifer, ox, or steer	1	0
Sheep, lamb, or goat	0	6
Head of swine	0	6
Calf	0	6

Food and Water for Stock and Milking Cows.

9. The owner of all animals placed in the establishment shall provide or cause them to be provided with a sufficient quantity of water, and also with good and sufficient food, at least once in every 24 hours, and shall milk or cause to be milked all milch animals at such time and place as the Inspector shall direct; and, in case he shall fail to do so, the Council may do so, and such owner shall pay to the Council all expenses incurred in connexion therewith, provided that no animals shall be allowed to remain in the establishment for a longer period than 48 hours, nor any carcass or portion of any carcass for a longer period than eighteen hours, unless with the consent of the Inspector.

Reception of Animals into Establishment.

10. Animals intended for slaughter may be received into the establishment on any day except Saturday, Sunday, Good Friday, Anzac Day, and Christmas Day from the hour of half-past Seven a.m. till Five p.m., and on Saturdays from the hour of half-past Seven a.m. until Eleven a.m.

Diseased Animals.

11. No animals visibly or known to be affected with any contagious or infectious disease shall be received into the establishment except with the express permission of the Inspector.

Lien.

12. The Council shall have a lien on all animals, carcasses, skins, hides, fat, and/or offal for the time being in the establishment of any person indebted to the Council; and if any person shall make default for seven (7) days in payment of any fees or sums due by him the Council may (without any demand or giving any notice) sell by public auction or private contract all or any part of such animals, carcasses, skins, hides, fat, and/or offal, and, after deducting all fees and sums due to the Council, shall pay the surplus thereof to the owner of such animals, carcasses, skins, hides, fat, and/or offal.

Liability for Death, Injury, or Escape.

13. The Council will take all reasonable care of stock brought into the establishment for slaughter, but will not be responsible for any injury to or for the death or escape of any stock therefrom.

Liability for the Loss of Carcass.

14. The Council will take all reasonable care of carcasses and offal while in its possession, but the Council will not be responsible for any loss thereof or any damage thereto.

Liability for Bone Taint, Hides, and Skins.

15. The Council will take no risk or responsibility with respect to carcasses, skins, hides, fat, and/or offal of animals slaughtered at the establishment, and the Council will under no circumstances whatever be responsible for bone-taint or any other condition which may occur in carcass meat in the chilling chambers.

Hours for Opening and Closing Chilling Chambers.

16. The chilling chamber at the establishment shall be opened and closed daily at such time as the Inspector shall direct and at no other times, and all persons doing business at the establishment in connexion with the chilling chambers shall conform to the direction of the Inspector or other person on duty at the time.

Carcass to be Examined and Passed Before Removal.

17. No person shall remove from the establishment any carcass of any animal slaughtered thereat until the same has been examined by the Inspector and passed by him as fit for human food and branded by him with the regulation brand.

Slaughtermen.

18. No person shall be permitted to commence or continue to work at the establishment as a slaughterman unless he is licensed by the Council and entered in the Register of Slaughtermen hereby required by law to be kept by the Inspector, and he shall have signed an undertaking to observe, comply with, and obey each and every one of the rules of the establishment under pain (apart from any other penalty) of having his name expunged from the Register of Slaughtermen.

Slaughtering of Animals.

19. All slaughtering shall be carried out in good and sufficient light, and no slaughtering shall be done during the last hour before the closing time hereinbefore prescribed except by permission of the Inspector. The skins of all carcasses shall as far as practicable be kept from contact with blood or flushing water, and all carcasses, whether hung in the pre-cooling or in the chilling room, shall be so hung as not to touch any other carcass or any wall, door, or window of any such room. No sheepskin shall be removed from the establishment with the head attached.

Removal of Offal, &c.

20. Upon any animal being slaughtered in the establishment the slaughterman shall forthwith thoroughly cleanse of all hides, offal, blood, garbage, refuse matters, or manure the stall or place in which such animal was slaughtered.

Diseased Animal to be Reported.

21. Immediately any animal slaughtered is discovered to be diseased the slaughterman in charge shall immediately stop the work of dressing such animal for food, and report the fact to the Inspector, and shall not proceed further with such dressing until authorized to do so.

Organs of Diseased Carcasses.

22. It shall be the duty of slaughtermen to see that the organs of diseased carcasses are not mixed with the organs of healthy carcasses.

Disfiguring Walls, &c.

23. No slaughterman or other person shall—

- Write or soil or disfigure any of the walls, floors, ceilings, fittings, or fixtures of the establishment or remove, deface, or disfigure any signboard or written or printed matter or notice on or in the establishment.
- Except with the permission of the Inspector, interfere in any way with the electric light switches, motors, fans, ventilation arrangements, or the steam or water pipes or other appliances whatsoever in the establishment.
- No slaughterman shall leave the establishment attired in his slaughtering clothes. Every slaughterman shall keep such clothes when not in use in such part of the establishment as shall be made available and assigned to him for such purpose by the Inspector.

Mess Room for Meals.

24. Every slaughterman or other person having meals at the establishment shall use the mess room provided for that purpose, and shall not use any other portion of the establishment for the purpose.

Cruelty to Animals.

25. No person shall ill-treat or unnecessarily frighten or irritate any animal or resort to unnecessary cruelty in slaughtering any animal at the establishment, and no person shall do any act or observe any forbearance towards any animal which act or forbearance involves cruelty.

Dogs.

26. No dogs other than cattle or sheep dogs shall be brought upon or allowed to remain in the establishment, and every such cattle and sheep dog when not in use shall be securely tied up by the person in charge of such dog in such place as is assigned for that purpose by the Inspector. All other dogs found at large in the establishment, whether in charge of any person or not, will be destroyed.

Liabilities for Breakages, &c.

27. Every person using the establishment who does any breakage, injury, damage, or destruction thereto or to any of the appliances used in connexion therewith, whether accidentally or otherwise, shall make good the same to the satisfaction of the Inspector, and, if he shall have so acted wantonly or maliciously, he shall upon conviction be liable to a penalty not exceeding Twenty pounds.

Persons Illegally on the Premises.

28. No person, unless having lawful business to transact at the establishment, shall enter thereon or remain therein, and if any such person does not leave immediately upon being requested to do so by the Inspector or other person in charge thereof for the time being he shall be guilty of an offence against this By-law, and may be forcibly removed.

Drunkennes, Offensive and Indecent Behaviour, &c.

29. Any person who shall be drunk or who shall be guilty of profane swearing or of foul or abusive or offensive language or conduct or of obscenity or indecency, or who shall obstruct

in the execution of his duty any inspector or other officer or person appointed by the Council to conduct or aid in the good management of the establishment, or who shall neglect or refuse to comply with any request of any such inspector, officer, or other person, shall be guilty of an offence against this By-law, and may be forcibly removed from the establishment.

Deposit of Offal, &c.

30. Any person who shall deposit or cause to be deposited any blood, offal, filth, or refuse matter upon any portion of the establishment or on any road or land adjoining thereon save in the pits, bins, or receptacles provided for same, shall be guilty of an offence against this By-law. The Inspector shall cause all heads, horns, shanks, hair, bristles, blood, and other offal to be removed from the establishment daily.

Urinals, Use of.

31. No person shall, without the consent of the Inspector, place any insoluble or germicidal or other foreign matter in any urinal or water closet at the establishment. Every person using any such urinal or water closet shall use only the sanitary roll paper provided therein by the Council, and shall before leaving such convenience use the flushing water provided for the discharge of the excrement deposited in such convenience.

Clean Clothing.

32. The Inspector, assistant, or other person in charge for the time being may refuse to allow any person not wearing clean clothing or clean overalls to load or handle any meat in the establishment.

Penalty.

33. Every person who does not do anything directed to be done, or does anything forbidden to be done by or under this By-law, shall be guilty of an offence against this By-law. Every person guilty of an offence against this By-law shall be liable to a penalty of not more than Twenty pounds.

Operation of By-law.

34. This By-law shall apply to and have operation throughout the whole of the Warrnambool Meat Area.

Resolution for passing this By-law agreed to by the Council the 30th day of August. One thousand nine hundred and thirty-eight.

Confirmed the 27th day of September. One thousand nine hundred and thirty-eight.

The common seal of the Mayor, Councillors, and Citizens of the City of Warrnambool was hereunto affixed in the presence of—

(SEAL) R. P. CHRISTIAN, Mayor.
H. E. RAYNER, Councillor.
H. J. WORLAND, Town Clerk.

The foregoing By-law, made under the *Health Act 1928*, was approved by the Governor in Council this 25th day of October, One thousand nine hundred and thirty-eight.—C. W. KINSMAN, Clerk of the Executive Council. 7701

BOROUGH OF MARYBOROUGH.

By-LAW No. 52.

Payment of Fees and Permit.

A By-law of the Borough of Maryborough, made under the provisions of the Local Government Act and every power it thereunto enabling, and numbered fifty-two, for repealing and amending certain clauses of By-law 51 of the said borough.

