

VICTORIA

GOVERNMENT GAZETTE

Bublished by Authority.

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

No. 1.]

THURSDAY, JANUARY 4.

[1917.

RULES

UNDER THE

LICENSING ACTS.

RULES UNDER THE LICENSING ACTS.

At the Executive Council Chamber, Melbourne, the twenty-first day of December, 1916.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Adamson

Mr. Baillieu.

NDER and by virtue of the powers and authorities conferred by the Licensing Acts and the Acts Interpretation Act 1915, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby rescind the rules and regulations made under the Licensing Act 1915 on the 12th day of October, 1915, and doth hereby make the following rules (that is to say):—

REGISTER OF THE LICENSING COURTS.

Clerk to keep a register. Form of register. 1. The Clerk of every Licensing Court shall keep a register of the minutes or memoranda of all the decisions, orders, judgments, and other proceedings of the several Courts which sit at each place appointed by the Governor in Council, and shall keep such register in the form in the first schedule hereto, and shall enter and record the particulars therein in the proper column of the register as indicated in the form in the First Schedule hereto, and the entries in the register of such Courts shall be distinguished by the name of the Licensing District for which each Court for the time being exercises jurisdiction.

ENTRIES THEREIN TO BE SIGNED BY THE MEMBERS OF THE COURT.

Register to b signed by members of 2. The entries relating to the minutes, memoranda, or proceedings of each Court shall be signed by the members of the Licensing Court at the sitting of the Court at which the matters referred to in such entries were dealt with by the Court.

DUTIES OF THE CLERK OF THE LICENSING COURT.

Clerk to have custody of seal and records. 3. The Clerk of each of the Licensing Courts shall have the custody of the seal of the Court and shall keep the books in the forms prescribed by these Rules.

Clerk to collect all fees not payable to the Treasurer.

4. The Clerk of each of the Licensing Courts shall collect all fees payable under the Licensing Acts and these rules where such fees are not required therein to be paid to the Treasurer or a Receiver of Revenue, and shall cause an official acknowledgment to be given for each fee received, and shall forthwith bring the same to account and enter the same in his regulation cash-book in such manner as the Treasurer may direct.

BUSINESS OF THE COURTS.

Seven days' notice to be given of business for fully constitut Court. 5. Any person, his barrister and solicitor, or agent intending to make any application to or bring any business before any sitting of a fully constituted Licensing Court, shall give previous notice in writing of such intention to the clerk of such Licensing Court, so as to reach the said clerk seven days at least before the day appointed for such sitting.

Clerk to notify members if no business. 6. The said clerk, if no such notice has been received, shall immediately inform the members of such Court thereof, and thereupon the said members shall not attend.7. Nothing herein contained shall affect any Annual Licensing Court or apply thereto.

Annual sittings not affected.
But Full Court may deal with business though full notice not

8. At the sitting of any Licensing Court it shall be lawful for the Court to receive, hear, and dispose of any application or business notwithstanding that previous notice thereof has not been given as hereinbefore required should the Court think fit so to do.

CLUBS.

Inspector's duty on application for Club registration. Form No. 6.

9. When a copy of an application for the grant or renewal of a Certificate of registration of a Club is received by an Inspector of Licensing Districts, such Inspector shall, if upon inquiry he finds that the requirements of the Act relating to Clubs have been complied with, furnish to the clerk of the Licensing Court the Certificate in the form prescribed by these Rules, but if such Inspector finds that such requirements have not been complied with, he shall withhold such Certificate and lodge an objection against the granting of such application.

Clerk to send copy of Club Rules to Inspector. 10. To enable the said Inspector to make the necessary inquiries, and to determine whether he will withhold the said Certificate or lodge an objection against the granting of the application, the Clerk of the Licensing Court, as soon as he shall receive the two printed copies of all the rules of the Club, certified as correct under the hand of its Secretary, as provided for in sectious 253 (2) and 254 (2) of the Licensing Act 1915, shall forthwith send one of such certified copies to the Licensing Inspector of the District in which the premises of the said Club are situated.

11. The Clerk of every Licensing Court shall keep a book, to be called the "Club Register," in the Form No. 17. Clerk to keep form prescribed by these Rules, and shall upon receipt of every application for registration of a Club cause "Club club". the same to be numbered, and particulars thereof to be entered in such Register.

12. The Clerk of the Court shall not issue a certificate for the grant or renewal of the registration (8.258.) of any club whether the application for such registration be objected to or not until the amount of the fee Cub not to be fixed by the Licensing Court shall have been paid.

PERMITS AND SPECIAL PERMITS.

13. Whenever the holder of a Special Permit under section 115 of the Licensing Act 1915, (8. 115.) or of a Permit under section 31 of the Licensing Act 1916, is convicted of selling liquor during hours When permit not authorized by his licence or the said permit or special permit, the Inspector of the Licensing Inspectors not authorized by his nicence or the said permit or special permit, the Inspector of the Licensing inspector in which the premises of such person is situate shall apply to the clerk of Petty Sessions duty. of the Court by which such holder is so convicted for a certified extract of such conviction from the Register of Convictions and Orders of such Court, and shall forthwith file the same with the clerk of the Licensing Court which granted the permit to such person, and the said Licensing Inspector shall at the next sitting of the said Licensing Court move the said Court to revoke the said recruit

14. On the revocation of such permit or special permit by the said Licensing Court the clerk of Form No. 21. such Court shall send notice thereof to the holder thereof in the form prescribed by these rules, and shall clerk to give indorse such revocation on the licence.

REGISTER OF OWNERS OF LICENSED PREMISES.

15. Every clerk of a Licensing Court shall keep a book to be called "Register of Owners of Clerk to keep Licensed Premises" in the form No. 27 prescribed by these Rules, and shall enter therein the name register of owners, and address and other particulars set out in the application of every owner of premises for which a addresses, &c. Victualler's Licence or an Australian Wine Licence has been issued who in the forms prescribed by these Rules applies to be so registered.

16. Where any licensed person is convicted of any offence against any of the provisions of the Licens-Conviction ing Acts the repetition of which may render his licence liable to forfeiture or his licensed premises involving to be disqualified, the Clerk of the Licensing Court for the district in which the licensed premises of such convicted person are situated shall forthwith enter in the "Register of Owners of Licensed Premises" register. particulars of such conviction in the proper column of such Register, and shall enter therein the Clerk of Petty Sessions to date of service of the notice thereof which the said Clerk of the Licensing Court is by the Licensing Act forward Clerk of Clerk of Petty Sessions of Clerk of Petty Sessions of Clerk of Petty Sessions of Clerk of Licensing. 1915, required to serve on him and also the mode of service. And where the Clerk of Petty Sessions of Court extract the Court by which such licensed person is convicted is not the Clerk of the Licensing Court for reconvictions. the district in which the licensed premises of such convicted person are situated he shall send to the said Clerk of the Licensing Court, in order to enable him to make the aforesaid entry, an extract from the Register of Convictions and Orders of the said Court of Petty Sessions containing a true copy of the entry in the register relating to such conviction certified to and signed by him.

17. Where any notice is by the Licensing Acts required to be served on the owner of any licensed Notice served by Clerk. premises and the same is served by the Clerk of the Licensing Court by registered letter as provided for in by Clerk. Section 246 of the Licensing Act 1915, the said Clerk shall file and preserve the Post Office receipt for such registered letter, and it shall be the duty of the said Clerk of the Licensing Court to cause the person. who so posted and registered the said letter containing the said notice to sign in the proper column of the "Register of Owners of Licensed Premises" the date when he so posted the said letter.

18. Where any such entry has been made by the Clerk of the Licensing Court in his "Register of Notice for the Owners of Licensed Premises" of the conviction of a licensed person, he shall also, in addition to the service of notice of such conviction on the registered owner of such licensed premises as directed by the the occupier. Licensing Act 1915, prepare a similar notice of such conviction in duplicate addressed to the owner of the said premises without naming him or her or adding any other or further description and shall forward the same to some member of the Police Force of the place where such licensed premises are situated, who shall leave one of such notices with the occupier of the said licensed premises and shall indorse on the other notice the name of the licensee with whom he left such notice and the date thereof, and shall thereupon sign the same and return it to the said Clerk of the Licensing Court who shall make an entry thereof in the proper column of his "Register of Owners of Licensed Premises," and file and preserve it.

TESTIMONIALS OF APPLICANTS FOR LICENCES AND TRANSFERS-DETIES OF CLERK OF LICENSING COURT AND LICENSING INSPECTOR WITH RESPECT THERETO.

19. Whenever an applicant for a victualler's licence or an Australian wine licence or for the transfer thereof to himself, has delivered to the Clerk of the Licensing Court testimonials as to his character and testimonials to suitability for the particular premises applied for, the said Clerk shall forthwith forward such testimonial investigation. to the Inspector of the Licensing District in which the premises for which the application is made are (8.110.) situated, to enable him to make the necessary investigation as to the genuineness and value of such testimonials; and the said Licensing Inspector shall return the same to the said Clerk of the Licensing Court, with his report thereon, so as to reach the said Clerk before the time appointed for the sitting of the Court at which such application is to be heard.

SEARCHES AND COPIES OF DOCUMENTS AND PROCEEDINGS.

