

VICTORIA GAZETTE. GOVERNMENT

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No. 164.]

WEDNESDAY, DECEMBER 12.

[1928.

ACT OF PARLIAMENT.

PROCLAMATION

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

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

"An Act to apply out of the Consolidated Revenue the sum of One million five hundred and sixty-one thousand eight hundred and five pounds to the service of the year One thousand nine hundred and twenty-eight and One thousand nine hundred and twenty-nine."

Given under my Hand and the Seal of the State of Vic-toria aforesaid, at Melbourne, this sixth day of Decem-ber, in the year of our Lord One thousand nine hun-dred and twenty-eight, and in the nineteenth year of the reign of His Majesty King George V.

SOMERS.

By His Excellency's Command,

W. M. McPHERSON.

GOD SAVE THE KING!

PUBLIC HOLIDAYS.

PROCLAMATION

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

N pursuance of the provisions contained in Part VII. of the Public Service Act 1915, 1, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays or a Public Half-Holiday (as the case may be) at the places respectively specified, viz.:—

Public Holidays :-

Wednesday, the 9th day of January, 1929, throughout the Malmsbury Riding of the Shire of Kyneton;
Wednesday, the 16th day of January, 1929, throughout the Shire of Avoca*;
Saturday, the 19th day of January, 1929, throughout the Township of Camperdown in the Shire of Hampden;

No. 164.-15602. -PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

MONDAY, THE 4TH DAY OF FEBRUARY, 1929, throughout the

MONDAY, THE 4TH DAY OF FEBRUARY, 1929, throughout the Shire of Gisborne;
MONDAY, THE 11TH DAY OF FEBRUARY, 1929, throughout the Shire of Ballan;
WEDNESDAY, THE 13TH DAY OF FEBRUARY, 1929, throughout the Shire of Kyneton.

Public Half-Holiday from the hour of Twelve o'clock noon:-THURSDAY. THE 27TH DAY OF DECEMBER, 1928, throughout the Borough of Ararat*.

* Races.

Given under my Hand and the Scal of the State of Victoria aforesaid, at Melbourne, this tenth day of December, in the year of our Lord One thousand nine hundred and twenty-eight, and in the nineteenth year of the reign of His Majesty King George V.

SOMERS.

By His Excellency's Command,

STANLEY S. ARGYLE, Chief Secretary.

GOD SAVE THE KING! BANK HALF-HOLIDAYS.

PROCLAMATION

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

In pursuance of the provisions contained in Part III. of the Banks and Currency Act 1915 (6 Geo. V. No. 2618), I, the Governor of the State of Victoria, in the Commonwealth of Australia, do by this my Proclamation appoint the days and dates named hereunder as special days to be observed as Bank Half-Holidays at the places specified in connexion therewith.

Bank Half-Holidays from the hour of Twelve o'clock noon:-

WEDNESDAY, THE 12TH DAY OF DECEMBER, 1928, at Kyneton; THURSDAY, THE 20TH DAY OF DECEMBER, 1928, at Pakenham

Given under my Hand and the Seal of the State of Vic-toria aforesaid, at Melbourne, this tenth day of December, in the year of our Lord One thousand nine hundred and twenty-eight, and in the nineteenth year of the reign of His Majesty King George V.

(L.S.)

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SOMERS

By His Excellency's Command,

STANLEY S. ARGYLE, God save the King!

CHRISTMAS AND NEW YEAR HOLIDAYS.

T is hereby notified that on

MONDAY, THE 24TH DECEMBER, 1928, TUESDAY, THE 25TH DECEMBER, 1928, and WEDNESDAY, THE 26TH DECEMBER, 1928,

MONDAY, THE 31st DECEMBER, 1928, and TUESDAY, THE 1ST JANUARY, 1929,

the Public Offices will be closed, the 25th and 26th December, 1928, and the 1st January, 1929, being appointed by the Public Service Act 1915 to be observed as holidays in the Public Offices, and the 24th and 31st December, 1928, having been proclaimed by the Governor in Council (see Government Gazette of 7th November, 1928) under the powers conferred by the said Act to be observed as each the said Act to be observed as such.

STANLEY S. ARGYLE, Chief Secretary.

Chief Secretary's Office, Melbourne, 5th December, 1928.

PUBLICATION OF THE GOVERNMENT GAZETTE.

T is hereby notified that, owing to the proclamation of Christmas and New Year Holidays, the Government Gazette will be published on

FRIDAY, 28th DECEMBER, 1928, and FRIDAY, 4TH JANUARY, 1929,

instead of the ordinary days of publication.

H. J. GREEN,

Government Printer.

Melbourne, 6th December, 1928.

APPOINTMENTS.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, been pleased to make the undermentioned appointmnts, to has, by Orders made on the 5th day of December, 1928, take effect from the date of commencement of duty, viz.:—

DEPARTMENT OF TREASURER.

Officer of the Fifth Class,

SAMUEL GORDON MITCHELL

SAMUEL GORDON MITCHELL to be an Officer of the Fifth Class, Clerical Division, Taxation Branch; a vacancy having occurred, and the Public Service Commissioner baving certified on the 27th October, 1928, that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1915, to be appointed to fill such vacancy on probation for six months.

Receivers of Revenue,

*R. D. McFarlane

to act as Receiver of Revenue at Wangaratta, during the absence of F. E. Williams on leave;

*RICHARD W. CHENOWETH

to act as Receiver of Revenue at the Taxation Office, Melbourne, during the absence of J. J. Devany, on leave;

*WILLIAM E. CAMJER

to act as Receiver of Revenue at the Office of the Comptroller of Stamps, Melbourne, during the absence of H. A. Amos, on

*R. D. McFarlane

to act as Receiver of Revenue at Bendigo, during the absence of R. H. Down, on leave;

*G. H. J. STEVENS

to act as Receiver of Revenue and Paymaster at Melbourne, during the absence of W. P. H. Owen, on leave;

*I. W. WILLIAMS

to act as Receiver of Revenue at Shepparton, during the absence of J. R. Burke, on leave.

Collectors of Imposts,

*M. E. BLAIR

to act as Collector of Imposts in connexion with the Departments of the Attorney-General and the Solicitor-General, during the absence on H. A. Gullifer, on leave;

N. J. PIRRIE

to act as Collector of Imposts in connexion with the office of the Marine Board of Victoria, vice W. L. Tynan, relieved;

W. H. NEVILLE -

to act as Collector of Imposts in connexion with the office of the Country Roads Board, during the absence on duty of R.

*F. J. GOLLER

to act as Collector of Imposts in connexion with the Department of Labour, during the absence on leave of G. O'Toole.

*Note.—The Public Service Commissioner has approved under section 168 of Act No. 2713.

STATE RIVERS AND WATER SUPPLY COMMISSION.

Waterworks Trust Commissioners,

DUNCAN CHRISTENSEN

to be a Commissioner of the Traralgon Waterworks Trust, vice J. Duffy, resigned, and to hold office as such for a period of four years from the 5th December, 1928, subject to the provisions of the Water Acts;

C. JOHNSTONE, A. McD. SMITH, and W. T. SMALLACOMBE

re-appointed Commissioners of the Trafalgar Waterworks Trust, their former term of office having expired by effluxion of time, and to hold office as such for a further period of four years, dating from 17th October, 1928.

F. W MARBOTT, Clerk of the Executive Council.

At the State Government House. Melbourne, 5th December, 1928.

Railways (Board of Discipline) Act 1922.

APPOINTMENT OF CHAIRMAN.

DURSUANT to the provisions of the Railways (Board of Discipline) Act 1922, Ilis Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has by Order made on the tenth day of December, 1928, been pleased to appoint HENRY WILLIAM JOSEPH CLARK, Superintendent of Goods Train Service, an officer in the railway service whose experience and suitability for the appointment have been certified to by the Victorian Railways Commissioners, to the office of Chairman of the Board of Discipline constituted as provided in the abovémentioned Act.

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

At the Executive Council Chamber, Melbourne, the 10th December, 1928.

DEPARTMENT OF CHIEF SECRETARY.

LUNACY DEPARTMENT-HOSPITALS FOR THE INSANE.

Appointment.—Corrigendum.

In the appointments published in the Gazette of the 5th December, 1928, page 3200, the name "Wilhelmina Masterton Shodgens," appointed as a Nurse, Grade III., should read as "WILHELMINA MASTERTON HODGENS." The Gazette Office.

Melbourne, 6th December, 1928.

RESIGNATIONS.

II IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 5th day of December, 1928, accepted the resignations of the persons named hereunder of the offices mentioned, viz. :-

DEPARTMENT OF TREASURER.

DOROTHY O. BISHOP, as Female Typist, Taxation Office, to take effect from the 26th October, 1928.

ELLEN M. HANRAHAN, as Female Typist, Taxation Office, to take effect from the 25th November, 1928.

CATHERINE E. MASON, as Female Sorter, Taxation Office, to take effect from the 14th November, 1928.

ETHEL M. ACHESON, as Book Folder and Sewer, Government Printing Office, to take effect from the 16th November, 1928.

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

At the State Government House, Melbourne, 5th December, 1928.

RESIGNATIONS.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the tenth day of December, 1928, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

ALEXANDER JAMES JENKINS, as Returning Officer for the Electoral District of Mildura. LESLIE TURNBULL, as Registrar of Births and Deaths at Eldorado.

DEPARTMENT OF LAW.

THOMAS WILLIAM BUTCHER, from the Commission of the Peace for the Central Bailiwick of Victoria.

HORACE RICHARD POWER, as a Commissioner for taking Declarations and Affidavits under the provisions of the Evidence Act 1915.

F. W. MABROTT, Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, the 10th December, 1928.

OFFICERS PERMITTED TO RETIRE.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 10th day of December, 1928, permitted the undermentioned officers to retire from the Public Service, on the recommendation of the Assistant Government Medical Officer:—

DEPARTMENT OF CHIEF SECRETARY.

ELLEN LAURA WATERS, Nurse, Grade I., Lunaey Department, from and inclusive of the 23rd October, 1928.

DEPARTMENT OF TREASURER.

ALEXANDER J. RACKHAM, Clerk in the office of the Commissioner of Taxes, from and inclusive of the 17th October, 1928.

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

At the Executive Council Chamber, Melbourne, the 10th December, 1928.

TEACHERS' APPEALS.

SECONDARY SCHOOLS DIVISION.

The Public Service Commissioner having determined, in accordance with the provisions of the Teachers Act 1925, the appeals of teachers against the nominations for promotion in Secondary Schools as published in the Education Guzette of the 26th November, 1928, has allowed the following appeal:-

APPEAL UPHELD. Classification, Name. AGAINST THE NOMINATION OF, Classification, Name.

To Class IV.

V.-56 Louden, David L. V.-28 Mackinnon, fain. Note.-All other appeals have been disallowed.

By order.

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 11th December, 1928.

SECOND CLASS CLERK, CHILDREN'S WELFARE BRANCH, DEPARTMENT OF CHIEF SECRETARY.

A PPLICATIONS will be received by the Public Service Division of the Public Service of Victoria, who are eligible and qualified, for appointment to the above-mentioned position.

Duties.—To assist in the administrative work of the Branch, under the supervision of the Secretary, and to act as Special Magistrate under the provisions of the Children's Maintenance Act 1924.

Qualifications.—To have a thorough knowledge of the provisions of, and the procedure under, the Children's Welfare and Infant Life Protection Acts, and also the Marriage and Crimes Acts so far as they relate to the work of the Branch; to possess sound judgment and tact in dealing with the public.

Applications (which should be addressed to the Secretary to the Commissioner and accompanied by evidence of experience, &c.), must be lodged at this office not later than Friday, the 21st December, 1928.

By order,

W. A. ROBINSON,

Office of the Public Service Commissioner (Victoria), Melbourne, 7th December, 1928.

VACANCIES FOR FEMALE TYPISTS (6) AND FEMALE SORTERS (8), TAXATION BRANCH, DEPARTMENT SORTERS (8), T. OF TREASURER.

A PPLICATIONS, addressed to the Secretary to the Public Service Commissioner, Geological Museum Building, Gisborne-street, Melbourne, C2, and accompanied by evidence of experience, &c., and a statement of date and place of hirth, are invited for the above-mentioned positions, up to Tuesday, the 18th December, 1928.

YEARLY SALARY.

Typist.—Under age 21, £90 to £138, according to age. Adults—£165, minimum; £195, maximum.

Sorter.—Under age 21, £72 to £126, according to age. Adults—£153, minimum; £175, maximum.

By order,

W. A ROBINSON,

Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 10th December, 1928.

Children's Welfare Act 1915.

WHEREAS by section 51 of the Children's Welfare Act 1915, it is enacted as follows, that is to say:—

"Applications to fix or increase the sum payable by any parent, or to vary or revoke any order suspending or dispensing with payment, or to recover payment of the same, may be made by or on behalf of any person authorized by any general or special order of the Minister."

Now I, Stanley Seymour Argyle, the Chief Secretary of the State of Victoria and the responsible Minister of the Crown administering the said Act, do by this general Order authorize the secretary of the Children's Welfare Department, all super intendents of police, all inspectors and sub-inspectors of police, all sergeants of police, all police constables, and all clerks of petty sessions now holding office or hereafter to be appointed, to make application to fix or increase the sum payable by any parent or to vary or revoke any order suspending or disposing with payment, or to recover payment of the same.

Dated the third day of December, 1928.

STANLEY S. ARGYLE, Chief Secretary.

Chief Secretary's Office, Melbourne.

DEPARTMENT OF LAW .- SOLICITOR-GENERAL. COURT OF PETTY SESSIONS, QUEENSCLIFF—ALTERATION OF TIME.

All ERATION OF TIME.

II IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and pursuant to the provisions of section 61 of the Justices Act 1915, has, by Order made on the 10th day of December, 1928, directed that the hour of holding the Court of Petty Sessions at Queenscliff be altered from half-past Ten a.m. to Eleven o'clock a.m., to take effect as from and after the 1st January, 1990

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

At the Executive Council Chamber, Melbourne, the 10th December, 1928,

Factories and Shops Acts. NOMINATION OF MEMBERS OF THE SHOPS BOARD NO. 1 (BOOT DEALERS).

UNDER the powers in that behalf conferred by the Factories and Shops Acts, I hereby nominate the following persons for appointment as Members of the Shops Board No. 1 (Boot Dealers) :-

> Representatives of Employers— FRANCIS HARRY GOLLAND, HENRY PRITCHARD HIGGINSON, ARTHUR ERNEST PASCOE, JOHN HENRY PATTERSON, and FRANK WILLIAMS.

Representatives of Employees-JAMES A. HOUSTON, FREDERICK W. JAMES, HENRY FRANCIS KING, ALBERT CLIFFORD MOON, and JOHN MATTHEW WILLIAMS.

Unless within twenty-one days from the date of the publica-tion of this notice one-fifth of the employers or one-fifth of the adult employees respectively engaged in the process, trade, business, or occupation to be affected by the said Board give me notice in writing that they object to the appointment of the above persons nominated as their representatives, their such persons will be appointed Members of the Shops Board No. I (Boot Dealers).

J. GROVES, Minister of Labour.

5th December, 1928.

CITY OF NORTHCOTE.

Minister of the Crown administering the Local Government Act 1915 (No. 2686), on the 3rd day of Decem 1928, confirmed the Order hereinafter referred to, in purjof the 467th section of the said Act, viz.:—

An order of the Council of the City of Northcote, made on the 26th day of November, 1928, for the purpose of acquiring certain land, being part of Crown portion 129, Parish of Jika Jika, County of Bourke, for the purpose of opening and continuation of Agnes-street, and widening of lanes adjoining Agnes-street, in accordance with the notice published in the Government Gazette of the 10th October, 1928.

A. E. CHANDLER, Commissioner of Public Works.

Public Works (Local Government Branch),, 3rd December, 1928.

The Fisheries Acts.

.ice of intention to prohibit the use of Long lines in western port bay.

is hereby notified, for general information, that it is intended, after the expiration of one month from the date first publication of this notice in the Victoria Government..., to move His Excellency the Governor in Council to a Proclamation prohibiting, from the 1st November in year to the 31st March next following, the use of long in Western Port Ray in Western Port Bay.

G. M. PRENDERGAST, Chief Secretary.

16th November, 1928.

F. Lewis, : Inspector of Fisheries and Game.

(Inserted 10 on 21st November, 1928.)

The Fisheries Acts.

OR THE TAKING OF FISH FROM PORTION OF THE TAKING OF FISH FROM PORTION OF THE TARRA RIVER NEAR VARRAM FROM 1ST MAY 15TH DECEMBER IN EACH YEAR.

is hereby notified, for general information, that it is intended, after the expiration of one month from the date the first publication of this notice in the Victoria Governotic Gazette, to move His Excellency the Governor in Counto make a Proclamation prohibiting all fishing in or the region of fish from that portion of the Tarra River between Yarram Water Trust weir and the bridge on the Pound from the first day of May to the fifteenth day of Decemin each year, both days inclusive.

STANLEY S. ARGYLE, Chief Secretary. 5th December, 1928.

F. Lewis,
Inspector of Fisheries and Game.

(Inserted 1° on 12th December, 1928.)

Country Roads Act 1915.

DAMAGE TO ROADS BY-LAW.

(Amendment.)

(Amenament.)

7 HEREAS by virtue of the powers conferred by the provisions of section 61 of the Country Roads Act 1915

2.2635), and section 9 of the Highways and Vehicles Act

(No. 3379), the Country Roads Board did, on the action of August, One thousand nine hundred and eight, make a By-law entitled "Damage to Roads By-1928": And whereas it is expedient to amend the said law: Now therefore, in exercise of the said powers, and of other powers it thereunto enabling, the said Country 1. Board doth hereby make the following amendment to said By-law (that is to say):—

paragraph 2 of the "Damage to Roads By-law 1928," the definition of "The Board", insert the words shill means any mobile unit drawn or propelled by human,, or mechanical power".

The foregoing amendment to "Damage to Roads By-law 1923" was made by the Country Roads Board, and the common seal of the said Board was hereunto affixed the nineteenth day of November, One thousand nine hundred and twenty-eight, in the presence of—

W. McCORMACK, Chairman. W. L. DALE, Acting Member. R. JANSEN, Acting Secretary. (SEAL)

Pounds Acts 1915 and 1927.

SHIRE OF MORWELL.

TABLE of Rates to be charged for the trespass of Cattle and their sustenance while impounded in the Yallourn and Yinnar Pounds as fixed by the Council of the Shire of Morwell on the 28th day of November, 1928.

Description of Cattle Trespassing.	Upon land other than tillage land enclosed by a substantial fence.	Upon tillage land enclosed by a substantial fence.	Amount to be charged daily for sustenance while impounded.		
For every sheep	£ s. d.	£ s. d.	£ s. d.		
	0 0 1	0 0 6	0 0 6		
	0 0 3	0 5 0	0 0 6		
	0 0 3	0 10 0	0 2 0		
	0 3 0	0 6 0	0 2 0		

In respect of the trespass of any entire horse or any bull or any ram there shall be payable an additional trespass rate not exceeding £5.

The Table of Pound Rates for the Yinnar Pound, as published in the Government Gazette of the 16th December, 1892, page 4796, is hereby rescinded.

By order of the Council,

T. SINCLAIR, Shire Secretary.

Approved by the Governor in Council, the 10th December, 1928.

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

MEDICAL BOARD OF VICTORIA.

THE following list of alterations to the List of Legally Qualified Medical Practitioners, registered under the provisions of Part I. of the Medical Act 1915, is published for general information:—

Name restored to the register .- No. 2533, Laura Weir, M.B. Melb., 1906.

Additional diplomas registered.—No. 3330, Raymond Valentine Hennessy, F.R.C.S. Eng., 1924; F.R.C.S. Edin., 1922.

Names of deceased practitioners removed from the register.—No. 3401, Percival James Campbell; No. 4026, Joseph Vincent Higgins.

W. J. ATTWOOD,

Secretary.

Medical Board of Victoria, Melbourne, 4th December, 1928.

Water Act 1915 (No. 2747).-Fifth Schedule. STATE RIVERS AND WATER SUPPLY COMMISSION. JEPARIT URBAN DISTRICT.

N OTICE to owners of tenements in the undermentioned street in the Jeparit Urban District and the private streets, lanes, courts, and alleys opening thereto:—

Druminure-street, from Livingston-street westerly for a distance of 8½ chains.

The main pipe in the said street being laid down, the owners of all tenements situated as above are hereby required, on or before the 12th day of January next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

HOPETOUN URBAN DISTRICT.

N OTICE to owners of tenements in the undermentioned streets in the Hopetoun Urban District and the private streets, lanes, courts, and alleys opening thereto:—

Garrard-street, from allotment 11 to Audrey-street. Bruce-street, from Garrard-street to Ford-street. Ford-street, from Bruce-street to allotment 17. Lascelles-street, from a point 5 chains south of Denny's-street to a point opposite the Private Hospital. Strachan-street, from Lascelles-street to allotment 72.

The main pipe in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 12th day of January next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

WM. CATTANACH,

Chairman, State Rivers and Water Supply Commission. Melbourne, 10th December, 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2113.—For the Sale and Distribution of Water for Irrigation.—Calivil Irrigation and Water Supply District.

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

- 1. This By-law shall apply to and have force in Calivil Irrigation and Water Supply District.
- 2. All previous By-laws and Regulations relating to the subject-matter herein shall be and the same are hereby revoked; but not so as to relieve, discharge, or absolve any person from liability to pay any rate or charge made in accordance with the provisions of the revoked By-laws or Regulations for payment of which rate or charge such person may have become liable prior to or at the date of this By-law coming into operation; or to abrogate or diminish the power of the Commission to recover and enforce payment of any such rate or charge; or to annul or stay any proceedings taken or business initiated, as in conformity with the provisions of the By-laws or Regulations hereby revoked, prior to the date of this By-law coming into operation, but the same respectively may be continued and carried to completion.
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and fixed under the supervision of the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water six inches in depth over any area watered, and for the purposes of this By-law and any By-law making an Irrigation Charge a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water six inches in depth over any area watered.
- 5. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of October, 1928, to the 31st day of August, 1929, shall be Ten shillings for each and every acre-foot of water supplied.
- 6. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1929) to the 30th day of April in each succeeding year shall be as set out in the By-law making the Irrigation Charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 7. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1929) to the 30th day of April in each succeeding year, shall be as agreed upon between the Commission and the persons requiring the water.
- 8. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1930), shall be at the same rate of payment per unit of volume as that imposed by the By-law making an Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 9. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an Irrigation Charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 10. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 11. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission at Pyramid Hill fourteen days after the date such water is supplied.
- 12. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said charges.
- 13. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.

- 14. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 26th day of November, 1928, and the common seal of the said Commission was hereunto affixed the Sth day of December, 1928, in the presence of—

(SEAL) WM. CATTANACH, Chairman.
E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928. F. W. Mabbott,

Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2114.—For the Sale and Distribution of Water for Irrigation.—Katandra Irrigation and Water Supply District.

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

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

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

 3. All water supplied for irrigation from the works of the
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and fixed under the supervision of the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water six inches in depth over any area watered, and for the purposes of this By-law and any By-law making an Irrigation Charge a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water six inches in depth over any area watered.
- 5. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of October, 1928, to the 31st day of August, 1929, shall be Ten shillings for each and every acre-foot of water supplied.
- and every acre-toot of water supplied.

 6. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1929) to the 30th day of April in each succeeding year shall be as set out in the By-law making the Irrigation Charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 7. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1929) to the 30th day of April in each succeeding year, shall be as agreed upon between the Commission and the persons requiring the water.
- 8. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1920) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 9. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an Irrigation Charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.

- 10. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 11. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission at Shepparton fourteen days after the date such water is supplied.
- 12. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said
- 13. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 14. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 26th day of Novem-ber, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of-

(SEAL)

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928. F. W. MABBOTT.

Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2115.—FOR THE SALE AND DISTRIBUTION OF WAFER FOR IRRIGATION.—MAFFRA IRRIGATION AND WATER SUPPLY DISTRICT.

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

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

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

 3. All water supplied for irrigation from the works of the
- may be continued and carried to completion.

 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and fixed under the supervision of the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that nurnose. for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water six inches in depth over any area watered, and for the purposes of this By-law and any By-law making an Irrigation Charge a watering shall mean the application of water to land for the purpose of irrigation, and a watering shall be and is hereby deemed to be a volume of water six inches in depth over any area watered.
- of water six inches in depth over any area watered.

 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of October in every year (beginning with the year 1928) to the 30th day of April in each succeeding year shall be as set out in the By-law making the Irrigation Charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.

 6. The charge for the supply of water for invication of
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of October in every year (beginning with the year 1928) to the 30th day of April in each succeeding year, shall be as agreed upon between the Commission and the persons requiring the water.

- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of May to the 30th day of September in every year (beginning with the year 1929) shall be at the same rate of payment per unit of volume as that imposed by the By-law making an Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an Irrigation Charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission at Maffra fourteen days after the date such water is supplied.
- 11. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said charges
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 26th day of November, 1928, and the common seal of the said Commission was bereunto affixed the 8th day of December, 1928, in the presence of the presence of-

(SUAL)

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law No. 2116.—For the Sale and Distribution of Water for Irrigation.—North Shepparton Irrigation and Water Supply District.

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

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

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

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

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

 5. The charge for the supply of water for the irrigation of all lauds during the period from the 1st day of October, 1928, to the 31st day of August, 1929, shall be Ten shillings for each and every acre-foot of water supplied.

- 0. The charge for the supply of water for irrigation of lands 6. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of September in every year (beginning with the year 1929) to the 30th day of April in each succeeding year shall be as set out in the By-law making the Irrigation Charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 7. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of September on every year (beginning with the year 1929) to the 30th day of April in each succeeding year, shall be as agreed upon between the Commission and the persons requiring the water.
- 8. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of May to the 31st day of August in every year (beginning with the year 1930), shall be at the same rate of payment per unit of volume as that imposed by the By-law making an Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 9. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an Irrigation Charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 10. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as may be authorized by the Commission to reading applications. sion to receive applications.
- 11. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission at Shepparton fourteen days after the date such water is supplied.
- 12. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said charges.
- 13. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 14. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 26th day of Novem-ber, 1928, and the common seal of the said Commission was hereunto affixed the 5th day of December, 1928, in

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2117.—For the Sale and Distribution of Water for Irrigation.—Red Cliffs Irrigation and Water Supply

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

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

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

 3. All water supplied for irrigation from the works of the
- 3. All water supplied for irrigation from the works of the Commission shall be paid for by measure; all gauges or appliances for measurement shall be of a form and pattern approved by the Commission, and shall be constructed by and

- fixed under the supervision of the Commission; and all quantities of water supplied shall be computed by the water bailiff or such other officer as may be appointed by the Commission for that purpose.
- 4. In the absence of any specific means of measurement the quantity of water supplied shall be ascertained by accounting a watering as being a volume of water is; inches in depth over any area watered, and for the purposes of this By-law and any By-law making an Irrigation Charge a watering shall mean the application of water to land for the purpose of irrigation and a watering shall be and is hereby decined to be a volume of water six inches in depth over any area watered.
- of water six inches in depth over any area watered.

 5. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of August in every year (beginning with the year 1928) to the 30th day of April in each succeeding year shall be as set out in the By-law making the Irrigation Charge for such period, and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.
- 6. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of August in every year (beginning with the year 1928) to the 30th day of April in each succeeding year, shall be as agreed upon between the Commission and the persons requiring the water.
- 7. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of May to the 31st day of July, in every year (beginning with the year 1929), shall be at the same rate of payment per unit of volume as that imposed by the By-law making an Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year.
- 8. An acre-foot of water shall be and is for the purposes of this By-law and any By-law making an Irrigation Charge deemed to be such quantity of water as would cover an area of one acre to a depth of one foot.
- 9. Applications for the supply of water for irrigation shall be made in writing to the water bailiff in charge of that portion of the district in which the land to be irrigated is situated, or to such other officer as-may be authorized by the Commission to receive applications.
- 10. Charges for water supplied for irrigation, other than water supplied under a water right, shall be payable at the office of the Commission at Red Cliffs fourteen days after the date such water is supplied.
- 11. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said charges
- 12. All persons taking water from the works of the Commission shall take delivery thereof through their respective outlets at such times, in such order, and in such manner as the Commission may direct.
- 13. The outlets for the delivery of water shall be operated only by the water bailiffs of the district, or such other officers as may be authorized by the Commission.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 26th day of Novem-ber, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of-

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2118.—Sale and Distribution of Water for Irrigation.—Sale Irrigation and Water Supply District.

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

- This By-law shall apply to and have force in the Sale Irrigation and Water_Supply District.
- 2. By-law No. 1973 made by the Commission on the 12th day of December, 1927, is hereby revoked.

- 3. By-law No. 1951 made by the Commission on the 8th day of November, 1927, is hereby amended by substituting for the sixth, seventh, and eight clauses of the said By-law No. 1951 the following:
 - following:—

 6. The charge for the supply of water for irrigation of lands to which water rights have been apportioned during the period from the 1st day of October in every year (beginning with the year 1928) to the 30th day of April in each succeeding year, shall be as set out in the By-law making the Irrigation Charge for such period; and if a supply is obtained in excess of any water rights apportioned to any lands during such period, the charge for such excess shall be at the same rate of payment per unit of volume as that imposed in respect of the water apportioned to the lands as rights.

 7. The charge for the supply of water for irrigation of
 - 7. The charge for the supply of water for irrigation of lands other than those to which water rights have been apportioned during the period from the 1st day of October in every year (beginning with the year 1928) to the 30th day of April in each succeeding year, shall be as agreed upon between the Commission and the persons requiring the water.
 - 8. The charge for the supply of water for the irrigation of all lands during the period from the 1st day of May to the 30th day of September in every year (beginning with the year 1929), shall be at the same rate of payment per unit of volume as that imposed by the By-law making the Irrigation Charge for the supply of water for the irrigation of lands to which water rights have been apportioned during the last preceding period ending the 30th day of April in each year. April in each year.
 - 4. Clause 5 of the said By-law No. 1951 is hereby revoked.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 26th day of November, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of-

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2119.—Irrigation Charge.—Cohuna Irrigation and Water Supply District.

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

Water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Cohuna Irrigation and Water Supply District to which tands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Clazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation charge of Six shillings for each and every acre-foot of water apportioned to such lands as water

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission. at Cohuna.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD, HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION

BY-LAW NO. 2120.—IRRIGATION CHARGE.—DINGER IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Dingee Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of leads to

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Seven shillings for each and every acre-foot of water apportioned to such lands as water rights.

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1928, and ending with the 30th day of April. 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, day of December at Pyramid Hill.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of-

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2121.—Irrigation Charge.—Echuca North Irrigation and Water Supply District.

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

- 1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Echuca North Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts:—
 - For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid an Irrigation Charge of Seven shillings and sixpence for each and every acre-foot of water apportioned to such lands as water rights.
- 2. Such charge is made, and shall be levied for the period orginning with the 1st day of September, 1928, and ending with the 30th day of April. 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Rochester.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928. F. W. MABBOTT.

Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2122.—Irrigation Charge.—Fish Point Irrigation and Wateb Supply District.

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

water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Fish Point Irrigation and Water Supply District, to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the tlovernment tlazette of the 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Eight shillings for each and every acre-foot of water apportioned to such lands as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Kerang.

at Kerang.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman.
E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION

By-law No. 2123.—IRRIGATION CHARGE.—GANNAWARRA IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Gannawarra Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 27th day of July, 1928), have, under the provisions of the Water Acts. been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water rights.

- 2 Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Cohuna.
- Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

(SEAL) WM. CATTANACH, Chairman.
E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

F. W. MABBOTT, Clerk of the Executive Council. STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2124.—Irrigation Charge.—Koondrook Irrigation and Water Supply District.

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

Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge 1s hereby made, and shall be levied upon the occupiers or owners of all lands in the Koondrook Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water rights.

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Kerang.
- Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

(SEAL) WM. CATTANACH, Chairman.
E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2125.—Irrigation Charge.—Leitchville Irrigation and Water Supply District.

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

- Acts, doth hereby make the By-law following:—

 1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Leitchville Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts:—
 - For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Seven slillings for each and every acre-foot of water apportioned to such lands as water rights.
- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Cohuna.
- Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman.
(SEAL) E. SHAW, Commissioner.
R1CHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION. No. 2126.—IRRIGATION CHARGE.—MYSTIC PARK IRRIGATION AND WATER SUPPLY DISTRICT.

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

Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the. Mystic Park Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts:— Acts:--

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every accretoot of water apportioned to such lands as water rights.

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of Soptember, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, of Mexica Pack.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of-

WM. CATTANACH. Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law No. 2127.—Irrigation Charge.—Rochester Irrigation and Water Supply District.

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

Nater Acts, doth hereby make the By-taw following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Rochester Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts: irrigation under the provisions of the said Acts :-

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Rochester.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928. in

WM. CATTANACH. Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2128.—Ibrigation Charge.—Rodney Irrigation AND WATER SUPPLY DISTRICT.

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

Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Rodney Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water rights.

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Tatura.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

(SEAL)

WM. CATTANACH. Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

F. W. MABROTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2129.—Irrigation Charge.—Shepparton IRRIGATION AND WATER SUPPLY DISTRICT.

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

- Nater Acts, doth hereby make the By-law following:—

 1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Shepparton Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, heen apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts: irrigation under the provisions of the said Acts :-
 - For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water
- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Shepparton.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunte offixed the 8th day of December, 1928, in the presence of-

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW No. 2130.—IRRIGATION CHARGE.—STANHOPE IRRIGATION AND WATER SUPPLY DISTRICT.

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

J. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Stanhope Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for institutional contents. irrigation under the provisions of the said Acts :-

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water rights.

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of Pecember, 1928, at the office of the said Commission, at Tongala.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are berely authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereundo affixed the 8th day of December, 1928, in the presence of-

WM. CATTANACH. Chairman. E. SHAW, Commissioner. (SEAL) RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2131.—Irrigation Charge.—Swan Hill Irrigation and Water Supply District.

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

Water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Swan Hill Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July; 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district which district is, by notice given in the Government Gravette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid. an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water

- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of September, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Swan Hill.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of-

WM. CATTANACH. Chairman. E. SHAW. Commissioner. RICHD. HORSFIELD. Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION

By-law No. 2132.—Irrigation Charge.—Third Lake Irrigation and Water Supply District.

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

- 1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Third Lake Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 27th day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Gorernment Gazetta of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts: said Acts :-
 - For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Seven shillings for each and every acre-foot of water apportioned to such lands as water rights.
- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of Setpember, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Kerang.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928. in the presence of-

(SEAL)

WM. CATTANACH. Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

F. W. Mabbott, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2133.—IRRIGATION CHARGE.—TONGALA IRRIGATION AND WATER SUPPLY DISTRICT.

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

- Water Acts, doth hereby make the By-law following:—

 1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Tongala Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised lands water rof Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts:—

 For the symple of water for the irrigation of lands to which
 - For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Six shillings for each and every acre-foot of water apportioned to such lands as water
- 2. Such charge is made, and shall be levied for the period beginning with the 1st day of Setpember, 1923, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission of Charges 19 sion, at Tongala.
- 3. Such person or persons as the Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said Irrigation Charge.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of-

WM. CATTANACH. Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2134.—IRRIGATION CHARGE.—TRAGOWEL PLAINS IRRIGATION AND WATER SUPPLY DISTRICT.

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

Water Acts, doth hereby make the By-law following:—

1. The following Irrigation Charge is hereby made, and shall be levied upon the occupiers or owners of all lands in the Tragowel Plains Irrigation and Water Supply District to which lands water rights (the extent of which is set out in the revised Register of Lands adopted by the Commission on the 23rd day of July, 1928), have, under the provisions of the Water Acts, been apportioned by the Commission within the said district, which district is, by notice given in the Government Gazette of 19th September, 1928, declared to be supplied with water for irrigation under the provisions of the said Acts:—

For the supply of water for the irrigation of lands to which water rights have been apportioned as aforesaid, an Irrigation Charge of Seven shillings for each and every acre-foot of water apportioned to such lands as water rights.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of Setpember, 1928, and ending with the 30th day of April, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Pyramid Hill.

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

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the £th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 2135.—Irrigation Charge.—Tresco Irrigation and Water Supply District.

T HE State Rivers and Water Supply Commission, in pursuance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following for the Tresco Irrigation and Water Supply District:—

1. For the supply of water for the irrigation of lands a charge of Forty shillings for each and every acre of the area set out hereunder as irrigable is hereby made and shall be levied upon the occupiers or owners of all such lands.

2. Such charge is made, and shall be levied for the period beginning with the 1st day of January, 1928, and ending with the 31st day of December, 1928, and shall be payable on the 14th day of December, 1928, at the office of the Commission, at Tresco. Tresco.

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

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5, 7 }	6, 77	• • •	••	• •	••	36 13	16 8
)	• •			• • •	- : :	13	6
)				• •		12	11
2	• •	••	• • •	••		12 12	••
Ŀ	•••	••	••	••	::	12	••
5		• •	••	• •		13	10
3 B			••	••		$\frac{9\frac{1}{2}}{10}$	2 9
art				• • •		5	5
art	57					5	5

BY-LAW No. 2135-continued.

	Australia Lo	odged Plat	Limited Su a Number 7 of Allotmes	7121.		Total Area of Allotment.	Area of Irrigable Land.
						Acres.	Acres
58	,					15	$14\frac{1}{2}$
59				• •		16	12
60						15	15
61					• •	15 1	111
62	• •	• •	• •	• •		16	16
63	• •			• •	••	17	17
64	• •	• •	• •	• •	• •	22	21
65		• •	• •	• •	• •	25	$24\frac{1}{2}$
66	• •	٠	••	• •	• • •	$25\frac{1}{2}$	17
67	• •	٠.	• •	• •	• • •	191	161
68		• •	• •	• • •		19	64
1 of 4		• • •		• •		6 1	121
2 of 4		• •		• •	•••	$\frac{13\frac{1}{2}}{23}$	21
3 of 4	10	••	• •	• •	••		21
40a	••	••	• •	• •		4 20	191
41 A	• •	••	• •	••	•••	16 1	16
42 A		÷.	• •	••	•••		
Part				• •	• • •	17	$\frac{16\frac{1}{2}}{13}$
Part		• •	• • •	• •	• • •	13	26
43, 4 .	1	• •	• •	• •	• • •	26	
45		• •	• •	• •	•••	11	11 39
46, 4			• •	••	• • •	40	22
48, 4	9		• •	• •	• • •	221	10
50		• •	• •	• •	• •	11	211
51, 5	2		• •	••	• •	22	141
53			• •	• •	• •	15	12
54, 5			• • •	• •	• • •	23	
	8, 39, pa	art 40	• •	• •	••	24	131
Part		••	••	• •	• •	$\frac{3\frac{1}{2}}{701}$	95
	1, 33, 34	1, 35, 36		••	• •	59½	35 27
32	• •	• •	• •	• •	• •	30	17
22	• •	• •	• •	• •	• •	20	15
23	• •	• •	• •	• •	• • •	151	
24, 2	5	• •		••	• •	181	131
26	•• •	• •	• •	• •	• •	$15\frac{1}{2}$	$15\frac{1}{2}$
27		• •		• •	• •	16	13
28, 2	9	• •	• •	• • •	• •	21	
l of		• •	• •	• •	• •	13	121
	1 of 3A		• •	• •	• •	8	4
	1 of 3A	• •	• •	• •	• •	5	
2 of		• •	• •	• •	• •	241	13
Part		• •	• • •	• • •	••	26	44
Part		٠.		• •	• •	161	20
Part		• •	• •	• •	• • •	$\frac{29}{21}$.	5
Part		• •	• •	• •	• • •		6
Part		••	• •	• • •	• • •	20½ 50	22
	C.A. 19	• •	• •	• • •	• •	50	36
Part	C.A. 19	0. 05 () a 10 · ·	06 11 4	. 17 of	50	30
1 to	5, 7, 8,	9а, 9в, 9	9c, 10a, 1	OR, II b) 17 01	313	300
	A. 16	, '···	• •	• •	• •	190	100
rart	C.A. 17	 atata)	• • •	• •		25	25
	reen's E	state)	••	••	• • •	18	5
Part	35 s A ⁵ , A ⁶			• •		27	20

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

(SEAL) WM. CATTANACH. Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Courcil, the 10th December, 1928. F. W. Mabborr, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.
BY-LAW NO. 2136.—GENERAL RATE.—COHUNA IRRIGATION
AND WATER SUPPLY DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Cohuna Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

(1) Of all lands in the First Division, comprising all lands within the aforesaid district, excepting and excluding all lands set cut and described hereunder

- comprised within the Second Division—a rate of Twenty-four pence in the pound of the rateable value of such lands.
- of such lands.

 (2) Of all lands in the Second Division, comprising part of allotment 11 of section E, containing 22 acres, being the holding of C. L. King, in the parish of Cohuna; part allotment 30 of section 2, containing 1 acre, being the holding of Alexander Smith; part allotment 2 of section 4. containing 1 acre, being the holding of W. Campbell; and part allotment 9c of section 4, being the holding of Ludlow and Osborne, in the parish of Gunbower West—a rate of Tweive pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Cohuna.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Francis Naughton, valuer, returned on the 3rd day of December, 1928, and adopted by the said Commission on the 3rd day of December, 1928, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

(SEAL) WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.
• F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION

BY-LAW NO. 2137.—GENERAL RATE.—ECHUCA NORTH IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Echuca North Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) Of all lands in the First Division, comprising all lands in the aforesaid district, excepting and excluding all lands set out and described hereader comprised within the Second Division—a rate of Twelve pence in the pound of the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising allotments 118, 119, and 120 of the township of Boileau, suburban allotments 1 to 11 inclusive, 114, 12, 124, 13 to 45 inclusive, 45A, 46, 47, 48, 48A, 49 to 59 inclusive, and 117, all of section A, allotment 5c (Village Settlement), and allotments 1, 2, 3, 4, 5, 6, 72a, 72c, and 72D, and parts of allotments 7, 8, 10, and 11, all of the parish of Echuca North—a rate of Sixpence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Rechester.
- Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 28th day of August, 1923, and adopted by the said Commission on the 17th day of September, 1923, shall be deemed and taken to be the rateable value of such lands unless altered or amended, as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of-

> WM. CATTANACH, Chairman. (SEAL) E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2138.-GENERAL RATE.-GANNAWARRA IRRIGATION AND WATER SUPPLY DISTRICT.

IN HE State Rivers and Water Supply Commission, in pur-I suance and exercise of the powers conferred by the Water Acts, doth hereby make the By-law following:-

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers of owners of all lands within the Gannawarra Irrigation and Water Supply District, except within any Urban Division thereof: gation and Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock-

- (1) Of all lands in the First Division, comprising all lands within the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twenty-four pence in the pound of the rateable value of such lands.
- (2) Of all lands in the Second Division, comprising allotment 1 of section A, in the parish of Cohuna; allotment 78s; and that land known as McDonald's Swamp, containing 940 acres, in the parish of Gannawarra—a rate of Twelve pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1923, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1923, at the office of the said Commission, at
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- recover the said rate.

 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, and in the supplementary valuation made by the said John Augustine Carey, valuer, returned on the 9th day of September, 1925, and adopted by the said Commission on the 14th day of September, 1925, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the not annual value of such lands set out in such altered or amended valuation.

The foregoing By law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common scal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of-

(SEAL)

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2139.—GENERAL RATE.—KOONDROOK IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Koondrook Irrigation and Water Supply District, except within any Urban Division thereof :-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- Of all lands in the First Division, comprising all lands within the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twenty-four pence in the pound of the rateable value of such lands.
 Of all lands in the Second Division, comprising four thousand five hundred and ninety-three acres, and known as the Benwell and Guttram Reserve, and allotments 17 and 33n of section D, and allotments
 1 and 21 of no section. in the Parish of Murrabit—
- 1 and 21 of no section, in the Parish of Murrabit— a rate of Twelve pence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be parable on the 14th day of December, 1928, at the office of the said Commission, at
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 11th day of September, 1922, and adopted by the said Commission on the 11th day of September, 1922, in the supplementary valuation made by the said John Augustine Carey, valuer, returned on the 11th day of October, 1924, and adopted by the said Commission on the 13th day of October, 1924, and in the supplementary valuation made by the said John Augustine Carey, valuer, returned on the 9th day of September, 1925, and adopted by the said Commission on the 14th day of September, 1925, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of Decem-ber, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of-

> WM. CATTANACII, Chairman. E. SHAW, Commissioner. RICHD, HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928. F. W. MABBOTT.

Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2140.—GENERAL RATE.—ROCHESTER IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Rochester Irrigation and Water Supply District, except within any Urban Visions thereof. Division thereof :-

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

(1) Of all lands in the First Division, comprising all lands in the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a rate of Twelve pence in the pound of the rateable value of such lands.

- (2) Of all lands in the Second Division, comprising lot 33, part of lot 28, containing 44 acres, and part of lot 32, containing 95 acres, all of the Restdown Estate, in the parish of Ballendella; part of allotment 67 containing 60 acres, the holding of Mary Taylor, in the parish of Bamawm; allotments 57, 58, 59, 65, 66, 67, and 69, all in the parish of Echuca North; allotments 1 to 6 inclusive, 8 to 14 inclusive, 16, 17, 22, 24, 28, and 29 of the township of Strathallan, in the Cornelia Creek Estate, all in the parish of Echuca South; Crown allotments 1a, 2a, 12, 13, 23a, 24, 25a, 25b, 26a, 26b, 35, 36, 55, and part of allotment 59, containing 53 scres, the holding of E. Carmichael, all in the Parish of Millewa; Crown allotments 46a, 47a, 48a, 49a, 59, 51, 200, and 2008; allotments 16 and 17 of the Township of Wharparilla North, all in the Parish of Wharparilla—a rate of Sixpence in the pound of the rateable value of such lands.
- (3) Of all lands in the Third Division comprising lots 1 and 3, section C, of the Restdown Estate, in the parish of Rochester; Crown allotments 31 to 37 inclusive and 90 to 110 inclusive, in the parish of Echuca North; Crown allctments 1a1 to 23al inclusive, 149 to 156 inclusive; lots 51 to 55 inclusive, and the township of Strathallan of the Cornelia Creek Estate, all in the parish of Echuca South; Crown allotments 14 and 23, and lots 18 and 28 of the Marathon Estate, all in the parish of Millewa: Crown allotments 184, 1848, 185, 186, 187a, 1878, 1888, 1893, 1903, 1918, in the parish of Wharparilla—a rate of Threepence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year heginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Rochester.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 10th day of September, 1923, and adopted by the said Commission on the 17th day of September, 1923, in the supplementary valuation made by John Augustine Carey, valuer, returned on the 29th day of September, 1924, and adopted by the said Commission on the 29th day of September, 1924, in the supplementary valuation made by John Roy, valuer, returned on the 12th day of September, 1925, and adopted by the said Commission on the 14th day of September, 1925, in the supplementary valuation made by the said John Roy, valuer, returned on the 24th day of August, 1926, and adopted by the said Commission on the 30th day of August, 1926, and in the supplementary valuation made by the said John Roy, valuer, returned on the 24th day of August, 1928, and adopted by the said Commission on the 10th day of September, 1928, shall be deemed and taken to be the rateable value of such lands unless aftered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and . Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was bereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman.
(SEAL) E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928. F. W. Mabbort, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

BY-LAW NO. 2141—GENERAL RATE,—RODNEY IRRIGATION AND WATER SUPPLY DISTRICT,

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

I. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Rodney Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands and for watering cattle or other stock:—

- (1) Of all lands in the First Division, comprising all lands in the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division, and excepting and excluding all lands set out and described hereunder comprised within the Third Division—a rate of Twelve pence in the pound of the rateable value of such lands.
- comprised within the Third Division—a rate of Twelve pence in the pound of the rateable value of such lands.

 (2) Of all lands in the Second Division, comprising allotment 9 of section 19, part of allotment 87, being the holding of trustees of Byrneside Public Hall, part of said allotment 87, being the holding of Jeffrey Gordon Taylor, part of allotment 100, being the holding of Charlotte Bylam, parts of allotment 125, being the holdings of Joseph Dunn, Jeffrey Gordon Taylor, and William Sheales, and the east parts of lots 29, 30, and 31 of Crown allotment 104, being the holdings of Robert Culkin and William Ponting, of the Parish of Toolamba West; allotments 7, 59, 71, 79, 80, 112, 113, 133, and 137, part of allotment 9, being the holding of executors of William S. Archer, part of allotment 125, being the site of a public hall, and parts of allotment 91, being the holding of May McKay, of the Parish of Toolamba: allotments 231 and 231A; Village Settlement allotments 1 to 8 inclusive of section 1; Village Settlement allotments 1 to 7 inclusive of section 2; Village Settlement allotments 1 to 7 inclusive of section 5; Village Settlement allotments 1 to 7 inclusive of section 7; Village Settlement allotments 1 to 7 inclusive of section 7; Village Settlement allotments 1, 2, 3A, 3, 4, 4A, 5, 6, 7, 8, 9, 9A, 10, 10A, 11, 12, 12A, 13, 14, 15, and 16 of section 8; Village Settlement allotments 1 to 5 inclusive of section 12; and Village Settlement allotments 1, 2, 3, and 5 of section 13, all of the Parish of Murchison North; allotment 11, of the Parish of Murchison North; allotment 11, of the Parish of Murchison North; allotment 79A1, being the holding of John Ind and Sons, of the Parish of Mooroopna; allotment 25A, of the Parish of Mooroopna West; part of allotment 16 (being the site of the Lancaster Fruit-growers' Hall), of the Parish of Mooroopna West; part of allotment 16, parts of allotment 16, parts of allotment 16 acres, being the holding of George Henry Baker; parts of allotment 17 of said section B, being th
- (3) Of all lands in the Third Division, comprising an area of about 16 acres of land south of allotment 40, being the holding of John Small, allotment 89, an area of about 30 acres of Crown land east of allotment 22, subdivisions 1 to 25 inclusive and 33 to 43 inclusive of allotment 135, and allotment 66B, the site of an hotel, and being the holding of Mary McKay Bazley, allotments 8, 58, 100, 114, 117, and 124, of the Parish of Toolamba; allotments 189A, 205, 205A, 206A, 206B, 207, 230, 232, 232A, 233, 235, 235A, and 236, part, of allotment 234, being the holding of Wm. Thorne, the part of allotment 75 east of Waranga Reservoir, and the part of allotment 80 east of the Goulburn-Waranga channel of the Parish of Murchison North; parts of allotment 84, being the holding of Charles William Norton, an area of about 2½ acres of land south of allotment 84, being the holding of William Maloney, allotments

75A, 75B, 75C, 82, 91, 91B, 91C, 161, 184, and 185 of the Parish of Mooroopna; allotments 23, 24, 26, and 29, of section A of the Parish of Girgarre East: allotments 53, 54, and 55 of section C; allotments 6A, 7, 8, 9, 9A, 10, 11, 12, 13, 14, 15, 15A, 15B, and 16 of section D; allotments 2, 2A, 3, 4, 7, 8, 9, 10, 11, 12, 13, 13A, 14, 18, and 19 of section E of the Parish of Undera; allotments 57, 61, 70, and 72 of the Parish of Coomboona; allotment 1, section VIII. and allotments 1A and 1B, section IX., of the Parish of Wyuna—a rate of Threepence in the pound of the rateable value of such lands.

- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Tatura.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 14th day of September, 1918, and adopted by the said Commission on the 16th day of September, 1918, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

(SEAL) WM. CATTANACH, Chairman.
E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2142.—General Rate.—Tragowel Plains Irrigation and Water Supply District.

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

1. The following General Rate is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all lands within the Tragowel Plans Irrigation and Water Supply District, except within any Urban Division thereof:—

For the supply of water for the domestic and ordinary use of persons dwelling upon such lands, and for watering cattle or other stock—

- (1) Of all lands in the First Division, comprising all lands in the aforesaid district, excepting and excluding all lands set out and described hereunder comprised within the Second Division—a rate of Twelve pence in the pound of the rateable value of such lands.
- such lands.

 (2) Of all lands in the Second Division, comprising allotment 28, part of allotment 29, and allotment 30 of section B of the Parish of Tragowel; allotment 24s of section A of the Parish of Macorna; the holdings of John McKay, Henry Manly, Robert Henry Fieldew, E. T. Quayle, and A. L. Wheeler in the Township of Mincha; allotment 55a and allotment 55s of section A of the Parish of Loddon; allotment 15a, allotment 27, allotment 1; allotment 2, allotment 3allotment 6, allotment 11, allotment 13, allotment 6, allotment 11, allotment 18, 8a, 9, 10, 12, 15, and 16 of section B of the Parish of Yarrowalla; allotment 9 and allotment 13n section F of the Parish of Yarrowalla; and the holding of Angus McPherson, in the Township of Durham Ox—a rate of Sixpence in the pound of the rateable value of such lands.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Pyramid Hill.

- Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are bereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands ret out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer returned on the 24th day of September, 1923, and adopted by the said Commission on the 24th day of September, 1923, in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 13th day of September, 1926, and adopted by the said Commission on the 13th day of September, 1926, in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 12th day of September, 1927, and adopted by the said Commission on the 19th day of September, 1927, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 13th day of November, 1928, and adopted by the said Commission on the 19th day of November, 1928, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

(SEAL) WM. CATTANACH, Chairman.
E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928. F. W. Mabrott, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2143.—General Rate.—Dingee Irrigation and Water Supply District.

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

- 1. A General Rate of Twelve pence in the pound of the rateable value of all lands within the Dingee Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Pyramid Hill.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1015, by Frank Bassett, valuer, returned on the 5th day of November, 1925, and adopted by the said Commission on the 9th day of November, 1925, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 13th day of November, 1928, and adopted by the said Commission on the 19th day of November, 1928, shall be deemed and taken to be the rateable value of such lands unless attered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. .HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928. F. W. MABBOTT, Clerk of the Executive Council.

(SEAL)

STATE RIVERS AND WATER SUPPLY COMMISSION. BY-LAW NO. 2144.—GENERAL RATE.—FISH POINT IRRIGATION AND WATER SUPPLY DISTRICT.

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

1. A General Rate of Twelve pence in the pound of the rateable value of all lands within the Fish Point Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the donestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Kerang.

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

hereby authorized to demand, receive, collect, and recover the said rate.

4. For making and levying such rate, the value of the lands set out in the valuation made in accordance with the provisions of the Water Act 1915, by Alfred Stephen Kenyon, valuer, returned on the 19th day of October, 1926, and adopted by the said Commission on the 20th day of October, 1926, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION. By-law No. 2145.—General Rate.—Leitchville Irrigation and Water Supply District.

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

Acts, doth hereby make the By-law following:—

1. A General Rate of Twenty-four pence in the pound of the rateable value of all lands within the Leitchville Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the cocupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Cohuna.

3. Such person or persons as the said Commission may from

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

4. For making and levying such rate, the value of the lands set out in the valuation made in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 11th day of December, 1925, and adopted by the said Commission on the 14th day of December. 1925, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

F. W. MABBOTT, Clerk of the Executive Council. No. 164.-15602.-2

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-Law: No. 2146.—General Rate.—Mystic Park Irrigation and Water Supply District.

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

Acts, doth hereby make the By-law following:—

1. A General Rate of Twelve pence in the pound of the rateable value of all lands within the Mystic Park Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Mystic Park.

3. Such person or persons as the said Commission may

at Mystic Park.

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

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 10th day of April, 1922, and adopted by the said Commission on the 11th day of September, 1922, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

(SEAL)

WM. CATTANACH, Chairman. E. SHAW, Commissioner. RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2147.—General Rate.—Shepparton Irrigation and Water Supply District.

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

Acts, doth hereby make the By-law following:—

1. A General Rate of Twelve pence in the pound of the rateable value of all lands within the Shepparton Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.

2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Shepparton.

at Shepparton.

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

or are hereby authorized to demand, receive, collect, and recover the said rate.

4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by John Augustine Carey, valuer, returned on the 19th day of September, 1927, and adopted by the said Commission on the 19th day of September, 1927, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation. amended valuation:

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was bereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman. E. SHAW. Commissioner. RICHD. HORSFIELD, Commissioner. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2148.—General Rate.—Stanhope Irrigation - and Water Supply District.

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

- 1. A General Rate of Twelve pence in the pound of the rateable value of all lands within the Stanhope Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Tongala.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 26th day of August, 1918, and adopted by the said Commission on the 26th day of August, 1918, and in the supplementary valuation made by the said Frank Bassett, valuer, returned on the 1st day of September, 1920, and adopted by the said Commission on the 26th day of September, 1920, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

(SEAL) WM. CATTANACH, Chairman.
E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 16th, December, 1928.

F. W. Mabborr, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2149.—General Rate.—Swan Hill Irrigation and Water Supply District.

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

- 1. A General Rate of Twelve pence in the pound of the rateable value of all lands within the Swan Hill Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Swan Hill.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 15th day of September, 1928, and adopted by the said Commission on the 17th day of September, 1928, shall be deemed and taken to be the rateable value of such lands

unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman.

E. SHAW, Commissioner.

RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928.

F. W. Mabbott, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2150.—General Rate.—Third Lake Irrigation and Water Supply District.

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

- 1. A General Rate of Twenty-four pence in the pound of the rateable value of all lands within the Third Lake Irrigation and Water Supply District, except within any Urian Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering eattle or other stock.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Kerang.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate, the value of the lands set out in the valuation made in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 6th day of November, 1925, and adopted by the said Commission on the 9th day of November, 1925, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.

The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

(SEAL) WM. CATTANACH, Chairman.
E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928. F. W. Mabbott, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.
BY-LAW NO. 2151.—GENERAL RATE.—TONGALA BRIGATION AND
WATER SUPPLY DISTRICT.

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

1. A General Rate of Twelve pence in the pound of the rateable value of all lands within the Tougala Irrigation and Water Supply District, except within any Urban Division thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon and for watering cattle or other stock.

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- 2 Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Tongala.
- Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- said rate.

 4. For making and levying such rate the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 10th day of September, 1923, and adopted by the said Commission on the 17th day of September, 1923, in the valuation made by John Augustine Carey, valuer (in respect to that portion of the Tongala Irrigation and Water Supply District which portion hitherto formed portion of the Deakin Irrigation and Water Supply District) returned on the 4th day of October, 1926, and adopted by the said Commission on the 4th day of October, 1926, and in the supplementary valuation made by the said John Augustine Carey, valuer, returned on the 6th day of September, 1926, and adopted by the said Commission on the 6th day of September, 1926, shall be deemed and taken to be the rateable value of such lands, unless altered or amended as provided by the Water Act 1915, and if so altered or amended, then the net annual value of such lands set out in such altered or amended valuation.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman.
E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928. F. W. MABBOTT, Clerk of the Executive Council.

STATE RIVERS AND WATER SUPPLY COMMISSION.

By-law No. 2152.—General Rate.—Narre Warren Waterworks District.

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

- 1. A General Rate of Twelve pence in the pound of the rateable value of all lands within the Narre Warren Waterworks District, except within any Urban District thereof, is hereby made under the provisions of the Water Acts, and shall be levied upon the occupiers or owners of all such lands for the supply of water for the domestic and ordinary use of persons dwelling thereon, and for watering cattle or other stock.
- 2. Such rate is made and shall be levied for the year beginning with the 1st day of July, 1928, and ending with the 30th day of June, 1929, and shall be payable on the 14th day of December, 1928, at the office of the said Commission, at Dandenong.
- 3. Such person or persons as the said Commission may from time to time appoint for that purpose shall be and is or are hereby authorized to demand, receive, collect, and recover the said rate.
- 4. For making and levying such rate, the value of the lands set out in the valuation made, in accordance with the provisions of the Water Act 1915, by Frank Bassett, valuer, returned on the 11th day of December, 1926, and adopted by the said Commission on the 13th day of December, 1926, shall be deemed and taken to be the rateable value of such lands unless altered or amended as provided by the Water Act 1915, and if so altered or amended then the net annual value of such lands set out in such altered or amended valuation.
 - The foregoing By-law was made by the State Rivers and Water Supply Commission on the 3rd day of December, 1928, and the common seal of the said Commission was hereunto affixed the 8th day of December, 1928, in the presence of—

WM. CATTANACH, Chairman.
E. SHAW, Commissioner.
RICHD. HORSFIELD, Commissioner.

Approved by the Governor in Council, the 10th December, 1928, F. W. Marbott, Clerk of the Executive Council.

BAIRNSDALE WATERWORKS TRUST.

RATING BY-LAW FOR YEAR 1929.

THE Commissioners of the Bairnsdale Waterworks Trust, in pursuance of the powers conferred by the Water Acts, hereby make the following By-law determining the rates and charges to be paid in respect of water supplied or available for supply within the Urban District of the Trust during the year 1929:—

- 1. The following rates and charges are those which the occupiers or owners of land, houses, and tenements situated within the Urban District of the Trust shall pay in respect of water supplied or available for supply to such landholders or tenements situated on any street in which pipes for water supply are laid, or which land, houses, or tenements, if not on such street, are supplied with water by reticulation from such pipes for the year commencing on the first day of January, 1929, and ending on the thirty-first day of December, 1920, such person or person as the Commissioners of the said Trust may from time to time appoint for the purpose shall be authorized to demand and receive the said rates and charges:—
 - (a) On every house or tenement of £25 annual municipal valuation, or under, Twenty-five shillings per annum.
 - (b) On every house or tenement above the municipal valuation of £25, at the rate of One shilling for every One pound of such valuation.
 - (c) On all vacant allotments of land, at the rate of One shilling for every One pound per annum of the municipal value thereof, with a minimum of Five shillings, except where there is a water service to the allotment, when the minimum charge will be Twenty-five shillings.
 - (d) For water supplied from the wharf at Bairnsdale for shipping and other purposes, a minimum charge of Sixpence per hundred gallons, or Sixpence for every fractional part thereof, except in cases of special agreement with the Trust.
 - (e) For water supplied by the Trust by measurement, except in cases of special agreement with the Trust, or water supplied under the terms of sub-section (g) of section 1 of this By-law, One shilling per thousand gallons.
 - (f) Water supplied to manufactories, aerated water and cordial makers, brewers, bakers, and butchers, livery and coach-horse stables, hotel premises, and for any other domestic purposes may be charged for by measurement at the discretion of the Trust.
 - (g) Water supplied to Government departments, mechanics' institutes, churches, cricket clubs, bowling greens, shall be charged by agreement or measurement at the discretion of the Trust.
 - (h) Private water troughs shall be charged for at the rate of Twenty-five shillings per annum, where the valuation of the property on which such troughs are situated does not exceed Twenty-five pounds; such trough charge of Twenty-five shillings shall mean to include the rate of valuation. Where the valuation of the property exceeds £25, the trough to be exempt from rating purposes, except when, in the opinion of the Trust, a meter shall be necessary.
 - (i) The charge for water supplied to market gardens or fruit gardens shall be at the rate of One shilling per thousand gallons, by measurement, at the discretion of the Trust, a meter to be fixed at the expense of the ratepayer.
 - (j) For water supplied for new buildings being erected, at the rate of 1 per cent. on the contract for labour and material of all stone, brick, concrete, and plastering work, or any work where water is used, and to be arranged for before the work is commenced.
 - (k) The service for conveying the water from the pipes of the Trust to the premises of the consumer shall in no case exceed the following diameter:—
 - 1. For domestic premises with annual municipal value of £40 or over, a three-quarter inch service may be allowed at the discretion of the Trust. For domestic supply of premises not exceeding £40 annual municipal valuation, half-inch diameter.
 - For the supply, other than domestic purposes, and for supplies by meter, such diameter as the Trust shall order in each case.
 - Each house or tenement must be provided with a separate service from the main.

- (m) Water supplied to market gardens, nurseries, or for any other irrigation purposes shall be charged for by meter, at the rate of One shilling per thousand gallons, in addition to the usual rate of a domestic supply on the basis of valuation. A separate ser-vice from the main for domestic supply may be allowed for at the discretion of the Trust.
- 2. The rate and charges for water, and all sums due to the

2. The rate and charges for water, and all sums due to the Trust under this By-law shall be paid by, and recoverable from, the occupier of the premises, or owner, or the person requiring, receiving, or using supply of water.

3. The said rate and charges for water supplied, otherwise than by meter or by special agreement, shall be payable in advance on the first day of January, 1929.

All charges for water supplied by meter, or by special agreement, shall be payable yearly, or at such time or times as may be determined by the Trust. The first payment shall, in respect of rates, be made at the time when owner or occupier shall become liable to pay rates for the supply of water hereinbefore mentioned. In construction of the By-law, the word "person" shall be deemed to extend to include a corporation, whether aggregate or sole, and the word "Trust" shall mean the Bairnsdale Waterworks Trust.

The foregoing By-law was made by the Commissioners of the Bairnsdale Waterworks Trust on the 16th day of November, 1928, and the corporate seal of the Trust was affixed in the presence of—

(SEAL)

F. J. KYLE, Chairman. J. W. L. JACKSON, Commissioner. R. STAVELY, Secretary.

Approved by the Governor in Council, the 5th December, 1928.

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

BROADFORD WATERWORKS TRUST.

Rating By-law for Year 1929 within the Broadford Urran DISTRICT.

THE Commissioners of the Broadford Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District, do hereby, in pursuance of the provisions of the Water Acts, and in exercise of the powers and authorities conferred by the said Acts, make the following By-law:

The rates and charges hereinafter specified are those which The rates and charges hereinafter specified are those which the occupiers or owners of lands and tenements situated within the aforesaid Urban District and liable to be rated shall pay for the year 1920 in respect of water supplied otherwise than by measure for domestic purposes, such rates to be paid half-yearly, in advance, in equal moieties, on the 1st day of January and on the 1st day of July, 1929.

1. On every house or tenement of the annual value of Seventeen pounds or under, according to the municipal value of such house or tenement during the said year, the sum of Thirty-five shillings.

2. On every house or tenement above the value of Seventeen

Thirty-five shillings.

2. On every house or tenement above the value of Seventeen pounds, according to the municipal valuation of such house or tenement during the said year, the sum of Two shillings in the pound of such annual valuation.

3. On every piece of vacant or unoccupied land above the value of Six pounds, according to the municipal valuation of such land during the said year, the sum of Two shillings in the pound of such annual valuation; and on every piece of vacant or unoccupied land of the annual value of Six pounds or under, according to the municipal value of such land during the said year, a minimum charge of Twelve shillings and sixpence.

4. The following shall be the charge payable in respect of water supplied by measure:—

- Are supplied by measure:—

 (a) Water supplied by measure shall be charged for at the rate of One shilling for every 1,000 gallons, or at such price as may be specially agreed upon. The minimum quantity of water to be charged for in each case so supplied shall be 20,000 gallons per year, or a quantity which, at One shilling per 1,000 gallons, would be equivalent to the quantity of water which the owner or occupier would be entitled to receive according to his assessed rate for the year if supplied otherwise than by measure.

 (b) For a stand-pipe or hydrant water, for each load of 250 gallons or under, One shilling.

 (c) For each water trough placed in the street opposite business premises and provided with suitable ball-tap, Twenty shillings.

 (d) For a temporary supply during the erection of new buildings, Five shillings per cent, of the amount of the contract for stonework, brickwork, or plastering, or, in the event of there not being any contract, Five

or, in the event of there not being any contract, Five shillings per cent. on the amount paid and charged for stonework, brickwork, or plastering.

- ${\bf 5}.$ All accounts for water supplied under special agreement or by measure shall be paid as agreed upon.
- 6. Such person or persons as the Commissioners of the said Trust may from time to time appoint for the purpose are hereby authorized to collect and recover the said rates and

foregoing By-law was made and adopted by Commissioners of the Broadford Waterworks Trust this 14th day of November, 1928, and the common seal of the Trust affixed hereto in the presence of—

(SEAL)

J. M. NEILL, Chairman. ARNOLD M. ZWAR, Commissioner. C. G. HALLUM, Secretary.

Approved by the Governor in Council, the 5th December, 1928,

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

COLAC WATERWORKS TRUST.

RATING BY-LAW FOR 1929.

THE Chairman and Commissioners of the Colac Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the Water Acts, do hereby, pursuant to and in exercise of the powers and authorities conferred by such Acts, make the following By-law, with the conferred by such Acts, make the following By-law,

By-law No. 21.

The following are the rates and charges which the occupiers or owners of lands and tenements liable to be rated shall pay for the year 1929 in respect of water supplied by the Trust within the said Urban District:—

1. For every house and tenement of £15 annual municipal value and under, the sum of £1 2s. 6d. (One pound two shil-

value and under, the sum of 21 25, on, the point on the lings and sixpence.

2. For every house and tenement of £16 annual municipal value and upwards, an amount of One shilling and sixpence in the £1 upon the annual municipal value of such property.

3. Houses unoccupied for a period of not less than six calendar months in all during the year shall be charged two-thirds

- 4. For every unoccupied piece or allotment of land unsupplied with water from the works of the Trust of Six pounds annual municipal value and under, the sum of Ten shillings

plied with water from the works of the Trust of Six pounds annual municipal value and under, the sum of Ten shillings sterling.

5. For every unoccupied piece or allotment of land unsupplied with water from the works of the Trust of Seven pounds annual municipal value and upwards, an amount of One shilling and sixpence in the pound upon the annual municipal value of such property.

6. Private water troughs will be charged for at the rate of 20s. per annum where the valuation of the property on which such trough is situated does not exceed £20. Such trough charge of 20s. will mean to include the rate of valuation.

Where the valuation of the property exceeds £20, the trough to be exempt from rating purposes except where, in the opinion of the Trust, a meter shall be necessary.

7. Water supplied to cricket, bowling, or tennis clubs and to Government Departments, mechanics' institutes, churches, show grounds, cattle yards, and similar properties shall be charged for by measurement at 6d. (Sixpence) per 1,000 gallons, provided that the minimum quantity to be charged for shall not be less than 45,000 gallons per annum.

8. For water supplied from stand-pipe or hydrant, there shall be a charge for every 200 gallons or under of the sum of One shilling.

shall be a charge for every 200 gallons or under of the sum of One shilling.

9. For a supply during the erection of new buildings, there shall be a charge of Ten shillings per cent. on the amount charged or paid for such stonework, brickwork, or plastering.

10. Except hereinbefore otherwise provided, the minimum quantity of water to be charged for where water is supplied by the Trust by measurement shall be the quantity which, at One shilling and sixpence per 1,000 gallons, equals the amount of the assessed rate which would be payable for the premises so supplied, and for such minimum quantity of water there shall be a charge of One shilling ano sixpence per 1,000 gallons; and for water in excess of such minimum there shall be a charge of 9d. per 1,000 gallons, or such price as may be specially agreed upon.

specially agreed upon.

11. Water supplied to market gardeners shall be charged for

by measurement only.

12. For water supplied to botanic gardens, the charge shall be Twopence per 1,000 gallons, and the supply must be taken through the meter.

13. The fee to be paid for a plumber's licence shall be £1;

renewals, 5s.

14. Provided that where persons within the Waterworks Trust District desire to have the service-pipe of the Trust extended to their properties, and are willing to pay the cost of such extension, the Trust shall have power to make a special agreement with them regarding the payment of water supply so as to cover their outlay.

That the before-mentioned rates and charges shall be payable yearly on the fifteenth day of July, 1929.

Such person or persons as the Commissioners of the Colac Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, receive, collect, and recover the said rates and charges.

In the construction of the By-law, the word "person" shall be deemed to extend to and include a corporation, whether aggregate or sole, and the word "Trust" shall mean the Colac Waterworks Trust.

Passed this 29th day of October, 1928.

C. STEWART, Chairman.
J. S. BROWN,
ALEXANDER MACKAY,
ALLAN McKENZIE, Sceretary. (SEAL)

Approved by the Governor in Council, the 5th December, 1928.

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

COLERAINE AND CASTERTON WATERWORKS TRUST. RATING BY-LAW FOR 1929.

THE Chairman and Commissioners of the Coleraine and Casterton Waterworks Trust make the following Bylaw:-

By-law No. 7

This By-law shall apply to the Urban District of Casterton as such District is proclaimed and defined in an Order in Conneil bearing date the 22nd day of June, 1927.

The following are the rates and charges which the occupiers or owners of land and tenements liable to be rated or other persons shall pay for the year 1929 in respect of water supplied by the Trust in the Casterton Urban District, within the Waterworks District of the said Trust:—

plied by the Trust in the Casterton Urban District, within the Waterworks District of the said Trust:

1. For every house or other tenement fronting any street wherein the water-pipes of the Trust have been laid, and not being occupied land, a rate of Two shillings and sixpence in the pound on the amount of the municipal valuation of such house or other tenement, and the land, if any, valued therewith, shall be paid; the minimum amount so paid to be Two pounds ten shillings. In cases where water is supplied to lands upon which there is no building, the rate shall be Two shillings and sixpence in the pound according to the municipal valuation of such land. In no case, however, shall the rate be less than Twelve shillings and sixpence.

2. For land upon which there is no building, and to which water is not laid on, but which land fronts any street wherein water pipes of the Trust have been laid, the rate shall be Two shillings and sixpence in the pound on the amount of the municipal valuation thereof. In no case, however, shall a rate of less than Twelve shillings and Sixpence be paid.

3. For houses proved to the satisfaction of the Trust to have remained unoccupied for a period of not less than six calendar months, the rate per house shall be two-thirds of the amount which would be payable (half-yearly in advance) if such house had not been so unoccupied; but in no case shall the rate be less than Thirty-seven shillings.

4. The foregoing rates are hereby made payable in advance, in one amount on 1st January, 1929.

5. For water supplied for domestic or other than domestic purposes by the Trust by measure the charge shall (except where otherwise agreed by the Trust, and save as hereinafter provided in the By-law) be One shilling and sixpence per 1,000 gallons up to such quantity as would be equal to the amount of the assessed rate payable in respect of the premises so supplied; and for all water consumed in excess of such quantity a charge of Two shillings per 1,000 gallons shall be made.

6. The charge for pri

be made.

6. The charge for private water troughs shall be Twenty shillings per annum (to include water rate payable when the value of the property on which such trough is situated does not exceed £10). When such rate exceeds Ten pounds there shall be no charge additional to the rate assessed on the property, except where, in the opinion of the Trust, a meter is charged and must pay at the rate charged for water supplied by measure. The minimum charge shall be Twenty shillings.

plied by measure. The minimum charge shall be Twenty shilings.

7. Water supplied to public gardens and parks shall be charged for by measurement at Sixpence per 1,000 gallons, and water supplied to show grounds, cricket ground, or bowling green shall be charged for by measurement at One shilling and sixpence per 1,000 gallons; any quantity supplied in excess of the full measure of a unit of 1,000 gallons shall be charged for as 1,000 gallons. All water so supplied must be through a meter, and paid for half-yearly.

8. The charge for water supplied from any standpipe or hydrant shall be Sixpence for any quantity up to 200 gallons, and Sixpence for each additional 200 gallons, or portion of 200 gallons.

- 9. For the supply of water during the erection of a new building, or alterations to or additions to existing buildings, the charge shall be, for a stone or brick building, Five shillings per centum on the cost of the stone or brick building, including plastering, or the same shall be fixed by agreement with the Trust. For the supply of water for the erection of a wooden building with plastered walls, the charge shall be Two shillings and sixpence for each room or passage, and Five shillings for each chimney. For a supply of water for wooden buildings where no plaster is used, the charge shall be Five shillings for each chimney in such building. All payments shall be made in advance. No person shall take or use any water for or in connexion with the erection of any new buildings, or alterations to or additions to existing buildings, till he has obtained the receipt of the Trust's officer for payment of the amount payable for the use of such water, or the consent in writing of the Trust or its officer. Any persons offending against the provisions thereof shall be liable to a penalty not exceeding £5 for such offence. All charges shall be additional to all rates or other charges payable by the owner or occupier of the premises upon which the building is being erected, and shall in the first instance be payable by the builder or contractor, and if unpaid by the owner of the premises whereon such building is being erected: but such charge to the owner shall be charged to and paid by the owner of the premises whereon such building is being erected: but such charge to the owner shall not prejudice the right of the Trust to proceed at its option against either the builder or the contractor, or the owner or occupier for the amount payable. 9. For the supply of water during the erection of a new
- 10. The occupier of two or more tenements liable to be rated, one of which is supplied with water by measure, shall be entitled on the payment of the rates on such tenements respectively, to use without further charge such a quantity of water by meter as shall not exceed at the current charge for water supplied for domestic purposes by measure the amount of such rates, provided that the tenement or tenements, if not supplied by measure shall not be connected with the pipes of the Trust. The occupier of two or more tenements, each of which is supplied with water by measure, shall be entitled to use without further charge such a quantity of water at either or both such tenements as shall not exceed at the current charge for water supplied for domestic purposes by measure (the amount of such rates) the amount at which such tenements if not supplied by measure would be rated.
- 11. For the water used or supplied for gas engines, oil engines, or steam boilers, the charge shall be by measure, the minimum amount to be charged and paid shall be Twenty shillings to be paid and payable in advance in each case. No water shall be supplied to any such engine or boiler until a meter shall have been affixed to the supply pipe of such engine or boiler to the satisfaction of the engineers of the Trust, and no water will be supplied to any engine unless such engine is fitted with mechanical appliances to circulate and re-use the water to the satisfaction of the Trust's officer.
- 12. The minimum quantity of water to be charged for halfpearly in each case where water is supplied by measure other than domesticated purposes shall (except where otherwise provided or implied in this By-law) be 10,000 gallons, and such water shall (where it is not otherwise provided herein in this By-law or otherwise specially agreed by the Trust) be charged at the rate of Two shillings per 1,000 gallons.
- 13. Supplies of water for purposes not specified herein are to be paid for at such charges as the Trust shall in each case determine, and the preliminary payments appointed by the Trust on account of such charge shall be made at the office of the Trust before a supply shall be taken or used.
- 14. When water is supplied for use on any land exceeding five acres in area, such water will be supplied by measure only, and the owner or occupier of such land must provide
- 15. The service pipes from the main, being the property of the owners or occupiers of the tenements supplied for such service pipes, the owner or occupier shall, in every instance in which damage is caused by reason of such service pipe being leaky or otherwise out of repair or broken, be guilty of an offence. If any person neglect to repair any such service-pipe conveying water from the pipes of the Trust into the premises of such person after having received notice from the proper officer of the Trust that such service-pipe requires repairing, the Trust may stop the water flowing into the premises either by cutting off the service-pipe or otherwise, as the Trust may see fit, until the necessary repairs have been effected. The Trust may, at any time when found necessary, repair or renew any pipes and stop-cocks laid for conveying a supply of water to any tenement, and may charge the owner thereof with the cost of providing and laying, repairing, or renewing the same, and such cost shall be a debt due by such owner to the Trust, and shall be recoverable in any Court of competent jurisdiction. competent jurisdiction.

16. Such person or persons as the Commissioners of the Coleraine and Casterton Waterworks Trust may from time to time appoint for the purpose shall be authorized to demand, receive, collect, and recover the rates and charges aforesaid and each

17. In construction of this By-law the word "person' be deemed to extend to and include a corporation whether aggregate or sole, and the word "Trust" shall mean the "Coloraine and Casterton Waterworks Trust."

Passed the 7th day of November, One thousand nine hundred and twenty-eight.

(SEAL)

J. W. TRANGMAR, Chairman. JNO. LITTLE, Commissioner. J. W. MURRELL, Commissioner. S. GLANCY, Secretary.

Approved by the Governor in Council, the 5th December, 1928.

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

COLERAINE AND CASTERTON WATERWORKS TRUST.

RATING BY-LAW FOR 1929.

THE Chairman and Commissioners of the Coleraine and Casterton Waterworks Trust make the following Bylaw:—

By-law No. 8.

This By-law shall apply to the Urban District of Coleraine as such District is proclaimed and defined in an Order in Council bearing the date the 22nd day of June, 1927.

The following are the rates and charges which the occu piers or owners of land and tenements liable to be rated, or other persons, shall pay for the year 1929 in respect of water supplied by the Trust in the Coleraine Urban District within the Waterworks District of the said Trust:—

- 1. For every house or other tenement fronting any street wherein the water pipes of the Trust have been laid, and not being occupied land, a rate of Two shillings and ninepence in the pound on the amount of the municipal valuation of such house or other tenement, and the land, if any, valued thereight that the surface was the surface with the true. with, shall be paid; the minimum amount so paid to be Two pounds fifteen shillings. In cases where water is supplied to lands upon which there is no building, the rate shall be Two shillings and ninepence in the pound according to the municipal valuation of such land. In no case, however, shall the rate be less than Fourteen shillings.
- 2. For land upon which there is no building, and to which 2. For land upon which there is no binding, and to which water is not laid on, but which land fronts any street wherein water pipes of the Trust have been laid, the rate shall be Two shillings and ninepence in the pound on the amount of the municipal valuation thereof. In no case, however, shall a rate of less than Fourteen shillings be paid.
- 3. For houses proved to the satisfaction of the Trust to o. For nouses proved to the statistication of the Irlist to have remained unoccupied for a period of not less than six calendar months, the rate per house shall be two-thirds of the amount which would be payable (half-yearly in advance) if such house had not been so unoccupied: but in no case shall the rate be less than Thirty-seven shillings.
- 4. The foregoing rates are hereby made payable in advance in one amount on the 1st January, 1929.
- 5. For water supplied for domestic or other than domestic purposes by the Trust by measure the charge shall (except where otherwise agreed by the Trust, and save as hereinafter provided in the By-law) be One shilling and sixpence per 1,000 gallons up to such quantity as would be equal to the amount of the assessed rate payable in respect of the premises so supplied; and for all water consumed in excess of such quantity a charge of Two shillings per 1,000 gallons shall be made. shall be made.
- shall be made.

 6. The charge for private water troughs shall be ewenty shillings per annum (to include water rate payable when the value of the property on which such trough is situated does not exceed £10). When such rate exceeds Ten pounds there shall be no charge additional to the rate assessed on the property, except where, in the opinion of the Trust, a meter is necessary or advisable, in which case the consumer shall be charged and must pay at the rate charged for water supplied by measure. The minimum charge shall be Twenty shillings. shillings.
- 7. Water supplied to public gardens and parks shall be 7. Water supplied to public gardens and parks shall be charged for by measurement at Sixpence per 1,000 gallons, and water supplied to show grounds, cricket ground, and bowling green shall be charged for by measurement at One shilling and sixpence per 1,000 gallons; any quantity supplied in excess of the full measure of a unit of 1,000 gallons shall be charged for as 1,000 gallons. All water so supplied must be through a meter, and paid for half-yearly.

- 8. The charge for water supplied from any standpipe or hydrant shall be Sixpence for any quantity up to 200 gallons, and Sixpence for each additional 200 gallons, or portion of 200 gallons.
- 9. For the supply of water during the erection of a new building, or alterations to, or additions to existing buildings, the charge shall be, for a stone or brick building, Five shillings per centum on the cost of the stone or brick building, includper centum on the cost of the stone or brick building, including plastering, or the same shall be fixed by agreement with the Trust. For the supply of water for the crection of a wooden building with plastered walls, the charge shall be Two shillings and sixpence for each room or passage, and Five shillings for each chimney. For a supply of water for wooden buildings where no plaster is used, the charge shall be Five shillings for each chimney in such building. All payments shall be made in advance. No person shall take or use any water for or in connexion with the crection of any new buildings or alterations to or additions to avieting buildings. any water for or in connexion with the crection of any new buildings or alterations to, or additions to existing buildings, till he has obtained the receipt of the Trust's officer for payment of the amount payable for the use of such water, or the consent in writing of the Trust or its officer. Any persons offending against the provisions thereof shall be liable to a penalty not exceeding £5 for such offence. All charges shall be additional to all rates or other charges payable by the owner or occupier of the premises upon which the building is being creeted, and shall, in the first instance, be payable by the builder or contractor, and if unpaid by the builder or contractor shall be charged to and paid by the owner of the yremises whereon such building is being creeted; but such charge to the owner shall not prejudice the right of the Trust to proceed at its option against either the builder or the contractor, or the owner or occupier for the amount payable.
- to proceed at its option against either the builder or the contractor, or the owner or occupier for the amount payable.

 10. The occupier of two or more tenements liable to be rated, one of which is supplied with water by measure, shall be entitled on the payments of the rates on such tenements respectively, to use without further charge such a quantity of water by meter as shall not exceed at the current charge for water supplied for domestic purposes by measure the amount of such rates, provided that the tenement or tenements, if not supplied by measure, shall not be connected with the pipes of the Trust. The occupier of two or more tenements, each of which is supplied with water by measure, shall be entitled to use without further charge such a quantity of water at either or both such tenements as shall not exceed at the current charge for water supplied for domestic purposes by measure (the amount of such rates) the amount at which such tenements if not supplied by measure would be which such tenements if not supplied by measure would be
- 11. For the water used or supplied for gas engines, oil engines, or steam boilers, the charge shall be by measure, the minimum amount to be charged and paid shall be Twenty shillings, to be paid and payable in each case. No water shall be supplied to any such engine or boiler until a meter shall have been affixed to the supply pipe of such engine or boiler to the satisfaction of the engineers of the Trust, and no water will be supplied to any engine unless such engine is fitted with mechanical appliances to circulate and re-use the water to the satisfaction of the Trust's officer.
- 12. The minimum quantity of water to be charged for halfyearly in each case where water is supplied by measure other than domesticated purposes shall (except where otherwise provided or implied in this By-law) be 100,000 gallons, and such water shall (where it is not otherwise provided herein in this By-law, or otherwise specially agreed to by the Trust) be charged at the rate of Two shillings per 1,000 gallons.
- be charged at the rate of Two shillings per 1,000 gallons.

 13. Supplies of water for purposes not specified herein are to be paid for at such charges as the Trust shall in each case determine, and the preliminary payments appointed by the Trust on account of such charge shall be made at the office of the Trust before a supply shall be taken or used.

 14. When water is supplied for use on any land exceeding five acres in area, such water will be supplied by measure only, and the owner or occupier of such land must provide a meter.
- a meter.
- a meter.

 15. The service pipes from the main, being the property of the owners or occupiers of the tenements supplied for such service pipes, the owner or occupier shall, in every instance in which damage is caused by reason of such service pipe being leaky or otherwise out of repair or broken, be guilty of an offence. If any person neglect to repair any such service pipe conveying water from the pipes of the Trust into the premises of such person after having received notice from the proper officer of the Trust that such service pipe requires repairing, the Trust may stop the water flowing into the premises either by cutting off the service pipe or otherwise, as the Trust may see fit, until the necessary repairs have been effected. The Trust may, at any time when found necessary, repair or renew any pipes and stop-cocks laid for conveying a supply of water to any tenement, and may charge the owner thereof with the cost of providing and laying, repairing or renewing the same, and such cost shall be a debt due by such owner to the Trust and shall be recoverable in any court of competent jurisdiction. iurisdiction.

16. Such person or persons as the Commissioners of the Coleraine and Casterton Waterworks Trust may from time to time appoint for the purpose shall be authorized to demand receive, collect, and recover the rates and charges aforesaid and each of them.

17. In construction of this By-law the word "person" shall be deemed to extend to and include a corporation whether aggregate or sole, and the word "Trust" shall mean the "Coloraine and Casterton Waterworks Trust."

Passed the seventh day of November, One thousand nine hundred and twenty-eight.

J. W. TRANGMAR, Chairman. C. McKEBERY, Commissioner. W. N. DOLMAN, Commissioner. S. GLANCY, Secretary. (SEAL)

Approved by the Governor in Council, the 5th December, 1928.
F. W. Marbott, Clerk of the Executive Council.

WATER SUPPLY DISTRICT OF THE CLUNES BOROUGH COUNCIL.

THE Chairman and Commissioners of the Water Supply District of the Clunes Borough Council do hereby, pursuant to and in exercise of the powers and authorities conferred by the Water Acts, make the following By-law:—

By-law No. 28, fixing the rates and charges which the occuby law No. 28, Jixing the rates and charges what the occupiers or owners of lands or tenements shall pay in respect of water supplied within the district, such rate being made for the year ending on the 30th day of September, 1929, and the following rates and charges shall be paid by the occupiers or owners of lands or tenements, viz.:—

1. On every house or tenement of the annual value of Twenty pounds and not exceeding Eighty pounds the sum of Two shillings in the pound, and One shilling in the pound on the value exceeding Eighty pounds. 2. On every house or tenement below the annual value of Twenty rounds the

Twenty pounds the sum of Two pounds per annum shall be

charged.

3. On unoccupied land or lands on which no tenements are erected and water laid on the sum of Two shillings in the pound on the annual value shall be charged, minimum, Fifteen shillings per annum.

4. On unoccupied land on which no water is laid on or tenement thereon the sum of Two shillings in the pound on the

ment thereon the sum of Two shillings in the pound on the annual value.

5. For water supplied to factories or trade premises using steam, the following amounts shall be charged in addition to the amount assessed on the annual value, viz., One shilling per 1,000 gallons, and the minimum quantity to be charged for shall be 10,000 gallons per rated horse-power of the boiler or boilers up to 20 horse-power, on every horse-power in excess of 20, the sum of Sixpence per 1,000 gallons, minimum, 10,000 gallons per horse-power in excess of 20.

6. For water supplied for irrigation for market gardeners and orchards, the following charges shall be paid in addition to the amount assessed on the annual value of the land:—.

For one balf-inch service, £2 per acre; minimum, 20s.

For one half-inch service, £2 per acre; minimum, 20s.
For two half-inch services. £3 per acre; minimum, 25s.
For every additional half-inch service, £1 10s. per acre.
For one three-quarter-inch service. £3 per acre; minimum,

For two three-quarter-inch services, £4 per acre; minimum, 40s.

For every additional three-quarter-inch service, £2 per

acre. Not more than two services per acre are to be allowed unless by written consent of the Commissioners, who shall have regard to the size and locality of the main to supply the extra services.

7. For water supplied to troughs in the streets of the borough, Eighteen shillings per annum in addition to the amount charged for domestic purposes.

S. For water supplied to Government Departments—

Railways, One shilling per 1,000 gallons by meter. Post Office, One shilling per 1,000 gallons: minimum quantity to be charged for shall be 120,000 gallons per annum.

annum.
Police Station, One shilling per 1,000 gallons; minimum, 120,000 gallons per annum.
State School, One shilling per 1,000 gallons; minimum, 80,000 gallons per annum.
9. Provided the occupier or owner provides a suitable iron trough with ball-cock and locked cover, the following charges per annum shall be paid for stock purposes in addition to the amount charged on the annual value of the land:—
On land not exceeding 20 acres—Twelve shillings and sixpence.

On land above 20 and not exceeding 50 acres-Eighteen shillings

On land above 50 and not exceeding 75 acres-Twenty-five shillings.

On land above 75 and not exceeding 100 acres-Thirty shillings.

On land above 100 acres-Forty shillings.

The rates and charges shall be due and payable on the 2nd day of January. 1929, at the Town Hall, Clunes, and if not paid within six months from due date will bear interest at the rate of six per cent. per annum.

The annual value of lands and tenements shall mean the net annual value of the properties as appearing in the valuation or rate-books of the Borough of Clunes adopted for the

year ending 30th September, 1929.

Such person as shall be appointed from time to time for that purpose by the Commissioners is hereby authorized to demand and receive, collect, and sue for the recovery of the rates and charges made.

Passed at a meeting of the Commissioners of the Clunes Water Supply, Wednesday, 21st November, 1928.

The foregoing By-law, numbered 28, was made and adopted by the Water Supply Commissioners of the Clunes Borough Council, and the common seal of the cor-poration was hereto fixed this 21st day of November,

W. C. FOULKES, Chairman.
RICHARD LEAN,
W. J. CHAMPION,
W. J. LONG, Secretary. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

BOOROUGH OF DAYLESFORD WATERWORKS TRUST.

RATING BY-LAW 1929.

THE Chairman and Commissioners of the Borough of Dayles-ford Waterwors Trust do hereby, pursuant to and in exercise of the powers and authorities contained by Water Acts, make the following By-law:—

By-law No. 47 fixing the rates and charges which the occupiers or owners of land and tenements shall pay in respect of water within the Trust District, such rate being made for the year commencing on the first day of January, and ending on the thirty-first day of December, 1929.

The rates and charges shall be payable by the occupiers and owners of lands and tenements within the Borough of Daylesford Waterworks Trust District, who are supplied with water by the Trust as follows:—

ford Waterworks Trust District, who are supplied with water by the Trust as follows:—

1. On every house or tenement not being a hotel or wineshop of annual value of £20 or under, the sum of One pound one shilling per annum.

2. On every house or tenement not being a hotel or wineshop above the annual value of £20, and not exceeding the annual value of £20, the sum of £5 per cent. on the valuation.

3. On every house or tenement not being a hotel or wineshop above the annual value of £200 the sum of £4 l0s. per cent. on the valuation.

the valuation.

4. On every hotel or wineshop of the annual value of £30, or

4. On every hotel or wineshop of the annual value of £30, or under, a minimum rate of £2 per annum.

5. On every hotel or wineshop above the annual value of £30, the sum of £6 per cent. on the valuation, provided that the charge shall not in any case be less than £2.

6. On unoccupied lands, and lands on which there is no tenement erected nor water laid on, the sum of £5 per cent. on the annual valuation, provided that the charge in any case shall not be less than Ten shillings. Should the water be laid on, the charge to be in accordance with the rates fixed in this bylaw for tenements.

7. On each livery, couch, and hotel stables, at the rate of Ten

On each livery, coach, and hotel stables, at the rate of Ten

1. On each livery, coach, and hotel stables, at the rate of Ten shillings per annum for the first stall, and Seven shillings and sixpence for each additional stall. In open sheds used for stabling, each six feet to be considered one stall.

S. Water supplied by meter is to be at the rate of One shiling and sixpence per thousand gallons, except to manufacturers, acrated water makers, &c. to whom the cost will be One shilling and threepence per 1,000 gallons, provided that not less than 60,000 gallons per annum is consumed, failing which the charges shall be one shilling and sixpence per 1,000 gallons.

9. Water supplied to buildings in course of erection, the charge shall be twenty shillings per cent, on the amount of the contract for brickwork, stonework, or plastering, or should the Trust require a meter to be put on, the rate shall be One shilling and sixpence per 1,000 gallons.

10. Water supplied by meter separate from house connexions for irrigation for gardens, nurseries, cricket grounds, &c., to be charged for at the rate of One shilling and threepence per 1,000 gallons, provided that the minimum quantity charged for shall be 20,000 gallons per annum.

11. For water supplied to steam boilers the charge shall be at the rate of Ten shillings per horse power per annum.

12. The charge for water for mining purposes shall be as per agreement.

13. The rates and charges shall be payable in one instalment in advance on the first day of January, except in cases where the Trust has made special agreement regarding the time of the payment for water supplied by measure, or for mining

the payment for water supplied by measure, or for mining purposes.

14. Such person of persons as the Chairman and Commissioners as the Borough of Daylesford Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, collect, or recover such rates or charged.

15. The minimum quantity of water to be charged for in each case where water is supplied by measure, except in cases of special agreement with the Trust, shall be the quantity at which the charge of One shilling and sixpence per 1.000 gallons would be equal to the amount of assessed water rate if the water was supplied other than by measure.

16. For a garden licence issued to occupiers of tenements under clause 1, rated at £20 per annum, the charge shall be Tren shillings per annum, payable on 1st January. Water used under a garden licence to be used during daylight, and through a hose held in the hand

17. The foregoing by-law number 47 was made and adopted by the Borough of Daylesford Waterworks Trust this 29th day of October, 1928.

(SEAL)

JNO. P. CROCKETT, Chairman. J. G. W. CECIL SHORT, Secretary.

Approved by the Governor in Council, the 5th December, 1928.

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

LANCEFIELD WATERWORKS TRUST.

RATING BY-LAW FOR 1929.

RATING BY-LAW FOR 1929.

A By-law of the Lancefield Waterworks Trust made under the powers conferred by the Water Acts, for the purposes of imposing, levying, and receiving a rate.

A RATE of Two shillings and ninepence sterling (with a minimum of Thirty shillings) shall be imposed and levied upon all rateable property in the Lancefield Waterworks District, according to the valuation for the time being for all lands and tenements for the Municipal Rate for the Lancefield Riding of the Shire of Romsey, in which such lands and tenements are situated, for one year, commencing on the 1st day of January, 1929, and ending on the 31st day of December, 1929.

day of January, 1929, and ending on the 31st day of December, 1929.

The rate hereby made shall be payable and collected in two portions or instalments, the first of which shall be of One shilling and sixpence and the second of One shilling and threepence, and the first portion or instalment shall be due and payable on 1st January, 1929, and the second portion or instalment shall be due and payable on 1st July, 1929.

Such person as the Commissioners of the Lancefield Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, receive, collect, and recover all rates and charges due to the said Trust.

Dated this 20th day of November, 1928.

A. HARRIS, Chairman. J. S. RUMMING, Secretary. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

MANSFIELD WATERWORKS TRUST.

RATING BY-LAW FOR 1929.

THE Chairman and Commissioners of the Mansfield Water-works Trust, the Waterworks District of which has been proclaimed an Urban District for the purpose of the Water Acts, do hereby, pursuant to and in exercise of the powers and authorities conferred by such Acts, make the following By-law:—

Rating By-law for 1929.

Rating By-law for 1929.

The following are the rates and charges which the occupiers or owners of lands and tenements liable to be rated shall pay for the year 1929 in respect of water supplied by the said Trust within the Urban District:

1. For every house and tenement of up to Ten (10) pounds annual municipal value, the sum of One (1) pound sterling.

2. For every house and tenement of Ten (10) pounds and over annual municipal value, a rate of Two (2) shillings in the pound sterling.

over annual municipal value, a rate of Two (2) shillings in the pound sterling.

3. For every unoccupied piece of allotment of land a rate of Two (2) shillings in the pound sterling shall be paid up to One (1) pound sterling maximum.

4. For water supplied by the Trust by measurement, a charge of One (1) shilling per 1,000 gallons shall be made, except in the cases of special agreement with the Trust.

The minimum quantity of water to be charged for when used for domestic and other than domestic purposes shall be the quantity which, at the rate of One (1) shilling per 1,000 gallons, would be equivalent to the quantity of water which the owner or occupier would be entitled to receive according to his assessed rate for the year if supplied otherwise than

by measure. Where water is used solely for other than domestic purposes, it shall be charged for half-yearly, and the minimum quantity to be charged for during each half-year shall be 10,000 gallous.

5. The rates and charges herein mentioned are hereby made payable half-yearly, in advance, on the first day of January and the first day of July, 1929, provided that the charge for a temporary supply shall be paid in advance, or as may be agreed upon agreed upon.

6. Such person or persons as the Commissioners of the Trust may from time to time appoint for that purpose shall be authorized to demand, collect, and recover such rates and

The foregoing By-law was passed by the Commissioners of the Mansfield Waterworks Trust this eighth day of November, 1928, and the seal of the said Trust was affixed hereto in the presence of—

S. McMILLAN, Chairman?
D. P. BEGLEY, Commissioner,
E. W. FINLASON, Secretary. (SEAL)

Approved by the Governor in Council, the 5th December, 1928.

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

MARYBOROUGH WATERWORKS TRUST.

RATING BY-LAW FOR 1929.

THE Chairman and Commissioners of the Maryborough Waterworks Trust, the Waterworks District of which has been proclaimed an Urban District for the purposes of the Water Acts, do hereby, pursuant to and in exercise of the powers and authorities conferred by such Acts, make the following Ballow with lowing By-law, viz.:-

By-law No. 49.

The following are the rates and charges which the occupiers or owners of land and tenements liable to be rated shall pay for the year 1929 in respect of water supplied by the Trust within the said Urban District:—

1. For every house and tenement of Sixteen pounds annual municipal value and under, the sum of Two pounds sterling.

2. For every house and tenement of Sixteen pounds annual municipal value and upwards, the amount of Two shillings and sixpence in the pound upon the annual municipal value of such property.

