

# VICTORIA

# GOVERNMENT GAZETTE.

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No. 100]

# WEDNESDAY, SEPTEMBER 10.

[1930

ROYAL AGRICULTURAL SHOW DAY.

NOTICE is hereby given that, on

THURSDAY, THE 25TH DAY OF SEPTEMBER, 1930,

the public offices in the municipalities mentioned hereunder will be closed, that day being appointed by the Public Service Act 1928 to be observed as a Holiday in the Public Offices:—

Bacchus Marsh, Berwick, Blackburn and Mitcham, Box Bacchus Marsh, Berwick, Blackburn and Mitcham, Box Hill, Braybrook, Brighton, Broadmeadows, Brunswick, Bulla, Camberwell, Carrum, Caulfield, Coburg, Collingwood, Cranbourne, Dandenong, Doncaster and Templestowe, Eltham, Essendon, Ferntree Gully, Fitzroy, Footscray, Frankston and Hastings, Gisborne, Hawthorn, Heidelberg, Keilor, Kew, Lilydale, Malvern, Melbourne, Melton, Moorabbin, Mordialloe, Mornington, Mulgrave, Northcote, Oakleigh, Port Melbourne, Prahran, Preston, Richmond, Ringwood, Romsey, Sandringham, St. Kilda, South Melbourne, Werribee, Whittlesea, and Williamstown.

T. TUNNECLIFFE, Chief Secretary.

Chief Secretary's Office, Melbourne, 2nd September, 1930.

#### ACT OF PARLIAMENT.

## 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 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 say:—

No. 3871.—"An Act to apply out of the Consolidated Revenue the sum of One million four hundred and nine thousand nine hundred and sixty-three pounds to the service of the year One thousand nine hundred and thirty and One thousand nine hundred and thirty-one."

Given under my Hand and the Seal of the State of Vic en under my hand and dear of the date of the toria aforesaid, at Melbourne, this fourth day of September, in the year of our Lord One thousand nine hundred and thirty, and in the twenty-first year of the reign of His Majesty King George V.

SOMERS.

By His Excellency's Command,

E. J. HOGAN.

#### PUBLIC HOLIDAYS.

#### PROCLAMATION

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

In pursuance of the provisions contained in Part VII. of the Public Service Act 1928, I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this my Proclamation appoint the days and dates hereunder mentioned to be observed as Public Holidays or Public Half-Holidays (as the case may be) at the places respectively specified, viz.:—

#### Public Holidays :--

Wednesday, The 3rd day of September, 1930, throughout the Shire of Chilternt;
Tuesday, the 9th day of September, 1930, throughout the Shire of Seymour\*;
Wednesday, the 10th day of September, 1930, throughout the Shires of Chilternt and Yackandandaht;
Wednesday, the 1st day of October, 1930, throughout the Townships of Kurraca, Fenton's Creek, Logan, Burke's Flat. Berrimal, and Gowar East, in the Shire of Korongt;
Thursday, the 2nd day of October, 1930, throughout the

THURSDAY, THE 2ND DAY OF OCTOBER, 1930, throughout the Shire of Bellarinet;
SATURDAY, THE 11TH DAY OF OCTOBER, 1930, throughout the Shires of Chilternt and Lawloitt;
THURSDAY, THE 16TH DAY OF OCTOBER, 1930, throughout the Shire of Lawloitt.

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

WEDNESDAY, THE 1ST DAY OF OCTOBER, 1930, throughout the Town of Newtown and Chilwellt;
TUESDAY, THE 14TH DAY OF OCTOBER, 1930, throughout the North Riding of the Shire of Dunmunklet.

#### †Agricultural Show.

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

SOMERS. (L.S.)

By His Excellency's Command,

T. TUNNECLIFFE, Chief Secretary.

GOD SAVE THE KING!