20. Any person may, on payment of the prescribed fee, and during the hours and upon the days the searches and office of the Clerk of the Licensing Court is open for business, inspect any of the register-books kept by the extract and all proceedings of the Licensing Court and all books, documents, and papers filed and presented by the said Clerk, and shall be permitted to take copies and extracts therefrom; and the Clerk of the Licensing Court shall if so required, and upon payment of an additional fee prescribed, after examining

and comparing such copies and extracts with the original and ascertaining them to be true copies, certify the same accordingly. Provided that no person other than the licensed victualler, or the club secretary, or the duly authorized representative of such licensed victualler or club secretary, or the Licensing Inspector shall be entitled to search in respect of any declaration lodged with the Clerk of the Licensing Court pursuant to the provisions of section 10 of the Licensing Act 1916 or to make any copy or extract from such declaration. Provided further that no person other than the Licensing Inspector shall be entitled to search any register-book kept by any Clerk of a Licensing Court or make or cause to be made any extract therefrom for the purpose of ascertaining the amount of any percentage fee or compensation fee fixed by any Licensing Court,

APPLICATIONS TO LICENSING COURTS WHERE NOT OTHERWISE PROVIDED FOR.

Seven days' notice of application to be given unless otherwise provided.

21. All applications to the Licensing Courts or a member thereof, where not otherwise provided for in the Licensing Acts, must be made by note, which must be sent to the Clerk of the Licensing Court and the Inspector of the Licensing District seven days before the date of the sitting of the Court at which the application is to be made.

APPLICATIONS FOR BILLIARD-TABLE LICENCES AND CERTIFICATES AUTHORIZING THEIR ISSUE.

Application to state number of tables to be kept. 22. Every person who desires to obtain a billiard-table licence shall set out in his notice of application therefor the number of billiard or bagatelle tables he intends to keep and maintain on his premises under the licence, and the Clerk of the Licensing Court shall enter on the form of certificate authorizing the issue of the billiard-table licence prescribed in the Sixth Schedule of the Act the number of tables for which the Licensing Court has granted the licence.

COSTS

Costs to be fixed by the Court.

23. When any Licensing Court makes an order directing the payment of costs by one party to any proceedings before it to any other party or parties, such Court shall fix the amount of such costs, including the fees to be allowed for counsel and attorneys appearing for the party or parties to whom such costs are directed to be paid.

Costs of witnesses. Second Schedule. 24. The costs of witnesses in attendance at the hearing of any cause, application, or other proceeding by the Licensing Court, although they have not been summoned, and although they have not been examined, may be allowed at any rate not exceeding that mentioned in the Second Schedulo hereto.

FORMS.

Forms to be used.

25. The forms under these rules shall be used with such variations as the circumstances of the case may require, and it shall be sufficient if the form used complies substantially with the prescribed form, and where none is prescribed, the forms used shall be framed in initation of those prescribed by these rules, and where any of such forms is at variance with the forms prescribed in the Schedule of the Linsing A ct 19 15, the forms herein prescribed are substituted in lieu thereof.

FEES.

Third Schedule of rules. Eighteenth Schedule of the Licensing Act 1915. 26. Every Clerk of a Licensing Court shall demand, receive, and take for the use of His Majesty the several fees set forth in the Third Schedule to these rules in addition to the fees mentioned in the Eighteenth Schedule to the Licensing Act 1915.

FIRST SCHEDULE.

REGISTER OF ALL APPLICATIONS TO THE UNDERMENTIONED LICENSING COURTS AT INCLUDING PROSECUTIONS OR OTHER PROCEEDING.

Held this				day of		, 19 , before Esquires, Licensing Magistrates.				Chairman, and		
No.	Date of Application, Appent, Information, or Complaint.	Name of Applicant, Appellant, Informant, or Complement, also his Address and (if not previously licensed) Occupation.	Name of Person opposing, or of Respondent or Defendant, with his Address,	Nature of Application, Cause, Complaint, or Licence applied for	Sign and situation of House (if any) and whether previously Livensed or proposed to be Licensed.	Assersment fixed by the Court.	If application for a Transfer, name of Transferror.	Percentage fee for a Licensed Victualler's premises as fixed by the Court.	Percentage fee on the grant or renewal of certificate of registration of a Club as of fixed by the Court.	Judgment, Order or Decision of the Court.	Remarks.	
J				 The Licen	sing Court	for the Lic	l ensing Dist	rict of—		_	i	
1												
				`							ĺ	
,	The Licensing Court for the Licensing District of-											

SECOND SCHEDULE.

Costs of Witnesses' Attendance.—The cost of witnesses in attendance at the hearing of any matter or cause by the Licensing Court (although they have not been summoned and although they have not been examined) may be allowed at any rate not exceeding that mentioned in the Schedule hereto, and such rates shall be in lieu of the rates fixed by the Order of the Governor in Council made on the 21st day of February, 1907 (that is to say):—

ALLOWANCE TO WITNESSES.

FOR TRAVELLING.

1. To every witness or interpreter the sum actually paid, but not exceeding One shilling for every mile he may reside from the Court at which he may be required to attend.

2. To every witness or interpreter who may travel by ship, coach, railway, or tram, the sum actually and properly paid for fares both in going to and returning from the Court at which he may be required to attend.

3. No allowance under clause 1 will be made to any witness or interpreter residing within three miles of the Court which he may be required to attend.

4. In all cases where practicable witnesses or interpreters must travel by ship, coach, railway, or tram, and in such part of the vessel, vehicle, or train as may be suitable to their station in life.

FOR ATTENDANCE—SUBJECT TO QUALIFICATION AS BELOW. Additional, if residing beyond twenty miles from the Court, for each day necessarily absent from home in travelling, to and from, not including the day at the If residing within five miles of the Court, for each day of actual attendance at the Court. If residing beyond five miles from the Court, for each day of actual attendance at the Court. not including the days at the Court. . 5 £ s. d. £ s. d. £ s. d. A. To every-Attending in professional c pacity. Barrister and Solicitor 1 0 0 1 0 0 1 0 0 The amount lost by attend-0 12 6 ance but not exceeding 0 10 0 The amount lost by attendance (where there has been direct loss of wages 0 7 6 C. To every other witness ... or other remuneration) but not exceeding 6s. D. To every Interpreter or Expert, amount agreed upon, but not exceeding 0 10 0 0 12 6 0 15 0

6. To every witness or interpreter who may be necessarily detained, or who may be prevented from proceeding on his journey or to his place of abode, either before or after attending the Court, the same allowance from the date of detention up to the date of attending the Court, or of departure, as paid to witnesses residing beyond twenty miles from the Court, and mentioned in the third column.

7. No allowance will be paid to any member of the Police Force for attendance at a Licensing Court.

8. Witnesses who attend in more than one cause or matter will be entitled to a proportionate payment only in each

eause or matter.

9. "Accountant" shall mean and include a member or associate of any recognised society or association of accountants or actuaries in Great Britain or Ireland, a member of the "Australasian Corporation of Public Accounts," of the "Federal Institute of Accountants (Incorporated)," of the "Incorporated Institute of Accountants, Victoria," of the "Australian Institute of Incorporated Accountants," a public accountant or actuary actually practising as such, or a Government auditor of municipal accounts, or any person holding a licence of the Companies Auditors' Board.

THIRD SCHEDULE.

LICENSING COURT FEES. For every summons other than a summons to witness For service of every summons, including summons to witness, on each defendant or other person to be served with any summons or order (where required to be served by the Police), if the distance from the constable's residence does not exceed five miles If beyond that distance, for every additional mile for each defendant For every search at the Office of a Clerk of the Licensing Court For an Order of a Licensing Court exempting a registered Club from the operation of all or any of the provisions of Sections 182, 187, 188, 202, 205, and 210 of the Act For every certificate of a Clerk of a Licensing Court that a copy or extract from a book or proceeding of a Licensing Court is a true copy. 1 0 0 0 Court is a true copy ٠. FEE FIXED UNDER SECTION 127 OF THE ACT. For permission to sell and dispose of liquor on board a substitute vessel (Section 127) 1 0 0

PRESCRIBED FORMS UNDER THESE RULES.

		;	Th	e Licensing Acts.	•		
	•1		•	FORM 1.			
(a) A licensed victualler holding a victualler's licence in respect of the licensed	NOTICE OF APPLICATION VICTUALLER OR VICTUALLER'S LI	A RE	GISTERED CLUE CE OR CLUB REC	AT TIMES OTH	IERWISE THAN		
victualler's premises.			of.		being (a)	•	
(or) the secretary of the registered	Ι,			•	•	Ala riassias Dia	4-1-4 - 5
club. (b) (if a club)	known as		situate at			the Licensing Dis	
on behalf of the said club.			do hereby give not	ice that I desire to			day
(c) On my licensed	of .	19	apply (b)		to a Member of	the Licensing Cour	t for the said
premises.	Licensing District sitting at	,		for the special p	permission of the	said Court to sell a	ad dispose of
premises of the said club- (d) An earlier	liquor on (c)		. at (d)		•	on th	e ground that
hour than six	my said premises (e)			are in the neighbor	ourhood of (1)	•	at
morning, namely,	which (f)			at (y)	•	1 1 a	nd that such
between the hours of o'clock	permission is necessary for	the p	oublic convenience.	•	- +		
in the morning, and half past eleven o'clock at night.	Dated at		the	da	y of	19 .	
(or) a later hour than half-past eleven o'clock at night, namely,						:	Applicant.
between the hours of six o'clock in the morning, and o'clock	•		٠	,			
at night. (s) (or) The premises of the said club (f) As in the Act. (g) An earlier hour than six o'clock in the	<i>:</i>					Đ	•
morning, to wit,	•						

FORM 2

SPECIAL PERMIT AUTHORIZING SALE OF LIQUOR AT TIMES OTHERWISE THAN THOSE AUTHORIZED BY LICENCE OR REGISTRATION.

(To be indersed on the Licence or Club Certificate of Registration.)