IN pursuance of the provisions of the Local Government Act, and every power it thereunto enabling, the Mayor, Councillors, and Burgesses of the Borough of Maryborough, with the approval of the Governor in Council, order as follows:—

1. That clause 3 of Part 1 and clause 4 of Part 2 of By-law No. 51 hereinbefore referred to shall be and are hereby repealed, and in lieu thereof the following clauses are hereby enacted:—

2. No person shall commence or cause to be commenced any building, erection, or structure, or any addition or alteration to any building, erection, or structure, or the pulling down or removal of any building, erection, or structure without first delivering to the surveyor notice, in writing, of his intention so to do, accompanied by the following particulars, in writing, signed by such person, namely:—

- (a) The situation of the proposed building, erection, or structure, or addition, specifying the number of the allotment, plan of subdivision, or Crown allotment, and giving the area and dimensions of the land on which it is proposed to build.
- (b) A plan, in duplicate, of the allotment and the proposed building, erection, or structure, alteration or addition, with dimensions marked thereon, showing the ground-plan, elevation, roads, and frontage, and proposed drainage system.

- (c) A specification, in duplicate, giving particulars of all material proposed to be used in the construction and finishing of all walls, partitions, verandahs, porches, windows, chimneys, outside doors, and roof.
- (d) In cases of re-erection or reconstruction of, or alterations or additions to old or existing buildings or erections, a plan of the proposed, re-erected or reconstructed building or erection, and of the proposed alterations and additions.
- (e) An estimate of the cost of the proposed work when finished.
- (f) Every builder or person proposing to erect a building in whole or part in reinforced concrete shall deposit with the surveyor, to be retained in his office for future reference, a complete set of the drawings of such building, showing the details of construction of all its parts, together with a detailed copy of the calculation of all stresses and particulars of materials and a general description of the building.
- (g) Such particulars, in writing, as may be necessary to enable the Council to determine if all the provisions of this by-law applicable thereto are being complied with.

3. Such person, upon delivery to the surveyor of the notice, in writing, and of the particulars required pursuant to the last preceding clause, shall pay to the treasurer the appropriate fees for the acts done or to be done, or for any permit or licence to be issued in respect thereto as set forth in Schedule "A."

4. Such plans and specifications and other particulars shall be considered by the Council at the first available opportunity after lodging thereof with the surveyor pursuant to clause 2 hereof, and the Council shall, if—

- (a) The building therein referred to (if erected in accordance with such plans, specifications, and other particulars) will comply with the provisions of this By-law, and of all other Acts, by-laws, and Regulations (if any) applying thereto;
- (b) Such plans and specifications and other particulars are otherwise in conformity with the provisions of this By-law; and
- (c) The fee as prescribed by clause 3 and Schedule "A" of this By-law, including the fee payable in respect of the permit hereinafter referred to, shall have been paid to the treasurer;

grant or cause to be granted to the person lodging the same a written permit for the commencement of the building referred to in such plans, specifications, and other particulars.

5. No person shall hereafter commence or cause to be commenced the erection of any building or structure, or the addition to any building or structure, or the removal of any building or structure without having first obtained from the Council such written permit for the commencement of the same as aforesaid.

6. No person shall hereafter erect any building, or make any addition to any building, (for which a permit for the commencement thereof has been granted as aforesaid) contrary to or not in conformity with this By-law or the plans, specifications, and other particulars in respect of which such permit was so granted.

7. The Council's permit to erect or construct or remove, or to make any alterations or additions pursuant to this By-law shall expire after twelve months from its grant, unless extended by resolution of the Council.

SCHEDULE "A"

Fees Payable under this By-law.

	£	s.	d.
1. For inspection by the surveyor of plans of new buildings or repairs, alterations or additions, to any building for every square of 100 feet of floor area, or portion thereof	0	2	6
Maximum fee in the above case	2	2	6
For inspection of plans of stable, shed, closet, outhouse, or other structure—no fee for outbuildings when submitted with plan of new building if constructed within six months of approval	0	2	6
Removal of building—for inspection by the surveyor of a building or erection, whether within or without the municipality, whether removal is approved or not, but including the issue of permit, if approved	1	0	0
For travelling expenses by the surveyor inspecting any building, per mile, distance to be calculated one way only	0	2	0
For permission to install a septic tank	0	5	0
Cost of reinforcement calculated by the surveyor to a minimum £1. £1-£1,000	1	0	0

Resolution for passing this By-law was agreed to by the Council on the fourth day of August. One thousand nine hundred and thirty-eight, and confirmed on the fifteenth day of September, One thousand nine hundred and thirty-eight.

The common seal of the Mayor, Councillors, and Burgesses of the Borough of Maryborough was hereunto affixed this fifteenth day of September. One thousand nine hundred and thirty-eight, by authority of the Council of the said Borough, in the presence of—

(SEAL) J. T. ROSCHOLLER, Mayor.
J. PASCOE, Councillor.
L. J. ROWLANDS, Councillor.
S. C. NICOL, Town Clerk.

Approved by the Governor in Council, 25th October, 1938.—
C. W. KINSMAN, Clerk of the Executive Council. 7793

SHIRE OF GLENELG.

BY-LAW NUMBER 26.

A By-law of the Shire of Glenelg made under Part VII. of the *Local Government Act 1928* and section 6 of the *Petrol Pumps Act 1928* for the purposes of amending By-law Number 19 of the Shire of Glenelg, and of prescribing fees for the granting or renewal of licences issued pursuant to the said By-law Number 19.

IN pursuance of the powers conferred by the *Local Government Act 1928* and by the *Petrol Pumps Act 1928*, the President, Councillors, and Ratepayers of the Shire of Glenelg order as follows:—

1. Clause 4 of By-law Number 19 of the Shire of Glenelg shall be and is hereby repealed, and in lieu thereof there shall be substituted the following clause:—

"4. (a) Every licence shall continue in operation until the thirtieth day of September next after the date of the granting or renewal thereof, and shall after such thirtieth day of September cease to be of force and effect.

(b) There shall be paid to the Council for and in respect of the granting of a licence under this By-law or for and in respect of each renewal of any licence now in force or hereafter granted under this By-law (as the case may be) for the creation of a petrol pump other than a portable petrol pump, the following fees:—

	£	s.	d.
(i) For the first and second licence to one person for each such licence	1	1	0
(ii) For the third licence issued to the same person	2	2	0
(iii) For the fourth licence issued to the same person	3	3	0
(iv) For the fifth and for each subsequent licence issued to the same person for each such licence	5	5	0

(c) There shall be paid to the Council for and in respect of the granting of a licence under this By-law or for and in respect of the renewal of any licence now in force or hereafter granted under this By-law (as the case may be) for the use of a portable petrol pump on any footway or roadway for the purpose of selling or supplying motor spirit a fee of £1 1s.

(d) Provided that where any licence is granted or renewed for any number of months less than twelve months the fee payable under this By-law for such granting or renewal shall be reduced to an amount proportionate to the number of months for which such licence is granted or renewed, provided that in calculating such amount any period being less than one calendar month shall be computed as being a whole month."

2. Clause 6 of the By-law Number 19 is hereby amended by adding at the end of such clause the following words:—

"Provided that the Council may refuse to grant a renewal of any such licence if the petrol pump in respect of which the same was granted—

(a) in the opinion of the Council unduly obstructs or will unduly obstruct the thoroughfare;

(b) or the tank or any pipe or apparatus connected thereto does not comply with the provisions of the *Petrol Pumps Act 1928* or any amendment or modification thereof or of any regulation or regulations made thereunder or of this By-law or any amendment thereof."

3. This By-law shall apply to and have operation throughout the whole of the Municipal District of the Shire of Glenelg.

4. This By-law shall come into force on the 30th day of September, 1938.

Resolution for passing this By-law agreed to by the Council the 15th day of August, 1938, and confirmed by the Council on the 19th September, 1938.

The common seal of the President, Councillors, and Ratepayers of the Shire of Glenelg was hereunto affixed the 19th day of September, 1938, in the presence of—

(SEAL) L. T. KOCH, President.
HUGH P. NEESON, Councillor.
R. BOOTH, Shire Secretary.

Confirmed by the Governor in Council the 17th day of October, 1938.—C. W. KINSMAN, Clerk of the Executive Council. 7700

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Harry Shein and Arthur Gust, carrying on business under the name of "Universal Automaton Co.," has this day been dissolved by mutual consent.

Dated this 24th day of October, 1938.

H. SHEIN.
A. GUST.

Witness—H. ROCKMAN, solicitor, Carlton.
H. Rockman, LL.B., solicitor, Carlton, N.3. 7604

Companies Act 1928.

CITY AND SUBURBAN INVESTMENTS LIMITED.

NOTICE is hereby given that at a General Meeting of the members of the said company, duly convened and held at the registered office of the company, 360 Collins-street, Melbourne, on the 11th October, 1938, the following Special Resolution was duly passed, and at a subsequent General Meeting of the members of the said company, also convened and held at the same place on the 27th October, 1938, the following Resolution was duly confirmed:—

"That the company be wound up voluntarily and that Mr. Leo Brand Tomlins, of 360 Collins-street, Melbourne, chartered accountant (Aust.), be and he is hereby appointed liquidator for the purposes of such winding-up."

Dated at Melbourne, this 27th day of October, 1938.

7746 L. B. TOMLINS, Secretary.

Companies Act 1928.

CITY AND SUBURBAN INVESTMENTS LIMITED

(IN LIQUIDATION).

