

VICTORIA

GOVERNMENT GAZETTE.

Dublished by Authority.

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

No. 47]

WEDNESDAY, FEBRUARY 16.

[1938

The Game Acts.

SANCTUARY FOR NATIVE GAME AT THE MELBOURNE GENERAL CEMETERY.

PROCLAMATION

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

THE Governor of the State of Victoria, in the Common-I THE Governor of the State of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Game Acts, and all other powers me enabling in that behalf, do by this Proclamation direct that the parts of Victoria within the boundaries hereinafter described shall be localities in which, from the first day of January to the thirty-first day of December (both days inclusive) in each year, it shall be unlawful for any persons to kill or destroy any native game included in the Third Schedule to the Game Act 1928:-

PARTS OF VICTORIA REFERRED TO.

All that piece of land in the Parish of Jika Jika, County of Bourke, known as the Melbourne General Cemetery, containing 105 acres or thereabouts and more particularly described as follows:-

Commencing at the junction of the south-western corner of Macpherson-street, Carlton, and the eastern boundary of Prince's Park; thence bounded on the north by Macphersonstreet, on the east by Lygon-street, on the south by Cemeteryroad east and College-crescent, and on the west by Prince's Park.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fifteenth day of February, 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.

HUNTINGFIELD.

By His Excellency's Command,

H. S. BAILEY. Chief Secretary. Fire Brigades Act 1928

DIMINUTION OF FIRE DISTRICT.

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, whenever the Metropolitan Fire Brigades Board or the Country Fire Brigades Board certifies that it is necessary or desirable that any specified portion of the metropolitan fire district or of any country fire district (as the case may be) be excised therefrom, the Governor in Council may by Proclamation in the Government Gozette declare that such portion shall be excised accordingly, and that thereupon such specified portion shall for the purposes of the said Act no longer be included in or be part of such metropolitan or country fire district: And whereas the Country Fire Brigades Board has certified that it is necessary and desirable that the portion of the Eastern Fire District set forth hereunder be excised from such Fire District: 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 (2) of the Fire Brigades Act 1928, do hereby declare that the portion of the said Eastern Fire District set forth hereunder shall be excised from such Fire District, viz .:-

Eastern Fire District-The Township of Warburton.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fifteenth day of February, 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.

HUNTINGFIELD.

By His Excellency's Command,

H. S. BAILEY. Chief Secretary.

GOD SAVE THE KING!

GOD SAVE THE KING!

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 is 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 Gacette 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. HERFAS by the Fire Brigades Act 1928 is is amongst

EASTERN FIRE DISTRICT.

Shire of Korumburra.-Township and Parish of Korumburra,

Shire of Korumburra.—Township and Parish of Korumburra, Counties of Buln Buln and Mornington: Commencing at the south-west angle of allotment 26, Parish of Korumburra; bounded thence by the southern boundary of the said allotment 26 easterly to the Korumburra-Warragul road; thence across the said road easterly to the south-west angle of allotment 27; thence by the boundary of the Township of Korumburra easterly, southerly, south-westerly, and generally westerly to the south-east angle of allotment 90c, Parish of Korumburra; thence by a direct line bearing north-westerly to the south-west angle of allotment 89; and thence by a road bearing northerly to the commencing point.

Shire of Upper Yarra.—Parishes of Warburton and Yuonga, County of Evelyn: Commencing at the south-east angle of allotment 17, Parish of Warburton; thence by that allotment bearing westerly to the south-east angle thereof; thence by allotment 16 bearing southerly to the south-east angle thereof, by the south boundary of allotment 16 a line, and again by the south boundary of allotment 16 allotment and again by the south boundary of allotment 16 allotment 18 bearing northerly and westerly to the north-west angle thereof; and thence by the boundary of the Township of Warburton and allotment 116, Township of Warburton bearing westerly to the south-west angle of allotment 13; thence by the west boundary of allotment 116 bearing southerly to the south-west angle of allotment 13; thence by the west boundary of allotment 116 bearing southerly to the south-west angle of allotment; thence by allotment 112, Township of Warburton, bearing west to the north-west angle thereof; thence by a road bearing north-westerly to the south-east angle of allotment 122. Parish of Warburtor the south-west angle of the latter allotment; thence by allotment 112. Township of Warburton, bearing west to the north-west angle thereof; thence by a road bearing north-westerly to the south-east angle of allotment 12L, Parish of Warburton; thence by that allotment and a line bearing west to the east boundary of allotment 12e; thence by that allotment bearing south and west to the south-west angle thereof; thence by allotment 12E bearing south to the south-east angle thereof; thence by the said allotment 12E bearing morth to bearing west to the south-west angle of the latter allotment; thence by the said allotment 12B bearing north to the south-east angle of allotment 12L; thence by that allotment and allotment 4C bearing west to the south-west angle of the latter allotment; thence by a line and the east boundaries of allotment 77F bearing north to the north-east angle of the latter allotment; thence by the said allotment 77F, bearing west and south to the north-east angle of allotment 77G; thence by that allotment bearing west and south-westerly to the south-west angle thereof; thence by a line bearing west to the east boundary of allotment 1; thence by that boundary and a line in continuation thereof bearing northerly to the Yarra River; and thence by that river bearing generally easterly to a point in line with the east boundary of allotment 17, Parish of Yuonga; thence by a line and that boundary bearing northerly to the Melbourne and Mctropolitan Board of Works aqueduct; thence by the aqueduct bearing easterly and north-easterly to the Yarra River; thence by that river bearing the west boundary of allotment 23; thence by that road and a line in continuation thereof bearing south-westerly to a point in line in continuation thereof bearing southerly to the Yarra River; thence by that river bearing south-westerly to a point in

line of the north-eastern boundary of allotment 17B. Parish of Warburton; thence by a line, that boundary, and a line hearing south-easterly to the north-west angle of allotment 17D; and thence by that allotment and allotment 18A bearing southerly to the commencing point.

NORTH CENTRAL FIRE DISTRICT.

Shire of Wycheproof .-- Town of Wycheproof, and Parishes of Shire of Wycheproof.—Town of Wycheproof, and Farishes of Bunguluke and Wycheproof: Boundary comprising the circumference of a circle having a radius of one mile, and having for its centre the south-eastern angle of the Reserve for Educational purposes in the Town of Wycheproof.

Township of Sea Lake and Parish of Burupga: Boundary comprising the circumference of a circle having a radius of one mile, and having for its centre the south-western angle of allotment 11 of section 2. Township of Sea Lake.

WESTERN FIRE DISTRICT.

Western Fire District.

Shire of Wannon.—Town of Coleraine. Parishes of Coleraine and Konong Wootong. County of Dundas: Commencing at the north-eastern angle of allotment 12 of section 2, Parish of Coleraine; thence south by the east boundaries of allotments 11. 21, and 20, and south-easterly by the east boundary of allotment 32, and south by the east boundaries of allotments 33, 34, and 35 to the south-eastern angle of the last-mentioned allotment; thence west by a road, the south boundary of the Town of Coleraine, and the south boundaries of allotments 10 and 12 of section 1, to the south-western angle of the last-mentioned allotment; thence north by a road forming the west boundaries of allotments 12, 11, 5, and 4, to the Koroite Creek; thence generally in a northerly and easterly direction by that creek to the west boundary of the Town of Coleraine; thence north by the west boundary of the Town of Coleraine; thence north by the west boundary of the Town of Coleraine; thence north by the west boundary of the Town of Coleraine; thence north by the west boundary of the Town of Coleraine; thence north by the west boundary of the Town of Coleraine; thence to the Koroite Creek; thence generally in an easterly direction by that creek to the point of commencement.

Given under my Hand and the Seal of the State of Vice.

Given under my Hand and the Seal of the State of Vic toria aforesaid, at Melbourne, this fifteenth day of February, 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!

BANK HOLIDAYS.

PROCLAMATION

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

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

Bank Holidau:-

SATURDAY, THE 26TH DAY OF FEBRUARY, 1938, at Elmore.

Bank Half-Holidays from the Hour of Twelve o'clock noon:-Wednesday, the 23rd day of February, 1938, at Watchem; Wednesday, the 2nd day of March, 1938, at Tailangatta; Monday, the 7th day of March, 1938, at Walwa; Wednesday, the 9th day of March, 1938, at Bendigo and Kyneton;

THURSDAY, THE 17TH DAY OF MARCH, 1938, at Minyip.

Given under my Hand and the Scal of the State of Victoria aforesaid, at Melbourne, this fifteenth day of February, 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!

PUBLIC HOLIDAYS.

PROCLAMATION

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

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

Public Holidays:-

MONDAY, THE 21ST DAY OF FEBRUARY, 1938, throughout the Shire of Bright;

WEDNESDAY, THE 9TH DAY OF MARCH, 1938, throughout the Shire of Buln Buln;

Public Half-Holidays from the Hour of Twelve Noon:-WEDNESDAY, THE 9TH DAY OF MARCH, 1938, throughout the

THURSDAY, THE 10TH DAY OF MARCH, 1938, throughout the City of Bendigo;

THESDAY, THE 15TH DAY OF MARCH, 1938, throughout the City of Ballaarat and the Borough of Sebastopol*;

THURSDAY, THE 17TH DAY OF MARCH, 1938, throughout the North Riding of the Shire of Dunmunkle*.

• * Races. †Agricultural Show.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fifteenth day of February 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!

Public Service Acts.

ALTERATION OF DAY APPOINTED FOR PUBLIC HOLIDAY (KING'S BIRTHDAY).

PROCLAMATION

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

WHEREAS Monday, the 19th day of December, 1938, is by sub-section (1) of section 187 of the Public Service Act 1928 appointed for a public holiday: And whereas it is made to appear to me expedient that the said day should not be a public holiday throughout Victoria: Now therefore I, the Governor of the said State, by and with the advice of the Executive Council thereof, and in pursuance of the provisions of section 4 of the Public and Bank Holidays Act 1934, do by this my Proclamation declare that the said day shall not be a public holiday throughout Victoria, and appoint

MONDAY, THE 13TH DAY OF JUNE, 1938

to be a public holiday throughout the said State.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fitteenth day of February. 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!

Police Offences Act 1928.

EXTENSION OF THE PROVISIONS OF SECTION 5 TO THE SHIRE OF ROSEDALE.

PROCLAMATION

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

In pursuance of the provisions contained in section 4 of the Police Offences Act 1928, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation extend the provisions of section 5 of the said Act to the whole of the Shire of Rosedale.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this fifteenth day of February, 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.

HUNTINGFIELD.

By His Excellency's Command,

H. S. BAILEY. Chief Secretary.

GOD SAVE THE KING!

SHIRE OF FRANKSTON AND HASTINGS.

THE Minister of the Crown, administering the Local Government Act 1928 (No. 3720), on the eighth day of February, 1938, confirmed the Order hereinafter referred to, in pursuance of section 513 of the said Act, viz.:—

An order of the Shire of Frankston and Hastings, made on the seventh day of January. 1938, for the purpose of acquiring certain land for the purpose of extending and widening a roadway, such land being parts of Crown allotment 7, section 1, Parish of Frankston, County of Mornington, in accordance with notice published in the Government Gazette of the 27th October, 1937.

GEO. L. GOUDIE, Commissioner of Public Works.

SHIRE OF FRANKSTON AND HASTINGS.

THE Minister of the Crown, administering the Local Government Act 1928 (No. 3720), on the eighth day of February, 1938, confirmed the Order hereinafter referred to, in pursuance of section 513 of the said Act, viz.:—

An order of the Shire of Frankston and Hastings, made on An order of the Shire of Frankston and Hastings, made on the seventh day of January, 1938, for the purpose of acquiring certain land for the purpose of opening a new road, such land being part of Crown allotment 10, section IV., Mount Eliza P. R., and part of Crown allotment 1, section V., Parish of Frankston, County of Mornington, in accordance with notice published in the Government Gazette of the 27th October, 1937.

GEO. L. GOUDIE, Commissioner of Public Works.

Marketing of Primary Products Act 1935.

ELECTION NOTICE-CHICKORY MARKETING BOARD.

N OTICE is hereby given that I have appointed Friday, the 18th March, 1938, as the day for nominations of candidates for election as producers' representatives on the Chicory Marketing Board.

Nominations in the prescribed form must be lodged before Noon on the day of nomination with the Returning Officer, Mr. W. L. Rowe, Chief Electoral Officer, Chief Secretary's Office, Melbourne.

E. J. HOGAN Minister of Agriculture.

16th February, 1938.

Health Acts.

PLUMBERS AND GASFITTERS REGULATIONS 1936. APPOINTMENT OF EXAMINERS.

N OTICE is hereby given that the Plumbers and Gasfitters Board has, under the provisions of the above Regulations, appointed Leslie Douglas Smith (Melbourne Technical Col-lege), and Andrew Walker (Metropolitan Gas Company), to be examiners of applicants for registration as gasfitters.

Registrar.

295 Queen-street, Melbourne, 10th February, 1938.

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PUBLIC SERVICE OF VICTORIA.-VACANCIES.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria) up to Friday, the 25th February, 1938, from officers of the Public Service of Victoria who are qualified for appointment to the undermentioned positions.

GENERAL DIVISION.

Inspector of Factories and Shops (Male), Department of

Yearly Salary .- £291, minimum; £395, maximum.

rearty Salary.—2291, minimum; £395, maximum.
Duties and Qualifications.—To inspect factories, work-rooms, and shops, and to see that the provisions of the Factories and Shops Acts and Regulations, and Determinations of Wages Boards, are complied with. An applicant should be able to make notes rapidly (as, if appointed, he will constantly be required to question employees as to their hours of work, wages, &c.), and should be tactful and good tempered. He should he strong, active, and a good walker, and he able to ride strong, active, and a good walker, and be able to ride a bievele and a horse.

Assistant, Tender Board, Department of Treasurer.

Yearly Salary .- £203, minimum; £261, maximum.

Duties .- To check transport and freight accounts; to clear goods through Customs Department; to have charge of samples, and to assist generally in the examination and selection of materials for Government supplies, &c.

Qualifications.—To have a good knowledge of Customs procedure and of general merchandise; to be acquainted with the Stores and Transport Regulations, and the Regulations respecting Public Accounts.

Caretaker, Records Office, Department of Public Works.

Yearly Salary .- £226, minimum; £239, maximum.

Duties.—Under the supervision of the Caretaker, New Treasury Building, to control and supervise the labouring and cleaning staff, and to perform such other duties as may be allotted; to act as Caretaker.

Qualifications.—Integrity, reliability, and capacity to con-trol and supervise the staff.

Warder (Female), Grade III., Penal and Gaols Branch, Department of Chief Secretary.

Yearly Salary .- £133, minimum; £185, maximum.

Duties.—To take charge of prisoners at posts and work-rooms, as directed by the Matron.

Qualifications.—To be of good physique, and to possess a knowledge of cookery, dressmaking, and laundry work, and sound judgment and tact in handling prisoners.

By order,

J. FRAZER,

Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 15th February, 1938.

ASSISTANT ENTOMOLOGIST, CLASSES "D" AND "C", PROFESSIONAL DIVISION, DEPARTMENT OF AGRI-CULTURE.

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

Yearly Salary .- £416, minimum; £520, maximum.

Duties.—To identify and report on insect pest specimens, to make inspections and report on outbreaks of insect pests of farm, garden, and horticultural crops and stored products, and to lecture and conduct demonstrations or and investigation into tions on and investigations into insect pests and their

Control.

Qualifications.—The degree of Bachelor of Agricultural Science or its equivalent; sound training in agricultural entomology; proved experience in economic entomological research; experience in lecturing to growers on the control of insect pests; a knowledge of farm, garden, and horticultural crops of Victoria, and the conditions under which they are grown the conditions under which they are grown

Applications (which should be accompanied by evidence of experience and qualifications, and a statement of date and place of birth) must be lodged at this office not later than place of birth) must be loaged Friday, the 25th February, 1938.

By order,

J. FRAZER,

Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 15th February, 1938.

Act No. 3757, Section 66 (x).

REGULATIONS.—TRAVELLING ALLOWANCES.—CHAPTER IX.

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

PART II .- ALLOWANCES TO CERTAIN OFFICERS.

Department of Mines.

Repeat-Clause 29.

> J. HARNETTY Public Service Commissioner.

J. FRAZER.

Secretary.

Office of the Public Service Commissioner, Melbourne, 4th February, 1938.

Approved by the Governor in Council, 15th February, 1938.

J. C. MACGIBBON, Acting Clerk of the Executive Council.

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					Rate of ary.
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					£	£
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Add—	CLASS	5 "C."				
Chemist			•		384.	420
To take ef	fect as fron 7th Februa	and inc	lusive of t	he		

J. HARNETTY, Public Service Commissioner.

J. FRAZER,

Office of the Public Service Commissioner, Melbourne, 7th February, 1938.

Approved by the Governor in Council, the 15th February, 1938.

J. C. MACGIBBON.

Acting Clerk of the Executive Council.

Farmers' Debts Adjustment Act 1935.

CANCELLATION OF STAY ORDERS.

NOTIFICATION is hereby given that Stay Orders issued to the undermentioned farmers have been cancelled by the Farmers' Debts Adjustment Board, such cancellation to take effect on and from the 16th February, 1938.

No. of Stay Order; Name; Address.

No. of Stay Order; Name; Address.

3194; Chenhall, James Henry; Katamatite.
3472: Connelly. John Robert; Chillingollah.
3991: Gebert, Edward Eugene; Rainbow.
2036; George, Allan Robert; Harston.
2028: Hepburn, Ronald; Smeaton.
3869: Howlett, William Thomas; Stavely.
4331: Jamieson, Wilfred Joseph; Annuello.
4397; McFarlane. William Nicole, and Elsie May: 233
O'Hea-street. Pascoe Vale.
4158; McFarlane, William Nicole; Pascoe Vale South.
4236; McFarlane, Elsie May; Pascoe Vale South.
1603: Munro, Alexander; Walpeup.
3313; Stevens, James; Raglan.

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

14th February, 1938.

ESTATES OF DECEASED PERSONS.

Particulars of the Estates of Deceased Persons which have been placed under the charge of the Curator of the Estates of Deceased Persons for management during the last month (January, 1938).

No.	Name of Deceased.	Australian Residence.	Supposed British or Foreign Residence.	Date of Order.	Value or Estimated Value of Personal Estate.	Value or Estimated Value of Real Estate.	Time of Deceased's Death.
1 2 3	Bawden, Joseph Bone, Francis	Grenville, Victoria 84 Freeman-street, North Fitzroy Formerly of 215 Richardsonstreet, Middle Park. and of	England Unknown None	20.1.38 20.1.38 27.1.38	£ s. d. 104 13 6 2,351 1 4 51 3 5	£ s. d. 750 0 0 600 0 0	15.10.37 7.10.37 19.9.37
4	Carroll, Michael	John-street, Mordialloc, but late of Austin Hospital, Heidel- berg, all in Victoria Formerly of 185 Dryburgh-street, North Melbourne, but late of Waranga Basin, both in	Unknown	13.1.38	18 1 4		24.10.37
5 ű	Clayer, Charles Counsel, Edmund Joseph	Victoria Rokeby Mental Hospital, Mont Park	Unknown None	27.1.38 6.1.38	393 12 7 71 11 3	 	24.8.37 $12.11.37$
7	Aloysius Dodson, George Hubert	Arms-street, Long Gully, Bendigo	England	20.1.38	17 8 10		27.8.37
8	Edwards, Ethel May	Tatura	None	6.1.38	144 1 0 84 0 0	 15 0 0	1.9.37 $21.6.36$
.9	Edwards, William Edward	Tatura	England	$\begin{bmatrix} 6.1.38 \\ 27.1.38 \end{bmatrix}$	35 0 0	13 0 0	26.9.35
10 11	Gowers, Louisa Harrison, Herbert Clark, also known as Harrison, Her- bert	Formerly of Boldrowood-parade, Reservoir, but late of 23 Home- street, Reservoir	Unknown	6.1.38	54 7 8		18.9.37
12 13	Hopkins, George Lark, Martha Sophia	Drouin Victorian Benevolent Home, Royal Park	England None	6.1.38 27.1.38	13 8 6 27 14 4	150 0 0	27.11.37 30.11.37
14	Lennox, Robert Andrew	Armstrongs, Victoria	None	13.1.38	31 8 3	40 0 0	Between 24.10.37 and
15	Linane, Johannah, also known as Linane, Johanna	5 Perth-street, Prahran	Ireland	27.1.38	58 1 2	850 0 0	26.10.37 On or about 10.12.37
16	Rogers, Sarah Sybil	69 Chaleyer-street, Rose Bay, New South Walcs	None	13.1.38	68 10 0		12.10.37
17	Swainston, Colin William	Formerly of 9 Beatty-street, Mowbray, Tasmania, but late of 398 Albert-street, East Melbourne	Unknown	27.1.38	34 19 11		20.12.37
18	Tearle, James	10 Canning-street, North Mel- bourne	England	20.1.38	30 5 0	300 0 0	29.12.37
19	Thomas, Henry Bernard	Formerly of Emerald, but late of Ferny Creek, both in Vic- toria	England	20.1.38	75 1 6	200 0 0	On or about 25.9.37
20 21	Tweed, Pansy Wobb, Florence Janet	Public Hospital, St. Arnaud 72 Aberdeen-street, West Geelong	None	6.1.38 13.1.38	180 0 0 90 7 9	350 0 0	16.11.37 7.10.37
22	Whitely, John William, also known as Nichol, John	Formerly of 11 Ireland-street, West Melbourne, but late of Quambatook	England	13.1.38	87 2 5		27.7.37
23*	William Wilson, William Rowland	50 Cuming-street, Mile End, South Australia	None	20.1.38	58 15 0	•••	21.9.36
24*	Woolnough, Harry Arnold	Formerly of 352 Kent-street, Sydney, and of 6 Boronia- road, Woollahra, but late of 74 Wollaroy-street, Woollahra,	England	6.1.38	445 10 0	2,070 0 0	18.2.37
25*	Woolnough, Sarah Ann (unadministered estate)	both in New South Wales 6 Boronia-road, Bellevue Hill, Wollahra, New South Wales	Unknown	6.1.38		3,600 0 0	3.6.32

* With the will annexed.

Dated this eleventh day of February, 1938.

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

19 George V. No. 3632, Sections 106 and 124. 19 George V. No. 3792, Section 27.

NOTICE.

A RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 267 Queen-street, Melbourne, on or before the 26th April, 1938, or they will be excluded from the distribution of the estate when the assets are being distributed.

ABNOTT, MARY JANE (with the will annexed), late of 1 Eileen-street, Armadale, formerly of 17 Wattletree-road, Armadale, widow, died on the 3rd November, 1936.
BEIRENS, WALTER HERMAN, late of 19 University-street, Carlton, painter, died on the 24th June, 1936, intestate.
BROWN, ALICE BENADA, formerly of 215 Richardson-street, Middle Park, and of John-street, Mordialloc, but late of Austin Hospital, Heidelberg, widow, died on the 19th September, 1937, intestate. intestate.

CLAYER, CHARLES, late of Rokeby, labourer, died on the 24th August, 1937, intestate.

GOWERS, LOUISA, late of 38 Elizabeth-street, South Yarra, widow, died on the 26th September, 1935, intestate.

LARK, MARTHA SOPHIA, late of Victorian Benevolent Home, Royal Park, spinster, died on the 30th November, 1937, intestate.

testate.

LINANE, JOHANNAH (also known as Johanna Linane), late of 5 Perth-street. Prahran, spinster, died on or about the 10th December, 1937, intestate.

PONTER, JOHN HENRY, late of 194 Swan-street, Richmond, plasterer, died on the 24th December, 1937, intestate.

SWAINSTON, COLLIN WILLIAM, formerly of 9 Beatty-street, Mowbray, Tasmania, but late of 398 Albert-street, East Melbourne, jeweller, died on the 20th December, 1937, intestate.

TUCKER, GEORGE HENRY, late of Middleborough-road, Box Hill, of no occupation, died on the 15th October, 1937, intestate.

M. M. PHILLIPS, Curator of the Estates of Deceased Persons. Melbourne, 9th February, 1938.

CONTRACTS ACCEPTED.—(Series 1937-38.)

Contract No.			Pa	rticulars.				Amou	nt.	Name of Contractor.	Charge against Vot	e or Fund.
1082	Supply of as may	Tyres a	ered fro		natic, in anuary,	such que 1938, 1	antities to 31st	Rates a		Dunlop Perdriau Rubber Co. Ltd.	Contingencies	1937–38.
1083 1084	,,	"	"	"	"	,,	"	Ditto Ditto		Barnet Glass Rubber Co. Ltd. The Olympic Tyre and Rubber Co. Ltd.	1938–39	1937-36,

Approved-A. A. DUNSTAN, Treasurer. 20.1.38.

ANNEX TO CONTRACTS.

Item No.	Description of Articles.	Rate.	Name of Contractor.
	Annex to Contracts Nos. 1937/1082 to 1937/1084. Schedule No. 75.	£ s. d.	
	TYRES AND TUBES, PNEUMATIC. Contract from 1st January, 1938, to 31st December, 1938. 1937/1082.—Dunlop Perdriau Rubber Co. Ltd. Security, £73. 1937/1083.—Barnet Glass Rubber Co. Ltd. Security, £73. 1937/1084.—The Olympic Tyre and Rubber Co. Ltd. Security, £73.		- · · · · · · · · · · · · · · · · · · ·
1 2 3	Tyres and Tubes, Pneumatic, as ordered— For Motor Cars, Trucks, and Buses	Current List Prices, less 20 %, 5 %, and 5 %	Dunlop Perdriau Rubber Co. Ltd. Barnet Glass Rubber Co. Ltd. The Olympic Tyre and Rubber Co. Ltd.
	Tubes each Tubes	0 3 10 0 1 9	. ·

Discounts.—Items 1 and 2 are subject to a further discount of $2\frac{1}{2}$ % for payment by 25th day of month following month of delivery.

Item 3 is subject to a special discount of 10 % and a further discount of $2\frac{1}{2}$ % for payment by end of month following month of delivery.

Delivery.—Items 1 and 2, irrespective of quantity, are delivered freight free to all points in Victoria serviced by regular means of transport, i.e., to Railway or Steamer terminal points.

Item 3, in any quantity, is delivered freight free within the Metropolitan Area; outside that area—F.O.R./F.O.B.

Warranty.—For Items 1 and 2 no specific warranty is given, but complaints as to faults or unsatisfactory service will receive consideration.

Item 3 carries a guarantee of 15 months.

All items to be of Victorian manufacture.