GOD SAVE THE KING! No. 100.—10267.—Price 6b.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

#### BANK HALF-HOLIDAYS.

#### PROCLAMATION

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

IN pursuance of the provisions contained in Part III. of the Banks and Currency Act 1928, 1, 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 respectively mentioned, that is to say:—

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

ank Half-Holidays from the hour of Twelte O'clock noon:—
TUESDAY, THE 9TH DAY OF SEPTEMBER, 1930, at Seymour;
WEDNESDAY, THE 10TH DAY OF SEPTEMBER, 1930, at Wodonga;
FRIDAY, THE 12TH DAY OF SEPTEMBER, 1930, at Wodonga;
WEDNESDAY, THE 17TH DAY OF SEPTEMBER, 1930, at Donald;
WEDNESDAY, THE 24TH DAY OF SEPTEMBER, 1930, at Donald;
WEDNESDAY, THE 1ST DAY OF OCTOBER, at Geeloug;
THURSDAY, THE 2ND DAY OF OCTOBER, 1930, at Horsham;
WEDNESDAY, THE 8TH DAY OF OCTOBER, 1930, at Donald:
FRIDAY, THE 10TH DAY OF OCTOBER, 1930, at Wangaratta.

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

(L.S.)

SOMERS.

By His Excellency's Command,

T. TUNNECLIFFE. Chief Secretary.

GOD SAVE THE KING!

#### APPOINTMENTS.

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 4th day of September, 1930, been pleased to make the undermentioned appointments, viz.:—

# DEPARTMENT OF CHIEF SECRETARY.

# Electoral Registrars,

#### GEORGE ANDREW HICKS

GEORGE ANDREW HIGKS
to be Electoral Registrar for the Bulmoral Subdivision of the Electoral District of Dundas, vice Leonard Shelford Bidwell, resigned; the Harrow Subdivision of the Electoral District of Dundas, vice Hugh Montgomery McNidder, resigned; the Port Fairy Subdivision of the Electoral District of Port Fairy and Glenelg, vice Archibald Charles Scott Tonkin, resigned; the Koroit Subdivision of the Electoral District of Port Fairy and Glenelg, vice John Buckley, resigned; the Macarthur Subdivision of the Electoral District of Port Fairy and Glenelg, vice George Arthur Hansen Remwick, resigned; the Merino Subdivision of the Electoral District of Port Fairy and Glenelg, vice Joseph Keith, resigned; and the Nhill Subdivision of the Electoral District of Lowan, vice Thomas Charles Whiter, resigned; to date from 1st September, 1930.

#### WILLIAM LEES DARLISON

to be Electoral Registrar for the Moyhn Subdivision of the Electoral District of Wangaratta and Ovens, vice Walter Melville, resigned; and to be Electoral Registrar for the Bright Subdivision of the Electoral District of Wangaratta and Ovens, vice Edward John Delany, resigned; to date from 1st September, 1930.

#### JOHN STEPHEN HALL

to be Electoral Registrar for the Murton Subdivision of the Electoral District of Kara Kara and Borung, vice Donald Percival Pollard Stiff, resigned; and for the Minyip Subdivision of the Electoral District of Kara Kara and Borung, vice Herbert Lindsay Forrest, resigned; to date from 1st September. 1930.

#### EDWARD ERNEST ALLEN

to be Electoral Registrar for the Beaufort Subdivision of the Electoral District of Allandale, rice Frederick George Green. resigned; the Linton Subdivision of the Electoral District of Hampdon, vice William George Hunt, resigned; and the Williams Subdivision of the Electoral District of Stawell and Ararat, vice Dominick Gladstone Healy, resigned: to date from 1st September, 1930.