(Sections 8, 115, and 250 of Act 2683.)

doth hereby grant special (a) Withinto sell and dispose of liquor in any quantity
and no longer at an earlier hour than six o'clock in the morning namely between the hours of o'clock in
the morning and half-past eleven o'clock at night (or at a later hour than half-past eleven o'clock at night namely between
the hours of six o'clock in the morning and o'clock at night.

Given under the Seal of the said Court the

By the Court,

(L.S.)

Clerk of the said Court.

named registered Club. (b) His licensed premises (or) on the

premises of the said Club.

Note.—If ipso facto forfeited, the licence or club certificate shall be indorsed as follows:--" This permit was (Signature of Clerk of the Court.) , 19 revoked on the day of

The Licensing Acts.

NOTICE OF APPLICATION FOR THE REGISTRATION OF A CLUB.

(Section 253 of Act 2683.)

of the Club called or known as the Club do hereby give notice that I desire to obtain and will at the sitting of the Licensing Court for the Licensing District of to be holden at on the day of 19 apply on behalf of the said Club whose premises are situate at in the said Licensing District for a Certificate of Registration of the said Club as a Club within the meaning of the Licensing Acts.

Dated the

day of

To the Clerk of the Licensing Court for the Licensing District of

-The above notice in duplicate and signed by the Secretary must be delivered to the clerk of the Licensing Court at least fourteen days before the application is made (that is, fourteen days exclusive of the day when the notice is so delivered and the date of the sitting of the Court), and must be accompanied by the following documents:—(a) Two printed copies of all rules of the club certified as correct under the hand of the Secretary: (b) a statement verified by statutory declaration of the number of bond fide members of the club at the date of the application.

The Licensing Acts.

NOTICE OF APPLICATION FOR THE RENEWAL OF REGISTRATION OF A CLUB.

(Section 254 of Act 2683.)

being the Secretary of Club do hereby give notice that I desire to obtain and will sing District of to be holden at

19 apply on behalf of the said Club, whose premises in the said Licensing District, for a Certificate of the renewal of the the Club known as the at the sitting of the Licensing Court for the Licensing District of day of on the are situate at registration of the said Club.

Dated the

day of

To the Clerk of the Licensing Court for the Licensing District of

19

Note.—The above notice in duplicate and signed by the Secretary must be delivered to the Clerk of the Licensing Court at least ten days before the application is made (that is, ten days exclusive of the day when the notice is so delivered and the date of the sitting of the Court), and must be accompanied by the following documents:—(a) Two printed copies of all rules of the Club certified as correct under the hand of the Secretary; (b) a statement verified by statutory declaration of the number of bond fide members of the Club at the date of the application.

The Licensing Acts.

FORM 5.

AUTHORITY TO LICENSING INSPECTOR TO INSPECT CLUB PREMISES.

(Section 254 (4) of Act 2683.)

The Licensing Inspector for the Licensing District of authority in writing to inspect the premises of the Club known as the in the said Licensing District on the ground that he has received notice of application for the registration (or for the renewal of the registration of the said Club or notice of objection to the grant or renewal of the registration) of the said Club I the undersigned Police Magistrate of the State of Victoria do by virtue of the power and authority so to do vested in me by section 254 (4) of the Licensing Act 1915 authorize him to inspect the premises of the said Club and the register of its members.

Dated at

: 1

hereby give you

The Licensing Acts.

FORM 6.

LICENSING INSPECTOR'S CERTIFICATE.

(Section 254 (4) of Act 2683, and Rule No. 9.)

I being the Licensing Inspector for the Licensing District of hereby certify that I have this day inspected the premises situate at the Club for which notice of application for Certificate (or renewal of Certificate) of registration under the above-mentioned Act has been duly given.

And I hereby certify that the said premises are suitable for the purposes of a Club, and that the requirements of the Licensing Act 1915 relating to Clubs are complied with.

Inspector.

The Licensing Acts.

FORM 7.

NOTICE OF OBJECTION TO THE GRANT OR RENEWAL OF THE REGISTRATION OF A CLUB.

(Sections 256 and 257 of Act 2683.)

(a) Name, address, and description of objector as in s. 257.
(b) Retain the description of the particular application, and strike out the other.
(c) Here set out any one or I (a) of her notice that I intend to object and will object at the sitting of the Licensing Court for the Licensing District of to be holden at on the day of to be made by him on behalf of the Club known as to the application of the whose premises are situate at in the said Licensing District that (b) the said Club be registered as a Club within the meaning of the Licensing Act 1915 or for a Certificate of the renewal of the registration of the said Club (as the case may be) on the following grounds that is to say:—(c) day of 19 . any one or more of the objections specified in s. 256. (d) If the objector objects as a ratenaver. (Signature of objector) (d) Witness to the signature of the J.P. or member of the Police Force.

The Licensing Acts.

FORM. 8.

NOTICE OF APPLICATION FOR A CERTIFICATE AUTHORIZING THE REMOVAL OF A REGISTERED CLUB PURSUANT TO SECTION 261 (2) OF THE LICENSING ACT 1915.

registered Club known as the
the sitting of the Licensing Court for the Licensing District of
on the
in the Licensing District of being the Secretary of a duly
Club do hereby give notice that I desire to obtain and will at
of to be holden at apply on behalf of the said Club whose premises for a Certificate authorizing in the Licensing District of the removal of such Club to premises situate at

Dated the

leaseholder of property his signature must be witnessed by a Justice or member of the Police Force (s. 257).

day of

Note.—The above notice duly signed by the Secretary must be delivered to the Clerk of the Licensing Court at least fourteen days before the date of sitting (that is, fourteen days exclusive of the day when this notice is so delivered and the date of the sitting of the Court).

The Licensing Acts.

Говм 9.

NOTICE OF OBJECTION TO THE APPLICATION FOR A CERTIFICATE OF REMOVAL OF CLUB PREMISES. (Section 262 of Act 2683.)

the Licensing Inspector for the hereby give you notice that I intend to object and will object at the Licensing District of sitting of the Licensing Court for the Licensing District of and the day of 19 to the application of to be holden at or be made by mm on benan or the Club known as the whose premises are situate at in the said Licensing District for a Certificate authorizing the removal of such Club from the premises occupied by it to other premises situate at in the ground that the proposed premises are not reliable. on the ground that the proposed premises are not suitable for a Club.

Dated the

day of

(Signature of Objector)-

To

The Secretary of the said Club, and the Clerk of the Licensing Court.

FORM 10.

CERTIFICATE OF REMOVAL OF A CLUB WHEN NO OBJECTION LODGED.

(Section 261 (3) of Act 2683.)

Application having been made by Secretary of the Club known as the Club, the same being duly registered, for the removal from the premises occupied by it to other premises situate at in the Licensing District of and no objection having been lodged against such removal I hereby certify that the said Club is duly authorized to remove from the premises occupied to the aforesaid other premises situate at in the Licensing District of

(L.S.)

Given under my hand and the Seal of the Licensing Court for the Licensing District of

Clerk of the said Licensing Court.

The Licensing Acts.

FORM 11.

CERTIFICATE FOR THE REMOVAL OF A REGISTERED CLUB WHEN OBJECTION LODGED.

(Section 261 (1) of Act 2683.)

The Licensing Court for the Licensing District of sitting at the requisite notice of application having been duly given, doth Club the same being duly registered is duly day of hereby certify that the Club known as the 19 in the said Licensing District. authorized to remove to premises situate at

Given under the Seal of the said Court the

day of

By the Court.

Clerk of the said Licensing Court.

Note.—This form to be used where notice of objection has been given.

The Licensing Acts

FORM 12.

NOTICE OF REMOVAL OF CLUB PREMISES RENDERED UNFIT FOR CLUB PURPOSES BY REASON OF FIRE, ETC.

(Section 261 (5) of Act 2683.)

the undersigned being the Secretary of the Club known as Club whose premises are situate at

in the Licensing District of other premises situate at being rendered unfit for the purposes of a Club by (a)

hereby give you notice that the said Club has removed to within the said Licensing District by reason of its premises

To the Clerk of the Licensing Court

I

Dated the

for the Licensing District of

The Licensing Acts.

FORM 13.

COMPLAINT TO A POLICE MAGISTRATE FOR THE CANCELLATION OF THE CERTIFICATE OF REGISTRATION OF A CLUB AND SUMMONS THEREON.

(Section 264 of Act 2683.)

In the Licensing Court for the

Licensing District of

(a)

Licensing Inspector for the said Licensing District, Complainant. (b)

The Secretary of the registered Club known as

, Defendant.

The complaint of the said (a) Licensing Inspector for the said Licensing District who saith that (d)

of (c)

in the State of Victoria,

(Signed)-

the Secretary of the said Club Whereas the above complaint has this day been made and sworn to by the above-named Licensing Inspector before me the undersigned a Police Magistrate of the State of Victoria.

You are therefore commanded to be and appear at the Licensing Court for the Licensing District of (f) sitting at in the said State on the day of 19 at the hour of o'clock in the noon to answer to the said complaint on behalf of the said Club

sitting at in the said State on the day of . 19 at the hour of o'clock in the noon to answer to the said complaint on behalf of the said Club and to show cause at the said Court why the Certificate of Registration of the said Club should not be cancelled. day of 19

Dated

the

P.M.

renewa:
the certificate
of registration
mentioned in
s. 256.
(e) Address.
(f) Name of
the Licensing
District in
which the
premises of

ŝ

FORM 14.

AFFIDAVIT OF SERVICE TO BE INDORSED ON SUMMONS.