Distribution of Orders.—Orders by Departments are to be issued on the respective Contractors in accordance with the following allocation:—

Dunlop Perdriau Rubber Co. Ltd.	Barnet Glass Rubber Co. Ltd.	The Olympic Tyre and Rubber Co. Ltd.
Department— Chief Secretary (other than Police), Mines, Police (as to one-half of requirements), Premier, Transport Regulation Board, Country Roads Board (as to one-third of requirements).	Department— Agriculture, Education, Labour, Lands and Survey, Treasurer, Forests Commission, State River and Water Supply Commission, Country Roads Board (as to one-third of requirements).	Department— Law, Police (as to one-half of requirements), Public Health, Public Works, Country Roads Board (as to one-third or

GENERAL STORES.

TYBES AND TUBES, PNEUMATIC.

Contract Rates Altered.

Schedule No. 75.—For the rates shown opposite Items 1 and 2, substitute "Current List Prices, less 20%, 8%, and 5%" as from 9th February, 1938, with respect to Dunlop Perdriau Rubber Co. Ltd., and Barnet Glass Rubber Co. Ltd., and "Current List Prices, less 20% and 13%" as from 14th February, 1938, with respect to The Olympic Tyre and Rubber Co. Ltd.

H. E. JOHNSON, Secretary to the Tender Board. 14.2.38.

CONTRACTS ACCEPTED .-- (Series 1937-38).

VICTORIAN RAILWAYS.

State Coal Mire Stores Suspense Account.

115. Air Compressor, at £794 (Contract 49079).—Thompsons Engineering and Pipe Co. Ltd.

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

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

116. Air compressor plant, at £525 10s. (Contract 49172, Order in Council. 15th November, 1937); England.—Commercial Steels (Australia) Pty. Ltd. 117. Roller bearings for axle boxes, item I, at £16 10s. each; item 3, at £2 4s. 6d. per set (Contract 49702. Order in Council, 20th December, 1937; England.—Bearing Service Co. of Australia Pty. Ltd. 118. Weldless mild steel angle rings, item 2, at £12 15s. each; item 4, at £13 10s. each; item 5, at £13 15s. each; item 6, at £13 each; item 7, at £12 12s. each; item 20, at £5 15s. each; item 22. at £6 each (Contract 49706).—Thompsons Engineering and Pipe Co. Ltd. 119. Roller bearing axle boxes, item 1, 3 at £45 each (Contract 49943/49076, Order in Council. 22nd September, 1937; England.—Bearing Service Company of Australia Pty. Ltd. 120. Oregon flitches, at £22 7s. 6d. per 1,000 super. feet (Contracts 499/49765, Order in Council 6th December. 1937); Canada.—Alstergren Pty. Ltd.

By order of the Victorian Railways Commissioners,

By order of the Victorian Railways Commissioners,

E. C. EYERS, Secretary. 12.2.38.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Loan—1054. Manufacture, testing, supply, and delivery, f.o.r. Nyah West, of 2.000 lineal feet of 24-in, internal diameter reinforced concrete pipes for Nyah district drainage, £708 68. 8d.—Reinforced Concrete and Monier Pipe Construction Co. Div. Ltd. (Contract 3073).

bis. 3d.—Reinforced contract and Month Type Contract 3073).
1055. Manufacture, testing, supply, and delivery, f.o.r.
Nyah West, of 2,500 lineal feet of 24-in. internal diameter reinforced concrete pipes for Nyah district drainage, £906 5s. -Hume Pipe Co. (Aust.) Ltd. (Contract 3074).

By direction of the State Rivers and Water Supply Commission, 23rd December, 1937.—L. DUGGAN, for Secretary.

PUBLIC WORKS.

Div. 60/6/1. Police— 1056. (7) Cheltenham, Police Station, repairs and painting, £148 12s.—Fisher and Kloster.

f148 12s.—Fisher and Kloster.

Div. 60/9/1. State Schools—
1057. (4) Cranbourne, State School No. 2068, repairs, renovations, school and residence, £139 10s.—L. C. Wallis.
1058. (4) Balmoral, State School No. 29, repairs and renovations, £115 18s.—F. J. White.
1059. (2) Cudgewa, State School No. 1956, repairs, additions, &c., to school and residence, £144.—O. Putting.
1.oan Act 3607. State Schools—
1060. (4) Berriwillock, State School No. 4282, removal of school building from Tyrrell Creek, £127.—W. Nolan.

Charities Board-

Charities Board—
1061. (3) Malvern. "Stonnington," installation of temporary baths. £273 10s.—E. A. Woods.
Loan Act 3607. State Schools—
1062. (1) Brighton, Technical School, water service and new steel windows, £107.—F. J. and F. W. Maskell Pty. Ltd.

Loan Act 4097. Unemployment Relief Works, Aircraft Landing Ground, Port Melbourne—
1063. (6) Port Melbourne, aircraft landing ground, supply and distribution of approved soil over surface of landing ground, £1.562 10s.—C. Hume.

A. E. LIND, for Commissioner of Public Works, 28.1.38.

ORDERS IN COUNCIL.—(Series 1937-38.)

STATE RIVERS AND WATER SUPPLY COMMISSION.

STATE RIVERS AND MALE AND MALE

Approved by the Governor in Council, 24th January, 1938.— C. W. Kinsman. Clerk of the Executive Council. (This approval is given in lieu of that given on 7th September, 1937, serial No. 633, page 2958.)

1.0an—1053. Manufacture, delivery, laying, and maintenance, 27.786 feet 21-in, wood stave pressure pipes as specified, for Granbourne-Bittern reservoir pipe line (Mornington Peninsula district), including provision, £13,397 19s.—Australian Wood Pipe (o. Ltd. (Contract 3058).

Approved by the Governor in Council, 24th January, 1938.— C. W. Kinsman. Clerk of the Executive Council. (This approval is given in lieu of that given on 7th September, 1937, serial No. 634, page 2958.)

STATE ELECTRICITY COMMISSION.

1064. For the supply of 24 only three-phase sets 22 kv. outdoor distribution type lightning arresters, to Quotation No. 1551.—Gollin and Co. Pty. Ltd.

1065. For the supply and erection of mild steel and cast-iron pipework and mild steel tanks, Nos. 7, 8, 9, and 10 turbogenerators, Yallourn Power Station, to Specification 38/5.—John Thompson Combustion Engineering Pty. Ltd.

1066. For the supply of triple braided aerial copper cable for period of twelve months, to Specification No. 38/4.—Callender's Cable and Construction Co. Ltd.

1067. For the supply of triple braided aerial copper cable for period of twelve months, to Specification No. 38/4.—Enfield Lable Works (A'asia) Pty. Ltd.

1068. For the supply of triple braided aerial copper cable for period of twelve months, to Specification No. 38/4.—W. T. Henley's Telegraph Works Co. Ltd.

1069. For the supply of electric lamps for twelve months, to Specification No. 37/82.—Edmunds Bros. & Co. 1070. For the supply of electric lamps for twelve months, to Specification No. 37/82.—S. J. Matthews.

1071. For the supply of electric lamps for twelve months, to Specification No. 37/82.—William Adams & Co. Ltd.

1072. For the supply of electric lamps for twelve months, to Specification No. 37/82.—Brooks, Robinson Pty. Ltd.

1073. For the supply of electric lamps for twelve months, to Specification No. 37/82.—Condor Lamps Australasia Ltd.

1074. For the supply of electric lamps for twelve months, to Specification No. 37/82.—A. II. Gibson (Electrical) Co. Pty.

1075. For the supply of electric lamps for twelve months, to Specification No. 37/82.—Lawrence and Hanson Electrical Pty. Ltd.

1076. For the supply of electric lamps for twelve months, to Specification No. 37/82.—Noyes Bros. (Melbourne) Ltd.

1077. For the supply of electric lamps for twelve months, to Specification No. 37/82.—Siemens (Australia) Pty. Ltd.

1078. For the supply of electric lamps for twelve months, to Specification No. 37/82.—Arthur J. Veall Pty. Ltd.

1079. For the supply of electric lamps for twelve months, to Specification No. 37/82.—Warburton Franki (Melbourne) Ltd. 1080. For the supply of electric lamps for twelve months. to Specification No. 37/82.—W. G. Watson and Co. Pty. Ltd.

Approved by the Governor in Council, 7th February, 1938.— C. MACGIBBON, Acting Clerk of the Executive Council.

FORESTS COMMISSION.

Forestry Fund, Act 3685, Section 37— 1081. To purchase of allotment 29, Parish of Glendale, County of Anglesey, containing 200 acres 3 roods 4 perches, for forest purposes, £100 7s. 9d.—Robert Samuel Ritchings.

Approved by the Governor in Council, 7th February, 1938.— J. C. Macgibbon, Acting Clerk of the Executive Council.

AMENDMENTS TO PENAL PRICE LIST, 1937-38.

Item 17. Blankets, all wool, grey, 90 inches x 60 inches, approximate weight 4½ lb.—3s. 6d. per lb.
18. Blankets, all wool, white, 90 inches x 60 inches, approximate weight 4½ lb.—4s. per lb.
19. Blankets, ironing, white blanket with a flaw—2s. 9d. per

lb.

122. Cloth, house, 30 per cent, cotton, 70 per cent, wool, 60 inches, 10½ oz.—3s. 2d. per yard.
127. Cloth, overcoating, Penal, 56 inches, 22 oz.—5s. 3d. per

127. Cloth, overcoating, Penal, 56 inches, 22 oz.—5s, 3d. per yard.
129. Cloth, Penal, grey, 30 per cent. cotton, 70 per cent. wool, 56 inches, 204 oz.—5s, 6d. per yard.
130. Cloth, Penal, trousering, brown, 67 per cent. cotton, 33 per cent. wool, 66 inches, 24 oz.—6s. 5d. per yard.
130. Cloth, tweed, 30 per cent. cotton, 70 per cent. wool, 56 inches, 16 oz.—4s. 6d. per lb.
140. Cloth, wincey, coloured, 30 per cent. cotton, 70 per cent. wool, 56 inches, 14 oz.—4s. 1d.
141. Cloth, wincey, white, 30 per cent. cotton, 70 per cent. wool, 56 inches, 14 oz.—3s. 7d.
257. Rugs, Asylum, all wool, red, 60 inches x 90 inches, approximately 4 lb.—4s. 3d. per lb.
262. Rugs, Police, all wool, striped, 60 inches x 90 inches, approximately 4 lb.—4s. 3d. per lb.
292. Yarn, knitting, 2-ply—4s. 6d. per lb.

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17. Blankets, all wool, grey, 90 inches x 60 inches, approximate weight 4½ lb.—3s. per lb.
18. Blankets, all wool, white, 90 inches x 60 inches, approximate weight 4½ lb.—3s. 6d. per lb.

- 19. Blankets, ironing, white blanket with a flaw-2s, 6d.
- 122. Cloth, house, 30 per cent. cotton, 70 per cent. wool, 60 inches, $16\frac{1}{2}$ oz.—2s. 10d. per yard.
- 127. Cloth, overcoating, Penal, 56 inches, 22 oz.-4s. 3d. per yard.
- 129. Cloth, Penal, grey, 30 per cent. cotton, 70 per cent. wool, 56 inches, 20½ oz.—5s. per yard.
 130. Cloth, Penal, tronsering, brown, 67 per cent. cotton, 33 per cent. wool, 60 inches, 24 oz.—6s. 3d. per yard.
- 139. Cloth, tweed, 30 per cent, cotton, 70 per cent, wool, 56 inches, 16 oz.—4s. 3d. per yard. 140. Cloth, wincey, coloured, 30 per cent. cotton, 70 per cent. wool, 56 inches, 14 oz.—3s. 9d. per yard.
- 141. Cloth, wincey, white, 30 per cent. cotton, 70 per cent. wool, 56 inches, 14 oz.—3s. 3d. per yard.

 257. Rugs, Asylum, all wool, red, 60 inches x 90 inches, approximately 4 lb.—3s. 9d. per lb.
- 262. Rugs, Police, all wool, striped, 60 inches x 90 inches, approximately 4 lb.—3s. 9d. per lb.
 292. Yarn, knitting, 2-ply—4s. 3d, per lb.

To take effect from 1st February, 1938.

J. AKEROYD, Inspector-General.

Penal and Gaols Department, 8th February, 1938.

APPLICATIONS FOR MINING LEASES.

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

- 8950, Ballarat; Great Southern Deep Leads Gold Mining Co. N. L.; 55a. 3r. 37p.; Parish of Ballark.
 7950, Beechworth; William James Bell and Edwin Doyle; 65a. 2r. 28p.; Parishes of Myrtleford and Whorouly.
- 8592, Castlemaine; Daylesford (Italian Hill) Deep Leads N. L.; 180a. 1r. 26p.; Parish of Wombat.
- Castlemaine; William Bernard Tumney; 73a. 1r. 11p.; Parish of Fryers.
- 8728, Castlemaine; Alwyn Harold Croft; 30a. 0r. 20p.; Parish of Chewton.
- 8730, Castlemaine; Bartle Ryan; 68a. 2r. 22p.; Parish of Chewton.
- 8739, Castlemaine; William Bernard Tunney; 73a. 0r. 7p.; Parish of Fryers.
- 6789, Mineral; Australian Paper Manufacturers Ltd.; 2a. 2r. 7p.; Parish of Tanjil East.
- 6820, Mineral; John Pavior Flowers; 21a. 0r. 25p.; Parish of Heathcote.

APPLICATIONS FOR MINING LEASES ABANDONED.

- 7932, Beechworth; Osric Webster Parkinson; 42a. 0r. 13p.; Parish of Goulburn.
- Beechworth; Myrtleford Gold Reefs N. L.; 50 acres; Buffalo River.
- 8615, Castlemaine; Herhert Ivan Johnson; 258a. 2r. 10p., Parish of Emberton.
- 6773, Maryborough; Hugh McGurk; 81a. 1r. 13p.; Parish of Charlton East. 6774, Maryborough; Jabez George Michell; 142a. 3r. 3p., Parish of Yeungroon.
- 6766, Maryborough; Maryborough Mining and Finance Co. Ltd.; 1,467a. 0r. 26p.; Parish of Bet Bet. 6778, Maryborough; Joseph Andrew Grogan; 45a. 3r. 10p.; Parish of Yeungroon.
- 6782, Maryborough; James Douglas Edwards and Robert Grant Edwards; 16a. 0r. 21p.; Parish of Yeungroon.
- 6787, Maryborough; Thomas Michael and Joseph A. Grogan; 30a. 2r. 30p.; Parish of Yeungroon.
- 6793, Maryborough; A. H. Wood, Thomas Michael, Francis P. Grogan, and Joseph A. Grogan; 56 acres; Parish of Charlton East.
- 6794, Maryborough; Francis P. Grogan and Thomas Michael: 41a. 2r. 17p.; Parish of Yeungroon.
- 6796, Maryborough; H. Wood, Francis P. Grogan, Thomas Michael, and Joseph A. Grogan; 66a. 1r. 27p.; Parish of Charlton East.
- 6800, Maryborough; Kenneth Vincent Eagle; 47a. 0r. 5p.;
 Parish of Yeungroon.
 6802, Maryborough; Cyril John Dew. and John Edward
 Hedger; 74a. 0r. 39p.; Parish of Yeungroon.
 6803, Maryborough; Thomas McGurk; 58a. 2r. 6p.; Parish of
 Chariton East.
- 6804, Maryborough; Ralph Murray Edwards, Linda Marton Curnow Annie Edwards, and Emma Edwards; 56a. 2r. 31p.; Parish of Yeungroon.

- 6808, Maryborough; John Henry Mitchell; 27a. 2r. 21p.;
 Parish of Doboobetic.
- 6809, Maryborough; Cyril John Dew; 39a. 3r. 8p.; Parish of
- 6827, Maryborough; James Bernard Gibney, Elizabeth Blau-fuls, and Agnes Dowling; 34a. 0r. 5p.; Parish of Yeungroon.
- 6835, Maryborough; Robert Benjamin Edyvean; 51a. 3r. 19p.; Parish of Yeungroon.
- 6840. Maryborough; Florence Amelia Haudo, Irwin Aubrey O'Donnell, Christopher John Gane, and Charles Thomas Rowe Edyvean; 53a. 3r. 14p.; Parish of Yeungroon.
- 10919, Bendigo: Herbert Edwin Phillips; 60a. 3r. 5p.; Bendigo.

LICENCES GRANTED TO TRANSFER MINING LEASES.

- 8654, Castlemaine; Raymond James Kilgariff to New Garfield
- 8754, Castlemaine; Raymond James Kilgariff to New Garfield Gold N. L.
- 10501, Bendigo: Christopher Stephen Mummery to Fletcher's Gold Mine N. L.

LICENCES EXPIRED.

- 1041, Tailings Licence; Benjamin Decble, and James Andrew Decble.
- 1142, Tailings Licence; President, Councillors, and Ratepayers of the Shire of Grenville; (Tailings Licence No. 1318 has been issued in lieu thereof).
- 1253, Tailings Licence; George Waller & Sons; (Tailings Licence No. 1324 has been issued in lieu thereof).
- Tailings Licence; Albion Prospecting Co. Pty. Ltd.; (Tailings Licence No. 1330 has been issued in lieu thereof).
- 1277, Tailings Licence; P. C. Raselli.
- 1019, Water Right Licence; Herbert George Bennett; (Water Right Licence No. 1154 has been issued in lieu thereof).

MINING LEASES GRANTED.

The undermentioned mining leases have been granted. Any case not executed by the 9th March, 1938, will be liable to forfeiture:-

8948, Ballarat; Meyh Gold No Liability.

8659, Castlemaine; New Middle Creek Alluvials N. L.

8672, Castlemaine; Leslie Richards.

8697, Castlemaine; John Till. 8725, Castlemaine; Jeremiah Murphy.

6744, Maryborough; James Toole.

10914, Bendigo; John Richards, and Michael Hennessy.

10923, Bendigo; George Inglis.

6754, Mineral; Joseph Henry Mildren.

LICENCES GRANTED.

- 1283, Tailings Licence; Lewis Thomas, and Percy Jas. White. 1331, Tailings Licence; The President, Councillors, and Rate-payers of the Shire of Creswick. 1334, Tailings Licence; The President. Councillors, and Rate-payers of the Shire of Bet Bet.

E. J. HOGAN. Minister of Mines.

MINING LEASES DECLARED VOID.

2623, Ararat; Harry Esmond Connolly.

MINIOL LEASES DECLARED VOID.

2623, Ararat; Harry Esmond Connolly.

8131, Ballarat; Herbert William Baglin.

8231, Ballarat; Percy Henry Sarah.

8249, Ballarat; Charles Elias Williams, Ernest Richard Davis, and Wilfred Mathew Grace.

8292, Ballarat; The Happy Valley Sluicing Co. N. L.

9307, Ballarat; Edwin John Powell.

8569, Ballarat; Golden Gate Amalgamated N. L.

8860, Ballarat; Golden Gate Amalgamated N. L.

8870, Ballarat; Edwin John Powell.

7683, Beechworth; Crossley Development Pty. Ltd.

8133, Castlemaine; John Richard Birt.

8535, Castlemaine; John Richard Birt.

8565, Castlemaine; Albert Ernest Zimmerman.

5146, Gippsland; Christian John Lauer.

5298, Gippsland; Christian John Lauer.

5298, Gippsland; Edward Reynolds and John Rose Gorton.

6347, Maryborough; Percy Frederick Vinecombe.

6471 Maryborough; John Rumbold.

9878, Bendigo; Bendigo Mines N. L.

GEO. BROWN,

GEO. BROWN. Secretary for Mines.

BEALIBA WATERWORKS TRUST.

RATING BY-LAW NO. 1 FOR 1938.

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

lands and tenements liable to be rated within the Bealiba 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 Five shillings.

For water supplied by the Trust for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Trust) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge at One shilling and three pence per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Trust in excess of such aforesaid quantity shall be charged for at the rate of One shilling and three pence per 1,000 gallons. The charge for water supplied by measure per 1,000 gallons. The charge for water supplied by measure per 1,000 gallons the lst day of January, 1938, and shall be payable on the 24th day of February, 1938, at the office of the said Trust, Dunolly, Trust, Dunolly,
Passed this 15th day of December, 1937.

(SEAL)

WM. KELLY, Chairman. R. WOMERSLEY, Secretary.

BENALLA WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1938.

THE Benalla 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 two pence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Benalla Urban Nighties. District.

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year compencing the first day of January, 1938, and shall be payable on the 24th day of February, 1938, at the office of the said Trust.

Trust.

For water supplied by the Trust for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Trust), the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge of One shilling and two pence per 1.000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Trust in excess of such aforesaid quantity shall be charged for at the rate of Six pence per 1.000 gallons. The charge for water supplied by measure shall be payable on demand.

Passed by the Trust this 16th day of December, 1937.

(SEAL)

W. McCALL SAY, Chairman, R. J. MURRAY, Secretary,

CORRYONG WATERWORKS TRUST. RATING BY-LAW FOR THE YEAR 1938.

THE Corryong Waterworks Trust, in pursuance of aud in 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 Three shillings in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Corryong Urban District

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 Sixty shillings, and in respect of any land on which there is no building less than Fifteen shillings.

Such rates are made and shall be levied upon occupters or owners of the said lands and tenements for the year commencing on the first day of January, 1938, and shall be payable on the first day of March, 1938, at the office of the said Trust,
For the water supplied by the Trust for domestic as

For the water supplied by the Trust for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Trust) the minimum quantity of water to be charged for in respect to all lands

and tenements shall be the quantity for which the charge at One shilling and six pence per 1,000 gallons would be equal to the amount of rate which would be payable for the lands and tenements so supplied if supplied otherwise than

lands and tenements so supplied it supplies to supplie the measure.

All water supplied by measure by the Trust in excess of such aforesaid quantity shall be charged for at the rate of One shilling and six pence per 1.000 gallons.

For every meter supplied and installed by the Trust there shall be a rental charge of Seven shillings and six pence per

Passed this seventeenth day of January, 1938

A. W. ACOCKS, Chairman, C. W. C. FARRAN, Secretary.

DEVENISH WATERWORKS TRUST. RATING BY-LAW FOR 1938,

THE Devenish Waterworks Trust, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the following rates for the supply of water for domestic purposes, otherwise than by measure, on lands and tenements liable to be rated within the Devenish Libbay Distriction Urban District.

Urban District.
On such lands and tenements a rate of Four shillings in the pound on the amount of the annual municipal valuation not exceeding Thirty pounds, and Three shillings in the pound on the amount of the annual municipal valuation exceeding Thirty pounds but not exceeding Seventy-five pounds, and One shilling in the pound on the amount of the annual municipal valuation exceeding Seventy-five pounds. 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 Five pounds, and in respect of any land on which there is no building less than Ten shillings.

Such rates are made and shall be levied upon the occupiers

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1938, and shall be payable on the 24th day of February, 1938, at the office of the said

Passed this 28th day of January, 1938.

M. P. CLEARY, Chairman. C. B. GRANT, Secretary. (SEAL)

BOROUGH OF INGLEWOOD WATER SUPPLY DISTRICT. RATING BY-LAW FOR THE YEAR 1938.

RATING BY-LAW FOR THE YEAR 1938.

THE Inglewood Borough Council, in pursuance and exercise of the powers conferred by the Water Act 1928, doth hereby make a rate for the supply of water for domestic purposes, otherwise than by measure, of One shilling and nine pence in the pound on the annual municipal valuation of lands and tenements liable to be rated within the Borough of Inglewood Water Supply District.

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

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1938, and shall be payable in two equal instalments—24th day of February, 1938, and the 1st day of July, 1938, at the office of the said Council.

For water supplied by the Council for domestic as well as for other than domestic purposes by measure (except in cases of special agreement with the Council) the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge of One shilling per 1,000 gallons would be equal to the amount of the rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure. All water supplied by measure by the Council in excess of such aforesaid quantity shall be charged for at the rate of One shilling per 1,000 gallons. The charge for water supplied by measure shall be payable on demand. per 1.000 gallons. The charge for water supplied by measure shall be payable on demand, Passed this 26th day of January, 1938,

A. J. JONES, Mayor, G. E. PORTER, Councillor, DAVID COOPER, Town Clerk. (SEAL)

BOROUGH OF STAWELL WATER SUPPLY DISTRICT. RATING BY-LAW FOR THE YEAR 1937-1938.

THE Council of the Borough of Stawell, 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 Two shillings and six pence (2s. 6d.) in the pound of the annual municipal valuation of lands and tenements liable to be rated within the Borough of Stawell Water Supply District.

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Providing that in no case shall the amount of rate payable Providing that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Thirty shillings (30s.), and in respect of any land on which there is no building less than Fifteen shillings (15s.). Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the first day of October, 1937, and shall be payable on the seventeenth day of February, 1938, at the office of the said Council.

Dated this 19th day of January, 1938.

Dated this 19th day of January, 1938.

(SEAL)

A. OLIVER, Chairman, W. G. SHARPLEY, Secretary.

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ST. ARNAUD BOROUGH WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1938

THE St. Arnaud Borough Waterworks Trust, in pursuance

THE St. Arnaud Borough 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 Three shillings in the pound of the annual municipal valuation of the lands and tenements liable to be rated within the St. Arnaud Borough Waterworks Trust Urban District.

Such rates are made and shall be levied upon the occupiers or owners of the said lands and tenements for the year commencing the 1st day of January, 1938, and shall be payable on the 3rd day of March, 1938, at the offices of the said Trust. For water supplied by the Trust for domestic as well as other than domestic purposes by measure (except in cases of special agreement with the Trust), the minimum quantity of water to be charged for in respect of all lands and tenements shall be the quantity for which the charge of One shilling per 1,000 gallons would be equal to the amount of rate which would be payable for the lands and tenements so supplied if supplied otherwise than by measure.

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

For every quarter acre or less of garden or Jawn. Ten shillings per annum.

Passed this 7th day of February, 1938.

(SEAL)

K. McDONALD, Chairman. A. C. LESTER, Secretary.

ALEXANDRA WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1938.

THE Alexandra Waterworks Trust, in pursuance and exer-

THE Alexandra 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 Two shillings in the pound on the annual municipal valuntion of lands and tenements liable to be rated within the Alexandra Urban District. Provided that in no case shall the amount of rate payable per annum in respect of any tenement (other than land on which there is no building) be less than Forty shillings, and in respect of any land on which there is no building be less than Twenty shillings.

Such rates are made and shall be levied upon the occupters or owners of the said lands and tenements for the year commencing the first day of January, 1938, and shall be payable in equal moieties on the third day of March, and the first day of July, 1938, at the office of the said Trust.

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

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

Passed this 12th day of January, 1938.

on demand

Passed this 12th day of January, 1938.

WM. ALEX, MURRAY, Chairman. HARRY WOOD, Secretary.