# Electoral Registrars (Acting),

#### FRANCIS PETER MILLS

to be Electoral Registrar (Acting) for the Essendon and Moonee Ponds Subdivision of the Electoral District of Essendon; for the Ascot Vale Subdivision of the Electoral District of Flemington; for the Footscray, Footscray North, and Footscray South Subdivisions of the Electoral District of Footscray; and for the Varraville Subdivision of the Electoral District of Williamstown, to date from 25th August, 1930, during the absence on leave of Albert Oscar Patchett;

#### JOHN WILLIAM McLOUCHLIN

to be Electoral Registrar (Acting) for the Natimuk Subdivision of the Electoral District of Lowan, to date from 21st August, 1930, during the absence on leave of Thomas Richard Pitch-

#### FRANCIS EDWIN NICHOLSON

to be Electoral Registrar (Acting) for the Heidelberg Sub-division of the Electoral District of Heidelberg, to date from 25th August, 1930, during the absence on leave of Heury Boyd Waller.

Registrar of Births and Deaths,

#### LEONARD CHARLES TRIPLETT

to be Registrar of Births and Deaths at Welshpool, to take effect from the commencement of duty, fees, vice Effie W. Roylance, resigned.

# DEPARTMENT OF PUBLIC HEALTH.

#### Trustees for Cemeteries,

#### FRANK WHITTEN

to be a Trustee for Buninyong Public Cemetery, vice Richard Harding Odgers, deceased;

NORMAN ARMSTRONG VOWLES, WILLIAM PERCY OMAN, JAMES FRAZER EDGAR, ALEXANDER EVETTE MURDOCH, and THOMAS PATRICK SHANNON

to be Trustees for Lismore Public Cemetery, vice C. H. Vowles, resigned, David Oman, deceased, William Cameron, deceased, Archibald Thomson, and John Ingles, resigned.

#### DEPARTMENT OF LANDS AND SURVEY.

Trustees of Site,

GEORGE WILLIAM GOODWIN, WILLIAM ROBERT BLACK, and EDWARD GEORGE THOMPSON

to be Trustees of the land permanently reserved on the 21st July, 1884, as a site for a Mechanics' Institute and Public Hall, at Lillimur South, in the Parish of Lillimur, in the room of Joseph Leason, John Harrison, William Skelton, Gavin Douglas, and Alfred Underwood, all deceased.

# DEPARTMENT OF LAW .- SOLICITOR GENERAL.

#### Magistrates,

GEORGE JAMES DIGMAN, Bendigo,

to Keep the Peace in the Midland Bailiwick of the State of

#### GORDON HENRY CAMERON, Genoa,

Keep the Peace in the Eastern Bailiwick of the State of Victoria;

# RASON JAMES FRAZIER ROXBURGH, Woori-Yallock, Mrs. Mary Wood, Northcote,

to Keep the Peace in the Central Bailiwick of the State of Victoria;

# GEORGE FREDERICK WALTER, Geelong, and JOHN THOMAS CAHIR, Colac,

to Keep the Peace in the Southern Bailiwick of the State of Victoria.

# Probation Officers,

CLARE ROBIN, St. Luke's Church, South Melbourne, at South Melbourne; and KATHERINE KEAN, Oakleigh, at Oakleigh.

pursuant to the provisions of section 8 of the Children's Court Act 1928, to be Probation Officers for the Children's Court at the places mentioned opposite their respective names.

#### Clerk of Petty Sessions . (Acting),

BERTIE STANTON, Constable of Police, Eltham,

to be also Clerk of Petty Sessions (Acting) at Eltham for the period during which he shall continue to discharge his duties as such constable at Eltham, vice J. F. Fitzpatrick, relieved.

# DEPARTMENT OF PUBLIC INSTRUCTION.

Members of Advisory Council, High School,

G. FORSHAW, and R. E. THOMPSON,

A. HARRISON, H. G. WILLIAMS, G. SINGLAIR,

to be Members of the Advisory Council of the Benalla High School for the period ending 30th June, 1932.

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

At the Executive Council Chamber, Melbourne, the 4th September, 1930.