NOTICE is hereby given that, pursuant to section 189 of the *Companies Act 1928*, a Meeting of the creditors of the above-named will be held at the office of the liquidator, Leo Brand Tomlins, at 360 Collins-street, Melbourne, on Friday, the 18th day of November, 1938, at half-past Two o'clock in the afternoon, for the purposes set out in the said section.

Dated this 31st day of October, 1938.

L. B. TOMLINS, Liquidator.

NOTE.—The Meeting above referred to is called to comply with the provisions of the *Companies Act*. The whole of the company's undertaking and business has been sold to the Fourth Victoria Permanent Building Society and the liquidation is merely a step to wind up the affairs of the company.

7747

Companies Act 1928.

YARRABERR PROPRIETARY LIMITED.

NOTICE is hereby given that at a General Meeting of the members of the above company, duly convened and held on the 11th day of October, 1938, the following Special Resolution was duly passed, and at a subsequent General Meeting of the members of such company, duly convened and held on the 26th day of October, 1938, the following Resolution was duly confirmed:—

RESOLUTION.

"That the company be wound up voluntarily and that Mr. Albert George Walton, of 120 William-street, Melbourne, accountant, be appointed liquidator for the purpose of such winding up."

Dated this 28th day of October, 1938.

A. G. WALTON, Liquidator.

NOTE.—The company is being wound up for the purpose of distributing the assets amongst the members thereof, and the business of the company will in future be carried on by Mr. H. C. Wilson. All debts and liabilities will be paid in the ordinary course.

Blake and Riggall, 120 William-street, Melbourne, solicitors for the liquidator. 7759

IN THE MATTER OF YARRABERR PROPRIETARY LIMITED.

NOTICE is hereby given that a Meeting of the creditors of the above-named company will be held at 120 William-street, Melbourne, on Monday, the 14th day of November, 1938, at Twelve o'clock noon, in pursuance of and for the purposes of such winding-up."

Dated this 31st day of October, 1938.

A. G. WALTON, Liquidator.

NOTE.—The company is being wound up for the purpose of distributing the assets amongst the members thereof, and the business of the company will in future be carried on by Mr. A. C. Wilson. All debts and liabilities will be paid in the ordinary course.

Blake and Riggall, 120 William-street, Melbourne, solicitors for the liquidator. 7758

PANARY PRODUCTS PTY. LTD.

(IN VOLUNTARY LIQUIDATION).

NOTICE is hereby given that the Final Meeting of the above company will be held at the office of Gandy and Fiscock, chartered accountants (Aust.), 128 William-street, Melbourne, on Monday, 5th December, 1938, at Twelve o'clock midday, at which meeting an account will be laid before the company showing the manner in which the winding up has been conducted and the property of the company disposed of.

Dated this 25th day of October, 1938.

J. WARD GANDY, Liquidator.

7710

The Companies Act 1928.
RE FIBROCRAFT PROPRIETARY LIMITED
 (IN LIQUIDATION), of 44 Westminster-street, Oakleigh.
 NOTICE OF INTENTION TO DECLARE DIVIDEND.

NOTICE is hereby given that a Fifth Dividend is intended to be declared in this matter. Creditors who have not proved their debts by the 14th day of November will be excluded from this dividend.

Dated this twenty-ninth day of October, 1938.
HUGH S. CHAMBERS, Liquidator.
 Hugh S. Chambers, chartered accountant (Aust.), and registered trustee, 40 Queen-street, Melbourne. 7745

The Companies Act 1928.
RE I. HESELEV PROPRIETARY LIMITED
 (IN LIQUIDATION).

NOTICE OF INTENTION TO DECLARE DIVIDEND.
 NOTICE is hereby given that a Third and Final Dividend is intended to be declared in this matter. Creditors who have not proved their debts by the 10th day of November, 1938, will be excluded from this dividend.

HUGH S. CHAMBERS, chartered accountant (Aust.), 40 Queen-street, Melbourne, C.I., co-Liquidator.
J. KENNETH HALL, chartered accountant (Aust.), 103 Queen-street, Melbourne, C.I., co-Liquidator.
 Hugh S. Chambers, chartered accountant (Aust.), and registered trustee, of 40 Queen-street, Melbourne, C.I. 7744

P. LEARMONTH & CO. LIMITED (IN LIQUIDATION).
 PURSUANT to section 196 of the Companies Act 1928, notice is hereby given that a General Meeting of the members of the above-named company will be held at the office of P. Learmonth and Co. Limited, Gray-street, Hamilton, on the fifteenth day of December, 1938, at the hour of a quarter-past Four o'clock in the afternoon, for the purpose of having laid before it an account of the winding up showing how the winding up has been conducted and the property of the company disposed of, and of hearing any explanation thereof.

Dated the 28th day of October, 1938.
J. H. DEEBLE, Liquidator.
 Westacott and Lord, solicitors, Hamilton. 7706

Companies Act 1928.
FRED SWALE PTY. LTD. (IN LIQUIDATION).
 NOTICE is hereby given that, in pursuance of section 196 of the Companies Act 1928, a General Meeting of shareholders of the above-named company will be held at 340 Collins-street, Melbourne, on the 28th day of November, 1938, at Two p.m., for the purpose of having laid before them an account showing the manner in which the winding up of the company has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated this 22nd day of October, 1938.
H. C. BRODERICK, Liquidator.
 H. C. Broderick, B.Com., A.I.C.A., 340 Collins-street, Melbourne. 7707

The Companies Act 1928.
ARARAT ESTATES PTY. LTD.
 NOTICE is hereby given that a Meeting of creditors of the above company will be held at 181 Barkly-street, Ararat, on Thursday, 10th November, 1938, at Twelve noon.
 At an Extraordinary General Meeting of the company, held at 181 Barkly-street, Ararat, on the 12th day of October, 1938, the following Resolutions were duly passed, and at a subsequent General Meeting of the members of the company, also duly convened and held at the same place on the 26th day of October, 1938, the following Resolutions were duly confirmed:—

That the company go into voluntary liquidation.
 That Charles F. Best be appointed liquidator of the company.

7703 **CHARLES F. BEST, Liquidator.**

The Companies Act 1928.—In the matter of **P. EMERY PROPRIETARY LIMITED (in Liquidation).**

A FIRST and Final Dividend is intended to be declared in this matter. Creditors who have not proved their debts by the 14th November, 1938, will be excluded.

Dated this 27th day of October, 1938.
A. L. SUTTON, Liquidator.
 440 Little Collins-street, Melbourne, C.I. 7809

The Companies Act 1928.
THE TARGAN ELECTRIC COMPANY PTY. LTD. (IN LIQUIDATION).

NOTICE TO CREDITORS OF INTENTION TO DECLARE DIVIDEND.
 NOTICE is hereby given that a Third and Final Dividend is intended to be declared in the above matter. Creditors who have not proved their debts by the 14th day of November, 1938, will be excluded from this dividend.

Dated this 26th day of October, 1938.
ERIC H. CLARK, Liquidator.
 Spry, Fookes, and Company, chartered accountants (Aust.), 405 Collins-street, Melbourne, C.I. 7760

NOTICE is hereby given that a Meeting of creditors of The Heelite Proprietary Limited will be held on the 10th November, at Eleven a.m., at 201 High-street, Prahran, S.I., in the State of Victoria.

R. T. BLAND, Liquidator.

Companies Act 1928.

SPA HOTEL LIMITED (IN LIQUIDATION).

NOTICE is hereby given, pursuant to section 196 of the Companies Act 1928, that a General Meeting of the members of the above-named company will be held at the offices of the liquidator, 440 Little Collins-street, Melbourne, on Saturday, the 3rd day of December, 1938, at Ten o'clock in the forenoon, for the purpose of having an account laid before the members showing the manner in which the winding up has been conducted, and hearing any explanation that may be given by the liquidator.

Dated this 27th day of October, 1938.
C. T. GOODE, Liquidator.
 C. T. Goode, liquidator, chartered accountant (Aust.), 440 Little Collins-street, Melbourne, C.I. 7808

NOTICE TO CREDITORS.—**RE ALEXANDER CHARLES McDONALD, DECEASED.**

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Alexander Charles McDonald, late of Darraveit Guim, in the State of Victoria, grazier, deceased (who died on the twentieth day of May, One thousand nine hundred and thirty-eight, and probate of whose last will was granted to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State, and Samuel McDonald, of Darraveit Guim aforesaid, grazier, two of the executors appointed by the said will (the other executor having renounced probate), are hereby required to send in particulars, in writing, of such claims to the said executors, care of Messrs. McNab and McNab, solicitors, Sydney-street, Kilmore, on or before the ninth day of January, One thousand nine hundred and thirty-nine; and notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Alexander Charles McDonald, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall then have had notice, and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated this twenty-fifth day of October, 1938.
MENAB & MENAB, of Sydney-street, Kilmore, proctors for the said executors. 7695

RE FRANCIS KEENAN, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Francis Keenan, late of Minyip, in the State of Victoria, retired farmer, deceased, intestate (who died on the seventeenth day of December, 1937, and letters of administration of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the tenth day of July, 1938, to John Keenan, of Minyip aforesaid, farmer), are hereby required to send particulars, in writing, of such claims to the said John Keenan, in care of the undersigned proctors, on or before the thirty-first day of December, 1938, after which date the said John Keenan will proceed to distribute the assets of the said Francis Keenan, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said John Keenan 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 twentieth day of October, 1938.
J. ALLAN ANDERSON & CO., Minyip, proctors for the said John Keenan. 7696

NOTICE TO CREDITORS AND OTHERS.