3. For every unoccupied piece or allotment of land unsupplied with water from the works of the Trust of Ten pounds annual municipal value and under, the sum of One pound five shillings sterling.

phed with water from the works of the sum of One pound five shillings sterling.

4. For every unoccupied piece or allotment of land unsupplied with water from the works of the Trust, of more than Ten pounds annual municipal value, an amount of Two shillings and sixpence in the pound upon the annual municipal value of such property.

5. For every water trough, Twenty shillings per annum will be charged, and the minimum quantity of water to be charged for to all owners or occupiers of troughs supplied by measurement shall be 20,000 gallons.

6. For water supplied by measurement by the Trust, One shilling per 1,000 gallons (or at such price as may specially be agreed upon), and the minimum quantity of water to be charged for to all owners or occupiers of gardens (except market gardens) and lawns, or other lands where water is supplied by the Trust by measurement for the purpose of irrigation or for ornamental purposes, shall be as follows:

Exceeding one quarter of an acre, but not exceeding one

supplied by the Trust by measurement for the purpose of irrigation or for ornamental purposes, shall be as follows:—

Exceeding one quarter of 'an acre, but not exceeding one half an acre per annum, 50,000 gallons; exceeding one half an acre, but not exceeding one acre, per annum, 100,000 gallons; for every additional acre and proportionately according to the foregoing scale for any fractional part of an acre. In livery, bait, and carriers' stables, supplied by the Trust with water by measurement, the minimum quantity to be charged for shall be 5,000 gallons per stall used for stabling horses. In open sheds used for the above purposes, each space of 5 feet will be charged as a stall.

7. The minimum quantity of water to be charged for by meter where water is supplied for domestic purposes, as well as for purposes other than domestic purposes, shall be the quantity which, at One shilling per 1,000 gallons, equals the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise than by measure.

8. The Trust will, if it so think fit, but not otherwise, let for hire water meters, the rent for which shall be acclusive of and in addition to the amount of rate charged for the recorded consumption of water, and shall be due, and must be paid half-yearly, in advance, on the first day of January and the first day of July in each year.

9. For a temporary supply during the erection of new buildings, Ten shillings per cent. on the amount of contract for stonework, brickwork, or plastering; or, if there be no contract, then upon the value of the amount charged or paid for stonework, brickwork, or plastering; or, if there be no contract, then upon the value of the amount charged or paid for such stonework, brickwork, or plastering.

10. For water supplied to market gardens the charge shall be One shilling for 1,000 gallons. The minimum quantity to be charged for shall be 100,000 gallons per acre, and proportionately for every fractional part of an acre. The supply is to be by meter only.

11. For water supplied to breweries the charge shall be Ten pounds per annum, in addition to the rate hereby made for a supply for domestic or other purposes.

12. For water supplied to cricket or bowling clubs, One shilling per 1,000 gallons.

13. For every steam boiler supplied with water from the works of the Trust by measurement, the charge shall be One shilling per 1,000 gallons, and the minimum quantity of water to be charged for shall be 10,000 gallons for each inch of the diameter of the engine cylinder,

14. For water supplied to syphon pumps, Twenty shillings each per annum, in addition to the rate hereby made for the supply for domestic or other purposes.

15. For water supplied to private fountains, Twenty shillings each per annum, in addition to the rate hereby made for the supply for domestic or other purposes.

That the before-mentioned rates and charges shall be payable half-yearly, in advance, on the first day of January and the first day of July, 1929, excepting the charge for water supplied by measure, which shall be paid quarterly.

Such person or persons as the Commissioners of the Maryborough Waterworks Trust may from time to time appoint for that purpose shall be authorized to demand, receive, collect, and recover the said rates and charges.

Dated this 18th day of November, 1928.

Dated this 18th day of November, 1928.

JOHN LEAN, Chairman. H. N. PHILLIPS, Secretary. (SEAL)

Approved by the Governor in Council, the 5th December, 1928.

F. W. MABBOTT Clerk of the Executive Council.

MORWELL WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1929.

A By-law for making a rate for the year 1929 on the rateable property within the Waterworks District of the Morwell Waterworks Trust, which district has for the purposes of the Water Acts been proclaimed an Urban District; also for dealing with the charges for the sale of water by measure from the works of the Trust.

A RATE of One shilling in the pound shall be paid on the net annual value of all rateable property in the Waterworks District, according to the valuation for the time being of all lands and tenements for the municipal rate of the Shire of Morwell, but no such rate for tenements shall be less than One pound and ten shillings (£1 10s.).

- 2. For every unoccupied piece or allotment of land the municipal value of which does not exceed Seven pounds per annum, the sum of Seven shillings (7s.). When such value is over Seven pounds, a rate of One shilling in the pound.
- 3. For every public water trough, the sum of One pound

(£1).

4. When water is supplied by measure for domestic or other there of One shilling per 1,000

4. When water is supplied by measure for domestic or other than domestic purposes, a charge of One shilling per 1,000 gallons shall be made, and the minimum quantity to be charged for shall be the quantity which, at the rate named, would be equal to the rate payable in respect of such property if water were supplied otherwise than by measure.

5. When water is supplied solely for other than domestic purposes, the charge shall be One shilling per 1,000 gallons, and the minimum quantity to be charged for shall be 15,000 gallons, provided that the charge so calculated shall not be less than the rate which would be payable in respect of such property if the water were supplied otherwise than by measure.

6. The Trust may, by notice in writing, intimate to any owner or occupier using water for other than domestic purposes solely, that the water supplied is to be charged for by measure, and may, by such notice, require such owner or occupier to provide a meter within one month after the receipt of such notice, and thereupon such owner or occupier shall, within the time specified, at his own expense, provide a meter.

7. In all cases not herein provided for, the Trust shall make such special provision as it may deem necessary.

8. The foregoing rates are made payable on the 1st day of January. 1929.

A the toregoing rates are made payable on the 1st day of January, 1929.

9. Such person or persons as the Commissioners of the said Trust may from time to time appoint shall be authorized to demand and receive the said rates and charges.

Passed on the nineteenth day of November, 1928.

ARTHUR GREEN, Chairman. E: G. ROWELL, Commissioner, T. SINCLAIR, Secretary.

Approved by the Governor in Council, the 5th December, 1928.
F. W. MABBOTT,
Clerk of the Executive Council.

MERRIGUM WATERWORKSCTRUST.

RATING BY-LAW FOR 1929.

THE Commissioners of the Merrigum Waterworks Trust, the Waterworks District of which has been duly proclaimed an Urban District in pursuance of the provisions of the Water Acts and in exercise of the powers and authorities conferred by the said Acts, do hereby make the following

The rates and charges hereinafter specified are those which the occupiers or owners of land and tenements situated within the Waterworks District of the Merrigum Waterworks Trust and liable to be rated shall pay for the year 1929 in respect of water supplied otherwise than by measure for domestic purposes, such rates and charges to be paid in advance on the 1st day of January, 1929.

- 1. For every house or tenement, whether vacant or unoccupied or not, according to the municipal valuation of such house or tenement during the said year, the sum of Three shillings in the pound on such valuation, with a minimum of Three pounds.
- 2. For all vacant or unoccupied land, according to the municipal valuation of such vacant or unoccupied land during the said year, the sum of Three shillings in the pound on such valuation, with a minimum of One pound.
- 3. Water supplied to Government Departments, police stations, churches, court houses, post offices, schools, mechanics' institutes, and similar properties, shall be charged by measurement or special arrangement.
- 4. For water supplied from stand-pipes or hydrants, the charge for every 1,000 gallons or portion of same shall be at the rate of Two shillings and sixpence per 1,000 gallons, with minimum of Sixpence for any one tank or load.
- 5. For a temporary supply during the erection of new buildings, repairs, or additions, Twenty shillings per cent, on the amount of contract for stone work, brick work, and
- 6. The charges for water by measure shall be Two shillings and sixpence per 1,000 gallons up to amount of rate, and thereafter at the rate of One shilling and ninepence per 1,000 $\,$ gallons.
- 7. Supplies of water for any purpose not specified herein and otherwise than by measure must be paid for at such rate as the Trust shall in each case determine, and the preliminary payment at such rate must be made to the Trust before a supply can be taken.
- 8. The minimum quantity of water to be charged for in each case where water is supplied by measure shall be, if for domestic and other than domestic purposes, the quantity for which the charges of Two shillings and sixpence per 1,000 gallons would be equal to the amount of the assessed rate which would be payable for the premises so supplied if supplied otherwise.
- 9. Notwithstanding the payment of any charge by any owner or occupier the Trust reserves the right to cut off the supply of water from any premises if such owner or occupier shall wilfully or negligently allow water to run to waste, or to use it in an unanthorized manner, or who does not provide a meter when requested to do so. When the water is cut off from any premises the owner or occupier must pay a sum of One pound to be reconnected to the main. Water must not be used for gardens between the hours of Eight o'clock p.m. and Six o'clock a.m. For the purpose of conserving the supply during dry weather the Trust in its discretion may cut off the water during certain hours of the day. day.
- 10. No hose or pipe is to be supplied to any pipe or tap for the purpose of watering the ground or trees or plants or washing house or ears or carriages or for any similar purpose unless the water is charged for by meter, and any person committing a breach of this shall be liable to a penalty not exceeding Five pounds for every such breach.
- 11. Any person receiving water from the Trust who shall take and carry away water from the premises or shall allow any person to take or carry away such water, or shall sell the same to any other person, shall be liable to a penalty not exceeding Five pounds.
- exceeding Five pounds.

 12. The Trust may by notice intimate to the occupier or owner of any premises within its Waterworks District using water for domestic or other than domestic purposes that the supply is to be charged for by measure, and by such notice require such occupier or owner to provide a suitable meter for measuring the supply within one month from the date of such notice, and thereupon such occupier or owner within the time specified, at his own expense, shall provide such meter, with a certificate from some approved authority that same is in proper order, and shall so maintain same, and if any person shall neglect to comply with such notice such person shall be liable to a penalty not exceeding Five pounds.

13. Such person or persons, as the Commissioners of the said Trust may from time to time appoint for the purpose are hereby authorized to collect and recover the said rates and

The foregoing By-law was made by the Merrigum Waterworks Trust on the 26th November, 1928.

JAMES PERCY JUDD, Chairman, WILLIAM T. MARTIN, Secretary. (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

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

MURCHISON WATERWORKS TRUST. RATING BY-LAW FOR 1929 (No. 44.)

THE Chairman and Commissioners of the Murchison Water-Works Trust, the Waterworks District of which has been proclaimed an Urban District, do hereby, in pursuance of the powers conferred by the Water Acts, make the following

The following are the rates and charges which the occupiers or owners of land and tenements shall pay for the year 1929 in respect of water supplied by the Trust within the Urban

in respect of water supplied by the Trust within the Urban District:—

1. A rate of Two shillings and sixpence in the pound sterling shall be imposed and levied on all rateable property in the Waterworks Trust District according to the municipal valuations of such property. The minimum rate to be paid in respect of each tenement shall be Two pounds ten shillings.

For all tenements and allotments within the stand-pipe area and not supplied with water, the minimum rate shall be One pound five shillings.

For all tenements and allotments not within the stand-pipe area and not supplied with water, the minimum rate shall be Twelve shillings and sixpence.

2. For water supplied by measurement for other than domestic púrposes solely, a charge of Two shillings for every 1,000 gallons shall (except in ease of special agreement with the Trust) be made: Provided that the minimum charge shall not be less than Two pounds ten shillings.

3. For all water supplied by the Trust outside the Trust area the charge shall (except in ease of special agreement with the Trust) be at the rate of One shilling and sixpence per 1,000 gallons up to the minimum charge by the Trust. Such minimum charge shall be computed at the rate of Two shillings and sixpence in the pound sterling, according to the municipal valuations of the property so supplied.

For all water supplied in excess of such quantity, the charge shall be at the rate of One shilling per 1,000 gallons: Provided that the minimum charge shall not be less than Two pounds ten shillings.

4. Such rates and charges, other than charges for water supplied by measurement in excess, are hereby made payable half-yearly in advance, one moiety on the first day of January, 1929, and one moiety on' the first day of July, 1929.

5. Such person or persons as the Trust may appoint for the purpose shall be authorized to demand, collect, sue for and recover the said rates and charges.

The foregoing By-law was made by the Chairman and Commissioners of the Murchison Waterworks Trust this nineteent

The foregoing By-law was made by the Chairman and Commissioners of the Murchison Waterworks Trust this nineteenth day of November, 1928.

(SEAL)

JOHN CLONEY, Chairman. W. MATTHEWS, Secretary.

Approved by the Governor in Council, the 5th December, 1928.

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

SHIRE OF TALBOT. TALBOT WATER SUPPLY.

RATING BY-LAW NO. 5 FOR THE YEAR 1929.

THE President, Conneillors, and Ratepayers of the Shire of Talbot, pursuant to and in exercise of the powers and authorities conferred by the Water Acts, do hereby make the following By-law for the purpose of levying a water rate for the year 1929 upon all lands and tenements liable to be rated within that portion of the municipality of the Shire of Talbot which has been proclaimed a Water Supply District, also for the purpose of determining the charges to be made for the sale of water within such district:—

The following are the rates which the coveres or cognitive.

The following are the rates which the owners or occupiers of lands and tenements liable to be rated shall pay for the year 1929 in respect of water supplied within the aforesaid

1. For every house or tenement of Twenty pounds (£20) annual municipal value and under, the sum of One pound tenshillings (£1 10s.).

2. For every house or tenement of above Twenty pounds (£20) annual municipal value, a rate of One shilling and sixpence (1s. 6d.) in the pound.

3. For every hotel, a rate of Eight pounds (£8) per cent. upon the annual municipal value of such property.

4. For Government Departments, railways, and other properties supplied by meter, a charge of Three shillings (3s.) per thousand (1,000) gallons shall be made.

5. For Government offices supplied with water by special arrangement with the Council, the following shall be the charges made:—

Post Office.—Three shillings (3s.) per thousand (1,000) gallons; minimum, 20,000 gallons per annum.

Police Station.—Three shillings (3s.) per thousand (1,000) gallons; minimum, 30,000 gallons per annum.

State School.—Three shillings (3s.) per thousand (1,000) gallons; minimum, 15,000 gallons per annum.

6. The charge to be made for loads of water from stand-pipes shall be One shilling and sixpence (1s. 6d.) for each load of 400 gallons or less.

load of 400 gallons or less.

7. For every water trough connected with hotels, Ten shillings (10s.) per annum; the minimum quantity of water to be charged for shall be 10.000 gallons.

8. For every factory, mill, tenement where steam machinery is attached and working, the rate shall be Two shillings and sixpence (2s. 6d.) in the pound on the annual municipal value of each property, or the water may be supplied and charged for by agreement, whichever the Council may decide on.

on.

9. For water suplied to market gardens and orchards, a charge of Sixpence (6d.) per 1,000 gallons shall be made, and the minimum quantity charged for shall be 200,000 gallons per acre where supplied from open race, with a minimum charge of One pound ten shillings (£1 10s.). Where two or more acres are irrigated, the charge for the second and succeeding acres will be Fourpence (4d.) per 1,000 gallons, with a minimum quantity of 200,000 gallons per acre when supplied from open race.

10. For water supplied for irrigation by pipe service for market gardens, orchards, and lucerne plots, the following charges shall be paid in addition to the amount assessed on the annual value of the land:—

For one half-inch service, £2 per acre; minimum, One pound (£1).

For two half-inch services, £3 per acre; minimum, One pound ten shillings (£1 10s.).

For one three-quarter inch service, £3 per acre; minimum, One pound ten shillings (£1 10s.).

For two three-quarter inch services, £4 per acre; minimum, Two pounds (£2).

11. For water supplied to syphon pumps, a charge of Ten shillings (10s.) per annum shall be made.

12. For water supplied for filling tanks and dams, a charge of Sixpence (6d.) per 1,000 gallons shall be made, with a minimum charge of £1 10s.

13. For water supplied to mining companies, dredges, &c., a charge of One penny per 1,000 gallons shall be made, and the minimum quantity to be charged for shall be 120,000 gallons are week.

gallons per week.

14. For water supplied for stock purposes to owners of property adjoining race frontages, a minimum charge of £1 10s, shall be made.

The annual value of lands and tenements shall mean the net annual value of the properties as appearing in the valuation or rate book of the Shire of Talbot adopted for the year ending 30th September, 1929.

The before-mentioned rates shall be due and payable half-yearly, in advance, on the 1st day of January, 1929, and the 1st day of July, 1929, and the charges for water shall be payable half-yearly, or as may be demanded.

Interest at the rate of six (6) per cent, will be charged on all rates not paid six months after they become due.

Such person or persons as may from time to time be appointed for that purpose shall be authorized to demand, receive, collect, and recover the said rates and charges.

The foregoing By-law, No. 5, was made and adopted by the Council of the Shire of Talbot this 5th day of November, 1928.

R. T. ROSS, President, W. L. MOUNTJOY, Shire Secretary. . (SEAL)

Approved by the Governor in Council, the 10th December, 1928.

CITY OF WARRNAMBOOL.

BY-LAW No. 38.

BY-LAW No. 38.

THE Municipal Council of the City of Warrambool doth hereby, pursuant to and in exercise and execution of the powers and authorities conferred on it by the Water Acts (and whose Water District has for the purpose of said Acts been proclaimed an Urban District), make the By-law following:—

The following rates and charges are those which the occupiers and owners of land and tenements shall pay in advance in one instalment for the period from the first day of October, 1928, to the thirtieth day of September, 1929, in respect of water supplied by the Council (that is to say):—

(**A) Occupant layer or tenement or vargant land whether

- (a) On every louse or tenement, or vacant land, whether occupied or not, a rate of Thirteenpence (13d.) in each pound sterling on the amount of the annual value, but the minimum amount to be paid on any tenement shall be Twenty shillings (20s.) sterling.

 (b) Houses unoccupied for a period of not less than six calendar months, commencing on the first day of October, or the first day of April, shall be charged two-thirds rate.

October, or the first day of April, shall be charged two-thirds rate.

(c) Tenements built and used for storage purposes only, such as bonded stores, warehouses, and wholesale stores, not being domiciles, nor used in retail business, a rate of Thirteenpence in the pound on the annual valuation, except in cases where the Council shall order a meter to be used.

(d) Private water troughs may be charged at the rate of Twenty shillings per annum each except when the Council shall order a meter to be used, in which case the minimum quantity of water to be charged for half-yearly shall be 10,000 gallons.

(e) For water supplied by the Council by measure, except in cases of special agreement with the Council, or otherwise provided for in this Regulation, the rate shall be Fifteenpence per 1,000 gallons.

(f) The rate to be charged to non-ratepayers for water supplied from stand-pipe shall be Threepence per 1,000 gallons, and the ratepayers shall be charged for a quantity of water which, at fifteenpence per 1,000 gallons, exceeds the amount of the assessed rate payable for lands or tenements according to their distance from the stand-pipe.

(g) Water for gas-engines shall be charged for at the rate of Ten shillings per annum for each engine ex-

(g) Water for gas-engines shall be charged for at the rate of Ten shillings per annum for each engine, ex-cept in cases where the Council shall order a meter to be used.

For steam boilers the rate shall be Twelve shillings and sixpence per annum for each horse-power of each boiler, except in cases where the Council shall

- each boiler, except in cases where the Council shall order a meter to be used.

 (i) For a supply of water for building purposes the Council may make a charge of Two shillings and sixpence per centum on the contract price for all stonework, brickwork, and plastering, and in the absence of any such contract on the sum paid for such stonework, brickwork, and plastering. The Council may require a meter to be fixed, when the charge shall be by measurement at the rate of Two shillings and sixpence per 1,000 gallons consumed. shillings and sixpence per 1,000 gallons consumed. The minimum charge on the per centum basis to be Five shillings, and as per measurement, Twenty shillings. Such charges to be paid by the owner of the building. Payment in each case to be made in advance.

- advance.

 (j) For water supplied to shipping the charge shall be Five shillings per 1,000 gallons, with a minimum of Five shillings. With paid meters the charge shall be Two shillings. With paid meters the charge shall be Two shillings per 1,000 gallons.

 (k) Supplies of water for purposes not specified therein must be paid for at such rate as the Council shall in each case determine, and the preliminary payment at such rate must be made at the office of the Council before a supply can be taken or used.

 (t) In the event of any dispute as to which sub-section applies to any particular case, the Council shall have power to decide to make a special charge.

 (m) The minimum quantity of water to be charged for in each case where water is supplied by measure for domestic and other than domestic purposes, shall be the quantity which, at Fourteenpence per 1,000 gallons, is equal to the amount of the assessed rate for the period which would be payable for the premises or land so supplied, if supplied otherwise than by measure.
- or land so supplied it supplies continues measure.

 (n) For water supplied to public parks and show grounds the charge shall be Ninepence per 1,000 gallons, and the supply must be taken through a meter.

 (o) For water supplied to the Botanic Gardens. Court House Reserve, the Manifold-street Reserve, the Flagstaff Hill Reserve, the charge shall be Twopence per 1,000 gallons, and the supply must be taken through a meter,

- (p) The before-mentioned rates shall be payable in advance on the first day of January of the said year, and such charges shall be payable the four-teenth day of January of the said year.
 (q) For water supplied to the Warrnambool State Schools, Warrnambool High School, Warrnambool Technical School, the charge shall be Ninepence (9d.) per 1,000 gallons, and the water must be taken through
- (r) Such person or persons as the Council may appoint from time to time for the purpose shall be authorized to demand, receive, and collect the said rates and
- The foregoing By-law was made and adopted by the Municipal Council of the City of Warrnambool on the 6th day of November, 1928, and the common seal of the Mayor, Councillors, and Citizens of the City of Warrnambool was hereunto affixed by order of the said Council, in the presence of—

J. D. E. WALTER, Mayor. G. F. BULL, Councillor. H. J. WORLAND, Town Clerk. (SEAL)

Approved by the Governor in Council, the 5th December, 1928.

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

WODONGA WATERWORKS TRUST.

RATING BY-LAW FOR THE YEAR 1929.

THE Commissioners of the Wodonga Waterworks Trust do hereby, pursuant to and in exercise of the powers and authorities conferred by the Water Acts, make the following

1. General Rate.—A rate of Two shillings in the pound sterling is hereby made for the year 1929 upon all property liable to be rated within the Waterworks District of this Trust. and such rates shall be based on the municipal valuation of such property in existence on the first day of January, 1929.

2. Minimum Rate.—The minimum rate payable on any property on which is creeted any dwelling-house, shop, office, factory, stable, or other building shall be Sixty shillings.

3. The rate on any rateable vacant land shall be Thirty shillings.

shillings.

When Payable.—The foregoing rates shall be due and payable in half-yearly moieties, in advance; that is to say, on the first day of January and the first day of July, 1929.

Such person or persons as may from time to time be employed by the Trust for that purpose shall be authorized to demand, collect, suc for and recover the rates hereby made.

J. WHAN, Chairman. ROBERT RICHARDSON, Commissioner. R. H. MURPHY, Secretary.

Approved by the Governor in Council, the 5th December, 1928.

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

POLICE SALE .- POLICE STATION, YALLOURN.

THE undermentioned confiscated articles will be sold by public auction on Monday, 17th December, 1928, at Two p.m. :-

78 bottles beer.

6 bottles wine.
2 barrels containing wine.

POLICE SALE, LITTLE BOURKE-STREET LICENSING OFFICE.

The Government auctioneer, Mr. Juo. R. Henry, will hold a Sale of Unclaimed and Confiscated Liquor in the hands of the Police at Little Bourke-street Licensing Office on Tuesday, 18th December, 1928, at half-past Three p.m.

POLICE SALE .- POLICE STATION, WARRNAMBOOL.

THE undermentioned confiscated liquor will be sold by miblic martin on Wadesolar att. public auction on Wednesday, 9th January, 1929, at Two p.m.:-

8 flasks brandy. 7 flasks whisky.

POLICE SALE .- POLICE STATION, TRARALGON.

THE undermentioned confiscated liquor will be sold by public auction on Thursday, 24th January, 1929, at Two p.m.:—
Fifteen dozen bottles of beer.
T. A. BLAMEY,

Chief Commissioner of Police.

Chief Commissioner's Office, Melbourne, 10th December, 1928,

CONTRACTS ACCEPTED.—(Series 1928-29.)

Serial No.	Purpose, No. of Tenders, and Particulars of Contract,	Amount.	Name of Contractor.
2269 2270	I.ANDS AND SURVEY— Removal and re-erection of House for B. McKenzie, on allotment 7A, Parish of Woodside. (Contract No. 3224) Painting &c., In-pector's accommodation, Kooloonong. (Contract No. 3225)	£ s. d. 120 0 0 42 0 0	F. Tomkinson, The Boulevard, Ivanhoe Wm. Brown, Kooloo-
2271	Erection of House (labour only) for E. H. MacPhail, on allotment 39, Parish of Kurnwill. (Contract No. 3226)	48 10 0	nong J. Anderson, 28 Ard- millan-road, Moonee
2372 2273	Erection of House (labour only) for J. J. Downie, on allotment 7, Parish of Mallanbool. (Contract No. 32?7) Additions to House for T. E. Snowdon, on allotment 4B, Parish of Bonegilla. (Contract No.	45 10 0 137 10 0	Ponds F. W. Cowan, Plateau- road, Reservoir Wm. Ireland, Albury
2274	Additions to House for E. G. Worthy, on allotment 20r, Parish of Jumbunna East. (Contract	250 0 0	F. J. Hickman, Trent-
2275	No. 3229) Painting, &c., Inspector's offices, Werrimull. (Contract No. 3230)	43 0 0	ham Harrison and Harvey
2276	Alterations to House for E. R. Wilson, on allotment 5a, Parish of Dandenong. (Contract No. 3231)	178 10 0	Ltd., Red Cliffs L. and J. Chaplin, 11 Imperial - av., Caul- fie'd
2277	Erection of House (labour only) for N. W. Whitehead, on allotment 37, Parish of Karween. (Contract No. 3248)	55 0 0	J. H. Whittell, Yarrara
2278	Erection of House (labour only) for D. W. Scott, on allotment 23, Parish of Manya. (Contract No. 3249)	36 0 0	John Norwood, South Warrandyte
2279 2280	Repairs and renovations to House (labour only) for F. T. R. Cook, on allotment 22c, Parish of Wonga Wonga (Contract No. 3250) Removal and renovations to House for C. P. McCarthy, on allotment 14, Parish of Sutton Park. (Contract No. 3251)	60 0 0 149 0 0	F. Tomkinson, The Bullevard, Ivanhoo W. J. Fletcher, Smeaton
2281	Renovations to House for W. R. Silcock, on allotment 30, Parish of Toora. (Contract No. 3252)	45 0 0	Cameron and Seton, Toura
2282	Removal, &c, of House for F. G. Stratton, on allotment 6, Parish of Dreeite. (Contract No. 3253)	79 0 0	W. F. Ballagh, Elli- minyt
2283	Erection of House (labour only) for S. Marr, on allotment 3, Parish of Mallanbool. '(Contract No. 3254) Erection of House (labour only).for A. O. Burgess, on allotment 21, Parish of Wymlet. (Contract	45 0 0 50 C 0	L J. Ward, 23 Withers- street, Albert Park E. G. Bodsworth,
2284 2285	No. 3255) Extra on Contract No. 3128, Serial No. 915, Gazette page 2251 of 22nd August, 1928	1 5 0	Wymlet J. Norwood, South
2286	Extra on Contract No. 3207, Serial No. 1932, Gazette page 3025 of 14th November, 1928	4 10 0	Warrandyte F. H. King, Blackburn
	—For the Closer Settlement Board.—J. R. PESCOTT, Secretary. 8 12.1928 State Rivers and Water Supply Commission (Closer Settlement Branch)—	70 0 0	•
2287	Removal and re-erection of House for J. C. Organ, Stanhope. (Contract No. 709s) -For the State Rivers and Water Supply Commission (Closer Settlement Branch) J. R. Pescort, Secretary. 8.12.1928.	,000	A. C. Young, Mentone
2288	VICTORIAN RAILWAYS— Railway Stores Suspense Account, Act 2716, Section 105— (4)—Supply and delivery of S lid Drawn Copper Tubes * —Country of manufacture or production : Australia	Rates as per annex	Knox, Schlapp, and Co. Collins - street, Mel- bourne
2289	(15)—Supply and delivery of Mountain Gum Log Timber—12 feet, 14 feet, and 16 feet in length, 6 feet to 14 feet in girth—at 8s per 100 super feet	Rates	J. Cooper, Stalker
$\frac{2290}{2291}$	15)—Supply and delivery of Silvertop Log Timber—17 feet, 18 feet, 19 feet, and 20 feet in length, 6 feet to 14 feet in girth—at 8. per 100 super. feet Supply and delivery of Cigars, Cigarettes, and Tobacco. (Not publicly advertised)	Ditto 136 !7 5	J. A. Smith, Noojee W. D. and H. O. Wills
229 2	Supply and delivery of Cigars, Cigarettes, and Tobacco. (Not publicly advertised)	241 12.1	(Aust.) Ltd., Bourke- street, Melbourne W. D. and H. O. Wills (Aust.) Ltd., Bourke-
2293	Supply and delivery of Cigars, Cigarettes, and Tobacco. (Not publicly advertised)	126 7 3	street, Melbourne W. D. and H. O. Wills (Aust.) Ltd., Bourke- street, Melbourne
2291	Supply and delivery of Cigars, Cigarettes, and Tobacco. (Not publicly advertised)	259 18 9	W. D. and H. O. Wills (Aust.) Ltd., Bourke- street, Melbourne
2295	Supply and delivery of Mangle	1,447 10 0	Robert Bryce and Co. Pty. Ltd., Collins- street, Melbourne
2296	Supply and delivery of Coke, Gas, Ordinary, at £2 10s. 9d. per ton. (Not publicly advertised)	Rates	Ballarat Gas Co., Ballarat
2.397	Supply and delivery of Sugar, in 70-lb. bags, at £37 6s. 8d, per ton. (Not publicly advertised)	Ditto	Colonial Sugar Refining Co. Ltd., William-
2 208	Supply and delivery of High Chromium Heat Resisting Steel Boxes and Lids, at 10d. per lb. (Not publicly advertised) Country of manufacture or production: Australia	Ditto	street, Melbourne Mason and Cox (Melb.) Pty. Ltd., Yarraville
22 99	(2)—Supply and delivery of Steel Tires, machined, at £12 each	Ditto	Thompson's Engineer- ing and Pipe Co. Ltd., Castlemaine
2300	Supply and delivery of Crankshaft for "Ajax" Continuous Heading Machine, including necessary machining. (Not publicly advertised) —Country of manufacture or production: Australia	120 10 0	Thompson's Engineering and Pipe Co. Ltd., Castlemaine
2301	Supply and delivery of 90-lb. Paints and Crossings. (Not publicly advertised) —Country of manufacture or production: Australia	145 10 0	Thompson's Engineer- ing and Pipe Co. Ltd., Castlemaine
2302	(6)—Supply and delivery of Hewn Red Ironbark or Grey Box Timber	Rates as per annex	A. H. Beveridge, Lakes Entrance
2303	(!5)—Supply and delivery of Hardwood Log Timber '	Ditto	A. Palmer and Co., Bairnsdale
2304	(11)—Supply and delivery of Sawn Jarrah Timber—23 inches x 23 inches x 7 ft. 9 in.—at £1 16s, 8d. per 100 super, feet "	Rates	State Sawmills of Western Australia (by its agents, R. S.
	·		Genche and Co. Pty. Ltd., Flinders lane, Melbourne)
2305	(22)—Supply and delivery of Cattle Pit Logs—11 feet—at £1 12s. each	Ditto	J. E. Harding, Bairns- dale
2306	girth, 6 feet to 14 feet—at 8s. per 100 super. feet	Ditto	J. E. Harding, Bairns- dale
	* Order in Council obtained.		

CONTRACTS ACCEPTED.—(Series 1928-29)—continued.

	CONTRACTS ACCEPTED. —(Nerica 1920-29)—communical.	·····	
Serlati No.	Purpose, No. of Tenders, and Particulars of Contract.	Amount.	Name of Contractor.
2307	VICTORIAN RAILWAYS—continued— Railway Stores Suspense Account, Act 2716, Section 105—continued— Supply and delivery of Sleepers and Crossing Timbers	£ s. d. 449 1 7	A. C. Brabit and Co., Bairnsdale
2308	Supply and delivery of China Cups and Saucers	101 8 6	Loftus Moran Pty. Ltd., City-rd., South Melbourne
2309	Supply and delivery of Whisky and Gin. (Not publicly advertised)	158 3 2	John Pewar and Sons Ltd., Flinders-lane, Melbourne
2310	Supply and delivery of Sugar and Golden Syrup. (Not publicly advertised)	225 7 6	Colonial Sugar Refining Co. Ltd., William- street, Melbourne
2311	Supply and delivery of Forged Iron—10 inches x 2½ inches x 33 inches long—at £25 per ton. (Not publicly advertised) —Country of manufacture or production: Australia	Rates	Victoria Iron Rolling Co. Pty. Ltd., Gee- long-road, Brooklyn.
2312	State Coal Mine Stores Suspense Account— (6)—Supply and delivery of Chuff, Best Wheaten, at £5 12s. 6d. per ton, f.o.r. State Mine Station	Ditto	Ebbott, Kebbie Pty. Ltd., Collins - street, Melbourne
2313	Votes and Loans— Converting " L " and " M " type Automatic Staff Instruments to magneto working $$	148 3 6	McKenzie and Holland (Aust.) Pty. Ltd., Newport
2314	Printing Calendars	107 0 0	Syd Day Ltd., Lons- dale-st., Melbourne
2315	Supply and delivery of 2½-inch Metal, at 10s. 6d. per cubic yard	Rates	Ferris Quarries Pty. Ltd., Shorts - road,
	-E. C. EYERS, Secretary, by order of the Victorian Railways Commissioners. 7.12.1928.		North Coburg
2316	W()RKS- 65/12/1. Primary Schools- (3)-Renewing fence, State School No. 1961, Little River	112 5 6 (including	R. G. Pitt 1
2317	(2)Installation of electric light, Domestic Arts, Richmond	extras) 146 10 0 (including	McDonald and Co. 1
2 318	(3)—New fencing and repairs, State School No. 1165, Quarry Hill	extras) 174 5 4 (including	C. Williams ¹
2319	(5)-Repairs and painting, State School No. 3301, Nullawil	extras) 114 0 6 (including extras)	J. Lobley 1
2320	(3)—Repairs, &c , State School No. 2214, Narioka	100 15 0 (including extras)	Strachan and Law- rence
2321	(2)—Repairs, painting, &c., State School No. 1736, Coonooer Bridge	100 10 11 (including extras)	A. E. H. Preece ¹
2322	(6)—Repairs, painting, &c., State School No. 1775, Mundoona	109 15 0 (including extras)	G. C. Staggard ¹
2323		(including extras)	P. Crawford 1
2324	65/12/8. High Schools— (1)—Shepparton High School, removal of building, Barwo West	(including extras)	P. I. Wilkinson
2325	1, ,	109 12 6 (including extras)	D. McOrist ¹
2326	65/2/1. Police Buildings— Extras on Contract No. 1927—28/2666	12 17 9	E. Bridge McDonald and Co.
2327 2328	Extras on Contract No. 1927-28/2011	110 15 0	W. H. Horwood W. P. Glynn
2329 2330	Extras on Contract No. 1927-28/1479	35 12 9	D. J. Farrell
2331	Water and Contract No. 1927-28/3392	40 11 0 86 0 0	E. Eddy Plant and Mitchell
2332 2333	Extras on Contract No. 1928–29/666	11 13 4	O. J. Hunter
2334	Fytres on Contract No. 1926-2(/3600	51 5 0 92 3 0	H. Mathrick W. J. Chaffer
2335	65/2/2. Russell street Barracks—	2 10 0	Hoey and Loft Pty. Ltd.
2330	Extras on Contract No. 1927-28/1844	222 2 6	McDonald and Co.
$\frac{2337}{2338}$	Wytros on Contract No. 1926-27/3664	196 5 3	Lee and Dunn Pty. Ltd.
2339	65/3/3. Sewernge, &c., Beechworth Gaol— Extras on Contract No. 1926-27/1634	14 18 0	Wm. McLean and Co.
2310	65/4/1. Hospitals for Invane	21 6 0	W. J. Wallis W. J. Osborne
2341	Extras on Contract No. 1920-29/001	52 6 0 11 18 0	W. J. O-borne R. Hallett
2342 2343	Extras on Contract No. 1927-28/871	19 13 0	A. L. Quayle
2314	(5)4/4. Hospital for instate, numbers—	346 0 9	A. J. S. Hamilton
	65/63. Children's Welliam Department—	89 7 0	H. P. Brady
231	Extras on Contract to 1521-2512	600	McDonald and Co.
2346	Extras on Contrast 10.1 Early School of Agriculture—		
2347	65/10/15 Science Branch, Agricultural Department—	1	J. C. Corbett
2 348	Extras on Contract No. 1928-29,673	1 20 0 0	l
234	Newtons on Contract No. 1927-28/2691	1 0 0	A. W. Trippett
235 235) Extras on Contract No. 1927–28/372	1 04 4 0	J W. Yates
2355 2355	Extras on Contract No. 1927-28/3373	14 15 0	W. C. Barker
235 235	Extras on Contract No. 1927-28/2089	1 2 10 0	A. S. Kerr
	(1) Fulfilled previous contracts satisfactorily.		

CONTRACTS ACCEPTED.—(Series 1928-29)—continued.

Serial No.	•	Purpose, No.	of Tenders, and					20, 000		Amount.	Name of Contractor.
22	monra		<u> </u>								
0025	WORKS-continued- 65/12/1. Primary	Schools-conti	nued—							£ s. d.	
$\frac{2355}{2356}$	Extras on Contract No. Extras on Contract No.	. 1927-28/3386 . . 1927-28/4146 .	··· ···	•••						20 0 0 41 4 6	A. S. Blundy R. W. Russell
2357 2358	Extras on Contract No.	1927-28/2706			•••	•••	***	***	•••	121 3 10	L. A. Blizzard
2359	Extras on Contract No. Extras on Contract No.	1927-28/3361				•••				35 14 0 73 17 1	A. Trippett R. A. Northey
2360 2361	Extras on Contract No. Extras on Contract No.	1927-28/1851		•••	•••		、		***	33 14 3	A. Cadman
		•		•••		***	•••	•••		19 13 6	Wimmera Joinery Works
2362 2363	Extras on Contract No. Extras on Contract No.	1927-28/4139	··· ···			***	***			43 5 0 128 10 10	A. Cadman A. Trippett
2364 2365	Extras on Contract No. Extras on Contract No.	. 1927-28/3375 .		•••	•••	•••			•••	6 0 0	Ward and Co.
2366	Extras on Contract No.	1927-28/4165				•••	•••	•••	***	49 3 9 66 18 9	J. A. Kerr J. H. Smithson
$\frac{2367}{2368}$	Extras on Contract No. Extras on Contract No.	. 1927-28/2638 . 1927-28/1860	··· ···		•••	••• •	***		•••	-23 9 2 100 7 0	J. H. Brown and Son A. Trippett
2369 2370	Extras on Contract No.	. 1927–28/1858 .		***		•••	•••		•••	8 17 0	C. Edward
2371	Extras on Contract No. Extras on Contract No.	1927-28/2683	··· ···			•••	•••		•••	91 8 10 126 1 10	R. G. Pitt Dalton and Phillips
$\frac{2372}{2373}$	Extras on Contract No. Extras on Contract No.	1927-28/3383		•••		•••	•••		•••	5 17 0	M. R. Busch
2374	Extras on Contract No.	1927-28/3366 .			···-	•••	•••	•••	•••	23 12 6 35 11 6	H. Brown W. V. Farley
2376 2376	Extras on Contract No. Extras on Contract No.	1928-29/745 1928-29/723	··· ···		•••	•••		•••	•••	2 10 6 9 19 9	W. Segrave G. S. James
2377 2378	Extras on t ontract No.	1928-29/738		•••			·			32 12 6	J. E. Metzke
2379	Extras on Contract No. Extras on Contract No.	1928-29/680 .			•••		•••			11 6 0 83 9 0	R. W. Russell Heppell and Stock
2380 2 3 81	Extras on Contract No. Extras on Contract No.	1928 - 29/718 .				•••			•••	10 2 0	J. P. Mitchell
2382	Extras on Contract No.	1926-27/3816 .						···	•••	19 19 0 91 2 0	J. H. Sampson Short and Smith
2 3 83	65/12/3. High & Extras on Contract No.	—alooile								18 9 9	Rowdon Bros.
2384	Extrus on Contract No.	1925-26/3161 .							•••	.638 17 9	J. Dixon
2385	Extras on Contract No. 65/12/4. Techni	1927-28/2705 . cal Schools—	.	***	•-•	•••	•••		•••	100 0 0	L. A. Blizzard
2386	Extras on Contract No.	1927-28/1503	···		•••	***		***		48 12 4	James Moore and Sons
2387	Extras on Contract No.								• • • •	5 18 9	Pty. Ltd. A. J. Frongerud
2388	65/13/16. Agric Extras on Contract No.	ultural College 1927-28/2712	8 —							63 11 7	
		•	••		•••	••	•••		•••	65 11 1	Le Plastrier and Suther- land
2389	65/13/28. V.D. Extras on Contract No.	Onnie— 1 9 27-28/ 3 394 .								130 17 9	S. Sargent and Co.
2390	Miscellaneous— Extras on Contract No.	1995_98/1977						,		1	-
2391	Extras on Contract No.	1927-28/3122				***	***			33 1 11	J. S. Avery J. S. Avery
2392	Loan Act 3373, Extras on Contract No.	ltem 18. Higi 1926-27/4459 .	h Schools, &c			,	***			337 12 0	Donneily and Kennedy
2393 2394	Extras on Contract No.	1927-28/2722 .					***			303 7 0	S. R. Bolger
$\frac{2394}{2395}$	Extras on Contract No. Extras on Contract No.	1926-27/4067	·· ···					••		1,259 17 7 546 10 0	Rispin Bros. Electric Services Pty.
2396	Extras on Contract No.	1926-27/1176								110 5 3	Ltd.
	Surplus Revenue	a Act 3371, Ite		nitorium		•••		1	•••		Blount Bros. Pty. Ltd.
2397 2398	Extras on Contract No. Extras on Contract No.								•••	182 18 6 163 16 6	J. March A. E. Atherton and Sons
	Loan Act 3373, 1		Schools—								Pty. Ltd.
2399	Extras on Contract No.	1926-27/3515								759 16 0	J. H. Brown and Son
2400	Loan Act 3335, Extras on Contract No. Loan Act 3335, Extras on Contract No.	ltem 14. Publ 1927-28/2717 .	ic Library, &c	.—]	G. Vincent
	Loan Act 3335, 1	Item 13. Mell	ourne Univers	sity—	•••	•••		***	•	1	
2401 2402	Extras on Contract No. Surplus Revenue	1927-28/1507							•••	234 16 1 41 19 11	H. P. Brady J. March
2403	Surplus Revenue Extras on Contract No.	3371, Item 4. 1927-28/2720	Hospitals for	г Івапе-						33 0 0	C. E. Guy
	Loan Act 3475, I	tem 1. State	Schools &c.—			•••	•••	•••			-
2104 2405	Extras on Contract No. Extras on Contract No.	1927-28/2742			•••					9 10 0	J. C. Dowling W. B. Harford
2406 2407	Extras on Centract No. Extras on Contract No.	1927-28/1876 1926-27/4477		•••	***	• • •				1,428 9 0	F. Butt
2408	Extras on Contract No.	1926-27/3825		···· ·	•••			•••	•••	142 1 6 11 16 7	J. Blease E. V. Johnston
2409 2410	Extras on Contract No. Extras on Contract No.	1927-28/2743 1927-28/3405			···		•••			19 1 4	J. Drewett Levings Bros.
2411	Extras on Contract No.	1927-28/1875			•••					24 13 4	G. C. Leach
2412 2413	Extras on Contract No. Extras on Contract No.	1927-28/1525		·••	···					13 5 0 15 9 9	A. E. Rosendale H. J. McErvale
2114 2415	Extras on Contract No. Extras on Contract No.	1927-28/1884		***				•	•••	13 7 4	L. R. Smethurst
2416	Extras on Contract No.	1927-28/1526					•••			105 19 6	E. P. Hardin R. Nettle
$\frac{2417}{2418}$	Extras on Contract No. Extras on Contract No.	1927-28/3397						***		59 10 0	W. Southgate H. Parsons
2419	Extras on Contract No.	1927-28/4168 .						•••		30 18 0	A. J. Kee
2420 2421	Extras on Contract No. Extras on Contract No.	1927-28/1865.		 .	••						L. McBean H. L. Dalman
2422 2423	Extras on Contract No. Extras on Contract No.	1927-28/892		•••			•••	•••		50 18 0	Jas. Dew and Co.
2424	Extras on Contract No.	1927-28/2731		***		***	•••				T. Beck Strachan and Lawrence
2425 2426	Extras on Contract No. Extras on Contract No.	1927-28/2711 1927-28/4177	·· ··		•••		•••	•••	•••	119 2 0 27 13 6	A. Vaughan and Son Levings Bros.
2427	Extras on Contract No.	1927-28/2728				•••		.	•	16 18 6	T. Caudwell
2 428	Loan Act 3475, I Extras on Contract No.	1927-28/1874	Schools, &c.—						٠	99 10 10	J. C. Taylor and Sons
2429	Extras on Contract No.	•		•••	***					42 4 7	Pty. Ltd. A. L. Quayle
2430	Extras on Contract No.	1927-28/2734						···· .		43 7 0	Gray-Fisher Pty, Ltd.
2431 2432	Extras on Contract No. Extras on Contract No.	1927-28/3409			••• •••		•••			42 4 4 254 13 9	W. H. Manning G. S. Gay
2433	Extras on Contract No. -A. E. Chandles	1928-29/760			 12.1928		***		•••	16 14 6	A. Arnold
	-11. 14. OHARDUM	, Johnnesone	. or Audito W	· 1.	4. 1040	"					

Contracts Cancelled.

- Works.-J. W. Browne Pty. Ltd., Contract No. 1927-28/708, Serial No. 1928-29/689, Gazette page 2115 of 8th August, 1928-Contract for Lavatory Basins, Public Offices, Melbourne, has been cancelled.
 - "A. S. Kerr, Contract No. 1927-28/793, Serial No. 1928-29/1769, Gazette page 2877 of 31st October, 1928—Contract for Repairs, &c., State School No. 2946, Port Campbell, has been cancelled.
 - Coe, Contract No. 1927-28/380, Serial No. 1927-28/3392, Gazette page 695 of 22nd February, 1923—Contract for Sewerage Connexions, &c, at School of Mines, Baltarat, has been cancelled.
- -A. E. CHANDLER, Commissioner of Public Works. 4.12,1928.

Contracts Transferred.

- Works.—Contract No. 1926-27/248, Serial No. 1927-28/2734, Gazette page 3988 of 21st December, 1927, has been transferred from G. R. Abrahamson to Gray-Fisher Pty. Ltd.
 - Contract No. 1927-28/167, Serial No. 1927-28/1862, Gazette page 3103 of 19th October, 1927, and Corrigendum, page 3988 of 21st December, 1927, has been transferred from R. Middleton Halliday and Morris to Furnace Equipment Pty. Ltd.
- -A. E. CHANDLER, Commissioner of Public Works. 4.12.1928.

Corrigenda.

- Government Printer, 1928-29.—Contract No. 1928/1659, Gazette of 17th October, 1928, page 2768—For Item No. 38 read "300,000 lb.," in lieu of "250 000 lb." gazetted.
- -A. B. STANHOPE, Secretary, Tender Board. 7.12,1928.
- Victorian Railways.—McKenzie and Holland (Aus.) Pty. Ltd., Serial No 3170, Gazette No. 20 of 1st February, 1928, and Corrigendum, Gazette No. 144 of 24th October, 1928—Extra on Contract—Time Lock and Time Release on Lever No. 15 for £16 10s.
- -E C. EYERS, Secretary, by order of the Victorian Railways Commissioners. 4.12.1928.
- Works.—G. S. Gay, Contract No. 1927-28/691, Serial No. 1928-29/764, Gazette page 2116 of 8th August. 1928, contract for Channel. &c.,
 Sugar Factory, Maffra, Loan Act 3475, Item 3, should now read—Division 79, Item 2, Expenses Running Maffra Sugar Factory.
- -A. E. CHANDLER, Commissioner of Public Works. 4.12.1928.

CONTRACTS FOR PROVISIONS, 1928-29.

MARKET PRICE FOR BUTTER FOR DECEMBER, 1928.

NOTE.—MARKET PRICE for BUTTER.—First Grade, for supplies procured for the month of December, 1928, is £9 6s. 8d. per cwt.

A. B. STANHOPE, Secretary, Tender Board.

5th December, 1928.

ANNEX TO CONTRACT No. 2288.

Knox, Schlapp, and Co.

Contract. -- Supply and delivery of Solid Drawn Copper Tubes.

Item No.	Description.	Rate per-	Rate.
1 2 3	24-inch outside diameter x 10 B.W.G. (C).134 inches) thick x trade lengths of 16 feet to 18 feet 45-inch external diameter x 5/16 inch thick x trade lengths of 12 feet to 18 feet	135.	£ s. d. 6 1 5 0 1 5.7 0 1 6.3

Annex to Contract No. 2302.

A. H. Beveridge.

Contract,-Supply and delivery of Hewn Red Ironbark or Grey Box Timber.

Item No.	Dimensions.	Rate per 100 sup. ft.
2 6 . 7	13 inches x 4½ inches x 8 ft. 9 in 12 inches x 4½ inches x 9 ft. 6 in 12 inches x 4½ inches x 8 ft. 6 in	£ s. d. 1 14 6 1 13 6 1 13 9

Annex to Contract No. 2303.