The foregoing By-laws, made by the Bealiba, Benalla, Corryong, Devenish, St. Arnaud Borough, and Alexandra Waterworks Trusts, and the Borough of Inglewood and Borough of Stawell Water Supply Districts, were approved by the Governor in Council on 15th February, 1938.

J. C. MACGIBBON, Acting Clerk of the Executive Council. .

Transport Regulation Acts

TRANSPORT REGULATION BOARD.

NOTICES OF PUBLIC HEARINGS,

N OTICE is hereby given that the applications made by the persons named below for licences to operate the commercial passenger vehicles or 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 days at the line scale meson are presented. day stated in each case :-

Name of Applicant; Nature of Application.

Thursday, 24th February, 1938, at 10 a.m.

Moss, Annie; I commercial goods vehicle for the carriage of (a) scrap metal and marine goods tenilway stations nearest to place of purchase (such goods being the property of the husband of the applicant) and, (b) wheat to Woomelang Railway Station from places within a radius of 15 miles from such station.

Johanson, Percy G.; *1 Fargo bus, with seating capacity for 14 persons, to be operated as a special service omnibus under charter conditions from the Bendigo Urban Area.

CONNELLY, John; *1 Chevrolet bus, with seating capacity for 16 persons, to be operated as a special service omnibus under charter conditions from the Bendigo Urban Area.

Lowe, Stanley Groke; *1 G.M.C. bus, with seating capacity for 20 persons, to be operated as a special service omnibus under charter conditions from the Bendigo Urban Area.

Lowe, Stanley Groke; *1 G.M.C. bus, with seating capacity for 16 persons, to be operated as a special service omnibus under charter conditions from the Bendigo Urban Area.

*The vehicles are at present licensed as Bendigo Urban omnibuses. of (a) scrap metal and marine goods to railway stations

Urban omnibuses.

Thursday, 3rd March, 1938, at 10 a.m.

Young, Andrew Douglas Blair; I commercial goods vehicle for the carriage of (a) general goods within a radius of 20 miles from Tintaldra; and (b) goods specified in the 1 hird Schedule to the Act anywhere in Victoria.

Young, Andrew Douglas Blair; I commercial goods vehicle for the carriage of general goods from and to Melbourne, to and from the border of New South Wales cn route to Turnut, New South Wales.

CLERK, GEORGE FREDERICK; 1 commercial goods vehicle for the carriage of (a) potatoes, scrap iron, marine goods, and bags purchased by the applicant within a radius of 200 miles from Carlsruhe; and (b) wood from Carlsruhe to Mollycompa. Melbourne.

FLEMING, STANLEY HOWARD; I commercial goods vehicle for the carriage of (a) general goods within a radius of 20 miles from Berwick; and (b) firewood from Berwick to

TINLTHI, LOUIS ANDREW; I commercial goods vehicle for the carriage of (a) general goods within a radius of 20 miles from Daylesford; and (b) general goods from Melbourne to Hepburn Springs on one journey per fortnight.

Timmins, A. C.; I commercial goods vehicle for the carriage of (a) general goods within a radius of 20 miles from Elphinstone; and (b) sawn timber from Lancefield to

Thursday, 3rd March, 1938, at 2.15 p.m.

O'KEEFE, JAMES; 1 Cadillac sedan, with scating capacity for 7 persons, as a stage omnibus from Melbourne to country

RODDA, ALBERT ERNEST; 1 Chevrolet bus, with seating capacity for 16 persons, for the carriage of school children only between Thorpdale and Mirboo North.

MIRBOO SERVICE STATION PTV, LTD., Mirboo North; 1 De Soto sedan, with seating capacity for 6 persons, for the car-riage of school children only on the route Thorpdale-Viether North Mirhoo North.

T. K. Brown's Motors; I commercial passenger vehicle, of a type and with scatting capacity to be approved by the Board, for the carriage of school children only on the route Coleraine-Hamilton.

NOTICE is hereby given that the applications made by the persons named below for licences to operate the commercial passenger vehicles or commercial goods vehicles on the route or routes, or in the manner respectively set out opposite their names, will be heard on Thursday, the 24th day of February, or a day thereafter, at a time and place to be communicated to the parties:—

Ansett, Reginalo Miles; 1 Buick sedan, with seating capacity for 5 persons, to be operated as a substitute omnibus on any one of the licensed routes.

J. H. Brien & Co. Pty. Ltd.; 2 commercial goods vehicles for the carriage of wood pipes from Melbourne to the site of the Cranbourne-Bittern pipe line.

WILLIS, ARTHUR ROY: 1 Studebaker bus, with seating capacity for 32 children, between Paschendale and Casterton via Merino, Henty, and Sandford, for the carriage of school children only.

White, John Thomas; 2 commercial goods vehicles, for the carriage of sawn timber and mill requisites between Fitz-patrick's Mills at Matlock and Yarra Junction.

N OTICE is hereby given that the applications made by the persons named below for licence to operate the commercial goods vehicles under the conditions referred to hereunder, will be heard on Thursday, 3rd day of March, 1938, at 10 a.m., at the Exhibition Buildings, Rathdown-street, Carlton:—

CONDITIONS REFERRED TO.

Authorized to carry as follows, and not otherwise, that is to say:-

1. To and from the site of the construction or maintenance of some specific, existing, or proposed road, street, footpath, bridge, pier, wharf, weir, jetty, or channel—

- (a) from or to any part of the State of Victoria, the following:—plant or equipment required in con-nexion with such work of construction or main-tenance, and also metal, stones, screenings, ashes.
- gravel, and sand;
 (b) from the nearest railway station, or from any railway station authorized in writing by the Board, or within a radius of 20 miles as follows:—any other material required for the works above-named.

2. Within a radius of 25 miles from the Post Office situate at the corner of Bourke and Elizabeth streets, Melbourne (or within a radius of 20 miles from the place of business of the licence holder)-general goods.

Name and Address of Applicant.

Name and Address of Applicant.

Adam, J. J., Moora-road, Rushworth.

Anderson, G. A., 44 Edgar-street, Glen Iris.

Anderson, G. A., 44 Edgar-street, Glen Iris.

Anderson, G. A., 42 Edgar-street, Albert Park.

Baker, J. W., 261 Danks-street, Albert Park.

Baker, J. W., 261 Danks-street, Colac West.

Balbey, R. G., Nullawil.

Black, J. A., 34 Yaldwin-street, Kyneton.

Boole, W., Tallangatta.

Bonato, G., Dookie P.O.

Boucher, H. L., Huon.

Bronn, W. P., Koefoed-street, Ballarat.

Butcher, E. D., Drysdale.

Byron, W. P., Koefoed-street, Stawell.

Cairns, D. P., Boundary-road, Dromana.

Campeell, C. D., Yarrawonga.

Campeell, C. D., Yarrawonga.

Campeerser, D. N., Irrewillipe.

Chambers, L. G.. Reid-street, Oakleigh.

Coffield, R., 7 Lane-street, Ballarat.

Cook, T. E., Myttleford.

Crawford, F., Argus-street, Cheltenham.

Cuttler, J., 43 Martin-street, Hamilton.

Dignan, V., Warneoort.

Disseona, F., 7 Cecil-street, Fitzroy.

Doolan, E. F., Kyabram.

Dowlin, J. A., Timboon.

Edward, J., L., Curdie Vale P.O.

Evans, W. R., c'o Mrs. Marks, Farell-street, Ouyen.

Evans, W. R., c'o Mrs. Marks, Farell-street, Ouyen.

Evans, W., corner of Ligar and George streets, Bendigo.

Flannery, J., Mudge-street, Sea Lako.

Fuller, Mrs. R. E., Burns-street, Maryborough.

Ginich, W., Tallangatta.

Graham, A., Benalla.

Granam, A., Benalla.

Gran, J. W., Molyullah.

Haggar, I. R., Sarsfield.

Habmer, C. G., Mitchell-street, Ouyen.

Hewitt J., Pty. Ltd., 33 Swanston-street, Mentone.

Joegensex, E., 7 St. Albans-road, East Geelong.

Lefoe, T. R., Conness-street, Chiltern.

Lyons, F. W., Murchison.

Lincoln, W. E., Rosedale, Portarlington.

Mahoney, M., Coragulae.

Martin, F., Prince's Highway, Berwick.

Monachan, J. P., Echuca-road, Rochester.

Munro, J., Oak-street, Seymour.

Murrambool.

McKenna, A. J., Rokewood P.O.

McKinnon, W. G., Dartmoor P.O. ADAM, J. J., Moora-road, Rushworth,

Name and Address of Applicant.

McLAREN, I., 146 Church-street, Geelong West. O'DONNELL, J., c/o P. T. Toohey, Esq., solicitor, Warracknabeal.

PATTEN, C. T., Winchelsea.

Pierohon, B., 32 Dorritt-street, Carlton, N.3.

PIERCE, F., Bank-street, Yarrawonga.

RANSOME, A. L., Dowling-street, Ballarat. RODGERS, E., 16 Ormond-road, Moonee Ponds

SAVAGE, S. P., Eildon Weir, Alexandra

Scheffer, G., Maffra.

SEVERINO, A. J., 139 High-street, Prahran.

SHANAHAN BROS., Rosedale.

SHORE, J. L., Woodend North.

Skeggs, W. H., McPherson-street, Nhill.

Skeggs, W. H., McPherson-street, Nhill.
Smith, J., 56 Albert-street, Preston.
Sorrego Bros., Goroke.,
Stafford, W. S., 14 Lugar-street, Bairnsdale.
Sundblom, E. W., The Parade, Yea.
Surmon, W. J., Myrniong, via Bacchus Marsh.
Thomas, R. J., Heywood.
Tindal, D., Back Beach-road, Sorrento.
Tomin, K. A., Cam River, via Orbost.
Ternchard, H. W., 3 Langridge-street, Collingwood.
Tribel, S., 111 Ballarat-road, Maidstone,
Versari, F., High-street, Rushworth.
Walt, E., Orbost.
Wade, S. H., Ouyen.
Wark, A. E., Terang.
Weaver, J. G. H., Rushworth.
Whiteacre, R. H. J., Stanhope-road, Rushworth.
Whiteacre, R. H. J., Stanhope-road, Frankston.
Withers, J., 58 Eleanor-road, Footscray.
Wohlers, A. P., Great Western.

NOTICE is hereby given that the applications made by the persons named below for renewal on expiry of full-term licences which on various dates in April, 1938, will have been in force for two years, to operate commercial goods vehicles in the manner provided in the licences, the conditions of which are set out hereunder, will be heard on Thursday, the 3rd day of March, 1938, at 10 a.m., at the Exhibition Buildings, Rathdown-street, Carlton.

CONDITIONS REFERRED TO.

Authorized to carry as follows, and not otherwise, that is

- 1. To and from the site of the construction or maintenance of some specific, existing, or proposed road, street, footpath, bridge, pier, wharf, weir, jetty, or channel—
 - (a) from or to any part of the State of Victoria, the following:—plant or equipment required in con-nexion with such work of construction or main-tenance, and also metal, stones, screenings, ashes, gravel, and sand;
 - (b) from the nearest railway station, or from any railway station authorized in writing by the Board, or within a radius of 20 miles, as follows:—any other material required for the works abovenamed.

2. Within a radius of 25 miles from the Post Office situate at the corner of Bourke and Elizabeth streets, Melbourne (or within a radius of 20 miles from the place of business of the licence holder)—general goods.

PARTICULARS OF APPLICATIONS.

Nume; Address; Licence No.

ROBILLIARD, J. A.; 12 Young-street, Ivanhoe; D498. MITCHELL, A., & Sons; 25 Murphy-crescent, Preston; D536.

ASHTON, W. L.; 140 Noone-street, Clifton Hill; D646.

BAKER, J. L.; Best-street, Belgrave; D719.

HENHAM, E. I.; 87 Nicholson-street, Bairnsdale; D732.

CLIPPERTON, J.; 31 Nunn-street, Benalla; D1070.

Whatley, L. W.; Hamilton-street, Gisborne; D429. LEEHANE, R. J.; 119 Magnolia-avenue, Mildura; D523.

BATSON, C. G., PTY. LTD.; Box 49, Colae; D580.

COLLODETTI, L.; 24 Orr-street, Shepparton; D665,

Notice of any objection should be forwarded to reach the ecretary to the Board not later than Monday, the 21st Secretary to the February, 1938.

F. P. MOUNTJOY,

Exhibition Buildings, Rathdown-street, Carlton, 15th February, 1938.

NOTICE TO MARINERS .-- VICTORIA.

INo. 2 of 1938.1

THE following Notice to Mariners, which has been received from the Harbor Master, Geelong, is published for general information.

A. D. MACKENZIE.

Port Officer.

Ports and Harbors Branch, Department of Public Works, Melbourne, C.2, 11th February, 1938.

THE GEELONG HARBOR TRUST COMMISSIONERS.

NOTICE TO MARINERS.

Port of Geelong.—Dredging in Progress.—Single Mark Piles.

(A) .- DREDGING IN PROGRESS.

Date .- On or about the 11th of February, 1938.

Former Notice.-No. 28 of 1937,

Position.—2,500 feet 083 deg. from No. 2 beacon, Hopetoun Channel. Latitude 38 deg. 07 min. S. Longitude, 144 deg. 27 min. E.

Details.-The dredge Thomas Bent has completed dredging on the Southern edge of the channel, and will be removed to the above position, working westward on the line of the northern beacons,

Remarks.-The dredge will haul clear of the channel when essels are passing through. Regulation day and night signals will be exhibited.

(B) .- SINGLE MARK PILES.

Position.-40 feet northward of the line of northern beacons, Hopetoun Channel.

Details.—Two single mark piles will be driven as follows:—
One in vicinity of No. 4 light beacon.
One opposite No. 5 light beacon.

Charts Affected,-2731, 1171.

H. SAUNDERS, Harbor Master.

Geelong, 10th February, 1938.

Crimes Act 1928, Section 323,

APPROVAL OF MATRON OF REFORMATORY SCHOOL.

H 18 Excellency the Governor of the State of Victoria, by H and with the advice of the Executive Council thereof, and pursuant to the provisions of section 323 of the *Grimes Act* 1928, has, by Order made on the 15th day of February, 1938, approved of

IVY GLADYS WATKINS

as Matron of the Reformatory School for Protestant Girls at Riddell's Creek, in place of Robina Pratt.

J. C. MACGIBBON, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 15th February, 1938.

Children's Welfare Act 1928, Section 62.

APPROVAL OF MANAGER OF INSTITUTION,

H is Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of section 62 of the Children's Welfare Act 1928, has, by Order made on the 15th day of February, 1938, approved of

ROBINA PRATT

as manager of the Salvation Army Girls' Home, Sackville-street, East Kew, in place of May Hyde.

J. C. MACGIBBON, Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 15th February, 1938.

AUCTION SALES ACT 1928.

CHUCA.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House, Echuca, on Friday, the 4th day of March. 1938, at Ten a.m., for the purpose of considering an application by Thomas R. A. Coulstock, of Kyabram, for an auctioneer's licence.—Dated at Echuca this 11th day of February, 1938.—W. H. J. Errol., Clerk of Petty Sessions. Sessions.

ORSHAM.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House, Horsham, on Wednesday, the 23rd day of February, 1938, at Ten a.m., for the purpose of considering applications by Wilson Blacker Bolton, of Horsham, and David Raeburn Brown, of Horsham, for Auctioneers' Licences. Dated at Horsham the 8th day of February, 1938.—J. A. Lowrey, Clerk of Petty Sessions.

TAWELL.—Notice is hereby given that a Special Meeting of Justices will be held at the Court House, at Stawell, on Thursday, the 3rd day of March, 1938, at Ten o'clock in the forenoon, for the purpose of considering an application for an auctioneer's licence by David Mitchell. of Stawell. Dated at Stawell this 10th day of February, 1938.—J. W. MARWICK, Clerk of Petty Sessions.

Factories and Shops Acts.

CARTERS AND DRIVERS BOARD.

At the Executive Council Chamber, Melbourne, the fifteenth day of February, 1938.

PRESENT:

. His Excellency the Governor of Victoria,

Mr. Bailey Mr. Mackrell Sir John Harris

Mr. Tuckett Mr. Hyland.

VARIATION OF APPOINTMENT ORDER.

WHEREAS, in pursuance of the provisions of the Factories and Shops Acts for the time being in force, the Governor in Council did by Order appoint a Wages Board described as the Carters and Drivers Board, and did by subsequent Orders vary the powers of the said Board; And whereas it is expedient to further vary the powers of the said Board in the manner hereafter appearing: Now, therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof under the powers in that behalf conferred by the Factories and Shops Acts, doth hereby vary the Orders above-mentioned so that, in substitution for the powers thereby conferred, the said Carters and Drivers Board shall be given the following power, that is to say:—

To determine the lowest price or rates which may be paid to any person employed:-

1. In carting or driving, or in accompanying a carter or driver, and assisting him in carting, driving, loading, unloading, or delivering in connexion with or incidental to some trade or business, but not including persons employed at such work in connexion with a trade which may be or is the subject of a Determination of any of the following Boards with the subject of a Determination of any of the following Boards, viz.:

Boards, viz.:—

Bread Carters Board,
Chaffeutters Board,
Coal and Coke Board,
Quarry Board,
Shops Board No. 3 (Butchers).
Shops Board No. 4 (Butchers—Country),
Shops Board No. 5 (Butchers—Provincial).
Shops Board No. 7 (Country Shops Assistants).
Shops Board No. 12 (Fuel and Fodder),
Shops Board No. 13 (Fuel and Fodder—Country).
Shops Board No. 15 (Grocers).

2. In or in connexion with any stable in which are stabled the horses used in his trade or business by any person subject to the Determination of the said Carters and Drivers Board.

- $3.\ {\rm In}\ {\rm driving}\ {\rm horse-drawn}\ {\rm passenger}\ {\rm vehicles}\ {\rm hired}\ {\rm or}\ {\rm plying}\ {\rm for}\ {\rm hire}.$
- 4. In the business of a livery stable keeper or in a stable where cabs or cab horses are kept.
- 5. In connexion with motor assembly works, warehouse. or showrooms-
- (a) in driving mechanically propelled vehicles in the course of their sale, their delivery to purchasers, or their registration;
 (b) as instructor drivers.

And the Honorable Edwin Joseph Mackrell, His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

J. C. MACGIBBON, Acting Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the Executive Council Chamber, Melbourne, the fifteenth day of February, 1938.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Bailey Mr. Mackrell Sir John Harris Mr. Tuckett Mr. Hyland,

DROUIN WATERWORKS TRUST.

ADDITIONAL LOAN OF £1.780.

NDER the powers conferred by the Water Acts, and all other powers enabling him in that behalf. His Excellency the Governor of the State of Victoria, by and with the advice of the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of One thousand seven hundred and eighty pounds (£1,780) to the Drouin Waterworks Trust for the completion of offtake works, main pipe line, service tank, and reticulation mains, as set forth in the detailed statement bearing date the 1st February, 1938, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subjected to the provisions of the Water Adv.

of the Water Acts.

WARRAGUL WATERWORKS TRUST.

ADDITIONAL LOAN OF £1,000.

U NDER the powers conferred by the Water Acts, and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant of the Executive Council of the said State, doth hereby grant an additional loan of One thousand pounds (£1.000) to the Warragul Waterworks Trust for the purpose of new pipe mains as set forth in the detailed statement bearing date the 1st February, 1938, and verified under the seal of the State Rivers and Water Supply Commission.

The loan hereby granted shall be subjected to the provisions of the Water Acts.

AUTHORITY TO OBTAIN BANK OVERDRAFTS.

H is Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 15th day of February, 1938, authorized, in pursuance of section 271 of the Water Act 1928 (No. 3801), each of the Waterworks Trusts mentioned in the first column of the schedule hereunder to obtain an advance or advances during the year 1938 from the bank named in the second column, by overdraft of the Trusts current account thereat, such overdraft not to exceed at any one time the sum specified in the third column, viz.:—

SCHEDULE.

Name of Trust.	Bank and Place.	Overdraft not to exceed—			
		£	s. d.		
Benalia	National Bank of Australasia Limited, Benalla	£ 1,500	0 0		
Glenrowan	National Bank of Australasia Limited, Wangaratta	75	0 0		

WARRAGUL WATERWORKS TRUST.

ALTERATION IN THE CONSTITUTION OF THE TRUST.

Alteration in the Constitution of the Trust.

Whereas by an Order in Council bearing date the 4th day of August, 1908, a certain Waterworks Trust, known as the Warragul Waterworks Trust, was duly constituted, and it was ordered and provided that the Councillors for the Central Riding of the municipal district of the Shire of Warragul for the time being, and three other persons, should be the Commissioners of the said Trust.

And whereas a petition has been signed by a majority of the ratepayers within the waterworks district of the said Trust praying that the Councillors for the Warragul Riding of the municipal district of the Shire of Warragul and the three other persons appointed Commissioners of the said Trust shall cease to hold office as such Commissioners, and that they be succeeded by Commissioners elected by the ratepayers within the waterworks district of the said Trust.

Now, therefore, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, and in pursuance of the powers conferred upon him by the provisions of the Water Acts, doth hereby declare that the persons holding office as Commissioners of the said Warragul Waterworks Trust by virtue of their office as

Councillors for the Central Riding of the municipal district of the Shire of Warragul for the time being, and the three other persons appointed Commissioners of such Trust shall, after the sixth day of April, 1938, cease to hold office as such Commissioners accordingly, and shall, after such day, be succeeded by seven Commissioners, six of whom shall be elected for such Trust on the seventh day of April, 1938, in the manner prescribed by Regulations made for that purpose, and also for the purpose of conducting subsequent elections, and one shall be appointed by the Governor in Council.

WARRAGUL WATERWORKS TRUST.

REGULATIONS FOR THE ELECTION OF COMMISSIONERS.

W HEREAS in pursuance of the provisions of the Water Acts the Governor in Council is empowered to make Regulations for the election of Commissioners of Waterworks Trusts: Now therefore His Excellency the Governor of the State of Victoria, acting by and with the advice of the Executive Council thereof, and in pursuance of the provisions of the now in part recited Acts, doth for the purposes aforesaid make the following Regulations for the election of Commissioners of the Warragul Waterworks Trust:—

- 1. Interpretation of Terms.—In these Regulations "the Trust" or "the said Trust" shall mean the Warragul Waterworks Trust. "Minister" shall mean the Minister of Water Supply.
- 2. Period for which the Commissioners shall hold Office.— The period for which the Commissioners shall hold office shall
- The period for which the Commissioners shall hold office shall be until the fourth Thursday in the month of October in the third year after the year of their election.

 3. Extraordinary Vacancies, How Filled.—Should any vacancy in the office of Commissioner be occasioned by death, disqualification, or any other cause whatever, the same shall be filled up by election under these Regulations, within two months after the vacancy has occurred, and the person elected to fill such vacancy shall hold the office of Commissioner during the ways right of the term of effice of the Commissioner the unexpired portion of the term of office of the Commissioner whose seat shall have become vacant.
- 4. Date of First and Subsequent Election of Commissioners.

 The first election of Commissioners under these Regulations shall be held on the 7th day of April, 1938, and the ordinary election of Commissioners shall be held on the fourth Thursday in October, in each succeeding triennial year.
- in October, in each succeeding triennial year.

 5. Voters' List to be Prepared.—For the purposes of the first election of Commissioners a voters' list shall be prepared in like manner to that provided by section 117 of the Water Act 1928, as amended by section 2 of the Water Act 1936, in so far as circumstances will admit, on or before the 11th day of March, 1938, by the secretary of the Trust, certified by him as correct, and such list shall be the list of voters for the said election of Commissioners, and shall remain in force, and shall be used at any subsequent election of Commissioners that may be held prior to a fresh voters' list being made out as hereinafter provided.

 6. Voters' List to be Prepared Annually.—Before the 12th
- 6. Voters' List to be Prepared Annually.—Before the 12th day of September in each year a voters' list shall be made out in the manner prescribed by section 117 of the Water Act 1928, as amended by section 2 of the Water Act 1936, which shall, after the first revision upon approval of the Commissioners under the common seal of the Trust, be the list of voters for the election of Commissioners for the twelve months each east ensuing

months next ensuing.
7. Form of Voters' List-First Schedule.—Such voters' list shall be in the form of the First Schedule hereto, and shall contain, in regular numerical sequence and alphabetical order

shall be in the form of the First Schedule hereto, and shall contain, in regular numerical sequence and alphabetical order of surname, the christian name or names, surname, and address (so far as these may be known) of every ratepayer within that portion of the municipal district of the Shire of Warragul included within the district of the Waterworks Trust.

In making out such list of voters, if the property in respect of which any ratepayer is entitled to vote is only in part within the Waterworks District, then the number of votes of such ratepayer in respect of such property shall be reduced in the proportion which such part bears to the whole property of such ratepayer rated in the municipal district.

S. Returning Officer.—The Returning Officer shall be appointed by the Trust, or in default of such appointment, shall be the secretary of the Trust. The Returning Officer may appoint a deputy to assist him or to act in his room at any election, and such deputy may do all things which the Returning Officer is hereby authorized or required to do.

9. Notice of Election—Nomination of Candidates—Deposit—Second Schedule.—Fourteen clear days before the election of Commissioners under these Regulations, the Returning Officer shall give public notice of such election by advertisement inserted in some newspaper generally circulating in the Warragul township, and by such notice shall require all candidates at such election to be nominated at some place within the said township to be named in such notice in manner hereinafter mentioned between the hours of Ten o'clock in the forenoon and Four o'clock in the afternoon on some day before a day (hereinafter called the day of nomination) not less than four nor more than seven days after the time of giving such notice and

named therein, and every candidate at any such election shall before Four o'clock in the afternoon of the day next preceding the nomination day lodge with the Returning Officer at the place aforesaid a nomination-paper in the form of the Second Schedule or to the like effect stating therein both his christian and surname together with the other particulars required in and by the said schedule, and such nomination-paper shall be signed by the candidate and by at least five persons entitled to vote at the election, and such candidate shall, together with such nomination-paper, deposit with the Returning Officer the sum of Five pounds, which shall be returned to the candidate if he obtains at the election a number of votes equal to at least one-fifth of the votes given to the person declared elected who received the least number of votes, otherwise the said sum shall be paid into and form part of the revenues of the Trust.

And no person who shall not have been so nominated shall, within the provisions of these Regulations, be deemed to be a candidate at any election of Commissioners.