ALL persons having claims against the estate of Francis Robert Woodward, late of Benalla, retired farmer, deceased (who died on the 29th day of September, 1938, and letters of administration of whose estate were granted by the Supreme Court of Victoria on the 27th day of October, 1938, to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat), are requested to send particulars of such claims to the said company, on or before the 7th day of January, 1939, after which the said company will proceed to distribute the assets of the said deceased which shall have come to its hands among the persons entitled thereto, having regard only to the claims of which it shall then have had notice, and it will not be liable for the assets so distributed, or any part thereof, to any persons of whose claims it shall not have had notice.

Dated the 28th day of October, 1938.
F. TRENERRY BROWN & SON, solicitors, Benalla. 7607

NOTICE is hereby given that all persons having claims against the estate of Sydney Herbert William Crawford, late of 74 Alma-road, St. Kilda, in the State of Victoria, gentleman, deceased, intestate (who died on the first day of September, 1937, and of whose estate letters of administration were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the seventeenth day of October, 1938, to Ian Paull Fiddian, of 100 Queen-street, Melbourne, in the said State, solicitor, a creditor in the said estate), are hereby required to send particulars, in writing, of such claims to the said administrator, in care of the undersigned, on or before the fifteenth day of January, 1939, after which date the said administrator will proceed to distribute the said estate, or any part thereof, to or amongst the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall then have had notice, in writing. And notice is hereby further given that the said administrator will not be liable to any person of whose claim he shall not have had such notice as aforesaid.

Dated this thirty-first day of October, 1938.
REGINALD KELLY & FIDDIAN, 100 Queen-street, Melbourne, proctors for the administrator. 7749

NOTICE TO CREDITORS AND OTHERS.

PURSUANT to the *Trustee Act 1928*, notice is hereby given that all persons having any claims against the estate of Annie Esh Boyd, late of "Ingleby," 2 Heyington-place, Toorak, in the State of Victoria, widow, deceased (who died on the twenty-fourth day of January, 1938, and probate of whose will was granted by the Supreme Court of Victoria on the twenty-first day of October 1938, to The Trustees, Executors, and Agency Company Limited, of 401-403 Collins-street, Melbourne, in the said State, the sole executor named therein), are hereby required to send in particulars, in writing, of such claims to the said The Trustees, Executors, and Agency Company Limited, at its address aforesaid, on or before the third day of January, 1939. And notice is hereby also given that after the last-mentioned date the said The Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said Annie Esh Boyd, deceased, amongst the parties entitled thereto, having regard only to the claims of which it shall then have had notice; and the said The Trustees, Executors, and Agency Company Limited will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this twenty-sixth day of October, 1938.
LYNCH & MAUDONALD, 360 Collins-street, Melbourne, solicitors for the executor. 7754

PURSUANT to the provisions of the *Trustee Act 1928*, notice is hereby given that all persons having claims against the estate of Frank Harvey White, late of 47 Oakbank-street, Newport, in the State of Victoria, retired railway employee, deceased (who died on the 6th day of September, 1938, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 25th day of October, 1938, to Sabina White, of 47 Oakbank-street, Newport, in the said State, widow, the sole executrix appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executrix, care of John F. Carroll, solicitor, 4 Paisley-street, Footscray, on or before the 3rd day of January, 1939, after which date the said executrix will proceed to distribute the assets of the said deceased which shall have come into her hands amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and notice is hereby given that the said executrix will not be liable for the assets so distributed, or any part thereof, to any person of whose claim she shall not then have had notice as aforesaid.

Dated this 28th day of October, 1938.
JOHN F. CARROLL, LL.B., 4 Paisley-street, Footscray, proctor for the said executrix. 7704

NOTICE TO CREDITORS AND OTHERS.—RE ELIZA JANE HICKENBOTHAM, DECEASED.

PURSUANT to the *Trustee Act 1928*, notice is hereby given that National Trustees, Executors, and Agency Company of Australasia Limited, of Queen-street, Melbourne, in the State of Victoria, the executor named in and appointed by the will of Eliza Jane Hickenbotham, late of 239 Union-road, Surrey Hills, in the said State, widow, deceased (who died on the 31st day of August, 1938), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors to send to the said company, on or before the seventh day of January, 1939, full particulars, in writing, of their claims against the said estate, after which date the said company may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the 29th day of October, 1938.
T. W. BRENNAN, B.A., LL.B., 485 Bourke-street, Melbourne, proctor for the said executor. 7737

No. 277.—13788.—5

RE MARGARET GARRIOCH ALLAN, DECEASED.

PURSUANT to the provisions of the *Trustee Act 1928*, notice is hereby given that National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, having made application to the Registrar of Probates for a grant of letters of administration of the estate of Margaret Garrloch Allan, late of 5 Marwick-street, Flemington, spinster, deceased, intestate (who died on the 31st day of August, 1938), intends to convey or distribute the property of the said deceased to or among the persons entitled thereto, and it requires all persons interested to send to it the said company at its address aforesaid, particulars, in writing, of their claims in respect of the said property or against the estate of the said deceased, on or before the 12th day of January, 1939, after which date the said company will convey or distribute the property of the said deceased to or among the persons entitled thereto, having regard only to the claims of which it shall 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 have had notice at the time of conveyance or distribution.

Dated the 28th day of October, 1938.
COLE & O'HEARE, City Mutual Buildings, 465 Collins-street, Melbourne, proctors for the said company. 7709

RE ANN ALDERSON, late of Oakwood-avenue, Brighton, in the State of Victoria, widow, DECEASED.

PURSUANT to the provisions of the *Trustee Act 1928*, all creditors or other persons having any claim against the estate of the above-named Ann Alderson, deceased (probate of whose will and the two codicils thereto has been granted by the Supreme Court of Victoria to Herbert Henry Remfry Grove, of 132 Bay-road, Sandringham, in the said State, civil servant, and Herbert Keith Turner, of 427 Little Collins-street, Melbourne, in the said State, solicitor), are hereby required to send in particulars, in writing, of such claims to the said executors, care of the undersigned, on or before the 3rd day of January, 1939, after which date the said executors will 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 will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose claim they shall not then have had notice.

Dated this 25th day of October, 1938.
HERBERT TURNER & SON, 427 Little Collins-street, Melbourne, proctors for the executors. 7711

RE ALICE ULRICH COUCHMAN, late of 4 Denbigh Court, Denbigh-road, Armadale, in the State of Victoria, spinster, DECEASED.

PURSUANT to the provisions of the *Trustee Act 1928*, all creditors or other persons having any claim against the estate of the above-named Alice Ulrich Couchman, deceased (probate of whose will has been granted by the Supreme Court of Victoria to The Trustees, Executors, and Agency Company Limited, of 401-3 Collins-street, Melbourne, in the said State), are hereby required to send in particulars, in writing, of such claims to the said executor on or before the 3rd day of January, 1939, after which date the said executor will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice, and will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose claim it shall not then have had notice.

Dated this 25th day of October, 1938.
HERBERT TURNER & SON, 427 Little Collins-street, Melbourne, proctors for the executor. 7712

PURSUANT to the provisions of the *Trustee Act 1928*, notice is hereby given that all persons having claims against the estate of John Albert Trüdewind, late of Wodonga, in the State of Victoria, grazier, deceased, intestate (who died on the 27th day of July, 1936, and letters of administration of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the 8th day of February, 1937, to William Trüdewind, of Wodonga aforesaid, grazier), are hereby required to send particulars, in writing, of such claims to the said administrator, care of J. C. B. McKenzie-McHarg, solicitor, Sydney-street, Wodonga, on or before the third day of January, 1939, after which date the said administrator will proceed to distribute the assets of the said deceased which shall have come into his hands, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and notice is hereby given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this 28th day of October, 1938.
J. C. B. MCKENZIE-McHARG, LL.B., Sydney-street, Wodonga, and Dean-street, Albury, proctor for the administrator. 7757

RE MARY DENT DUTTON, DECEASED.

PURSUANT to the *Trustee Act 1928*, notice is hereby given that all persons having claims against the estate of Mary Dent Dutton, late of "Marathon," Peppin-street, Camberwell, in the State of Victoria, widow, deceased (who died on the thirty-first day of July, 1938, and probate of whose will was granted by the Supreme Court of Victoria, on the twenty-fifth day of October, 1938, to The Trustees, Executors, and Agency Company Limited, of Numbers 401-3 Collins-street, Melbourne, in the said State, and Edward Charles Rigby, of Number 60 Market-street, Melbourne aforesaid, solicitor, the executors appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of their under-mentioned solicitors, on or before the fourth day of January, 1939, 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 have had notice.

Dated the twenty-eighth day of October, 1938.