A. Palmer and Co.

Contract.-Supply and delivery of Hardwood Log Timber (Mountain-Gum, Silvertop, and Spotted Gum).

,	Item No.	Dimensions			
•	item No.	Length.	Girth.	Rate per 100 super, feet.	
		ı		£ s. d.	
	1 2 3	12 feet, 14 feet, and 16 feet 17 feet, 18 feet, 19 feet, and 20 feet 25 feet	6 feet to 14 feet 6 feet to 14 feet 6 feet to 14 feet	0 8 0 0 8 0 0 8 0	

ORDERS IN COUNCIL -(Series 1928-29).

Berial No.	Purpose	and Pa	rticulars.						Amo	ount	,	Name for Approval
2434 2435	PUBLIC WORKS (PORTS AND HARBO Fivision 69/1. Dredging Operations- Repairs to dredge Matthew Flinders Repairs to dredge Matthew Flinders								£ 821 451		3	Hobson's Bay Dock and Engineering Co. I'ty. Ltd. 1 Melbourne Harbour
	-Approved by the Governor in Counthe Executive Council.	cil, 3rd	Decemb	er, 1928	.—F.	W. Mabbo	nt, Clerk	of				-Trust Commissioners 1
2436	VICTORIAN RAILWAYS— Railway Stores Suspense Account— Purchase of a supply of Tin	***					***		685	0	0	Pioneer Tin Mining Co.
2437	Purchase of a supply of Tin								459	0	0	O. T. Lempriere and
2438	Purchase of a supply of Carbon Brushes	•••						•••	87	0	0	Co. Lawrence and Hanson
2439	Purchase of a supply of Carbon Brushes								70	0	0	Electrical Co. Ltd. · Warburton. Franki
2440	Purchase of an Exhaust Fan								36	0	0	(Melb.) Ltd. Australian General
2441	Purchase of a supply of Mild Steel Plates							`	149	0	0	Electric Co. Ltd Australian Iron and
2442	Purchase of a supply of Carbon Brushes		•••	•••					73	0		Steel Ltd. Australian Genéral
2443	,			•••	•••	•••		•••		0		Electric Co Ltd.
2114	Purchase of a supply of Mild Steel Purchase of a supply of Mild Steel Channels						•••		32 41	Ü		Briscoe and Co. Ltd. Broken Hill Pty. Co.
24 15	Purchase of a supply of Mild Steel								78	0	0	Ltd. Edward Duckett and
2446	Purchase of a supply of Duck Cloth								37	0		Sons Evan Evans Pty. Ltd.
2447	Purchase of a supply of Brake Material	•••	•••	•••		•••	***	***	40	0	0	Westinghouse Brake Co. of Australasia Ltd.
2448 2449	Purchase of four Pneumatic Drilling Machin Purchase of a Pyromillivoltmeter	es							120 45	0		McPherson's Pty. Ltd. A. Snashall Ltd.
2450	Purchase of seven Weighing Machines		•••						868	ŏ		Toledo Berkel Pty, Ltd.
2451	Purchase of a supply of Feed Vulves			•••	•••				35	0	0	Westinghouse Brake Co.
2452	Purchase of a Fordson Tractor			•••					205	0	0	of Australasia Ltd. Tractor Appliance Co.
2453	Purchase of a supply of Brake Parts					•••	•••		. 75	0	0	Ltd. Westinghouse Brake Co
2154	State Coal Mine Suspense Account— Purchase of a supply of Electricity Meters— Approved by the Governor in Coun- the Executive Council.	eil, 3rd	 Deceml	 per, 1 9 28	_F.	W. Жавво	rr, Clerl	 c of	86	0	0	of Australasia Ltd. Wm. Begg and Sons
	WORKS - Electricity Supply Loan Acts-		•									
2455 2456	For the supply of A.C. Watt-hour Meters (A	English	manufac	ture)	 .—F.	 W. Mabbo	 тт, Clerl	 c of	7,872 549			Wm. Begg and Sons British Insulated Cables Ltd.
2457	3 "Britstand" Reversible Road Graders, at	£89 eac	h			·			Hate	я		British Standard Ma-
2458	1 set Tractor Wheels —Approved by the Governor in Counci the Executive Council	l, 10th	 Decembe	er, 1928.	_ ; ; ΄	 V. Мавво	otr, Cler	k of	118	2	0	chinery Co. R. Bayford

Local Government Act 1915, Part 39, Section 732.

LICENCES TO OCCUPY UNUSED ROADS.

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

Number of Liceuce.	Name and Address of Licensee.	Area.	Municipality.	Parish.	Abutting on— Allotments and Sections.	Date of Issue of Licence,	Fee for Licence.
20537	Ewart, W. H., Boundary Park, Darga-	A. R. P. 2 2 35	Goulburn	Dargalong	13 and 14	1.1.28	£ s. d.
20538 20539	long P.O. Hocking, F. C., Mount Bute Lewis, W. L., trustees of, Stoneleigh,	$\begin{array}{cccc} 5 & 1 & 0 \\ 4 & 0 & 0 \end{array}$	Hampden Ripon	Galla Enuc	93B	1.1.27 1.1.28	
20540	Beaufort Gubbins, John M., "Kalimna," Win-	10 3 21	Winchelsea	Murdeduke	29л, 29в	1.1.28	2 0 0
20541	chelsea Nicholas, A. W., "Stronvar," Birre-	1 0 0	Winchelsea	Birregurra	Part D, sec. XXI	1.1.28	1 0 0
$\frac{20542}{20543}$	gura Smiddy, E. and M. (Misses), Haddon Matthews, Andrew, Modewarce	$\begin{array}{cccc}2&2&36\\1&1&24\end{array}$	Grenville Winchelsea	Haddon Gherang Ghe-	6c, 6p, sec. 5 31, 32c	1.1.28 1.1.28	0 10 0 1 0 0
$20544 \\ 20545$	Napier, W. L., Mirboo West Duff, William, 55 Glen Eira-road,	$\begin{array}{cccc}2&2&0\\7&3&0\end{array}$	Mirboo Oxley	rang Allambee East Carboor	97, 97A 11A, 11B, sec. 2	1.1.26 1.1.21	
20546	Ripponlea Brady, E. G., Spring Hill	1 3 5	Kyneton	Coliban	Lot 9, subdivision McKen- na's Estate	1.1.24	0 4 3
20547	Gell, P. P., c/o The Manager, the Commercial Banking Co. of Sydney, 337 Collins-street, McIbourne	21 3 0	Oxley	Carboor	45, 1B, sec. 10	1.1.27	0 16 6
20548	Hem. A. E., Bendigo East	1 0 0	Strathfield- save	Sandhurst	363ъ	1.1.28	0 6 0
20549	Wright, S. Y., c/o Messrs. Mates Ltd., Albury	1 0 0	Wodonga	Wodonga	B2 and B5, Township of Wodonga	1.1.28	0 5 0
$\frac{20550}{20551}$	McDonald, J. J., and Sons, Eirregurra Wilson, Joseph, Gerangamete	$\begin{array}{ccccc}0&3&4\\3&1&0\end{array}$	Winchelsea Winchelsea	Birregurra Barwon Downs	5. Part D, sec. XXI. Part I, and between railway line and Barwon River	1.1.28 1.1.28	
20552	Rogers, W. L., Bundoora P.O	0 2 0	Whittlesea	Keelbundora	Road between Norris Bank and aqueduct	1.1,28	0 10 0
$\frac{20553}{20554}$	Bluke, Victor P., Telangatuk East Harris and Dunne, c/o A. E. Dunne, Esq., Warrnambool	$\begin{array}{cccccccccccccccccccccccccccccccccccc$	Kowree Minhamite	Telangatuk Tallangoork	126c and 126D 2A, 2B, 6, sees. XII., IV.	1.1.24 1.1.27	
20555	Flynn, Richard, Haddon	1 0 21	Grenville	Haddon	6£, sec. 5	1.1.28	0 4 0
$\frac{20557}{20558}$	Hucker, George, Lake Bolac Whitehead, Charles T., "The Ranche" Tintaldra	6 0 0 1 2 16	Mortlake Towong	Ligar Tintaldra	87 40	1.1.28 1.1.28	
20559	Heffernan, Owen, Pine Tree Gully,	2 3 0	Wannon	Coleraine	Part 3 and 4B, sec. XVI	1.1.23	0 10 0
$\frac{20560}{20561}$	Origg, H. J., Baring Vivian, Frederick J., c/o G. M. Deans, Esq., solicitor, Kaniva	31 0 0 8 0 0	Walpeup Lawloit	Baring Miram Piram	23 and 24 6 and 7	1.1.28	
20562	Johnston, E., Osborne's Flat	8 0 0	Yackand- andah	Yackandandah	9, 9A, 9C, 9B, 10, sec. K	1.1.29	
$\frac{20563}{20564}$	Jeanes, V. H., Warragul	$\begin{array}{cccc} 1 & 2 & 0 \\ 1 & 2 & 0 \end{array}$	Warragul Leigh	Drouin East Corindhap	22E, 23, sec. A 69 and 70	1.1.28	0 10 6
20565	Gunther, J. E. (Mrs.), Green-street, Wangaratta	2 0 16	· Wangaratta	Wangaratta North	Sec. 54A	1.1.28	
$20566 \\ 20567$	English, F. A., Neerim Heaney, A. R., Lima East	7 2 0 14 2 0	Buln Buln Benalla	Jindivick	113c, sec. A 22B and 22A	1.1.28	0 7 6
20568 20569	Lethlean, A. M., Epsom	1 0 0 5 0 0	Huntly Upper	Sandhurst Colac Colac	40, Township of Epsom 3, sec. V.	1.1.23 1.1.26	0 2 6
20570	Ross, J. C., senior, "The Ridge,"	4 3 29	Murray Ballan	Gorong	21, Part 21, sec. X	1.1.28	1
20571	Ballan Hole, Mrs., Maggie M., "Woodlac,"	2 1 19	Winchelsea	Mirnee	71	1.1.28	100
20572	Winchelsea Paterson, J. H. W., Lake Boga	13 0 23	Swan Hill	Benjeroop	Lot 25, subdivision of Win- laton Estate	1.1.28	3 18 9
20573	Steggall, Norman H., Lake Boga	6 0 0	Swan Hill	Benjeroop	Lot 27, subdivision of Win- laton Estate	1.1.28	1 16 0
20574	Lara Lands Pty. Ltd., c/o H. M. Lee,	12 0 0	Corio	Wurdi-Youang	4, 5, 6, sec. XI.	1.1.28	2 8 0
20575	solicitor, 360 Collins-street, Melbourne Station Peak Company, c/o H. M. Lee, Esq., solicitor, 360 Collins-street, Melbourne	30 2 10	Corio	Wurdi-Youang	A	1.1.28	6 17 0

Licence No. 20537, special condition:—"Suitable unlocked swing gates to be erected to allow the public access to the river"; No. 20538, rent charged from 1st July, 1927; No. 20542, special condition:—"Suitable unlocked swing gates to be erected"; No. 20546, rent to be charged from 1st March, 1924; No. 20537, rent charged from 1st September, 1928; No. 20548, rent to be charged from 1st November, 1928; No. 20559, special condition:—"Suitable unlocked swing gates to be erected"; No. 20557, rent charged from 1st November, 1928; No. 20550, special condition:—"Suitable unlocked swing gates to be erected"; No. 20557, rent charged from 1st August, 1928; No. 20560, rent charged from 1st December, 1928; No. 20561, rent charged from 1st December, 1928; No. 20563, rent charged from 1st December, 1928; No. 20564, rent charged from 1st December, 1928; No. 20560, rent charged from 1st December, 1928; No. 20560, rent charged from 1st December, 1928; No. 20570, rent charged from 1st April, 1928; No. 20575, rent charged from 1st October, 1928.

Department of Public Works (Unused Roads and Water Frontages Branch),
Melbourne, 6th day of December, 1928.
No. 164.—15602.—3

Victorian Loan Authority Act 1927, No. 3519.

W HEREAS by Section 2 of the Victorian Loan Authority Act 1927, it is amongst other things enacted that, if the Treasurer at any time is of opinion that the raising of any further moneys under any Act is not required, he may request the Auditor-General to prepare and certify a Statement in the form prescribed in Section 2 (2) of the said Victorian Loan Authority Act 1927: AND WHEREAS, at the request of the Treasurer, the Auditor-General has prepared and certified the statement hereunder and certificate in regard to the Acts particularized therein: Now THEREFORE His Excellency the Governor in Council doth by this Order declare that on and after the date of publication of this Order in the Government Gazette no further moneys shall be raised under the authority of the Acts mentioned in the statement and certificate of the said Auditor-General.

STATEMENT PREPARED IN CONFORMITY WITH THE REQUIREMENTS OF SECTION 2, SUB-SECTION (2) OF THE VICTORIAN LOAN AUTHORITY ACT 1927.

Title of Act.	Purposes for which mon ys are authorized.	Amounts of money authorized.	Amounts raised.	Amounts not required and not raised.	
Victorian Railways Loan Act 1906, No. 2041	Railways, Tramways, Crown Land Improvement, Irriga- tion and Water	£ 1,250,000	£ s. d. 1,030,549 9 9	£ s. d. 219,450 10 3	
Seed Advances Act 1914, No. 2568 Seed Advances Act 1915, No. 2598 Municipal Loan Act 1915, No. 2591 Dairy Cattle Advances Act 1915, No. 2772 Country Roads (Special Loan) Act 1918, No. 2938 Seed Advances Act 1919, No. 3037 Municipal Loans (Commonwealth) Act 1920, No. 3081	Seed Advances Advances to Municipalities Dairy Cattle Advances Maintenance Country Roads Seed Advances Loans to Municipalities	500,000 500,000 75,000 100,000 80,000 110,000	451,813 16 8 387,770 1 3 57,659 11 0 80,000 0 0 60,433 13 5 92,000 0 0	148,186 3 4 112,229 18 9 17,340 9 0 20,000 0 0 19,586 6 7 18,000 0 0	

I certify that this statement is correct—J. A. NORRIS, Auditor-General, 14th November, 1928.

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

At the Executive Council Chamber, Melbourne, this tenth day of December, 1928.

APPLICATIONS FOR MINING LEASES.

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

7838, Ballarat; William Ernest Baker; 124a. 3r. 26p.; Parish of Carngham.

7846, Ballarat; John Ramsay; 5a. 1r. 8p.; Eaglehawk Hill, Broomfield.

7851, Ballarat; Charles William Gray; 30a. 2r. 12p.; Parish of Buninyong.

7788, Castlemaine; Henry Charles Hancock; 11a. 2r. 22p.; Parish of Darraweit Guim.

7789, Castlemaine; Edward Arthur Brown; 19a. 3r. 20p.; Parish of Darraweit Guim.

4870, Mineral; Lakes Entrance Development Co. Ltd.; 634a. 1r. 35p.; Cunninghame, Parish of Colquboun. Excising the land sold before 1892, and to 50 feet the land sold to that depth.

5222, Mineral; Glenelg Oil Co. N.L.; 625a. 2r. 35p.; Parish of Colquboun. Excising to 50 feet allotments 113, 113B, and 114.

5223, Mineral; Glenelg Oil Co. N.L.; 534a. 2r. lp.; Parish of Colquboun. Excising to 50 feet allotments 106, 106n, 107, and 108A.

5382, Mineral: George Walter Shirrefs; 256a. 2r. 31p.; Parish of Colquhoun. Excising allotments 30s, 84, 84a, 84c, to 50 feet the land sold to that depth; the overlap on area applied for under No. 5303, Mineral; and the land within a radius of 15 chains of the Government bore.

5410, Mineral; Arthur James Webh, John Henry Webb, John Andrew C. Jewell, William S. Webb, Lawrence Valentine, and Elton J. Parkhill; 74a. 1r. 16p.; Burrowye.

 $5442, \ \mathrm{Mineral}; \ \mathrm{Leslie} \ \ \mathrm{Alfred} \ \ \mathrm{Puddicombe}; \ \ 216a. \ 0r. \ \ 21p.; \ \mathrm{Benwerrin}.$

5459, Mineral; Roy Ivey; 464 acres; Kalimna. Excising the land alienated before 2nd March, 1892; the part of allotment 91 not owned by Van de Ven, the boring area at S.E. corner of the block, and to a depth of 50 feet allotment 85A.

A PPLICATION FOR MINING LEASES ABANDONED.

4872, Mineral; Albert Ephraim Knight; 640 acres; Parish of Malanganee.

5124, Mineral; Albert Ephraim Knight; 640 acres; Parish of Kinkella.

5125, Mineral; Albert Ephraim Knight; 640 acres; Parish of Kinkella.

5126, Mineral; William Henry James; 39a. 3r. 15p.; Mountain Creek, Parish of Berringama.

5127, Mineral; William Henry James; 91a. 2r. 28p.; Mountain Creek, Parish of Berringama.

5297, Mineral; Albert Ephraim Knight; 640 acres; Parish of Wataepoolan.

5298, Mineral; Albert Ephraim Knight; 640 acres; Parish of Wataepoolan.

5299, Mineral; Albert Ephraim Knight; 640 acres; Parish of Wataepoolan.

 $5419,\ Mineral;\ William\ Henry\ James;\ 197a.\ 0r.\ 4p.;\ near\ Shelley.$

5444, Mineral; Albert Edward Partington; 3,200 acres; Parish of Irrewillipe.

A PPLICATION FOR WATER RIGHT LICENCE ABANDONED.

1082; William Henry James; 34a. 0r. 16p.; Kane's Creek, Parish of Berringama.

A. E. CHANDLER, Minister of Mines.

TAILINGS LICENCE EXPIRED.

830; W. T. Williamson; Haddon. 831; J. H. Matthews; Smythesdale.

> A. H. MERRIN, Secretary for Mines.

The Licensing Acts.

REGISTRATION OF A BREWER.

THE Ballarat Brewing Company Proprieteary Limited has this day caused to be registered its name and a particular description of the premises at Grano-street, Ararat, in which the business of brewing is to be carried on during the year 1929.

Dated at Stawell this 4th day of December, 1928.

D. T. WILKINS,

Clerk of the Licensing Court for the Licensing District of Stawell and Ararat.

ESTATES OF DECEASED PERSONS.

PARTICULARS of the Estates of Deceased Persons which the Curator has been appointed to administer during the past month.

NOVEMBER, 1928.

No.	Name of Deceased.	Australian Residence.	Supposed British or Foreign Residence.	Date of Order.	Value or Esti- mated Value of Estate.	Date of Death,
					£ s. d.	
1	Blombery, Susannah Mary	22 Havelock-street, St. Kilda,	Unknown	23.11.1928	318 7 0	22.10.1928
2	Bradshaw, James	Dreschler-street, Quarry Hill	Unknown	19.11.1928	46 2 11	27.9.1928
3	Browne, Margaret Campbell	19 Langdon-road, Caulfield	None	• • • • • • • • • • • • • • • • • • • •	57 6 0	21.6.1928
4	Cooper, William	Morwell	None	23.11.1928	173 10 2	25.12.1927
5	Crabtree, Henry John	Carapook	None	19.11.1928	21 13 .11	15.12.1925
6	Dobson, Ernest	E.la-grove, Chelsea	England	30.11.1928	360 0 0	13.11.1928
7	Downing, Arthur		Unknown	19.11.1928	205 5 8	30.9.1928
8	Egan, John		None	23.11.1928	67 2 0	19.10.1928
9	Ellis, Edith Mary	54 Lava-street, Warrnambool	None	,,	398 15 9	9.10.1928
10	Findlay, William	Mitchell-street, Echuca East	None	19.11.1928	166 16 6	10.1.1926
11	Frankfin, Albert, also known as Franklin, Bert	An inmate of the Austin Hospital, Heidelberg, formerly of 443 Chancery- lane, Melbourne	None	23.11.1928	264 4 11	9.10.1928
3.0	Des (Terres)		37	19.11.1928	487 15 3	8.7.1928
12	Frost, Joseph	· · · · · · · · · · · · · · ·	None	30.11.1928	21 8 0	22.10.1928
13			Unknown		29 5 0	17.3.1928
14	Jones, William Henry, also known as Jones, William	An inmate of the Receiving House, Royal Park, formerly of 129 Rosslyn-street, West Melbourne	Unknown	19.11.1928	29 5 0	17.3.1926
15	Kelly, John Joseph	Landsborough	Unknown	23.11.1928	24 4 8	12.10.1928
16	Kendall, Mary Ann	6 Burton-avenue, Hawthorn	None	30.11.1928	37 7 0-	4.10.1928
17	Kennedy, Michael	Pakenham	Ireland	19.11.1928	37 7 11	10.10.1928
18	Leitch, Robert	Wodonga	Unknown	30.11.1928	71 7 0	28.11.1927
19	Littlewood, Samuel	140 Faraday-street, Carlton	Unknown	19.11.1928	34 0 1	30.10.1928
20	*Moss, William	An inmate of the Hospital for Insane, Mont Park, formerly of Tyntynder Central		,,	680	29.3.1928
21	McPhee, Annie	389 St. George's-road, North Fitzroy	Unknown	23.11.1928	390 5 10	2.11.1928
22	Norris, William	110 Mary-street, Richmond	None	30.11.1928	96 8 0	24.7.1928
23	Oates, William	17 Little Collins-street, Melbourne	Unknown	23.11.1928	22 0 0	1.11.1928
24	Otter, Alice Margaret	9 Bellairs-avenue, Seddon	None	19.11.1928	38 10 8	19.9.1928
25	*Rattray, James	9 Addison-street, St. Kilda	Unknown	23.11.1928	463 16 0	14.10.1928
26	Scott, Kenneth John, other- wise Scott, Kenneth	213 Gore-street, Fitzroy	Unknown	30.11.1928	265 2 4	4.10.1928
27	Smith, William Herbert	Naval Depot, Flinders	Unknown	23.11.1928	149 10 11	23.10.1928
28	*Sullivan, Sylvester Daniel, also known as Sullivan, Sylvester (to supersede previous grant)	54 Ireland-street, West Melbourne	Unknown	19.11.1928	315 18 11	17.8.1928
. 29	Tovell, Henri Hemene	No. 1 Flying Training School, Point Cook	France	23.11.1928	39 5 7	24.5.1928
30	*Wallace, William Robert-	126 Eleanor-street, West Footscray, form-	Unknown	19.11.1928	510 13 8	15.10.1928
30	son, also known as Wal-	erly of Clifton Hill				
	lace, William	only or one on the .				
31	Watts, Percy Denny	14 Moore-street, Sandringham, formerly of	None	30.11.1928	1,713 12 9	13.10.1928
91	wates, rerey Denny	25 Acland-street, St. Kilda	110110	00.11.1020		
32	Williams, William	Emerald	None		104 9 7	9.11.1928
32	Williams, Whitem	indicated	21020	".	, '	

^{*} With the will annexed.

Dated at Melbourne this 1st day of December, 1928.

WALTER B. HOUSE. Curator of the Estates of Deceased Persons.

6 George V. No. 2611, Sections 76 and 94. 6 George V. No. 2741, Section 31. NOTICE.

A RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 22 William-street, Melbourne, on or before the 18th January, 1929, or they may be excluded from the distribution of the estate when the assets are being distributed:—

Dobson, Ernest, late of Ella-grove, labourer, died on the 13th November, 1928.

JACKSON, JOHN, late of Lower Huntly, labourer, died on the 22nd October, 1928, intestate.

KENDALL, MARY ANN, late of number 6 Burton-avenue, Hawthorn, spinster, died on the 4th October, 1928, intestate.

Leirch, Robert, late of Wodonga, labourer, died on the 28th November, 1927, intestate.

NORRIS, WILLIAM, late of number 110 Mary-street, Richmond, carrier, died on the 24th July, 1928, intestate.

OATES, WILLIAM, late of number 17 Little Collins-street, Melbourne, miner, died on the 1st November, 1928, intestate.

SCOTT, KENNETH JOHN, otherwise Kenneth Scott, late of number 213 Gore-street, Fitzroy, motor-driver, died on the 4th October, 1928, intestate.

SMITH, WILLIAM HERBERT, late of the Naval Depot, Flinders, stoker in the Royal Australian Navy, died on the 23rd October, 1928, intestate.

Tovell, Henes Hemene, late of number 1 Flying Training School, Point Cook, labourer, died on the 24th May, 1928, intestate.

WATTS, PERCY DENNY, late of number 14 Moore-street, Sandringham, formerly of number 25 Acland-street, St. Kilda, gentleman, died on the 13th October, 1928, intestate.

WILLIAMS, WILLIAM, late of Emerald, labourer, died on the 9th November, 1928, intestate.

WALTER B. HOUSE, Curator of the Estates of Deceased Persons, Melbourne, 5th December, 1928.

Local Government Act 1915. SHIRE OF BULN BULN.

Local Government Act 1915.

ROAD DEVIATION.—ORDER CONFIRMED.

IN pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1915, the Council of the Shire of Bulm Bulm do herethy order that the land hereunder described shall be a public highway from and after the date of publication of this Order in the Government Gazette:—

All that piece or parcel of land the property of the Shire of Bulm Bulm, being parts of Crown allotments 59, 73, and 73A, Parish of Neerim, County of Bulm Bulm, and being more particularly delineated and described in the certificate of title entered in the register-book, volume 5266, folio 1053101: Commencing at the south-castern corner of Crown allotment 73, Parish of Neerim, County of Bulm Bulm, and being, which was a second of Crown allotment 73, Parish of Neerim, County of Bulm Bulm, 16mce bounded by lines bearing N. 0 deg. 16 min. E. 142.8 links, N. 44 deg. 23 min. W. 375.8 links, N. 76 deg. 36 min. W. 590 links, N. 45 deg. 90 min. E. 168.9 links, N. 30 deg. 25 min. E. 184.6 links, N. 70 deg. 9 min. E. 168.9 links, N. 31 deg. 10 min. W. 595.6 links, N. 85 deg. 9 min. E. 158.9 links, N. 31 deg. 10 min. W. 595.6 links, N. 85 deg. 32 min. W. 273.3 links, S. 85 deg. 34 min. W. 116.2 links, N. 15 deg. 23 min. W. 273.3 links, S. 85 deg. 23 min. W. 116.8 links, N. 71 deg. 17 min. W. 652. links, N. 25 deg. 23 min. W. 188.8 links, N. 85 deg. 32 min. W. 144.9 links, N. 63 deg. 58 min. W. 249 links, N. 142 deg. 50 min. W. 149.6 links, N. 50 deg. 32 min. W. 187.5 links, N. 18 deg. 40 min. W. 375.8 links, N. 16 deg. 25 min. W. 187.7 links, N. 39 deg. 30 min. W. 187.5 links, N. 16 deg. 25 min. W. 269.1 links, N. 16 deg. 25 min. W. 269.1 links, N. 31 deg. 40 min. W. 780.5 links, N. 42 deg. 1 min. W. 488.6 links, N. 31 deg. 18 min. W. 310.6 links, S. 57 deg. 21 min. W. 269.3 links, N. 30 deg. 38 min. W. 277.1 links, N. 30 deg. 38 min. W. 277.6 links, N. 30 deg. 38 min. W. 289.8 links, N. 47 deg. 30 min. E. 345.6 links, N. 50 deg. 8 min. E. 349.6 links, N. 50 deg. 9 min. E. 3

In witness whereof the common seal of the Shire of Buln Buln was hereto affixed by order of the Council this 9th day of January, 1928, in the presence of—

G. NOTMAN, President. P. J. HEALY, Councillor. W. YOUNG, Secretary.

This Order to be in lieu of Order in Council approved by His Excellency the Governor in Council on the 12th November, 1928, and published in the Government Gazette of 14th November, 1928.

Confirmed by the Governor in Council, the 12th December, 1928. F. W. Mabbott, Clerk of the Executive Council.

SHIRE OF DONCASTER AND TEMPLESTOWE.

ROAD DEVIATION.

Order Confirmed.

Order of the Council of the Shire of Doncaster and Templestowe, made on the 28th day of August, One thousand nine hundred and twenty-eight.

IN pursuance of the powers conferred by the Local Government Act 1915, sections 475 and 479, the Council of the Shire of Doncaster and Templestowe doth hereby order that the following land shall be a public highway from the date of the publication of this Order, viz.:—

All that piece or parcel of land being part of Unwins Crown Special Survey, Parish of Bulleen, County of Bourke, comprising 15 4-10 perches, or thereabouts, distant 686 ft. 1 in. bearing south 25 deg. 50 min. west from a point in Whittons-road, being the north-west corner of land in certificate of title, volume 2676, folio 535061; thence 67 feet and half an inch bearing south 37 deg. 30 min. west; thence 414 ft. 2 in., bearing south 42 deg. 53 min. east to the commencing point; thence 23 ft. 10 in. bearing north 83 deg. 22 min. west; thence 183 ft. 6 in. bearing north 31 deg. 4 min. west to the commencing point. point.

And the Council doth hereby declare that the land so above

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

All that piece or parcel of land being part of Unwins Crown Special Survey, Parish of Bulleen, County of Bourke, comprising 17 8-10 perches or thereabouts, distant 686 ft. 1 in. bearing south 25 deg. 50 min. west from a point in Whittons-road, being the north-west corner of land in certificate of title, volume 2676, folio 535061; thence 432 ft. 4 in. bearing south 42 deg. 53 min. east to the commencing point; thence 248 ft. 8 in. bearing south 42 deg. 53 min. east, then 73 ft. 6½ in. bearing north 74 deg. 53 min. west; thence 190 ft. 4 in. bearing north 31 deg. 4 min. west to the said commencing point.

Given under the seal of the Council of the Shire of Don-

Given under the seal of the Council of the Shire of Don-caster and Templestowe the 28th day of August, One thousand nine hundred and twenty-eight.

(SEAL)

HEMSWORTH, President. J. V. COLMAN, Councillor. C. G. WILLIAMS, Shire Secretary.

Confirmed by the Governor in Council, the 10th day of December, 1928. F. W. MABBOTT, Clerk of the Executive Council.

SHIRE OF ELTHAM.

ROAD DEVIATION.

N pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1915, the Council of the Shire of Eitham doth hereby order that the lands hereinafter described, which have been taken, purchased, or acquired by it, shall be a public highway from and after the date of publication of this order in the Government Gazette:—

ation of this order in the Government Gazette:—

All that piece or parcel of land, parts of Crown allotments 150, 157, and 159, Parish of Greensborough, County of Evelyn:—
Commencing at the most south-eastern corner of the said Crown allotment 156; thence bounded by lines bearing S. 54 deg. 2 min W. 126 ft. 2 in., S. 45 deg. 15 min. W. 245 ft. 3 in., N. 21 deg. 28 min. E. 194 ft. 0 in., N. 46 deg. 26 min. E. 200 ft. 0 in., N. 59 deg. 32 min. E. 519 ft. 1 in., N. 79 deg. 52 min. E. 100 ft. 0 in., S. 83 deg. 57 min. E. 316 ft. 2½ in., S. 55 deg. 32 min. W. 58 ft. 7½ in., N. 89 deg. 4 min. W. 310 ft. 10¼ in., S., 56 deg. 36 min. W. 528 ft. 0¾ in. to the commencing point. And declares that the lastly described road shall be in lieu of an existing Government road commencing at the most northwestern corner of Crown allotment 14A, Parish of Greensborough, County of Evelyn; thence bounded by lines bearing S. 45 deg. 40 min. W. 220 ft. 8 in., N. 21 deg. 28 min. E. 163 ft. 8 in., N. 45 deg. 15 min. E. 81 ft. 7 in., N. 54 deg. 2 min. E. 126 ft. 2 in., N. 56 deg. 36 min. E. 494 ft. 6 in., N. 79 deg. 52 min. E. 75 ft. 8½ in., S. 83 deg. 57 min. E. 330 ft. 6 in., S. 55 deg. 32 min. W. 55 tt. 3 in., N. 89 deg. 14 min. W. 310 deg. 32 min. S. 55 deg. 55 min. W. 630 ft. 3½ in. to the commencing point.

mencing point.

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

(SEAL)

HERBERT RUTTER, President. A. H. C. PRICE, Councillor. P. J. McMAHON, Shire Secretary.

Confirmed by the Governor in Council, the 10th December, 1928.

SHIRE OF KERANG.

ROAD DEVIATION.

IN pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1915, the Council of the Shire of Kerang doth hereby order that the land next hereunder described shall be a public highway from and after the date of the publication of this Order in the Government Gazette:

All that piece or parcel of land situate, lying, and being in the Parish of Kerang, in the County of Gunbower, in the State of Victoria, containing by admeasurement 1 acre 0 roods 19 perches, being part of Crown allotment 13 of section B, of the said parish, bounded as follows:—Commencing at a point on the northern boundary of Wyndham-street, distant nine hundred and eighty-six links and six-tenths of a link in a straight line bearing south 89 deg. 52 min. west along the said northern boundary from the south-eastern corner of lot 8 of block C on plan of subdivision No. 1190, lodged in the Office of Titles, the same being the intersection of the said northern boundary of the said Wyndham-street, with the western boundary of Alexander-street; and proceeding thence by part of the said Crown allotment 13 for three hundred and twenty-three links and six-tenths of a link in a straight line bearing north 17 deg. 6 min. west for six hundred and eighty-six links and three-tenths of a link in a straight line bearing north 11 min. west for one hundred and sixteen links and eight-tenths of a link in a straight line bearing north 40 deg. 44 min west to a neight respect to the courter of the courter north 40 deg. 34 min. west to a point on the southern boundary of Vaughan-street, reserved out of the said Crown allotment 13; thence along the said southern boundary of Vaughan-street for one hundred and thirty-one links and four-tenths of a link in a straight line bearing inks and four-tenths of a link in a straight line bearing north 89 deg. 52 min. east; thence by other part of the said Crown allotment 13 for sixty-eight links and four-tenths of a link in a straight line bearing south 40 deg. 34 min. east for seven hundred and eight links and two-tenths of a link in a straight line hearing south 11 min. east for three hundred and thirty-nine links and two-tenths of a link in a straight line hearing south 17 deg. 6 min. east to another point on the said northern hour. 6 min. east to another point on the said northern boundary of Wyndham-street; and thence along the said northern boundary for one hundred and four links and six-tenths of a link in a straight line bearing south 89 deg. 52 min. west to the point of commencement.

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

All that piece or parcel of land situate, lying, and being in the Parish of Kerang, in the County of Gunbower. in the State of Victoria, containing by admeasurement of acres 1 rood 14 7-10 perches, being part of Wyndhamstreet, bounded as follows:—Commencing at a point on the northern boundary of Wyndham-street, distant nine bundred and eighty-six links and sixtenths of a link in a straight line bearing south 89 deg. 52 min. west along the said northern boundary from the south-eastern corner of lott 8 block C. on plan of subdeg. 52 min. west along the said northern boundary from the south-eastern corner of lot 8, block C, on plan of subdivision No. 1190, lodged in the Office of Titles, the same being the intersection of the said northern boundary with the western boundary of Alexander-street; and proceeding thence by part of Wyndham-street for one hundred and four links and five-tenths of a link in a straight line bearing south 17 deg. 6 min. east to a point on the southern boundary of Wyndham-street; thence by part of the said southern boundary for two hundred and thirtveight links and eight-tenths of a link in a straight line bearing south 89 deg. 52 min. west: thence by other part of Wyndham-street for fifty-five links and seven-tenths of a link in a straight line bearing north 68 deg. 29 min. west for forty-eight links and two-tenths of a link in a of a link in a straight line bearing north 68 deg. 29 min. west for forty-eight links and two-tenths of a link in a straight line bearing south 88 deg. 47 min. west, and for twenty-three links and six-tenths of a link in a straight line bearing south 32 deg. 51 min. west to another point on the said southern boundary of Wyndham-street; thence by part of the said southern boundary for fifteen links and three-tenths of a link in a straight line bearing south 89 deg. 52 min. west to the north-western corner of allotment 13B, of section B, of the said parish; thence by part of the western boundary of the said allotment 13B for twenty-three links and six-tenths of a link in a straight line bearing south 9 min. east; thence by other part of Wyndhamstreet for one hundred and thirty-four links and three-tenths of a link in a straight line bearing north 22 deg. 27 min. west for sixty-nine links and two-tenths of a link in a straight line bearing north 2 deg. 27 min. east, and for twenty-eight links and seven-tenths of a link in a straight line bearing north 84 deg. 44 min. east, and for twenty-eight links and seven-tenths of a link in a straight line bearing north 2 deg. 52 min. east to another point on the said northern boundary of Wyndham etreet these selections and northern boundary of Wyndham etreet these selections and northern boundary of east to another point on the said northern boundary of Wyndham-street; thence along the said northern boundary

for two hundred and sixty-eight links and four-tenths of a link in a straight line bearing north 89 deg. 52 min. east to the point of commencement.

Given under the seal of the Council of the Shire of Kerang this twenty-third day of October, One thousand nine hundred and twenty-eight.

(SEAL)

M. PEACOCK, President.

JAS. T. BEARD, Councillor.

A. H. GALE, Secretary.

Confirmed by the Governor in Council, the 10th December, 1928.

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

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

GENERAL NOTICE.

THE Melbourne and Metropolitan Board of Works, having made sewers for carrying of the same made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid, and which are included within the sewerage areas hereinafter described, doth hereby declare that, on and after the 5th day of January, 1929, each and every property which, or any part of which, abuts on the said streets or parts of streets shall be deemed to be a sewered property within the meaning of the Melbourne and Metropolitan Board of Works Act 1915.

The sewerage areas hereinbefore referred to are:-

Sewerage Area No. 755,

Shire of Moorabbin.—Starting at the intersection of the Frankston railway line and McKinnon-road, at the junction of Sewerage Area Nos. 626 and 718; thence northerly and north-easterly following Sewerage Area No. 626 to Jasperroad, southerly along Jasper-road, westerly along McKinnon-road, and following Sewerage Area No. 718 to the starting point at the intersection of the Frankston railway line and McKinnon-road. McKinnon-road.

Sewerage Area No. 756.

City of Preston.—Starting at the south-west corner of lot 31, Miller-street, on the boundary of Sewerage Area No. 582; thence northerly along the western boundary of said lot 31 and the western boundary of lot 30, Burgess-street, westerly along Burgess-street, northerly along Oakover-road, easterly following Sewerage Area No. 682 to Gilbert-street, southerly following Sewerage Area No. 292 to Miller-street, westerly following Sewerage Area No. 582 to the starting point at the south-west corner of lot 31, Miller-street.

By order of the Board,

F. L. KING, Secretary.

Office of the Melbourne and Metropolitan Board of Works, 110 Spencer-street, Melbourne, 4th December, 1928.

Factories and Shops Acts.

At the Executive Council Chamber, Melbourne, the tenth day of December, 1928.

His Excellency the Governor of Victoria.

Sir W. M. McPherson Mr. Chandler Dr. Argyle Mr. Cohen Mr. Angus Mr. Pennington Mr. Macfarlan Mr. Saltau Mr. Morley Mr. Cuthbertson. Mr. Groves

REGULATION OF SHOPS FOR THE SALE OF FRESH UNCOOKED MEAT WITHIN THE CITY OF WARRNAMBOOL.

UNDER the powers in that behalf conferred by the Factories and Shops Acts, His Excellency the Governor of the State of Victoria, by and with the advice of the Excentive Council thereof, upon a petition signed by a majority of all the shopkeepers (exclusive of hawkers and pedlers) keeping shops for the sale of fresh uncooked meat within the Municipal District of the City of Warrnambool, doth hereby make the following Regulation, that is to say:—

All shops for the sale of fresh uncooked meat within the Municipal District of the City of Warrnambool shall be closed in each week during the whole of each year from the hour of Five o'clock on the evenings of Monday, Tuesday, Wednesday, and Thursday.

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

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

COUNTRY ROADS BOARD.

Gountry Roads Act 1915 (No. 2635). Highways and Vehicles Act 1924 (No. 3379), and Developmental Roads Act 1918 (No. 2944).

At the Executive Council Chamber, Melbourne, the third day of December, 1928.

His Excellency the Governor of Victoria

Sir. W. M. McPherson	Mr. Chandler
Dr. Argyle	Mr. Macfarlan
Mr. Cohen	Mr. Saltau
Mr. Angus	Mr. Menzies
Mr. Pennington	Mr. Morley
Mr. Groves	Mr. Cuthbertson.

ORDER APPROVING OF A DEVIATION OF A STATE HIGHWAY IN THE SHIRE OF HAMPDEN.

HIGHWAY IN THE SHIRE OF HAMPDEN.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation bereinnfter referred to from the existing Princes Highway in the Shire of Hampden (declared to be a State highway under the said Highways and Vehicles Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 8th July, 1925, on pages 2371-3) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said first cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present torder that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say :

All that piece of land in the Parish of Colongulae, the boundaries of which are as follow: Commencing at the north-eastern angle of allotment 9, section 5, of the said parish; thence by lines bearing respectively 179 deg. 21 min. 106 links, 265 deg. 2 min. 251.3 links, and 62 deg. 52 min. 280 links to the point of commencement, which said piece of land is particularly delineated and shown coloured red on survey plan No. 2180, lodged in the office of the Country Roads Board.

ORDER APPROVING OF A DEVIATION FROM A STATE HIGHWAY IN THE SHIRE OF NARRACAN.

HIGHWAY IN THE SHIRE OF NARRACAN.

Whereas the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Princes Highway in the Shire of Narracan (declared to be a State highway in the Shire of Narracan (declared to be a State highway in the Shire of Narracan (declared in the Government Gazette of the 8th July, 1925, on page 271) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plans marked "A" and "B" respectively and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All that piece of land in the Parish of Moe, the boundaries of which are as follow :-

Commencing at a point on the northern boundary of allotment 159 of the said parish, distant 79 deg. 44 min. 19 feet from the north-western angle of the said allotment; thence by lines bearing respectively 79 deg. 44 min. 100 feet, 247 deg. 48 min. 131 ft. 9 in., 9 deg. 47 min. 10 feet, 44 deg. 454 min. 31 ft. 2 in. to the point of commencement;

All that piece of land in the Parish of Moe, the boundaries of which are as follow:

Commencing at the more northerly of the north-western angles of allotment 12D of the said parish; thence by lines bearing respectively 96 deg. 40 min. 33 links, 263 deg. 10 min. 58 links, and 66 deg. 35 min. 27 links to the point of commencement—

which said pieces of land are more particularly delineated and shown coloured red on survey plans Nos. 2144 and 2145, lodged in the office of the Country Roads Board.

ORDER APPROVING OF A DEVIATION FROM A STATE HIGHWAY IN THE SHIRE OF WARRAGUL.

HIGHWAY IN THE SHIRE OF WARRAGUL.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1915 (No. 2635) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Princes Highway in the Shire of Warragul (declared to be a State highway under the Highways and Vehicles Act which declaration was confirmed by Order in Council published in the Government Gazette of the 8th July, 1925, on pages 2371-3) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said first cited Act has caused to be prepared a map plans marked "A" and "B" respectively and estimate showing the points between which and on and through what land the said deviation is proposed to be made and 'the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plans and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All that piece of land in the Parish of Darnum, the heaved and the production of the said road being made, that is to say:—

All that piece of land in the Parish of Darnum, the boundaries of which are as follow:—

Commencing at a point on the eastern boundary of allotment 7, section 10, of the said parish, distant 201 deg. 40 min. 28 links from the north-eastern angle of the said allotment; thence by lines bearing respectively 201 deg. 40 min. 60 links, 308 deg. 58 min. 237.5 links, and 114 deg. 21 min. 227 links to the point of commencement:

Also, all that piece of land in the Parish of Drouin East, the boundaries of which are as follow:

Commencing at the north-eastern angle of allotment 104A of the said parish; thence by lines bearing respectively 189 deg. 10 min. 137 links, 311 deg. 40 min. 467 links; thence by the arc of a circle of radius 3,800 links, the chord being 115 deg. 17 min. 409.9 links, to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 2142 and 2143, lodged in the office of the Country Roads Board.

DECLARATION OF A MAIN ROAD IN THE BOROUGH OF ECHUCA.

OF ECHUCA.

Whereas by the Resolution set out below and dated the twenty-seventh day of November. One thousand nine hundred and twenty-eight, the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the road in the State of Victoria set out or described in the schedule to the same is of sufficient importance to be a main road, and acting under the powers in that behalf-conferred upon it by the said Act declared such highway to be a main road within the meaning and for the purposes of the Act aforesaid: And whereas the said Act amongst other things provides that the Government Gazette confirm such Resolution whereupon any road mentioned in such Resolution shall be a main road: And whereas it is deemed desirable to confirm the Resolution so made and pussed by the said Country Roads Board: Now therefore His Excellency the Government of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare upon the publication of this Order in the Government Gazette the road mentioned in the schedule to such Resolution of the Country Roads Board a main road within the meaning and for the purposes of the said Country Roads Act 1915.

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

The Country Roads Board incorporated by the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the highway within the State of Victoria set out or described in the schedule hereunder written is of sufficient importance to be a main road acting under the powers conferred upon the Board by the said Act doth by this Resolution hereby declare such highway to be a main road within the meaning and for the purposes of the said Country Roads Act 1915.

SCHEDULE.

Borough of Echuca.

3305

3. Echuca-Wyuna Road (5503).-Commencing at its junction with the Echuca-Cornella road at the north-western angle of allotment 30, Parish of Echuca North; thence easterly and south-easterly to the south-eastern angle of allotment 32F of the said parish on the eastern boundary of the borough.

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

W. McCORMACK, Chairman. ARTHUR E. CALLAWAY, Member. R. JANSEN, Acting Secretary. (SEAL)

DECLARATION OF A DEVELOPMENTAL ROAD IN THE SHIRE OF LAWLOIT.

SHIRE OF LAWLOIT.

Whereas by the Resolution set out below and dated the twenty-seventh day of November, One thousand nine hundred and twenty-eight, the Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) being of opinion that the road set out or described in the schedule hereunder written is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared such road to be a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution shall be a developmental road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Government Gazette the road mentioned in the said Resolution and declare upon the publication of this Order in the Government Gazette the road mentioned in the schedule to such Resolution of the Country Roads Board a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918. Developmental Roads Act 1918.

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

under the Developmental Roads Act.

The Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the road set out or described in the schedule hereunder written is of sufficient importance and will serve to develop areas of land by providing access to a railway station or to a main road leading to a railway station, acting under the powers in that behalf conferred upon the Board by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such road to be a developmental road within the meaning and for the purposes of the said Developmental Roads Act 1918.

SCHEDULE.

Shire of Lawloit.

8. Miram West Road (9158).—Commencing at its junction with the Broughton (main) road at the south-western angle of allotment 23, Parish of Mirampiram; thence easterly to the south-western angle of section 7. Township of Mirampiram; thence generally north-easterly through that township to its junction with the Miram-road at the north-eastern angle of section 1 of the township aforesaid.

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

W. McCORMACK, Chairman. ARTHUR E. CALLAWAY, Member. R. JANSEN, Acting Secretary. (SEAL)

DECLARATION OF A DEVELOPMENTAL ROAD IN THE SHIRE OF ALEXANDRA.

WHEREAS by the Resolution set out below and dated the twenty-seventh day of November, One thousand nine hundred and twenty-eight, the Country Roads Board incorporated under the Country Roads Act 1916 (No. 2635) being of opinion that the road set out or described in the schedule to the same is of sufficient importance and will serve to develop areas of land (whether alienated from the Crown or not) by providing access to a railway station or to a main road leading to a railway station and acting under the powers in that behalf conferred upon it by the Developmental Roads Act 1918 (No. 2944) declared such road to be a developmental road

within the meaning and for the purposes of the Developmental Roads Act 1918: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution whereupon any road or part thereof mentioned in such Resolution shall be a developmental road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the said Country Roads Board: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution and declare upon the publication of this Order in the Government Gazette the road mentioned in the schedule to such Resolution of the Country Roads Board a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918. within the meaning and for the purposes of the Developmental

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

under the Developmental Roads Act.

The Country Roads Board incorporated under the Country Roads Act 1915 (No. 2635) at a meeting now holden being of opinion that the road set out or described in the schedule hereunder written is of sufficient importance and will serve to develop areas of land by providing access to a railway station or to a main road leading to a railway station, acting under the powers in that behalf conferred upon the Board by the Developmental Roads Act 1918 (No. 2944) doth by this Resolution hereby declare such road to be a developmental road within the meaning and for the purposes of the said Developmental Roads Act 1918.

SCHEDULE.

Shire of Alexandra,

2. Maintongoon Boad (252).—Commencing at the south-western angle of allotment 27, Parish of Maintongoon; thence north-easterly and generally south-easterly to the western boundary of allotment 28 of section B; thence south-easterly and north-easterly through the allotment last named to the south-eastern angle of allotment 24A, section B, of the said parish

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

W. McCORMACK, Chairman. ARTHUR E. CALLAWAY, Member. R. JANSEN, Acting Secretary. (SEAL)

DECLARATION OF A DEVIATION FROM THE KORUMBURRA SOUTH ROAD IN THE SHIRE OF KORUMBURRA.

WHEREAS by section 58 of the Country Roads Act 1915 (No. 2635) as amended by section 15 of the Developmental Roads Act 1918 (No. 2944) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has by Resolution declared a deviation to be a developmental road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a developmental road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a developmental road and has also declared that such deviation shall be in lieu of the existing road being the land described in the Second Schedule to such Resolution: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for the Declaration of a Deviation under the Developmental Roads Act.

Developmental Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1915 and the Developmental Roads Act 1918 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 58 of the said first-cited Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto.

FIRST SCHEDULE.

Shire of Korumburra.

Shire of Korumburra.

4. Korumburra South Road (9054).—All that piece of land in the Parish of Korumburra and being a roadway generally 1 chain wide the south-western boundary of which commences at a point on the western boundary of allotment 94, of the Parish of Korumburra, distant 352 deg. 14 min, 926.5 links from the south-western angle of the said allotment; thence generally easterly and southerly through that allotment, across a 1-chain Government road, southerly and generally easterly through allotment 16, section 8, and southerly across a 1-chain Government road to a point on the northern boundary of allotment 58, section 8, distant 237 deg. 6 min. 234.8 links from an angle in that boundary formed by the intersection of lines bearing 57 deg. 6 min. and 111 deg. 37 min.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and yellow on survey plan numbered 647, lodged in the office of the Country Roads Board.