#### DEPARTMENT OF PUBLIC INSTRUCTION.

#### APPOINTMENT OF SCHOOL COMMITTEES.

IS Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, has, by Order made on the 4th day of September, 1930, appointed the undermentioned persons to be Mombers of the School Com-mittees as set forth hereunder, for the period ending 28th Echapter 1931. February, 1931 :-

#### No., School, and Committee.

120. Campbell's Creek.-Shill, George.

185. Eganstown.-Waterton, H.; and Shaw, F.

283. Grovedale.—Earle, H.; Cook, P. J.; Gibson, J. T.; Grinter, W. E.; Hose, W.; Clark, T.; and Fairbrother. A. E.

297. Heywood.-Treloar, H. W.; and Gorrie, A. T.

484. Coburg.-Murray, William; and Craig, Mary C. (Mrs.).

876. Lilydale.—Benyan, C.; Ivory, F. C. (Rev.); Arblaster, C.; and Latimer, S.
1049. Gaffney's Creek.—Trenfield, Seth; Trenfield, Albert; O'Shea, John; and Baker, Edward.

1150. Trawalla.-Corrie, N.

1259. Woori Yallock .- Phillips, J.; Dudon, W.; and Spicer, T.

1307. Ferntree Gully.-Bingham, B. J.

1372. Dimboola.-Haines, John, jun.

1385. Greta.-Kelly, James.

1481. Buckley's Road.—Black, Wm.

1678. Neereman.-Holland, Owen.

1960. Bungarce.-Tinney, H. G.; Tinney, W.; and Grigg, A.

1960. Bungarce.—Tinney, H. G.; Tinney, W.; and Grigg, A.
2025. Back Creek.—Hayes, W., sen.
2054. Yarrambat.—Marshall, May (Miss).
2173. Garibaldi.—O'Loughlin, S.
2178. Yarragon.—King, C.
2210. Barongarook.—Ludlow, P. A. C.; and Barry, G. McC.
2231. Gunbower.—Watson, George.
2253. Toora.—Allen, F. de Vere; and Cunningham, E. (Mrs.).
2313. Drouin South.—Smith, A. (Mrs.).
2313. Drouin South.—Smith, A. (Mrs.).
2631. Koonda.—Beasley, C.; and Looby, Edward (Mrs.).
2743. South Brunswick.—Robertson, H.
2744. Orbost.—Gall, R.
2902. Kyabram.—Archibald, George W.
3028. Fish Creek.—Laver, E. F. (Mrs.).
3074. Ormond.—Harris, Fred; Hunt, Ernest, M.; Curtin,
Leslie John; Habben, John W.; Hill, Alfred John;
Hill, Lizzie Victoria; Johns, Amy Victoria.
3089. Litchfield.—McBean, W. R.; Dunn, George; and Amy,
Ed. J.