RIGBY & FIELDING, 60 Market-street, Melbourne, solicitors for the said executors. 7800

PURSUANT to the *Trustee Act 1928*, all persons having claims against the estate of David Oswald Nightingale, late of "Sevenoaks," 10 Edgecombe-street, Kew, in the State of Victoria, company officer, deceased (who died on the 22nd day of August, 1938, and probate of whose will was granted to The Trustees, Executors, and Agency Company Limited, of Number 401-3 Collins-street, Melbourne, in the said State, and Annie Ellinor Nightingale, of "Sevenoaks," 10 Edgecombe-street, Kew aforesaid, widow, on the 21st day of October, 1938), are hereby required to send particulars of such claims, in writing, to the said company, at its address above appearing, on or before the 4th day of January, 1939, after the expiration of which time the said executor and executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims of which they shall then have had notice.

Dated the 26th day of October, 1938.

PEARSON, EGGINGTON, & LEGGATT, of 440 Little Collins-street, Melbourne, proctors for the said executor and executrix. 7758

RE ELLA ADELAIDE BANKS, DECEASED.

PURSUANT to the *Trustee Act 1928*, notice is hereby given that all creditors, claimants, and other persons having claims upon or against the estate of Ella Adelaide Banks, late of 24 Lucknow-street, Ascot Vale, in the State of Victoria, married woman, deceased (who died on the first day of December, 1937, and letters of administration of whose estate were granted by the Supreme Court of Victoria, on the seventeenth day of September, 1938, to Frank Master-ton Banks, of 24, Lucknow-street, Ascot Vale aforesaid, tailor, husband of the said deceased), are hereby required to send particulars, in writing, of such claims to the said administrator, at the office of his solicitor, Mr. Allan E. Willox, of 422 Collins-street, Melbourne, on or before the fourth day of January, 1939, after which date the administrator will proceed to convey or distribute the assets of 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 administrator will not be liable to any creditor, claimant, or other person of whose claim he shall not have had such notice as aforesaid.

Dated the twenty-fifth day of October, 1938.

ALLAN E. WILLOX, Temple Court, 422 Collins-street, Melbourne, proctor for the said administrator. 7759

PURSUANT to the *Trustee Act 1928*, notice is hereby given that Edward George Creswick Teele, of 339 Collins-street, Melbourne, in the State of Victoria, public accountant, the executor of the will of Edmund Henry Chown, formerly of Delbridge-street, North Fitzroy, in the State of Victoria, general commission agent, but late of 172 McKean-street, North Fitzroy, in the said State, gentleman, deceased (who died on the sixth day of August, 1938), 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 Edward George Creswick Teele, care of Joske and Burbidge, solicitors, 428 Collins-street, Melbourne, in the said State, on or before the sixth day of January, 1939, after which date the said Edward George Creswick Teele will proceed to distribute the assets of the said Edmund Henry Chown, 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 Edward George Creswick Teele 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 the twenty-sixth day of October, 1938.

JOSKE & BURBIDGE, 428 Collins-street, Melbourne, proctors for the said Edward George Creswick Teele. 7801

PURSUANT to the *Trustee Act 1928*, notice is hereby given that all persons having claims against the estate of John Joseph Dillon, late of Lethbridge, in the State of Victoria, farmer, deceased, intestate (who died on the thirteenth day of July, 1938, and administration of whose estate was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twentieth day of October, 1938, to John Eric Dillon, of Bannockburn, in the said State, railway employee), are hereby required to send particulars, in writing, of such claims to the said John Eric Dillon, at the under-mentioned address, on or before the fifteenth day of January, 1939, after which date the said John Eric Dillon will proceed to distribute the assets of the said John Joseph Dillon, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said John Eric Dillon 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 the thirty-first day of October, 1938.

DOYLE & KERR, "The Exchange," Market-square, Geelong, proctors for the said John Eric Dillon. 7779

PURSUANT to the *Trustee Act 1928*, notice is hereby given that The Ballarat Trustees, Executors and Agency Company Limited, of Lydiard-street, Ballarat, the executor of the will of Mary Park Kerr, late of 212 Drummond-street north, Ballarat aforesaid, widow, deceased (who died on the 5th March, 1938), intends to distribute the real and personal property of the deceased amongst the persons entitled thereto, and requires all persons and creditors having claims against her estate to send to it particulars, in writing, of their claims on or before 6th January, 1939, after which date it will distribute the said property, having regard only to claims of which it has notice; and, further, that it will not be liable for the assets so distributed to any person of whose claim it has not then received notice.

Dated the 31st day of October, 1938.

BAIRD & CURWEN-WALKER, proctors, Ballarat. 7775

CREDITORS, next of kin, and all others having claims against the estate of the under-mentioned person are required to send particulars thereof to Francis Maguire Johnstone, care of the undersigned, on or before the 20th day of December, 1938, otherwise they may be excluded when the assets are being distributed:—

Name.—William Smith.

Usual Residence.—Lilydale-road, Healesville.

Description.—Wheelwright.

Date of death of deceased.—27th June, 1938.

Dated the 2nd day of November, One thousand nine hundred and thirty-eight.

MULLETT & LANGFORD, proctors, 395 Collins-street, Melbourne. 7770

NOTICE TO CREDITORS.—RE JOSEPH ABRAHAMS, DECEASED.

PURSUANT to the provisions of the *Trustee Act 1928*, notice is hereby given that all persons having any claims against the estate of Joseph Abrahams, late of 25 Crimea-street, St. Kilda, rabbi emeritus (who died on the 18th day of August, 1938, and probate of whose will was granted to Jacob Danglew, of Inverleith-street, St. Kilda, rabbi, and The Equity Trustees, Executors and Agency Company Limited, of 472 Bourke-street, Melbourne), are hereby required to send in particulars, in writing, to the above-named company before the tenth day of January, 1939; and notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Joseph Abrahams, deceased, which shall have come to the hands or possession of the said executors amongst the persons entitled thereto, having regard only to the claims of which the said executors shall have had notice, and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated the 1st day of November, 1938.

STRONGMAN & CROUCH, 379 Collins-street, Melbourne, solicitors for the executors. 7771

NOTICE is hereby given that all persons having claims in respect of the property or estate of Alice Lee, late of 1 Penton-road, Caulfield, in the State of Victoria, spinster, deceased (who died on the 7th day of August, 1938, and probate of whose will was granted by the Supreme Court of Victoria on the 27th day of September, 1938, to Eustace Menotti Flannagan, of 360 Collins-street, Melbourne, in the said State, solicitor), are hereby required to send particulars of such claims to the said Eustace Menotti Flannagan, at his above-mentioned address, on or before the third day of January, 1939, after which date it is the intention of the said Eustace Menotti Flannagan to convey or distribute such property or estate to or among the persons entitled.

Dated the 29th day of October, 1938.

PAVEY, WILSON, & COHEN, 360 Collins-street, Melbourne, proctors for the said Eustace Menotti Flannagan. 7708

RE JANE MARTHA GRAY MOORE, DECEASED.

HENRY WILKINSON MOORE, of Trafalgar, in the State of Victoria, farmer, and Elizabeth Jane Fortune of Nar Nar Goon, in the said State, widow, the executors of the will of Jane Martha Gray Moore, late of Trafalgar aforesaid, widow, deceased (who died on the 21st day of May, 1938), require all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to them, care of the under-mentioned proctors, on or before the 7th day of January, 1939, particulars, in writing, of such claims, after which date they 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 then have had notice.

Dated the 26th day of October, 1938.

GRAY & FRIEND, Warragul, proctors for the said executors. 7807

RE EVAN HOWELLS, DECEASED.

CLARENCE HOWELLS, of 17 Linda-street, Coburg, in the State of Victoria, assistant stationmaster, and Francis James Howells, of 50 Rosedale-road, Glen Iris, in the said State, accountant, the executors of the will of Evan Howells, late of Warragul, in the said State, news agent and stationer, deceased (who died on the 20th day of August, 1938), require all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to them, care of the under-mentioned proctors, on or before the 14th day of January, 1939, particulars, in writing, of such claims, after which date they 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 then have had notice.

Dated the 27th day of October, 1938.

GRAY & FRIEND, Warragul, proctors for the said executors. 7805

RE ELIZABETH McILRATH, DECEASED.

FREDERICK WILLIAM McILRATH and Norman Andrew McIlrath, both of Shady Creek, in the State of Victoria, farmers, the executors of the will of Elizabeth McIlrath, late of Shady Creek aforesaid, married woman, deceased (who died on the nineteenth day of September, 1938), require all creditors, next of kin, and others having claims against the property or estate of the said deceased to send to them, care of the under-mentioned proctors, on or before the 7th day of January, 1939, particulars, in writing, of such claims, after which date they 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 then have had notice.

Dated the 26th day of October, 1938.

GRAY & FRIEND, Warragul, proctors for the said executors. 7806

PURSUANT to the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of Frederick Herbert King, late of Greenland Dam, near Horsham, in the State of Victoria, farmer, deceased (who died on the 23rd day of August, 1938), and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 6th day of October, 1938, to Franz Erich Wollermann, of Wallup, in the said State, farmer), are hereby required to send particulars, in writing, of such claims to the said Franz Erich Wollermann, care of the undersigned, at his office hereunder mentioned, on or before the 7th day of January, 1939, after which date the said Franz Erich Wollermann will proceed to distribute the assets of the said Frederick Herbert King, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said Franz Erich Wollermann 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 25th day of October, 1938.

STEWART F. BROWN, Horsham, proctor for the said Franz Erich Wollermann. 7810

RE WILLIAM EDWARD COPE BATES, DECEASED.