- 10: Qualifications of the Commissioners.—No person shall be eligible for election as a Commissioner unless he is liable to by rated under the Water Acts in respect of property within the district of the Trust.
- 11. Where Number of Candidates Does Not Exceed Number of Commissioners to be Elected.—If, at the expiration of the time limited as hereinbefore provided for the nomination of candidates, the number of persons who have become candidates as aforesaid does not exceed the number of Commissioners to be elected, the Returning Officer shall then declare such candidates to be duly elected, and they shall be deemed to be then duly elected accordingly.
- 12. Where Number of Candidates Exceeds the Number of Commissioners to be Elected—Third Schedule—Notice of Pollmans of Polling.—If, at the expiration of the time limited for the nomination of candidates, the number of candidates exceeds the number of Commissioners to be elected, then the Returning Officer shall forthwith cause the ballot-papers to be printed, with the christian names and surnames of all the candidates in full in the form of the Third Schedule hereto, and shall also give public notice by advertisement in some newspaper circulating in the Warragul township, stating the names of the persons so nominated, and that a poll will be taken for the election of such Commissioners upon a day named in such notice, at such place within the said township as the Returning Officer shall in and by such notice appoint; and such poll shall take place accordingly, and shall commence at Eight o'clock in the forenoon and close at Seven o'clock in the afternoon.
- ocioca in the foremoon and close at Seven o'clock in the afternoon.

 13. Retirement of Candidates Refore Polling Day.—If, at
 any election, after a poll shall have been appointed as aforesaid
 any candidate for such election, and two of the persons having
 signed the paper nominating him as aforesaid, are desirous
 that he should retire from such candidature, such candidate
 and the persons aforesaid may sign and deliver to the Returning Officer, not later than four clear days before the day of
 polling, a notice in the form of the Fourth Schedule hereto,
 stating that such candidate so retires; and the said candidate
 or his agent shall thereupon publish in some newspaper generally circulating in the Warragul township a copy of such
 notice, and the Returning Officer, on sufficient proof of such
 publication aforesaid, if the number of candidates is by such
 retirement reduced to the number of persons to be elected at
 such election shall, on the day appointed for the election, declare the remaining candidates duly elected; and, if the said
 number is not so reduced, shall omit the name of the person
 so retiring from the ballot-papers to be used at the said
 election, and, if such papers are already printed, shall erase
 such name therefrom; and such person shall not be capable of
 being elected at such election.

 14. Polling Booth May be Hired.—At such election the Re-
- 14. Polling Booth May be Hired.—At such election the Returning Officer shall provide a suitable place for taking a poll, and may, if necessary, cause to be hired and used as a polling booth any room which he may deem to be suitable at the place appointed for taking the poll, and may divide such room into compartments as to him may seem most convenient.
- 15. Returning Officer to Preside at Polling Booth.—The Returning Officer or his deputy shall preside at the polling booth for taking the poll.
- 16. Scrutineers May be Appointed.—Each candidate shall be entitled to appoint, in writing, one scrutineer to be present in the polling booth, and the said Returning Officer or his deputy, and the said scrutineers, and any voters not exceeding four in number, actually engaged in voting, shall alone be permitted at any one time to enter or remain in the polling booth.
- 17. Pencils to be Provided.—The Returning Officer or his deputy shall provide pencils in the polling booth for the use of the voters, and also a locked box, to be called the ballot-box, with a cleft or opening therein capable of receiving the ballot-box papers, and such box shall be opened and exhibited to the scrutineers before the polling begins; and the box shall then be locked, and shall stand on a table opposite the Returning Officer or Deputy Returning Officer, who shall keep the key of such box.

- 18. Mode of Voting.—The Returning Officer shall deliver to every voter who requires the same a ballot-paper, or if such voter appears by the roll to be entitled to give more votes than one; then so many, ballot-papers as may be equal to the number of votes which such voter so appears to be entitled to give, such ballot-papers being in the form of the Third Schedule hereto, and initialed by the Returning Officer; and every such voter shall, without leaving the booth, strike out from all or any of such papers the name of every candidate for whom he does not intend to vote. And in case any voter is unable to read or write, the Returning Officer or his deputy, if so required, shall, in view of such one of the scrutineers as the voter may desire, strike out the name or names of such candidate or candidates as such voter may designate; and after such name or names have been so struck out, the ballot-paper of ballot-papers (as the case may be) shall forthwith be deposited in the said box. Provided that all the ballot-papers to which any person may be entitled at the polling booth shall be demanded and received by him at one and the same time; and no person having once demanded and received any such ballot-paper or papers, and voted by the same, shall at the same election receive any further ballot-papers, or exercise any further right of voting.
- 19. Ballot-papers to be Numbered.—Before delivering any ballot-paper to the voter, the Returning Officer or his deputy shall write upon the back of each such ballot-paper, as near as practicable to the lower edge thereof, the number set opposite to the voter's name in the roll, and shall thereupon, upon a copy of such roll, check off such voter's name as having voted, and mark against such name the number of hallot-papers delivered to such voter.
- 20. Plumping Prohibited—Informal Ballot-papers.—At every such election every voter shall strike out from the ballot-paper the names of the candidates for whom he does not desire to vote, and if he suffers to remain on the ballot-paper a greater or less number of names not struck out than the number of Commissioners to be elected the vote given on and by the ballot-paper shall be void and of no effect.
- 21. What Question May be Asked.—At any election of Commissioners the Returning Officer may, if he see fit, or if required to do so by any candidate or scrutineer, put to any person tendering his vote the question following:—
 - "Are you the person whose name appears as (A.B.) in the roll now in force for this Trust, being enrolled therein in respect of property described to be situated in (here specify the street or other place described in the roll)?"

And no other question shall be put to any person tendering his vote; and no person who shall refuse to answer such question, or who shall not answer the same absolutely in the affirmative, shall receive a ballot-paper or be permitted to vote.

- 22. False Answer, Polling Twice, and Personation.—Every person who shall wilfully make a false answer to the question aforesaid, or who shall poll more than once, or offer to poll more than once at the same election, or who shall depart or attempt to depart from any polling booth after having received a ballot-paper without having deposited the same in the ballot-box, as hereinbefore provided, or who shall personate any other person for the purpose of polling at such election, shall be guilty of a breach of these Regulations; but nothing contained in this clause shall apply to any person only by reason of his exercising the right of voting as often as it appears by the roll he is entitled so to do.
- appears by the roll he is entitled so to do.

 23. Result of Polling—How Ascertained.—Immediately on the close of the poll, the Returning Officer shall, in the presence of and subject to the inspection of so many of the scrutineers of the candidates as please to be present, proceed to ascertain the number of votes for each candidate; and such Returning Officer shall abstain from inspecting the number written as aforesaid on any ballot-paper, and take care that the same is not seen by any person before being scaled up as herein provided; and the Returning Officer shall seal up the ballot-papers deposited in the booth, and as soon as conveniently may be on a fater the day of the poll, publicly declare the candidates, not exceeding, the number of vacancies to be filled up, who have received the greatest number of votes to have been duly elected Commissioners of the Trust and if two or more candidates have received an equal number of votes, the Returning Officer shall determine by lot the candidate to hold office.

 24. Ballot-navers. How Disposed of.—The Returning Officer
- 24. Ballot-papers, How Disposed of.—The Returning Officer shall forthwith after the declaration of the poll endorse with a description of the contents thereof, and sign the sealed parcel of ballot-papers, and forward the same to the secretary of the Trust, to be by him safely and secretly kept for six months then next ensuing, and then by him caused to be destroyed in the presence of three Commissioners of the Trust.
- 25. Minister to Determine Question Arising Upon First Election.—If any question arise as to the due election of any Commissioner at the first election, the Returning Officer shall, at the request of any voter or candidate, submit such question, in writing, to the Minister, who shall decide the same; and such decision shall be final and binding.

26. Question Arising Upon Subsequent Election to be Determined by the Trust.—If any question arise as to the due election of any Commissioner at any subsequent election (whether ordinary or extraordinary), such question shall be determined by the Commissioners of the Trust at the first ordinary meeting held after the election; but no Commissioner in respect of whose election such question shall have arisen shall act as a Commissioner at such meeting, or be entitled to take any part in the proceedings thereof, or in any manner or at any time to act as a Commissioner until such question shall have been so determined; and the majority of the Commissioners whose election is not in dispute shall form a quorum.

27. Appeal to Minister from Determination of Trust.—In event of any voter or candidate feeling aggrieved by the determination of the Trust with reference to any such question as last aforesaid, he may appeal therefrom to the Minister within fourteen days from the date upon which the Commissioners shall have determined the question and the Minister may make such inquiry as to the merits of the question as may appear to him to be necessary, and determine such question in such manner as to him may appear just; and such determination of the Minister shall be final and binding.

28. Failure to Elect Deemed to Create Extraordinary Vacancies.—If at any election of Commissioners any vacancies less than the whole number which should have been filled up at such election are not filled up, then the vacancies which are not so filled shall severally be deemed extraordinary vacancies and to have occurred on the day appointed for such election. Provided always that the Commissioners eventually elected or appointed to fill such vacancies shall go out of office as if appointed to fill such vacancies shall go out of office as if elected at such election.

29. Expenses of Election to be Paid by Trust.—The expenses incurred by the Returning Officer, or under his direction, in connexion with any election shall be defrayed by the Trust.

30. Penalty for Breach of Regulations.—Any person guilty of a breach of any of the provisions of these Regulations shall be liable to a penalty not exceeding Ten pounds, to be recovered in a summary manner before justices of the peace.

31. Interpretation.—In these Regulations words importing the masculine gender shall be deemed and taken to include females, unless there is something in the context repugnant to or inconsistent with this interpretation.

SCHEDULES.

[Clause 7.]

First Schedule.

Warragul Waterworks Trust.

Voters' List

Year

No.	Surname,	Christian Name.	Trade or Occupation.	Description and Situation of Rateable Property.	No. of Votes to which Entitled.

Second Schedule

[Clause 9.]

FORM OF NOMINATION.

We, the undersigned, being entitled to vote for Commissioners of the Warragul Waterworks Trust. do hereby nominate of Commissioner of the said Trust at the election to be held for the said Trust on the day of , 19 .

Dated this

, 19 day of

(Here to follow signatures.)

And I, the above-named , being eligible for election as a Commissioner, do hereby consent to such nomina-

Signed-

Third Schedule.

[Clause 12.]

Warragul Waterworks Trust.

BALLOT-PAPER

Candidates' names (arranged in alphabetical order of surnames).

A.B. C.D. E.F. G.H.

Directions.

The voter is to strike out the name of the candidate or can-The voter is to strike out the name of the candidate or candidates for whom he does not intend to vote by drawing a line through the same with a pencil. He must be careful not to leave uncancelled the names of more or less than the number of candidates to be elected Commissioners, otherwise this ballot-paper will be invalid.

The ballot-paper so marked by or for the voter is to be dropped by him into the ballot-box.

The voter is not permitted to take his ballot-paper out of the ballot-room or polling booth.

Fourth Schedule.

[Clause 13.]

Warragul Waterworks Trust.

I (A.B.), nominated a candidate for election as a Commissioner of the above Trust, and we (C.D. and E.F.), two nominators of the said (A.B.), hereby give notice that the said (A.B.) desires to retire from the said candidature, and that his name may be omitted or erased by the Returning Officer from the list of candidates.

Dated this

day of , 19 (Signed) A.B., candidate. C.D. and E.F. Nominators of the said A.B.

GEELONG WATERWORKS AND SEWERAGE TRUST.

INCLUSION OF ADDITIONAL LANDS IN DRAINAGE AREA. UNDER the powers conferred by the Geelong Waterworks and Severage Act 1928, and all other powers enabling him in that behalf. His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby declare, order, and direct as follows:

That the lands comprised within the boundaries hereunder described shall be added to and form part of the drainage area of the Geelong Waterworks and Sewerage Trust.

EXTENSION OF DRAINAGE AREA.

Description.

Description.

Comprising portion of the Shire of South Barwon situated in Crown allotments 8 and 10. Parish of Barrarbool, County of Grant, and bounded as follows:—Commencing at a point on the southern boundary of Crown allotment 10. Parish of Barrarbool, County of Grant, and distant 1.188 feet westerly from the southersatern angle of the said Crown allotment 10, being a point on the western boundary of the existing drainage area: thence westerly along the southern boundary of the said Crown allotment 10 about 1.500.84 feet to the western boundary of Valley-road; 330 feet: thence west 798.27 feet; thence north 970.66 feet; thence west about 764.94 feet to the eastern boundary of Thornhill-road; thence south along the said eastern boundary of Thornhill-road; thence south along the said eastern boundary of Thornhill-road; thence south along the said eastern boundary of Thornhill-road; thence south along the said eastern boundary of the existing drainage area; thence northerly along the said western boundary of the existing drainage area about 66 feet to the point of commencement. All of which boundaries are shown on a plan approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission. Melbourne.

SHIRE OF BET BET.—DUNOLLY WATER SUPPLY DISTRICT.

FIXING LIMIT OF A BANK OVERDRAFT.

IS Excellency the Governor of the State of Victoria, by If and with the advice of the Executive Council thereof, doth hereby, pursuant to section 273 of the Water Act 1928 (No. 3801), fix the limit of the overdraft to be obtained by the Council of the Shire of Bet Bet from the Commercial Banking Company of Sydney Limited, Dunolly, at an amount not to exceed at any one time the sum of Seven hundred pounds (47700). (£700)

TRARALGON WATERWORKS TRUST.

FIXING LIMIT OF A BANK OVERDRAFT

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof. doth hereby, pursuant to section 273 of the Water Act 1928 (No. 3801), fix the limit of the overdraft to be obtained by the Traralgon Waterworks Trust from the National Bank of Australasia Limited. Traralgon, at an amount not to exceed at any one time the sum of One hundred pounds (£100).

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

J. C. MACGIBBON. Acting Clerk of the Executive Council. REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF "CORONATION PARK."

At the Executive Council Chamber, Melbourne, the seconth day of February, 1938.

His Excellency the Governor of Victoria.

Mr. Bailey

Mr. Tuckett.

Mr. Goudie

W HEREAS by sub-section (2) of section 56 of the Forests Act 1928, the Governor in Council is enabled to make Rules and Regulations in regard to the care, protection, and Rules and Regulations in regard to the care, protection, and management of any land forming part of any reserved forest, such land being a place of natural beauty or interest, or a health resort, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, or other charges for entering in or upon such land, or any specified part or parts thereof, and by such Rules and Regulations to extend and apply for the purposes of such section and the Rules and Regulations thereunder, the provisions of sub-sections (2), (3), (4), and (5) of section one hundred and eighty-two, and section one hundred and eighty-five of the Land Act 1928, with such alterations, substitutions, additions, omissions, and modifications as are necessary or expedient for the purposes of carrying out the objects of this section. 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 Executive Council of the said State, and in pursuance of the power conferred as aforesaid, do hereby make the following Rules and Regulations in respect of the land forming part of the reserved forest in the Parish of Gorae, County of Normanby, described in the schedule hereto, and known as "Goronation Park," and also tor the purposes of the said section 56, and the Rules and Regulations thereunder, do hereby extend and apply sub-sections (3), (4), and (5) of such Act with the alterations, additions, and modifications herein-after appearing: after appearing:

Schedule Above Referred to.

Schedule Above Referred to.

Parish of Gorae, County of Normanby, 10 acres: Commencing at a point on the south boundary of a 1-chain road, bearing 8, 88 deg, 8 min, W, 370.3 links, N, 44 deg, 27 min, W, 1,447.4 links, N, 17 deg, 43 min, W, 514.7 links, and N, 35 deg, 53 min, W, 1,359 links, from the north-east angle of allotment 3 of section 3; bounded thence by lines bearing S, 8 deg, 0 min, E, 840 links, S, 82 deg, 0 min, W, 1,000 links, and N, 8 deg, 0 min, W, 1,160 links to the south boundary of a 1-chain road; and thence by such road bearing S, 79 deg, 43 min, E, 1,050 links to the point of commencement.—(Corr. No. 36/3053.)

- RULES AND REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF "CORONATION PARK," THE LAND DESCRIBED IN THE SCHEDULE ABOVEMENTIONED AND REFERRED TO IN SUCH RULES AND REQUIATIONS AS "THE RESERVE."
- 1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding twelve in any one year) as the Reserve may be set aside for fêtes, sports, or holiday amusements on any of which occasions a sum not exceeding Two shillings and sixpence may be charged and taken for admission of every adult to the Reserve.
- 2. No person shall enter or remain in the Reserve who may
- 2. No person shall enter or remain in the Reserve who may offend against deceney as regards dress, language, or conduct.

 3. No person shall, without the permission, in writing, of the Committee of Management first obtained, remove, cut, damage, mark, write, or deface, or in any way damage any buildings, trees (whether alive or dead), or any shrubs, ferns, plants, bark, fruit, seeds, roots, leaves or flowers, or notices, seats, tables, gates, posts, fences, railing, pillars, or any other erection or property within the Reserve.
- 4. No person shall shoot, poison, trap, snare, hook, catch, or otherwise destroy or interfere with, or take away any animal (including birds of any description), or any skin, egg. feathers, or nest, or carry any firearms, poison, traps, snares, or gins within the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 5. No person shall climb or jump over the fences in or around the Reserve, or affix any bills or signs to any tree, seat, gate, post, table, fence, pillar, railing, building, or any other erection within or around the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 6. No person shall light or maintain any fire within the Reserve without the permission, in writing, of the Committee of Management first obtained, and then only in such places and in such manner as may be prescribed by such Committee.
- 7. No person shall camp in the Reserve, nor erect therein any building, nor any booth or other structure for any purpose whatsover, or offer for sale therein any article without the permission, in writing, of the Committee of Management first

- had and obtained, and then only subject to the payment of such fees and on such conditions as the Committee of Management may, in its absolute discretion, determine. Such written permission shall, if required, be produced at any time to any person duly authorized by the Committee of Management to demand the production of same.
- S. No person shall bring into the Reserve, or allow to wander therein, any horse, cattle, sheep, goat, pig, or other animal without the permission, in writing, of the Committee of Management first obtained, and the owner of any such animal found trespassing in the Reserve shall be liable for breach of these Regulations.
- 9. The Committee of Management shall have full power to impound any cattle found trespassing in the Reserve, and the Committee of Management shall be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the *Pounds Act* 1928.
- 10. No person shall bring into the Reserve any seed, or portion of any plant, without the permission, in writing, of the Committee of Management.
- 11. No person shall park any motor car within the Reserve excepting at such places as are set apart by the Committee of Management for that purpose.
- 12. No person shall conduct or take part in any public meeting, or organize entertainments or sports of any kind in any part of the Reserve, without the written permission of the Committee of Management first obtained.
- 13. No dog shall be allowed in the Reserve unless under control, and all dogs found wandering therein shall be liable to be destroyed, and the owners thereof to prosecution.
- 14. No person, except those employed in the Reserve, and other persons authorized by the Committee of Management, shall enter any plots therein which may be enclosed for plantations of young trees, shrubs, or flowers, or for the protection of young native species naturally grown, or remove therefrom any plant or bark, fruit, seed, leaves, or flowers, or other part of any plant, without the permission, in writing, of the Committee of Management. mittee of Management.
- 15. No person shall deposit, or cause to be deposited, waste paper, bottles, or any other litter on any part of the Reserve except in the receptacles provided for that purpose.
- 16. No person shall break glass of any kind, or deposit broken glass in the Reserve.
- 17. No vehicle with iron tires, carrying a load exceeding 1 ton on four wheels, or ½ ton on two wheels, shall be allowed within the Reserve without the permission, in writing, or the

- within the Reserve without the permission, in writing, of the Committee of Management.

 13. The Committee of Management shall have power to restrict the load on any vehicle when it is considered that such load will damage any road or roads within the Reserve.

 19. No person shall commit a nuisance in any part of the Reserve, or in or on any building in the Reserve.

 20. No person shall play, practise, or engage in any organized game or sport within the Reserve without the permission of the Committee of Management, or at any time behave in such a way as, in the opinion of the Committee of Management, tends to frighten or disturb the native animals and/or birds therein.
- a way as, in the opinion of the Committee of Management, tends to frighten or disturb the native animals and/or birds therein.

 21. Every person offending against any of these Rules or Regulations shall for each offence be liable to a penalty of not more than Five pounds, and every person who so offends, and who, after he has been warned by any forest officer, or officer or servant of the Committee of Management, or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such forest officer, officer, or servant, or member of the Police Force, and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds.

 22. The Governor in Council may at any time revoke any of these Rules and Regulations, and thereupon such Rule or Regulation shall have no force or effect.

 23. The Committee of Management, or a majority of its members, shall have full power either in the name of some person appointed in that behalf by the Committee to take any legal proceedings for or in connexion with the breach or non-observance of any of these Rules or Regulations,

 24. In no case shall the Forests Commission, or His Majesty, he liable for any costs or expenses incurred or awarded in connexion with any prosecution under or pursuant to any of these Rules or Regulations.

 25. These Rules or Regulations shall be published in the Government Gazette, and shall be posted in some conspicuous place adjacent to the entrance gates to the Reserve.

And the Honorable Albert Eli Lind, Ilis Majesty's Minister of Forests for the State of Victoria, shall give the necessary directions herein accordingly.

Acting Clerk of the Executive Council.

LICENSING ACTS.

11 the Executive Council Chamber, Melbourne, the fifteenth day of February, 1938.

PRESENT.

His Excellency the Governor of Victoria.

Mr. Bailey Mr. Mackrell Sir John Harris Mr. Tuckett Mr. Hyland,

AMENDMENTS OF LICENSING POLL RULES 1930.

W HEREAS, in pursuance of the powers him thereunto enabling the Governor in Council did on the nineteenth day of February, 1930, make the Licensing Poll Rules 1930; And whereas it is desirable to amend the said Rules: Now therefore, in the exercise of the powers in that behalf conferred by section 304 of the Licensing Act 1928, as amended by the Licensing (Conduct of Poll) Act 1929, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby amend the said Rules, as follows:

(a) For sub-paragraphs (iii) and (iv) of paragraph 2 (a) of Rule 44 substitute the following sub-paragraph:—

"(iii) to the best of his knowledge the district and subdivision for which he is enrolled."

(b) For sub-paragraph (c) of paragraph (3) of Rule 45 substitute the following sub-paragraph:—

"(c) does not answer question (b) absolutely in the affirmative, and state to the best of his knowledge the district and subdivision for which he is enrolled."

(c) For paragraph (b) of Rule 53 substitute the following paragraph:

aph:—

"(b) (i) place in one parcel the unopened envelopes bearing the duly signed and attested declarations of those persons who he is satisfied are enrolled for and entitled to vote in respect of his district, accept for further scrutiny the ballot-papers contained therein, and place a mark opposite the name of each of such persons on a certified copy of the roll to be used by him for the purposes of the scrutiny; and re-direct to the appropriate returning officer who, according to his residence as shown on his declaration, derives his qualification from another licensing district, and notify at once every such returning officer of such re-direction;"

In paragraph (c) of Rule 53 for the words "the ... " (b) 77.

(d) In paragraph (e) of Rule 53 for the words "the unopened envelopes" substitute the words "the remaining unopened envelopes";

(e) For paragraph (b) of Rule 54 substitute the following paragraph:-

"(b) An absent voter's ballot-paper shall not be rejected as informal merely because of a formal defect therein through the name of the wrong district appearing thereon or on the envelope enclosing such ballot-paper or the omission of the name of the district."

(f) After rule 71, insert the following Rule:-

ter rule 71, insert the following Rule:—

'71A. (1) At any licensing poll at any time before
the result of the voting is notified by the Chief
Electoral Officer in the Government Gazette, the
Returning Officer for any licensing district, in the
presence of any scrutineer (if present) appointed
pursuant to these Rules may, if he thinks fit, and
shall, if directed by the Chief Electoral Officer, open
any sealed parcel containing ballot-papers, and recount the votes contained therein.

(2) The Returning Officer conducting such a

(2) The Returning Officer conducting such a recount shall have the same powers as the Returning Officer or any Deputy Returning Officer in an ascertainment of the number of votes polled for or against a resolution, and may reverse any decision in rela-tion to such ascertainment as to the allowance and admission or disallowance and rejection of any ballot-paper.

(3) The Returning Officer conducting such a re-count may and, at the request of any scrutineer, shall reserve any ballot-paper for the decision of the Chief Electoral Officer.

4. The Chief Electoral Officer shall decide whether any ballot-paper reserved for his decision in pur-suance of this Rule is to be allowed and admitted, or disallowed and rejected."

(g) For the Second Schedule substitute the following

" SECOND SCHEDULE.

Rule 111.

LICENSING POLL RULES 1930 (AS AMENDED).

Rates of Allowances for Expenses of Conducting Licensing Polls.

The rates of allowances for expenses of conducting licensing polls shall be as set forth in the schedule hereunder, viz.:—

SCHEDULE.

LICENSING DISTRICTS.

Rates of Allowances for Expenses of Conducting Polls. 1. Substitute Returning Officers,

					Allowance
Metropolitan Districts:					£
All Districts	, .				35
Jrban Districts:					
All Districts					30
Country Districts :					
Where the number of	f polling	g booths d	oes not	exceed	
20—a sum not exc					20
Where the number o				0, but	
does not exceed 35					25
Where the number o				5, but	
does not exceed 50					30
Where the number o				0, but	
does not exceed 65					35
Where the number o				iö, but	
does not exceed 80					40
Where the number o				30, but	
does not exceed 10					45
Where the number of				X), but	
does not exceed 13					55
Where the number of				35, but	
does not exceed 18					65
Where the number of				30, but	
does not exceed 23					75
Where the number of	f polling	g booths o	xceeds ?	230а	
sum not exceeding					85

Where a Substitute Returning Officer acts as a Deputy Returning Officer or a Relieving Deputy Returning Officer on polling day, no payment will be allowed other than that made for acting as Substitute Returning Officer.

2. Denutu Returning Officers

£	8.	d.
1	15	0
2	θ	U
2	5	0
2	10	0
2	15	0
	2 2 2	£ s. 1 15 2 0 2 5 2 10 2 15

3. Poll Clerks.

Where, in the opinion of any Returning Officer, the proper and efficient conduct of the poll warrants it, such Returning Officer may appoint one or more poll clerks to assist in taking the poll-

To a poll clerk-for the polling day

4. To Officers Assisting the Returning Officer in the following duties, namely:-

(a) Conducting a recount of ballot-papers; and (b) preparing 'marked rolls' of electors who have not recorded their votes.

····			·	Per whole day of eight hours.		Per hour wher service exceed or does not require a full day.		
Substitute Ref	urning C	fficers		£	8. 10	$\frac{d}{0}$	<i>s</i> . 3	d. 9
Deputy Return	ing Offic	ers (or Ke	lieving					
Deputies)				I	0 16	0		6
Poll Clorks		••	••	0	16	0	2	0

5. Travelling - Expenses.

To Returning Officer, a Substitute Returning Officer, a Deputy Returning Officer (for) Relieving, Deputy), a poll clerk, and to special messengers. Only where indispensably necessary the actual expenses incurred.