Hill, Lizzie Victoria; Johns, Amy Victoria.
3089. Litchfield.—McBean, W. R.; Dunn, George; and Amy, Ed. J.
3559. Sydenham.—Pickett, H.
3646. Burrowye.—Muller, F. (Mrs.).
3703. Glen Huntly.—Fletcher, Wm. J.
3703. Glen Huntly.—Fletcher, Wm. J.
3703. Struan Dam.—Hannah, Archibald.
3800. Boinka.—Long, Ray; Hendy, George; Rainbow, George.
3811. Tonghii Creck.—Siirling, R. W.; Morris, B. (Mrs.); Humbert, G.; Humbert, G. (Mrs.); Smith, W.; Crawford, R.; and Waddell, H.
3819. Underhool.—Mahood, George; and Dooley, Wm.
3827. Lochend.—Joiner, Charles; Downey, William; Kelly, Winnie; Warren, Edgar; and Day, Leslie.
3882. Huon.—Hempel, H.; Northy, L. M. (Mrs.); Trebant, A.; Hempel, A. (Mrs.); Jones, P.; Kendell, S. J. (Mrs.); and Patching, E. (Mrs.).
3893. Pomborneit North.—Cabble, A. E.; and Phillips, V.
3924. Devon Meadows.—Hall, Percy; and Hird, Frank.
3993. Kallista.—Shaw, G. (Rev.); Fennell, J.; Grant, M. (Mrs.); Bretherton, M. (Mrs.).
4055. Hartwell.—Hill, T.
4064. Colac West.—Colver, J. E.
4045. Winnambool.—Chisholm, M. (Mrs.); and Webster, Albert.
4088. Bayendeen.—Farish, Q. P. (Mrs.); Wilde, P. S. (Mrs.); and Blick, Samuel.
4105. Woodlands.—Smith, P. T.; and Cameron, C.
4002. Waygara.—Aucote, Joseph; Price, Leslie; Taig, Bert; and Blick, Samuel.
4105. Woodlands.—Smith, P. T.; and Cameron, C.
4106. Footscray North.—Wheelan, H.
4188. Banvena South.—Watson, C.; and Matthews, J.
4227. Robinvale.—Higgins, Alfred; and Gregory, G. (Mrs.).
4238. Granite Rock.—Morgan, F.
4345. Bannerton.—Taggert, M.
4353. Tooradin North.—Crowlev, N.; and Johnson, T.
4263. Hazel Park.—Vale, H. C.
4366. Ormond East.—Hayhow, S.
4376. Bambill North.—Walters, Reginald.
4399. Queenscliff-road, Geelong.—Herring, J. M.
4426. Glengarry West.—Brady. E. J.
F. W. MABBOTT,
Clerk of the Executive Council.

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

At the Executive Council Chamber, Melbourne, the 4th September, 1930.

#### CHINESE CONSUL.

H IS Excellency the Governor directs the recognition of Mr. HUANG CHUNG-SU as Chinese Consul at Melbourne. E. J. HOGAN, Premier.

Premier's Office, Melbourne, 1st September, 1930.

#### RESIGNATIONS.

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 4th day of September, 1930, accepted the resignations of the persons named hereunder of the offices mentioned, viz. :-

#### DEPARTMENT OF CHIEF SECRETARY.

JAMES LESLIE THOMPSON, as a Licensing Inspector for each and every Licensing District in the State of Victoria, to take effect from the 26th August, 1930.

EFFIE WINIFRED ROYLANCE, as Registrar of Births and Deaths

Welshpool.

The undermentioned as Electoral Registrars for the Sub-divisions of the Electoral Districts set opposite their respective names, viz.:-

HERBERT LINDSAY FORREST, for the Minyip Subdivision of the Electoral District of Kara Kara and Borung, to date

from 31st August, 1930.

LEONARD SHELFORD BIDWELL, for the Balmoral Subdivision of the Electoral District of Dundas, to date from 31st August, 1930.

August, 1930.

HUGH MONTGOMERY MCNIDDER, for the Harrow Subdivision of the Electoral District of Dundas, to date from 31st August, 1930.

of the Electoral District of Dundas, to date from 31st August, 1930.

ARCHIBALD CHARLES SCOTT TONKIN, for the Port Fairy Subdivision of the Electoral District of Port Fairy and Glenelg, to date from 31st August, 1930.

JOHN BUCKLEY, for the Koroit Subdivision of the Electoral District of Port Fairy and Glenelg, to date from 31st August, 1930.

GLORGE ARTHUR HANSEN RENWICK, for the Macarthur Subdivision of the Electoral District of Port Fairy and Glenelg, to date from 31st August, 1930.

WALTER MELVILLE, for the Moyhu Subdivision of the Electoral District of Wangaratta and Ovens, to date from 31st August, 1930.

EDWARD JOHN DELANY, for the Bright Subdivision of the Electoral District of Wangaratta and Ovens, to date from 31st August, 1930.

DONALD PERGUYAL POLLARD STIFF, for the Murtoa Subdivision of the Electoral District of Kara Kara and Borung, to date from 31st August, 1930.