(a) If the	In the Licensing Court for the						
secretary of the Club cannot be	Licensing District of			•	in the	State of Victoria	
found, or if there is no	make oath and say that I served	d the within-nar	of ned defendant with s	true copy of t	he within sum	nons by delivering suc	h
summons may	true copy to (a) day of	_ 19 at	the hour of	at o'clock is	the no	on the	
be served by affixing the same on a	Sworn at		in the said Stat		day of	19	
conspicuous part of the	before me.			-		•	
premises of the Club							
s. 264 (8).							
			The Licensing Ac	ts.			
(a) Cancella- tion of the			FORM 15.	•			
registration of a Club, or dismissal of a	ORD		LICENSING COUR		(α)		
complaint for the cancella-		(8	Section 264 (4) of Ac	t 2683.)			
tion of the registration of	In the Licensing Court for the					•	
a Club (as the case may be). (b) Name of	Licensing District of		•				
the com-	(b)	Lice	nsing Inspector for t	he said Licensi	ng District, Co	mplainant.	
(c) Name of the defendant.	(c)	. the	Sccretary of the regi	stered Club kn	own as	, Defendant.	
(d) Date and place of complaint.	Be it remembered that o	on the (d)	day of	1	9 at (d)	in t	he
(e) Name of Police	State of Victoria a complaint or		•		Esquir	c, a Police Magistrate	of
Magistrate to whom	the said State by	o f		aid Licensing I	District for that	(f)	
complaint made. (f) Nature of		,		_	10()		
complaint as in summons.			day of	· · · · · · · · · · · · · · · · · · ·	19 at (g)	and Count (
(g) Date and place of order of Court.	in the said Licensing District of	the said State	(h) both the said par	ties naving app		le said Court	
(h) (or) the said complainant		ing heard and d	etermined the matte	r of the said co	mplaint and th	e said defendant (k) n	ot
having appeared	having shown sufficient cause a this Court doth now order tha		wny the Ceroncate	of Registration	of the said Oil		cu
before the							
						to no	
but the said defendant, though duly	And this Court doth fur	rther order and	adjudge the said (m		4h of	to ps	-
but the said defendant, though duly called, not having	to the said (m)	rther order and	adjudge the said (m		the sum of		ay or
but the said defendant, though duly called, not having appeared before the said Court,		rther order and , .	adjudge the said (m		the sum of		-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved	to the said (m)	, .			the sum of		-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the	to the said (m) his costs in this behalf.	, .		lay of			-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the said Police Magistrate,	to the said (m) his costs in this behalf.	, .					-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the said Police Magistrate, calling upon the said	to the said (m) his costs in this behalf.	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the said Police Magistrate, calling upon the said defendant to then and there appear to	to the said (m) his costs in this behalf.	, .		lay of	19 .		-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the said Police Magistrate, calling upon the said defendant to then and there appear to show cause at this Court	to the said (m) his costs in this behalf.	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons summons hadd Police Magistrate, calling upon the said defendant to then and there appear to show cause	to the said (m) his costs in this behalf.	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the said Police Magistrate, calling upon the said the court why the certificate of registration of the said Club should not be	to the said (m) his costs in this behalf.	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the said Police Magistrate, calling upon the said there said there are the court why the certificate of registration of the said Club should not be cancelled on the grounds	to the said (m) his costs in this behalf.	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the said Police Magistrate, calling upon the said defendant to then and there appear to show cause at this Court why the certificate of registration of the said Club should not be cancelled on the grounds set forth in the said complaint.	to the said (m) his costs in this behalf.	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved the minute of the said Police Magistrate, calling upon the said defendant to then and there appear to show cause at this Court why the certificate of registration of the said club should not no court of the said crown the said that the grounds set forth in the said complaint. (b) Word "not" to be	to the said (m) his costs in this behalf.	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a said Police Magistrate, calling upon the said defendant to then and there appear to show cause at this Court why the certificate of registration of the said club should not be caucalled on the said complaint. (i) Word "not" to be struck out if the complaint.	to the said (m) his costs in this behalf.	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the said Police Magistrate, calling upon the said defendant to then and there appear to show causs at this Court why the cortificate of registration of the said coub cancelled on the grounds set forth in the said complaint. (b) Word "not" to be struck out if the complaint is dismissed. (i) The certificate of	to the said (m) his costs in this behalf.	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the said Police Magistrate, calling upon the said defendant to then and there appear to show causs at this Court why the cortificate of registration of the said oub cancelled on the grounds set forth in ot "to be struck out if the complaint (b) Word "not" to be struck out if the complaint is dismissed. (i) The certificate of the registration of the	to the said (m) his costs in this behalf.	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the said collection of the said collection of the said collection of the said club should not be cancelled on the said club should not be cancelled on the said complaint. (a) Word "not" to be struck out if the complaint of the said collection of the registration of the said collection of the said collection of the said collection of the registration of the said collection of the registration of the regist	to the said (m) his costs in this behalf.	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issue the said roller and the said roller the said defendant to then and there appear to show cause at this Court why the certificate of registration of the said club should not be cancelled on the grounds set forth in the said complaint. (a) Word "not" to be struck out if the complaint (b) Word (c) The complaint of the registration of registra	to the said (m) his costs in this behalf. Given under the seal of	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons lasued by the said Police Magistrate, catling upon it follows the said Police Magistrate, catling upon it follows the said the continuant to then and there said court why the certificate of registration of the said Club should not be cancelled on the grounds set forth in the said complaint. (b) World "not" to be struck out if the complaint is dismissed. (c) The certificate of the registration of the said club be now cancelled (or) the said Club be said Club be said Club be said Club be now cancelled for the said Club be now cancelled the said Club be now said Club s	to the said (m) his costs in this behalf. Given under the seal of	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved the said Court, and the said Police Magistrate, calling upon the said defendant to then and there appear to show causs at this Court why the certificate of registration of the said club should not he court for the said complaint. (i) Word "not" to be struck out if the complaint is dismissed. (i) The certificate of the registration of the said complaint of the registration of the registration of the registration of the said club be now cancelled (or the said club be now suspended until	to the said (m) his costs in this behalf. Given under the seal of	, .		lay of	19 .	f	-
but the said defendant, though duly called, not having appeared before the said Court, and it having been proved that a summons issued by the said Police Magistrate, catling upon it defendant to then and there appear to show cause at this Court why the certificate of registration of the said Club should not be cancelled on the said complaint. (b) Word "not" to be struck out if the complaint is dismissed. (c) The certificate of the certificate of the said club be now cancelled (or) the certificate of registration of the said club be now cancelled (or) the said Club be now suspended until	to the said (m) his costs in this behalf. Given under the seal of	, .		lay of	19 .	f	-

FORM 16.

COMPLAINT TO A POLICE MAGISTRATE AND AUTHORITY TO ENTER AND SEARCH THE PREMISES OF A CLUB AND WARRANT THEREON.

(Section 267 of Act 2683.)

The complaint of (a)
he State of Victoria (a)
selieving and doth believe that the (b)
resistuate at
State (c)

To (d) of (d) a member of the Police Force of the said State.

Whereas the above complaint has this day been made and sworn to by the above-named (a)

Before me the undersigned Police Magistrate of the said State. I do hereby authorize you the said member of the Police
Force to enter the premises of the said Club on (c)

or night and to inspect the premises of the said Club and to take the names and addresses of any persons found therein
and to seize any books and papers relating to the business of the said Club.

Dated at the day of 19

P.M.

P.M.

**The Complaint of (a)
**Eatwood carried on as to constitute a ground for the cancellation or suspension of the certificate of the said Club.

To (d)

a member of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The Adam of the Police Force of the said State.

**The

premises of the said club. (a) Name and address of member of the Police Force. c) Anv

Force.
(e) Any week day or Sunday.
(f) If for an unregistered Club add the words "and to selze any "liquor" within the meaning of the selze and the selze any of the selze and the selze any selze any selze any of the selze and the selze and

sale or supply as aforesaid, and the vessels containing the same.

The Licensing Acts.

FORM 17.

CLUB REGISTER.

(Section 268 (1) of Act 2683.)

No. of Application. Date of Lodgment of Application.	Name of Applicant. Nature of Application (Applicate or Certificate or Certificat	Name of Glub. Stantion of Premitical	Purpose for which Formed.	If Objected to. Result of Application.	By what Authority Granted or Retnsed	Date. Percentage Rees.	Remarks.
---	--	--------------------------------------	---------------------------	---	--------------------------------------	------------------------	----------

The Licensing Acts.

AUTHORITY FOR A MEMBER OF THE POLICE FORCE TO INSPECT THE REGISTER OF MEMBERS OF A REGISTERED CLUB.

(Section 268 (1) of Act 2683.)

An application having been made to me the undersigned member of the Localing a member of the Ponce of for an authority for an authority for Force of the State of Victoria to inspect the register of members of the registered Club known as in the Licensing District of in the State of Victoria and the said application appearing to me to be a reasonable one and that an inspection of the said register by the said member of the Police Force is necessary for the purpose of carrying out the provisions of the Licensing Act 1915 I do now by virtue of the power and authority so to do vested in me by section 268 (1) of the said Act anthorize him on the day of 19 between the hours noon to inspect the said

Dated at

₹

day of

A Member of the Licensing Court for the Licensing District of a member of the Police Force of the said State.

To the Secretary of the said Club and to

FORM 19.

12

NOTICE OF APPLICATION TO THE LICENSING COURT FOR AN ORDER TO EXEMPT A REGISTERED CLUB FROM CERTAIN OF THE PROVISIONS OF THE LICENSING ACT 1915.