In all the above cases, when the travelling can be done by railway or by road service—the actual fares only.

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

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

		£s.	đ.
To a Returning Officer	 	0.15	0
To a Substitute Returning Officer	 	0.10	- ()

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

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

The actual cost as proved by vouchers.

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

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

7. Stationery.

Actual amounts paid, as supported by vouchers,

Note,

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

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

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

The preparation of circulars by means of a duplicator may also, if time permits, be carried out by the Government Printer.

8. Advertisements.

As certified by the Government, Printer.

9. Allowances for Clerical Assistance.

The following allowances for clerical assistance shall be paid to Returning Officers:-

•	·í	. s.	·d.
For the first one hundred (100) or portion of 100 applications for postal ballot-papers received	٠,	1o	n
		-	-
For each additional application for a postal- ballot-paper over and above the ofirst 100	0	140	, 6
For scrutinizing and counting (where necessary) absent votes, and votes of uncorrolled: voters—			
for every 100 of the sum of such votes, and for the remaining fraction of 100	ı	0	0 .
For bringing booth rolls into conformity with certified rolls—an allowance as fixed by the			
Minister, not exceeding	8	0	0."

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

J. C. MACGIBBON,

Acting Clerk of the Executive Council.

COUNTRY, ROADS ABOARD.

At the Executive Council Chamber, Melbourne, the seventh day-of February, 1938.

PRESENT:

His Æxcelleney the Governor of Wictoria;

Mr. Bailey Mr. Goudic

Mr. Tuckett. .i ·

DEGLARATION OF THE NEW BORUNG-PRAIRIE ROAD IN THE SHIRE OF EAST LODDON.

WHEREAS by sections:21 and 78 of the Country Roads Act' 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation its, fit to be used one a public shighway by Resolution declare the road or adeviation to be as developmental road-or part thereof, and that upon publication in the Googram ing such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the Country Roads Met 1928: 'And whereas the said Board has by Resolution declared the road on the Jand described in the schedule to such Resolution to be part of a developmental road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Excentive Council thereof doth hereby confirm; the said Resolution.

Resolution for Declaration of a New Developmental Road under the Country Roads Act.

whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act'for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said 'Board (being the Country Roads Board incorporated under the said 'Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting mow holden acting under the authority conferred upon it by sections 21 and 78 of the Country Roads Act 1928 doth by this present Resolution 'hereby declare the said new road the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the Country Roads Act meaning and for the purposes of the Country Roads Act

SCHEDULE.

Shire of East Loddon.

1. Borung-Prairic Road (5451).—All those pieces of land in the Parish of Janiember West, the boundaries of which are as

- (a) (Commencing at the north-eastern-angle of allotment 212A of the said parish; thence by thines hearing respectively 180 deg. 4 min. 68246 links, 336 deg. 16 min. 530 links, 291 deg. 55 min. 532 links, and 90 deg. 6 min. 707:6 links to the point of commencement;
- (b) Commencing at the south-western angle of allotment
 1918 of the said-parish; thence thy lines bearing
 respectively 360 deg. 0.min.,700 links, 155 deg. 59
 min. 531 links, 114 deg., 2 min. 530 links, and 270
 deg. 0.min. 700, links to the point of commencement—
 which said: pieces of land are particularly delineated and
 shown coloured red on survey plan No. 3391 lodged in the office
 of the Country Roads Board.

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

(SEAL)

F. W. FRICKE, Member. W. L. DALE, Member. R. JANSEN, Secretary.

S 23 - 3

DECLARATION OF THE NEW GLENLEE-JEPARIT ROAD IN THE SHIRE OF DIMBOOLA.

WHEREAS by sections 21 and 78 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing arroad or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by

Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the Country Roads Act 1928: And whereas the said Board has by Resolution declared the road on the land described in the schedule to such Resolution to be part of a developmental road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a New Developmental Road under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 78 of the Country Roads Act 1928 doth by this present Resolution hereby declare the said new road the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the Country Roads Act 1928.

SCHEDULE.

Shire of Dimboola.

2. Glenlee-Jeparit Road (4652) .- All that piece of land in the Parish of Tullyvea the boundaries of which are as follow:-Commencing at the south-eastern angle of allotment 22 of the said parish; thence by lines bearing respectively 269 deg. 51 min. 1,009.8 links, 74 deg. 52 min. 522.9 links, 44 deg. 53 min. 522.9 links, 14 deg. 54 min. 522.9 links, and 179 deg. 54 min. 1,009.8 links to the point of commencement-which said piece of land is particularly delineated and shown coloured red on survey plan No. 3594 lodged in the office of the Country Roads Board.

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

(SEAL)

F. W. FRICKE, Member. W. L. DALE, Member. R. JANSEN, Secretary.

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

WHEREAS the Country Roads Board consituted 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 Princes Highway in the Shire of Buln Buln should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new highway is proposed to be made and the cost of acquiring the land and constructing the said new highway: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new highway: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said highway being made, that is to say:—

say:—
All that piece of land in the Parish of Drouin West, the boundaries of which are as follow:—Commencing at the southwestern angle of allotment 56A of the said parish; thence by the arc of a circle of radius 400 links for a distance of 345 links, the chord of which bears 286 deg. 13 min. 334.4 links; thence by lines bearing respectively 310 deg. 55 min. 605 links, 121 deg. 8 min. 447.5 links, 101 deg. 25 min. 800 links, 84 deg. 14 min. 867.8 links, and 261 deg. 30 min. 1,266.5 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 3857 lodged in the office of the Country Roads Board.

No. 47.—1652.—3

No. 47.-1652.-3

ORDER APPROVING OF A DEVIATION FROM A MAIN ROAD IN THE SHIRE OF BULN BULN.

HEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Main South road in the Shire of Buln Buln (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 3rd December, 1913, on page 5154) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the 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 Longwarry, the boundaries of which are as follow:---

- (a) Commencing at the north-eastern angle of allotment 968 of the said parish; thence by lines bearing respectively 152 deg. 11 min. 421 links, 188 deg. 22 min. 566 links, 219 deg. 43 min. 76.7 links, and 356 deg. 14½ min. 993.5 links to the point of commencement;
- (b) Commencing at an angle in the western boundary of allotment 97 of the said parish formed by the intersection of lines bearing 7 deg. 28 min. and 310 deg. 12 min.; thence by lines bearing respectively 310 deg. 12 min. 136.8 links, 355 deg. 36 min. 1,095 links, 39 deg. 43 min. 143.7 links, 175 deg. 36 min. 1,282 links, and 187 deg. 28 min. 12.4 links to the point of commencement of commencements

which said pieces of land are particularly delineated and shown coloured red on survey plan numbered 3855 lodged in the office of the Country Roads Board.

ORDER APPROVING OF A NEW, DEVELOPMENTAL ROAD IN THE SHIRE OF MARONG.

W HEREAS 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 Newbridge-Shelbourne road in the Shire of Marong should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road is proposed to be made and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:-

All that piece of land in the Parish of Laanecooric the boundaries of which are as follow:—Commencing at a point on the castern boundary of allotment 5, section 5, of the said parish, distant 162 deg. 39 min. 1,211 links from the hortheastern angle of that allotment; thence by lines bearing respectively 333 deg. 27 min. 1,393 links, 343 deg. 2 min. 2,152 links, 89 deg. 47 min. 218 links, and 162 deg. 39 min. 3,463 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan numbered 3856 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.

J. C. MACGIBBON, Acting Clerk of the Executive Council.

MARKETING OF PRIMARY PRODUCTS ACT 1935 (No. 4337).

At the Executive Council Chamber, Melbourne, the fifteenth day of February, 1938.

PRESENT:

His Excellency the Governor of Victoria.

Bailey Mr. Tuckett
Mackrell Mr. Hyland. Mr. Bailey Mr. Mackrell Sir John Harris

APPOINTMENT OF A DAY FOR A POLL TO BE TAKEN OF THE PRODUCERS OF CHICORY FOR THE ELECTION OF REPRESENTATIVES OF PRODUCERS TO BE ELECTIVE MEMBERS OF THE CHICORY MARKETING BOARD.

MARKETING BOARD.

In pursuance of the provisions in that behalf contained in the Marketing of Primary Products Act 1935 (No. 4337) the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, doth by this Order hereby appoint Thursday, the seventh day of April, 1938, as the day for a poll to be taken of the producers of Chicory for the election of two (2) representatives to be elective members of the Chicory Marketing Board, and doth further appoint two (2) electoral areas defined as follow for such election, that is to say:—

Electral Area No. L. Phillip, Island.

Electoral Area No. 1.—Phillip Island.
Electoral Area No. 2.—The whole of the State of Victoria,
including French Island, but not including Phillip

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

J. C. MACGIBBON, Acting Clerk of the Executive Council.

APPROACHING LAND SALES.

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

		Gazette.
Ballaarat Tuesday, 20th March, 1938		38
BendigoWednesday, 9th March, 1938	٠.	41
BranxholmeWednesday, 23rd March, 1938		47
Castlemaine.—Monday, 21st March, 1938		41
Foster.—Thursday, 24th February, 1938		30
Geelong.—Thursday, 24th February, 1938		41
GeelongWednesday, 9th March, 1938		41
MelbourneWednesday, 9th March, 1938		41
Omeo.—Friday, 11th March, 1938		41
Swan Hill Tuesday, 29th March, 1938	٠.	47
Wonthaggi.—Thursday, 24th February, 1938		30
Lands and Survey Office, Melbourne.		

SALES BY AUCTION.

SALES BY AUCTION.

WAN HILL.—Sale (No. 10199) of Crown lands in feesimple will be held at the CLOSER SETTLEMENT COMMISSION OFFICE, SWAN HILL, on TUESDAY, the 29th day of MARCH, 1938, at half-past NINE o'clock a.m. To be conducted by H. J. HENKEL, Land Officer, Bendigo. Auctioneers: O'CONNOR, EGAN, & CO.

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

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

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

Scale of Payment of Residue

SCALE OF PAYMENT OF RESIDUE

£20 and under, 6 instalments.

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

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

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

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

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

Over £300, and not exceeding £500, 18 instalments.

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

FEES, ETC.

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

50 acres and under, £1 10s.

Over 50 acres, £2.

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

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

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

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

Office of Lands and Survey, Melbourne, 9th February, 1938.

SWAN HILL, PARISH OF CASTLE DONNINGTON, COUNTY OF TATCHERA.

Fronting McCrae-street.

Upset price £75. Charge for plan £1. Lot 1. Area 1 rood, being allotment 3 of section 47.

Off McCrae-street.

Upset price £80. Charge for plan £1. Lot 2. Area 1 rood, being allotment 7 of section 47.

Fronting Rutherford-street.

Upset price £75. Charge for plan £1.

Lot 3. Area 1 rood, being allotment 11 of section 47.

Off McCrae-street.

Upset price £75 per lot. Charge for plan £1 per lot. Lot 4. Area 1 rood, being allotment 15 of section 47. Lot 5. Area 1 rood, being allotment 16 of section 47. Lot 6. Area 1 rood, being allotment 17 of section 47.

PRANXHOLME.—Sale (No. 10200) of Crown lands in fee-simple will be held at the MECHANICS' INSTITUTE, BRANXHOLME, on WEDNESDAY, the 23rd day of MARCH, 1938, at ELEVEN o'clock a.m. To be conducted by H. E. MICHELL, Land Officer, Hamilton.

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

of the 8th August, 1930.

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

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

SCALE OF PAYMENT OF RESIDUE.

£20 and under, 6 instalments.

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

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

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

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

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

Over £300, and not exceeding £500, 18 instalments.

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

Over £500, 20 instalments.

The fee for Crown grant £2, and assurance fee (one half-penny in the pound) must be paid with the balance of purchase money.

Charge for survey must be paid at time of sale.

A. E. LIND, Commissioner of Crown Lands and Survey. Office of Lands and Survey, Melbourne, 14th February, 1938.

PARISH OF WINYAYUNG, COUNTY OF NORMANBY.

Upset price £110. Charge for survey £9 7s. 6d. Area 219 acres 3 roods 37 perches, being allotments 71A, 74, and 74E, formerly held by G. H. E. Allen. Valuation of

CASTLEMAINE.—Sale (No. 10197) of Crown lands in fee-simple at CASTLEMAINE, COURT HOUSE, MONDAY, 21st MARCH, 1938. at half-past ONE o'clock. To be conducted by H. J. HENKEL, Land Officer, Bendigo.

SUPPLEMENTARY LOT.

MALMSBURY, PARISH OF EDGECOMBE, COUNTY OF TALBOT,

At corner of Tucker and Ward streets.

Upset price £10. Charge for survey £3 2s. 6d.

Lot 11. Area 1 acre 0 roods 2 perches, being allotments 11, 12, 13, 14, and 15 of section 43. Valuation of improvements £250 (W. McKay).

SALE OR LEASING OF CROWN LAND BY PUBLIC

A LTERNATIVE tenders are invited for the purchase in fee-simple or for leading the master of the purchase in

A LTERNATIVE tenders are invited for the purchase in fee-simple or for leasing the undermentioned land, and will be received by the Secretary, Closer Settlement Commission, Melhourne, up to Noon on Thursday, 10th March, 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 or rental offered. He is also to give particulars of his farming experience and means at his disposal for carrying out the conditions of sale or lease. Tenderers for purchase 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, or of 5 per cent, of the first year's rental where a lease is effected, on the following condition—"That the agent entitled to commission shall lodge the necessary deposit with any accepted tender."

PARISH OF BULLUMWAAL, COUNTY OF DARGO.

Lot 1. Area 98 acres 0 roods 10 perches, allotment 4, section A. Formerly held by W. T. Kearney. Situated about 16 miles from Bairnsdale. Suitable for mixed farming. Improvements include house and fencing.

PARISH OF TARRAGAL, COUNTY OF NORMANBY.

Lot 2. Area 525 acres 0 roods 19 perches, being allotments 15 and 18, section 2A. Formerly held by F. J. Wilson. Situated about 14 miles from Portland Railway Station. Suitable for sheep. Improvements include house, cowshed, dairy. and fencing.

TERMS AND CONDITIONS FOR PURCHASE.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheques, as follows:—20 per cent, of price offered. A further payment equal to 10 per cent, of the purchase price will be payable in each of the following second, fourth, sixth, and eighth years, and the balance of the purchase money in ten years. Interest on the unpaid balance to be paid half-yearly at the rate of 4½ per cent, per annum.

No residence condition, 1
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, with the Commission's consent, transfer his interest in the purchase (fee,

£1).

The highest or any tender not necessarily accepted.

TERMS AND CONDITIONS FOR LEASING.

Lease period: lot l, two years; lot 2. one year. Rent payable half-yearly in advance. First half-year's rent, plus 10s. lease fee, to be lodged with tender by bank draft, money order, or non-negotiable cheque.

The Commission has right of resumption on giving lessee

one month's notice

Lessee must/keep all fencing and improvements in efficient repair, and will be liable for shire rates and other charges for the period of occupation, also for the destruction of vermin and noxious weeds.

Particulars are obtainable from the Closer Settlement Commission, Melbourne.

J. D. COADY.

Secretary.

SALE OF CROWN LANDS BY PUBLIC TENDER.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the undermentioned lands, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 10th March, 1938, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, and address, the lot tendered for, and the price offered. He is also to give particulars of his farming experience and means at his disposal for carrying out the conditions of sale. Tenderers may submit offers on a cash basis or on terms specified. 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 WONGA WONGA, COUNTY OF BULN BULN. Lot 1. Area 140 acres 1 rood 27 perches, allotment 7, section A. Formerly held by W. T. Hughes. Situated about 7 miles from Foster. Suitable for mixed farming. Improvements include house and fencing.

PARISH OF TOORA, COUNTY OF BULN BULN. PARISH OF TOORA, COUNTY OF BULN BULN.

Lot 2. Area 102 acres 2 roods 21 perches (subject to Waterworks Trust easement 20 links wide), being allotment 23c, section C. Formerly held by A. W. Foxon. Situated about 6 miles from Toora Railway Station. Suitable for mixed Improvements include house, outbuildings, and fencing.

TERMS AND CONDITIONS.

Deposit to be lodged with tender by bank draft, money 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 the purchase price will be payable in each of the following second, fourth, sixth, and eighth years, and the balance of the purchase money in ten years. Interest on the unpaid balance to be paid half-yearly at the rate of 4½ per cent, per annum.

No residence condition.

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

The highest or any tender not necessarily accepted.

J. D. COADY.

Secretary.

Melbourne, 15th February, 1938.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the undermentioned lands, and will be received by the Secretary. Closer Scttlement Commission. Melbourne, up to Noon on Thursday, 10th March. 1938, endorsed "Tender for Closer Scttlement 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 PAARATTE, COUNTY OF HEYTESBURY,
Area 207 acres 2 roods 39 perches, allotment 23, section 1.
Formerly held by C. Magennis, Situated 7 miles from
Timboon, Suitable for dairving when developed. Improvements include house, outbuildings, and fencing.

Terms and Conditions.

Deposit to be lodged with tender by bank draft, money order, or non-negotiable cheque:—25 per cent, of price offered.

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

No residence condition.

Improvements to be maintained and insured.

No residence condition.
Improvements to be maintained and insured.
Grown 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

The highest or any tender not necessarily accepted.

J. D. COADY, Secretary.

Melbourne, 14th February, 1938.

Melbourne, 15th February, 1938.

ŞALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee-simple of the undermentioned lands, and will be received by the Secretary, Closer Settlement Commission, Melbourne, up to Noon on Thursday, 3rd March, 1938, endorsed "Tender for Closer Settlement Land."

Each tenderer is required to state clearly his full name, occupation, and address, the lot tendered for, and the price offered. He is also to give particulars of his farming experience and means at his disposal for carrying out the conditions of sale. Tenderers may submit offers on a cash basis or on terms specified.

COMMISSION TO AGENTS.

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

PARISH OF MURRARIT WEST, COUNTY OF GUNBOWER.

Lot 1, Area 299 acres 0 roods 13 perches, allotment 36, section A. Formerly held by H. G. Barrett. Situated about 2½ miles from Murrabit. Suitable for mixed farming. Improvements include house, outbuildings, and fencing.

Lot 2. Area 128 acres 3 roods 15 perches, allotment 34A, section A. Formerly held by W. J. Rooney. Situated 2 miles from Murrabit Railway Station. Suitable for mixed farming. Improvements include small house and fencing.

Lot 3. Area 157 acres 0 roods 1 perch. allotments 20p and 22A, section A. Formerly held by F. C. W. Brown. Situated about 2½ miles from Murrabit. Suitable for mixed farming improvements include house, outbuildings, and fencing.

Note,-Tenders may also be lodged for any two lots conjointly or for the three lots as a combined area.

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 the purchase price will be payable in each of the following second, fourth, sixth, and eighth years, and the balance of the purchase money in ten years. Interest on the unpuid balance to be paid balf-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

The highest or any tender not necessarily accepted.

J. D. COADY, Secretary.

Melbourne, 14th February, 1938.

PROPOSED REVOCATION OF ORDER IN COUNCIL TEMPORARILY RESERVING LANDS.

IN pursuance of the provisions of the Land Act 1928, notice is hereby eigen that it is the intention is hereby given that it is the intention of the Governor in Council to revoke the Order in Council hereunder referred

The following Notice was gazetted 1° on 26th January, 1938, pursuant to Order of the 24th January, 1938:—

BARONGAROOK.—The temporary reservation as a site for Public purposes (State School), and the withholding from sale, leasing, and licensing, by Order in Conneil of the 30th October, 1876, of 1 acre of land, being part of allotment 5, Parish of Barongarook, is about to be revoked.—(B.603(a) (C.84799).

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

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

The following Notices were published 1° on the 26th January, 1938, pursuant to Order of the 18th January, 1938.

TARNAGULIA.—The Order in Council of the 2nd September, 1895, temporarily reserving 15 acres of land in the Parish of Tarnagulla as a site for the Supply of Gravel.—(T.173(c) (3983/121).

(3983/121). WARRANOOK.—The temporary reservation as a site for Camping Purposes, and Affording Access to Water, revoked as to parts by various Orders, and the withholding from sale, leasing, and licensing of 99 acres 3 roods 12 perches of land, being part of allotment 227, Parish of Warranook, by Order of the 5th January, 1880, to be further revoked so far a regards the portion thereof hereinafter described, viz.:—2 acres 3 roods 38 perches, being allotment 227H, Parish of

Warranook, County of Borung: Commencing at a point bearing S. 66 deg. 17 min. E. 100 links from the south-east angle of the State School Reserve: bounded thence by a road bearing N. 23 deg. 43 min. E. 687 links; by lines bearing N. 89 deg. 58 min. E. 382 5/10 links, S. 0 deg. 2 min. E. 521 5/10 links, S. 89 deg. 58 min. W. 404 links, and S. 0 deg. 2 min. E. 220 links; and thence by a road bearing N. 66 deg. 17 min. W. 279 links to the commencing point.—(W.262(2) (Rs.1908).

COMMON ABOUT TO BE ABOLISHED.

IN pursuance of the provisions contained in the Land Act 1928 (No. 3709), notice is hereby given that it is the intention of the Governor in Council to abolish the common hereinafter mentioned, viz .:-

The following Notice was published 1° on the 26th January, 1938, pursuant to Order of 18th January, 1938.

The Parupa Town Common, proclaimed as such by Order in Council of the 11th November, 1867 (see Government Gazette, 1867, page 2250).—(C.77374.)

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

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

OTICE is bereby given that at the times and places mentioned in the schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, aiterations, additions, diminutions, revocations or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture, will be publicly heard by the persons whose names are set opposite such places respectively in such schedule, heing persons appointed by me, the responsible Minister of the Crown administering the Land Acts, to hear the same and report thereon in writing to me.

A. E. LIND.

A. E. LIND.

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

Department of Lands and Survey, Melbourne, 14th February, 1938.

HEYWOOD, Tuesday, 1st March, 1938, at Nine a.m., If. E.

Michell.
CAMPERDOWN, Tuesday, 1st March, 1938, at One p.m.,

CAMPERDOWN, Tuesday, 1st March, 1938, at One p.m.,
A. L. Reah.

COLAC, Tuesday, 8th March, 1938, at half-past Eleven a.m.,
A. L. Reah.

BIRCHIP, Wednesday, 2nd March, 1938, at Eleven a.m.,
W. C. Harry, Land Officer, St. Arnaud.

MARYBOROUGH, Thursday, 3rd March, 1938, at Three
p.m., W. C. Harry, Land Officer, St. Arnaud.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LICENCES AND LEASES BY PERSONS APPOINTED UNDER 34TH SECTION OF THE LAND ACT 1928 ACT 1928.

NOTICE is hereby given that reasons against the forfeiture Office is hereby given that reasons against the forfeiture of the licences and leases in the schedule hereto, which are deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the persons appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the persons in the said schedule mentioned as holders of such licences and leases will be allowed to show cause against the same at the places and on the dates mentioned in the schedule hereto.

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

Department of Lands and Survey. Melbourne, 14th February, 1938.

SCHEDULE.

SCHEDULE.

CAMPERDOWN, 1st March, 1938, Land Officer—
56/44; T. L. Wallace; 326a. 1r. 28p.; Nullawarre.
72/44; J. J. Pappin; 149a. 2r. 11p.; Jancourt.
53/44; J. Pilkington; 39a. 2r. 6p.; Jancourt.
COLAC, 8th March, 1938, Land Officer—
28/44; T. W. R. Griffin; 172a. 1r. 33p.; Narrawaturk.
36/44; E. Rlindon; 102a. 1r. 6p.; Moorhanool.
3156/54; P. Cooley; 201 acres; Yaugher.
HEYWOOD, 1st March, 1938, Land Officer—
807/46; Robert Bannam: 388a. 0r. 36p.; Myamyn.
MARYBOROUGH, 3rd March, 1938, W. C. Harry—
0670/86; Arthur Young; 20 acres; Maryborough.
0671/36; Annie Young; 20 acres; Maryborough.
81/81; J. H. Hendrickson; 40 acres; Amherst. ...

OF CROWN LANDS AVAILABLE. LIST

THE undermentioned areas are available for application as provided by various sections of the Land Act 1928, and all applications received on or before Wednesday, 16th March, 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 easily the man an applicant is granted an allotment be may, if travelling by rail, obtain reduced fares for his family and also freight concessions in regard to some of his effects.

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

Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Cinari, Bularat, Boschworth, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Red Cliffs, Omeo, Sale, Soymour, and St. Arnaud.

Melbourne, 16th February, 1938. Department of Crown Lands and Survey,

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

Tow synthable. Value Survey Value Fee.	Classification.	Area.	. Bectlon.	Allotment.	Purish.	County.	ogeal Land
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* Improvements may be subject to re-ralgation after land has been granted to an applicant.

Įιο							reor	uary .	ьO,
	0 10 0 6 15 0 To be In centro of parish 16 miles from By road To be conserved Rangy country, suitable for grag- Tatonga R.S. Tatonga R.S. and grain and grain and grain and grain.	Hilly country, fair grazing land;	Undulating to hilly country, some good flats suitable for grazing;	Ħ	Ď	peppermint Gravelly rises suitable for grazing and cultivation; timbered with	55	bered with sapings to 'Undulating country, sandy soil, suitable for grazing; timbered with messmate, stringybark, &c.	20
	To be conserved	Bush tracks Howqua River	By road Bonang River	Tanjil River	To be consorved and creek	To be conserved	By road To be conserved	- F	
and Act 1928.	By road			By road	By road	By road	By road	By road Frontage Shady Co	
Grazing Lands,—Selection Porchase Allotments.—Division 4, Part 1., Land Act 1928.	16 miles from Tatonga R.S.	20 miles from Mansfield R S		0 15 0 8 7 6 To be In west of parish 2 mile from By road Tanjil River	0 10 019, 5 0 To be In north-east of parish 95 miles from valued (58/121) Bruthen R.S.	1 0 0 7 7 6 To be North of Blucher's road 14 miles from By road To be conserved Maryborough	0 10 0 9 17 6 70 be In north of parish, formorly R.S. Marong R.S. walned held by C. E. G. Pattison Marong R.S.	0 10 0 18 15 0 To be [10 north-west of parish 10 miles from valued (01038/121) Yarragon R.S.	
ments.—Div	of parish	of parish	of parish	of parish	of parish	cher's road	sh, formerly G. Pattison	of parish	
Роконаѕв Ассот	In centro (Ħ.011936)		0 10 0 25 17 6 To be In south valued (T.100916)	In west (T.104043)	in north-east (58/121)	North of Blue (296/44)	In north of pari held by C. E.	(31/4±) In north-west (01038/121)	
-SELECTION	To be xisland	To be	7 To be	To be	yatued	i To be valued	f To be valued	To be valued	_
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-44	9	₹		9c E		24	089	:	_
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	Tallandoon	Warrambat 5	Cabanandra 24A, 24B	Tanjil	Thorkidaan	Mary- borough	Marong	Yatragon	_
	Bogong	Wonnan-	Croa- jingolong	(a) Tanjil Tanjil	Omeo (a) Tambo Thorkidaan	St. Arnaud Talbot Mary.	Bendigo (a) Bendigo Marong	Melbourne (c) Buln Buln Yarragon	
	Becchworth Bogong Tallandoon 99, 6 30 0 0 3rd (a,b)	Alexandra Wonnan-	Bairnsdale Croa-	Sale (a)	Omeo (a)	St. Arnaud (a)	Bendigo (a)	Mejbourne (c)	

(a) Subject to special mining condition, section 81, Land Act 1928. -- (b) Subject to soil crosion prevention condition. -- (c) Subject to special timber condition.