SECOND SCHEDULE, Shire of Korumburra.

4. Korumburra South Road.—All that piece of land in the Parish of Korumburra and being a roadway partly 2 chains and partly 1 chain wide, the eastern boundary of which commences at a point on the western boundary of allotment 94 of the said parish, distant 352 deg. 14 min. 926.5 links from the south-western angle of the aforesaid allotment; thence south-cry along the western boundary of that allotment, across a 1-chain Government road, and continuing southerly and south-easterly to the north-western angle of allotment 5A, section 8, of the said parish. of the said parish.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured blue on survey plan number 647, lodged in the office of the Country Roads Board.

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

W. McCORMACK, Chairman. ARTHUR E. CALLAWAY, Member. R. JANSEN, Acting Secretary. (SEAL)

DECLARATION OF A DEVIATION FROM THI ARAWATA-ROAD IN THE SHIRE OF KORUMBURRA.

ARAWATA-ROAD IN THE SHIRE OF KORUMBURRA.
WHEREAS by section 58 of the Country Roads Act 1915 (No. 2035) (as amended by section 16 of the Developmental Roads Act 1918 (No. 2944)) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act shas (whether before or after the commencement of the Developmental Roads Act 1918) by Resolution declared a deviation to be a developmental road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on the publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a developmental road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a developmental road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to the said Resolution and that such part of the existing road being the land described in the Second Schedule to the said Resolution and that such part of the existing road being the land described in the Second Schedule to the said Resolution and that such part of the existing road shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution.

Resolution for the Declaration of a Deviation under the Developmental Roads Act.

Developmental Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Developmental Roads Act 1918 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the Country Roads Act 1915) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 58 of the said last-cited Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the Developmental Roads Act 1918; And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto, and further that such part of the existing road shall be discontinued.

FIRST SCHEDULE.

Shire of Korumburra.

Shire of Korumburra.

5. Arawata Road (9055).—All that piece of land in allotment 21, Parish of Korumburra, the boundaries of which are as follow:—Commencing at an angle in the northern boundary of the road through the said allotment formed by the intersection of lines bearing 90 deg. 19 min. and 59 deg. 8 min.; thence by lines bearing respectively 44 deg. 48 min. 527.2 links, 41 deg. 3 min. 375.2 links, 31 deg. 29 min. 488.5 links, 199 deg. 47 min. 456 links, 211 deg. 28 min. 95.5 links, 221 deg. 3 min. 341.5 links, 224 deg. 48 min. 138.7 links, and 239 deg. 8 min. 404.2 links to the point of commencement.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan number 908, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Korumburra,

5. Arawata Road.—All that piece of land in allotment 21, Parish of Korumburra, the boundaries of which are as follow:—Commencing at a point on the northern boundary the road through the said allotment distant 59 deg. 8 min. 596 links from the angle in the said northern boundary formed by the intersection of lines bearing 90 deg. 19 min. and 59 deg. 8 min.; thence by lines bearing respectively 31 deg. 28 min. 301.5 links, 41 deg. 3 min. 45.2 links, 31 deg. 29 min. 507.6 links, 199 deg. 47 min. 456 links, 211 deg. 28 min. 216.2 links, and 239 deg. 8 min. 215.4 links to the point of commencement.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured blue on survey plan number 908, lodged in the office of the Country Roads Board.

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

W. McCORMACK, Chairman, ARTHUR E. CALLAWAY, Member, R. JANSEN, Acting Secretary. (SEAL)

DECLARATION OF A DEVIATION FROM THE WARRAGUL, KORUMBURRA ROAD IN THE SHIRE OF WARRAGUL.

WHEREAS by section 58 of the Country Roads Act 1915 (No. 2635) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has (whether before or after the commencement of the Developmental Roads Act 1918) by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on the publication in the Government Gazette of the Order confirming the said Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the existing road being the land described in the Second Schedule to such Resolution and that such part of the existing road as is described in the Third Schedule to such Resolution shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution.

Resolution for Declaration of a Deviation under the Country Roads Act.

Whereas the laud the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1915 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 1915: And the said Board doth also declare that such deviation shall be in liou of the existing road or part thereof described in the Sceond Schedule hereto, and further that such part of the existing road as is described in the Third Schedule shall be discontinued.

FIRST SCHEDULE. Shire of Warragul.

Shire of Warragul.

2. Warragul-Korumbura Road (17802).—All that piece of land in the Parish of Warragul and being a roadway generally 1 chain wide, the south-western boundary of which commences at a point in allotment 61 distant 8 deg. 4 min. 500.8 links, 257 deg. 57 min. 127.5 links, and 2:il deg. 4 min. 47.5 links from the south-western angle of allotment 62 in the said parish; thence generally north-easterly through allotment 61 and aeroes a 1-chain road; thence generally easterly and north-easterly through subdivision 3 of allotment 62, aeroes a 1-chain road, and continuing north-easterly through subdivision 4 of the said allotment across a 1-chain road, and continuing south-easterly and north-easterly through subdivision 1 of the allotment aforesaid, across a 1-chain road, and continuing north-easterly through allotment 45 of the said parish to a point distant 349 deg. 50 min. 1,671 links from the south-eastern angle of the western portion of allotment 45.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and yellow on survey plan number 90, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Warragul.

Shire of Warragul.

2. Warragul-Korumburra Road.—All that piece of land in the Parish of Warragul and being a roadway generally 1 chain wide, the western and northern boundary of which commences at a point in allotment 61 distant 8 deg. 4 min. 214.8 links and 308 deg. 49 min. 362 links from the south-western angle of allotment 62 in the said parish; thence north-westerly and north-easterly through allotment 61, and continuing generally north-easterly through allotment 62 across a 1-chain road, and continuing north-westerly through allotment 65 et al. (2016). continuing north-westerly through alletment 45 of the said parish to a point distant 349 deg. 50 min. 1,671 links from the south-eastern angle of the western portion of alletment 45: save and except those portions of the roadway above described as are described in the First Schedule hereof and are shown coloured yellow on the plan mentioned in the said First Schedule Schedule.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured light and dark blue on survey plan number 90, lodged in the office of the Country Roads Board.

THIRD SCHEDULE.

Shire of Warragul.

All that piece of land in the Parish of Warragul and being All that piece of land in the Parish of Warragul and being a roadway generally 1 chain wide, the western and northern boundary of which commences at a point in allotment 61 distant 8 dag. 4 min. 214.8 links and 308 dag. 49 min. 362 links from the south-western angle of allotment 62 in the said parish; thence north-westerly and north-casterly through allotment 61, across a 1-chain road, and continuing generally north-easterly through allotment 62 to the intersection of lines bearing 52 dag. 34 min. and 33 dag. 34 min. respectively; save and except those portions of roadway above described as are described in the First Schedule hereof and are shown coloured yellow on the plan mentioned in the First Schedule.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured dark-blue on survey plan number 90, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this nineteenth day of November, One thousand nine hundred and twenty-cight, in the presence of—

(SEAL)

W. McCORMACK, Chairman. W. L. DALE, Acting Member. R. JANSEN, Acting Secretary.

DECLARATION OF A DEVIATION FROM THE YEA-GLENBURN ROAD IN THE SHIRE OF YEA.

Whereas by section 58 of the Country Roads Act 1915 (No. 2635) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Acts has (whether before or after the commencement of the Developmental Roads Act 1918) by Resolution declared a deviation to be a main road the said Board may also declare that such deviation shall be in lieu of any existing road or part thereof named in such Resolution and that on the publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a main road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a main road and has also declared that such deviation shall be in lieu of the part of the existing road being the land described in the Second Schedule to such Resolution and that such part of the existing road as is described in the Third Schedule to such WHEREAS by section 58 of the Country Roads Act 1915 (No.

Resolution shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such

Resolution for the Declaration of a Deviation under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1915 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 58 of the said Act doth by this present Resolution héreby declare the said road deviation the course of which is described in the First Schodule hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 1915: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto and further that such part of the existing road as is described in the Third Schedule shall be discontinued.

FIRST SCHEDULE. Shire of Yea.

Shire of Yea.

2. Yea-Glenburn Road (19102).—All that piece of land in the Parish of Billian and being a roadway generally 14 chains wide, the southern and western boundary of which commences at a point on the eastern boundary of allotment 1, section A, of the said parish, distant 147 deg. 26 min. 1,153.5 links from the north-eastern angle of the said allotment; thence north-westerly, westerly, north-westerly and generally north-easterly through that allotment, and north-westerly through allotment 13, section A, to a point on the eastern boundary of that allotment, distant 311 deg. 38 min. 827 links from the south-eastern angle of the allotment last named.

Also all that piece of land in the Parish of Billian and

Also, all that piece of land in the Parish of Billian and Also, all that piece of land in the Parish of Billah and being a roadway generally 1½ chains wide, the eastern boundary of which commences at a point on the western boundary of allotment 3, section A, of the said parish, distant 8 deg. 54 min, 1,253.2 links from the south-western angle of the said allotment; thence south-easterly through that allotment to a point on its southern boundary distant 86 deg. 40 min, 350.1

point on its southern boundary distant 86 deg. 40 min. 350.1 links from the south-western angle of the alloiment aforesaid, and continuing further south-easterly an approximate distance of 180 links to the western approach to Devlins Bridge. Also, all that piece of land in the Parish of Woodbourne the boundaries of which are as follows: Commencing at the north-eastern angle of allotment 13, section C, of the said parish; thence by lines bearing respectively 229 deg. 43 min. 226.4 links, 356 deg. 18 min. 293.6 links, and 127 deg. 26 min. 241.3 links to the point of commencement. links to the point of commencement.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and vellow on survey plaus numbered 1957, 2119, and 2120, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Yea.

Shire of Yea.

2. Yea-Glenburn Road.—All that piece of land in the Parish of Billian, and being a roadway generally 1½ chains wide, the western boundary of which commences at a point on the eastern boundary of allotment 1, section A, of the said parish, distant 147 deg. 26 min. 487.8 links from the north-eastern angle of the said allotment; thence generally north-westerly to a point on the eastern boundary of allotment Ia, section A, distant 311 deg. 38 min. 430.8 links from the south-eastern angle of the allotment last named.

Also, all that piece of land in the Parish of Billian, and being a roadway generally 1½ chains wide, the eastern boundary of which commences at a point on the western boundary of which commences at a point on the western boundary of allotment 3, section A, of the said parish, distant 8 deg. 54 min. 715 links from the south-western angle of the said allotment; thence south-westerly to the south-western angle

54 mm. 715 mms from the south-western angle of the said allotment; thence south-westerly to the south-western angle of the said allotment; and thence south-easterly an approximate distance of 220 links to the junction of the western boundary of the Country Roads Board road described in the First Schedule hereof.

NOTE.—The route of the portions of the roadway above described is more particularly delineated and shown coloured light and dark blue on survey plans numbered 1957 and 2119, lodged in the office of the Country Roads Board.

THIRD SCHEDULE. Shire of Yea.

All that piece of land in the Parish of Billian, the boundaries of which are as follows:—Commencing at the northeastern angle of allotment 1, section A, of the said parish;

thence by lines bearing respectively 90 deg. 0 min. 178 links, 147 deg. 26 min. 1,046.2 links, 318 deg. 39 min. 626 links, 270 deg. 30 min. 65 links, and 327 deg. 26 mip. 487.8 links to the point of commencement.

Also, all that piece of land in the Parish of Billian, the boundaries of which are as follows:—Commencing at the south-western angle of allotment 3, section A, of the said parish; thence by lines bearing respectively 266 deg. 40 min. 153.5 links, 8 deg. 54 min. 1,264.4 links, 172 deg. 43 min. 538.2 links, and 188 deg. 54 min. 715 links to the point of commencement.

Note.-The route of the portions of the roadway above de scribed is more particularly delineated and shown coloured dark-blue on survey plans numbered 1957 and 2119, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed this twenty-seventh day of November, One thousand nine hundred and twenty-eight, in the

WM. McCORMACK, Chairman. ARTHUR E. CALLAWAY, Member. R. JANSEN, Acting Secretary. (SEAL)

And the Honorable Alfred Elliott Chandler, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

At the State Government House, Melbourne, the fifth day of December, 1928.

PRESENT:

His Excellency the Governor of Victoria. Mr. Saltau. -1 Mr. Chandler

AUTHORITY TO OBTAIN BANK OVERDRAFTS.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby authorize, in pursuance of section 273 of the Water Act 1915 (No. 2747), each of the Waterworks Trusts mentioned in the first column of the schedule hereunder to obtain an advance or advances from the bank named in the second column, by way of overdraft, provided that the total of the sums owing by the Trusts to the bank at any one time shall not exceed the sum specified in the third column.

SCHEDULE.

Name of Trust.	Bank and Place.	Overdraft not to exceed.			
Maffra Stratford	Commercial, Maffra Commercial, Stratford	£ s. d. 200 0 0 2,000 0 0			

Water Acts.

MORNINGTON PENINSULA WATERWORKS DISTRICT. —PORTION EXCISED.

—PORTION EXCISED.

Under powers conferred by the Water Acts, and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order, and direct as follows:—

That there shall be excised from the Mornington Peninsula Waterworks District that portion of the same set out and described in the schedule hereto, which portion, as on and from the first day of July, 1928, shall be deemed to be excised accordingly.

accordingly.

SCHEDULE.

Schedule.

That portion comprised within the following boundaries, viz.:—Commencing at the north-western angle of allotment 9, Parish of Berwick; thence southerly by the western boundary of allotments 9, 13, and 21, and a line connecting those boundaries to the south-western angle of said allotment 21; thence easterly by the southern boundaries of allotments 21, 20, 19c, 19, and a line in continuation of those boundaries to the north-western angle of allotment 27; thence southerly by the western boundaries of allotments 27 and 28, a line connecting and a line in continuation of those boundaries to a point in line with the northern boundary of allotment 35; thence westerly by a line, the north-western boundaries of allotments 35 and 36, to the north-western boundaries of allotmentioned allotment; thence north-westerly by a line, the south-western boundary of allotment 25, and a line in continuation of that boundary to the most southerly angle of allotment 24; thence northerly by the eastern boundaries of allotment 24; thence northerly by the eastern boundaries of allotment 24; thence northerly by the eastern boundaries of allotment 26.

ments 24, 22, 12, 10, 10a, and 10b, and lines connecting those boundaries, to the north-eastern angle of said allotment 10; thence easterly by a line to the point of commencement.

The portion set out and described in the foregoing schedule is as shown on a plan approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.

Water Acts.

Water Acts.

NARRE WARREN WATERWORKS DISTRICT.—
DISTRICT EXTENDED.

Under powers conferred by the Water Acts, and all other powers enabling him in that behalf, Ilis Excelency the Governor of the State of Victoria, with the advice of the Executive Council of the said State, on the recommendation of the State Rivers and Water Supply Commission, doth hereby declare, order, and direct as follows:—

That the Narra Warron Waterwarks District be extended by

That the Narre Warren Waterworks District be extended by adding to the same-

That portion excised from the Mornington Peninsula Waterworks District, by Order in Council bearing date the fifth day of December, 1928, which portion is set out and described in the schedule hereto...

And as on and from the 1st day of July, 1928, the said Narre Warren Waterworks District shall be deemed to be so extended.

SCHEDULE.

SCHEDULE.

That portion comprised within the following boundaries, viz.:—Commencing at the north-western angle of allotment 9, Parish of Berwick; thence southerly by the western boundary of allotments 9, 13, and 21, and a line connecting those boundaries to the south-western angle of said allotments 21, 20, 198, 19, and a line in continuation of those boundaries to the north-western angle of allotment 27; thence southerly by the western boundaries of allotments 27 and 28, a line connecting and a line in continuation of those boundaries to a point in line with the northern boundary of allotment 35; thence westerly by a line, the north-western angle of the last-mentioned allotment; thence north-westerly by a line, the south-western boundary of allotment 24; thence northern boundary angle of allotment 24; thence northerly by the eastern boundaries of allotment 24; thence northerly by the eastern boundaries of allotments 24, 22, 12, 10, 10A, and 10B, and lines connecting those boundaries, to the north-eastern angle of said allotment 10; thence easterly by a line to the point of commencement.

The portion set out and described in the foregoing schedule is as shown one allot property and the foregoing schedule is as shown one allot property and the foregoing schedule is as shown one allot property and the foregoing schedule is as shown one allot property and the foregoing schedule is as shown one allot property and the foregoing schedule is as shown one allot property and the foregoing schedule is as shown one allotments and the foregoing schedule is a shown one allotment and the foregoing schedule is a shown one allotment and the foregoing schedule is a shown one allotment and the foregoing schedule is a shown one allotment and the foregoing schedule is a shown one allotment and the foregoing schedule is a shown one allotment and the foregoing schedule is a shown one allotment and the foregoing schedule is a shown one allotment and the foregoing schedule is a shown one allotment and the foregoing schedule is the for

The portion set out and described in the foregoing schedule is as shown on a plan approved by the Governor in Council, and deposited in the office of the State Rivers and Water Supply Commission, Melbourne.

BOROUGH OF DAYLESFORD WATERWORKS TRUST. MINIMUM RATES FOR 1929.

MINIMUM RATES FOR 1929.

WHEREAS by section 148 of the Water Act 1915 it is enacted that the Governor in Council may from time to time fix a sum which shall be the minimum amount of rates to be paid annually by any occupier or owner of property liable to be rated by any Waterworks Trust: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the now in part recited Act, doth order and direct that the sum of One pound one shilling (£1 ls.) shall be the minimum amount of rates to be paid for the year 1929 by every occupier or owner of land or tenement liable to be rated by the Borough of Daylesford Waterworks Trust under clause 1 of its Rating By-law for the said year, and that Two pounds sterling (£2) shall be the minimum rate under clause 4 of the said By-law.

WODONGA WATERWORKS TRUST. MINIMUM RATES FOR 1929.

MINIMUM RATES FOR 1929.

WHEREAS by section 148 of the Water Act 1915 it is enacted that the Governor in Council may from time to time fix a sum which shall be the minimum amount of rates to be paid annually by the occupier or owner of any land or tenement liable to be rated by any Waterworks Trust: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, and in pursuance of the now in part recited Act, doth order and direct that the minimum amount of rates to be paid for the year 1929 by every occupier or owner of any land or tenement liable to be rated by the Wodonga Waterworks Trust shall be Sixty shillings (60s.) and Thirty shillings (30s.) respectively, as specified in clauses 2 and 3 of the said Trust's Rating By-law for the said year.

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

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

3309

Apprenticeship Act 1927.

APPRENTICESHIP COMMISSION OF VICTORIA.

PLUMBING AND GASFITTING REGULATIONS (No. 2).

At the Executive Council Chamber, Melbourne, the tenth day of December, 1928.

His Excellency the Governor of Victoria.

Sir W. M. McPherson	Mr. Chandler
Dr. Argyle	Mr. Macfarlan
Mr. Cohen	Mr. Saltan
Mr. Angus	Mr. Morley
Mr. Pennington	Mr. Cuthbertson.
Mr. Groves	

W HEREAS by section 39 of the Apprenticeship Act 1927, it W HEREAS by section 39 of the Apprenticeship Act 1927, it is amongst other things enacted that the Governor in Council may make Regulations for or with respect to providing for any matters which are or may be the subject of draft Regulations submitted by the Apprenticeship Commission of Victoria: And whereas the said Commission has prepared and submitted to His Excellency the Governor in Council draft Regulations for or with respect to the matters set out in subsections (1) (i) and (1) (j) of section 38 of the said Act: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the Regulations following, that is to say:—

Short Title.

1. These Regulations may be cited as the "Plumbing and Gasfitting Regulations (No. 2)."

Interpretation.

2. In these Regulations-

"Act" means the Apprenticeship Act 1927.
"Commission" means the Apprenticeship Commission of Victoria.

Application of Regulations.

3. These Regulations shall apply only with respect to the following apprenticeship trades, viz. :—

Plumbing and Gassitting.

Plumbing.

Gasfitting.

Term of Apprenticeship.

4. The term of apprenticeship in each of the said trades shall be six years, but in the case of applicants for apprenticeship who possess the Intermediate Technical Certificate of the Education Department of Victoria, and who have passed the Grade I. Plumbing and Gasfitting examination of the said Department, the term of apprenticeship shall be five years.

Form of Indentures of Apprenticeship.-General Form.

5. The standard form of indentures of apprenticeship in each of the said trades and the terms covenants and conditions thereof shall be in the form contained in the Second Schedule to General Regulations (No. 2), with the following additions thereto:—

Additional Covenants, &c., to General Form of Indentures of Apprenticeship.

EMPLOYER'S COVENANT,

- (c) (iii) Make no deduction from the wages of the apprentice in respect of any time lost by reason of compulsory attendance at classes of instruction in subjects of the apprenticeship course.
- (f) Provide the apprentice with the following tools during the first, second, and third years of the term of his apprenticeship, viz.:--Hanmer, pilers, cold chisel, serewdriver, one pair snips, soldering iron, one pair footprints, shave-hook, and dresser.

MUTUAL AGREEMENTS.

MUTUAL AGREEMENTS.

10. That the apprentice will replace any of the tools supplied for his use as hereinbefore provided if lost or broken through his own carelessness.

11. The apprentice shall be paid the same allowances as are from time to time paid by the employer to journeymen in the same trade for travelling time, fares, meal money, and other matters, or, where such allowances are proportionate to the rates of pay received by journeymen, the apprentice shall be paid only such proportion thereof as the rates of pay of the apprentice bear to such journeymen's minimum rates of pay.

Form of Indentures where Applicant Admitted to a Year other than the First Year of Apprenticeship.

6. In cases, however, where an applicant for apprentice-ship in the said trades has been permitted by the Commission, in pursuance of section 18 (1) of the Act, to be admitted to some year of the apprenticeship course other than the first year, paragraph (a) of the employer's covenant in the indentures of apprenticeship to be entered into shall read as set out in General Regulations (No. 3).

Incorporation of Certain General Regulations.

7. The provisions of Regulations 5, 6, 7, 8, 9, and 10 of General Regulations (No. 2) shall apply with respect to indentures of apprenticeship in each of the said trades.

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

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

Apprenticeship Act 1927.

APPRENTICESHIP COMMISSION OF VICTORIA.

GENERAL REGULATIONS (No. 3).

At the Executive Council Chamber, Melbourne, the tenth day of December, 1928.

His Excellency the Governor of Victoria.

Sir W. M. McPherson	Mr. Chandler
Dr. Argyle	Mr. Macfarlan
Mr. Cohen	Mr. Saltau
Mr. Angus	Mr. Morley
Mr. Pennington	Mr. Cuthbertson.
Mr Groves	

In pursuance of the provisions of section 39 of the Apprenticeship Act 1927, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the Regulations following, that is to say :-

Short Title.

1. These Regulations may be cited as the "General Regulations (No. 3)."

Interpretation.

- 2. In these Regulations-
- "Act" means the Apprenticeship Act 1927.
 "Commission" means the Apprenticeship Commission of Victoria,

Form of Indentures where Applicant Admitted to a Year other than First Year of Apprenticeship.

3. Where an applicant for apprenticeship whose application has been granted has been permitted by the Commission, in pursuance of section 18, sub-section (1) of the Act, to be admitted to some year of the apprenticeship course other than the first year, the indentures of apprenticeship to be entered into shall be in accordance with the form contained in the Second Schedule to General Regulations (No. 2), with the following modification thereof:—

For paragraph (a) of the employer's covenant, substitute the following paragraph :— τ

(a) Take receive and accept the apprentice as his apprentice for the full term of years from the day of 19, the first year of which term shall be deemed to be the year of the maximum term of apprenticeship prescribed in respect of the undermentioned trade.

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

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

PUBLIC HIGHWAYS.—CITY OF CAULFIELD.

PROCLAMATION

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

WHEREAS by the Local Government Act 1915 (6 Geo. V. No. 2686), sections 472 and 473, it is amongst other things enacted that it shall be lawful for the Government and 1915 (6 Geo. V. No. 2686), sections 472 and 473, it is amongst other things enacted that it shall be lawful for the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alloy, or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proelamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force: And whereas the Council of the City of Caulfield has requested that the land hereinafter mentioned, which has been reserved, used, or acquired by the said Council for the purpose of making streets within the said City, be so declared to be public highways: Now therefore I, the Governor of the State of Victoria in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare the land reserved, used, or acquired for the streets hereinafter named and described, and situated within the City of Caulfield aforesaid, to be l'ublic Highways within the meaning of the said Act, viz.:—

PUBLIC HIGHWAYS .- CITY OF CAULFIELD.

Name.	Extent.	Width of Carriage-way.	Width of Footway on Each Side,	Total Width.
Muntz-street	From Alma-road southerly a distance of 676 feet 8 inches to Wanda-road From Alma-road southerly a distance of 676 feet 10 inches to Wanda-road	26 feet	12 feet	50 feet
K hartoum-street		26 feet	12 feet	50 feet

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this tenth day of December, in the year of our Lord One thousand nine hundred and twenty-eight, and in the nineteenth year of the reign of His Majesty King George V.

SOMERS.

By His Excellency's Command,

A. E. CHANDLER, Commissioner of Public Works.

GOD SAVE THE KING!

Land Act 1915.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES DIMINISHED AND INCREASED,

PROCLAMATION

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

WHEREAS by the Land Act 1915 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division I, section 5, of the said Land Act 1915, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and 117 of the Land Act 1915 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes I, 3, 4, 6, and 7 respectively of the classes mentioned in section 5 of the Land Act 1915 aforesaid to the extent set forth in the subjoined Schedules (that is to say):—

Schedules referred to.

CLASSES DIMINISHED OR INCREASED.

				Diminished.	Increased.	
County.	Parish.	Allotment.	Area.	Class.	Class.	Description,
Cladstone	Barrakee Krambruk Castlemaine	67A 35, sec. 1 West of allot. 38A, sec. G5 115	A. R. P. 2 3 39 141 0 5 4 0 0 320 0 0	7 1 7	6 4 	In north of parish

CLASS INCREASED.

County.	County. Parish,		Area.	Class.	Description.	
Polwarth	Bambra	49в3	A. R. P. 4 1 13	6	In south-west of parish	

Given under my Hand and the Scal of the State of Victoria aforesaid, at Melbourne, this tenth day of December, in the year of our Lord, One thousand nine hundred and twenty eight, and in the nineteenth year of the reign of His Majesty King George V.

(L.S.)

By His Excellency's Command,

SOMERS.

HENRY ANGUS, Commissioner of Crown Lands and Survey.

Land Act 1915.

BEE RANGE AREA PROCLAIMED.

PROCLAMATION

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

THE Governor of the State of Victoria, in the Common-wealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of provisions contained in section 137 of the Land Act 1915, do hereby declare that the Crown lands mentioned hereunder shall be available for being licensed for the purpose of being used for a bee range area, that is to say:—

Approximately 900 acres in the Parish of Karadoc, as indicated by pink colour within the yellow border on plan marked K.26.11.28 with Lands Correspondence Mallee M.28553.

Given under my Hand and the Seal of the State of Vic-toria aforesaid, at Melbourne, this tenth day of December, in the year of our Lord One thousand nine hundred and twenty-eight, and in the nineteenth year of the reign of His Majesty King George V.

(L.S.)
By His Excellency's Command,
HENRY ANGUS, SOMERS'.

Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

Land Act 1915 .- Section 19.

ROAD PROCLAIMED .- TOWNSHIP OF GISBORNE.

PROCLAMATION

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

I THE Governor of the State of Victoria, in the Common-tive Council of the said State, and in pursuance of provisions contained in Division 2 of Part I. of the Land Act 1915 (6 Geo. V. No. 2676), do hereby proclaim as a road the land comprised within the boundaries hereinafter described, that is

Township of Gisborne, Parish of Gisborne, County of Bourke: Commencing at the south-west angle of section 20, Township of Gisborne; bounded thence by a road bearing west 100 links; by a line bearing north 1,000 links; by a road bearing east 100 links; and thence by said section 20 bearing south 1,000 links to the commencing point.—(G.54, 56, 59 (5)

Given under my Hand and the Scal of the State of Vic-toria aforesaid, at Melbourne, this tenth day of December, in the year of our Lord One thousand nine hundred and twenty-eight, and in the nineteenth year of the reign of His Majesty King George V.

(L.S.) SOMERS.

By His Excellency's Command,

HENRY ANGUS, Commissioner of Crown Lands and Survey. GOD SAVE THE KING!

PROCLAMATION OF HAMILTON GAOL REVOKED.

PROCLAMATION

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

Wile Reas, by a Proclamation under the Hand of the Governor and the Scal of the Colony of Victoria, made in pursuance of the Statute of Gaols 1864, and bearing date the nineteenth day of May, One thousand eight hundred and eighty-three, certain buildings and premises therein described were declared to be a public gaol, prison, and house of correction, under the title of the Hamilton Gaol: And whereas it is expedient to revoke the said Proclamation: Now therefore I, the Governor of the State of Victoria, with the advice of the Executive Council thereof, do revoke the whole of the Proclamation aforesaid, and do declare that the said buildings and premises shall from henceforth cease to be a public gaol, prison, and house of correction. prison, and house of correction.

Given under my Hand and the Seal of the State of Vic-toria aforesaid, at Melbourne, this tenth day of Decem-ber, in the year of our Lord One thousand nine hundred and twenty-eight, and in the nineteenth year of the reign of His Majesty King George V.

(L.S.) By His Excellency's Command,

SOMERS.

STANLEY S. ARGYLE, Chief Secretary.

GOD SAVE THE KING!

APPROACHING LAND SALES.

ALES of Crown Lands in Fee Simple to be held at the undermentioned places and dates, viz :-

	No. of Gazette.
Alexandra.—Friday, 11th January, 1929	164
BairnsdaleThursday, 17th January, 1929	160
DunollyMonday, 17th December, 1928	148
GeelongThursday, 17th January, 1929	164
Mansfield.—Wednesday, 9th January, 1929	. 160
MaryboroughFriday, 14th December, 1928	151
MerinoWednesday, 9th January, 1929	164
Mirboo NorthThursday, 13th December, 1928	. 153
Red Cliffs.—Thursday, 13th December, 1928	. 160
SeymourFriday, 18th January, 1929	. 164
Warrnambool.—Wednesday, 19th December, 1926	3 158

Lands and Survey Office, Melbourne.

SALES (Nos. 9769, 9770, AND 9771) OF CROWN LANDS IN FEE SIMPLE. AT THE TIMES AND PLACES SHOWN HEREUNDER. TO BE CONDUCTED BY LAND OFFICERS AS SPECIFIED.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to direct that a sale by auction of the undermentioned Crown lands will be holden at the times and places detailed hereunder, and that such lands be offered for sale in the lots hereinafter specified, and at the upset price fixed to each lot respectively.

The lands will be sold in fee simple, and subject to the covenants, conditions, exceptions, and reservations directed by the Governor in Council, by an Order in Council dated the 19th day of October, 1915, and published in the Covernment Gazette of the 21st October, 1915, page 4046, as amended by Order in Council dated the 8th day of February, 1921, published 16th February, 1921, page 585.

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

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

SCALE OF PAYMENTS.

£20 and under, 6 instalments.

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

Over £56, and not exceeding £100, 10 instalments.

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

Over £230, and not exceeding £300, 14 instalments.

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

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

Over £500, 20 instalments.

HENRY ANGUS. Commissioner of Crown Lands and Survey.

Office of Lands and Survey, Melbourne, 11th December, 1928.

CEYMOUR.—SALE (No. 9769), at TEN o'clock a.m., on FRIDAY, 18th JANUARY, 1929, at the COURT HOUSE. To be conducted by W. MURRAY, Land Officer. Auctioneers: HEYWOOD, ROSE & CO., Seymour.

TOWN LOTS.

BROADFORD, PARISH OF BROADFORD, COUNTY OF DALHOUSIE Fronting First-street.

Upset price £10 10s. per lot.—Charge for survey £3 2s. 6d. Lot 1. Area 1a. 0r. 5p., allotment E.

$Fronting\ Govett-street.$

Upset price £5 per lot.—Charge for survey £3. Lot 2. Area 38 perches, allotment 5, section 10.

Fronting High and White streets.

Upset price £30 per lot .-- Charge for survey £3. Lot 3. Area 1a. Ir., allotments 5, 6, 7, 9, and 11, section 4. One month allowed to remove improvements.

Fronting Gavan-street.

Upset price £24 per lot.-Charge for survey £3. Lot 4. Area 1a. 2r., allotments 12, 13, 14, 15, 16, and 17, section 4.

Fronting First-street,

Upset price £15 per lot.—Charge for survey £3. Lot 5. Area 3 roods, allotments 18, 19, and 20, section 4.

YEA, PARISH OF YEA, COUNTY OF ANGLESEY. Fronting Pechell-street.

Upset price £14 per lot.-Charge for survey £2 2s. *Lot 6. Area 2a. 0r. 11p., allotment 6c, section 45. One month allowed to remove fencing.

*Lot 7. Area 2a. 0r. 14p., allotment 6p, section 45.

At the end of Smith-street, near Rifle Range.

Upset price £15 per lot.-Charge for survey £3. Lot 8. Area 3 acres, allotment 8, section 27A. Valuation of improvements £2 16s. 3d. (H. Smith).

Upset price £14 per lot.—Charge for survey £3. Lot 9. Area 2a. 3r. 18p., allotment 9, section 27a. Valuation of improvements £1 15s. (H. Smith).

Upset price £5 per lot.—Charge for survey £3. Lot 10. Area i acre, allotment 2, section 27A. Valuation of improvements 12s. 6d. (H. Smith).

RUFFY, PARISH OF RUFFY, COUNTY OF DELATITE.

Fronting Finlay-street.

Upset price £8 per lot.-Charge for survey £3. *Lot 11. Area I acre, allotment 3, section G. Valuation of improvements £5 10s. (S. Penny).

Upset price £7 per lot.—Charge for survey £3. *Lot 12. Area 3r. 37 1-10p., allotment 4, section G.

Upset price £2 per lot—Charge for survey £3. *Lot 13. Area 1r. 18 5-10p., allotment 5, section G.

Lots 11 12, and 13 sold under a special railway condition that the land may be acquired by the Railways Department at any time without compensation for land or improvements.

COUNTRY LOT.

PARISH OF LONGWOOD, COUNTY OF DELATITE.

About 11 miles south-east of Longwood Township.

Upset price £1 per acre.-Charge for survey £5 17s. 6d.

*Lot 14. Area 34a. 2r. 14p., allotment 10s, section E.

* Sold subject to special mining condition, similar to section 81, Land Act 1915.

GELONG.—SALE (No. 9770), at ELEVEN o'clock a.m., on THURSDAY, 17th JANUARY, 1929, at the AUCTION ROOMS of Messrs. REID & BAXTER, Malopstreet. To be conducted by E. GIBLETT, Land Officer. Auctioneers: REID & BAXTER, Geelong.

CITY LOTS.

GEELONG, PARISH OF CORIO, COUNTY OF GRANT.

Fronting Friendly Societies Reserve.

Upset price £1 10s. per foot.—Charge for survey £1. Lot 1. Area 1r. 3 2-10p., allotment 12, section 86a, frontage 66 fees

Lot 2. Area 1r. 3 2-10p., allotment 16, section 86A, frontage 66 feet.

TOWN LOTS.

STEIGLITZ, PARISH OF DURDIDWARRAH, COUNTY OF GRANT. Between Stawell and William streets.

Upset price £4 10s. per lot .-- Charge for survey £3 2s. 6d. Lot 3. Area 1a. 2r. 29p., allotment 10, section 6. Valuation of improvements £25 (the Crown), payable one-eighth deposit, balance in six equal half-yearly instalments, with interest at 5 per cent. per annum.

COUNTRY LOT.

PARISH OF ANAKIE, COUNTY OF GRANT.

Site of improvements of A. T. Ryan.

Upset price £1 per acre.—Charge for survey £5 5s. Lot 4. Area 30a. 0r. 16p., allotment 17a. Valuation of im-provements £835 (A. T. Ryan).

A LEXANDRA.—SALE (No. 9771), at half-past TWO o'clock p.m., on FRIDAY, 11th JANUARY, 1929, at the COURT HOUSE. To be conducted by E. SINGLETON, Land Officer. Auctioneer: G. A. COOKSON, Alexandra.

ALEXANDRA, PARISH OF ALEXANDRA, COUNTY OF ANGLESEY. . Fronting Pendlebury-street.

Upset price £10 per lot.—Charge for survey £1.

Lot 1. Area 3r. 35p., allotment 4, section 63. Valuation of improvements £6 13s. (J. Kelly).

COUNTRY LOTS.

PARISH OF ALEXANDRA, COUNTY OF ANGLESEY.

· West of Alexandra, on the U. T. Creek.

Upset price £10 per acre.—Charge for survey £3 2s. 6d. *Lot 2. Area 1a. 3r. 15p., allotment 33t.

PARISH OF KILLINGWORTH, COUNTY OF ANGLESEY.

Upset price £12 per acre.—Charge for survey £3 2s. 6d. *Lot 3. Area 2a. 1r. 18p., allotment 66n.

* Sold subject to special mining condition, similar to section 81, Land Act 1915.

Closer Settlement Acts.

SALE OF CROWN LANDS BY PUBLIC AUCTION.

SALE of the undermentioned Crown lands in fee simple A SALE of the undermentioned Crown lands in iee simple by public auction will be held at the SALE YARDS, MERINO, on WEDNESDAY, 9th JANUARY, 1929, at TWO p.m. To be conducted by H. S. WILLIAMS, Land Officer, Hamilton. Auctioneers: P. LEARMONTH & CO., Merino.

PARISH OF MERINO, COUNTY OF NORMANBY,

Grazing Land, Glenorchy Estate.

Upset price £3 16s. 9d. per acre.

Area 367 acres (subject to survey), allotments 298 and 308, being part of area recently held by L. Voege, 3 miles from Merino. Undulating grazing land, chiefly suitable for sheep. Fenced, with the exception, of east boundary. Watered by

TERMS AND CONDITIONS.

The full conditions will be read at the sale. Deposit payable on acceptance of bid: 5 per cent, of pur-

chase price

chase price.

Balance of purchase money will be payable in 40 equal half-yearly instalments, together with interest calculated on the unpaid balance at 6 per cent, per annum. The purchaser may pay up the full balance of purchase money at any time prior to the due date, with interest to date of payment only, or may transfer his interest in the purchase (prior to final payment) on payment of a fee of 10s.

Impaction passession. No residence condition. Crown grant.

Immediate possession. No residence condition. Crown grant on completion of purchase.

Plan, showing the land, may be inspected, and particulars obtained, at the offices of the auctioneers, at Lands Office, Hamilton, or Crown Lands Inquiry Office, Melbourne.

HENRY ANGUS

Commissioner of Crown Lands and Survey.

Melbourne, 10th December, 1928.

STATE RIVERS AND WATER SUPPLY COMMISSION.

SALE OF CROWN LANDS BY PUBLIC TENDER

TENDERS are invited for the purchase in fee simple of the undermentioned Crown lands, and will be received up to Noon on Friday, 4th January, 1929.

All tenders to be accompanied by the necessary deposit, and addressed to the Closer Settlement Officer, State Rivers and Water Supply Commission, Melbourne, endorsed "Tender for Tyntynder Land."

Each tendavar is required to state closely his full name.

Each tenderer is required to state clearly his full name, occupation, and address, also the amount he is prepared to pay for the land.

The highest or any tender will not necessarily be accepted.

PARISH OF TYNTYNDER, COUNTY OF TATCHERA.

Area 13a. 3r. 23p., allotment 58, section G, formerly held by C. Harrop, situated 7 miles north-west of Swan Hill.

TERMS AND CONDITIONS.

Deposit to be lodged with tender: Half the purchase price.
Balance to be paid in twelve months, together with interest at 6 per cent. per annum.
Immediate possession. No residence condition.
Crown grant on completion of purchase,
Fuller particulars are obtainable from the Commission's offices. Swan Hill; or Melbourne; or Inquiry Branch, Lands Department, Melbourne

L. B. SCHARP,

For the Commission.

Melbourne, 10th December, 1928.

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF LANDS.

IN pursuance of the provisions of the Land Act 1915, notice is hereby given that it is the intention of the Governor in Council to revoke the temporary reservation of the lands bereinafter referred to, viz.:—

The following Notices were gazetted 10 on 12th December, 1928, pursuant to Orders of the 10th December, 1928.

DIMBOOLA.—The temporary reservation by Order in Council of the 30th October, 1876, of 2 roods, being allotment 7 of section 13, Town of Dimboola, as a site for a Mechanics' Institute, is about to be revoked.—(D.150(7) (C.76991).

Swan Hill.—The temporary reservation by Order in Council of the 23rd December, 1924, of 3 acres 3 roods 20 perches in the Township of Swan Hill, Parish of Castle Donnington, as a site for the Supply of Gravel; is about to be revoked.—(S.464(3) (S.464a1) (Rs.3059).

HENRY ANGUS,

Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne.

COMMITTEES OF MANAGEMENT OF RESERVES.

APPOINTMENTS.

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the undermentioned persons to be Members of the Committees of Management of the Reserves named: the Reserves named :-

RESERVE FOR CRICKET AND PUBLIC RECREATION PURPOSES IN THE PARISH OF CORINDIAR, TOWN OF ROKEWOOD, AND KNOWN AS "ROKEWOOD RECREATION RESERVE."

Zacharias John Williams, Claud Pender, James McCarthy, Hugh William Bryant, James Phillip Michell, and Daniel Wallace as Members of the Committee of Management, for a period of three years, of the land reserved for Cricket and Public Recreation purposes in the Parish of Corindhap, Town of Rokewood, and known as "Rokewood Recreation Reserve," in the Yoom of Zacharias John Williams, Claud Pender, James McCarthy, Roger Sculley, George Henry Alfred Stanbrook, junr., and Stephen Fleming, whose terms of appointment have expired.—(Corr. Rs.2329.)

RESERVE FOR RACING AND RECREATION PURPOSES IN THE PARISH OF REDBANK.

Edward Cornelius Meagher and William Henry Luscombe as Members of the Committee of Management, for a period of three years, of the Reserve for Racing and Recreation purposes in the Parish of Redbank, in the room of George Parris Hall, left the district, and Bartholomew Murphy, deceased.—(Corr. Rs.2175.)

RESERVE FOR PUBLIC PURPOSES (STATE SCHOOL FOREST PLANTATION) IN THE PARISH OF CRESWICK, TOWN OF CRESWICK.

Harry Samuel Bramley Gill, Charles Wesley Frost, William Stanley Northeott, Frederick Gibbs, and Robert Gurr as Members of the Committee of Management of the land temporarily reserved by Order in Council of 26th October, 1928, as a site for Public purposes (State School Forest Plantation) in the Parish of Creswick, Town of Creswick: Provided, however, that the appointment of the said Harry Samuel Bramley Gill shall be for so long only as he may continue to be Inspector of Schools for the Ballarat inspectorate, that the said Charles Wesley Frost and William Stanley Northeott shall hold office for so long as they may continue to be respectively the head teacher and the chairman of the school committee of the Creswick State School, No. 122, and that the appointment of the said Frederick Gibbs and Robert, Gurr shall be for the period ending 28th February, 1931.—(Corr. Rs.3770.)

RESERVE FOR PUBLIC PURPOSES (STATE SCHOOL FOREST PLANTATION) IN THE PARISH OF NEILEOROUGH, TOWNSHIP OF RAY-

Albert Milton Barry, Arthur Jenkin, William Clement, Charles Pascoe, and Robert Phelan as Members of the Committee of Management of the land temporarily reserved by Order in Council of 26th October, 1928, as a site for Public purposes (State School Forest Plantation) in the Parish of Neilborough, Township of Raywood: Provided, however, that the appointment of the said Albert Milton Barry shall be for so long only as he may continue to be Inspector of Schools for the Bendigo inspectorate, that the said Arthur Jenkin and William Clement shall hold office for so long as they may continue to be respectively the head teacher and the chairman of

the school committee of the Raywood State School, No. 1844, and that the appointment of the said Charles Pascoe and Robert Phelan shall be for the period ending 28th February, 1931.—(Corr. Rs.3768.)

RESERVE FOR PUBLIC PURPOSES (STATE SCHOOL FOREST PLANTA-TION) IN THE PARISH OF AMHERST, TOWN OF TALBOT.

William Carter Johns, William Henry Hutchings, Richard Buchanan, Rueben Solomons, and Nicholas Grossman as Members of the Committee of Management of the land temporarily reserved by Order in Council of the 14th August, 1928, as a site for Public purposes (State School Forest Plantation) in the Parish of Amherst, Town of Talbot: Provided, however, that the appointment of the said William Carter Johns shall be for so long only as he may continue to be Inspector of Schools for the Maryborough inspectorate, that the said William Henry Hutchings and Richard Buchanan shall hold office for so long as they may continue to be respectively the head teacher and the chairman of the school committee of the Talbot State School, No. 954, and that the appointment of the said Rueben Solomons and Nicholas Grossman shall be for the period ending 28th February, 1931.—(Corr. Rs.3732.)

RESERVE FOR PUBLIC PURPOSES (STATE SCHOOL FOREST PLANTA-TION) IN THE PARISH OF DENNYING.

James William Elijah, Irwin Frederick Redward, Clifford Finch, Leslie William Jessup, and George Rundell as Members of the Committee of Management of the land temporarily reserved by Order in Council of 25th September, 1928, as a site for Public purposes (State School Forest Plantation) in the Parish of Dennying: Provided, however, that the appointment of the said James William Elijah shall be for so long only as he man continue to be Inspector of Schools for the Quyen inspectorate, that the said Irwin Frederick Redward and Clifford Finch shall hold office for so long as they may continue to be respectively the head teacher and the chairman of the school committee of the Turriff West State School, No. 3946, and that the appointment of the said Leslie William Jessup and George Rundell shall be for the period ending 28th February, 1931.—(Corr. Rs.3762.)

RESPRIVE FOR A PUBLIC PARK IN THE PARISH AND BOROUGH OF STAWELL.

James Henry May, John James Kingston, and William Joseph Earle as Members of the Committee of Management for a period of three years of the land temporarily reserved by Order in Council of 21st March, 1928, as a site for a Public Park in the Parish and Borough of Stawell.—(Corr. Rs.3647.)

RESERVE FOR PUBLIC PURPOSES (STATE SCHOOL FOREST PLANTATION) IN THE PARISH AND TOWN OF STAWELL.

Norman McHutchison, Charles Alexander Menzies, Benno Richard Gebert, Raymond Charles Edwards, and Henry Frank Johnson as Members of the Committee of Management of the land temporarily reserved by Order in Council of 9th October, 1928, as a site for Public purposes (State School Forest Plantation) in the Parish and Town of Stawell: Provided, however, that the appointment of the said Norman McHutchison shall be for so long only as he may continue to be Inspector of Schools for the Warracknabeal inspectorate, that the said Charles Alexander Menzies and Benno Richard Gebert shall hold office for so long as they may continue to be respectively the head teacher and the chairman of the school committee of the Stawell State School, No. 502, and that the appointment of the said Raymond Charles Edwards and Henry Frank Johnson shall be for the period ending 28th February, 1931.—(Corr. Rs 3764.) Norman McHutchison, Charles Alexander Menzies, Benno

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF TIEGA, AND KNOWN AS "GALAH RECREATION RESERVE."

John Black, William Selkirk, John James Reid Gillespie, Frank Stanley Pickering, Michael George Lawler, Halford William Swanton, and Joseph William Gibbins as Members of the Committee of Management for a period of three years of the land temporarily reserved by Order in Council of 28th June, 1928, as a site for Public Recreation in the Parish of Tiega, and known as "Galah Recreation Reserve."—(Corr. Rs.3702.)

RESERVE FOR PUBLIC BUILDINGS IN THE TOWN OF CRANBOURNE.

Herbert James Date, Richard Paul Ryan, Joseph Taylor, Richard Ernest Einseidel, Douglas Bruce, John Cowe, and Robert Costain Garlick as Members of the Committee of Management of the land temporarily reserved by Order in Council of 8th November, 1889, as a site for Public Buildings in the Town of Cranbourne, such appointment to be for a period of three years.—(Corr. Rs.3386.)

RESERVE FOR PUBLIC PURPOSES (STATE SCHOOL FOREST PLANTATION) IN THE PARISH AND TOWNSHIP OF SARSFIELD.

John Oscar Anchen, William McNab Thompson, James Slater, Percy Filmer, and Clarence Haggar as Members of the Committee of Management of the land temporarily reserved by Order in Council of 18th September, 1928, as a site for Public purposes (State School Forest Plantation) in the Parish and Township of Sarsfield: Provided, however, that the appointment of the said John Oscar Anchen shall be for so long only as he may continue to be Inspector of Schools for the Bairnsdale inspectorate, that the said William McNab Thompson and James Slater shall hold office for so long only as they may continue to be respectively the temporary head teacher and the chairman of the school committee of the Sarsfield State School. No. 1228, and that the appointment of the said Percy Filmer and Clarence Haggar shall be for the period ending 28th February, 1931.—(Corr. Rs.3753.)

RESERVE FOR RECREATION, CONVENIENCE, AND AMUSEMENT OF THE PEOPLE IN THE PARISH OF CORIO, KNOWN AS "BELMONT REGREATION RESERVE."

Clarence Newham McCann as a Member of the Committee of Management for the period ending 20th April, 1929, of the land permanently reserved by Order in Council of 24th February, 1926, as a site for Recreation. Convenience, and Amusement of the people in the Parish of Corio, and known as the "Belmont Recreation Reserve," in the room of Alexander Joseph Bennett, resigned.—(Corr. Rs.3237.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this fourth day of December, One thousand nine hundred and twenty-eight, in the presence of—

(SEAL)

HENRY ANGUS, President, F. T. A. FRICKE, Member,

COMMITTEES OF MANAGEMENT OF RESERVES. APPOINTMENTS

WHEREAS by section 184 of the Land Act 1915 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown laind reserved either temporarily or permanently for any of the purposes set out in section 10 of the Land Act 1915, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the undermentioned persons to be Members of the Committees of Management of the Reserves named:—

RESERVE FOR A NATIONAL PARK IN THE PARISHES OF WANDILI-GONG, TOWAMBA, DONDANGADALE, AND EURANDELONG.