(Section 270 of Act 2683.)

the Secretary of the registered of Club known as whose premises are situate at in the State of Victoria do hereby give notice that I desire to obtain and will on behalf of the said Club which was formed before the first day of July One thousand nine hundred and six apply to the Licensing Court for the Licensing District of to be holden at the Court House at in the said 19 for an order to exempt the said Licensing District on the day of 19 for an or Club from the operation of certain of the provisions of the Licensing Act 1915 namely sections (a)

(a) Naming all or any of those mentioned in Sec. 270 of the Act for which the

Dated.at

the

day of

Applicant.

The Licensing Acts.

FORM 20.

ORDER TO EXEMPT A REGISTERED CLUB FROM CERTAIN OF THE PROVISIONS OF THE LICENSING ACT 1915.

(Section 270 of Act 2683.)

In the Licensing Court for the
Licensing District of
An application having been made to this the said Licensing Court'on behalf of the registered Club known as in the State whose premises are situate at for an order exempting such Club from the

of Victoria by its Secretary
operation of certain of the provisions of the Licensing Act 1915 namely sections (a)
And it having been proved to this Court that the said Club was formed before the first day of July One thousand nine hundred and six, this Court doth now order that the said Club be exempt from the operation of the provisions of sections (a)
of the said Licensing Act 1915 upon the following terms and conditions that is to say:—
and that this order be and remain in force (b)

(c) Name them.
(b) Until
revoked or
altered by
this Court or, day of

unless in the

Given under the seal of the said Court this

day of

By the Court.

19

(L,S.)

Clerk of the said Court.

The Licensing Acts.

FORM 21.

NOTICE TO THE HOLDER OF A SPECIAL PERMIT OF THE REVOCATION THEREOF BY THE LICENSING COURT. \Diamond

(Sections 115 and 250 of Act 2683.)

I hereby give you notice that it having this day been proved to the Licensing Court for the Licensing District of that you of the holder of a Special Permit that you from the said Court to sell liquor on (a)

from the said Court to sell liquor on (a)
were on the
day of
19 convicted before the Court of Petty Sessions at
whereby your said
in the State of Victoria, of selling liquor not authorized by (c)
Pormit became ipso facto forfeited. I hereby give you notice that the said Licensing Court has this day revoked your
said permit and that you are now disqualified from holding a permit for three years from such conviction.

Given under my hand and the seal of the said Licensing Court this

day of

Clerk of the said Court.

(a) Your licensed premises (or) the premises (or) the premises of the registered club of which you are the Secretary. (b) At an earlier hour than six o'clock in the morning (or) at a later hour than half-past eleven at night (as the case may be). (c) a victualler's licence (or) your permit,

FORM 22.

NOTICE OF APPLICATION FOR THE REMOVAL OF A GROCER'S LICENCE.

(Section 10 (4) of Act 2683.)

being the holder of a Grocer's Licence situate oeing the notice of a Grocer's Licence situate do hereby give notice that I desire to obtain and will at the Sitting of the Licensing Court for the said Licensing District to be holden at on the day of the said Grocer's Licence from the premises situate at in the said Licensing District. 19 apply for a Certificate authorizing the removal of to other premises situate at

Dated the

19

Note.—This notice is to be given (1) to the Clork of the Licensing Court at the place at which the application is intended to be made, and (2) a copy thereof to the Inspector of the Licensing District in which the licensed premises are situate, and (3) must be published in some newspaper circulating in the neighbourhood of the licensed premises, in each case seven days at least before the Sitting of the Court at which the application is to be made (that is to say, seven days axclusive of the day when the notice is so delivered or published in the newspaper and the date of the Sitting of the Court, or nine days including both).

The Licensing Acts.

FORM 23.

CERTIFICATE AUTHORIZING THE REMOVAL OF A GROCER'S LICENCE.

(To be indorsed on Licence.)

(Section 10 (4) of Act 2683.)

The Licensing Court for the Licensing District of sitting at on the day of 19 the requisite notice of application having been duly given doth hereby authorize the removal of the within licence to premises situate at in the said Licensing District.

Given under the seal of the said Court the

day of

19

By the Court,

(L.S.)

Clerk of the said Court.

The Licensing Acts.

FORM 24.

NOTICE OF APPLICATION FOR PERMISSION TO USE A PACKET LICENCE FOR SUBSTITUTE VESSEL.

(Section 127 of Act 2683.)

I being the holder of a Packet Licence for the vessel known as hotice that I desire to obtain and will apply to a member of the Licensing Court for the Licensing District of sitting at on the day of 19 for permission for a period of months to sell and dispose of liquor to any passenger on board the vessel known as engaged as a substitute for the vessel known as for which the original licence was granted. hereby give which is

Dated at

day of

The Licensing Acts.

FORM 25.

PERMISSION TO SELL UNDER PACKET LICENCE ON SUBSTITUTE VESSEL. (To be indorsed on Packet Licence.)

(Sections 66 (14) and 127 of Act 2683.)

I a Member of the Licensing Court for the Licensing District of sitting at on the day of the requisite notice of application having been duly given do hereby grant permission to the holder of the within licence upon payment of the sum of One pound for a period of from the day of to sell and dispose of liquor to any passenger on board the vessel known as such vessel being engaged as substitute for the vessel named in the said licence.

Given under my hand and the Seal of the said Court the

19

(L.S.)

Member of the said Court.

Form 26.

REGISTER OF OWNERS OF LICENSED PREMISES.

Number of Application to Register. Register.	Change of Abode received. Change of Abode received. Name and Address of Owner, and Change of Abode.	Description of Owner, as in Sec. 4 of the Leenking Act 1915	Name and Description of Licensed Premises.	Licensing District in which situated.	Where Licensee is convicted of an Offence the Repetition of which renders license liable to Porfeiture or Prensies to be Disqualified. Nature of Offence, Note of Act and Section under which Convicted, with Date of Conviction.	Date when Notice thereof posted to Registered Owner, with Signature of Person with posted Letter. Rule No. 19.	Date when Copy of Order addressed to Owner, and served by Poince on Occupier of Licensed Preintes, and received and fleat Ritle No. 20.	Remarks.

The Licensing Acts.

FORM 27.

REQUISITION TO THE CLERK OF THE LICENSING COURT BY THE OWNER OF LICENSED PREMISES, FOR WHICH A VICTUALLER'S LICENCE OR AN AUSTRALIAN WINE LICENCE HAS BEEN ISSUED, TO REGISTER HIS NAME AND ADDRESS.

(Section 247 of Act 2683.)

(a) Name in tull.

(b) A victualler's licence (or) an Australian wine licence.

(c) Person now entitled to receive on my own account loft, as mort gages therefor or other enemintrancer (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the describing the enemintrance (particular describing the enemintrance) and the enemintrance (particular describing the enemintrance) and the enemintrance (particular describing the enemintrance (particular describing the enemintrance (particular describing the enemintrance (parti n possessionow entitle to receive] The Licensing Acts. FORM 28. NOTICE TO THE CLERK OF THE LICENSING COURT BY THE OWNER OF LICENSED PREMISES, FOR WHICH A VICTUALLER'S LICENCE OR AN AUSTRALIAN WINE LICENCE HAS BEEN ISSUED, OF THE CHANGE OF HIS PLACE OF ABODE. (Section 247 of Act 2683.) the owner of the licensed premises situate at I the undersigned (a) in the Licensing District of (a) Name in full. known as
has been issued hereby give you notice that I have changed
Street

(Signature of owner.)

The Licensing Acts.

FORM 29.

NOTICE THAT COMPENSATION WILL BE PAID.

(Section 286 (1) of Act 2683.)

Whereas the licensed premises known as the situate at have been deprived of a licence, notice is hereby given that the amount of compensation payable to the owner of such premises, pursuant to the provisions of the Licensing Acts is 19

Dated at

(b) A victualler's for which (b) licence (or) an Australian wine licence.

In the Licensing Discrete of the which (b) in which (b) and place of abode and that I now reside at No. in the State of Victoria which is also my postal address