PURSUANT to the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of William Edward Cope Bates, late of "Larino," Whitehorse-road, Deepdene, in the State of Victoria, director of companies, deceased (who died on the 17th day of September, 1938, and probate of whose will was granted by the Supreme Court of Victoria, on the twenty-first day of October, 1938, to William Robert Bates, of Number 12 Chatfield-avenue, Balwyn, in the said State, director), are hereby required to send particulars, in writing, of such claims to the said William Robert Bates, care of his under-mentioned solicitors, on or before the fourth day of January, 1939, after which date the said William Robert Bates will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice.

Dated the 27th day of October, 1938.

RIGBY & FELDING, 60 Market-street, Melbourne, solicitors for the executor. 7799

RE JOHN JAMES DUNSTAN, DECEASED.

PURSUANT to the *Trustee Act* 1928, notice is hereby given that The Trustees, Executors, and Agency Company Limited, of 401 Collins-street, Melbourne, the executor of the will of John James Dunstan, late of 1 Powlett-street, Heidelberg, retired metallurgist, deceased (who died on the 22nd day of August, 1938), 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 10th day of January, 1939, particulars, in writing, of their claims against the said estate, after which date the said company 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 it shall then have had notice.

Dated the 27th day of October, 1938.

HENDERSON & BALL, 430 Little Collins-street, Melbourne, proctors for the executor. 7795

ALL persons having claims against the estate of Catherine Mary Coad, late of 320 Dawson-street, Ballarat, spinster, deceased, probate of whose will has been granted to Agnes Coad, of Dawson-street south, Ballarat, widow, and Walter Maddern, of Lydiard-street, Ballarat, estate agent, the executrix and executor thereby appointed, are hereby required to send particulars thereof, in writing, to the said executrix and executor, care of the said Walter Maddern, on or before the 22nd day of December, 1938, after which date the said executrix and executor will proceed to convey and distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated the 27th day of October, 1938.

CLARKE & GAVAN DUFFY, solicitors, 52 Lydiard-street, Ballarat. 7692

NOTICE TO CLAIMANTS.—RE MARGARET EDITH HILL, DECEASED.

PURSUANT to the *Trustee Act* 1928, notice is hereby given that all persons having claims against the estate of Margaret Edith Hill, late of 37 Sims-street, Sandringham, in the State of Victoria, married woman, deceased (who died on the second day of September, 1938, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 24th day of October, 1938, to The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company Limited, at its above-mentioned address, on or before the fourth day of January, 1939, after which date the said The Equity Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall have had notice as aforesaid.

Dated this twenty-fifth day of October, 1938.

MUIR & HOBSON, of 485 Bourke-street, Melbourne, proctors for the executor. 7802

In the Supreme Court of the State of Victoria.—*Fi. Fa.*—**N**OTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria and directed to the Sheriff requiring him to levy certain moneys of the real and personal estate of Mary Colton, "Wyuna," Heppburn Springs, widow, the said Sheriff will, on Thursday, the third day of November, 1938, at the hour of Three o'clock in the afternoon, cause to be sold at Police Station, Daylesford (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—All the right, title, estate, and interest (if any) of the said Mary Colton in and to 1 Ronisch piano, 1 drop-head Singer sewing machine.

N.B.—Terms: Cash. No cheques taken.

Dated at Daylesford this 28th day of October, 1938.

W. O'CONNELL, Senior Constable, 5591, Sheriff's Officer. 7705

MINING NOTICES.

Companies Act 1928.—In the Matter of SEYMOUR COAL MINES LIMITED (in Liquidation).

NOTICE is hereby given that a General Meeting of shareholders in the above-named company will be held at the office of the liquidator, 70 Elizabeth-street, Melbourne, on Monday, the fifth day of December, 1938, at Eleven o'clock in the forenoon.

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* 1928.

7756

R. A. RANKIN, Liquidator.

SAXON MONTANA SILVER LEAD DEVELOPMENT NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of the shareholders in the above company will be held at its registered office, National Mutual Building, 395 Collins-street, Melbourne, on Monday, 28th November, 1938, at Three p.m.

BUSINESS.

- To consider, and if thought fit, to authorize the voluntary liquidation of the company, in pursuance of section 408 of the *Companies Act 1928*.
- To determine how the books and documents of the company shall be disposed of.
- To confirm the Minutes of the Meeting.

Dated this 27th day of October, 1938.

By order of the Board,

7743 C. CAMERON, Manager.

KING ISLAND TIN LODES NO LIABILITY.

NOTICE is hereby given that a Call (the 11th) of Three pence (3d.) per share (making the shares 4s. 9d. paid up), has been made upon the contributing shares in the above company, due and payable at the registered office, 4 Bank-place, Melbourne, on Wednesday, the 9th November, 1938.

Dated at Melbourne this 31st day of October, 1938.

By order of the Board,

7702 H. C. COGGINS, Legal Manager.

GUILDFORD PLATEAU GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 64th) of Two pence per share has been made upon all the shares in the company (making the amount now called up equal to 20s. 2d. per share), due and payable at the registered office, 125 Queen-street, Melbourne, on Wednesday, 9th November, 1938.

By order of the Board,

7713 E. ARNOLD, Manager.

MOONLIGHT VALLEY GOLD NO LIABILITY.

NOTICE is hereby given that a Call (No. 3) of Three pence per share, making shares paid up to 6s. 3d., has been made on contributing shares in the above-named company, due and payable at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 9th November, 1938.

By order of the Board,

7714 R. W. STRINGER, Manager.

ARGUS HILL CHEWTON GOLD NO LIABILITY.

NOTICE is hereby given that a Call (the 14th) of Three pence per share, making shares paid up to 5s. 9d., has been made on contributing shares in the above-named company, due and payable at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 9th November, 1938.

By order of the Board,

7715 FRANK COOPER, Manager.

LITTLE 180 GOLD MINE NO LIABILITY.

NOTICE is hereby given that a Call (No. 46) of Three pence per share, making shares paid up to 16s., has been made on contributing shares in the above-named company, due and payable at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 9th November, 1938.

By order of the Board,

7716 FRANK COOPER, Manager.

SOUTH NEW MOON NO LIABILITY.

NOTICE is hereby given that a Call (No. 21) of Three pence per share, making shares paid up to 9s., has been made on contributing shares in the above-named company, due and payable at the registered office, Temple Court, 422 Collins-street, Melbourne, on Wednesday, 9th November, 1938.

By order of the Board,

7717 ALFRED J. PHILLIPS, Manager.

NORTH WATTLE GULLY GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 26th) of Six pence per share has been made on the contributing shares of the company, numbered 20,001 to 60,000 (making such shares paid up to 10s. 3d. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, 9th November, 1938.

F. H. TADGELL, Manager.

Dickenson and Tadjell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7710

NORTH NELL GWYNNE GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 23rd) of Three pence per share has been made on the contributing shares of the company, numbered 15,001 to 60,000 (making such shares paid up to 10s. each) due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, 9th November, 1938.

F. H. TADGELL, Manager.

Dickenson and Tadjell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7721

EUREKA VINEYARD GOLD NO LIABILITY.

NOTICE is hereby given that a Call (the 17th) of Six pence per share has been made on the contributing shares of the company, numbered 20,001 to 60,000 (making such shares paid up to 8s. 3d. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, 9th November, 1938.

F. H. TADGELL, Manager.

Dickenson and Tadjell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7725

WHITE HORSE GOLD MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 13th) of Three pence per share has been made on the contributing shares of the company, numbered 20,001 to 60,000 (making such shares paid up to 5s. 9d. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, 9th November, 1938.

F. H. TADGELL, Manager.

Dickenson and Tadjell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7725

WATTLE GULLY EXTENDED NO LIABILITY.

NOTICE is hereby given that a Call (the 21st) of Three pence per share has been made on the contributing shares of the company, numbered 20,001 to 60,000 (making such shares paid up to 9s. 3d. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, 9th November, 1938.

F. H. TADGELL, Manager.

Dickenson and Tadjell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7727

MONTANA SILVER LEAD NO LIABILITY.

NOTICE is hereby given that a Call (the 4th) of Three pence per share, has been made on the contributing shares of the company (making such shares paid up to 3s. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, 9th November, 1938.

F. H. TADGELL, Manager.

Dickenson and Tadjell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7729

PRECIOUS METALS RECOVERY NO LIABILITY.

NOTICE is hereby given that a Call (the 8th) of Six pence per share has been made on the contributing shares of the company, numbered 5,001 to 25,000 (making such shares paid up to 8s. 6d. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, 9th November, 1938.

F. H. TADGELL, Manager.

Dickenson and Tadjell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7730

NEW LONG TUNNEL GOLD MINES N. L.

NOTICE is hereby given that a Call (161st) of One penny (1d.) per share on all shares in the company has been made, due and payable to the legal manager at the office of the company, 5th Floor, 84 William-street, Melbourne, on Wednesday, the 9th November, 1938.

By order of the Board,

E. C. CANDY, Legal Manager.

Melbourne, 31st October, 1938. 7731

CHEWTON PROSPECTING SYNDICATE N. L.

NOTICE is hereby given that a Call (the 3rd) of One penny per share (1d.) (making shares 1s. 3d. paid up) has been made on the contributing shares in the increased capital of the above company, due and payable at the registered office of the company, 31 Queen-street, Melbourne, on Wednesday, 9th November, 1938.