GONG, TOWAMBA, DONDANGADALE, AND EDITADIBLONG.

William McIver and Frederick Thomas Albert Fricke as Members of the Committee of Management of the land temporarily reserved by Order in Council of 31st October, 1898, as a site for National Park in the Parish of Wandiligong, and the land temporarily reserved by Order in Council of 6th October, 1908, as a site for National Park in the Parishes of Wandiligong, Towamba, Dondangadale, and Eurandelong, in the room of Joseph Martin Reed and Augustus Albert Peverill, both resigned.—(Corr. Rs.121.)

RESERVES FOR PUBLIC PURPOSES AND FOR THE PROTECTION OF THE NATURAL FEATURES IN THE PARISH OF BUCHAN, KNOWN AS THE "CAVES RESERVES."

Frederick Thomas Albert Fricke as a Member of the Committee of Management of the Reserves for Public Purposes and for the protection of the Natural Features in the Parish of Buchan, known as the "Caves Reserves," as set forth hereunder, in the room of Augustus Albert Pevcrill, resigned.

List of Reserves.

- 1. 160 acres, temporarily reserved by Order in Council of 1st July, 1901. Parish of Buchan.
 2. 119 acres 1 rood 15 perches, temporarily reserved by Order in Council of 21st January, 1902, Parish of Buchan.

- Buchan.
 3. 396 acres 1 perch, temporarily reserved by Order in Council of 11th November, 1913, Parish of Buchan.
 4. 11 acres 37 perches, temporarily reserved by Order in Council of 1st June, 1915, Parish of Buchan.
 5. 17 acres, temporarily reserved by Order in Council of 3rd December, 1907, Parish of Buchan.
 6. 8 acres 20 perches, permanently reserved by Order in Council of 13th November, 1916, Parish of Buchan.
 7. 9 acres 29 perches, temporarily reserved by Order in Council of 10th November, 1909, Parish of Buchan.
 8. 10 acres 39 perches, temporarily reserved by Order in Council of 27th December, 1901, Parish of Buchan.
 9. 86 acres, temporarily reserved by Order in Council of 27th December, 1901, Parish of Buchan.

- 10. 34 acres 2 roods 10 perches, temporarily reserved by Order in Council of 12th November, 1918, Parish of Buchan.—(Corr. Rs.1288.)
- In witness whereof the common seal of the Board of Land and Works was hereunto affixed this sixth day of December, One thousand nine hundred and twentyeight, in the presence of-

(SEAL)

HENRY ANGUS, President. F. T. A. FRICKE, Member.

REGULATIONS FOR THE MANAGEMENT AND USE OF THE OPEN SEA BATHING PAVILION AT ELWOOD, AND APPURTENANCES THERETO, AND FOR FIXING THE AMOUNTS TO BE CHARGED FOR FACILITIES IN CONNEXION THEREWITH.

THE Council of the City of St. Kilda, the duly appointed Committee of Management (hereinafter referred to as the Committee of Management) of the lands specified hereunder, and known as the Elwood Reserves, having framed the following Regulations for the management and use of the Open Sea Bathing Pavilion erected thereon, and appurtenances thereto, and for fixing the amounts to be charged for facilities in connexion therewith, submits the said Regulations to the Board of Land and Works, to be made by such Board in pursuance of the powers conferred by section 181 of the Land Act 1915:—

The land permanently reserved by Order in Council of the 20th November, 1882, for Public Recreation purposes; containing 54 acres, more or less, in the Municipal District of St. Kilda, at Elwood; and

The land temporarily reserved by Order in Council of the 30th November, 1915, for Public purposes, containing 3 acres 3 roods, in the City of St. Kilda, at Elwood.

REGULATIONS.

- 1. In these Regulations-
- (a) The word "premises" shall mean the open sea bathing premises erected on the hereinbefore mentioned Reserves at Elwood;
 (b) the words "officer in charge" shall mean the lessee and/or any officer or attendant in charge of the premises, or any portion thereof, with and by the authority of the Committee of Management.
- 2. The pavilion shall be used for dressing and undressing only. No person shall play games, or without reasonable excuse loiter therein.
- 3. No male over the age of six years shall enter the portion of the pavilion reserved for the use of females, and no female over the age of six years shall enter any portion reserved for the use of males, except for the purpose of rendering assistance in case of accident.
- 4. Every person shall exercise reasonable and proper care in the use of every portion of the premises, dressing rooms, closets, showers, lockers, and other appurtenances, and shall not damage, disfigure, or write upon any part thereof.
- 5. No person shall-
 - (a) climb or attempt to climb on any roof or other portion
 - (a) climb or attempt to climb on any roof or other portion of the premises;
 (b) do any act in any portion of the premises which may be likely to injure, endanger, obstruct, inconvenience, or annoy any person, or intrude upon the privacy of any person using any of the facilities provided in such premises;
 (c) enter or remain on the premises whilst in a state of intoxication;
 (d) behave in an unseemly, improper, indecent, or offensive manner;

manner;

(e) use any indecent or offensive language;

(f) visit or use any portion of the premises while suffering from, or appearing to the person in charge to be suffering from, any infectious, contagious, or offensive disease or skin complaint;

(g) carelessly or negligently injure or destroy any bathing costume, trunk, towel, or other article supplied for use, or remove same from the premises, except for the purpose of bathing;

(h) bring or deposit any filth or rubbish of any sort on the premises, or wilfully or improperly foul or pollute the water from the showers or in the footpool provided at the entrance for the convenience of bathers re-entering the premises after bathing, nor soil nor defile any towel, bathing costume, trunk, or dress, dressing room, locker, or any portion of the premises;

(i) break any bottle or any article of glass or earthenware

premises;
(i) break any bottle or any article of glass or earthenware in or upon the said premises; but if any article of glass or earthenware be accidentally broken therein the breaker shall forthwith collect all such portions of such article and deposit them in a receptacle provided for that purpose;

- (j) carelessly or negligently break, injure, or improperly interfere with any portion of the premises, showers, conveniences, furniture, fittings, or appliances there-
- (k) offer any articles for sale on the premises without the consent of the Committee of Management, or bring any intoxicating liquor therein;
- (1) bring, cause, or allow any dog or other animal to enter or remain on the premises;
- (m) leave in any locker or within any dressing-room or part thereof any bathing gown, trunk, towel, or other article supplied for the bather's use, but shall promptly return same to the officer in charge;
- (n) obstruct or interfere with any person employed at the
- 6. (a) Persons dressed in bathing costumes who have paid the prescribed fees, and whose ordinary clothes are within the pavilion, shall enter by an entrance marked as "Entrance to persons in bathing costumes," or marked to the like effect;

 (b) Persons wearing their ordinary clothes, persons whose ordinary clothes are not within the pavilion, and persons who have not paid the prescribed entrance fees shall not enter except by way of an entrance marked as "Main entrance," or marked to the like effect. marked to the like effect.
- 7. Any person finding any article which may have been left or lost in any part of the premises shall immediately deliver the same to the officer in charge.
- 8. The maximum charges for admission to the premises and for facilities in connexion therewith shall be:—

Admission-Adults, Threepence; children under 12, One

Costumes-Hire, Sixpence; deposit, Five shillings.

Towels-Hire, Twopence; deposit, Two shillings.

Cap or handkerchief—Hire, Threepence; deposit, Two shillings.

The use of the locker per person per session-Threepence.

Charges for the care of valuables

To a value not exceeding Five pounds—Threepence.
To a value exceeding Five pounds but less than Ten
pounds—Sixpence.
To a value of Ten pounds and over—One shilling.

- 9. The penalty for any loss of any key shall be Two shillings, and such amount must be paid to the officer in charge, and satisfactory proof of ownership furnished to him before the contents of the locker will be delivered up.
- 10. The Committee of Management shall not be responsible for the loss or theft of any article brought into the pavilion.
- 11. The lessee or officer in charge appointed by the Committee of Management shall have control of the premises, and shall be responsible for the maintenance of good order and conduct therein, provided nevertheless that any inspector or person appointed by the Committee of Management shall have access thereto at all times.
- access thereto at all times.

 12. Every person offending against these Regulations shall be liable to immediate ejectment from the premises, and in accordance with the provisions of section 181 of the Land Act 1915, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wilfully offends against any such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Mayor, Councillors, and Citizens of the City of St. Kilda was hereto affixed this twentieth day of November, 1928, in the presence of—

THOS, UNSWORTH, Mayor.
GEO. RENFREY, Councillor,
FREDK. CHAMBERLIN, Town Clerk. (SEAL)

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1915, section 181, doth hereby make the foregoing Regulations in respect of—

- The land permanently reserved by Order in Council of the 20th November, 1882, for Public Recreation purposes, containing 54 acres, more or less, in the Municipal District of St. Kilda, at Elwood; and
- The land temporarily reserved by Order in Council of the 30th November, 1915, for Public purposes, containing 3 acres 3 roods, in the City of St. Kilda, at Elwood.
- The common seal of the Board of Land and Works was hereunto affixed this sixth day of December, 1928, in the presence of-

(SEAL) (Corr. Rs.444.) No. 164.-15602.-4

HENRY ANGUS, President. F. T. A. FRICKE, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE NATIONAL PARK AT FERN-TREE GULLY.

W E, Ernest J. L. Bremner, John Carey, the Honorable Frank Groves, M.L.A., John Thomas Mahony, Albert Ernest Selman, Charles Thomas Alexander, and Arthur Minter, the duly appointed Committee of Management of the land permanently reserved by Order in Council of 17th January, 1928, as a site for National Park in the Parish of Scoresby, at Ferntree Gully, hereinafter known as the "Park," having framed the following Regulations for the care, protection, and management thereof, and for the preservation of good order and decency therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon, submit the said Regulations to the Board of Land and Works, to be made by such Board, in pursuance of the powers conferred by section 181 of the Land Act 1915: of the Land Act 1915:-

REGULATIONS.

- 1. The Park shall be open to the public at all times free of charge.
- 2. No person shall enter or remain in the Park who may offend against decency as regards dress, language, or conduct.
- 3. No person shall disfigure, damage, injure, or destroy in any way, or remove the whole or any part of any trees, shrubs, flowers, ferns, or other vegetation in the Park, nor shall fires be lighted therein, except in the places specially provided by the Committee of Management.
- 4. No person shall climb or jump over any of the gates or fences in or around the Park, stick bills or cut names on the fences, seats, or other improvements therein, or in any way damage or otherwise disfigure or injure or remove any of the gates, fences, seats, buildings, or other improvements in the Park, nor roll or throw stones or any missiles of any kind therein, or do anything to cause any annoyance to any member of the public using the Park.

 5. No present shall leave or deposit or cause to be left or
- 5. No person shall leave or deposit, or cause to be left or deposited, any glass, paper, or rubbish in the Park, except in such places as may from time to time be set apart by the Committee of Management for that purpose.
- 6. No person shall put or cause to be put in the Park any

6. No person shall put or cause to be put in the Park any cattle, horses, sheep, or other animals.

7. The Committee of Management shall have full power to impound any cattle found trespassing in the Park, and shall be taken to be the occupier of the Park (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle.

For the purpose of this clause, "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1915.

8. No person shall camp in the Park, nor erect therein any dwelling, nor any booth or other structure for any purpose whatsoever, or offer for sale therein any article, without the permission, in writing, of the Committee of Management first had and obtained, and then only subject to the payment of such fees and on such conditions as the Committee of Management may determine; such written permission shall, if required, be produced at any time to any person duly authorized by the Committee of Management to demand the production of same.

9. No average shall take part in any public extentionment. duction of same.

duction of same.

9. No person shall take part in any public entertainment of any sort in the Park without the permission, in writing, of the Committee of Management first obtained.

10. No person shall preach, declaim, or harangue under any circumstances whatever, or deliver any address of any kind to members of the public in any portion of the Park without the consent of the Committee of Management.

11. No person, except workmen employed by the Committee of Management, shall enter any plots in the Park which may be enclosed for plantations of trees or shrubs.

12. No person shall carry or discharge any fireworks, firearms, air guns, or other lethal weapons in any part of the Park.

arms, air guns, or other lethal weapons in any part of the Park.

13. No person shall use the closets or urinals, or any part of such closets or urinals, for any purpose other than that for which the same are constructed, and shall then only use such portion of such closets or urinals as are specially constructed for such purpose.

14. Certain portions of the Park may be set apart by the Committee of Management for the accommodation of vehicles and horses in the care and custody of those using the same, provided that the owner or user for the time being shall tie up such horse in such a way as not to cause any damage to fences, trees, seats, or other improvements, and the owner or user for the time being of any horse found wandering without restraint on any portions of the Park shall be guilty of an offence against these Regulations.

15. No person or persons shall park any motor car or other motor-propelled vehicle within the Park, excepting at such places as are specially set apart by the Committee of Management for the purpose. The Committee of Management for the purpose. The Committee of Management for the admission of each vehicle to such parking area.

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

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1915, for each offence be liable to a penalty of not more than Five pounds (£5) and every person who knowingly and wilfully offends against any such Regulations, and who, after he has been warned by any bailiff of Crown lands, or by any member of the Police-Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice, and shall be liable to a penalty of not more than Ten pounds (£10).

Dated at Ferntree Gully this twenty-seventh day of November, One thousand nine hundred and twenty-eight.

JOHN T. MAHONY.
C. T. ALEXANDER.
ARTHUR MINTER.
FRANK GROVES.
JOHN CAREY.
ERNEST J. L. BREMNER.
A. E. SELMAN.

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1915, section 181, doth hereby make the foregoing Regulations in respect of the land permanently reserved by Order in Council of the 17th January, 1928, as a site for a National Park in the Parish of Scoresby, at Ferntree Gully:

The common seal of the Board of Land and Works was hereunto affixed this fourth day of December, 1928, in the presence of—

(Rs.142.)

(SEÀL)

HENRY ANGUS, President. F. T. A. FRICKE, Member.

RESERVE FOR PUBLIC PARK IN THE PARISH OF SCORESBY.

RESCISSION OF REGULATIONS.

W HEREAS by section 181 of the Land Act 1915 power is given to the Board of Land and Works to make Rules and Regulations or to rescind any Rules and Regulations for the care, protection, and management of all public parks and reserves not conveyed to and vested in trustees, and for the preservation of good order and decency therein: Now therefore the Board of Land and Works, in pursuance of the power conferred as aforesaid, doth hereby rescind the Regulations made by the said Board on 16th December, 1903, in respect of the land temporarily reserved by Order of 25th January, 1887, as a site for a Public Park in the Parish of Scoresby.

The common seal of the Board of Land and Works was hereunto affixed this fourth day of December, 1928, in the presence of—

(SEAL) (Core. Rs.142.)

The Park of the Co.

HENRY ANGUS, President. F. T. A. FRICKE, Member. PUBLIC HEARING BY A PERSON APPOINTED UNDER THE 25TH SECTION OF THE LAND ACT 1915.

N OTICE is hereby given that, at the time and place mentioned in the schedule hereunder, applications for leases and licences under the Land Acts, objections to such applications, objections to proposed proclamations, alterations, additions, diminutions, revocations, or unions of commons, and reasons against forfeiture of any leases or licences under the Land Acts deemed liable to forfeiture will be publicly heard by the person whose name is set opposite such place in such schedule, being a person appointed by me, the responsible Minister of the Crown administering the Land Acts to hear the same and report thereon in writing to me.

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

Department of Lands and Survey, Melbourne, 11th December, 1928.

SCHEDULE.

MURRAYVII.LE, Friday, 21st December, 1928, at Ten a.m., L. W. Birch.

HEARING OF REASONS AGAINST THE FORFEITURE OF CERTAIN LEASES BY A PERSON APPOINTED UNDER 25th SECTION OF THE LAND ACT 1915.

OTICE is hereby given that reasons against the forfeiture of the lease in the schedule hereto, which is deemed liable to forfeiture under the provisions of the Land Acts, will be publicly heard by the person appointed by me, the responsible Minister of the Crown administering the said Acts, to hear the same and report thereon in writing to me, when the person in the said schedule mentioned as holder of such lease will be allowed to show cause against the same at the place and on the date mentioned in the schedule hereto.

HENRY ANGUS, Commissioner of Crown Lands and Survey, being the responsible Minister of the Crown administering the Land Acts.

Department of Lands and Survey, Melbourne, 11th December, 1928.

SCHEDULE.

MURRAYVILLE, 21st December, 1928, Land Officer— 07221/198, C. L. M. S. Smith, 1035 acres, Mønya; 01320/198, S. V. Flavel, 711 acres, Gunawalary.

Closer Settlement Act 1915, Section 86, as varied by the Discharged Soldiers Settlement Acts.

LICENCES AND LEASES UNDER THE CLOSER SETTLEMENT ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, DECLARED VOID.

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

District.	Corr. No,	Name of Lessec.	Section of C.S. Act under which Leased.	, Parish	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Geelong v. Echuca Kerang	3674 2726 5162	Ernest Stevenson Jeremiah W. Murphy Alfred J. Willis	86.6 86.6 86.6	Tooliorook Timmering Tyntynder	18, sec. 23 51 18, sec. D	A. R. P. 87 3 20 255 0 0 24 3 5	 .:	New lease to issue to G. T. Sandow Non-payment of instalments

Note.—MELBOURNE DISTRICT.—The notice gazetted 16th July, 1928, declaring void lease No. 3967/86.6, George C. Perry, allotment 8, section B, parish of Yallock, is hereby cancelled.

Department of Lands and Survey, Melbourne, 3rd December, 1928.

HENRY ANGUS, Commissioner of Crown Lands and Survey. Closer Settlement Acts, Sections 49 and 86.

PERMIT AND LEASES UNDER THE CLOSER SETTLEMENT ACTS DECLARED VOID.

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

District.	Corr. No.	Name of Lessee.	Section of C.S. Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Hamilton Melbourne Echuca	1367 6217 5753	Barclay Mouat Hugh Forris Oswald Fishwick	49 86 86	Muntham Moe Koyuga	7, sec. A 30s 26s, 26c, sec. A	A. R. P. 128 3 16 148 2 38 27 3 29	• •	Non-payment of instalments

Closer Settlement Act 1915 .- Malloe.

LEASES UNDER THE CLOSER SETTLEMENT ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACT DECLARED VOID.

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

Distri	et.	Corr, No.	Name of Lessee.		Section of C.S. Act under which Leased.	, Parish,	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
	,						•	A, B. P.		
Mallee	••	04379	Thomas Hutson	• •	86,6	Mildura	51, sec. B	16 0 10		Non-compliance with
**	• •	04285	T. M. Robin	• •	86.6	,,	165, 165A, sec. B	16 0 10	••	" " "
"	••	03588	G. H. C. Wilson	••	86.6	Tyntynder West	39м	15 0 25	••	Lessee transferred to another holding

Land Act 1915, Section 2.—Mallee.

LEASE UNDER THE LAND ACT 1915, AS VARIED BY DISCHARGED SOLDIERS SETTLEMENT ACT, DECLARED VOID.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Governor in Council for the reason specified.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Malleo	02856/ 245·6	W. R. Elliott	245	Mildura	2 and 24	A. B. P. 15 0 19	••	Non-compliance with conditions

Land Act 1915, Section 2.-Mallee.

LEASES UNDER THE LAND ACT 1915 DECLARED VOID.

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

. District. /	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.		Allotment	Area.	Сі2яв.	Reason for Forfeiture, &c.
					-		A. R. P.		
Mallee	05353	S. A. Rogers	198	Wyperfeld .	٠	17	1,002 3 31	3rd, 13s.	Non-compliance with
,, ,,	07053	A. McKay	198		.	20		3rd, 19s.	New lease to issue with a three years' free period
,,	07706	A. S. Bennier	198		٠	40		4th, 10s.	
	07351	D. Parker	198		٠١	33		4th, 14s.	» » »
<u>"</u>	07376	R. E. Wilson	. 198	Karween .	<u>. </u>		768 0 0	2nd, 21s.	, , , , , , , , , , , , , , , , , , ,

Land Act 1915, Section 2.

LICENCE AND LEASES UNDER THE LAND ACTS 1901, 1911, AND 1915 REVOKED OR DECLARED VOID.

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

District.	Corr. No.	. Name of Licensee or Lessee.	Section of Land Act under which Licensed or Leased.	Parish.	Allotment.	Area.	Class,	Reasons for forfeiture.
	l					A. B. P.		
			Licence u	nder the Land Act	` 1915 declared void	l.		•
Beechworth (1)	0279	Daniel C. McCarthy	86 ,	Yackandandah	38A, sec. B10	14 0 0		New licence to issue for increased area
	•	Leases under the	Land Acts	1901, 1911, and 191	5 revoked or decla	red void.		
Bairnsdale (2) Ararat (3)	202	Walter O. Fiedler Henry J. Rowe	54–56 46	Tambo Willam	81 36	298 1 20 63 0 39	3rd 3rd	Non-payment of rent Non-compliance with conditions
Alexandra (4) Hamilton (5)		Margaret Bryan John Morton	50 37	Tallangallook Tarragal	· 9a, sec. D 5, sec. 14	5 2 18 190 3 1	l st 	Abandoned Non-payment of rent

⁽¹⁾ Annual rent, 14s.—(2) Annual rent, £3 14s. 10d.—(3) Annual rent, £1 12s.—(4) Annual rent, 6s.—(5) Half-yearly instalment, £13 4s.

Laud Act 1915, Section 46. LEASE SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Lease mentioned in the Schedule hereunder for the reason specified.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish,	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Hamilton	561	John H. Hollis	 46	Myamyn	2B, sec. 15 2, sec. 17	A. B. P. 300 1 14	3rd	Area to be exchanged with Forests Com- mission

Closer Settlement Acts, Section 86.

LEASE SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Lease mentioned in the Schedule here-under for the reason specified.

Corr. No.	Name.	Section of C.S.A. under which Leased.	Estato.	Parish,	Allotment.	. Area.	Reasons.
4935	Herbert M. Macdonald	86	Poligolet	Geolengia	144	A. B. P. 212 3 33	Lessee granted another holding

Land Act 1915, Section 2.-Mallee.

LEASES UNDER THE LAND ACTS 1901 AND 1915 SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Leases mentioned in the Schedule hereunder for the reason specified in each case.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
-	02214/ 218 02199	James Crosbie L. R. Trigg	218 198	Pier-Millan	3 29 and 30	A. R. P. 473 0 21 744 1 25	3rd	New lease to issue New lease to issue for amended area

Department of Lands and Survey, Melbourne, 3rd December, 1928.

HENRY ANGUS, Commissioner of Crown Lands and Survey. 3319

the block

HENRY ANGUS, Commissioner of Crown Lands and Survey.

LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLEE LANDS),

THE undermentioned areas are available for application, as provided by various sections of the Land Act 1915, and all applications received on or before Thursday, 27th December, 1928, will be deemed to have been simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Soard.

Applications on proper form, accompanied by 6s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officers, or the Enquiry Office, Lands Department, Melboure, a certificate authorizing the issue by the Railway Department of a return ticket at concession fares to enable them to microal Land Boards. Specially reduced rates are also allowed for a selector when granted an allotment for removal of his family and belongings to the land.

Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Land Officers, Alexandra, Ararat, Bairnsdale, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Kildura, Omeo, Sale, Seymour, Stawell, and St. Arrand.

Department of Crown Lands and Survey, Melbourne, 12th December, 1928.

*Improvements may be subject to re-valuation after land has been granted to an applicant.

						331	y			•				Dec	em be	r 12, 18	12
	General Description of Land-Soil, Timber, Suffability (Grazing, 40.).			To be conserved Hilly country, suitable for grazing	Hilly country, fair soil, suitable for grazing; timbered with stringy-	Ħ	<u> </u>	ž	Suitable for grazing		Suitable for grazing	Undulating country; timbered with stringybark, ferns, sorub	<u>ت</u>		Hilly country, suitable for grazing	Hilly country, good greyses	
	Water Supply.		้		To be conserved	To be conserved	To be conserved	To be conserved	To be conserved		To be conserved and Glenelg River	To be conserved	To be conserved		To be conserved and creeks	To be conserved and Barham River 11	
	How accessible.	_	Land Act 1910		By road	By road	By road	By road	By road	•	By road	By road	By road; additional road pro-	vision to be con- sidered on selection	By road	By road	
,	Nerrest Railway Station of Townering and Distance in miles theretrom.		vision 4, Part I.,	30 miles from Lindenow R.S.	6 miles from Whitfield R.S.	20 miles from Tallangatta	10 miles from Beechworth R.S.	22 miles from Casterton R.S.	17 miles from Casterton R.S.		8 miles from Casterton R.S.	12 miles from Heywood R.S.	12 miles from Milltown R.S.		10 miles from Beech Forest R.S.	17	
	Location of Land, &c.	-	AGRICULTURAL AND GRAZING LANDS.—SELECTION PURCHASE ALLOTMENTS.—Division 4, Part I., Land Act 1915,	In east of parish (0552/121)	In centre of parish (35/8)	In centre of parish (851/46)	In south of parish (688/46)	In south-west of parish	In north of parish (0884/121		In south-west of parish (01151/121)	Near middle of parish (01191/121)	In south-west of parish (1067/46)		In south-west of parish (4475/47-49)	In north of parish (0526/121)	
,	Yaluation of Improve- ments (il any).		-Selection	Pe Pined	-	To be valued	To be valued	To be			0 To be	To be valued	To be valued		To be valued	See foot- note (c)	
, 1	Survey rec.	£ . d.	TO LANDS	10 0 18 15 0 To	0 17 12 6	0 34 10 0	0 6 17 6	0 4 17 6	0 0 61 0	_	0 6 15. 0	0 10 12 6	0 18 15 0 for 640 acres	-	0 16 5 0	0 18 5 0	
How available.	Value per Acre.	£ . d.	GRAZE		0 10	0 10	1 0	1 15	0 10		0 10	0 10	0 10		0.	0 ;	
How	Classification.		L AN	3rd 0	3rd	3rd	lst	lst	4th		3rd	3rd	3rd		lst	4th	
	Area.	A. B. P.	RICULTURAL	320 0 0	260 2 38	813 2 2	54 0 20	34 0 30	1,100 0 0 4th		0. 0. 88	308 2 34	1,340 0 0		105 2 11	141 0 5	_
_	Section.	İ	Ψ	;.	14	4 .	114	:	:		:	:	:		:	-	_
	Allotment.		-	115	61	9, 10	334	718	39 grad	pt of	99	. 52	65, 65A, 66A		20 4	35	
	Parish.			Dargo	Edi	Magorra	Stanley	Kaladbro	Tullich	•	Bahgallah	Bessiebelle	Macarthur		Wongarra	Krambruk	
	County.				Delatite	Bogong	:	Follett	:		اد د د	Normanby			Polwarth	:	
	Local Land Office.		-	Sale (a) Dargo	Beechworth (a)	,, (a)	,, (a)	Hamilton (b)	:	-	:	:	: :		Geelong	(0)	

LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLER LANDS)-continued.

			.	-	·	tapro) vettie	3	y ne s	nolect	to re-val	thiprovements may be subject to re-valuation liter and has been granted to an applicant.	granted to an app	lleant.		
							How	• avallable.	Je.						·	•
Come Land	Ocusty.	Parieth.	Allotment.	Bectlon.		Area.	Classification.	Value Por Acre.	· · · · · · · ·	Survey 6	Valuation of Improve- ments (if any).	Location of Land, &c.	Morest Rallway Station or Township and Distance in miles therefrom.	How acceptable.	Water Supply.	General Description of Land- Sod, Timber, Suitability (Grating, &c.).
			L	_	4	F.	_	£ . d.	g.	7-6						
			₹	lower	TLTURA	L AND	GB41	ING L	LKDS.	SELECT	том Ровс	AGMCULTURAL AND GRAZING LANDS.—SELECTION PURCHASE ALLOTHENTS.—Division 4,	n 4. Part I., Land Act 1915—continued.	Act 1915 con	tinued.	
Melbourne Buln Buln Woorarra']	Buln Buln	Woorarra']	r- 	<u>m</u>	125	2 31 lst	lst	1 0	6 17	2	Nil	In north of parish (17399/47-49)	parish 10 miles from Toora R.S.	By road Creeks	Creeks	Hilly country, good soil, suitable for dairying when cleared; timbered
(a)	:	Yarragon]	544, \$624	:	638	2 22	3rd	0 10	0 25 17	<u>8</u>	To be valued	In north-west of parish (0559/121)	6 miles from Trafulgar R.S.	By road	To be conserved	with blackwood, &c. Undulating country, sandy loam suitable for grazing; timbered with measumate and havonet graas
					~	MALLER LA		108.—S	TDS SELECTION PURCHASE	IN PUBA	CHASE A1	ALLOTMENTS.—Division 1. Part II. Land Act 1915.	t II. Land Act 191	ıd		Series construction continues and
Horsham	Lowan	Duchembe- garra	12	m ·	B 1,279 1 11		3rd	0 10	0 15 (0	Nii	In west of parish, formerly held by E. J. Martin	8 miles from Arapiles R.S.	3y road	To be conserved	Suitable for grazing
Bendigo (d)	Tatchera	Koorkab	3	•:	792	4	4th	8	0 12 10		0 · Clearing	In south-west of parish, formerly held by F. W. J.	10 miles from Kooloonong	By road	To be conserved	Suitable for growing cereals
	Kontromoco	Bimbonnia	.09		21	-	- 1	-	-			Noble (06766/198)	R.S.			
(a)	ival halooc	elinoo mid	<u> </u>	:			181			5	II.	formerly portion of Water Recerve (06400/191)	6 miles from Nandaly R.S.	By road	To be conserved	Suitable for growing cereals
:	•	Annuello	37	:	1,099 0 12		4th	8	0 15 0	0	Nil	In south-west corner of parish, formerly held by	7 miles from Annuello R.S.	By road	To be conserved	Suitable for growing cereals
s :	:	Wandown	18	:	808	1 26	4th	0 12	0 13 15	•	Clearing, £180	In south of parish, formerly held by W. H. Moss	7 miles from Annuello R.S.	By road	To be conserved	Suitable for growing cereals
Mildura	:	Pirro	5, 5A	:-	799	3 24	3rd	0 13	0 12 10	0	Nii	In north of parish, formerly held by C. W. Dowdy	5 miles from Bronzewing	By road	To be conserved	Suitable for growing cereals
:	-	Merbein	20	<u>E4</u>	33	0 0	lst	1 8	0 4 17	9	Nil	In west of parish (M.27707)	Merbein West	By road	To be conserved	Suitable for cultivation and grazing
;	Weeah	Danyo	49	:	91	2 32	lst	2 13	0 3 17	<u>.</u>	o be valued	South of township of Murrayville, formerly held by A. A. Wilson (06808)	F.c. Murrayville R.S.	By road	To be conserved	Suitable for growing cereals
(g) (h)	Millewa	Willah	91	:	008	2 24	4th	0 10	0 13 15		0 Hut, dam, &c., £390 3s. 6d.	In centre of parish, formerly held by F. G. Scrivens (06835/198)	7 miles from Benetook R.S.	By road	To be conserved	Suitable for growing cereals
									7	LUBIER	ROUS LAN	AURIFEROUS LAND Section 86, Land Act 1915.	915.			
Bendigo Talbot Castlemaine	Talbot	Castlemaine	11	A 2	9	1 0	:	Rent	_	3 15 0 To	- 28	In north-east of	parish 24 miles from By road To be conserved	By road	To be conserved	Ď
		-						per annum, 10s.			ralued	(W.46844)	Častlemaine R.S.	•	-	suitable for grazing with box and gum sa

(a) Subject to special mining condition, section 81, Land Act 1915.
(b) Subject to a charge of £243 in favour of the Closer Settlement Board.
(c) Subject to a charge of £203 in favour of the Closer Settlement Board.
(d) Subject to a charge of £200 10s. in favour of the Closer Settlement Board.
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(d) Subject to a charge of £200 10s. in favour of the Closer Settlement Board.
(e) Subject to a charge of £204 in favour of the Closer Settlement Board.
(g) Subject to a charge of £200 10s. in favour of the Closer Settlement Board.
(h) Term, 20 years.
In Subject to a charge of £200 10s. in favour of the Closer Settlement Board.
(a) Subject to a charge of £200 10s. in favour of the Closer Settlement Board.
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(b) Term, 20 years.
(c) Subject to a charge of £200 in favour of the Closer Settlement Board.
(d) Subject to a charge of £200 in favour of the Closer Settlement Board.
(e) Subject to a charge of £200 in favour of the Closer Settlement Board.
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(g) Subject to a charge of £200 in favour of the Closer Settlement Board.
(g) Subject to a charge of £200 in favo

Land Act 1915, Section 198 .- Mallee

PERMIT CANCELLED.

NOTICE is hereby given that the Permit mentioned in the Schedule hereunder has been cancelled.

District.	Corr. No.	Name of Permit Holder.	Parish.	Allotment.	Section.	Area.	Reason.
		₽u .				A. R. P.	•
Mallee	07212	Alico Newall	Paignie	48 -		759 0 25	Land abandoned

The Closer Settlement Act 1915.

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

Estato.	Parish.	Allotment,	Section.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarks.
Section 20 (1) Red Cliffs (2)	Benjeroop Mildura Macarthur Macorna Tyntynder North Tongala Berwick Nuntin Doomburrim Tarra Tarra "Pakenham "" ""	5 51 1, 11, 13 9A 55 22A 21 4 30w, 31A 33, 33A 16 6 17 6 13 32 32A, 32B	2 B 12B G A 4 A1 A1 A1	A. R. P. 232 2 36 16 0 10 53 2 7 19 1 7 0 25 67 0 0 105 3 20 73 2 21 310 0 0 0 188 2 18 183 I 19 130 0 0 0 58 0 0	£ s. d. 2,332 0 0 339 0 0 1,335 5 1 690 6 11 77 4 1 1,136 17 6 1,482 5 0 705 10 0 1,863 7 6 1,450 0 0 1,562 0 0 1,321 0 0 1,722 0 0 1,722 0 0 2,060 0 0 1,044 0 0	£ s. d. 73 5 0 15 5 0 41 10 1 21 11 1 5 19 1 38 2 6 48 10 0 21 15 0 59 12 6 46 5 0 42 5 0 53 5 0 61 5 0 35 5 0	£ s. d. 67 16 0 9 15 0 38 17 0 20 2 3 6 33 0 0 43 1 0 20 11 0 54 3 0 42 3 0 42 3 0 45 9 0 38 8 0 50 2 0 60 0 0 30 6 0	5216/86.6 04379/86.6 310/86.8 5369/86.6 5738/86 264/86.6 6227/86 409/86.6 5216/86.6 5135/86.6 13752 13752

⁽¹⁾ House valued at £361 14s. 7d. to be paid for in addition.——(2) Improvements, £961, to be paid for in addition.——(3) Capital value includes £100 previously treated as an advance. --- (4) Subject to alteration after survey. --- (5) Settler in occupation. (6) Improvements, £890, to be paid for in addition.——(7) Improvements, £535 14s., to be paid for in addition.——(8) Improvements, £424, to be paid for in addition. (9) Improvements, £248, to be paid for in addition. (10) Capital value includes house, £228, to be built by Board.——(11) A free period of three years under section 120, Closer Settlement Act 1915, will be allowed provided certain improvements are effected.——(12) Improvements, valued £309 16s. 8d., to be paid for in addition.——(13) Improvements, valued £292 18s., to be paid for in addition. ——(14) Improvements to be paid for in addition.

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

Department of Lands and Survey, Melbourne, 11th December, 1928.

HENRY ANGUS, Commissioner of Crown Lands and Survey.

COURTS.

Auction Sales Act 1915.

BALLARAT.—Notice is hereby given that a Special Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, at Ballarat, on Tuesday, the 15th day of January, 1929, at Ten o'clock in the forenoon. Dated at Ballarat this 5th day of December, 1928.—P. IRWIN, Clerk of Petty Sessions of Petty Sessions.

ECHUCA.—Notice is hereby given that a Special Meeting of Justices for the Licensing of Auctioneers will be held at the Court House, Echuca, on Friday, the 4th day of January, 1929, at the hour of Ten o'clock in the forenoon, to consider an application by George James Nelson Forsyth for an Auctioneer's Licence. Dated at Echuca this 4th day of December, 1928.-W. A. W. KELL, Clerk of Petty Sessions.

TENDERS.

PUBLIC WORKS OFFICE, MELBOURNE.

TENDERS will be received at this office until Twelve o'clock on the days and for the purposes under-

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

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

13th December, 1928.

Axedale.—Fencing, &c., Police Station. Particulars at Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Batchica.—Removal and re-erection, State School No. 3537.
Particulars at Police Station, Warracknabeal, and Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5

Burnley.—New out-offices, caretaker's quarters, State School No. 2853. Preliminary deposit, £15. Final deposit, 5 per

Cannum East.—Renovations and repairs, State School No. 2468. Particulars at Police Station, Warracknabeal, and Inspector of Works, Ballarat. Preliminary deposit, £5. Final deposit, 5 per cent.

Melbourne.—Renovations and repairs, sergeant's quarters, Police Depot, St. Kilda-road. Preliminary deposit, £5.

Melbourne .-- Alterations and extension to hot water service V.D. Clinic, Little Lonsdale-street. Preliminary deposit, £5. Final deposit, 5 per cent.

Port Melbourne.—Renovations and repairs, State School No. 2932. Preliminary deposit, £5.

Traralgon South.—Painting, new out-offices, State School No. 2114. Particulars at Inspector of Works, Traralgon. Preliminary deposit, £5.

Tullillah.—New building (in timber), State School No. 4419. Particulars at Inspector of Works, Mildura. Preliminary deposit, £10. Final deposit, 5 per cent.

Ultima East.—New building (in timber), State School No. 4411. Particulars at Police Station, Ultima, and Inspector of Works, Bendigo. Preliminary deposit £10. Final deposit, 5 per cent.

Warracknabeal.—Concrete slab paving, High School. Particulars at Police Station, Warracknabeal. Preliminary deposit, £5. Final deposit, 5 per cent.

20th December, 1928.

Allans Flat.—Renovations, sleep-out, painting, State School No. 11. Particulars at Police Station, Yackandandah, and Inspector of Works, Wangaratta. Preliminary deposit. £5. Ballarat.—Renovations and painting, State School No. 695, Pleasant-street, Particulars at Inspector of Works, Ballarat. Preliminary deposit, £5. Pinal deposit, 5 per cent.

Concongella.—Improved lighting, repairs, painting, State School, No. 1136. Particulars at Police Stations, Stawell and Ararat, and Inspector of Works, Ballarat. Preliminary deposit, £5.

Footscray North.—Sewerage connexions, State School No. 4160. Preliminary deposit, £5. Final deposit, 5 per cent. Hurdle Creek West.—New building, State School No. 2536. Preliminary deposit, £5. Final deposit, 5 per cent.

Marnoo:—New kitchen, State School No. 1554. Particulars at Police Station, Rupanyup, and Inspector of Works, Ballarat. Preliminary deposit. £5.

Preliminary deposit, £5.

Melbourne. — Alterations to parading room, City Watch
House, Russell-street. Preliminary deposit, £5. Final deposit,
5 per cent.

House, Russell-street. Preliminary deposit, £5. Final deposit, 5 per cent.

Melbourne.—Supply and installation of cooking vessels, heating, ventilation, &c., Dining Rooms, Parliament House.

Preliminary deposit, £15. Final deposit, 5 per cent.

Mitta Junction.—Additions to residence, State School No. 4080. Particulars at Police Station, Wodonga, and Inspector of Works, Wangaratta. Preliminary deposit, £5.

Mont Park.—Purchase and removal of two steam engines, electric generators, electric motors, &c., Hospital for Insane. Preliminary deposit, 5 per cent. of tender. Final deposit, full amount of purchase money.

Narrewarren.—Repairs and painting, State School No. 2924.

Narrewarren.—Repairs and painting. State School No. 2924.
Pari culars at Police Station, Dandenong. Preliminary deposit,
£5. Final deposit, 5 per cent.
North Melbourne.—Alterations to Kindergarten Room, State
School No. 307. Preliminary deposit, £5. Final deposit, 5 per

cent. Nowing.—New building in timber, State School No. 4409. Particulars at Police Station, Ouyen, and Inspector of Works, Recreation Club, Mildura. Preliminary deposit, £10. Final

Port Fairy.—Science fittings, &c., Higher Elementary School. Particulars at Police Station, Port Fairy, and Inspector of Works, Warrnambool. Preliminary deposit, £5.

Springhurst.—Alterations, repairs, improved lighting, State School No. 1583. Particulars at Inspector of Works, Wangaratta. Preliminary deposit, £5. Final deposit, 5 per cent.

Strathmerton West.—New building, State School No. 2792. Particulars at Police Station, Strathmerton, and Inspector of Works, Shepparton. Preliminary deposit, £10. Final deposit, 5 per cent.

Sunshine.—Repairs and painting, Technical School. liminary deposit, £5. Final deposit, 5 per cent.

Wangaratta.—Repairs and painting, Police Station. ticulars at Police Stations, Benalla and Wangaratta. liminary deposit, £5. Final deposit, 5 per cent.

3rd January, 1929.

Geelong East.—New building, State School No. 4398. Particulars at Inspectors of Works, Ballarat and Geelong. Preliminary deposit, £25. Final deposit, 5 per cent.

Kooloonong West.—New building (in timber), State School No. 4404. Particulars at Police Station, Swan Hill, and Inspector of Works, Bendigo. Preliminary deposit, £10. Final deposit, 5 per cent.

Kyneton.—Repairs to quarters, Police Station, Kyneton. Particulars at Police Station, Kyneton, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5

Lang Lang.—Additions, State School No. 2899. Particulars t Police Station, Korumburra. Preliminary deposit, £10. at Police Station, Korumburra. Final deposit, 5 per cent.

Malmsbury.—Repairs, painting, &c., State School No. 1408. Particulars at Police Station, Kyneton, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Rownack.—New building (in timber), State School No. 4371.
Particulars at Police Station, Ouyen, and Inspector of Works,
Recreation Club, Mildura. Preliminary deposit, £10. Final
deposit, 5 per cent.

Rowsley.—Repairs to residence, State School No. 2183 Particulars at Police Station, Bacchus Marsh. Preliminary deposit, £5.

State Schools.—Supply and delivery of sanitary pans and hat and coat hooks for 12 months. Preliminary deposit, £10.

Swan Hill.—Alterations and painting, State School No.

1142. Particulars at Police Station, Swan Hill, and Inspector of Works, Bendigo. Preliminary deposit, £5.

Tallangatta.—Remodelling, repairs, painting, &c., State School No. 1365. Particulars at Police Station, Tallangatta, and Inspector of Works, Wangaratta.

Eight School No. 1365. Prinal deposit, 5 per cent.

Walpeup.—New residence, State School No. 3747. Particulars at Police Station, Ouyen, and Inspector of Works, Recreation Club, Mildura. Preliminary deposit, £10. Final deposit, 5 per cent.

Wedderburn.—Fencing, &c., State School No. 794. Particulars at Police Station, Wedderburn, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

10th January, 1929.

Mont Park.—Recreation Hall and Church, Hospital for In-une. Preliminary deposit, £25. Final deposit, 5 per cent.

Mt. Eliza.—Removal of building from Parkdale and re-erection at State School No. 1368. Particulars at Police Station, Mornington. Preliminary deposit, £5. Final deposit, 5 per

Richmond.-Additions, Technical School. Preliminary de-Final deposit, 5 per cent. posit, £50.

Royal Park.—Erection of day room, Remand Depot, Children's Welfare Depot. Preliminary deposit, £15. Final deposit, 5 per cent.

Tatura.—New out-offices, State School No. 1441. Particulars at Police Station, Tatura, and Inspector of Works, Shepparton. Preliminary deposit, £5.

Wonthaggi.—Repairs, fencing, painting, Police Station. Particulars at Police Stations, Korumburra and Wonthaggi. Preliminary deposit, £5.

Yinnar.—Painting residence, State School No. 2419. Particulars at Inspector of Works, Translgon. Preliminary deposit, £5.

Tenders to be addressed to the Honorable the Commissioner of Public Works, and marked "Tender for-"."

A. E. CHANDLER, Commissioner of Public Works.

Melbourne, 12th December, 1928.

VICTORIAN RAILWAYS

DEPARATE tenders are invited for the undermentioned works, &c. Tenders, endorsed "Tender for _____," must be lodged, with preliminary deposit, in Tender-box, Room 154, second floor, Railway Offices, Melbourne, at or before Eleven a.m., on the date specified. Particulars at Contractors' Room, Spencer-street, and as stated.

19th December, 1928.—Scrap furnace slag, for sale. Deposit,

5 per cent. 19th December, 1928.—Taper roller bearings, supply of.

P.D., ½ per cent.

19th December, 1928.—Mild steel trusses, angle braces, bedplates, &c., supply of. P.D., ½ per cent.

19th December, 1928.—Solid drawn copper tubes, supply of.
P.D., ½ per cent.

19th December, 1928.—Copper plates, supply of. P.D.,

per cent.
19th December, 1928.—Best steel boiler plates, supply of.

1916 December, 1928.—Best steel boller places, supply of. P.D., j per cent.

19th December, 1928.—New spare parts for International motor bus, for sale. Deposit, 5 per cent.

9th January, 1929.—Wrought-iron plates and sheets, or, alternatively, mild-steel plates and sheets, supply of. P.D., here cent.

alternatively, mild-steel plates and sheets, supply of. P.D., ½ per cent.

16th January, 1929.—Steel tires, supply of. P.D., ½ per cent. (Extended from 16th December, 1928.)

16th January, 1929.—One rotary converter or rectifier set for Glen Waverley substation, supply of. P.D., ½ per cent.

16th January, 1929.—Mild steel plates and sheets, supply of. P.D., ½ per cent.

23rd January, 1929.—Crank-pin turning machine, supply of. P.D., ½ per cent.

30th January, 1929.—Steel blooms, supply of. P.D., ½ per cent.

30th January, 1929.-Ingot iron blooms, supply of. P.D.,

½ per cent.
13th February, 1929.—Renewals for caustic soda primary cells, supply of. P.D., ½ per cent.

LEASING RAILWAY LANDS.

Applications are invited for letting on building lease for business purposes land at or near stations. Terms up to 21 years. For particulars, apply Estate Officer, Spencer-street, Melbourne, or to local stationmasters or roadmasters.

No tender will necessarily be accepted.

E. C. EYERS, Secretary.

Melbourne, 12th December, 1928.

SUPPLY OF SUGAR BAGS AND LIMEROCK FOR THE MAFFRA BEET SUGAR FACTORY.

ENDERS will be received until Eleven o'clock a.m. on Friday, 21st December, 1928, from persons willing to supply Sugar Bags and Limerock required by the Victorian Government for use at the Beet Sugar Factory at Maffra, as per Schedules 7 and 8. Delivery to be made as stated in the schedules

per schedule.

Preliminary deposit, £10; security, 10 per cent. of the total amount of the tender accepted.

Printed forms of tender, giving the quantity required, specifications, and conditions of contract, can be obtained at the office of the Secretary to the Tender Board, Treasury, Melbourne, by whom any information or explanation will be afforded to persons tendering.

If the tenderer is in a position to supply a suitable substitute of Commonwealth production or manufacture in place of the sample at the Tender Board Office he may tender for such substitute under column A in the schedule, but he must submit with his tender a sample of the article offered.

Preference will be given by the Tender Board, provided the quality of the articles offered is satisfactory, and the rates charged are considered reasonable—

(a) to tenders for articles manufactured within the Com-

(a) to tenders for articles manufactured within the Commonwealth;
(b) to tenders for articles manufactured within any other part of the British Empire.

The country of origin of the article tendered for must be stated, and the total cost of each item extended in the columns

stated, and the total cost of each item extended in the columns provided.

Tenders must be accompanied by the preliminary deposit, as shown above, in bank notes, or a bank draft in favour of the Secretary to the Tender Board. Cheques, Savings Bank deposit books, fixed deposit receipts, State or Commonwealth Treasury bonds or Government debentures, or references to securities on existing contracts will in no case be received or entertained as preliminary deposits. Preliminary deposits will be returned within ten days to unsuccessful tenderers on their application. Such deposit to be forfeited in the event of the tenderer, after the time fixed for closing of tenders, withdrawing or attempting to withdraw his tender, or of the successful tenderer failing to complete the security within the prescribed period.

Security will be required, either in Victorian or Commonwealth Government debentures, Savings Bank deposit book, bank deposit receipt in favour of the Secretary to the Tender Board, or cash deposit or bank guarantee (bank to be approved by the Tender Board); as the tenderer may elect.

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

Tenderers failing to take up their accepted tenders within the prescribed period will be disqualified from tendering or holding any future contracts for Government supplies for a period of twelve months, such disqualification to date from the notification of acceptance of tender.

The Government will not necessarily accept the lowest or any tender.

The Conditions of Contract and stipulations of advertisement are those published in the *Government Gazette* of 22nd February, 1928, pages 719 and 720.

Tenders, enclosed in an envelope, and having the words "Tender for Sugar Bags," or "Limerock." as the case may be, written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne.

W. M. McPHERSON, Treasurer.

The Treasury, Melbourne, 27th November, 1928.

3323

SUPPLY OF TYPEWRITERS.

TENDERS will be received until Eleven o'clock a.m. on Wednesday, 9th January, 1929, from persons willing to supply Typewriters required by the Victorian Government, as per Schedule 101, from 1st February, 1929, to 31st Decem-

as per Schedule 101, from 1st reorusry, 1929, to offst Becom-ber, 1931.

Preliminary deposit, £5; security, £50.