this

day of

Registrar of Licensing Courts

```
The Licensing Acts.
                                                                                                                                                                          FORM 30.
                                                                                       NOTICE OF LIEN ON COMPENSATION BY MORTGAGEE.
                                                                                                                                              (Section 286 (2) of Act 2683.)
                                                                                                                                                                                                                    being a mortgagee from the owner in respect of
in the Licensing District of
                          Take notice that I the undersigned
       the licensed premises known as the
                                                                                                                                                                                    situate at
      have a lien for the sum of being the amount of my mortgage debt on the compensation money payable to the said owner pursuant to the provisions of the Licensing Acts.

Dated at the day of 19
             Registrar of Licensing Courts.
                                                                                                                                                       The Licensing Acts.
FORM 31.
     NOTICE OF APPLICATION TO THE LICENSING COURT FOR ITS PERMISSION TO HAVE TWO OR MORE BARS ON A LICENSED VICTUALLER'S PREMISES.
  I of being a licensed victualler holding a Victualler's Licence in respect of the licensed premises known as situate at in the Licensing District of do hereby give notice that I desire to obtain and will apply to the Licensing Court for the said Licensing District to be holden at on the day of 19 for the permission of the said Court to have (a) bars on my said licensed premises the principal bar of which is situated (b) and I submit herewith a plan showing the position of the proposed additional (c) and I hereby apply to the Clerk of the said Court to register the said (c) and I deposit with him herewith the sum of (d) pounds being the fee payable for such additional (c).

Note.—This notice must be addressed to the Clerk of the Licensing Court and delivered to him with the plan and fee seven days before the date of the sitting of the Court, and a duplicate thereof must be addressed and delivered to the Licensing inspector of the District seven days before the sitting of the Court omitting the words "and I hereby to ton the proposed additional (c).
                                                                                                         (Section 116 of Act 2683 and Section 7 of Act 2855.)
                                                                                                                                                         The Licensing Acts.
                                                                                                                                                                      FORM 32.
    NOTICE OF APPLICATION TO THE LICENSING COURT FOR PERMISSION TO HAVE TWO OR MORE BARS ON THE PREMISES OF A REGISTERED CLUB.
  BARS ON THE FREEDRESS OF Act 2683.)

[Sections 116 and 250 of Act 2683.]

[Indicate the section of the registered Club in the Licensing District of the section of the said Club to the Licensing Courts for the said Licensing District to be holden at the said Club to the Licensing Courts for the said Licensing District to be holden at the said Club to the Licensing Courts for the said Licensing District to be holden at the said Club to the Licensing Courts for the said Licensing District to be holden at the said Club to the Licensing Courts for the said Licensing District to be holden at the said Club to the Licensing Courts for the said Licensing District of the said Club and I (a) State number of bars submit herewith a plan showing the position of the proposed additional (b) and I deposit herewith with the of bars of the said Court the sum of (c) pounds being the fee payable for such additional (b) required.

[Applicant to the said Court the sum of (c) and I deposit herewith with the of bars of the said Court the sum of (c) pounds being the fee payable for such additional (b) required.

[Applicant to the said Court the sum of (c) and I deposit herewith with the of bars of the said Court the sum of (c) pounds being the fee payable for such additional (b) additional (b) additional bars.
  Note.—This notice must be addressed to the Clerk of the Licensing Court and delivered to him with the plan and fee seven days before the date of the sitting of the Court, and a duplicate thereof be addressed to and delivered to the Licensing Inspector of the District seven days before the sitting of the Court omitting the words "and I submit herewith" and the words following them, except the date.
                                                                                                                                                       The Licensing Acts.
                                                                                                                                                                    FORM 33.
  PERMISSION OF THE LICENSING COURT FOR TWO OR MORE BARS ON A LICENSED VICTUALLER'S PREMISES.
                                                                                                  (Section 116 (1) of Act 2683 and Section 7 of Act 2855.)
The Licensing Court for the Licensing District of at a sitting of the said Court holden at on the day of this permission having been proved to have been duly served and the bars for which this permission is sought having been duly registered and described and the sum of pounds the fee (a) payable therefor for the year ending the 31st December 19 having been duly paid to the Clerk of the said Court) doth hereby grant permission to (b)s the holder of a Victualler's Licence for premises situate at in the said Licensing District to have(b) bars on his licensed premises during the year ending the 31st December permission to be situated at(c) and the proposed additional(d) to be situated on the said premises as shown on the plan approved of by this incourt and filed therein such bars to be subject to the supervision of the police under the Licensing Acts.
             The Licensing Court for the Licensing District of
                                                                                                                                                                                                                                                                                                                                                                         ermission
                                                                                                                                                                                                                                                                                                                                                                   priven,
including
principal one.
(c) As described
in the
                    Given under the Seal of the said Court the
                                                                                                                                                                                  day of
                                                                                                                                                                                                                                                       19
                                                                                                                                                                        (L.S.)
                                                                                                                                                                                                                                                                                 Clerk of the said Court.
                                                                                                                                                    The Licensing Acts.
```

FORM 34.

PERMISSION OF THE LICENSING COURT FOR TWO OF MORE BARS ON THE PREMISES OF A REGISTERED CLUB.

(Sections 116 and 250 of Act 2683 and Section 7 of Act 2855.)

The Licensing Court for the Licensing District of day of 19 (the requisite notices of application for this permission having been proved to have been duly served and the sum of pounds the fee (a) payable (a) or fees. therefor for the year ending the 31st December 19 having been duly paid to the clerk of the said Court) doth hereby grant permission to the secretary of the registered Club situate at in the said Licensing District to have (b) bars on the premises of the said Club during the year ending the 31st December 19 and no longer the proposed additional (c) to be situated on the said premises as shown on the plan approved of by this Court and filed therein.

Given under the Seal of the said Court the day of 19 By the Court. (c) Bar or bars.

Clerk of the said Court.

Form 35.

APPLICATION FOR AN ORDER OF THE LICENSING COURT THAT NO LIQUOR BE SOLD ON A LICENSED VICTUALLER'S PREMISES DURING THE MONTHS OF MAY, JUNE, JULY, AUGUST, AND SEPTEMBER IN THE YEAR FOR WHICH THE LICENCE IS GRANTED.

(Section 128 of Act 2683.)

(Section 128 of Act 2883.)

I of boing the applicant for a License for the Licensed Victualler's premises situate at in the Licensing District of being within three miles of the sea coast but not within twenty miles of the General Post Office at Melbourne in the State of Victoria do hereby give notice that I desire to obtain and will on the day of 19 apply to the Licensing Court for the said Licensing District sitting at for an order of the said Court directing that no liquor be sold at such premises during the months of May June July August and September in the year One thousand nine hundred and being the year for which the said Victualler's Licence is (a) granted by the said Court and that the closing of the said being the year for which the said Victualler's Licence is (a) granted by the said Court and that the closing Acts.

Applicant.

(a) Or may be.

(a) Name of Merchant or other person (b) Address. (b Address. (c) Description.

Note.—This notice must be addressed to the Clerk of the Licensing Court, and delivered to him seven days before the date of the sitting of the Court, and a duplicate thereof addressed and delivered at the same time to the Licensing Inspector of the District.

The Licensing Acts. FORM 36.

ORDER OF THE LICENSING COURT DIRECTING THAT NO LIQUOR BE SOLD ON A LICENSED VICTUALLER'S PREMISES DURING THE MONTHS OF MAY, JUNE, JULY, AUGUST, AND SEPTEMBER IN THE YEAR FOR WHICH THE LICENCE FOR SUCH PREMISES IS GRANTED BY THE COURT.

(Section 128 of Act 2683.)

The Licensing Court for the Licensing District of day of 19 on the application on the a licensed victualler the requisite notices of application for this order having been proved to have been duly served doth hereby order and direct that no liquor within the meaning of the Licensing Acts be sold on the licensed victualler's premises of the said Licensing District which is proved to be within three miles of the sea coast but not within twenty miles of the General Post Office at Melbourne in the State of Victoria during the months of May June July August and September in the year One thousand nine hundred and being the year for which the said licence is granted and that the closing of the said premises during such months shall not be considered an infringement of any of the provisions of the Licensing Acts.

Licensing Acts.

Given under the seal of the said Court the

day of

By the Court.

(L.S.)

Clerk of the said Court.

The Licensing Acts.

FORM 37.

ORDER OF THE TREASURER OF VICTORIA REQUIRING A SPIRIT MERCHANT OR BREWER, OR PERSON OR FIRM, TO FURNISH A STATEMENT OF LIQUOR SOLD FOR TWELVE MONTHS PRIOR TO THE 30TH JUNE IN EACH YEAR.

(Section 11 of Act 2855.)

(Section 11 of Act 2855.)

To (a)

I the undersigned the Treasurer of Victoria for the purpose of enabling the Licensing Courts to fix the amount of fees payable on a percentage basis by each person holding a licence under the Licensing Acts and by every club registered fees payable on hereby order and require you to state on the forms forwarded herewith being those prescribed by the thereunder do hereby order and require you to state on the forms forwarded herewith being those prescribed by the Rules made under the Licensing Acts the name and address of every club or licensed person to which or to whom you or your firm have sold liquor within the meaning of the Licensing Act 1915 during the months ended on the thirtieth day of June 19 and that you furnish me with such statement within fourteen days after the date of this Order. Order. 19

Dated at Melbourne the

day of

Treasurer of Victoria.

Note.—On failure to furnish the Treasurer of Victoria with the above statement within fourteen days after the date of this Order you are liable on conviction to a penalty of not less than Ten pounds nor more than One hundred

The Licensing Acts. FORM 38.

(Section 11 of Act 2855.)

STATEMENT of (a) (c)

			Wine.	Spirits.	Ale, Be e r, and Porter.	Cider and Perry.	Other Spirituous Liquors.
Name of Licensed Person or Club.	Name and Address of Licensed Pramises.	Total Amount Paid or Payable.	Quantity. Amount Paid or Payable therefor.	Quantity. Amount Paid or Payable therefor.	Quantity. Amount Paid or Paid or Payable therefor.	Quantity. Amount Paid or Payable therefor.	Quantity. Amount Paid or Payable therefor.
		£ s. d.	£ s. d.	£ s, d.	£ s. d.	£ s. d.	£ e. d.
	•		 			!	
				- Sagnatany a			

Signature of the Person, Firm or Secretary of the Company furn

Name of person or firm.

Address of person or firm.

Description of person or firm; whether Spirit Merchant, Brewer, or other Merchant.

Description of person or firm; whether Spirit Merchant, Brewer, or other Merchant.

"Liquor" within the meaning of the Licensing Act 1915 means:—Any wine, spirits, ale, beer, porter, cider, perry, or other spirituous or fermented liquor of an intoxicating nature.

STATUTORY DECLARATION.

The Licensing Acts.