By order of the Board,

JOHN W. BARRETT, Manager.

7735

TONGKAH COMPOUND No. 4 NO LIABILITY.

NOTICE is hereby given that a Call (the 6th) of One shilling per share (making shares 9s. paid up), has been made upon the contributing shares in the above company, due and payable to me at the registered office of the company, National Mutual Building, 395 Collins-street, Melbourne, on Wednesday, 9th November, 1938.

By order of the Board,

C. CAMERON, Manager.

7741

STUART MILL ALLUVIAL GOLD NO LIABILITY.

NOTICE is hereby given that a Call (the 6th) of One shilling per share has been made on the contributing shares of the company, numbered 1 to 10,000 (making such shares paid up to 21s. each), due and payable at the registered office of the company, 46 Queen-street, Melbourne, on Wednesday, 9th November, 1938.

F. H. TADGELL, Manager.

Dickenson and Tadjell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7728

NORTH CHEWTON GOLD MINES N. L.

NOTICE is hereby given that a Call (the 7th) of Three pence per share (making shares 3s. 9d. paid up) has been made upon the capital of the company, due and payable at the registered office of the company, 430 Little Collins-street, Melbourne, on Wednesday, the 9th day of November, 1938.

By order of the Board,
A. E. LLEWELLYN, Manager

7750

BUNINYONG RAND MINES NO LIABILITY.

NOTICE is hereby given that a Call (the 16th) of Six pence per share (making shares 10s. paid up) has been made upon the capital of the company, due and payable at the registered office of the company, 430 Little Collins-street, Melbourne, on Wednesday, the 9th day of November, 1938.

By order of the Board,
A. E. LLEWELLYN, Manager

7751

CHEWTON GOLD MINES N. L.

NOTICE is hereby given that a Call (the 33rd) of Three pence per share (making shares 10s. 3d. paid up) has been made upon the capital of the company, due and payable at the registered office of the company, 430 Little Collins-street, Melbourne, on Wednesday, the 9th day of November, 1938.

By order of the Board,
A. E. LLEWELLYN, Manager.

7752

HERCULES GOLD MINING COMPANY NO LIABILITY.

A CALL (the 26th) of Three pence per share has been made on the capital of the company (making the shares paid to Seven shillings and three pence), due and payable at the company's office, 379 Collins-street, Melbourne, on Wednesday, 9th November, 1938.

H. L. STEWART,
(J. G. Stanfield & Stewart), Manager.

7761

IRONBARK GOLD MINING COMPANY NO LIABILITY.

A CALL (the 80th) of Three pence per share has been made on the capital of the company (making the shares paid to Twenty shillings and nine pence), due and payable at the company's office, 379 Collins-street, Melbourne, on Wednesday, 9th November, 1938.

H. L. STEWART
(J. G. Stanfield & Stewart), Manager.

7762

IRONBARK SOUTH GOLD MINING COMPANY
NO LIABILITY.

A CALL (the 40th) of Three pence per share has been made on the capital of the company (making the shares paid to Twelve shillings and nine pence), due and payable at the company's office, 379 Collins-street, Melbourne, on Wednesday, 9th November, 1938.

H. L. STEWART
(J. G. Stanfield & Stewart), Manager.

7763

NEW STAR OF THE WEST G.M. N. L.

NOTICE.—A Call (35th) of One penny per share has been made on the increased capital of the company, due and payable at the company's office, Scottish House, 90-92 William-street, Melbourne, on Wednesday, 9th November, 1938.

JOHN DITCHEBURN, Manager.

7768

GLEESONS AMALGAMATED GOLD MINES
NO LIABILITY

NOTICE.—A Call (20th) of Two pence per share has been made on the capital of the company, due and payable at the company's office, Scottish House, 90-92 William-street, Melbourne, on Wednesday, 9th November, 1938.

JOHN DITCHEBURN, Manager.

7769

KONG MENG GOLD REEFS NO LIABILITY.

NOTICE.—A Call (the 16th) of One penny per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th November, 1938.

J. J. STANISTREET
(McCull, Rankin, and Stanistreet), Manager.

7784

SOUTH WATTLE GULLY COMPANY NO LIABILITY.

NOTICE.—A Call (the 17th) of Three pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, the 9th November, 1938.

J. J. STANISTREET
(McCull, Rankin, and Stanistreet), Manager.

7785

SOUTH NELL GWYNNE GOLD MINING COMPANY NO
LIABILITY.

NOTICE.—A Call (the 2nd) of Three pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th November, 1938.

J. J. STANISTREET
(McCull, Rankin, and Stanistreet), Manager.

7786

NORTH DEBORAH MINING COMPANY NO LIABILITY.

NOTICE.—A Call (the 11th) of Four pence per share has been made on the capital of this company, due and payable at the company's office, Charing Cross, Bendigo, on Wednesday, 9th November, 1938.

J. J. STANISTREET
(McCull, Rankin, and Stanistreet), Manager.

7787

L'AIGLON GOLD AND TIN SYNDICATE N. L.

CALL-NOTICE.

NOTICE is hereby given that a Call (the 2nd) of One pound per share (making shares paid up to Four pounds each), has been made on the contributing shares in the above company, due and payable at the registered office of the company, 422 Collins-street, Melbourne, on Wednesday, the 9th day of November, 1938.

By order of the Board,
H. W. PERCIVAL, Manager.

Temple Court, 422 Collins-street, Melbourne, 28th October, 1938. 7794

WATTLE GULLY UNITED N. L.

NOTICE OF CALL.

NOTICE is hereby given that a Call (the 12th) of Three pence per share has been made upon the capital of the company, same to be due and payable at the office of the company, 173 Barker-street, Castlemaine, on Wednesday, 9th November, 1938.

By order of the Board,
H. S. ARCHDALL, Legal Manager.

7798

NEW PYRENEES ALLUVIALS NO LIABILITY.

ALL shares on which the July Call (the 6th) of 1d. per share, or previous Calls, remain unpaid are forfeited, and will be sold by public auction at the Stock Exchange Hall, Little Collins-street, Melbourne, on Thursday, the 10th day of November, 1938, at a quarter to Twelve a.m., unless previously redeemed.

E. E. CONNOLLY, Manager. 7803
54 Market-street, Melbourne.

NORTH WATTLE GULLY GOLD MINES NO LIABILITY.

ALL shares upon which the 25th (October) Call of Three pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 10th November, 1938, at a quarter to Twelve a.m., unless previously redeemed.

F. H. TADGELL, Manager.
Dickenson and Tadgell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7718

NORTH NELL GWYNNE GOLD MINES NO LIABILITY.

ALL shares upon which the 22nd (October) Call of Six pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 10th November, 1938, at a quarter to Twelve a.m., unless previously redeemed.

F. H. TADGELL, Manager.
Dickenson and Tadgell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7720

EUREKA VINEYARD GOLD NO LIABILITY.

ALL shares upon which the 16th (October) Call of Three pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 10th November, 1938, at a quarter to Twelve a.m., unless previously redeemed.

F. H. TADGELL, Manager.
Dickenson and Tadgell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7722

WHITE HORSE GOLD MINES NO LIABILITY.

ALL shares upon which the 12th (October) Call of Three pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 10th November, 1938, at a quarter to Twelve a.m., unless previously redeemed.

F. H. TADGELL, Manager.
Dickenson and Tadgell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7724

WATTLE GULLY EXTENDED NO LIABILITY.

ALL shares upon which the 20th (October) Call of Six pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 10th November, 1938, at a quarter to Twelve a.m., unless previously redeemed.

F. H. TADGELL, Manager.
Dickenson and Tadgell, chartered accountants (Aust.), 46 Queen-street, Melbourne. 7726

ROMA NORTH OIL COMPANY NO LIABILITY.
NOTICE is hereby given that all shares forfeited for non-payment of the 21st Call of 1d. per share (due 12th October, 1938) will be sold by public auction at the vestibule of the Stock Exchange of Melbourne, on Friday, the 11th day of November, 1938, at a quarter to Twelve o'clock in the forenoon, unless previously redeemed.
 By order of the Board,
 7732 L. B. TOMLINS, Legal Manager.

KALIMNA OIL COMPANY NO LIABILITY.
NOTICE is hereby given that all shares forfeited for non-payment of the 23rd Call of 1d. per share (due 12th October, 1938) will be sold by public auction at the vestibule of the Stock Exchange of Melbourne, 422 Little Collins-street, Melbourne, on Friday, the 11th day of November, 1938, at a quarter to Twelve o'clock in the forenoon, unless previously redeemed.
 By order of the Board,
 7733 L. B. TOMLINS, Legal Manager.

BORNEO GOLD EXPLORATIONS NO LIABILITY.
NOTICE is hereby given that all shares forfeited for non-payment of the 4th Call of 5s. per share (due 12th October, 1938) will be sold by public auction at the vestibule of the Stock Exchange of Melbourne, on Friday, the 11th day of November, 1938, at a quarter to Twelve o'clock in the forenoon, unless previously redeemed.
 By order of the Board,
 7734 HADDON A. SMITH, Legal Manager.