Printed forms of tender, giving the specifications and condi-tions of contract, can be obtained at the office of the Secre-tary to the Tender Board, Treasury, Melbourne, by whom any information or explanation will be afforded to persons tender-

ing.

If the tenderer is in a position to supply Typewriters of Commonwealth production or manufacture he may tender for such, but he must submit with his tender a sample of the

Preference will be given by the Tender Board, provided the quality of the articles offered is satisfactory, and the prices are considered reasonable—

(a) to tenders for articles manufactured within the Com-

monwealth;
(b) to tenders for articles manufactured within any other part of the British Empire. The country of origin of the article tendered for must be stated, and the total cost of each item extended in the columns

The country of origin of the article tendered for must be stated, and the total cost of each item extended in the columns provided.

Tenders must be accompanied by the preliminary deposit, as shown above, in bank notes, or a bank draft in favour of the Secretary to the Tender Board. Cheques, Savings Bank deposit books, fared deposit receipts, State or Commonwealth Treasury bonds or Covernment debentures, or references to securities on existing contracts, will in no case be received or entertained as preliminary deposits. Preliminary deposits will be returned within ten days to unsuccessful tenderers on their application. Such deposit to be forfeited in the event of the tenderer, after the time fixed for the closing of tenders, withdrawing or attempting to withdraw his tender, or of the successful tenderer failing to complete the security within the prescribed period.

Security will be required, either in Victorian or Commonwealth Government debentures, Savings Bank deposit book, bank deposit receipt in favour of the Secretary to the Tander Board), as the tenderer may elect.

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

Tenderers failing to take up their accepted tenders within the prescribed period will be disqualified from tendering or holding any future contracts for Government supplies for a period of twelve monthe, such disqualification to date from the notification of acceptance of tender.

The Government will not necessarily accept the lowest or any tender.

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The Condition of Contract and stipulations of advertisement are those published in the Government Gazette of 22nd February, 1928, pages 719 and 720.

Tenders, enclosed in an envelope, and having the words "Tender for Typewriters" written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne.

W. M. McPHERSON,

The Treasury, Melbourne, 4th December, 1928.

PRIVATE ADVERTISEMENTS.

NOTICE is hereby given that I have applied for a new lease under section 125, Land Act 1915, for allotment 21, section D, City and Parish of South Melbourne, for a term of fifteen years from the 8th of February, 1929, for the purpose of Woollen and Flock Manufacturer, Paper and General Merchant.

ROSALIE LAURA COLLOCOTT.

Robinson and Marshall Pty. Ltd., Melbourne South, S.C.4. 4th December, 1928.

KILMORE WATERWORKS TRUST.

NOTICE to the owners of allowers and tenements in the undermontioned effect. Office to the owners of allotments and tenements in the undermentioned street.—The main pipe in the said street being laid down, the owners of all allotments and tenements situated as hereunder described are hereby required, on or before the 14th day of December next, to cause a proper pipe and stopcock to be laid so as to supply water from the main pipe within such premises:—Melbourne-street, from Union-street 300 feet south along Melbourne-street.

A. M. LUCKIE, Secretary, Kilmore Waterworks Trust.

Kilmere, 6th December, 1928. 4633

STRATFORD WATERWORKS TRUST.

Water Act 1915 .- Fifth Schedule.

Water Act 1915.—Fifth Schedule.

NOTICE to owners of tenements in Tyers-street, from Jones-street to Hobson-street and Blackburn-street to McMillan-street; in Hobson-street, Dixon-street. Blackburn-street, Dawson-street and Jones-street, from Tyers-street to McFrick-street; in McFratlane-street, from Hobson-street to Blackburn-street; in Hobson-street, from Hobson-street to Vaughan-street; in Hobson-street, from Tyers-street to McFratlane-street; in Dixon-street, Blackburn-street, McAlister-street, and Vaughan-street, from Hobson-street to Wellsford-street, from Hobson-street to Uselfsord-street, and Vaughan-street southerly; and private streets, lanes, courts, and alleys opening thereto.—The main pipes in the said streets being laid down, the owners of all tenements situated as above are hereby required, on or before the 9th day of January, 1929, to cause a proper pipe and stopcocks to be laid so as to supply water within such tenements from the main pipe.

W. II. CARTER, Chairman of the Trust.

W. H. CARTER, Chairman of the Trust. 4648

7th December, 1928.

CITY OF COLLINGWOOD.

NOTICE OF INTENTION TO BORROW THE SUM OF £8,000 FOR PERMANENT WORKS AND UNDERTAKINGS.

NOTICE is hereby given that the Council of the City of Collingwood intends to borrow the sum of Eight thousand pounds sterling on the credit of the Mayor, Councillors, and Citizens of the City of Collingwood, by the issue of debentures, in accordance with the provisions of the Local Government Acts 1915 and 1923.

The rate of interest to be named in such debentures shall be Five pounds seventeen shillings and sixpence per centum per annum.

Such moneys shall be repayable at the Bank of New South Wales, Fitzroy.

Simultaneously with the payment of interest, the principal moneys will be repaid by providing out of the Municipal Fund the following amounts on the 1st day of September, 1929, and thereafter on the 1st day of March and the 1st day of September in each respective half-year during the currency of the loan:—

£ s. d. 169 17 4 174 17 1 179 19 9 185 5 6 190 14 5 196 6 5 202 1 5 208 0 6	296 18 233 11 240 8 3 247 9 5 254 15 6 262 4 9 269 18	4 7 10 2 10 11 6	321 330 340 350 360 371	3 11 6 6 11 3	d. 10 11 2 10 1 0 10 8
208 0 6 214 2 9 220 8 0	286 0	9 ·	382 393	3 6	9 2
			000,8£	0	0

The permanent works for which the loan is to be applied are as under, viz. :-

Extra seating accommodation and other improvements at Victoria Park.

The plans, specifications, and estimate of cost of such works, and a statement of the proposed expenditure of the money to be borrowed, are open to the inspection of the ratepayers at the Town Hall, Collingwood.

Dated the 6th day of December, 1928.

W. R. BUTCHER, Town Clerk.

CITY OF BOX HILL.

SPECIAL ORDER.

N O'TICE is hereby given that the following Special Order was agreed to by the Council of the City of Box Hill on the 13th November, 1928, and was confirmed on the 11th December, 1928 :--

"That for the purpose of liquidating part of the amount which its bank has advanced for the construction of streets, rights-of-way, &c., at the cost of certain owners, the Council borrow the sum of £15,000 by the issue of debentures on the credit of the municipality, repayable at the E.S. & A. Bank, Melbourne, or at the Council's bankers for the time being, by 2 half-yearly instalments, including principal and interest, at the rate of 5½ per cent. per annum, commencing from the 1st day of January, 1929."

H. J. R. COLE. Town Clerk.

H. J. R. COLE, Town Clerk

11th December, 1928

CITY OF GEELONG.

N OTICE is hereby given that it is the intention of the City Council of Geelong to float a loan of £50,000 for permanent works.

A. L. WALTER, Town Clerk. 4643

7th December, 1928

CITY OF NORTHCOTE,

REGULATION No. 23.

A Regulation of the City of Northcote, numbered 23, made under section one of Part Five of the Thirteenth Schedule in force in the City of Northcote by virtue of a By-law of the abovenamed city, numbered 1, for altering Regulations Nos. 17, 18, 20, and 22, made under the said section one of Part Five of the Thirteenth Schedule.

In pursuance of the powers conferred by the Local Government Act and by every other Act or power enabling it in that behalf, the Mayor, Councillors, and Citizens of the City of Northcote make the following Regulation, which shall apply to and have operation throughout the parts of the municipal district of the City of Northcote mentioned and set forth:—

Regulations Nos. 17, 18, 20, and 22 are hereby altered by adding after paragraph II. in Regulation No. 22 parts of the municipal district of the City of Northcote mentioned and

(Schedules are set out referring to two areas in the city.)

Resolution for passing this Regulation agreed to by the Council of the City of Northcote on the 29th day of October, 1928, and confirmed on the 26th day of November, 1928.

The common seal of the Mayor, Councillors, and Citizens of the City of Northcote was hereunto affixed in the presence of—

B. E. JOHNSON, Mayor. WM. HAYES, Councillor. J. A. THOMSON, Town Clerk.

4511

(Published in lieu of notice appearing in Gazette of 5th December, 1928, p. 3238.)

CITY OF SOUTH MELBOURNE. REGULATION No. 249.

A Regulation of the City of South Melbourne, made under section 1 of Part IX. of the Thirteenth Schedule of the Local Government Act 1915, adopted by the Council by By-law No. 108 and numbered 249, for the purpose of amending Regulation No. 244 of the said city.

IN pursuance of the powers conferred by Part IX. of the Thirteenth Schedule of the Local Government Act 1915, the Mayor, Councillors, and Citizens of the City of South Melbourne order as follows:—

That Regulation No. 244 of the said city be amended as

(1) By striking out sub-clause (d) of clause 2 of the said Regulation and inserting the following sub-clauses in lieu thereof :-

"(d) From a point distant 100 yards north-westerly from the north-western side of Kerferd-road Pier, north-westerly along the shores of Hobson's Bay to a point distant 100 yards north-westerly from the north-western side of Stubb's gentlemen's baths."

"(c) At all other places within the city bathing is pro-hibited except in the baths permanently provided for that purpose, namely, Stubb's gentlemen's baths, Stubb's hot saltwater baths, Stubb's ladies' baths, and the Middle Park baths."

(2) By striking out the figure and word "9 a.m." in clause 10 of the said Regulation, and inserting the figure and word "8 a.m." in lieu thereof.

Resolution adopting this Regulation agreed to by Council on the 7th day of November, 1928, and confirmed on the 5th day of December, 1928

(SEAL)

P. J. ESMONDE, Mayor.
R. WILLIAMS, Councillor.
E. C. CROCKFORD, Town Clerk.

4641

BOROUGH OF ECHUCA.

NOTICE OF INTENTION TO BORROW THE SUM OF £3,000 FOR PERMANENT WORKS AND UNDERTAKINGS.

N OTICE is hereby given that the Council of the Borough of Echuça proposes to borrow the sum of Three thousand pounds (£3,000) on the credit of the Mayor, Councillors, and Burgesses of the Borough, by the issue of debentures for such amount, in accordance with the provisions of the Local Government Act 1915.

The rate of interest to be paid is Six pounds per centum

The money borrowed shall be repayable, together with and including interest, in thirty (30) equal half-yearly instalments of £153 1s. 2d.. such instalments to be provided out of the Municipal Fund, and be due and payable on the first day of January and the first day of July in each year, during the fifteen years' currency of the loan, at the Bank of New South Wales, Echuca, or at the Echuca office of the Council's bankers for the time being.

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

Reconstruction o				
to Pakenham s				£1,850
Reconstruction of	f Sturt-stre	et, from	Railway	
Gate to Paker	ham-street			750
Construction of			Tyler to	
Evre-streets			-	250
Purchase of tar-	spraving ca	rt and a	ppliances,	
&c	***************************************			150
	•	•		000,82

Plans and specifications, and estimate of cost of such works, and the statement showing the proposed expenditure of the money to be borrowed, are open for inspection at the Town Hall, Echuca.

By order,

M. B. SCOTT, Town Clerk.

4650 Town Hall, Echuca, 8th December, 1928.

BOROUGH OF QUEENSCLIFFE.

NOTICE is hereby given that the Borough of Queenscliffe has (with the approval of the Governor in Council) made a By-law under Part VII. of the Local Government Act 1915 for (inter alia)-

- (a) Regulating and restraining the erection and construction of buildings, erections, or hoardings.
- (b) Requiring the pulling down and removal of buildings, erections, or hoardings.
- (c) Authorizing the Council to pull down and remove buildto hunorizing the council to pull down and remove full ings, erections, or hoardings creeted or constructed contrary to this By-law, or not pulled down or removed as required by or under this By-law, and to sell the materials and apply the proceeds in reimbursing the expenses of pulling down and removing such buildings, erections or hoardings, and in paying into the Municipal Fund any fees or penaltics due by the owner thereof.
- (d) Appointing fees which may be charged and received by the Council for any act done, or to be done, by any of the officers under such By-law and for any permit or licence to be issued by the Council.
- (e) Prescribing the minimum area and minimum depth and width of frontage of land on which any dwelling-house or any shop or any dwelling-house and shop combined may hereafter be erected.
- (f) Providing that every dwelling-house hereafter creeted shall have attached thereto for the exclusive use of the occupiers thereof a prescribed area of open land.

 (g) Providing with respect to buildings hereafter creeted
- - Regulating or limiting the height of buildings.
 The ventilation and lighting of buildings.
 The minimum size of any dwelling room.
 The minimum area to be covered by any dwelling-house or any shop or any dwelling-house and shop combined.
- (h) Prohibiting or restraining the use of combustible materials in the construction, alteration, repair, or renewal of buildings, roofs, or chimneys, flues, smoke vents, or stove
- (i) Regulating the distance from any other building at-which it shall be lawful to construct any building.
- (i) Regulating the height, thickness, construction, or materials of the party walls of buildings, adjoining each other, and of the external walls of buildings and of chimneys, and the material for and the mode of enclosing same.
 - (k) Regulating the erection of tents.
- (I) Requiring any work or thing to be executed or done of such materials within such time or in such manner as may be directed or approved in any particular case by the Council or any officer or person authorized by the Council.

(m) Leaving any matter or thing arising under the By-law to be from time to time determined, applied, dispensed with, or regulated by the Council by resolution, or by its Surveyor, or by any other officer authorized in that behalf by the Council either generally or for any class of cases, or in any particular case.

SUMMARY OF THE CONTENTS OF THE BY-LAW.

Part

 I.—Division 1 repeals By-law No. 17.
 Division 2 deals with Definitions and Classification of Buildings.
 II.—Division 1 relates to Notice of Intention to Build and Lodgment of Plans.
 Division 2 relates to Payment of Fees and Permit.
 Division 3 relates to Duties of Surveyor.
 Division 4 sets forth General Provisions as to Buildings. Part

Buildings.

Division 5 specifies Area of Building Allotments.
Division 6 relates to Outbuildings.
Division 7 relates to Removal, &c., of Buildings.
Division 8 specifies Minimum Size of Dwelling-

houses.

nouses.

Division 9 relates to Shops and Shops with Dwelling attached.

Division 10 relates to Hotels, Boarding-houses, Lodging-houses.

Division 11 relates to Tents, Rungalows, Detached

Division 11 relates to Tents, Rungalows, Detached Rooms, &c.
Division 12 relates to Garages.
Division 13 relates to Demolition of Ruildings.
Division 14 relates to Prohibited Sites.

III.—Division 1 relates to Materials and Tests of Materials, &c.
Division 2 relates to Stress Calculations.
Division 3 relates to Concrete—Cased Steel.
Division 4 relates to Reinforced Concrete.

IV.—Relates to Excavations, Foundations, and Footings Part

Part

Part

IV.—Relates to Excavations, roundations, and rootings.
V.—Specifies Thickness of External and Party Walls for all Brick, Stone, or Concrete Buildings.
VI.—Relates to Construction of Buildings.
Division 1 relates to Walls.
Division 2 relates to Flats and Roofs.
Division 3 relates to Closets, Privies, Urinals, and Contin Tables. Part

Division 2 relates to Flats and Roofs.
Division 3 relates to Closets, Privies, Urinals, and Septic Tanks.
Division 4 relates to Grease Traps.
Division 5 relates to Grease Traps.
Division 5 relates to Grease Traps.
Part VII.—Relates to Septimental Property of Property of Practical Practical Property of Practical Practical Practical Property of Practical Practical Practical Property of Practical P

A copy of the said By-law is open for inspection by any person, free of charge, at the Town Hall, Queenseliffe, during office hours.

G. W. DROSTEN, Town Clerk Town Hall, Queenscliffe, 10th December, 1928. 4

SHIRE OF BUNGAREE.

BY-LAW No. 10.

Fixing Levels of Streets.

By-law No. 10 of the Shire of Bungaree, made under Section No. 512 of the Local Government Act 1915.

TN pursuance of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the Shire of Bungaree order as follows:—

"That the provisions of Division 10 of Section 18 of the Local Government Act 1915 shall apply to and have effect throughout the Shire of Bungaree."
Made and passed by the Council of the Shire of Bungaree this 5th day of November, 1928.

Confirmed by the Council of the Shire of Bungaree this

3rd day of December, 1928. The common seal of the Shire of Bungaree was affixed

in the presence of-

GEORGE DAVIES, President. R. PEARSE, Councillor. W. MASSEY, Shiro Secretary. (SEAL)

4657

SHIRE OF CHARLTON. REGULATION OF TRAFFIC. By-law No. 14.

By-law No. 14.

A By-law of the Shire of Charlton, made under the provisions of the Local Government Act 1915, and section 6 of the Police Offences Act 1915, and any amendments thereof, and numbered 14, for regulating the traffic and processions.

IN pursuance of the powers conferred by the Local Government Act 1915, and section 6 of the Police Offences Act 1915, for regulating traffic and processions, and in pursuance of every other power enabling them in that behalf, the President, Councillors, and Ratepayers of the Shire of Charlton order as follows:—

1. This By-law shall come into operation immediately after its publication in the Government Gazette.

2. In this By-law, unless the context otherwise requires—
"Council" means the Council of the Shire of Charlton.
"Cattle" includes every animal of the horse, ass, mule, ox, sheep, goat, swine species respectively.
"Driver" means any person in charge of a vehicle or

"Driver" means any person in charge of a venicle of a motor car.

"Footway" includes every footpath, lane, thoroughfare, or other public place within the Shire habitually used by pedestrians, and not by vehicular traffic.

"Horse" includes mule or donkey.

"Motor car" means any conveyance propelled by mechanical power, and includes a motor cycle, but does not include a tram or other car running on fixed rails.

fixed rails.

"Rider" means any person in charge of a horse.

"Street" includes every highway, road, carriage-way, lane, thoroughfare, or other public place within the Shire, other than a footway.

"Vehicle" means any conveyance drawn or propelled

"Vehicle" means any conveyance drawn or propelled by human or animal power.

Words importing the masculine gender include the feminine gender, and words in the singular include the plural, and words in the plural include the singular.

singular.

Regulation of Traffic Generally.

3. The driver of a vehicle or a motor car upon any street and the rider of a horse or other animal upon any streets shall, except in so far as shall be necessary for the purpose of avoiding a collision or for other justifiable cause—

(a) Keep the same as near as practicable to the footway on his left or near side.

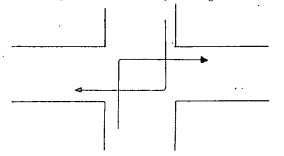
(b) When meeting a vehicle, motor car, horse, or pedestriah, keep on the left or near side of the street.

pedestrian, keep on the left or near side of the street.

(a) When passing by any motor car, horse, or pedestrian going in the same direction, go on the right or off side of such vehicle, motor car, horse, or pedestrian going in the same direction and the same direction to pass on the right or off side.

(b) When being passed by any other vehicle, motor car, horse, or pedestrian, permit such other vehicles, car, horse, or pedestrian going in the same direction to pass on the right or off side.

(c) Before stopping or turning round in any street or turning from one street into another, give notice of his intention so to do by holding up his whip or his hand, so that the same may be seen by any person immediately following, and (in case of a driver of a vehicle or a motor car) upon stopping so place his vehicle or motor car as to cause as little obstruction as possible to the traffic, and if stopping prevents the passing of any other vehicle or motor car he shall, upon being required so to do by the driver of such other vehicle or motor car, or by any member of the Police Force or officer of the Council, remove his vehicle or motor car so as to permit such other vehicle or motor car to pass, and if his stopping interrupts or delays traffic he shall remove his vehicle or motor car so as to discontinue such interruption or delays traffic he shall remove his vehicle or motor car so as to the other, drive or ride parallel to the footway upon the left or near side of the street which he is leaving until he is as near as practicable to the left hand side of the street which he is entering, as shown in the subjoined diagram—



(g) In the case of a driver of a motor car or bicycle, shall sound a horn or bell on approaching intersections.

(h) Not leave the same unattended in High-street from

(h) Not leave the same unattended in High-street from the Avoca Bridge to Kaye-street, and between the old mill to the Soldiers' Memorial, and except it is left in such a position as not to obstruct traffic.
(i) Cause the same to be drawn up with front wheel against kerb on his left or near side of the street, and at an angle of 45 degrees with the street, and brought to a standstill on the approach of any fire engine or other vehicles apparently proceeding in charge of a fireman to the scene of a fire.
(j) In the case of a rider of a horse or other animal, shall not tether or leave the same in the township of Charlton tethered to any tree, and shall remove same upon being requested so to do by any member of the Police Force or an officer of the Council.
The driver of a vehicle or a motor car upon any street

4. The driver of a vehicle or a motor car upon any street shall-

(a) When stopping for the purpose of taking up or setting down any passengers, do so as near as may be to the footway on his left or near side.

(b) Not drive the same in competition with or to the annoyance of any person so as to block, or immediately and closely precede or follow, or intentionally conform to the progress of any other vehicle or motor car.

motor car.

5. Every driver of a motor car or bicycle upon any street shall, within reasonable distance and before passing any other vehicle or motor car, horse, or pedestrian, give audible and sufficient warning of his approach by sounding a horn, bell, other instrument.

or other instrument.

6. No person shall between sunset and sunrise drive any vehicle or motor car upon any street, or permit any vehicle or motor car to be upon any street unless a good and serviceable lamp suitable to such vehicle or motor car is securely fixed at the driver's side of the front of such vehicle or motor car, and is lighted and is so placed that the light therefrom is distinctly visible both to persons in front of and to persons at the rear of such vehicle or motor car, provided that in case where a tail light is used and is visible from the rear as aforesaid it shall not be necessary that the light fixed as aforesaid shall be visible from the rear.

rear.

7. No person shall drive any vehicle or motor car upon any street, or permit any vehicle or motor car to be driven upon any street, unless such vehicle or motor car is constructed as to enable the driver thereof to have a full and uninterrupted view of the street traffic in front of him and abreast of him on each side of such vehicle or motor car, and no person while driving any vehicle or motor car upon any street shall occupy such a position as will prevent or interfere with his having such full and uninterrupted view as aforesaid.

8. No person shall ride any horse or drive any vehicle or motor car along any street in such manner or in such order that more than two horses, vehicles, or motor cars are travelling side by side in the same direction. The foregoing provisions of this section shall not apply to horses, vehicles, or motor cars which form part of a duly authorized parade or procession.

or motor cars which form part of a day authorized paragraph or procession.

9. No person shall ride any horse or other animal, or drive or impel any vehicle or motor car upon any footway. Provided, however, that a bicycle or motor bicycle may be taken across any footway directly to or from any premises abutting

10. No person shall drive a vehicle or motor car along any street within the township of Charlton at a speed greater than 15 miles per hour.

Pedestrian Traffic.

11. Every pedestrian upon a footway shall keep to his right hand side of the footway, and shall, when meeting or overtaking any person, pass on the left hand side of such person.

Street Processions.

Street Processions.

12. No procession of persons, or of vehicles or motor cars, or of any combination of persons, vehicles, or motor cars shall, except for military or funeral purposes, parade or pass through any street unless particulars of the proposed procession, specifying the purpose therefor, the route proposed to be followed, and the day and the hour of the day at which it is to commence, shall be given in writing to the President or Shire Secretary two clear days before the commencement of the proposed procession. The said President or Shire Secretary may impose such conditions as he thinks fit with a view to securing freedom of traffic and preserving order and decency in the conduct of the proposed procession, and more particularly may by notice in writing given one clear day beforehand to the person furnishing the said particulars, direct the proposed procession to be held in certain streets or at a time of the day to be named, and such procession shall not be held in the streets or at a time other than is named in such last-mentioned notice. For purposes aforesaid the President or Shire Secretary may prohibit the holding of any proposed procession on the day specified in the said particulars if he be of the opinion that such procession will conflict with any other procession for which consent to the

holding thereof has already been obtained, or that the combined effect of the processions will tend unduly to delay or hinder traffic. A copy of such particulars and directions (if any) shall be furnished by the person giving the said directions, or to whom the said directions have been given, to the officer in charge of the Police Station at Charlton, at least one clear day before the commencement of the proposed

13. Any contravention of any of the foregoing sections by act or omission shall be an offence against this By-law.

14. Every person who is guilty of an offence against this By-law shall be liable on conviction to a penalty not exceeding

rive pounds.

15. This By-law shall apply to and have application throughout the Township of Charlton.

Resolution for passing this By-law was agreed to by the Council of the Shire of Charlton on the 29th October, 1928, and confirmed by Special Order on 26th November, 1928.

The common seal of the Council of the Shire of Charlton was affixed hearts in the presence of

was affixed hereto in the presence of-

4628

W. J. LARMOUR, President.
HERBERT E. WOOD, Councillor.
C. H. CHURCHILL, Councillor.
ROSS M. GRAHAM, Secretary.

SHIRE OF HEALESVILLE. BY-LAW No. 13.

BY-LAW NO. 13.

A By-law of the Shire of Healesville, made under section 197 of the Local Government Act 1915, and under the provisious of Part VI. of the Thirteenth Schedule thereof, and numbered Thirteen, for the regulation of and appointing the times and hours during or at which respectively any hall or other building used for public meetings or any building or ground in which public amusements (including dancing) are conducted shall be used for the purpose for which it is registered or shall be closed. or shall be closed.

N pursuance of the powers conferred by the Local Government Acts and the Chistometh Color of the I ment Acts and the Thirteenth Schedule to the Local Government Act 1915, and of any other Act or power thereunto enabling it, the President, Councillors, and Ratepayers of the Shire of Healesville order as follows:—

1. This By-law shall apply to and have operation throughout

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

2. This By-law shall come into force immediately after its publication in the Victoria Government Gazette.

3. In this By-law, unless the context otherwise requires, "hall" shall include any hall ground and/or building used for public meetings and/or any building or any ground in which public amusements (including dancing) are conducted which is registered under the Local Government Acts or the Thirteenth Schedule to the Local Government Act 1915 or the Health Act 1919.

4. No person shall use or permit or cause to be used any

Thirteenth Schedule to the Local Government Act 1915 or the Health Act 1919.

4. No person shall use or permit or cause to be used any hall for the purpose of any public amusement (including dancing) unless the same has been registered by the Council of the Municipality or by the Counmission of Public Health.

5. Any person who uses or permits or causes to be used any hall for the purpose for which it is registered at any tune or times other than the times herein fixed shall be guitty of an offence against the Local Government Acts.

6. No person shall use or permit or suffer to be used any hall for the purpose for which it is registered or as a dancing room or salcon on any Christmas Day, Good Friday, Anzac Day, or Sunday, nor between the hour of twelve midnight on any such day and the hour of eight o'clock in the morning of the day following any such day.

Resolution for passing this By-law was agreed to by the Council of the Shire of Healesville on the 28th day of October, 1928, and confirmed by special order at a meeting of the said Council held on the 17th day of December, 1928.

The common seal of the President, Councillors, and Ratepayers of the Shire of Healesville was hereunto affixed in the presence of—

(SEAL) F. J. WHITTE, Councillor.

J. F. CALLAHAN, Shire Secretary.

SHIRE OF TALBOT.

BY-LAW No. 24

A By-law of the Shire of Talbot, made under section 197 of the Local Government Act 1915, and numbered 24, for preserving good order and decency in any buildings belonging to the municipality, or under the control and management of the Council, or preventing damage to such building or to the furniture or fittings thereof, or regulating any meeting or gathering held therein.

IN pursuance of the powers conferred by the Local Government Act 1915, the President, Councillors, and Ratepayers of the Shire of Talbot order as follows:—

1. No person shall, in any building belonging to the municipality or under the control and management of the Council, and whether at any meeting or gathering of any kind and description therein or not—

(a) behave in an improper, disorderly, or indecent manner,

(b) expectorate or spit upon the floor, walls, furniture, or fittings of such building, or smoke therein; or
(c) injure or damage the said building, or any part or parts thereof, or any of the said furniture or fittings therein.

2. No person shall at any meeting or gathering held in any such building or part thereof-

h building or part thereof—

(a) stand upon any chair or seat, or place their feet
upon the railing of any seat, or stand or sit upon
any window sill, corner, balcony railing, or staircase
railing; or

(b) disturb or interrupt any such meeting or gathering,
or take part, or in any manner connive at or assist
in such disturbance or interruption; or

(c) by standing up obstruct the view of any one seated
therein; or

(d) use any threatening, abusive, indecent, obscene, or
insulting words: or

(a) use any arrenteming, abusive, indecent, obscene, or insulting words; or
(e) be drunk; or
(f) cause any obstruction by standing or otherwise in the approaches or stairways to the external doors of such buildings or in the corridors, aisles, landings, gangways, or passages within the same.

3. Every person who shall, by any wilful act or default, be guilty of any breach of any of the provisions of the foregoing By-law, shall be liable for any such offence to a penalty not exceeding Five pounds, nor less than Five shillings, for any such breach, and also shall pay in addition to any such penalty any expense incurred by the Council in consequence of such breach.

4. This By-law shall apply to and have operation throughout the whole of the municipal district of the Shire of Talbot. This By-law shall come into operation and commence to have effect immediately upon its publication in the Government Gazette, as provided by the Local Government Act 1915.

Resolution for passing this By-law agreed to by the Council at meeting held on 5th November, 1928, and confirmed at meeting held on 3rd December, 1928.

The common seal of the Shire of Talbot was hereunto affixed in pursuance of an order of the Council made on the 3rd day of December, 1928, in the presence

R. T. ROSS, President. S. EAD, Councillor. W. L. MOUNTJOY, Shire Secretary. (SEAL) 4726

SHIRE OF WANGARATIA.

NOTICE OF INTENTION TO BORROW MONEY FOR PERMANENT WORKS AND UNDERTAKINGS.

NORTICE is hereby given that the Council of the Shire of Wangaratta proposes to borrow on the credit of the President, Councillors, and Ratepayers of the said Shire the sum of Three thousand pounds (£3,000) sterling, such sum to be raised by the issue of Forty debentures, in accordance with the provisions of Part XIV. of the Local Government Act. 1915 Government Act 1915.

It is proposed that-

1. The rate of interest to be named in such debentures and paid shall be Six pounds per centum per annum.

2. Such moneys shall be repayable by forty half-yearly instalments of One hundred and twenty-nine pounds fifteen shillings and ninepence each, including principal and interest, by providing out of the Municipal Fund the above amounts on the first day of February and the first day of August in each respective year during the currency of the loan, the first of such payments to be made on the first day of August, 1929.

3. Such moneys shall be repayable at The English, Scottish, and Australian Bank Limited, in the City of Melbourne, or at the Council's bankers for the time being in the City of Melbourne.

4. The amount required in each year for payment of principal and interest will be raised by general and/or extra rates on the whole of the Central and Boorhaman Ridings.

5. The loan is to be expended in the construction of per-

manent works and undertakings, and in paying the costs of such works already partially or wholly constructed in the Central and Boorhaman Ridings, as follows:—

Works and Undertakings.

Boxing and gravelling main Boorhaman-road from Dockers Plains State School to J. McDonalds £1,140 McDonalds

Boxing and gravelling main Boorhaman-road from O'Keefe's and Dockers to Kemp's and Richardson's 360 Boxing and gravelling Boorhaman-Springhurst-road from Miss Fogarty's to O'Keefe's and Benny's 500 Boxing and gravelling main Boorhaman-road from Grossman's to Byrne's-lane . . . 1.000

£3,000

6. The plans and specifications, and estimate of the cost of the permanent works and undertakings referred to above, with a statement of the proposed expenditure of the money to be borrowed, are open for inspection at the Shire Office, Wangaratta, during office hours.

Dated this 6th day of December, 1928.

Dated this out day of December, A.-..

C. BRUCE MORRISON, Shire Secretary.

P. McSwiney, Reid-street, Wangaratta, solicitor for the
4723 shire.

Local Government Act 1915. SHIRE OF WOORAYL.

Notice that Plans, Etc., are Open for Inspection.

NOTICE that Phans, Ele, and Ores for Instaction.

Notice that Phans, Ele, are Gress for Instaction.

Council of the Shire of Woorayl to execute the following works and undertakings, being works and undertakings authorized by the Local Government Act 1915, namely:

To form and construct a new road through Crown allotment 107s, Parish of Mardan, County of Buln Buln, and through Crown allotments 102s and 102e, Parish of Koorooman, County of Buln Buln.

of Buln Buln.

of Buln Buln.

The specifications, maps, plans, sections, and elevations of the proposed work or undertaking showing the exact site and admeasurements thereof, and of the land required to be taken for its construction, together with the names of the owners (or reputed owners), lesses (or reputed lesses), and occupiers so far as known, are deposited and will be open for inspection of all persons interested at the Shire Office, Leongatha, on all the days and between the hours the said Shire Office is appointed to be open for the space of forty clear days from the date of publication of this notice in the Government Gazette, within which time all persons affected by the proposed work or undertaking are hereby required to set forth in writing, addressed to the said Council or the Shire Secretary, all objections they may have to the said work or undertaking. Secretary, all or undertaking.

Dated this 4th day of December, 1928.

CHAS. A. CHAMBERLAIN, Shire Secretary.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned Robert St. John Crawford and Montague William Kemp, carrying on business as farmers and graziers, at Tarneit, Werribee, under the style or firm of Crawford and Kemp, has been dissolved by mutual consent as from the 20th day of December, 1928, by which date all outstanding accounts owing to or by the firm are required to be sent in.

Dated this seventh day of December, 1928.

R. S. CRAWFORD. M. W. KEMP.

Malleson, Stewart, Stawell, and Nankivell, solicitors, 46 Queen-street, Melbourne. 4697

TAKE notice that the partnership heretofore subsisting between Joan Louise Millbrook, of 86 Collins-street, Melbourne, costumiere, and Lillian Emmia Bain, of Albanyroad, Toorak, married woman, and carried on by them under the style of "Jenny," at 86 Collins-street, Melbourne, has been dissolved by mutual consent from the fifth day of December, 1928. All debts owing by or to the said firm shall be paid at the office of Messrs. Hancock and Woodward, public accountants, 331 Collins-street, Melbourne.

Dated this fifth day of December, 1992

Dated this fifth day of December, 1928.

JOAN MILLBROOK. L. E. BAIN.

Ellison, Hewison, and O'Collins, 352 Collins-street, Melbourne, solicitors. Mel-

TO all whom it may concern.—I hereby give notice that I am not now and never have been a partner in the firm of Retread and Rubber Company, carrying on business at No. 285 High-street, Prahran.
Dated the 29th day of November, 1928

MARGARET BEVAN.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE OF DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned Hubert Alfred Adams and John Nantes, carrying on business as printers, bookbinders, and stationers, at Block Buildings, Marketsquare, Geelong, under the style or firm of Adams and Nantes, has been dissolved by mutual consent as from the thirtieth day of November, 1928, so far as concerns the said John Nantes, who retires from the said firm. All debts due to and owing by the said late firm will be received and paid respectively by the said hubert Alfred Adams, who will continue to carry on the said business in his own name.

Dated the thirtieth day of November, 1928.

H. A. ADA! J. NANTES. ADAMS.

Witness to both signatures-F. V. HIGGINS, solicitor,

NOTICE is hereby given that the partnership heretofore existing between us, the undersigned, George James Reynolds and Leslie James Searle, in the business of carriers, at Malvern, under the name of Reynolds and Searle, has been dissolved by mutual consent as from this date. All debts due to or owing by the firm will be received and paid respectively by the said Leslie James Searle, by whom the business will in future be carried on under the name of L. J. Searle.

Dated this thirtieth day of November, 1928.

G. J. REYNOLDS. L. J. SEARLE.

Norman J. Shankly, LL.B., solicitor, 325 Collins-street, Mel-

NOTICE is hereby given that the partnership heretofore subsisting between the undersigned John Nemtsas and Anagnos Nemtsas, in the trade or business of restaurant-keepers, at 556 and 528-530 Flinders-street, Melbourne, under the style or name of "Nemtsas Brothers," was dissolved on the sixth day of December, 1923, by mutual consent. All debts due to and owing by the said late firm will be received and paid to the undersigned Anagnos Nemtsas.

Dated this sixth day of December, 1923.

JOHN NEMTSAS.

Witness-T. A. Kennedy, solicitor, Melbourne, ANAG. NEMTSAS Witness-J. S. BLOOMFIELD, solicitor, Melbourne.

NOTICE is hereby given that the partnership heretofore existing between Ruby Violet Payne and Iris Ethel Townsend, under the name or style of The Berkeley Cake Shop," at 306 Burke-road, Camberwell, caterers and pastrycooks, was dissolved on the ninth day of July, One thousand nine hundred and twenty-eight. The business is to be carried on by the said Ruby Violet Payne on her own account, and all debts due to and by the firm in respect of the said business will be received and paid respectively by the said Ruby Violet Payne.

Dated this twenty-ninth day of November, One thousand nine hundred and twenty-eight.

RUBY VIOLET PAYNE.
Witness to the signature of the said Ruby Violet Payne—
MCINTYRE, Clerk to W. B. and O. McCutcheon, solicitors, Melbourne.

IRIS ETHEL TOWNSEND.

William Murray, solicitor, Melbourne.

William Murray, solicitor, 418 Chancery-lane, Melbourne.

NOTICE is hereby given that the partnership heretofore carried on by Henry William Burton Howship, Harold Claude Howship, and Stanley Percy Howship, in the business of nurserymen, under the firm name or style "Howship Brothers," at Rosedale nurseries, at Ringwood, has been dissolved as from the thirtieth day of November, 1928. All debts owing to the late firm will be received, and all accounts owing by the said firm will be paid, by the said Henry William Burton Howship and Stanley Percy Howship, who will continue to carry on the said business at Rosedale nurseries, Ringwood, aforesaid, under the name or style of "Howship Brothers,"

Dated the first day of December, 1928.

H. W. B. NOWSHIP. S. P. HOWSHIP.

Witness to the signatures of the said Henry William Burton Howship and Stanley Percy Howship-W. O. Burt, solicitor, Melbourne.

H. C. HOWSHIP.

Witness to the signature of the said Harold Claude Howship-W. B. Honoson, solicitor, Melbourne. Witness

·Bullen and Burt, solicitors, 89-91 Queen-street, Melbourne.

DISSOLUTION OF PARTNERSHIP.

NOTICE is hereby given that the partnership heretofore subsisting between Charles Herbert Fairbank, John Stanley Gordon Harris, and Alexander Biehl, carrying on business under the firm name of Chas. II. Fairbank, as general storekeepers, at Cheltenham, in the State of Victoria, has been dissolved, by mutual consent, as from the seventh day of December, 1928. The said business will, in future, be carried on under the same firm mame by the taid Charles Herbert Fairbank and John Stanley Gordon Harris, by whom all debts and claims against the said partnership will be paid.

Dated the tenth day of December, One thousand nine hundred and twenty-eight.

CHAS. H. FAIRBANK. JOHN S. G. HARRIS. ALEXANDER BIEHL.

Macpherson and Kelley, solicitors, 237 Collins-street, Melbourne.

Partnership Act 1915.

N OTICE is hereby given that Annie Maria Rigney has retired from the business of estate and commission agents carried on by her at Hargreaves-street, Bendigo, under the style or firm of J. F. Kelly and Company. John Francis Kelly will carry on the said business under the same name in his own right.

Dated the 15th day of November, 1928.

ANNIE M. RIGNEY. $J_{\rm f}$ F. KELLY.

Macoboy and Taylor, solicitors, View-street, Bendigo.

Companies Act 1915.
W. & A. BENNETT PROPRIETARY LIMITED (IN LIQUIDATION).

· FIRST and Final Dividend is intended to be declared A in the above company, which went into voluntary liquidation on 13th January, 1928. Creditors who have not proved their debts by the 22nd December, 1928, will be excluded from this dividend. Dated this seventh day of December, 1928.

D. S. MCHUTCHISON, Liquidator.
Wilson and McHutchison, public accountants, 499 Little Collins-street, Melbourne.

THE SYDNEY CAVALIER RESTAURANT PROPRIETARY LIMITED.

N OTICE is hereby given that the following Extraordinary Resolution has been passed:—

Pursuant to Article 55 of the Articles of Association of The Sydney Cavalier Restaurant Proprietary Limited, it is hereby resolved and is evidenced by the signatures of two directors and members of the company holding three-fourths of the shares of the company:-

"That on account of the inability of the company to pay its debts, the company go into voluntary liquidation, and that Arthur Stoughton Bloomfield, of 84 William-street, Melbourne, chartered accountant (Aust.), be appointed liquidator for such winding up at a remuneration of 5 per cent. on the gross amount realized.

Dated this 1st day of December, 1928.

4692

- JOHN LARRITT, Secretary.

NOTICE TO CREDITORS.

THE SYDNEY CAVALIER RESTAURANT PROPRIETARY LIMITED.

NOTICE is hereby given that a Meeting of creditors of the above company will be held at my office, 84 Williamstreet, Melbourne, on Tuesday, the 18th day of December, 1928, at Noon, for the purposes mentioned in and provided by section 189 of the Companies Act 1915.

Dated this 10th day of December, 1928.

4691

A. S. BLOOMFIELD, Liquidator.

Companies Act 1915.

NOTICE TO SHAREHOLDERS OF FINAL MEETING. IN THE MATTER OF JAVA COFFEE PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that the Final Meeting of share-holders in the above company will be held at the office of Francis Harmsworth Way, of 26 O'Connell-street, Sydney, on Tuesday, the 15th January, 1929, at Noon, in pursuance and for the purposes of section 196 of the Companies Act

Dated this tenth day of December, 1928. FRANCIS II. WAY, Liquidator.

In the matter of The Hancock Press Proprietary Limited.

A T a General Meeting of the above-named Company, duly a convened and held at 114 Flinders-street, Melbourne, on the 29th day of November, 1928, the following resolution was duly passed as an extraordinary resolution, namely:—

"As it has been proved to the satisfaction of the meeting

that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, the company be wound up voluntarily."

Dated the third day of December, 1928.

N. MAHAFFY, Chairman. Henderson and Ball, solicitors, 430 Little Collins-stree

In the matter of the Companies Act 1915 and in the matter of The Hancock Press Proprietary Limited.

NOTICE is hereby given that a Meeting of the Creditors of the above-named company, in accordance with section 189 of the Companies Act 1915, will be held at the Chamber of Commerce Board Room, William-street, Melbourne, on Tuesday, the 18th day of December, 1928, at half-past Eleven colors in the fewerers of the company o'clock in the forenoon.

Dated the third day of December, 1928.

G. JEFFREY, Liquidator. Henderson and Ball, solicitors, 430 Little Collins street, Melourne.

Companies Act 1915, Section 196.

THE BALLARAT TANNING COMPANY LIMITED (IN LIQUIDATION).

N OTICE is hereby given that a General Meeting of the above-named company will be held at the office of the liquidator, 36 Armstrong-street south, Ballarat, on Monday, the fourteenth day of January, 1929, at half-past Ten o'clock in the forenoon, for the purpose of receiving the liquidator's account of how the winding up has been conducted and the property of the company disposed of. 4656

ANDW. K. MILLER, Liquidator.

In the matter of the Companies Act 1915, and in the matter of W. Dabscheck & Co. Pty. Ltd. (in Liquidation).

NoTICE is hereby given that a Second Dividend is intended to be declared in the above matter. Creditors who have not proved their debts by the twenty-fourth day of December, 1928, will be excluded.

Dated this seventh day of December, 1928.

L. J. OWEN, Liquidator.
L. J. Owen, public accountant and auditor, Eastern Telegraph Ilouse, 341 Collins-street, Melbourne.

RE JOSHUA BENNELL, DECEASED.

TURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of the above-named Joshua Bennell, late of 75 Cunningham-street, Northcote, in the State of Victoria, builder, deceased, intestate (who died on the 26th day of August, 1928, letters of administration of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 23rd day of November, 1928, to the National Trustees, Executors, and Agency Company of Australasia Limited, of No. 113 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims, addressed care of the manager of the said company, at the above address, on or before the 17th day of January, 1929, on which date the said company will proceed to distribute the assets of the said deceased, having regard only to the claims of which the said company shall then have had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose claims the said company shall not then have had notice.

Deted the 4th day of December, 1928

Dated the 4th day of December, 1928.

SCHEELE & SCHEELE, Melbourne Chambers, 418 Chancery-lane, Melbourne, proctors for the said administrators.

RE MATILDA ANN YOUELL, DECEASED.

RE MATILDA ANN YOUELL, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Matilda Ann Youell, late of 21 Hobbs-street, Footseray, in the State of Victoria, widow, deceased (who died on the twenty-second day of July, One thousand nine hundred and twenty-eight, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the fourteenth day of November, One thousaid nine hundred and twenty-eight, to Mervyn Copeman Whitehead, of 42 (formerly 30) Hobbs-street, Footscray aforesaid, health inspector), are hereby required to send particulars, in writing, of such claims to the said executor, to care of the undersigned, on or before the seventeenth day of January, One thousand nine hundred and twenty-nine, after which date the said Executor will proceed to distribute the assets of the said deceased which shall have come to his hands amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice; and the said executor will not be answerable or liable for the assets, said executor will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated this twelfth day of December, One thousand nine hundred and twenty-eight.

JAMES HALL & SONS, of Lombard Buildings, 17 Queen-street, Melbourne, proctors for the said executor. 4717

N OTICE is hereby given that all persons having any claims against the estate of Ann Curlett, late of Aberdeenstreet, Newtown, in the State of Victoria, widow, deceased (who died on the twenty-sixth day of July, One thousand nine hundred and twenty-eight, and probate of whose will was granted to Margaret Curlett, of Aberdeen-street, Newtown aforesaid, spinster, the sole executrix named in and appointed by the said will), are hereby required to send in notice, in writing, of such claims, on or before the tenth day of January next, to the undersigned, at the address hereunder given; and notice is given that after that date the said Margaret Curlett will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall have had notice, and will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not have had notice.

Dated the eighth day of December, 1928.

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

NOTICE TO CREDITORS.—RE WILLIAM THOMAS ITUGITES ROBERTS, DECEASED.

IUGHES ROBERTS, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of William Thomas Hughes Roberts, late of Wychitella, in the State of Victoria, farmer, deceased (who died on the twenty-third day of August, 1928, and probate of whose last will and testament was granted to the Sandhurst and Northern District Trustees Executors, and Agency Company Limited, of Vicw-street, Bendigo, in Victoria, the sole executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the said company on or before the 15th day of February, 1929. And notice is hereby given that, after that day, the said company will proceed to distribute the assets of the said William Thomas Hughes Roberts, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice, and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this 11th day of December, 1928.

DAVID SUTHERLAND, solicitor, Wedderburn.

RE EMILY AMELIA COLLEY, DECEASED.

RE EMILY AMELIA COLLEY, DECEASED.

PURSUAN'T to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any ciaim against the estate of Emily Amelia Colley, formerly of Powlett-street, Carisbrook, in the State of Victoria, married woman, but late of Hebbard-street, South Broken Hill, in the State of New South Wales, married woman, deceased (who died on the 28th day of August, 1928, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twenty-eighth day of November, One thousand nine hundred and twenty-eight, to The Ballarat Trustees, Executors, and Agency Company Limited, of Lydiard-street, Ballarat, the executor appointed by the said will), are hereby required to send particulars, in writing, of their claims to the said company, at its address aforesaid, on or before the thirty-first day of January next, after which date the said deceased, which shall have come to its hands as such executor as aforesaid, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have notice.

Dated this 8th day of December, 1928.

HERRING & BATHURST, of Maryborough, solicitors for the executor.

4721

the executor.

OURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of James Raeburn the younger, late of Paradise, in Victoria, retired farmer, deceased (who died on the twenty-fourth day of December, 1927, and probate of whose will was granted by the Supreme Court of Victoria on the thirteenth day of June, 1928, to Andrew John Raeburn, of Paradise aforesaid, farmer, and Sydney Max Raeburn, of Koondrook, in Victoria, farmer, the executors appointed by the said will), are hereby required to send in particulars, in writing, of such claim to the said executors, care of the undersigned, on or before the twenty-first day of January, 1929, after which date the said executors will proceed to distribute the assets of the said deceased which shall have come to their hands, amongst the persons entitled thereto, having regard only to the claims of which they shall have then had notice; and that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this eleventh day of December, 1928.

WILLIAM MITCHELL. Napier-street, St. Arnaud, proctor for the said executors.

JOSHUA CHEONG, DECEASED.

JOSHUA CHEONG, DECEASED.

1 URSUANT to the Trusts Act 1915, notice is hereby given that all creditors and other persons having claims against the estate of Joshua Cheong, late of Croydon, in the State of Victoria, traveller, deceased (who died on the thirteenth day of September, One thousand nine hundred and twenty-eight, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-sixth day of November. One thousand nine hundred and twenty-eight, to Daisy Rose Cheong, of Croydon, in the said State, vidow, and National Trustees. Executors, and Agency Company of Australasia Limited, of 113 Queen-street, in the City of Melbourne, in the said State, the executrix and executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executrix and executor, care of National Trustees, Executors, and Agency

Company of Australasia Limited; at the above-mentioned address, on or before the thirtieth day of January, One thousand nine hundred and twenty-nine, after which date the said Daisy Rose Cheong and National Trustees, Executors, and Agency Company of Australasia Limited will proceed to distribute the assets of the said Joshua Cheong, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said Daisy Rose Cheong and National Trustees, Executors, and Agency Company of Australasia Limited will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid. Company of Australasia Limited; at the above-mentioned ad-

Dated this eighth day of December, One thousand nine hundred and twenty-eight.

NUNN, SMITH, & CROCKER, 448 Collins-street, Melbourne, proctors for the said executrix and executor. 4707

DURSUANT to the Trusts Act 1915, notice is hereby given that all creditors and others having any claims against the estate of Arthur Albert Dutton, late of Wangaratta, in the State of Victoria, retired grazier (but temporarily residing at 3 Highbotham-street, Brighton), deceased (who died on the ninth day of October, 1928, and probate of whose will and one codicil thereto has been granted to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the said State, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executor, at its address shown above, on or before the twelfth day of January, 1929, after which date the said executor will proceed to distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which it may then have had notice; and it will not be liable for the assets, or any part thereof, so distributed to any person of whose claims it shall not then have had notice.