THE CLOSER SETTLEMENT ACTS.

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

Corr.	District.	Lezsec.	Allotment,	Агеа.	Parish.	Remarko.
				A. R. P.		
	LEASES U	NDER THE CLOSER SE	TTLEMENT ACT SETTLEMI	S AS VARIED ENT ACTS.	BY THE DISCHAI	RGED SOLDIERS
1341 6129	Irrigable	Hick, C. D	75, 76, sec. D 13, sec. B	41 1 26 74 1 11	Girgarre Kyabram	Non-payment of instalments
	PERMITS	UNDER THE CLOSER S	ETTLEMENT AC SETTLEME	TS AS VARIEI NT ACTS.	BY THE DISCHA	ARGED SOLDIERS
5845 —	Irrigable	Hick, C. D Craig, J. E	77, sec. D Pt. 15, sec. B	30 2 33 29 0 28	Girgarre Kyabram	Non-payment of instalments
	•	LEASES U	NDER THE CLO	SER SETTLEM	IENT ACTS.	•
5987	Irrigable	Bridgland, J	6, 7, sec. A	600	Township of Koyuga, parish of Koyuga	Non-payment of instalments
5611	Melbourne	Stammers, A	71	2 0 25	Town of Romsey, parish of Lance- field	, , , , , , , , , , , , , , , , , , ,

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

Department of Lands and Survey, Melbourne, 16th February, 1938.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

ENDERS will be received at this office until TEN A.M. on the days and for the purposes undermentioned.

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

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

22nd February, 1938.

Melbourne.—Steel shelving, Motor Registration Branch, Exhibition Building. Preliminary deposit, £1. Final deposit, 2 per cent.

24th February, 1938.

Ballan.-Repairs and renovations, Police Station. Particulars at Police Stations, Bacchus Marsh, Ballan; Inspector of Works Office, Ballarat. Deposit, £3.

Ballarat.—Installation of electric light, power, and aerial cables in Medical Officer's residence, Mental Hospital. Particulars at Inspector of Works Office, Ballarat. Deposit, £2.

Buss.—Repairs, painting, fencing, State School No. 847.
Particulars at Inspector of Works Office, Korumburra; Police Stations, Leongatha, Wonthaggi. Deposit, £4.

Brown Hill.—Repairs and renovations, State School No. 35. Particulars at Inspector of Works Office, Ballarat. Deposit, £4.

Cobden.—Repairs and renovations, Police Station. Particulars at Police Stations, Cobden, Camperdown; Inspector of

lars at Police Stations, Conden, Camperdown; Inspector of Works Office, Warrnambool. Deposit, £2. Essendon North.—Repairs and renovations, Caretaker's Quarters, State School No. 4015. Particulars at State School, Essendon North. Deposit, £2.

Harrow,—Additions, repairs, and renovations, Police Station. Particulars at Police Stations, Harrow, Edenhope, Natimuk; Inspector of Works Office, Horsham. Deposit, £3.

Illowa.—Repairs, renovations, and fencing, State School No. 690. Particulars at Police Stations, Koroit, Port Fairy; Inspector of Works Office, Warrnambool; State School Illowa. Deposit, £4.

Mannibadar.—New timber building, State School No. 4446. Particulars at Police Station, Beaufort; Inspector of Works Office, Ballarat. Preliminary deposit, £5. Final deposit, 2 per cent.

Melbourne.—Installation of electric light and power, T.B. Bureau, Mint-place. Deposit, £2.

Melbourne.—Extension of heating system, T.B. Bureau, Mint-place. Preliminary deposit, £3. Final deposit, 2 per

Merlynston.—Repairs, renovations, State School No. 4328. Particulars at State School, Merlynston. Preliminary deposit, £5 final deposit, 2 per cent.
Middle Creek.—Renovations to residence, State School No. 1045. Particulars at Inspector of Works Office, Stawell; Police Stations, Beaufort, Ararat. Deposit, £2.

Mitta.—New timber residence, State School No. 887. Particulars at Inspector of Works Office, Wangaratta; Police Stations, Wangaratta, Tallangatta. Wodonga, Cudgewa. Preliminary deposit, £10. Final deposit, 2 per cent.

Monument Creek.—Repairs and painting, State School No. 708. Particulars at Police Stations, Woodend, Castlemaine; State School Monument Creek. Deposit, £2.

North Richmond.—General repairs and treatment of damp walls, State School No. 2798. Particulars at State School, North Richmond. Deposit, £2.

Omeo.—Remodelling residence, State School No. 831. Particulars at Inspector of Works Office, Bairnsdale; Police Stations, Sale, Omeo. Deposit, £2.

Penshurst.-Repairs and renovations, State School No. 486. Particulars at Police Stations. Penshurst; Inspector of Works Offices, Hamilton, Warrnambool. Deposit, £2.

Portland.—Supply and delivery of piles for pier. Particulars at Forest Offices, Heywood, Yarram, Orbost; Police Station, Lorne; Pilot Office, Portland. Preliminary deposit, £15. Final deposit, 2 per cent.

Powelltown.—Re-blocking, alterations, painting, and repairs, State School No. 3957. Particulars at State School Powelltown; Police Station, Warburton, Lilydale, Box Hill. Preliminary deposit, £4.

Royal Park.—Supply and installation of washing machine. Children's Welfare Depot. Preliminary deposit, 24. Final deposit, 2 per cent.

South Melbourne.—External painting, Dental Centre. Particulars at Dental Centre. Deposit, £2.
Warragul:—Alterations, additions, High School. Particulars at Inspector of Works Office, Bairnsdale; Police Stations, Morwell, Warragul; High School, Warragul. Deposit, £16

£10. • J. Wedderburn.—Repairs and painting, Police Station. Particulars at Inspector of Works Office, Bendigo; Police Stations, Inglewood, Boort, Wedderburn. Deposit, £3. Woorinen South.—Fencing, &c., State School No. 4456. Particulars at Inspector of Works Office, Bendigo. State School Woorinen South; Police Station, Swan Hill. Deposit, £2.

3rd March, 1938.

3rd March, 1938.

Ararat—Repairs, renovations, State School No. 800. Particulars at Police Station, Ararat; Inspector of Works Office, Stawell. Preliminary deposit. £5. Final deposit, 2 per cent.

Bendigo.—Renovations to quarters, Gaol. Particulars at Inspector of Works Office, Bendigo. Deposit, £3.

Bunbartha.—Alterations, repairs, painting, State School, No. 2416. Particulars at Inspector of Works Office, Seymour; Police Stations, Numurkah, Shepparton; State School, Bunbartha. Deposit, £3.

Coburg.—Supply of one (1) galvanizing pot, Pentridge. Deposit, £2.

Bundartha. Deposit, £3.

Coburg.—Supply of one (1) galvanizing pot, Pentridge.
Deposit, £2.

Coburg.—Supply of one hundred (100) bobbin spindles,
Pentridge. Deposit, £2.

Colbinabbin West.—Internal painting, repairs, and sleep-out,
State School No. 1218. Particulars at Inspector of Works
Office, Seymour; State School, Colbinabbin West; Police
Stations, Rochester, Shepparton. Deposit, £2.

Daylesford.—New store to Science Room, Technical School. Particulars at Police Stations, Trentham, Kyneton; Technical School, Daylesford. Deposit, £2.

East Oakleigh.—Repairs, painting, State School No. 4327. Particulars at State School, East Oakleigh. Preliminary deposit, £5. Final deposit, 2 per cent. deposit, £5.

Fourteen-Mile Plain.—Repairs, renovations, &c., State School No. 4029. Particulars at Inspector of Works Office, Ben-digo; Police Stations, Swan Hill, Kerang. Deposit, £2.

Heywood.—Timber residence, C.R.B., Patrolman. Particulars at Police Stations. Hamilton, Heywood, Portland; Inspector of Works Office, Warrnambool. Preliminary deposit, £10. Final deposit, 2 per cent.

Illabarook.—Repairs, renovations, State School No. 722. Particulars at Inspector of Works Office, Ballarat. Deposit,

Korrine.—New school, State School No. 4558. Particulars at Inspector of Works Office. Korumburra; Police Stations. Wonthaggi, Leongatha. Preliminary deposit. £5. Final deposit, 2 per cent.

Mandurang South.—Repairs, painting, State School No. 1628. Particulars at Inspector of Works Office, Bendigo: State School, Mandurang South. Deposit, £2.

Morwell.—Enlarging office, Police Station. Particulars at Police Stations, Morwell, Traralgon, Warragul; Inspector of Works Office, Bairusdale. Deposit, £2.

Minyip.—Repairs, renovations, Court House. Particulars at Police Stations, Minyip, Murtoa, Warracknabeal; Inspector of Works Office, Horsham. Deposit, £2.

Neuarpur.—Repairs, renovations, State School No. 2645. Particulars at Police Stations, Kaniva, Natimuk: Inspector of Works Office, Horsham; State School, Neuarpur. Deposit. £2.

Ormond East.—External painting, State School No. 4366, Particulars at State School, Ormond East. Deposit, £2.

Pirro.—Repairs. renovations, State School No. 4165. Particulars at Inspector of Works Office, Redeliffs; Police Stations, Ouyen. Woomelang. Deposit, £2.

Redeliffs.—Lock-up cells, Police Station. Particulars at Inspector of Works Offices, Maryborough, Redeliffs, and Bal-larat; Police Station, Mildura. Deposit, £10.

Ringwood.—Repairs to plaster, new granolithic paving. State School No. 2997. Particulars at Police Stations, Ringwood, Box Hill. Deposit, £2.

Ripponlea.—Painting Pavilion classroom, State School No. 187. Particulars at State School, Ripponlea. Deposit, £2.

Royal Park.—Furniture and furnishings, Children's Welfare Depot. Preliminary deposit, £2. Final deposit, 2 per cent Stanhope.—Removal of Police Station from Corop and recrection at Stanhope. Particulars at Inspector of Works Offices, Seymour and Bendigo; Police Stations. Rochester. Shepparton. Preliminary deposit, £10. Final deposit, 2 per cent

Tempy.—Erection of Teacher's residence. State School No. 3654. Particulars at Inspector of Works Office, Maryborough; Police Stations, Woomelang, Ouyen, Wycheproof. Preliminary deposit, £10. Final deposit, 2 pericent.

Walhalla.—Remodelling, State School No. 957. Particulars at Inspector of Works Office, Bairnsdale; Police Stations, Moc. Traralgon. Deposit, £4.

Werribee.—Additions, State School No. 649. Particluars at Police Station, Werribee; Inspector of Works Office. Geelong. Preliminary deposit, £15. Final deposit, 2 per cent.

10th March, 1938.

Ararat.—Repairs, renovations, Mental Hospital. Particulars at Police Station, Ararat; Inspector of Works Office, Stawell. Preliminary deposit, £15. Final deposit, 2 per cent. Burnley.—Additions. repairs, feneing, and painting, Horticultural Gardens. Particulars at Horticultural Gardens. Burnley. Deposit, £5.

Cobden.—Repairs, renovations, State School No. 864. Particulars at Police Stations, Cobden, Camperdown; Inspector of Works Office, Warrnambool. Deposit, £2.

Cowley's Creek.—New building. State School No. 1708. Particulars at Police Stations, Colac, Camperdown; Inspector of Works Office, Warrnambool. Preliminary deposit, £5. Final deposit, 2 per cent.

Naringal East.—Additions State School No. 4468. Particulars at Police Station, Terang; Inspector of Works Office,

Naringal East.—Additions State School No. 4408. Particulars at Police Station, Terang; Inspector of Works Office, Warrnambool: State School. Naringal East. Deposit, £2.
Sunbury.—New fencing, Mental Hospital. Particulars at Mental Hospital, Sunbury. Deposit, £4.

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, 16th February, 1938.

PRIVATE ADVERTISEMENTS.

SHIRE OF BORUNG.

SEWERAGE DISTRICTS ACTS.

Proposed Warracknabeal Sewerage Authority.

NOTICE is hereby given that the Council of the Shire of Mainister of Water Supply for the constitution of a Sewerage Authority and for the proclamation of a Sewerage District at Warracknabeal, 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, Scott-street, Warracknabeal.

3971

R. LONG, Shire Secretary.

THE BALLARAT SEWERAGE AUTHORITY

THE BALLARAT SEWERAGE AUTHORITY.

PURSUANT to section 9 of the Sewerage Districts Act (No. 3772), notice is hereby given that an application to extend the boundaries of the Sewerage District of the above Authority to include (a) that part of the City of Ballaarat recently annexed from the Shire of Bungaree, and (b) the Wendouree Area in the Shire of Ballaarat, together with a general plan and description of such extension, have been forwarded to the Honorable the Minister of Water Supply, and that copies of the said application, general plan, and description have been deposited for inspection (without payment) of any person who desires to inspect the same at the office of the Ballarat Sewerage Authority, Grenville-street, Ballarat.

ville-street, Ballarat.

Dated at Ballarat this fourteenth day of February, 1938.

By order, W. BRAZENOR, A.I.C.A., A.C.I.S., Secretary. 4002

CASTLEMAINE SEWERAGE AUTHORITY.

GENERAL NOTICE.

Sewerage Area No. 3.

The above-mentioned Sewerage Authority having made provisions for carrying off the sewage from each and every property which, or any part of which, is within the Sewerage Area described, doth hereby declare that on and after the first day of April, 1938, each and every property which, or any part of which, is within the said Sewerage Area shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1928.

The boundaries of the Sewerage Area hereinbefore referred to are:—Commencing at the intersection of the east side of

The boundaries of the Sewerage Area hereinbefore referred to are:—Commencing at the intersection of the east side of Fornsworth-street with the south side of Forest-street; thence easterly along the south side of Forest-street to its intersection with the east side of Kennedy-street; thence south-easterly, easterly, and north-easterly along the north side of Bruce-street to the intersection with the west side of Barker-street; thence northerly along the west side of Barker-street; thence northerly along the west side of Mostyn-street; thence westerly along the south side of Mostyn-street; thence westerly along the south side of Mostyn-street; thence westerly along the south side of Hargraves-street; thence south along the west side of Hargraves-street to its intersection with the south side of Greenhill-street; thence cast along the south side of Greenhill-street to its point of intersection with the boundary of the Sewerage District; thence generally southerly and westerly and northerly along the boundary of the said Sewerage District to its intersection with the south side of Forest-street; thence easterly along the south side of Forest-street; thence casterly along the south side of Forest-street to the point of commencement. commencement

3976

onmencement.

By order of the said Authority,

JACK S. R. BARKER, Chairman.

H. W. HAGUE, Secretary.

CASTLEMAINE SEWERAGE AUTHORITY.

GENERAL NOTICE.

Sewerage Area No. 4.

THE above-mentioned Sewerage Authority having made provisions for carrying off the sewage from each and arrange. The above-mentioned Sewerage Authority having made provisions for carrying off the sewage from each and every property which, or any part of which, is within the Sewerage Area described, doth hereby declare that on and after the first day of April, 1938, each and every property which, or any part of which, is within the said Sewerage Area, shall be deemed to be a sewered property within the meaning of the Sewerage Districts Act 1928.

The boundaries of the Sewerage Area hereinbefore referred to are:—Commencing at the point of intersection of the south side of Parker-street with the eastern boundary of the Sewerage District; thence northerly and westerly along the said boundary to its point of intersection with the south side of Hall-street; thence westerly along the south side of Hall-street to its intersection with the east side of Barker-street; thence south along the east side of Barker-street to its intersection with the south side of Wimble-street; thence westerly and generally southerly along the boundary of the Sewerage District to its point of intersection with the south side of Parker-street; thence east along the south side of Parker-street; thence east along the south side of Parker-street to the point of commencement.

By order of the said Sewerage Authority,

JACK S. R. BARKER, Chairman.

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H. W. HAGUE, Secretary. The boundaries of the Sewerage Area hereinbefore referred

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COLAC TO ALVIE RAILWAY CONSTRUCTION TRUST.

COLAC TO ALVIE RAILWAY CONSTRUCTION TRUST.

BESOLUTION passed by the Colac to Alvie Railway Construction Trust on the 14th day of February, 1938:—

"That in pursuance of the powers conferred by the Railway Lands Acquisition Act 1928, this Trust does now make and levy a rate upon all rateable property within the Colac to Alvie Railway Construction Area of the respective amounts for the different divisions set forth, in the schedule appended for the period ending 31st March, 1938, such rate to be due and payable forthwith."

SCHEDULE.

Division; Portion Rated; Rate in the Pound to be Made and Levied.

1; area coloured Red on plan; Eleven pence halfpenny.

1; area coloured Red on plan; Enven pence manyons, 2; area coloured Blue on plan; Nine pence, 3; area coloured Green on plan; Six pence halfpenny, 4; area coloured Yellow on plan; Four pence halfpenny, 5; area coloured Brown on plan; Three pence halfpenny, 6; area coloured Mauve on plan; One penny.

DAVID M. DUNOON,

4040

Secretary.

CITY OF BRIGHTON.

By-LAW No. 99.

A By-law (No. 99) of the City of Brighton made under the powers conferred by section 197 of the Local Government Acts and under and pursuant to all other powers in that behalf enabling for repealing By-law No. 74 of the City of Brighton, and for prohibiting the deposit of refuse or rubbish on any street, road, lane, or passage, and prohibiting or requaliting the deposit of refuse or rubbish on any land, and requiring the removal or destruction of refuse or rubbish on any land, and for fixing the penalty for any breach of this By-law. By-law.

In pursuance of the powers aforesaid the Mayor, Councillors. and Citizens of the City of Brighton order as follows:—
1. By-law numbered 74 for prohibiting the deposit of refuse or rubbish on, or requiring the removal of refuse or rubbish from streets, roads, lanes, or passages or any land, is hereby expressive repealed.

from streets, roads, lanes, or passages or any land, is hereby expressly repealed.

2. No person shall deposit any refuse or rubbish on any street, road, lane, or passage within the City of Brighton.

3. No person shall deposit any refuse or rubbish on any land within the City of Brighton except at any municipal destructor established by the Council.

4. The owner or occupier of any land within the City of Brighton shall, after 48 hours' notice given in writing by the Inspector of Nuisances or other officer of the Council appointed in that behalf, remove or destroy, as may be required by the said notice, any refuse or rubbish on the said land: Provided, however, that this section of this By-law shall not apply to house and trade refuse, and other rubbish which the Council has undertaken or contracted to remove under section 39 of the has undertaken or contracted to remove under section 39 of the Health Act 1928.

Health Act 1928.

5. This By-law shall apply to and have operation throughout the whole of the municipal district of the City of Brighton.

6. Any person wilfully offending against any of the provisions of this By-law shall for every such offence upon conviction forfeit and pay a penalty not exceeding £10, and, in addition, any expense incurred by the Council in consequence of a breach of this By-law, or in the execution of work directed by the By-law to be executed by any person, and not executed by him, shall be paid to the Council by the person committing such breach, or failing to execute such work.

Resolution for passing this By-law was agreed to by the Council on the thirteenth day of December, 1937, and confirmed the seventh day of February, 1938.

In witness whereof the common seel of the Mayor Council

In witness whereof the common seal of the Mayor, Councillors, and Citizens of the City of Brighton was hereto affixed this seventh day of February, 1938.

(L.S.) 3981

R. EUSTACE TRACEY, Mayor. J. A. GRANT, Councillor. J. H. TAYLOR, Town Clerk.

CITY OF RICHMOND.

BY-LAW No. 124.

A By-law of the City of Richmond made under sections 197 and 228 of the *Local Government Act* 1928, and numbered 124, for altering By-law No. 95.

IN pursuance of the powers conferred by the Local Government Act 1928, the Mayor, Councillors, and Citizens of the City of Richmond order as follows:—

1. Alteration of Residential Area No. 6, South Ward:—
All words under the heading, "Area No. 6, South Ward," in By-law No. 95, from the first word "commencing" to the last word "acres", both inclusive, are hereby struck out, and the following is hereby substituted:—

Area No. 6, South Ward.

Commencing at the intersection of the southern building line of Swan-street and the eastern building line of Hoddle-street; thence southerly along the eastern building line of Hoddle-

street across Rout's-lane, Blanche-street. Kelso-street, and Gough-street to its intersection with the north-eastern building line of Harcourt-parade; thence south-easterly along the north-easterly building line of Harcourt-parade to its intersection with the western building line of Cremorne-street; thence northerly along the western building line of Cremorne-street, across Gough-street, Kelso-street, Parkin's-place, and Blanche-street to its intersection with the southern building line of Massey-street; thence easterly across Cremorne-street, Dovestreet, and Dover-street along the northern building line of Fitzgibbon-street, across Cubitt-street; thence by the eastern building line of Cubitt-street northerly to a point distance south 143 feet from its intersection with the western building line of Stephenson-street; thence east 109 feet to a point on the said western building line of Stephenson-street distant south 177 feet south-east from the aforesaid intersection of the building lines of Cubitt and Stephenson streets; thence southerly along the western building line of Stephenson-street for a distance of approximately 594 feet; thence re-traverse the said boundary line west to its intersection with the eastern building line of Cubitt-street, and along same to the aforesaid point 103 feet south of the intersection of Cubitt and Stephenson streets; thence re-traversing same to the original boundary line (which remains intact) east across the railway line and White-street, along the northern building line of Chapel-street, across Green-street, Chestnut-street, and Walnut-street to its intersection with the western building line of Church-street, across Pearson-street, Adolph-street, and the railway line to its intersection with the southern building line of Swanstreet. across Pearson-street, Adolph-street, and the railway line to its intersection with the southern building line of Swanstreet. street across Rout's-lane, Blanche-street, Kelso-street, and street; thence westerly along the southern building line of Swan-street, across Shakespeare-place, Royal-lane, Greenstreet, Byron-street, Kipling-street, the railway line, Doverstreet, Cremorne-street, and Wellington-street to the commencing point; approximate total of 53 acres.

Resolution for passing this By-law agreed to by the Council on the 15th day of November, 1937.

Confirmed the 13th day of December, 1937.

Sealed with the common seal of the Mayor, Councillors, and Citizens of the City of Richmond, in the presence

(SEAL)

J. A. LOUGHNAN, Mayor. M. D. KENNEDY, Councillor. F. L. HALLETT, Town Clerk.

Approved by the Governor in Council, 18th January, 1938. C. W. Kinsman, Clerk of the Executive Council.

Dog Act 1936.

BOROUGH OF MARYBOROUGH.

NOTICE is hereby given that the Council of the Borough, in pursuance of the provisions of the Dog Act 1936, hereby orders that the shopping areas in the Municipal District of Maryborough, as set out hereunder, be specified as shopping areas for the purposes of section 4 of the Dog Act 1936:—

High-street, Maryborough, between Inkermann and Nightingale streets:

Nolan-street, Maryborough, between Burke and Clarendon streets.

Cambridge-street, Maryborough, between Burke and Burns streets. Tuaggra-street, Maryborough, between Clarendon and

Victoria streets. Clarendon-street, Maryborough, between Inkermann and

Clarendon-street, Maryborough, between Inkermann and Tuaggra streets.

And notice is further given that the owner of any dog (other than a dog being used for the droving of stock) found in or on any shopping area which is not under the effective control of some person by means of a chain, or cord; or leash, shall be liable for a first offence to a penalty of not more than Two pounds, and for a second or any subsequent offence to a penalty of not more than (£5) Five pounds.

S. C. NICOL, Town Clerk.

Town Hall, Maryborough, 4th February, 1938.

SHIRE OF BULLA.

NOTICE OF INTENTION TO BORROW THE SUM OF FIVE THOUSAND TWO HUNDRED AND FIFTY POUNDS (£5,250) FOR PERMANENT WORKS AND UNDERTAKINGS.

The Council of the Shire of Bulla proposes to borrow the sum of Five thousand two hundred and fifty pounds (£5,250) on the credit of the President, Councillors, and Ratepayers of the said Shire, by the issue of debentures for such amount, in accordance with the provisions of the Local Government Acts. Interest at the rate of Three pounds on shillings. amount, in accordance with the provisions of the Local Government Acts. Interest at the rate of Three pounds ten shillings (£3 10s.) per centum per annum, subject to increase or decrease with any variation from the present maximum-rate (2 per centum per annum) paid to depositors by the Commonwealth-Savings Bank of Australia, the rate of interest payable by the Council not to exceed Five pounds ten shillings (£5 10s.) per centum per annum in any case.

The principal and interest moneys shall be payable by thirty (30) consecutive equal half-yearly installments, each including principal and interest, by providing out of the municipal funds the necessary amounts, on the 1st day of May and the 1st day of November in each respective half-year over a period of fifteen (15) years, such moneys shall be payable at the Commonwealth Bank of Australia, Melbourne.

E the Commonwearth Man of 22000 and 122000	
The purposes for which the loan is to be applied are	a:
1. Sealing with bitumen various streets in Sun-	£
bury Township	1,055
2. Sealing with bitumen Francis-lane	330
3. Formation and gravelling O'Shannasy, Cornish.	
Jackson, and Ligar streets	280
	110
4. Gravelling Loeman's road	
5. Crushed rock for Diggers' Rest roads	220
6. Bulla-Diggers' Rest road (Council's proportion	
of cost of construction)	250
7. Formation and gravelling Michie's, Greenvale,	
and Wildwood roads	960
	750
8. Sheeting with crushed rock Oaklands road	1:00
9. Construction of street channels, concrete culverts,	
and alterations to drainage, Sunbury Township	425
10. Council's contribution towards cost of road con-	
struction Sunbury back road	330
11 Character of good of road and bridge	******
11. Council's proportion of cost of road and bridge	200
construction on Konagaderra-road	390
12. Dillon's Bridge, Wildwood, new deck, hand-	
rails, &c.	150
,	
	£5,250
	,,

The plans, specifications, and estimates of the cost of the above works, and a statement of the proposed expenditure of the moneys to be borrowed, are open for inspection at the Shire Office, Sunbury.