•	Fоrm 39.			
	(Section 10 (1), Ac ne holder of a (a) victualle	r's licence in re		Hotel.
' (a) The quantity of liquor pure	ne State of Victoria, do so chased for the said licensed ig any duties thereon, from	d victualler's p	remises and the gr	
	esses of the persons or firm			
. Name and Address o	f Person or Firm.		. Quantity.	Gross Amount Paid or Payable.
	•			
	•		,	
			Total	£
And I make this solemn declaration of an Act of the Parliament of Victoria r				
Declared before me at	in the State aforesa	id this	day of	in the
year of our Lord One thousand nine hunds	ed and		Jus	tice of the Peace.
•	The Licensing Ac	ta		•
•	FORM 40.	UB•		
I, bein	(Section 10 (3), Act is g the holder of a	2855.)	licence in re	annot of the lineared
premises situate at	do solemnly and si			spect of the licensed
That the quantity of liquor sold or s amount (including any duties thereon) pai 30th June, 19 , together with the namby me, are as set out hereunder:—		uch liquor, froi	n the 1st days of .	July, 19 , to the
	I Person or Firm.		Quantity.	Gross Amount Paid or Payable.
,	· · · · · · · · · · · · · · · · · · ·			
			,	
			`	
	-	,	Total	£
And I make this solemn declaration of an Act of the Parliament of Victoria r				
Declared at in the	State of Victoria this	day of	19	•
•	•		Before me-	J.P.
	The Lieopsine As	.		
	The Licensing Ac Form 41.	ng.		
	(Section 10 (4) (a), Act	t 2855.)		
I, being the l	nolder of a temporary do soler	nnly and since	licence in resper rely declare—	oct of the
That the gross amount (including ar under such temporary licence is	y duty thereon) paid or p	ayable by me f	or liquor purchased	l for sale or disposal
And I make this solemn declaration of an Act of the Parliament of Victoria r	conscientiously believing endering persons making	the same to be a false declara	e true, and by virt tion punishable for	ue of the provisions wilful and corrupt
perjury. Declared at in the s	State of Victoria this	day of	19 Before me—	
•			Delote mo—	J.P.
	Licensing Acts.			
•	FORM 42.	`	•	
SUM	MONS TO DEPRIVE OF			
In the Licensing District of	(Section 51, Act 28	,		
To the courtie Whereas under the Licensing Acts t of Victuallers' Licences in the aforesaid Li Act had been carried in that District.	_{er} of licensed premises kno he Licensing Court may de	etermine that r	Hotel. eductions may be red to in section 2	made in the number
You are hereby summoned to appear the day of cause why the said licensed premises should be a said licensed premise should be a said licensed by a said licensed premise should be a said licensed by a said licensed	19 , at the	hour of	o'clock in th	e forenoon, to show
Given under my hand and the seal		day of	! 1	

(a) Here state the house sinthe house city town

borough or district.

(b) In the case of a Mallee Victualler's Licence, add"And the

The Licensing Acts. . FORM 43.

NOTICE OF APPLICATION FOR PERMIT TO SELL, DISPOSE OF, OR SUPPLY LIQUOR FOR CONSUMPTION IN THE DINING-ROOM WITH BONA FIDE MEALS AFTER SIX O'CLOCK IN THE EVENING.

(Section 31 of Act 2855.) being the licensee of the licensed premises known as the do hereby give notice that apply to the Licensing Court for situate in the Licensing District of I desire to obtain and will on the day of 191 apply to the Licensing Court for such Licensing District for a permit authorizing the sale disposal or supply of liquor for consumption with bond fide meals in the dining-room of such licensed premises in which meals are usually served. Dated at this day of 19 FORM 44 (TO BE INDORSED ON THE LICENCE OR CLUB CERTIFICATE OF REGISTRATION). (Section 31, Act 2855.) Permission was this day granted by the Licensing Court to the holder to sell dispose of, or supply liquor for consumption with bond fide meals in the dining-room of the within-mentioned premises between the hours of six o'clock o'clock in the evening. Dated the . . Clerk of the Licensing Court. This permit may be revoked by the Court at any time. The fact of revocation must (if practicable) be indersed on the licence. The Licensing Acts. FORM 45. REVOCATION OF PERMIT TO SELL OR SUPPLY LIQUOR WITH MEALS. ' (Section 31, Act 2855.) Take notice that the Licensing Court for the Licensing District of this day revoked the translated on under section 31 of Act No. 2855 in respect of the licensed promises this day revoked the nermit granted on Dated at Clerk of the said Court. FORM 46. CERTIFICATE TO AUTHORIZE THE ISSUE OF A VICTUALLER'S LICENCE. (Section 103, Act 2683.) The Licensing Court for the Licensing District of at a sitting of the said Court holden at on the day of 19 the requisite notice of application for this certificate having been proved before the said Court to have been duly served and posted and it appearing to the said Court that the premises hereinafter mentioned contain the requisite accommodation doth hereby authorize the issue to of of a victualler's licence for (a) and the said Court fixes the percentage fee at the sum of (b) Given under the seal of the said Court the day of 19 FORM 47. CERTIFICATE OF RENEWAL OF A VICTUALLER'S LICENCE. (Section 103, Act 2683.) The Licensing Court for the Licensing District of at a sitting of the said Court the applicant for this certificate holden at on the day of 19 the stand Court having produced the licence for the premises hereinafter mentioned, and such licence not having been forfeited revoked cancelled or become void for any cause whatever doth hereby authorize the renewal to of the victualler's licence for (a) and the said Court fixes the (a) Here state the house sign city town borough cr district. percentage fee to be paid at the sum of Given under the seal of the said Court the day of 19 FORM 48. CERTIFICATE TO AUTHORIZE THE ISSUE OF A PACKET LICENCE. (Form 103, Act 2683.) The Licensing Court for the Licensing District of day of the said Court of the certificate having been proved before the said Court to have been duly served doth hereby authorize the issue to being the master of the vessel conveying passengers between

of a packet licence for such vessel, and the said Court fixes the percentage fee to be paid at the sum of

Given under the seal of the said Court the

day of

CERTIFICATE TO AUTHORIZE THE ISSUE OF A GROCER'S OR AUSTRALIAN WINE OR SPIRIT MERCHANT'S LICENCE.

(Section 103, Act 2683.)

The Licensing Court for the Licensing District of holden at on the on the day of 19 the requisite notice of application for this certificate having been proved before the said Court to have been duly served doth hereby authorize the issue to of a [grocer's or Australian wine or spirit merchant's] licence (as the case may be) for his premises situated at and the said Court fixes the percentage fee to be paid at the sum of

Given under the seal of the said Court the

day of

19

FORM 50.

CERTIFICATE TO AUTHORIZE THE ISSUE OF A RAILWAY REFRESHMENT-ROOM LICENCE.

(Section 103, Act 2683.) The Licensing Court for the Licensing District of The Licensing Court for the Licensing District of at a sitting of the said Court holden at on the day of 19 the requisite notice of application for this certificate having been proved before the said Court to have been duly served doth hereby authorize the issue to of of a railway refreshment-room licence for the refreshment rooms at the said Court fixes the percentage fee to be paid at the

Given under the seal of the said Court the

day of

FORM 51.

GENERAL FORM OF CERTIFICATE OF RENEWAL OF A LICENCE OTHER THAN A VICTUALLER'S

Section 103, Act 2683.

The Licensing Court for the Licensing District of holden at on the Licensing District of holden at a strong of the said Court holden at on the premises severally hereinafter mentioned having been produced to the said Court, and it not appearing to the said Court that the said licence has been allowed to expire or has been for freited or has become void from any cause whatsoever, doth hereby authorize the issue to of licence for premises situate at in the said Licensing District and the said Court fixes the at a sitting of the said Court percentage fee to be paid at the sum of

Given under the seal of the said Court the

FORM 52.

INDORSEMENT RENEWING A TEMPORARY VICTUALLER'S LICENCE.

(Section 118, Act 2683.)

It having been made to appear to me that the [(a) has been postponed from the day for days] of being within twenty-eight days of the issue of this licence. I, the undersigned within twenty-eight days of the issue of this licence. I, the undersigned within twenty-eight days of the issue of this licence for the last-mentioned day subject to the provisions of the Licensing Acts but this renewal shall not be operative nor shall it have any force or effect unless the said [(d)] has been so postponed as aforesaid.

Given under my hand the

day of

19

Receiver of Revenue.

(a) Fair or particular sports or amusement for which the available. (b) Being the Receiver of Revenue or being the successor in office to the Receiver of Revenue. (c) Or days.

(d) Fair or particular sports or amusement (as the case may be) naming it.

CLUB CERTIFICATE.

(Section 258, Act 2683; and Section 5, Act 2855.)

The Licensing Court for the Licensing District of sitting at on the day of 19, having granted the application for the registration of the premises of the club, situated at this is to certify that the body, association, or company of persons occupying such premises is now registered a "club" within the meaning of the Licensing Acts.

Subject to the provisions of the Licensing Acts this registration shall commence on the day of and continue in force till the 31st day of December next ensuing, both days inclusive, and the said Court fixes the percentage

fee to be paid at the sum of

Given under the seal of the said Court the

day of

[A.B.] Clerk of the said Licensing Court.

Note.—Other forms of Certificate will be found in the Sixth Schedule of Act 2683.

FORM 54

No.

VICTUALLER'S LICENCE.

(The Licensing Acts.)

Whereas the Licensing Court for the Licensing District of dated the day of December, 191, authorized the issue to of a Victualler's License for certain premises to be known as the Hotel, situate at And whereas the fees as specified hereunder have this day been paid into my office: I do hereby declare that the person aforesaid is Licensed to Sell and dispose of Liquor in any quantity on such premises between the hours of Six in the morning and half-past Eleven at night. This License shall commence upon the 1st day of January, 191 and subject to the provisions of the Licensing Acts shall continue in force until the 31st day of December next ensuing, both days inclusive.

Given under my hand at

this

day of

Percentage Fees paid, £ : :

Receiver of Revenue.

FORM 55.

No.

PACKETELICENCE.

(The Licensing Acts.)