TONGKAIH COMPOUND No. 4 NO LIABILITY.
NOTICE is hereby given that all shares forfeited for non-payment of the 5th (October, 1938) Call of One shilling per share will be sold by public auction at the Stock Exchange Hall, Little Collins-street, Melbourne, on Friday, 11th November, 1938, at a quarter to Twelve o'clock a.m., unless the said Call be previously paid.
 By order of the Board,
 7742 C. CAMERON, Manager.

MAYFAIR GOLD MINE NO LIABILITY.
NOTICE is hereby given that all shares in Mayfair Gold Mine N.L. forfeited for non-payment of the 4th Call of 6d. per share (which was due and payable on the 8th June, 1938) will be sold by public auction in the vestibule of the Stock Exchange of Melbourne, on Thursday, 10th November, 1938, at a quarter to Twelve a.m., if not redeemed by payment of the above Call on or before the day previous to the day of the sale.
 By order of the Board,
 GUY N. MOORE, Manager.
 360 Collins-street, Melbourne, 27th October, 1938. 7755

NORTH Blue Mining Company No Liability, Positive Sale.
 —All shares (Nos. 1 to 64,500) upon which the 23rd Call of Three pence per share remains unpaid will be sold by public auction at the Stock Exchange, Charing Cross, Bendigo, on Tuesday, 15th November, 1938, at Four o'clock p.m., unless the call and expenses be previously paid to me.—
 A. G. PALMER, Manager. 7783

L'AIGLON GOLD AND TIN SYNDICATE N. L.
FORFEITURE NOTICE.
NOTICE is hereby given that all shares forfeited for the non-payment of the 1st Call of One pound per share (due 12th October, 1938), will be sold by public auction at the vestibule of the Stock Exchange of Melbourne, on Friday, the eleventh day of November, 1938, at a quarter to Twelve in the forenoon, unless previously redeemed.
 By order of the Board,
 H. W. PERCIVAL, Manager.
 422 Collins-street, Melbourne, 28th October, 1938. 7796

WATTLE GULLY UNITED N. L.
NOTICE OF FORFEITED SALE.
NOTICE is hereby given that a sale of shares forfeited for the non-payment of the 11th and previous Calls will be held at the Stock Exchange Hall, Melbourne, on Thursday, 10th November, 1938, at a quarter to Twelve a.m., when the shares will be sold by public auction, unless previously redeemed.
 By order of the Board,
 7797 H. S. ARCHDALL, Legal Manager.

CHRWTON GOLD MINES NO LIABILITY.
ITHE undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the twenty-eighth day of October, One thousand nine hundred and thirty-eight, resolved on. The mode adopted for the increase is by raising the amount of each of the 85,000 shares existing in the company from Ten shillings to One pound.
 Dated this twenty-eighth day of October. One thousand nine hundred and thirty-eight.
 A. E. LEWELLYN, Manager of the above-named company.
 430 Little Collins-street, Melbourne. 7753

Seventh Schedule.
MATAKANA GOLD NO LIABILITY.
INCREASE OF CAPITAL.

ITHE undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the 17th day of October, 1938, resolved on.
 The mode adopted for the increase is by issuing 4,000 new 10 per cent. cumulative preference participating shares of £1 each (such shares to carry a cumulative preference dividend of 10 per cent. per annum, and in addition participate with ordinary shares *pro rata* for any dividend paid on the ordinary shares) in addition to the 3,000 ordinary shares of £1 each now existing in the company.
 Dated this 17th day of October, 1938.
 E. L. BARRETT, Manager of the above-named company.
 HAL SHEPPARD } Directors of the above-named company.
 V. T. EKBERG } 7767

IMPOUNDINGS.

ARCHIE'S CREEK.—Impounded in Archie's Creek Pound.
 1 Jersey cow, aged, one shelled horn, two raddle marks over the back, no visible brand
 If not claimed and expenses paid, to be sold on 17th November, 1938.
 L. G. MILNES,
 7781—4/8 Poundkeeper.

BALLARAT.—Impounded in Ballarat City Pound.
 1 Jersey cow, white belly, like W right rump
 1 Jersey cow, like BF right rump
 1 red cow, like OO right rump
 If not claimed and expenses paid, to be sold on 8th November, 1938.
 1 aged bay mare, hind feet white, white face, shod
 If not sold and expenses paid, to be sold on 11th November, 1938.
 C. J. BARKER,
 7776—7/4 Poundkeeper.

BALLARAT.—Impounded in Ballarat Shire Pound.
 1 black draught mare, star and snip, hind coronets white, no visible brand
 If not claimed and expenses paid, to be sold on 17th November, 1938.
 J. T. WILSON,
 7777—4/8 Poundkeeper.

CASTERTON.—Impounded at Casterton by the Ranger, from town.
 No. 197. Jersey cross poddy heifer, back notch near ear, punch hole off ear split out, like R reversed near rump
 No. 198. Brown and white spotted cow, JR 5 over 43 off neck
 No. 199. Jersey bull, no visible brand
 If not claimed and expenses paid, to be sold on 17th November, 1938.
 ROY GRINHAM,
 7790—7/4 Poundkeeper.

CHETWYND.—Impounded at Chetwynd by W. Penrose, of Moree, on 29th October, 1938.
 4 two-tooth Lincoln wethers, back notch in left ear, no visible brand
 1 merino wether, full-mouth, like a red brand on rump
 If not claimed and expenses paid, to be sold on 12th November, 1938.
 RICHARD CASS,
 7773—6/ Poundkeeper.

COBURG.—Impounded at Coburg.
 1 bay light mare, blazed face, near hind fetlock white, off front coronet white, apple knee, like HC on near shoulder.
 If not claimed and expenses paid, to be sold on 16th November, 1938.
 D. JENKINS,
 7774—4/8 Poundkeeper.

LANCEFIELD.—Impounded at Lancefield.
 1 brown mare, aged, four black points, S near shoulder
 If not claimed and expenses paid, to be sold on 18th November, 1938.
 E. J. WHITE,
 7772—4/ Poundkeeper.

MAFFRA.—Impounded by J. A. Mitchelmore.

1 yellow heifer, like faint A off rump
 1 roan steer, slit off ear, piece out front near ear, no visible brand
 1 brindle cow, notch out back off ear, like C in circle off rump
 1 black heifer, notch out front and back both ears
 If not claimed and expenses paid, to be sold on 11th November, 1938.

CHAS. CAMERON,
 Poundkeeper.

7765—6/8

MERBEIN.—Impounded at Merbein.

1 brown horse, light sort, small split near ear, no visible brand
 If not claimed and expenses paid, to be sold on 17th November, 1938.

E. CHAMBERLAIN,
 Poundkeeper.

7788—4/

MERINO.—Impounded at Merino by the Ranger.

1 bay light draught horse, off hind foot white, white on face, NIG near shoulder
 If not claimed and expenses paid to be sold on 10th November, 1938.

W. DAVIS,
 Poundkeeper.

7782—4/8

REDCLIFFS.—Impounded at Redcliffs.

1 chestnut pony mare, blazed face, off hind foot white, no visible brand
 If not claimed and expenses paid, to be sold on 17th November, 1938.

D. J. CHARLES,
 Poundkeeper.

7789—4/8

SALE.—Impounded by J. Glass, from his property at Longford, near Sale.

68 sheep, some like m near ribs, others like K on shoulder
 If not claimed and expenses paid, to be sold on 4th November, 1938.

W. WARE,
 Poundkeeper.

7764—1/8

SOUTH BARWON.—Impounded in South Barwon Pound, by Ranger Hooper.

1 light Jersey heifer, AS on rump
 If not claimed and expenses paid, to be sold on 16th November, 1938.

M. S. HOOPER,
 Poundkeeper.

7778—4/8

STRATFORD.—Impounded at Stratford by E. Rawson.

1 red and white heifer, notch out front and back both ears, no visible brand
 1 light-red heifer, notch out front and back both ears, no visible brand
 1 red heifer, top off and quarter out both ears, no visible brand
 1 roan and white steer, fork out off ear, no visible brand
 1 mottled faced steer, white belly, fork out off ear, no visible brand
 1 red heifer, star, white both flanks, like HD joined off rump, top off both ears, V piece near ear
 If not claimed and expenses paid, to be sold on 14th November, 1938.

W. J. MILDENHALL,
 Poundkeeper.

7766—10/

SWAN HILL.—Impounded at Swan Hill, by S. G. Russell, Ranger.

1 bay filly, draught, near fore and both hind feet white, star and stripe, no visible brand
 If not claimed and expenses paid, to be sold on 18th November, 1938.

R. COCKERELL,
 Poundkeeper.

7791—5/4

TRARALGON.—Impounded at Traralgon on 25th October, 1938, by Road Ranger, from Glengarry roads.

1 brindle heifer, chain on neck, no visible brand
 If not claimed and expenses paid, to be sold on 21st November, 1938.

H. F. DU VE,
 Poundkeeper.

7780—4/8

WOOLAMAI.—Impounded in Woolamai Pound.

1 yearling Red Poll heifer, no visible brand
 1 Jersey cow, second calf, no visible brand
 1 black and white yearling bull, no visible brand
 3 yearling Jersey-Ayrshire cross heifers, no visible brand
 2 Jersey yearling heifers, no visible brand
 If not claimed and expenses paid, to be sold on 19th November, 1938.

JOHN H. FOOTITT,
 Poundkeeper.

7792—6/8

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