Dated the 11th day of February, 1938.

3978

THOS. F. McCORMACK, Shire Secretary.

SHIRE OF MORWELL.

N OTICE is hereby given that the above Council has made the following By-law under the provisions of the Local Government Acts, viz.:—

By-law No. 19 for the purpose of-

(a) Regulating and restraining the erection and construction of buildings and erections.
(b) For requiring the pulling down and removal of buildings and erections.
(c) Authorizing the Council to pull down and remove buildings and erections erected or constructed contrary to this By-law, or not pulled down or removed as required by or under this By-law of removed wooden buildings.
(d) For regulating and restraining the erection of removed wooden buildings.
(e) For appointing any fees to be charged and received by the Council of the Municipality for any act done or to be done by any of its officers under this By-law, and for any permit or licence to be issued by the Council. Council.

Council.

(f) For other powers in connexion with the foregoing.

The By-law shall have, apply to; and have application throughout the Shire of Morwell, and shall come into operation on the date of publication of this notice in the Government

The Resolution for adopting the above By-law was agreed to by the Council of the Shire of Morwell on the 17th day of November, 1937, and confirmed on the 15th day of December, 1937.

The above By-law was approved by the Governor in Council on the 7th day of February, 1938.

Copies of the By-law are open for inspection at the Town Hall, Morwell.

F. A. HORSFALL, Shire Secretary.
Town Hall, Morwell, 14th February, 1938. 4046

SHIRE OF MULGRAVE.

N OTICE is hereby given that the Council of the Shire of Mulgrave proposes to borrow, on the credit of the President. Councillors, and Ratepayers of the said Shire, the sum of Twenty-one thousand pounds (£21,000), such sum to be raised by the issue of debentures with interest payable half-yearly in accordance with the provisions of the Local Government Act 1928 and the Darling to Glen Waverley Railway Construction Act 1937. It is further proposed that—

- (a) The amount to be borrowed is Twenty-one thousand pounds (£21,000).
 (b) The rate of interest to be named in such debentures shall not exceed Four pounds five shillings per
- centum per annum.

 (c) The principal and interest moneys shall be repayable by 40 half-yearly instalments, each covering principal and interest, on the first day of October and the

first day of April in each year, at the English, Scottish and Australian Bank. Melbourne, or the Council's bankers for the time being.

(d) The purpose for which the loan is to be applied is to pay to the Darling-Glen Waverley Railway Construction Trust the amount apportioned as its liability in the Second Schedule of Act No. 4522.

(c) The loan is to be liquidated by half-yearly payments of approximately £785, including principal and interest.

interest

Dated this fifth day of February, 1938.

GEO. CARMICHAEL, A.F.I.A.. Shire Secretary. 3979

SHIRE OF WARRAGUL.

NOTICE OF INTENTION TO BORROW THE SUM OF SIXTEEN THOUSAND POUNDS (£16,000) FOR PERMANENT WORKS IN THE SHIRE OF WARRAGUL.

Loan No. 9.

TAKE notice that the Council of the Shire of Warragul proposes to borrow on the credit of the President, Counproposes to norrow on the credit of the President, Councillors, and Ratepayers of the Shire of Warragul the sum of Sixteen thousand pounds (£16,000), such sum to be raised by the issue of debentures in accordance with the provisions of the Local Government Act 1928, and amendments thereof.

The rate of interest to be paid is not to exceed £4 5s. per

centum per annum.

Such moneys shall be repayable by fifty half-yearly instatments of principal and interest, by providing out of the muni-cipal fund the required amounts on the first day of October and the first day of April in each respective year during the currency of the loan.

Such moneys shall be repayable at the Warragul branch of the Bauk of Australasia Limited.

The purposes for which the loan is to be applied are the

following works:—

1. Purchase of site for a municipal stock market

Construction of buildings, fencing, drains, water supply, paving and regrading of land, and incidental expenses

7,750

£16,000

Plans and specifications, and estimate of cost of the works referred to, and a statement showing the proposed expenditure of money to be borrowed, are open for inspection at the Shire Office, Warragul.

B. R. BOON, C.E., A.M.I.E. (Aust.), Shire Secretary. Shire Office, Warragul, 14th February, 1938. 4047

Companies Act 1928.

K. M. CONCRETE STEEL COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

Special Resolution pursuant to Section 77.

Special Resolution pursuant to Section 77.

A T an Extraordinary General Meeting of the members of the above company, duly convened and held at the offices of the company, corner of Cremorne-street and Harcourt-parade, Richmond, on the 25th day of January, 1938, the following Extraordinary Resolution was passed:—

"That the company be wound up voluntarily to enable the business at present carried on by it to be transferred to a company about to be incorporated, and to be called K. M. Steel Products Limited, in exchange for fully paid up shares in such company when incorporated, and that John Gordon Davis, of 37 Swanston-street. Melbourne, be and is hereby appointed liquidator for the purposes of such winding up, with full power to do all such things as may be necessary to give-effect to such transfer." transfer.

And at a second Extraordinary General Meeting held on the 9th day of February, 1938, a Resolution was passed confirming the above resolution as a Special Resolution. Dated this 9th day of February, 1938. 4036 J. G. DAVIS. Liquidator.

Companies Act 1928.

K.M. CONCRETE STEEL COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

N OTICE is hereby given that, pursuant to section 189 of the Companies Act 1928, a Meeting of creditors of the above-named company will be held at the offices of Davey, Garcia, and J. G. Davis, 37 Swanston-street, Melbourne; on Friday, the 25th day of February, 1938, at Eleven o'clock in the foregoon the forenoon.

Dated this 9th day of February, 1938.

J. G. DAVIS, Liquidator.

37 Swanston-street, Melbourne.

(This meeting has been called merely to comply with the provisions of the Companies Act, as a new company, "K.M. Steel Products Limited," is being formed to take over all the assets and liabilities, including the name and goodwill, of this company, and will carry on the business as heretoneral.

IN . THE MATTER OF THE METROPOLITAN GAS COMPANY'S ACTS 1878 AND 1920.

WE. Philip Charles Holmes Hunt, Lionel Findon Miller, and Roland Cameron Evans, all of the City of Melbourne, gentlemen, do severally solemnly and sincerely declare

First.—We the said Philip Charles Holmes Hunt, and Lionel Findon Miller for ourselves say that we are two of the Directors of The Metropolitan Gas Company.

And next.—I, the said Roland Cameron Evans, for myselt say that I am the Secretary of the said company.

And next.—We, the said Philip Charles Holmes Hunt, Lionel Findon Miller, and Roland Cameron Evans, say:—

That the nominal capital of the said company as on the thirty-first day of December. 1937, was One million five hundred thousand pounds. The amount paid up thereon as on the thirty-first day of December, 1937, was One million three hundred and seventy-five thousand pounds divided into Two hundred and seventy-five thousand shares of Five pounds each. That the amount which the company is legally authorized to horrow on debentures is the sum of Two million three hundred and twenty thousand eight hundred and nine pounds.

That the total amount raised by the company on debentures and unpaid does not exceed the amount which the said company is by the Metropolitan Gas Company's Acts 1878 and 1920 authorized to borrow.

That none of the debentures, bonds, and mortgages granted by the City of Melbourne Gas and Coke Company, the Collingwood Fitzroy Gas and Coke Company, and the South Melbourne Gas Company referred to in the fifty-fifth section of the principal Act are now outstanding, the same respectively having been paid off. That the nominal capital of the said company as on the

been paid off.

And we severally make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and

Declared by the said Philip Charles Holmes Hunt, at Melbourne aforesaid, this seventh day of February, One thousand nine hundred and thirty-eight, before me—R. J. MCARTHUR, a Commissioner of the Supreme Court of Victoria for taking affidurits affidavits.

Declared by the said Lionel Findon Miller, at Melbourne according this seventh day of February, One thousand nine hundred and thirty-eight, before me—R. J. MCARTHUR, a Commissioner of the Supreme Court of Victoria for taking affiliarity. davits.

davits.

R. C. EVANS.

Declared by the said Roland Cameron Evans. at Melbourne aforesaid, this eighth day of February, One thousand nine hundred and thirty-eight, before me—R. J. MCARTHUR, a Commissioner of the Supreme Court of Victoria for taking affidavits

4037

In the matter of the Companies Act 1928, and in the matter of BRADLEY ANDERSON ENGINEERING CO. PTY. LTD.

A Ta General Meeting of the members of the said company, duly convened and held at 157 Gilbert-road, Preston, on Friday, the eleventh day of February, 1938, the following Extraordinary Resolution was duly passed:—

Extraordinary Resolution was duly passed:—
"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and, accordingly, that the company be wound up voluntarily, and that Garrett Ernest Fitzgerald, of Chancery House, 440 Little Collins-street, Melbourne, be, and he is hereby appointed liquidator for the purpose of such winding up, at the remuneration of 5 per cent. of the gross amount realized, or a minimum fee of £26 5s., whichever is the higher, and, further, that the liquidator be and he is hereby authorized to do any of the things mentioned in section 212 of the Companies Act 1928 which a liquidator is authorized to do with the sanction of an Extraordinary Resolution." Extraordinary Resolution."
Dated this fourteenth day of February, 1938.

J. C. BRADLEY, Chairman.

The Companies Act 1928.—In the matter of Australian Air Survey Co. Pty. Ltd. (in Voluntary Liquidation), pursuant to section 196.

NOTICE is hereby given that the Final Meeting of the share-holders of the above company will be held at the offices of W. Leslie V. Porter and Dutneall, 243 Collins-street, Melbourne, on Wednesday, the sixteenth day of March, 1938, at Ten a.m., to receive the liquidator's account of the winding up of the company.

Dated this eleventh day of February, 1938.

NORMAN N. DUTNEALL, F.C.A. (Aust.), Liquidator. W. Leslie V. Porter & Dutneall, chartered accountant (Aust.), 243 Collins-street, Melbourne.

Companies Act 1928.—Form 13.

PASSILA PASSION FRUIT PRODUCTS LIMITED.

EXTRAORDINARY RESOLUTION PURSUANT TO SECTION 77.

A Ta General Meeting of the members of the said company, duly convened and held at 51 William-street, Melbourne, on the second day of February, 1938, the following Extraordinary Resolution was duly passed:—

"1. That as the company cannot, by reason of its liabilities, continue its business, it is desirable that the company be wound up voluntarily, and that the company be wound up accordingly.

accordingly.

2. That Mr. H. Chapman and Mr. Wm. F. Rowe, chartered accountants (Aust.), be and they are hereby appointed liquidators for the purpose of such winding up."

Dated this eighth day of February, 1938.

4034

H. CHAPMAN, Secretary.

The Companies Act 1928.

PASSIFLORA PLANTATIONS PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

OTICE is hereby given that a Meeting of Creditors of the above-named company will be held at the registered office, 40 Queen-street, Melbourne, at Eleven a.m. on Thursday, 24th February, 1938, for the purpose set out in section 189 of the Companies Act 1928.

Dated this fourteenth day of February, 1938.

II. CHAPMAN, Joint Liquidator.

W. F. ROWE, Joint Liquidator.

4033

The Companies Act 1928.
G. McKECHNIE & CO. PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE OF FINAL MEETING PURSUANT TO SECTION 196.

MAKE notice that the Final Meeting of the shareholders of the above-named company will be held at the office of the liquidator, Alma-street, St. Arnaud, on Friday, the eleventh day of March, 1938, at half-past Eleven a.m.

Business.—To receive the liquidator's statement of realization.

Dated this eighth day of February, 1938.

W. R. M. OXLEY, Liquidator
Mitchell and Just, solicitors, St. Arnaud.

Mitchell and Just, solicitors, St. Arnaud.

3987

NOTICE TO CREDITORS.—RE JOHN PETERS, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of John Peters, late of Warracknabeal, in the State of Victoria, retired farmer, deceased (who died on the twenty-sixth day of November, 1937, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the second day of February, 1938, to The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street north, Ballarat, in the said State, the executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to Andrew Robertson Hamilton, of 101 Lydiard-street north, Ballarat, the manager of the said The Ballarat Trustees, Executors, and Agency Company Limited, on or before the eighteenth day of April, 1938, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons chitiléd thereto, having regard only to the claims of which it shall then have had notice; and notice is hereby further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said executor shall not have had notice as aforesaid.

Dated this ninth day of February, 1938 as aforesaid.

s aforesaid.

Dated this ninth day of February, 1938.

H. H. ROBERTS, of Warracknaheal, proctor for the
4015

NOTICE TO CREDITORS AND OTHERS.—RE HENRIETTE MARIE WILHELMINA SOPHIA DELPRAT, DECEASED. DURSUANT to the Trustee Act 1928, notice is hereby given that all creditors and persons having any claims or demands upon or against the estate of Henriette Marie Wilhelmina Sophia Delprat, late of Mandeville-crescent, Toorak, in the State of Victoria, widow, deceased (who died on the 5th day of December, 1937, and probate of whose will and codicil was granted by the Supreme Court of Victoria on the 1st day of February, 1938), are hereby required to send particulars, in writing, of such claims to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the State of Victoria, the sole executor appointed by such will, on or before the 20th day of April, 1938, after which date the said The Union Trustee Company of Australia Limited will proceed to convey or distribute the assets of the said Henriette Marie Wilhelmina Sophia Delprat to or among the persons entitled thereto, having regard only to the chaims of which they shall then have notice; and notice is hereby further given that the said The Union Trustee Company of Australia Limited will not be liable for the assets so conveyed or distributed, or any part thereof, to any persons of whose claim they shall not then have had notice as aforesaid.

Dated this 15th day of February, 1938.

BOOTHBY & BOOTHBY, 408 Collins-street, Melbourne, proctors for the said executor.

RE WILLIAM McGRATH, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that Austin Charles Mulkearns, of 485 Bourke-street, Melbourne, in the State of Victoria, solicitor, the executor to whom probate of the will of William McGracken-street, Essendon, in the said State, brass moulder (who died on the 1st day of January, 1938), was granted. intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said Austin Charles Mulkearns, care of the undermentioned solicitors, on or before the 17th day of April, 1938, particulars, in writing, of their claims against the said estate, after which date the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall have had notice.

Dated this 12th day of February, 1938. DURSUANT to the Trustee Act 1928, notice is hereby given

Dated this 12th day of February, 1938.

MORGAN & FYFFE, 485 Bourke-street, Melbourne, proctors for the said applicant.

NOTICE TO CLAIMANTS.—RE BENJAMIN HERBERT CHAPMAN, DECEASED.

CHAPMAN, DECEASED.

A LL persons having claims against the property or estate of Benjamin Herbert Chapman, late of Lindfield, in the State of New South Wales, gentleman, deceased (who died on the 8th day of July, 1937, and probate of whose will was granted to The Perpetual Trustee Company (Limited), the executor named therein by the Supreme Court of New South Wales on the 27th day of September, 1937, and application for reseal of an exemplification of which said probate was granted by the Supreme Court of Victoria on the 22nd day of December, 1937, on the application of The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queenstreet, Melbourne, in the State of Victoria, the duly authorized attorney under power of the said executor), are hereby required to send in particulars, in writing, of such claims to the said association, on or before the 20th day of April, 1938, after which date the said association will, in pursuance of section 86 of the Administration and Probate Act 1928, pay and/or hand over to the said executor the assets of the said deceased which shall have come to its hands or possession, having regard only to the claims of which it shall have had notice.

Dated this 11th day of February, 1938.

EGGLESTON, EGGLESTON, & LEE, of 143 Queen-scree Melbourne, proctors for the said association.

RE ELIZABETH MEUGENS, formerly of 21 Barkly-street, North Fitzroy, but late of Epworth Hospital, 34 Erin-street, Richmond, in the State of Victoria, married woman, DEGEASED (who died on the twenty-first duy of January, One thousand nine hundred and thirty-eight).

NOTICE is hereby given that David Thomas, of 140 Queenstreet, Melbourne, in the State of Victoria, solicitor, the executor of the will of the said Elizabeth Meugens, deceased, intends to convey or distribute the said the said deceased to or among the persons entitled thereto, and requires all persons interested to send to the said David Thomas within three months from the date hereof, particulars of their claims against the said estate; and at the expiration of the said three months the said David Thomas may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall then have had notice.

Dated the fourteenth day of February, 1938.

Dated the fourteenth day of February, 1938.

DAVID HEDLEY THOMAS, of 140 Queen-street, Melbourne solicitor for the executor.

TRUSTEE ACT 1928.

TRUSTEE ACT 1928.

A LL persons having claims against the estate of Agnes McPherson, formerly of 53 Webster-street, Ballarat, late of Durham Ox, spinster, deceased (who died on the first day of November, 1937, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the second day of February, 1938. to the Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street north, Ballarat), are hereby required to send particulars thereof, in writing, to the said company, on or before the 19th day of April, 1938, after which the said company will proceed to distribute the assets of the said Agnes McPherson, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this 16th day of February, 1938.

Dated this 16th day of February, 1938.

TATCHELL, DUNLOP, SMALLEY, & BALMER, Williamson-street, Bendigo, solicitors. 4045

NOTICE is hereby given, pursuant to Trustee Act 1928, that all persons having any claim against the estate of Ann Harris, late of Remlaw, in the State of Victoria, married woman, deceased (who died on the seventh day of Angust, 1937, and probate of whose will was granted on the 8th day of November, 1937, to Michael Bingham Harris, of Greenland Dam, in the said State, farmer, and George Thomas Thistlethwaite, of Byrneville, via Horsham, in the said State, tarmer, by the Supreme Court of Victoria, in its probate jurisdiction), are hereby required to forward particulars, in writing, addressed to the executors care of the undersigned, on or before the seventeenth day of April, 1938, after which day the executors will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice. And notice is further given that the executors will not be liable to any person of whose claim they shall not have had notice as any person of whose claim they shall not have had notice as aforesaid.

Dated this cleventh day of February, 1938, J. WELDON POWER & BENNETT, of Horsham, proctors for the executors.

RE ELIZABETH CAMERON COOKE, DECEASED.

RE ELIZABETH CAMERON COOKE, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims upon the estate of Elizabeth Cameron Cooke, late of No. 3 Wellington-street, Windsor, in the State of Victoria, married woman, deceased (who died on the eighth day of October, 1937, and probate of whose will was granted by the Supreme Court of Victoria on the nineteenth day of January, 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 company, at its abovementioned address, on or before the twenty-third day of April, 1938, after which date it will proceed to convey or distribute the said estate, or any part thereof, to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice. And notice is further given that it will not be liable to any person of whose claim it shall not have had such notice as aforesaid.

Dated the eighth day of February, 1938.

Dated the eighth day of February, 1938

E. P. JOHNSON & DAVIES, 108 Queen-street, Melbourne proctors for the said company.

Trustee Act 1928. .

NOTICE TO CREDITORS AND OTHERS.—RE CECIL FLORANT NAIRN, DECEASED.

FLORANT NAIRN, DECEASED.

(REDITORS, next of kin, and all others having any claims against the estate of Cecil Florant Nairn, late of 141 Power-street, Hawthorn, in the State of Victoria, commercial traveller, deceased, intestate (who died on the 22nd day of October, 1937, and letters of administration of whose estate were on the 10th day of December, 1937, granted by the Supreme Court of Victoria to Jane Elizabeth Nairn, of 141, Power-street, Hawthorn aforesaid, married woman), are hereby required to send particulars, in writing, of such claims to the said administratrix, care of her solicitors, at the address set out below, on or before the fifteenth day of April, 1938. After that date the said administratrix will distribute the assets of the said estate amongst the persons entitled thereto, having regard only to those claims of which she shall have had notice, and the said administratrix will not be liable for any of the assets so distributed to any person of whose claim she shall not then have had notice.

Dated the fourteenth day of February, 1938.

McNAB & McNAB, of 454 Collins-street, Melbourne,

McNAB & McNAB, of 454 Collins-street, Melbourne, proctors for the said administratrix. 4019

PATRICK BOURKE, DECEASED.

URSUANT to the Trustes Act 1928, all persons interested in or having claims against the estate of Patrick-Bourke, late of Eurack, in the State of Victoria, farmer, deceased (who died on the 28th day of October, 1937), are required to send particulars thereof to Margaret Bourke, of Eurack aforesaid, widow, Richard Hartney, of Becac, in the said State, farmer, Patrick Bourke, of Eurack aforesaid, farmer, and William Joseph Bourke, of Rosebrook, in the said State, farmer (the executors to whom probate of the will of the said deceased has been granted by the Supreme Court of Victoria), on or before the 18th day of April, 1938, after which date the said executors may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice, and they shall not as respects the property so conveyed or distributed, be liable to any person of whose claim they shall not have had notice at the time of conveyance or distribution.

Dated this 10th day of February, 1938.

SEWELL & SEWELL, Colac, solicitors for the said executors. DURSUANT to the Trustes Act 1928, all persons interested .

722

DURSUANT to the Trustee Act 1928; notice is hereby given that all persons having claims against the estate of John Robinson, late of Mayfield, in the State of New South John Robinson, late of Mayfield, in the State of New South Wales, furnaceman, deceased, intestate (who died on 12th day of September, 1937, and letters of administration of whose estate were granted by the Supreme Court of New South Wales on the 1st day of December, 1937, to the Public Trustee in and for the State of New South Wales, of 14 Castlereagh-street, Sydney, in the said State, which letters of administration were ordered to be scaled with the scal of the Supreme Court of Victoria on the 9th day of February. of the Supreme Court of Victoria on the 9th day of February.
1938), are hereby required to send particulars, in writing,
of such claims to the said Public Trustee, on or before the
20th day of April, 1938, after which date the said Public
Trustee will proceed to distribute the assets of the said
John Robinson, deceased, having regard only to the claims
of which he shall then have had notice. And notice is hereby
further given that the said Public Trustee 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 afore-

Dated the 15th day of February, 1938.
PLANTE & HENTY, 395 Collins-street, Melbourne,
proctors for the said Public Trustee. 4021

RE HANNAH BOWMAN, DECEASED.

RE HANNAH BOWMAN, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that Robert Chisholm Rankin. of Stobo, via Harrow, in the State of Victoria, grazier, and Henry Falding McCrea, of 4 Barry-street, Kew, in the said State, manager, the executors to whom probate of the will of Hannah Bowman, late of 894 Burke-road, Canterbury, in the said State, widow, deceased (who died on the four-teenth day of December, 1937), was granted on the tenth day of February, 1938, intend to convey or distribute the property of the said deceased to or among the persons entitled thereto; and they require all persons interested to send to them, the said Robert Chisholm Rankin and Henry Falding McCrae, care of Messrs, Cole and O'Heare, City Mutual Buildings, 465 Collins-street, Melbourne, particulars, in writing, of their claims in respect of the said property or against the estate of the said deceased, on or before the twenty-fourth day of April, 1933, after which date the said Robert Chisholm Rankin and Henry Falding McCrae 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 they shall have, had notice; and the said Robert Chisholm Rankin and Henry halding McCrae 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 fourteenth day of February, 1938, COLE & O'HEARE, City Mutual Buildings, 465 Collins-street, Melbourne aforesaid, proctors for the said executors.

Notice is hereby given that all persons interested in, or having claims upon, the estate of Hugh Hall Paterson; formerly of 310 Clarendon-street, South Melbourne, but late of 37. Karma-avenue, East Malvern, in Victoria, retired baker and pastrycook, deceased (who died on the 5th day of November. 1937., and probate of whose will has been granted to The Equity Trustees, Executors, and Agency Company Limited, of 479. Boxka-street Melbourne), are hereby requested to soul Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne), are hereby requested to send particulars, in writing, of their claims to the said company, on or before the 20th day of April, 1938, after which date the said company may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice. Dated this 15th day of February, 1938.

W. E. PEARCEY & IVEY, 443 Little Collins-street, Melbourne, proctors to the said executor.

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Charles Hooper, late of Patrick-street, Stawell, in the State of Victoria, retired farmer, deceased (who died on the thirteenth day of October. 1937, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-seventh day of January, 1938, to The Trustees, Executors, and Agency Company Limited, of number 412 Collins-street, Melbourne, in the said State, and Elsie May Hart, of Stawell, in the said State, married woman (the executor and executrix appointed by the will of the said deceased), are hereby required to send particulars of such claims to the said The Trustees, Executors, and Agency Company Limited, at its address above appearing, on or before the twenty-fifth day of April, 1938, after which date 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 it and she shall then liave had notice.

Dated this eighth day of February, 1938.

J. ALLAN ANDERSON & WEBB, Victoria-place, Stawell, proctors for the said executor and executrix.

NOTICE TO CREDITORS AND OTHERS.—ISOBEL BUNN, DECEASED

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Isobel Bunn, formerly of Merrigum, lately of Byrneside, in the State of Victoria, married woman, deceased (who died on the third day of September, 1937, and probate of whose will was, on the third day of December, 1937, and probate of whose will was, on the third day of December, 1937, so many the second of William of Byrneside aforesaid, married woman, and farmer respectively, they being the executrix and executor named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said Frances Daisy Rosetta Donaldson, and the said Percy Johnson Bunn, in care of Galloway, Stewart, and Co., of Tatura, proctors, on or before the tenth day of April, 1938, after which said date the said executrix and executor will proceed to distribute the estate and assets of the said Isobel Bunn, deceased, which shall have come to their hands or possession; amongst the persons entitled thereto, having regard only to such claims of which they shall then have had notice; and notice is hereby further given that the said executrix and executor will not be hable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice as aforesaid.

Dated this twenty-fourth day of January, 1938. PURSUANT to the provisions of the Trustee Act 1928, notice

Dated this twenty-fourth day of January, 1938.
GALLOWAY, STEWART, & CO., of Tatura. proctors for the said Frances Daisy Rosetta Donaldson, and the said Percy Johnson Bunn.

RE JANE ELIZABETH COWLEY, late of 14 Beaver's-road, Northcote, in the State of Victoria. widow, DECEASED (who died on the twenty-third day of December, 1937).

died on the twenty-third day of Docember, 1937).

OTICE is hereby given that Hugh Kearney, of Arthurtonroad, Northcote, in the State of Victoria, confectioner, Charlie Hills, of 290 High-street, Northcote aforesaid, bank manager, and Albert Trenkner, of Lilydale, in the said State. presser, the executors of the will and codicil of the said Jane Elizabeth Cowley, deceased, intend to convey or distribute the estate of the said deceased to or among the persons and institutions entitled thereto, and require all persons inferested to send to the said Hugh Kearney, Charlie Hills, and Albert Trenkner at the office of Messrs. Gray and Gray, solicitors, 422 Collins-street, Melbourne, within two months from the date of publication hereof, particulars of their claims against the said estate, and at the expiration of the said two months the said Hugh Kearney. Charlie Hills, and Albert Trenkner may convey or distribute the said estate to or among the persons and institutions entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

Dated the seventh day of February, 1938.