FREDERICK GEORGE GREEN, for the Beaufort Subdivision of the Electoral District of Allandale, to date from 31st August, 1930.

WILLIAM GEORGE HUNT, for the Linton Subdivision of the Electoral District of Hampden, to date from 31st August, 1930.

DOMNICK GLADSTONE HEALY, for the Willaura Subdivision

1930

1930.

DOMINICE GLADSTONE HEALY, for the Willaura Subdivision of the Electoral District of Stawell and Ararat, to date from 31st August, 1930.

JOSEPH KEITH, for the Merino Subdivision of the Electoral District of Port Fairy and Glenelg, to date from 31st August, 1930.

THOMAS CHARLES WHITER, for the Nhill Subdivision of the Electoral District of Lowan, to date from 31st August, 1930.

#### DEPARTMENT OF LAW.

WILLIAM HENRY EVANS, as a Commissioner for taking Declarations and Affidavits under the provisions of the Evidence Act 1928.

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

At the Executive Council Chamber, Melbourne, the 4th September, 1930.

# Public Service Act 1928 (No. 3757).

REGULATION XX.—STAFFS. APPOINTMENTS, TRANSFERS OF TEACHERS AND MAINTENANCE.—CLAUSE 14 RESCINDED.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the provisions of the Public Service Act 1928 (No. 3757), doth, by an Order made on the 4th day of September, 1930, hereby rescind clause 14 of Regulation XX.—Staffs, Appointments, Transfers of Teachers and Maintenance.

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

At the Executive Council Chamber.

Melbourne, the 4th September, 1930.

# Act No. 3757, Section 66.

THE Public Service Commissioner, in pursuance of the powers vested in him, hereby repeals Chapter IX. of the Public Service Regulations made on the 1st November, 1922, and all amendments thereof, and makes the following Regulations, and submits the same for the approval of the Governor in Council, to take effect as from the 1st September, 1930.

C. S. McPHERSON, Public Service Commissioner.

W. A. ROBINSON,

Secretary.

Office of the Public Service Commissioner, . Melbourne, 27th August, 1930.

# CHAPTER VII.

# TRAVELLING ALLOWANCES.

[Act No. 3757, Section 66.]

1. Officers must avoid travelling that is not necessary, and must not claim payment of any amount in excess of the rate allowed under these Regulations.

No allowance shall be payable unless an officer has incurred an expenditure which he would not have incurred in ordinary circumstances.

- 2. Permanent Heads and Certifying Officers will be considered responsible that travelling, for which payment may be claimed, was necessary; that it could not have been more economically arranged; and that claims made are correct.
- 3. Allowances for personal expenses shall, except where otherwise stated, be in addition to the cost of conveyance.
- 4. Personal allowances, except as may be granted by the Commissioner, shall not be allowed within an area of 15 miles radius of an officer's head-quarters. The question as to which is an officer's head-quarters shall be decided by the Permanent Head.
- 5. No officer shall be allowed personal expenses in excess of £100 during any financial year unless the permanent head certifies that the expenditure is necessary in the interests of the efficient working of the Department and the approval of the Treasurer is obtained.
- 6. The rates set forth in these Regulations, excepting as otherwise indicated, are fixed to cover the expense of three meals a day and lodging when an officer is necessarily absent from his head-quarters over night. The allowance for each meal and for bed shall be one-fourth of the daily rate.

An allowance for breakfast, lunch, or tea shall not be granted unless an officer commences travelling earlier than or is absent later than the time or times respectively prescribed hereunder, viz. :—

				Time of Leaving.	Time of Returning.
Breakfast	•••	•••	•••	7.a.m.	 8.30 a m.
Lunch	•••			12 noon	 2 p.m.
Tea	•••	•••	•••	6 p.m.	 7 p.m.

Provided that the Minister may, in any special case, authorize payment beyond the hours prescribed, where the circumstances warrant.