Dated this 10th day of December, 1928.

Dated this 10th day of December, 1928.

NOTCUTT & PURBRICK, Wangaratta, proctors for the

URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Caroline Vial, late of "Sherwood," Glenbervieroad, Malvern, in the State of Victoria, widow, deceased (who died on the 20th day of June, 1927, and probate of whose will and codicil was, on the 8th day of August, 1927, granted by the Supreme Court of Victoria to Norman Browning Vial, of Beresford-street, Mont Albert, in the said State, gentleman, and Francis Plumley Derham, of 465 Collins-street, Melbourne, in the said State, solicitor, the executors named in and appointed by the said will), are hereby requested to send particulars, in writing, of their claims to the said executors, care of Derham and Derham, of 465 Collins-street, Melbourne aforesaid, solicitors, on or before the 23rd day of February, 1929. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Caroline Vial, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall not be liable for the assets so distributed to any person of whose claim they shall not then have had notice.

Dated this tenth day of December, 1928.

Dated this tenth day of December, 1928.

DERHAM & DERHAM, 465 Collins-street, Melbourn proctors for the said executors.

proctors for the said executors.

1 URSUANT to the provisions of the Trusts Act 1915, nctice is hereby given that all persons having any claims against the estate of Robert Seymour Walpole, formerly of Cowes, Pbillip Island, in the State of Victoria, but Inte of Banksia-street, Heidelberg, in the said State, gentleman, deceased (who died on the 2nd day of July, 1928, and probate of whose will and three codicils was, on the 26th day of October, 1928, granted by the Supreme Court of Victoria to The Equity Trustees, Executors and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State, and Francis Plumley Derham, of 465 Collins-street, Melbourne aforesaid, solicitor, two of the executors named in and appointed by the said will, William Francis Foster, the other executor appointed by the said will, having renounced probate thereof), are hereby requested to send particulars, in writing, of their claims to the said executors, care of The Equity Trustees, Executors and Agency Company Limited, at its address as above, on or before the 23rd day of February, 1929. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Robert Scymour Walpole, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executors shall not be liable for the assets so distributed to any person of whose claim they shall not then have had notice.

Dated this tenth day of December, 1928.

DERHAM & DERHAM, 465 Collins-street, Melbourne, proctors for the said executors.

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of William Cecil Russell, late of Haremere Hall, Etchingham, in the County of Sussex, in England, gentleman, deceased (who died on the 9th day of May, 1928, and an exemplification of the probate of whose will, granted by His Majesty's High Court of Justice in England on the 24th day of August, 1928, to Barciay's Bank Limited, the executor appointed by the said will, was sealed by the Supreme Court of Victoria, in its probate jurisdiction, on the 3rd day of December, 1928, upon being produced by The Equity Trustees, Executors and Agency Company Limited, of 85 Queen-street, Melbourne, in Victoria (hereinafter called the said company) the attorney under power of the said Barclay's Bank), are hereby required to send particulars, in writing, of such claims to the said company at its above-mentioned address, on or before the 22nd day of January, 1929, after which date the said company will proceed to distribute the assets of the said William Cecil Russell, deceased, which shall come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated the 10th day of December, 1928.

AITKEN, WALKER & STRACHAN, 115 William-street, Melbourne, proctors for the said company.

4705

RE MARY ELIZABETH DODD, DECEASED.

RE MARY ELIZABETH DODD, DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that persons having claims against the estate of Mary Elizabeth Dodd, late of 9 Adelaide-street, Armadale, in the State of Victoria, spinster, deceased (who died on the four-teenth day of September, One thousand nine hundred and twenty-eight, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-first day of November, One thousand nine hundred and twenty-eight, to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims, addressed care of the manager of the said company, at 113 Queen-street, Melbourne aforesaid, on or before the fourteenth day of January, One thousand nine hundred and twenty-nine, after which date bourne aforesaid, on or before the fourteenth day of January, One thousand nine hundred and twenty-nine, after which date the said company will proceed to distribute the assets of the said Mary Elizabeth Dodd, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said company will not be responsible for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated the fourth day of December, One thousand nine hundred and twenty-eight.

LOUGHREY & DOUGLAS, of 422 Little Collins-street, Melbourne, proctors for the said National Trustees, Executors, and Agency Company of Australasia Limited.

RE CATHERINE ANN OAKFORD, DECRASED.

A LL persons having claims against the estate of Catherine Ann Oakford, late of Yarragon, in Victoria, married woman, deceased, are required to send particulars to the undersigned, proctors for the executors, John Joseph Oakford and John Edward McDonnell, both of Yarragon aforesaid, farmers, on or before the 14th day of January, 1929, after which date the said executors will proceed to distribute the assets amongst the persons entitled thereto; and will not be liable for assets so distributed to any person of whose claim they shall not have had notice. LL persons having claims against the estate of Catherine

have had notice.

Dated this 4th day of December, 1928.
GRAY & FRIEND, proctors, Warragul.

NOTICE TO CREDITORS.—RE MATTHEW WOOD GREEN, DECEASED.

GREEN, DECEASID.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Matthew Wood Green, late of 23 Tooronga-road, Auburn, in the State of Victoria, accountant, deceased, intestate (who died on the 20th day of September, 1928, and letters of administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the seventh day of November, 1928, to Harold Nuttall Green, of 94 Wattle Valley-road, Canterbury, in the said State, clerk), are hereby required to send particulars, in writing, of all such claims to the said administrator, addressed to the care of the undersigned solicitor, on or before the fourteenth day of January, 1929, after which date the said Administrator will proceed to distribute the assets of the said Matthew Wood Green, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and he will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice. Dated the seventh day of December, 1928.

REGINALD KELLY, 59 Swanston-street, Melbourne, proctor for the applicant.

for the applicant.

No. 164.-15602.-5

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Ernest Albert Rawlings, late of 75 Reginald-street, Bendigo, in the State of Victoria, gentleman, deceased (who died on the fourteenth day of October, One thousand nine hundred and twenty-eight, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twenty-second day of November, One thousand nine hundred and twenty-eight, to Farmers and Citizens Trustees Company, Bendigo, Limited, of Charing Cross, Bendigo aforesaid, and Clementina Rawlings, of 75 Reginald-street, Bendigo aforesaid, the executor and executrix named therein), are required to send in particulars, in writing, of such claims to the said executor and executrix, at the office of the said company, on or before the fifteenth day of January, One thousand nine hundred and twenty-nine, after which date the said executor and executrix will distribute the assets of the said deceased amongst the parties entitled thereto, having DURSUANT to the Trusts Act 1915, notice is hereby given said executor and executor will distribute the issets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which it and she shall then have had notice. And the said executor and executrix will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim it and she shall not then have had notice.

Dated this seventh day of December, 1928.

COHEN, KIRBY, & CO., Victoria Chambers, P. Bendigo, proctors for the said executor and executrix.

NOTICE TO CREDITORS .- ELIZA O'DEA, DECEASED.

NOTICE TO CREDITORS.—ELIZA O'DEA, DECEASED.

PURSUAN'T to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Eliza O'Den, late of Castlemaine, in the State of Victoria, widow, deceased (who died on the 25th day of August, 1928, and probate of whose will was, on the 21st day of October, 1928, granted to William Joseph Wittingslow, of 35 McContell-street, Kensington, in the said State, tanner, and John Michael Murray, of Gingell-street. Castlemaine aforesaid, ioom tuner, the executors appointed thereby), are required to send particulars, in writing, of such claims to the said executors, care of the undersigned, on or before the fifteenth day of January, 1929; and notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Eliza O'Dea, deceased, amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice; and they will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose claim they shall not then have had notice. notice.

Dated the 7th day of December, 1928.

H. S. W. LAWSON & CO., Castlemaine, proctors for the said executors. 4638

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of William Somerville, late of Strathfield-saye, in the State of Victoria, orchardist and farmer, deceased (who died on the 1st day of October, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 15th day of November, 1928, to Kate Somerville, widow; James Somerville, orchardist; Alfred Somerville, orchardist, all of Strathfieldsaye aforesaid; and Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo), are hereby required to send particulars, in writing, of their claims to the said executors, care of the said company, on or before the 12th day of January, 1929, after which date the said executors will proceed to distribute the assets of the said William Somerville, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And the said executors will not be liable for the assets so distributed to any person of whose claim they shall not have had notice as aforesaid. of whose claim they shall not have had notice as aforesaid.

Dated this 7th day of December, 1928.

M. WILLIAMS, 16 View-street, Bendigo, proctor for the said executors.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Edwin Rowe Hamley, late of Mount Korong-road (formerly of Creek-street), Bendigo, in the State of Victoria, retired farmer, deceased (who died on the 25th day of October, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 23rd day of November, 1928, to Henry James Hamley, of Dingee, in the said State, farmer), are hereby required to send particulars, in writing, of their claims to the said executor on 70 r before the 12th day of January, 1929, after which date the said executor will proceed to distribute the assets of the said Edwin Rowe Hamley, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And the said executor will not be liable for the assets so distributed to any person of whose claim he shall not assets so distributed to any person of whose claim he shall not have had notice as aforesaid.

Dated this 7th day of December, 1928.

Dated this 7th day of December, ACC.

T. M. WILLIAMS, 16 View-street, Bendigo, proctor for the
4646

NOTICE TO CREDITORS.—RE THOMAS BENNETT ROBERTS, DECEASED.

NOTICE TO CREDITORS.—RE THOMAS BENNETT ROBERTS, DECEASED.

1 DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Thomas Bennett Roberts, late of 34 Prospect Hillroad, Camberwell, in the state of Victoria, secretary, deceased (who died on the second day of November, 1928, and probate of whose will and codicil was, on the twenty-seventh day of November, 1928, granted to Robert John Richards, of 5 Nyoragrove, Caulfield, in the said State, insurance inspector, and Herbert Gordon Richards, of 16 Drumcondra-avenue, Geelong, in the said State, insurance inspector, the executors named in and appointed by the will of the deceased), are hereby required to send in particulars, in writing, of such claims to the said executors at the office of the undersigned, on or before the twenty-fourth day of January, 1929. And notice is hereby given that after that date the said executors will proceed to distribute the assets of the said Thomas Bennett Roberts, deceased, which, shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Deted this tents day of December, 1928.

Dated this tenth day of December, 1928.

READ & READ, Temple Court, Collins-street, Melbourne, proctors for the said executors.

RE JOHN LEWIS ROSSITER, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of John Lewis Rossiter, late of "Ardoch," No. 11 Selborne-road, Toorak, in the State of Victoria, tailor, deceased (who died on the ninth day of October, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 6th day of December, 1928, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State, the executor appointed by the said will, are hereby required to send particulars, in writing, of their claims to the said executor, at the above address, before the 14th day of January, 1929, after which date the said executor will proceed to distribute the assets of the said deceased which shall have come to its hands, as such executor as aforesaid, amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said executor will proceed to will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated the tenth day of December, 1938. DURSUANT to the provisions of the Trusts Act 1915.

Dated the tenth day of December, 1928.

MADDEN. BUTLER, ELDER, & GRAHAM, 406 Collins street, Melbourne, proctors for the executor. 4671

RE NORAH COSGRAVE, DECEASED.

RE NORAH COSGRAVE, DECEASED.

DURSUANT to the provisions of the Trusts Act 1815, notice

is hereby given that all persons having claims against
the estate of Norah Cosgrave, late of "Southfield," Terang,
in the State of Victoria, widow, deceased (who died on the
twenty-eight, and probate of whose will and codicil was granted
by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-first day of February, One thousand nine
hundred and twenty-eight, to William Kinross Mackinnon, of
Marida Yallock, Terang aforesaid, grazier; Joseph Bradshaw,
of Terang aforesaid, merchant; and Maurice Thomas Doyle, of
Terang, solicitor, the executors named in the said will), are
hereby required to send particulars, in writing, of such
claims to the said exécutors, care of the undersigned Messrs.
Doyle and Kerr, proctors for the said executors, on or before
the thirty-first day of January, One thousand nine hundred and
twenty-nine, after which date the said executors will proceed to
distribute the assets of the said Norah Cosgrave, deceased,
which shall have come to their hands amongst the persons
entitled thereto, having regard only to the claims of which
they shall then have had notice. And notice is hereby further
given that the said executors will not be liable for the avects
so distributed, or any part thereof, to any person of whose
claim the said executors shall not have had notice as aforesaid.

Dated the tenth day of December, One thousand nine hundred and twenty-eight.

dred and twenty-eight.

red and twenty-eight.

DOYLE & KERR, of High-street, Terang, proctors for the

4694

NOTICE TO CREDITORS.—RE ALFRED EDWARD POWELL, DECEASED.

POWELL, DECEASED.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of Alfred Edward Powell, late of 287 Barkly-street, East Brunswick, in the State of Victoria, watchmaker, deceased (who died on the twentieth day of October, One thousand nine hundred and twenty-eight, and probate of whose will was granted on the third day of December, One thousand nine hundred and twenty-eight, by the Supreme Court of Victoria, in its probate jurisdiction, to National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, the sole executor named in the

said will), are hereby required to send particulars, in writing, of such claims on or before the twelfth day of January. One thousand nine hundred and twenty-nine, to the above-mentioned executor, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which the said executor shall then have had notice. And notice is hereby further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said executor shall not then have had notice.

Dated this seventh day of December, 1928.

G. F. A. JONES, of 47 Queen-street, Melbourne, proctor for

. G. F. A. JONES, of 47 Queen-street, Melbourne, proctor for the said executor.

STATUTORY NOTICE TO CREDITORS.—RE LETITIA WARNE, DECEASED.

DURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all creditors and other persons having any claims or demands upon or against the estate of Letitis Warne, late of No. 206 Burke-road, Hawthorn, in the State of Victoria, widow, deceased (who died on the twelfth day of September, One thousand nine hundred and twenty-eight, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the twenty-ninth day of November, One thousand nine hundred and twenty-eight, to The Equity Trustees, Executors and Agency Company Limited, of No. 85 Queen-street, Melbourne, in the State of Victoria, the sole executor named in and appointed by the said will), are hereby requested to send in particulars of such claims or demands, in writing, to the said company at No. 85 Queen-street, Melbourne aforesaid, on or before the seventeenth day of January, One thousand nine hundred and twenty-nine, after which date the said company will proceed to distribute the assets of the said deceased amongst the parties entitled thereo, having regard only to the claims and demands of such creditors and other persons of which the said company will not be answerable or liable for the claims and demands of such creditors and other persons of which the said company will not be answerable or liable for the claims and demands of such creditors and other persons of which the said company will not be answerable or liable for the claims and demands of such creditors and other persons of which the said company will not be answerable or liable for the claims and demands of such creditors and other persons of which the said company will not be answerable or liable for the claims and demands of such creditors and other persons of which the said company will not be answerable or liable for the claims and demands of such creditors and other persons of which it shall not have laad notice at the time of such distribution.

BRAHAM & PIRANI Union Trustee Buildings. No. 331

dred and twenty-eight.

BRAHAM & PIRANI, Union Trustee Buildings, No. 331 Collins-street, Melbourne, solicitors for the said executor. 4706

Collins-street, Melbourne, solicitors for the said executor. 4706

STATUTORY NOTICE TO CREDITORS.—THOMAS DUFFETT DANIELL, Deceased.

PURSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all creditors and other persons having claims or demands against the estate of Thomas Duffett Daniell, late of 544 Church-street, Richmond, in the State of Victoria, hairdresser and tobacconist, deceased (who died on the fifteenth day of September, 1928, and of whose will probate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the thirty-first day of October, 1928, to National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State, the executor named therein), are hereby required to send particulars, in writing, of such claims and demands to National Trustees, Executors, and Agency Company of Australasia Limited, at its before-mentioned address, on or before the seventeenth day of January, 1929, after which date it will proceed to distribute the assets of the said deceased which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims and demands of which it shall then have had notice in writing; and it will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the said company shall not then have had notice.

Dated this fourth day of December, 1928.

L'ESTRANCE & KENNEDY, Nos. 291 and 293 Bridge-road.

Dated this fourth day of December, 1928.

L'ESTRANGE & KENNEDY, Nos. 291 and 293 Bridge-road,
Richmond, proctors for the said company.

4630

RE SARAH LAWRANCE, DECEASED.

RE SARAH LAWRANCE, DECEASED.

PURSUANT to Trusts Act 1915, all persons having claims against the estate of Sarah Lawrance, late of 3 Wavestreet, Hampton, in the State of Victoria, widow, deceased (who died on the twenty-first day of August, One thousand nine hundred and twenty-eight, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the seventh day of November, 1928, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, and Neil Edward Lawrance, of 50 Flinders-lane, Melbourne, are hereby required to send particulars, in writing, of such claims to the said executors, care of the said The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, on or before the fifteenth day of January, 1929, after which date the said executors will proceed to distribute the assets of the said deceased which shall have come to its or his hand among the persons entitled thereto, having regard to the claims of which it shall then have had notice; and the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

BULLEN & BURT, of 89-91 Queen-street, Melbourne, proctors for the said executors.

proctors for the said executors.

NOTICE TO CREDITORS .- RE ANNIE THURMAN, DECEASED.

Deceased.

1) URSUANT to the Trusts Act 1915. notice is hereby given that all persons having claims against the estate of Annie Thurman, late of Wannon, Moorabool-street, Geelong, in the State of Victoria, widow, deceased (who died on the twenty-ninth day of August, One thousand nine hundred and twenty-eight, and probate of whose will and two edicils thereto was granted by the Supreme Court of the said State, in its probate jurisdiction, on the third day of December, One thousand nine hundred and twenty-eight, to The Trustees, Executors, and Agency Company Limited, of No. 412 Collins-street, Melbourne, in the said State, the sole executor named therein), are hereby required to send particulars, in writing, of such claims to the said The Trustees, Executors, and Agency Company Limited, at its office, No. 412 Collins-street, Melbourne aforesaid, on or before the twelfth day of January, One thousand nine hundred and twenty-nine, after which date the said The Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said Annie Thurman, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said The Trustees, Executors, and Agency Company Limited will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated this twelfth day of December, 1928.

Dated this twelfth day of December, 1928.

HARWOOD & PINCOTT, 51 Yarra-street, Geelong, proctors for the said The Trustees, Executors, and Agency Company Limited.

4674

NOTICE TO CREDITORS.—RE ELIZA MARY ROBERTS, DECRASED.

DECEASED.

DECEASED.

DECEASED.

URSUANT to the provisions of the Trusts Act 1915, notice is hereby given that all persons having any claim against the estate of Eliza Mary Roberts, late of Prospect Hill-road, Camberwell, in the State of Victoria, married woman, deceased (who died on the ninth day of July, 1924, and probate of whose will was, on the fourth day of December, 1928, granted to The Perpetual Executors and Trustees Association of Australia Limited of 100-104 Queen-street, Melbourne, the executor named in the said will and appointed executor after the death of Thomus Bennett Roberts, of Prospect Hill-road, Camberwell aforesaid, secretary, since deceased, to whom probate of the said will was granted), are hereby required to send in particulars, in writing, of such claims to the said association on or before the twenty-fourth day of January, 1929. And notice is hereby given that after that date the said association will proceed to distribute the assets of the said Eliza Mary Roberts, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said association will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it selled the return bed liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had

Dated this tenth day of December, 1928.

READ & READ, Temple Court, Collins-street, Melbourne, proctors for the said association.

N OTICE is hereby given that all persons having any claims against the estate of Amelia Wilson, late of Austinstreet, Newtown. Geelong, in the State of Victoria, married woman, deceased (who died on the second day of May, One thousand nine hundred and twenty-eight, and probate of whose will was granted to Alexander James Wilson, of Lydiard-street, Ballarat, in the said State, plumber, the sole executor named in and appointed by the said will), are hereby required to send in notice, in writing, of such claims on or before the tenth day of January next, to the undersigned, at the address hereunder given: and notice is given that after that date the said day of January next, to the undersigned, at the address here-under given; and notice is given that after that date the said Alexander James Wilson will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which he shall have had notice, and will not be liable for the assets, or any part thereof, so distributed to any person of whose claim be shall not have had notice.

Dated the eighth day of December, 1928.

CRAWCOUR & HOLLYHOKE, of Yarra-street, Geelong, proctors for the said executor. 4651

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having claims against the estate of James Palmer Purves. late of Sutton-grove, Richmond, in the State of Victoria, gentleman, deceased, intestate (who died on the sixth day of September, One thousand nine hundred and twenty-eight, and letters of administration of whose estate were granted by the Supreme Court of the said State, in its probate jurisdiction, on the third day of December, One thousand nine hundred and twenty-eight, to The Equity Trustees, Executors, and Agency Company Limited, of S5 Queen-street. Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Equity Trustees, Executors, and Agency Company

Limited, at its abovementioned address, on or before the Limited, at its abovementioned address, on or before the eleventh day of January, One thousand nine hundred and twenty-nine, after which date the said The Equity Trustees, Executors, and Agency Company Limited will proceed to distribute the assets of the said James Palmer Purves, deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said The Equity Trustees, Executors, and Agency Company Limited will not be liable for the assets so distributed, or any part thereof, to any person of whose so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this 6th day of December, 1928.

W. R. R. BLAIR & SON, of 405 Collins-street, Melbourne, proctors for the said The Equity Trustees, Executors, and Agency Company Limited.

Agency Company Limited.

4685

URSUANT to the Trusts Act 1915, notice is hereby given that all persons having chaims against the estate of Carl Wilhelm Lange, late of No. 6a Bryson-street, Canterbury, in the State of Victoria, gentleman, deceased (who died on the fourth day of October, One thousand nine hundred and twenty-eight, and probate of whose will was granted to The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said The Perpetual Executors and Trustees Association of Australia Limited, at its address, on or before the ninth day of January, One thousand nine hundred and twenty-nine, after which date the said The Perpetual Executors and Trustees Association of Australia Limited will proceed to distribute the assets of the said Carl Wilhelm Lange, deceased, which shall have come to its hands amongst the persons entitled theretó, having regard only to the claims of which they shall have had notice. And notice is hereby further given that the said association will not be liable for the assets so distributed, or any part thereof, to any person of whose claims they shall not have had notice as aforesaid.

Dated this eleventh day of December, One thousand nine hundred and twenty-sight.

Dated this eleventh day of December, One thousand nine hundred and twenty-eight.

GAIR & BRAHE, Queensland Buildings, 84-88 William-street, Melbourne, proctors for the said association. 4683

RE JOHN WESTWOOD, DECEASED.

Pursuant to the Trusts Act, 1915, notice is hereby given that all creditors and persons having any debts or claims against the estate of John Westwood, late of 47 Bloomfield-road, Ascot Vale, in the State of Victoria, manufacturer, deceased (who died on the lifteenth day of July, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the eighteenth day of October, 1928, to William Manson Jarvie, of 67 Holmes-road, Moonee Ponds, in the said State, public accountant, the sole executor appointed thereby), are hereby required to send particulars, in writing, of such debts or claims to the said executor will proceed to distribute the assets of the said John Westwood, deceased, which shall have come to his hands among the creditors and persons entitled thereto, having regard only to the debts or claims of which he shall then have had notice. And notice is hereby given that the said William Manson Jarvie will not be liable for the assets of whose debt or claim he shall not then have had notice as aforesaid.

Deted the seventh day of December, 1928

Dated the seventh day of December, 1928.

RYLAH & ANDERSON, 70 Elizabeth-street. Melbourne, proctors for the said executor.

NOTICE TO CREDITORS.—RE ANNIE ISOBEL RENTOUL. Deceased.

DECEASED.

PURSUANT to the Trusts Act 1915, notice is hereby given that all persons having any claims against the estate of Annie Isobel Rentoul, late of 321 Glenferrie-road. Hawthorn, in the State of Victoria, widow, deceased (who died on the ninth day of October, 1928, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the third day of December instant, to The Trustees, Executors, and Agency Company Limited, of No. 412 Collins-street, Melbourne, in the said State), are hereby required to send in notice, in writing, of such claims to the said company on or before the fourth day of January next. And notice is hereby given that, after that date, the said company will proceed to distribute the estate of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall have had notice; and will not be liable for the moneys, or any part thereof, so distribute not be liable for the moneys, or any part thereof, so distri-buted to any person of whose claim it shall not have had

Dated this fourth day of December, 1928.

DAVIES & CAMPBELL, 267 Collins-street, Melbourne proctors for the said company.

In the Supreme Court of the State of Victoria.-Fi, Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of Charles Hamilton, of St. Arnaud, plumber, the said Sheriff will, on Monday, the fourteenth day of January, 1929, at the hour of Two o'clock in the afternoon, cause to be sold, at the Court House, St. Arnaud (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—All the right, title, estate, and interest (if any) of the said Charles Hamilton in and to the surface and down to a depth of 50 feet below the surface of all those pieces of land, being allotments 2 and 3, section M3, Town and Parish of St. Arnaud, County of Kara Kara, being the land particularly described in the Crown grant entered in the register book, volume 5071, folio 1014048, together with all improvements thereon.

N.B.—Terms: Cash. No cheques taken.

N.B.—Terms: Cash. No cheques taken. Dated at St. Arnaud this third day of December, 1928.

CHARLES MCPHEE, Sheriff's Officer.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of E. H. Parfitt, gentleman, 2 Burton-avenue, Hawthorn, the said Sheriff will, on Wednesday, the 16th day of January, 1929, at the hour of half-past Two o'clock in the afternoon, cause to be sold, at the Public Hall, Kerrie (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate and interest (if any) of the said E. H. Parfitt as aforesaid in and to all that piece of land containing one hundred and ninety-nine acres and thirty-eight perches or thereabouts, being Crown allotment 149, Parish of Kerrie, County of Bourke, being the land more particularly described in Crown grant, volume 2869, folio 573729.

N.B.—Terms: Cash. No cheques taken. In the Supreme Court of the State of Victoria .- Fi. Fa.

N.B.—Terms: Cash. No cheques taken. Dated at Kyneton this 10th day of December, 1928.

E. A. SMITH, Sheriff's Officer.

TUESDAY, 15th JANUARY, 1929, AT A QUARTER TO ONE O'CLOCK.

In the Supreme Court of the State of Victoria.—Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

Notice is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of F. Hogan, of Bathwick, Kirkham-road, Dandenong, life assurance agent, the said Sheriff will, on Tuesday, the fifteenth day of January, 1929, at the hour of a quarter to One o'clock in the afternoon, cause to be sold, at the Police Station, Altona (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said

or the said Sheriff be otherwise stayed):—
All the right, title, estate, and interest (if any) of the said F. Hogan in and to the surface and down to a depth of fifty feet below the surface of all that piece of land being lot 74, block A, portion 2, on plan of subdivision number 7898 lodged in the Office of Titles, and being part of Crown allotment A, section 9, Parish of Truganina, County of Bourke, and being the whole of the land comprised in certificate of title, volume 4970, folio 993923, together with all registered numbers 588510 and 583872.

N.B.—Terms: Cash. No cheques taken.
Dated at Melbourne this 5th day of December 1998

Dated at Melbourne this 5th day of December, 1928. GEORGE LOUTIT, Shcriff's Officer.

WEDNESDAY, 16th JANUARY, 1929, AT HALF-PAST ELEVEN O'CLOCK.

In the Supreme Court of the State of Victoria. Fi. Fa. In the Supreme Court of the State of Victoria.—Fi, Fa.

NoTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of William Thomas Denham, of 3 Combie-street, Preston, labourer, the said Sheriff will, on Wednesday, the sixteenth day of January, 1929, at the hour of half-past Eleven o'clock in the forenoon, cause to be sold, at the Police Station, 261 Gower-street, Preston (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed).—All the right, title, estate and interest (it anyl) of the said

previously satisfied, or the said Sheriff be otherwise stayed):—
All the right, title, estate, and interest (if any) of the said William Thomas Denham in and to all that piece of land situate at Combie-street, Preston, being lots 29 and 30 on plan of subdivision No. 2574 lodged in the Office of Titles, being part of Crown portion 145, at South Preston, Parish or Jika Jika, County of Bourke, and being the land described in certificate of title, volume 4364, folio 872688.

N.B.-Terms: Cash. No cheques taken,

Dated at Melbourne this 5th day of December, 1928. GEORGE LOUTIT, Sheriff's Officer. WEDNESDAY, 16TH JANUARY, 1929, at TWENTY MINUTES TO TWELVE O'CLOCK.

In the Supreme Court of the State of Victoria .- Fi. Fa.

NOTICE is hereby given that, under and by virtue of ertain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real and personal estate of James Leslie Keddell, of 17 Abbotsford-grove, Ivanhoe, wood and coal merchant, the said Sheriff will, on Wednesday, the sixteenth day of January, 1929, at the hour of twenty minutes to Twelve o'clock in the forenoon, cause to be sold, at the Police Station, 261 Gower-street, Preston (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said James Leslie Keddell in and to all that piece of land being lot 1030 on plan of subdivision registered in the Office of Titles, number 8481, and being part of Crown portion 13, Parish of Keelbundora, County of Bourke, and being part of the land comprised in certificate of title entered in the register book, volume 4555, folio 910853, standing in the register book in the name of James Leslie Keddell.

N.B.-Terms: Cash. No cheques taken.

Dated at Melbourne this 6th day of December, 1928. GEORGE LOUTIT, Sheriff's Officer.

MINING NOTICES.

SAND QUEEN-GLADSOME MINES NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of the above company will be held at its registered office, Collins House, 360 Collins-street, Melbourne, on Friday, the twenty-first day of December, 1928, at half-past Eleven a.m.

BUSINESS:

To increase the capital of the company by raising the amount of each of the 75,000 shares existing in the company from Ten shillings to such amount as the meeting may

To confirm the minutes of the meeting. Dated this fourth day of December, 1928:

By order of the Board,

4601

4698 .

C. H. ROGERS, Manager.

MCPHERSON'S REWARD SYNDICATE, TASMANIA, NO LIABILITY.

NOTICE is hereby given that an Extraordinary General Meeting of the shareholders will be held in the board room, 31 Queen-street, Melbourne, on the nineteenth day of December, 1928, at Three o'clock in the afternoon, for the purpose of considering, and, if thought fit, of passing the following Resolutions:—

- 1. That the Rules and Regulations of the Company be altered as follows:
 - (i) In rule 17, the words "the shareholders request such meeting to be convened all the majority of them" shall be omitted, and the words "the shareholders requesting such meeting or the majority of them" shall be substituted therefor.
 - (ii) In rule 18, the words "any three or more share-(ii) In rule 18, the words "any three or more shareholders holding or representing three or more shares may before the vote is recorded" shall be omitted, and the words "after any vote is taken by a show of hands and before such vote is recorded any shareholder may" shall be inserted in lieu thereof.
 (iii) In rule 23 the word "two" shall be omitted, and word "four" shall be inserted in lieu thereof.

 - (iv) Rule 45 shall be deleted, and following rule substituted therefor:—" Calls shall not exceed £1 per share per month."
 - (v) In rule 39, the words "notwithstanding anything hereinbefore contained, the fees of the directors shall not be increased except at a general meeting of the company, and where notice of such intended increase shall have been given to shareholders in the notice convening the meeting" shall be inserted at the end thereof.

2. That the directors be empowered to deal with the for-feited shares in the hands of the company in such manner and on such terms as they may think fit.

Dated the thirtieth day of November, 1928.

By order of the Board,

W. RUPERT SHIELS, Legal Manager.

CURNOW'S TIN MINES N. L.

A CALL (the 14th) of One shilling per share has been made upon the contributing shares in the A upon the contributing shares in the company (making the amount now called up equal to 4s. per share), due and payable to me, at the registered office, 125 Queen-street, Melbourne, on Wednesday, 12th December, 1928.

By order of the Board,

4696

JAMES MACKAY, Manager.

TINSONGKHLA NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 3rd (November, 1928) Call of One shilling per share and previous calls upon the increased capital will be sold by public auction at the Stock Exchange Hall, Little Collins-street, Melbourne, on Thursday, 20th December, 1928, at half-past Eleven a.m., unless the said calls be previously naid paid.

By order of the Board,

4695

E. J. KENNEDY, Manager.

MOUNT IDA MANGANESE MINING COMPANY NO LIABILITY.

NOTICE is hereby given that all shares forfeited for non-payment of the 7th (December, 1927) Call of Three-pence per share (and previous calls) will be sold by public auction at the Stock Exchange Hall, Little Collins-street, Melbourne, on Thursday, 20th December, 1928, at half-past Eleven a.m., unless the said call be previously paid.

By order of the Board.

By order of the Board,

4693

W. A. BUTLER, Manager.

In the matter of the Companies Act 1915, and in the matter of ELEANOR MAY GOLD MINING COMPANY NO LIABILITY.

I ISAAC JOHN COHEN JEDWAB, the undersigned manager, hereby give notice that an increase in the capital of the above-named company was, on the 27th day of November, 1928, resolved on. The mode adopted for the increase is by issuing 130 new shares of Two pounds ten shillings each, in addition to the 30-shares of Ten pounds each now existing in the company. In addition, on the same date, it was resolved that the said 30 shares of Ten pounds each be converted into 120 shares at Two pounds ten shillings each.

Dated this 4th day of December. 1928.

Dated this 4th day of December, 1928.

I. J. C. JEDWAB, Manager of the abovenamed company.
Henderson and Ball, solicitors, 430 Little Collins-street, Mel4690 bourne.

INSOLVENCY NOTICE.

The Insolvency Act 1915.—In the Court of Insolvency, Midland District, at Echuca.

land District, at Echuca.

IT is intended to declare First, and Final Dividends in the following estates, viz.:—Francis Adolphus Patterson and Francis John Adolphus Patterson, trading as Patterson Motors, Tatura, whose estates were sequestrated 27th November, 1926; Henry Francis Greenwood, of Merrigum, orchardist, sequestrated 18th December, 1926; George Henry Hurren, of Tatura, fisherman, sequestrated 3rd June, 1927; William Bolton, of Rushworth, woodcutter, sequestrated 28th November, 1927; Patrick Connolly, of Rushworth, sleeper cutter, sequestrated 21st March, 1928; Edgar Allan Turner, of Hoygarth-street, Echuca, optician, sequestrated 31st Mar, 1928; and George William Rattray, of Shepparton, driver, sequestrated 31st March, 1925. Creditors who have not proved their debts by the 31st day of December, 1928, will be excluded. Dated at Echuca this 5th day of December, 1928.

Dated at Echuca this 5th day of December, 1928.

4679

C. A. McBRIDE, Assignee.

IMPOUNDINGS.

STRAYED on to my property, at Tungamah, for the past six months, a brindle heifer, about 18 months old, blind one eye, no visible brand.

ne eye, no visible branu. If not claimed and expenses paid, to be sold. CHAS. E. BELL, Farmer.

RCHIE'S CREEK .- Impounded at Archie's Creek.

1 chestnut mare, star, off hind foot white, AA near shoulder If not claimed and expenses paid, to be sold on 21st December, 1928.

M. A. BUCKLEY,

Poundkeeper.

BAIRNSDALE.—Impounded at Bairnsdale Shire Pound, by Herdsman, East Riding.

i red bull calf, no visible brand

If not claimed and expenses paid, to be sold on 27th December, 1928.

4680-4/8

JOS. A. TAYLOR, Poundkeeper.

BENDIGO.—Impounded at Bendigo, 7th December, 1928.

1 bay pony, small star, black points, short tail, mane clipped, no visible brand

If not claimed and expenses paid, to be sold on 27th December, 1928.

4660-4/8

A. MOOG, Poundkeeper.

BUMBERRAH.—Impounded at Bumberrah Riding Pound, by A. L. McFarlance.

1 brown pony mare, W near shoulder 1 black mare, no visible brand

If not claimed and expenses paid, to be sold on 29th December, 1928.

4659--5/4

E. BURT. Poundkeeper.

CAMPERDOWN.—Impounded at Camperdown, 5th December, 1928, by F. Fisher, Herdsman, from Camperdown Grazing Area.

1 yellow or red heifer, no visible brand 1 brown and white cow, nobby horns, notch near ear, like

COY brindle bull cub, no visible brand red and white cow, like D (sideways) off rump black and white heifer, like O near rump black and white poly heifer, no visible brand brindle heifer, no visible brand black heifer, no visible brand; calf at foot yellow and white heifer, like O near rump

If not claimed and expenses paid, to be sold on 8th January, 1929.

4663-11/4

JOHN L. ROBB, Poundkeeper.

CARAMUT -- Impounded at Caramut.

bay gelding, hack, hind feet white, scar on face, big. off knee, like G near shoulder

1 bay pony mare, no visible brand
1 black filly, no visible brand, like progeny of above
1 bay mare, big off knee, star, like 7 near shoulder; brown filly at foot
1 chestnut gelding, blaze face, like J under half-circle off shoulder

2 blue-grey fillies, no visible brand
1 bay gelding, upstanding, faint star, no visible brand
1 chestnut pony gelding, scar near neck, lump on nose, no visible brand

1 fleabitten-grey gelding, hog mane, like S near shoulder

If not claimed and expenses paid, to be sold on 24th December, 1928.

M. A. WILLIAMS,

4672-12/

Poundkeeper.

CLUNES.—Impounded at Clunes, by Mr. P. McKew. from Lord Clyde.

1 bay horse, white legs, indistinct brand

If not claimed and expenses paid, to be sold on 27th December, 1928.

4658-4/8

Poundkeeper.

COBURG.-Impounded at Coburg.

1 light-bay gelding, star, S near shoulder

If not claimed and expenses paid, to be sold on 27th December, 1928.

D. JENKINS.

4727-4/

Poundkeeper.

4668-4/

A. WHITEHEAD,

Poundkeeper.

DARLINGTON.-Impounded at Darlington, by the Herds-INTON.-Impounded at Linton, by A. J. Francis, Red and white cow, no visible brand; with roan bull calf
 Red heifer, no visible brand; with red bull calf
 Mouse-coloured brindle cow, back quarter near ear, no visible brand; with brindle bull calf
 Red cow, back notch off ear, no visible brand; with red heifer calf 4 merino ewes, aged, woolly, back and front and top notch near ear, indistinct brand By W. T. Rowe. bay mare, star, like small C near shoulder bay gelding, light draught sort, star, collar-marked, little white off hind heel 5. Red heifer, wide horns, no visible brand 6. Roan steer, small notch off ear, no visible brand 7. Red cow, back quarter near ear, like B (reversed) near 1 piebald gelding If not claimed and expenses paid, to be sold on 2nd January, 1929. rump 8. Yellow cow, no visible brand; with red heifer calf JOHN MATHESON 4666--8/ If not claimed and expenses paid, to be sold on 2nd Poundkeeper. January, 1929. M ARONG.—Impounded at Marong. M CLARK 4675-11/4 1 black gelding, white face, off knee marked, saddle mark, like M under crescent near shoulder
1 bay pony mare, front feet and near hind fetlock white, blaze down face, near front leg wire marked Poundkeeper. DOOKIE .- Impounded at Dookie, 7th December, 1928. I black and white bull, no visible brand If not claimed and expenses paid, to be sold on 26th December, 1928. 8th December, 1928, JAS. A. MURRAY. I black mare, light, aged, star, off hind foot white, like B near 4661--6/ Poundkeeper. shoulder 1 bay gelding, draught sort, aged, white face, near front foot bumble, like AII M ELBOURNE.—Impounded at the Pound, Arden-street, North Melbourne. 10th December, 1928, by A. Thomas. buinble, like All
black filly, light, white face, hind feet white.
bay mare, light, aged, black points, short
dark-bay mare, light; hind feet white
bay pony mare, aged, black points
bay pony mare, black points
brown pony filly, lump on nose
brown pony filly, scar on near front leg
bay pony gelding, running star, near hind and off front feet white 1 bay draught gelding, star, streak, white spots on back, white fetlocks If not claimed and expenses paid, to be sold on 27th December, 1928. C. CAVANAGH, 4718--5/4 Poundkeeper. N EWHAM AND WOODEND.-Impounded at Newham and Woodend Shire Pound, 5th December, 1928, by W. If not claimed and expenses paid, to be sold on 28th Decem-Honeychurch, Town Ranger.

No. 6. Black Shetland pony gelding, star on forehead, hind fetlocks white, no visible brand J. O'SHEA 4640-4647-13/4 Poundkeeper. If not claimed and expenses paid, to be sold on 2nd January, EMBROOK.—Impounded at Gembrook, by R. Cooper. F. BOWYER, 4069--6/ 1 brown Jersey buil, about 18 months, no visible brand 1 brown and white heifer, 18 months, notch out under off ear, no visible brand Poundkeeper. ICHOLLS POINT .- Impounded at Nicholls Point. Jersey cow, notch out of near ear, stick on neck, like G (reversed) near shoulder; calf at foot 1 red heifer, stick on neck, like G (reversed) near shoulder 1 red heifer, no visible brand 1 Jersey bull, fork on neck, LPG off thigh If not claimed and expenses paid, to be sold on 22nd December, 1928. A. McDONALD 4667--5/4 Poundkeeper. If not claimed and expenses paid, to be sold on 27th Decem-AMILTON.-Impounded at Hamilton, by J. D. Hartwick. ber, 1928. 1 comeback wether, full mouth, small notch off ear, indistinct B. E. McGINNISKIN 4719-6/8 Poundkeeper. NUNAWADING.—Impounded at Nunawading, by W. E. If not claimed and expenses paid, to be sold on 12th December, 1928. Wright, at Box Hill. 1 chestnut colt, narrow blaze face, like T or 7 on shoulder P. A. KERR, 4639-4/8 If not claimed and expenses paid, to be sold on 20th Decem-Poundkeeper. ber, 1928. EIDELBERG.—Impounded at Heidelberg. H. J. BARRETT 4622-4/8 Poundkeeper. 1 black gelding, buggy sort, like F near shoulder 1 chestnut gelding, cob, like T near shoulder 2 Jersey heifers, about one year old, no visible brand DAKENHAM.—Impounded at Pakenham, by Ranger. 1 black or brown mare, no visible brand 1 light-bay gelding, star, W off shoulder If not claimed and expenses paid, to be sold on 24th December, 1928. If not claimed and expenses paid, to be sold on 28th December, 1928. J. LIMM. 4681-5/4 Poundkeeper. JAMES J. AHERN 4623-4/8 Poundkeener. KOO-WEE-RUP .- Impounded at Koo-wee-rup. ORTLAND .- Impounded at Portland. 1 red and white spotted cow, no visible brand I black mare, hack, no visible brand If not claimed and expenses paid, to be sold on 29th December, 1928. If not claimed and expenses paid, to be sold on 27th December, 1928. A. J. GILCHRIST. R. E. VICKERY, 4649-4/ Poundkeeper. 4725-4/ Poundkeeper. RAINBOW.—Impounded at Rainbow, by C. J. Liesfield. ARA.-Impounded at Lara, by W. Barkley, Road Ranger. 1 bay draught gelding, star forehead, shod, no visible brand 1 creamy pony, white tail and blaze, like S near shoulder 1 bay colt, light, black points, no visible brand If not claimed and expenses paid, to be sold on 29th Decem-If not claimed and expenses paid, to be sold on 26th December, 1928. ber. 1928.

GORDON SMITH

Temporary Poundkeeper.

4729-4/8

4624-4/

Victoria Gazette	5557	December 12,	193
MEATON.—Impounded at Smeaton, by the Ranger.		STATE ACTS 1927—continued.	
bay mare, hack, saddle marked, off hind foot white, long tail, no visible brand	No.		Pric
If not claimed and expenses paid, to be sold on 13th Decem-	3511.	. Geelong Land	. 0
er, 1928.	3512	. Walpeup West Lands	. 0
W. J. BALFOUR, Poundkeeper.	3513	. Victorian Government Debentures Regulation	0
	3514	Metropolitan Town Planning	. 0
T. ARNAUD.—Impounded at St. Arnaud.	3 5 15.	. Spencer-street Bridge	. 0
)			. 0
black gelding, delivery sort, aged, near hind and off fore feet white			. 0
bay gelding, no visible brand			. 0
If not claimed and expenses paid, to be sold on 7th January,		. Victorian Loan Authority	
29.		0 111110	. 0
H. NEVILL, Poundkeeper.	3522	Wildow College Found	. 0
			. 1
LTIMA.—Impounded at Ultima.		. Instruments (Bills of Sale)	
		Consolidated Revenue	_
pony mare, aged, fistula marks near shoulder, grey hairs in forelock, like J near shoulder		. Cranbourne Race Meetings	
If not claimed and expenses paid, to be sold in fourteen		. Evidence	
ys.		. Trinity College	
W. A. PICKERING, 28-4/8 Poundkeeper.		Pounds	. 0
Toundaeper.		. Land Tax Rates	_
TTERRIBER Impounded at Warmibas Ath Daniel		. Income Tax Rates	
ERRIBEE.—Impounded at Werribee, 4th December, 1928, by R. O'Connor, for E. Goates, from Tarneit.		Treasury Bonds	
lark-bay mare, star, small snip, white on hind coronets, un-		. Victorian Government Loans (Debentures)	_
shod, no visible brand black pony mare, thick set, star, unshod, no visible brand			U
por, march been been mand, no visible brand			. 0
On 7th December, by James Bellin, from Laverton.		. Architects Registration	
rown mare, piece out off ear, white spots under saddle,		. Supreme Court	
shod on near front foot, like A (reversed) near shoulder plack pony horse, white spots under saddle, unshod, like			0 1
Γ (reversed) near shoulder		. Business Names	î
if not claimed and expenses paid, to be sold on 31st Decem-	1		0
r, 1928.	9919		1
54—9/4 JOHN F. MAHER, Poundkeeper.		. Apprenticeship	1 0
, roundamoopor.	3548	. Poor Persons Legal Assistance	0
ICKLIFFE.—Impounded at Wickliffe, 7th December,		and the second s	1
to 10-0, by main, I minips, Stavery.		. Swine (Sales)	_
merino ewe, two front notches off ear, back quarter near ear, like blue X on back		. Municipal Endowment	_
	3553	. Melbourne and Metropolitan Board of Works	
If not claimed and expenses paid, to be sold on 26th Decem- r, 1928.		(Borrowing Powers)	0 1
JAMES FORD, 555/4 Poundkeeper.		. Motor Omnibus	0
r oundkeeper.	3556	. Local Government (Borrowing Powers)	
JINNAR Impounded at Yinnar, 5th December, 1928, by		Railway Loan Application	1
L order of Mrs. Moysey, Jumbuk. Trespass, £5.	3559	. Victorian Loan (Public Works)	0 s
. 56. Jersey bull, about 4 years, shot marks on rump. J		(Contributions)	. 0
near rump		. Harbor Boards	
If not claimed and expenses paid, to be sold on 27th Decem-		. Nowingi to Millewa South Railway Construction Dried Fruits	_
THOS. KEOGH,		. Victorian Railways Commissioners	
70-5/4 Poundkeeper.		. Victorian Loan (Country Sewerage)	
	3565	. Victorian Loan (Electricity Supply and Application)	
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OPIES of the following Acts of the Parliament of Victoria may be obtained at the Government Printing Office, or	3568 saan	Country Roads	_
om any bookseller, at the price set opposite to each, viz.:—		. Medical Dentists	
o. Price. s. d.		Postponement of Payments	
02. Consolidated Revenue 0 6		. Melbourne and Metropolitan Tramways Board	
03. Consolidated Revenue 0 6	3573.	Factories and Shops	
04. Melbourne and Metropolitan Tramways 0 6	3575	. Melbourne to Footscray Road	
05. Victorian Loan 0 6 06. Water Supply Loans Application 0 6	2578	. Registrar-General's Fees	_
07. Consolidated Revenue 0 6	3577	. Geelong Harbor Trust	_
08. Footscray Land 0 6	0.570	. Appropriation	. 3
09. State Electricity (Shepparton Purchase) 1 0		H. J. GREEN,	
10. Fallowing Advances 0 6		Government Pri	nter

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No. 165.]

WEDNESDAY, DECEMBER 12.

[1928.

Pactories and Shops Acts.

DETERMINATION OF THE PAINT AND COLOUR BOARD.

Note.—This Determination on the 22nd December, 1928, applied to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Acts, the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person employed in the trade of preparing any kind of paint, varnish, enamel, or colour, either wet or dry," has made the following Determination, namely:—

(1) That on the 22nd December, 1928, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

APPRENTICES OR IMPROVERS.		- JUVENILE WORKERS.					OTHER EMPLOYEES.				
Under 16 years of age 16 years of age 17 , , , 18 , , , 19 , , , 20 , , , PROPORTION (IN AN Apprentice and cice to every three or fractio receiving not less than the m An Indenture of Apprent by the Board was approved Improvers One male improver to ever of three workers, and two feech worker of the same sex than the minimum wage.	s. me female apprenn of three workers in immum wage. iteeship prescribed on 31.5.23. by three or fraction male improvers to	than a ployed spotting lids.	es under 21 yes pprentices or filling, weighing tins or carte experience "" "" "" "" "" "" "" "" "" "" "" "" "	improv g, labe	ers) em	r g er of rs.	previous trade—	experience months		₩e 48 I 8.	6

⁽³⁾ OVERTIME.—Any employee who works for any time in excess of 48 hours in any week shall be paid for such extra time at the rate of time and a half.

D. GRANT, Chairman.

H. N. JONES, Secretary.

Melbourne, 4th December, 1928.

⁽⁴⁾ Special Rates.—Double time shall be the rate payable for all work done on Sunday, 26th January (Foundation Day), Good Friday, Easter Saturday, Easter Monday, 21st April (Eight Hours Day), 3rd June (King's Birthday), Christmas Day, Boxing Day, and New Year's Day, but if any day be by Act of Parliament or Proclamation substituted for any of the above-named holidays the special rate shall only be payable for work done on the day so substituted.

⁽⁵⁾ Time Rates.—Any person employed on time wages for less than the number of hours fixed for an ordinary week's work shall for each hour worked up to 24 hours be paid at the ordinary wages rate with an addition of thirty-three and one-third per centum.

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