Dated the seventh day of February, 1938.
GRAY & GRAY, Temple Court, 422 Collins-street, Melbourne, proctors for the said executors.
3989

DURSUANT to the Trustee Act 1928, notice is licreby given that all persons having claims against the estate of Wilarparilla, in the State of Wilarparilla, in the State of Victoria, farmer, deceased, intestate (who died on the 31st day of August, 1937, and administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 14th day of December, 1937, 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 company at its above-mentioned address on or before the 30th day of April, 1938, after which date the said company will proceed to distribute the assets of the said William John Beeson, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then liave had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this eighth day of February, 1938.

A. J. MITCHELL & SON, 185 Hare-street, Echuca, proctors for the said company.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Albert Hall, late of Myall, in the State of Victoria, farmer, deceased, probate of whose will was on the second day of February, 1938, granted by the Supreme Court of Victoria to Jessie Millicent Hall, widow, and Owen-Shepard, farmer, both of Myall aforesaid, the executors named therein, are hereby required to send particulars of such claims to the said executors, care of the undersigned, on or before the twentieth day of April. 1938, after which date the said executors will proceed to distribute the assets of the said estate among the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated this 7th day of February, 1938.

J. MALCOLM MCKEE, LL.M., 18 Victoria-street, Kerang, proctor for the executors.

N QTICE is hereby given that all persons having any claims against the estate of Jane Beattie Brown, late of 61 Little Ryrie-street, Geelong, in the State of Victoria, married woman, deceased (who died on the fourteenth day of September, One thousand nine hundred and thirty-seven, and letters of administration of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twelfth day of November. One thousand nine hundred and thirty-seven, to James Ronald Brown, of 61 Little Ryrie-street, Geelong aforesaid, gentleman, the widower of the said deceased), are hereby required to send in particulars, in writing of such claims to the said James Ronald Brown, at his address aforesaid, on or before the fourteenth day of April. One thousand nine hundred and thirty-eight; and notice is hereby also given that after the last-mentioned date the said James Ronald Brown will proceed to distribute the assets of the said also given that after the last-mentioned date the said Jaraes Ronald Brown will preceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which he shall have had notice, and the said James Ronald Brown will not be answerable or liable for the assets, or any part thereof, so distributed to any persons of whose claims he shall not have had notice.

Dated the fifteenth day of February, One thousand nine hundred and thirty-eight.

CRAWCOUR & HOLLYHOKE, of Yarra-street, Geelong, proctors for the said administrator.

4000

ESTATE OF MARY KATHLEEN HART, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims in respect of the property or estate of Mary Kathleen Hart, late of 180 High-street, St. Kilda, in the State of Victoria, married woman, deceased, intestate (who died on the 24th day of December, 1937, and letters of administration of whose estate was granted by the Supreme Court of Victoria on the 4th day of February, 1938, to Frederick George Hart, of 180 High-street aforesaid), are hereby required to send particulars of such claims to the said Frederick George Hart, care of the undermentioned proctors, on or before the 18th day of April, 1938, after which date it is the intention of the said administrator to convey or distribute such property or estate to or among the persons entitled, having regard only to the claims of which he shall then have had notice.

Dated this 14th day of February, 1938,

LAWSON & JARDINF. 123 William-street, Melbourne, proctors for the said administrator.

NOTICE TO CREDITORS AND OTHERS.—EMILY PATER. DECEASED.

DECEASED.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Emily Pater. late of Laura-street, Caulfield, in the State of Victoria, widow, deceased (who died on the tenth day of December, 1937, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to Leila Maud Fullard, of Lower Malvern-road, East Malvern, in the said State, married woman, and Henry Harold Moulton of Tennyson-avenue, Caulfield, in the said State, assistant manager, on the second day of February, 1938), are hereby required to send "particulars, in writing, of such claims to the said Leila Maud Fullard and Henry Harold Moulton, care of the undermentioned solicitors, on or before the such claims to the said Leila Maud Fullard and Henry Harold Moulton, care of the undermentioned solicitors, on or before the sixteenth day of April, 1938, after which last-mentioned date the said Leila Maud Fullard and Henry Harold Moulton will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and 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 12th day of February, 1938.

MALTING MARTIN Caliditys 214 Cellius street Mel-

MARTIN & MARTIN, solicitors, 314 Collins-street, Mel-4009

RE CHARLES EDWIN NUDD, DECEASED

RE CHARLES EDWIN NUDD, DECEASED.

PURSUANT to the Trustee Act 1028, notice is hereby given that Austin Charles Mulkearns, of 485 Bourke-street, Melbourne, in the State of Victoria, solicitor, the executor to whom probate of the will of Charles Edwin Nudd, late of 362 Wellington-street, Collingwood, in the said State, retired council labourer, deceased (who died on the 10th day of January, 1938), was granted, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said Austin Charles Mulkearns, care of the undermentioned solicitors, on or before the 17th day of April, 1938, particulars, in writing, of their claims against the said estate, after which date the said Austin Charles Mulkearns may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall have had notice.

Dated this 12th day of February, 1938.

MORGAN & FYFFE, 485 Bourke-street, Melbourne, proctors for the said applicant.

NOTICE TO CLAIMANTS .-- RE FRANCES WATERS, DECEASED.

THE Perpetual Executors and Trustees Association of Aus-The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the State of Victoria, the executor of the will of Frances Waters, late of 4 Mount View-road, Burwood, in Victoria, married woman, deceased (who died on the twenty-second day of November, 1937), requires all creditors, next-of-kin, and others having claims against the property or estate of the said deceased to send to the said association, on or before the 19th day of April, 1938, particulars, in writing, of such claims, after which date the said association intends to convey or distribute such property or estate to or among the persons entitled thereto, having regard only to the claims of which it shall have had notice.

Dated the 14th day of February, 1938.

TURNER & TURNER Euroa, proctors for the said asso-

TURNER & TURNER, Euroa, proctors for the said asso ciation.

RE EDWARD DUNHAM BROOKE NICHOLLS, late of Lister House, 63 Collins-street. Melbourne, in Victoria, doctor of dental science (who died on twenty-third November, 1937, and probate of whose will was on the fourteenth day of February, 1938, granted to The Perpetual Executors and Trustees Association of Australia Limited. of 100-104 Queenstreet, Melbourne aforesaid, and Herbert Frank Nicholls, of 68 Malvern-road Malvern, in Victoria, the executors thereby appointed.) appointed).

appointed).

NAKE notice pursuant to section 27 of the Trustee Act 1928 that persons having claims against the estate of the said deceased are required to send written particulars thereof to the said executors, at the office of the said company, on or before the twentieth day of April, 1938, after which date the said executors will distribute the assets among the persons entitled, baving regard only to claims so notified, and without liability in regard to unnotified claims pursuant to the said section.

Dated this sixteenth day of February, 1938.

RODDA, BALLARD, & VROLAND, 430 Little Collins street. Melbourne, solicitors for the executors,

RE WALTER RUTHERFORD BEATTY, DECEASED,

PURSUANT to the Trustee Act 1928 notice is hereby given that The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, and Robert Leslie Beatty, of "Stanhope," 1245 Burke-road, East Kew. estate agent, the executors of the will of Walter Rutherford Beatty, late of 381 Wattletree-road, East Malvern, gentleman, deceased (who died on the 10th day of November, 1937), intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to the said executors, care of The Perpetual Executors and Trustees Association of Australia Limited, on or before the 20th day of April, 1938, particulars, in writing, of their claims against the said estate, after which date the said executors 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 and he shall then have had notice Dated the 14th day of February, 1938.

HENDERSON & BALL, 430 Little Collins-street, Melbourne, proctors for the executors.

proctors for the executors.

RE ELIZABETH MARGARET CLARK.

RE ELIZABETH MARGARET CLARK.

NOTICE is hereby given that all persons having claims in respect of the property or estate of Elizabeth Margaret Clark, late of 704 Burwood-road, Hawthorn, in the State of Victoria, spinster, deceased (who died on the twenty-sixth day of October, 1937, and probate of whose will was granted by the Supreme Court of Victoria on the seventh day of February, 1938, to John Clark, of No. 4 Parlington-street, Canterbury, in the State of Victoria, timber merchant), are required to send particulars of such claims, in writing, to the above-named executor care of his undersigned solicitors, on or before the seventeenth day of April, 1938, after which date the said executor may convey and distribute the said estate to or among the persons entitled, having regard only to claims of which he shall then have had notice.

Dated the fifteenth day of February, 1938.

RIGBY & FIELDING, 60 Market-street, Melbourne, solici-

RIGBY & FIELDING, 60 Market-street. Melbourne, solicitors for the executor. 4026

(REDITORS, next of kin, and all others having claims REDITORS, next of Rin, and all others having claims against the estate of Lucy Phillips, late of Bondi, near Sydney, in the State of New South Wales, widow, deceased, intestate (who died on the 18th day of August, 1937), are required to send particulars thereof to Frederic John Mason Phillips, the administrator, care of the undersigned, on or before the 10th day of April, 1938, otherwise they may be excluded when the assets are being distributed.

FRANCIS S. NEWELL & SON, 360 Collins-street, Melbourne, proctors for the administrator. Mel-

RE ETHEL GEORGINA STEANE LAMBIE.

NOTICE is hereby given that all persons having claims in NOTICE is hereby given that all persons having claims in respect of the property or estate of Ethel Georgina Stenne Lambie, late of "Karinza," Mornington-road, Frankston, in the State of Victoria, married woman, deceased (who died on the second day of March, 1936, and probate of whose will and codicils was granted by the Supreme Court of Victoria on the ninth day of November, 1937, to James Lambie, of "Karinza," Mornington-road, Frankston aforesaid, gentleman, John Leslie Faul, of 9 Great Western-road, Parramatta, Sydney, in the State of New South Wales, manager, Percy Faul, of 74 Pitt-street, Sydney aforesaid, solicitor), are required to send particulars of such claims, in writing, to the above-named executors, care of the undersigned, on or before the seventeenth day of April, 1938, after which date the said executors may convey and distribute the which date the said executors may convey and distribute the said estate to or among the persons entitled, having regard only to claims of which they shall then have had notice.

Dated the eleventh day of February, 1938.

RIGBY & FIELDING, 60 Market-street, Melbourne, solicitors for the executors,

NOTICE is hereby given that all persons having claims in NOTICE is hereby given that all persons having claims in respect of the property or estate of Joseph David Whitehead, late of Park-street. Warrnambool, in the State of Victoria, horse owner, deceased (who died on the thirtieth day of October. One thousand nine hundred and thirty-four, and probate of whose will was granted by the Supreme Court of Victoria on the twenty-fourth day of June. One thousand nine hundred and thirty-seven, to Francis Henry Baulch, formerly of Spring Gardens. Warrnambool aforesaid, but now of Swan Hill, in the said State, grazier), are hereby required to send particulars of such claims to the said executor, in care of the undermentioned solicitors, on or before the twenty-eighth day of April, One thousand nine hundred and thirty-eighth day of April, One thousand nine hundred and eighth day of April, One thousand nine hundred and thirty-eight, after which date it is the intention of the said Francis Henry Baulch to convey or distribute such property or estate to or among the persons entitled, having regard only to the claims of which he shall then have had notice.

Dated this 8th day of February, 1938,

J. S. TAIT & SON, 125 Kepler-street, Warrnambool, proctors

NOTICE is hereby given that all persons having claims upon the estate of Bridget Kelly, late of Yambuk, in the State of Victoria. widow, deceased, intestate (who died on the 19th day of December, 1937, and letters of administration of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 2nd day of February, 1938, to Mary Kelly, of Yambuk aforesaid, married woman, a sister and one of the next of kin of the said deceased) are hereby required to send particulars, in writing, of such claims to the said administratrix, care of the undersigned, on or before the 14th day of April. 1938, after which date the said administratrix 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 she shall then have had notice. And notice is further given that the said administratrix will not be liable to any person of whose claim she shall not have had such notice as aforesaid.

Dated this 8th day of February, 1938.

Dated this 8th day of February, 1938.

ERNEST W. POWLING, Princes-street, Port Fairy, proctor for the said administratrix.

NOTICE TO CREDITORS AND OTHERS.—RE FREDERICK EDMUND OATEN, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Frederick Edmund Oaten, late of Seymour, in the State of Victoria, chemist, deceased (who died on the 237d day of January, 1937, and letters of administration of whose estate were on the 9th day of June, 1937, granted by the Supreme Court of the said State, in its probate jurisdiction, to Sophie Christina Oaten, of Seymour aforesaid, widow), are required to send particulars, in writing, of such claims to the said Sophie Christina Oaten, at her aforesaid address, on or before the 18th day of April, 1938, after which date the said administratrix may convey and distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which she shall then have had notice. And notice is further given that the said administratrix will not be liable to any person of whose claim it shall not then have had notice as aforesaid.

Dated the 15th day of February, 1938. DURSUANT to the Trustee Act 1928, notice is hereby given

Dated the 15th day of February, 1938.

J. G. MACDONALD & CO., Seymour, proctors.

PURSUANT to the Trustee Act 1928 all persons having claims against the estate of Lambert Edwin Downey, late of Elgin-street, West Geelong, in Victoria, gentleman, deceased (who died on the seventeenth day of August, 1937, and probate of whose will was granted on the twentieth day of September. 1937, to Arthur Orlando Hall, of 80 Mooraboolstreet, Geelong, in Victoria, barrister and solicitor), are hereby required to send particulars of their claims, in writing, to the said executor, at his address appearing below, on or before the fourteenth day of April. 1938, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to claims of which he shall then have had notice.

nd honce. Dated this eighth day of February, 1938, ARTHUR O. HALL. of 80 Moorabool-street, Geelong, proctor.

MINING NOTICES.

COCKS PIONEER GOLD & TIN MINES (1934)

NO MABILITY.

A N Extraordinary Meeting of the above-named company is hereby convened, and will be held at the Board Room, Royal Automobile Club Building, 94 Queen-street, Melbourne, on Monday, the 28th day of February, 1938, at a quarter past Two o'clock in the afternoon, when the subjoined Resolution will be preosed:—

Intion will be proposed:—
That the capital of the company be increased from £50,000 to £75,000 by raising the amount of each of the One hundred thousand shares existing in the company from Ten shillings to Fifteen shilling

Dated the eighth day of February, 1938.

By order of the Board.

A. R. BRUHN, Manager.

YANDOIT COMPANY NO LIABILITY. NOTICE.

NOTICE is hereby given that an Extraordinary Meeting of shareholders in the above company will be held at the office of the company, 32 Lydiard-street north, Ballarat, on Friday, 25th February, 1938, at half-past Four p.m. Business.

Business.

To Pass the following Extraordinary Resolutions.

1. That the directors be empowered to borrow an amount not exceeding £5,000, and to give a mortgage and bill of sale and such other necessary security over the assets of the company, for the repayment of same, with or without interest.

2. That the capital of the above-named company be increased by Four thousand pounds. The mode to be adopted for the increase is by issuing Eight thousand shares of Ten shillings each, in addition to the Thirty-two thousand shares of Ten shillings each now existing in the company.

By order of the Board.

3916

LIDDON THOMAS, Manager.

4023

3984

RUSHWORTH PROSPECTING SYNDICATE

NO LIABILITY.

NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of shareholders in the above company will be held at the registered office of the company, Bank House, Bank-place, Melbourne, at Two o'clock p.m. on Friday. 4th March, 1938.

BUSINESS:

I. To consider, and if thought fit, to authorize the voluntary winding up of the company, in pursuance of section 408 of the Companies Act 1928.

To determine how the books and documents of the company shall be disposed of.
3. To confirm the minutes of the Meeting.

By order of the Board,
J. D. MORRISON, Legal Manager.

DAYLESFORD (ITALIAN HILL) DEEP LEADS NO LIABILITY.

DAYLESFORD (ITALIAN HILL) DEEP LEADS

NO LIABILITY.

NOTICE is hereby given that an Extraordinary General
Meeting of the above company will be held at the
registered office of the company, Albert-street, Daylesford,
on Friday, the 4th day of March, 1938, at the hour of Three
o'clock in the afternoon, for the purpose of dealing with, and
if thought fit of passing, the following Resolutions as Extraordinary Resolutions, that is to suy:—

1. That the company let the whole, or any part or parts,
of its mine and property on tribute for such period and on
such terms as shall be then determined.
2. That the Directors be and they are hereby authorized to
earry the above Resolution into effect.
3. That the Directors be and they are hereby authorized to
sell or otherwise dispose of all forfeited shares (held by the
Directors in trust for the company) for such price or consideration on such terms and in such manner as they shall
in their uncontrolled discretion think fit.
4. That the minutes of the meeting be read and confirmed.
Dated this 14th day of February, 1938.

3985

B. SHELLARD, Manager.

4004

. MOTHER LODE GOLD SYNDICATE NO LIABILITY.

NOTICE is hereby given that the half-yearly General Meeting of shareholders of the above company will be held at the registered office. 360 Collins-street. Melbourne, on Thursday, 24th February, 1938, at half-past Ten o'clock a.m.
BUSINESS:

To receive and adopt the directors' and mine managers' re-

ports. balance-sheets, and statements of accounts.

To transact any other business that may be lawfully brought forward.

By order of the Board, J. S. HARRIS, Manager.

BUNINYONG RAND MINES NO LIABILITY.

N OTICE is hereby given that all shares forfeited for non-payment of the 14th Call of Six pence per share will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane. Melbourne, on Thursday, the 24th day of February, 1938, at a quarter to Twelve a.m., unless redeemed on or before Wednesday, the 23rd day of February, 1938, at Five p.m.

By order of the Board. A. E. LLEWELLYN, Manager. 430 Little Collins-street, Melbourne, C.1, 15th February, 1938.

CHEWTON GOLD MINES NO LIABILITY.

OTICE is hereby given that all shares forfeited for non-payment of the 24th Call of Three pence per share will be sold by public auction at the Stock Exchange Hall, 428 (Chancery-lane, Melbourne, on Friday, the 25th day of February, 1938, at a quarter to Twelve a.m., unless redeemed on or before Thursday, the 24th day of February, 1938, at Five p.m.

By order of the Board.

A. E. LLEWELLYN, Manager.

430 Little Collins-street, Melbourne, C.1, 15th February, 1938. 4031

LINTON GOLD MINING COMPANY NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 18th (January) Call of Two pence per share, or any previous call, will be sold by public auction at the Stock Exchange Hall, 428 Chancery-lane, Melbourne, on Thursday, 24th February, 1938, at a quarter to Twelve a.m., unless previously redeemed.

D. GARVEY, Manager

Sussex-street Linton.

SAPPHIRE CREEK (PAPUA) DEVELOPMENT SYNDICATE NO LIABILITY.

NOTICE is hereby given that all shares upon which the 1st Call of Two shillings and six pence per share remains unpaid are forfeited, and will be sold by public auction at the Stock Exchange, Melbourne, on Thursday, 24th February, 1938, at a quarter to Twelve a.m., unless previously redeemed.

By order of the Board,
4038

K. W. STEEDMAN, Manager.

Companies Act 1928.-Tenth Schedule, OIL CONCESSIONS NO LIABILITY.

I THE undersigned, do hereby make application to register, Oil Concessions No Liability as a No Liability Company, under the provisions of Part II. of the Companies Act 1928.

1. The name of the company is to be Oil Concessions No Liability.

Liability. 2. The place of intended operations is at Timor, Portuguese East Indies.

3. The registered office of the company will be situated at 422 Collins-street. Melbourne.

4. The value of the company's property, including claim and machinery is £2,000.

acan mery is £2,000.
5. The number of shares in the company is 1,000, of £10 each.
6. The number of shares subscribed for is £675.
7. The name of the manager is Edward McGregor.
8. The names and addresses and occupations of the shareholders, and the number of shares held by each at this date, are as below:---

Name, Address. Occupation. No. of Noonan, Thomas Patrick, Finch-street. East Malvern, No. of Shares. Bull, David, 61 Collins-street, Melbourne, chemist ... Dodson, Alec. Ray, 422 Collins-street, Melbourne, 25 McGregor, Edward, 422 Collins-street, Melbourne,

secretary
Dated this 15th day of February, 1938.

EDWARD McGREGOR, Manager. Witness to signature-Monica Lyons.

I, EDWARD MCGREGOB, do solemnly and sincerely declare

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration, conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

Taken before me at Melbourne this 15th day of February, 1938.—G. P. TALENT, J.P.

I, EDWARD MCGREGOR, do solemnly and sincerely declare that-

1. I am the manager of the intended company, to be named the Oil Concessions No Liability.

2. Five per cent. of the subscribed capital of the said com-

2. Five per cent. of the subscribed capital of the said company is at this time paid up.

3. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

E. McGregor.

Taken before me this 15th day of February, 1938. G. P. Talent, J.P. 4006

IMPOUNDINGS.

MPOUNDED in my paddock near Terang, since May, 1937; 1 brindle bullock, indescribable brand. Must be sold to pay expenses.—G. R. ELDRIDGE, Noorat. 4048

LEXANDRA .-- Impounded by the Road Ranger, Yarck.

4 steers-2 red. I bald-faced red, I brindle and white-all with notch out near ear, no visible brand If not claimed and expenses paid, to be sold on 4th March,

A. E. HARRIS

4044-4/8

Poundkeeper.

BAIRNSDALE.—Impounded in Bairnsdale Pound, by Herdsman, Hillside.

man, Hillside.

I roan bullock, crippled, notch out of top and bottom of off car, L on off rump

If not claimed and expenses paid, to be sold on 3rd March, 1938. F. McPHERSON

Poundkeeper. 3996 - 5/4

BENALLA.—Impounded at Benalla Pound, on 16th February, 1938. ruary, 1938.

1 bay gelding, near hind foot white, like JF (conjoined) near shoulder If not claimed and expenses paid, to be sold on 2nd March,

H. R. HOSSACK

3974---5/4. Poundkeeper.

COBURG.—Impounded at Coburg

1 dark Jersey cow, springer, no visible brand
If not claimed and expenses paid, to be sold on 2nd March, 1938.

D. JENKINS, 4043-4/ Poundkeeper.

COLAC.—Impounded at Colac.

l dark Jersey heifer, no visible brand
l black heifer, no visible brand
l black and white heifer, no visible brand
If not claimed and expenses paid, to be sold on 3rd March, 1938.

C. DOWLING, 4042 - 5/4

Poundkeeper.

GOLERAINE .- Impounded at Coleraine, by the Herdsman

off the streets.

No. 47. Jersey heifer, about 18 months, no visible brand
If not claimed and expenses paid, to be sold on 28th

February, 1938. W. J. MILLS, 3991 - 4/8Poundkeeper.

DIGBY.-Impounded at Digby, by Ranger.

1 strawberry cow, blotched brand near ribs 1 strawberry bull cub, no visible brand 1f not claimed and expenses paid, to be sold on 3rd March, 1938.

R. E. BURGESS, 3998—4/8 r ·····. Acting Poundkeeper.

ECHUCA.—Impounded in Echuca Pound, by the Borough Ranger. I light roan heifer, hole in near ear, no visible brand; red and white calf at foot If not claimed and expenses paid, to be sold on 24th February, 1938. E. SURRY, Poundkeeper. 3995-5/4 OXLEY.—Impounded at Oxley, by R. G. Biggs, Ranger, from Pioneer Bridges. Pioncer Bridges. 1 black and white steer, tag N. 1709, R (conjoined) off rump If not claimed and expenses paid, to be sold on 4th March, 1938. J. A. SIMPSON 4041-4/8 Poundkeeper. SOUTH BARWON.—Impounded in South Barwon Pound, by Ranger Hooper by Ranger Hooper. I red cow, both ears marked I Jersey cow, broken horn If not claimed and expenses paid, to be sold on 5th March, 1938. M. S. HOOPER. 3992 - 5/4Poundkeeper. ST. ARNAUD.—Impounded at St. Arnaud, by T. O'Shannessy. 1 roan mare, delivery sort, 688 on near shoulder. If not claimed and expenses paid, to be sold on 28th February, 1938. C. E. CONSTABLE. 3973-4/ Poundkeeper. WANGARATTA.-Impounded by Herdsman, at Wangaratta I red and white heifer, piece out bottom off ear, slit top off ear, no visible brand If not claimed and expenses paid, to be sold on 10th March, 1938. KEITH R. ROBERTSON Poundkeeper. 3999 - 5/4W ERRIBEE.—Impounded at Werribee. 9th
1938, by T. Mason, from Research Farm. 9th February, I roan pony horse, white under saddle, knees marked, no visible brand If not claimed and expenses paid, to be sold on 7th March, 1938 TIMOTHY MAHER, 3997—5/4 Poundkeeper. W ODONGA.—Impounded at Wodonga, by J. McKay. I brown Jersey cow, two notch cuts near ear, nick off ear, no visible brand If not claimed and expenses paid, to be sold on 5th March, P. GREENAN, Poundkeeper. 3994-4/8 W ONTHAGGI.—Impounded in Wonthaggi Pound. I dark Jersey heifer, no visible brand If not claimed and expenses paid, to be sold on 23rd February, 1938. R. KERSLAKE. 3972-4/ Poundkeeper. YAN YEAN.—Impounded at Yan Yean.

1 yellow heifer, branded like W
1 brown heifer, branded like W
1 black and white heifer, branded like W If not claimed and expenses paid, to be sold W. C. THOMAS, 4039-4/8 Poundkeeper.

THE "VICTORIA GOVERNMENT GAZETTE."

Subscriptions.—The subscription, including Postage, is £1 10s. 4d. per annum, or 7s. 7d. per quarter, payable in advance.

Subscriptions are required to commence and terminate with a month.

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On an average, cleven words make a line.

Every signature must likewise be counted as a line.

The final words of a paragraph, though only portion of a line, must be counted as one line.

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THE VICTORIA GOVERNMENT GAZETTE is published on Wednesday Evening in each week, and Notices for insertion will be received by the Government Printer at or before Two p.m. at ordinary rates, and late advertisements between Two p.m. and Five p.m. at double rates, on the day preceding the day of publication.

Single copies of the Victoria Government Gazette arc Six pence, posted Seven pence, each.

No Gazettes prior to January, 1926, in stock.

*** ALL PAYMENTS ARE REQUIRED IN ADVANCE.—Remittances should be made by postal note, money order, or draft in favour of the Government Printer. Advertisements unaccompanied by a remittance sufficient to cover the cost of insertion will be returned unpublished.

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