Whereas the Licensing Court for the Licensing District of day of December, 19, authorized the issue to has, by its Certificate dated being the master of the of a Packet Licence: vessel , conveying passengers between and , of a Packet Licence:
And whereas the fees specified hereunder have been paid into my office: I do hereby declare that the person aforesaid is licensed to sell and dispose of liquor during the passage of the said vessel between such places to any passenger on board such vessel. This Licence shall commence upon the 1st day of January, 19, and subject to the provisions of the Licensing Acts shall continue in force until the 31st day of December next ensuing, both days inclusive. the

Given under my hand at

day of

19

Percentage Fees paid, £ : \(\cdot : \):

Receiver of Revenue.

FORM 56.

No.

GROCER'S LICENCE.

(The Licensing Acts.)

(The Licensing Acts.)

Whereas the Licensing Court for the Licensing District of day of December, 19, authorized the issue to of a Grooer's Licence for the premises of the said situate at the said being also a Licensed Spirit Merchant, is Licensed to Sell and Dispose of Liquor in bottles during such time between the hours of Seven Licensed Spirit Merchant, is Licensed to Sell and Dispose of Liquor in bottles during such time between the hours of Seven Licensed Spirit Merchant, is Licensed to Sell and Dispose of Liquor in bottles during such time between the hours of Seven in the morning and half-past Elevon at night as the said premises may lawfully be kept open under any law for the time being in force relating to the closing of shops: Provided that (a) no such bottle shall contain less than a reputed pint, (b) no such bottle shall be supplied for the reception of any ale or stout by or on behalf of the purchaser, and (c) no such liquor shall be drunk on the premises where the same is sold.

This Licence shall commence on the 1st day of January, 19, and, subject to the provisions of the Licensing Acts, shall continue in force until the 31st day of December next ensuing, both days inclusive.

Given under my hand at

this

day of

Percentage fees paid, £ : :

Receiver of Revenue.

Говм 57.

AUSTRALIAN WINE LICENCE

(Licensing Acts.)

Whereas the Licensing Court for the Licensing District of day of 19, authorized the issue to of the dispose of an Australian Wine Licence for the premises situate at the person aforesaid is licensed on such premises to sell hereunder have been paid into my office, I do hereby declare that the person aforesaid is licensed on such premises to sell and dispose of any Wine, Cider, or Perry (such Wine, Cider, or Perry containing not more than thirty-two per centum of proof spirit), the produce of fruit grown in any State of the Commonwealth, in quantities not exceeding two gallons, between the hours of Six in the morning and half-past Eleven at night. This Licence shall commence upon the 1st day of January, 19, and, subject to the provisions of the Licensing Acts, shall continue in force until the 31st day of December, prext ensuing, both days inclusive. has, by its Certificate dated of next ensuing, both days inclusive.

Given under my hand at

٥

day of

Percentage Fees paid, £ : :

Receiver of Revenue.

No.

VIGNERON'S LICENCE.

Whereas the Licensing Court for the Licensing District of day of 19, authorized the issue to 19 authorized the issue to 19. And whereas the sum of Five pounds terling has been paid into my office as the fee on such Licence, I do hereby declare that the person aforesaid is licensed at the said Vineyard to sell (in quantities of not less than one pint and not to be drunk on the premises) Wine made from grapes of his own growing or from grapes purchased by him. This Licence shall commence upon the 1st day of January, 19, and subject to the provisions of the Licensing Acts, shall continue in force until the 31st day of December next ensuing, both days inclusive.

Given under my hand at

day of

£5.

Receiver of Revenue.

FORM 59.

200

TEMPORARY LICENCE.

(The Licensing Acts.)

has, by its Certificate Whereas the Licensing Court for the Licensing District of of a Temporary Licence for the place and time hereinafter mentioned: I, the aid is licensed to sell and dispose of liquor between the day of of a Licence at undersigned, do hereby declare that the said o'clock in the evening during the but not elsewhere. This Licence, subject to the o'clock in the morning and at the provisions of the Licensing Acts, shall be in force for days, namely day of Given under my hand at this

Note.—Percentage Fee (4 per cent. on Liquor Purchases) must be paid to the Receiver of Revenue immediately after the amount has been fixed by the Court.

FORM 60.

No.

Receiver of Revenue.

TEMPORARY PACKET LICENCE.

(The Licensing Acts.)

Whereas the Licensing Court for the Licensing District of the day of 19 , author has, by its Certificate whereas the Licensing Court for the Licensing District of dated the day of 19, authorized the issue to the Master of the vessel known as the being a vessel by which passengers are conveyed between the Master of the vessel known as the being a vessel by which passengers are conveyed between the Master of the vessel known as the being a vessel by which passengers are conveyed between the Master of the vessel to the increase of this temporary packet licence: I, the undersigned, do hereby declare that the said is licensed to sell and dispose of liquor during the passage of the said vessel between such places to any passenger on board such vessel. This licence shall commence upon the day of and, subject to the provisions of the Licensing Acts, shall continue in force until the

19 both days inclusive.

Given under my hand at

day of

Receiver of Revenue.

Note.—Percentage Fee (4 per cent. on Liquor Purchases) must be paid to the Receiver of Revenue immediately after the amount has been fixed by the Court.

262

No.

RAILWAY REFRESHMENT-ROOM LICENCE.

(The Licensing Acts.)

Whereas the Licensing Court for the Licensing District of dated the day of December, 19, authorized the issue to of Railway Refreshment-room Licence for the Railway Refreshment-rooms at the Railway Station, of which Refreshment-rooms the person named is lessee: And whereas the fees specified hereunder have been paid into my office, I do hereby declare that the Lessee for the time being of the said Refreshment-room is licensed to sell and dispose of liquor in any quantity on such premises between the hours of and This Licence shall commence upon the 1st day of January, 19, and, subject to the provisions of the Licensing Acts, shall continue in force until the 31st day of December next ensuing, both days inclusive.

Given under my hand at

day of

Percentage Fees paid, £ : :

Receiver of Revenue.

BREWER'S LICENCE.

(The Licensing Acts.)

whereas of has paid into my office the sum of One pound sterling, together with the other fees prescribed by the Licensing Acts, I do hereby License the said while carrying on the business of a Brewer to sell and dispose of Beer, Ale, Porter, or Wine made in Victoria, in quantities of not less than two gallons, from the day of 19 until the 31st day of December next ensuing, both days inclusive, subject to the provisions of the Licensing Acts.

Given under my hand at this day of

Fees paid-

Percentage

Receiver of Revenue.

Total .. £ : :

17

SPIRIT MERCHANT'S LICENCE.

(The Licensing Acts.)

Whereas the Licensing Court for the Licensing District of has, by its Certificate dated the day of of a Spirit Merchant's Licence for the premises of the said situate at and whereas the fees specified hereunder have been paid into my office: I do hereby declare is licensed on such premises to sell and dispose of duty-paid spirituous liquors, wine, or fermented liquors, in quantities of not less than two gallons, during such times between the hours of seven in the morning and eleven at night, as such premises may lawfully be kept open under the law for the time being relating to shops, provided that no such liquor shall be drunk on such premises; and I further declare that the said is licensed on such premises to keep and store such liquor. This licence shall commence upon the lat day of January, 19, and subject to the provisions of the Licensing Acts, shall continue in force until the 31st day of December next ensuing, both days inclusive.

Given under my hand at

Total

this

day of

Fees paid-Licence Fee Percentage Fee

£25: 0:0

Receiver of Revenue.

FORM 64.

No.

BILLIARD-TABLE LICENCE.

(The Licensing Acts.)

Whereas the Licensing Court for the Licensing District of
the day of December, 191, authorized the issue to
Billiard-Table Licence for the premises situate at
pounds sterling has been paid into my office as the fee on such Licence: I do hereby declare that the aforesaid person is
licensed to keep, set up, and maintain
billiard or bagatelle table in the said premises but not elsewhere,
and to allow such table to be used between the hours of Ten in the morning and half-past Eleven at night. This Licence
shall commence upon the lat day of January, 191, and, subject to the provisions of the Licensing Acts, shall continue
in force until the 31st day of December next ensuing, both days inclusive.

Given under my hand at
this day of

Given under my hand at .£ ; ;

this

day of

Receiver of Revenue.

CLUB CERTIFICATE.

(The Licensing Acts.)

The Licensing Court for the Licensing District of sitting at on the day of 19 having granted the application for the registration of the premises of the association, or company of persons occupying such premises is now registered a "Club" within the meaning of the Licensing Acts.

Subject to the provisions of the Licensing Acts, this Registration shall commence on the
19, and continue in force till the 31st day of December next ensuing, both days inclusive.

Given under the seal of the said Court the

Percentage Fee paid; £ : :

day of

19

Clerk of the said Licensing Court.

FORM 66.

No.

MALLEE VICTUALLER'S LICENCE.

(The Licensing Acts.)

Whereas the Licensing Court for the Licensing District of has by its certificate dated

whereas the Licensing Court for the Licensing District of has by its certificate dated day of 19, authorized the issue to of Mallee Victualler's Licence for certain premises to be known as the Hotel situate at in the said Licensing District: And whereas the fees as specified hereunder have this day been paid into my office: I do hereby declare that the person aforesaid is Licensed to sell and dispose of Liquor in any quantity on such premises between the hours of Six in the morning and half-past Eleven at night. This Licence shall commence upon the 1st day of January, 191 and subject to the provisions of the Licensing Acts shall continue in force until the 31st day of December next ensuing, both days inclusive.

Given under my hand this.

day of

Added annual value-

Percentage Fee

Receiver of Revenue.

And the Honorable Harry Sutherland Wightman Lawson, His Majesty's Attorney-General for the State of Victoria, shall give the necessary directions herein accordingly.

> F. W. MABBOTT, Clerk of the Executive Council.