- 7. No allowance shall be payable to an officer for being absent from his head-quarters when he leaves and returns the same day. Provided that any officer who is required to leave before 7 a.m. may be granted an allowance of 3s. for breakfast, and that any officer who is unable to return until after 7 p.m. may be granted an allowance of 3s. for tea.
- 8. An officer appointed on the recommendation of the Commissioner to act in the place of an officer of higher classification may be paid the travelling allowance payable to that officer while so acting.

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# PART I.—PERSONAL EXPENSES.

9. The following shall	be the scale	of allowanc	es for person	nal expenses	:
_			-	One week, but not more than three weeks at the same place.	After three weeks at the same place.
<ul><li>(a) Officers whose salarie</li><li>(b) Officers whose salarie</li></ul>			17s. a day	15s. a day	12s. a day
not more than £75 (c) Officers whose salaric Where the duties of an be detained one week or more Rate.	es are not more of s	uch a nature			
PART II	ALLOWAN	CES TO U	ERTAIN OF	FICERS.	
Note.—These allowand travelling and pe			rwise stated	l, include t	ooth cost of
	DEPARTMENT	of Chief	SECRETARY.		•
10. Fisheries and Game		· · · · · · · · · · · · · · · · · · ·	,		
Officers on outside When engaged allowance as When engaged as per scale.	duty within t from 7 p.m. per scale.	. until mid	night, one-c	juarter of da	· -
Inspector, Bairnsdal	е	•••		•••	£60 a year.
11. Chief Shorthand W engaged in the Parliamentary Co	e country v	vith Roya	l Commiss	ions or	17a - dan
		•		•••	17s. a day.
12. Penal and Gaols Brench Island—P			n relieving		a 6d a day
2 TORON ADIMINA A	crsonar exper		•••	Z	s. 6d. a day.
]	DEPARTMENT	of Public	Instruction	٧.	
13. Inspectors of Schools	s—				
Metropolitan No. 1	•••		•••	£20	a year.
Metropolitan No. 2		• •••	• • •	£15	a year.
Metropolitan No. 3	•••	•	•••		a year.
Metropolitan No. 4	•••	•••	•••		a year.
Metropolitan No. 5 Metropolitan No. 6	•••	•	•••		a year.
Metropolitan No. 7	•••	•	•••	£100	a year.
Metropolitan No. 8	•••		•••		a year.
Bairnsdale					a year.
Ballarat	•••		•••	£85	a year.
Beechworth	•••	• •••	•••	£205	a year.
Benalla	•••	•••	•••	£210	a year.
Bendigo Castlemaine	•••	• • • • • • • • • • • • • • • • • • • •	•••	£150	a year.
Charlton	•••	•••	•••	£160 £255	a year.
Colac	•••		•••	£210	a year.
Geelong	•••		•••	£110	a vear.
Hamilton			•••	£205	a year.
Horsham	•••	•••	•••	£230	a year.
Kerang	•••	• •••	•••	£240	a year.
Maryborough Ouven	***	• • • • • • • • • • • • • • • • • • • •	•••	£200	
Ouyen Seymour	•••	•••	•••	£275	a year.
Shepparton	•••	• • • • •	•••		a year.
Stawell	***		•••	£235	
Warragul			•••	£200	a year.
Warrnambool	•••	•••	•••	£195	
Yarram	•••	•••	•••	£235	a year.

14	Attendance Officers—						
11.	In Melbourne and Suburbs,	oach				25s. a n	nonth.
	In Ballarat	GAGH	•••	•••		25s. a n	
	In Geelong	•••	•••	•••		12s. 6d. a	
15.	Relieving Teachers (other th	han Junio	r Relievi	ing Teach	ers)-		
	Personal expenses	•••		•••		£50 a y	ear.'
16.	Teachers travelling between distance, 3 miles; maximum distance, 8 miles	uun distan	ice, 7 mi	les		J way);	ı week.
	Twelve miles and over	, 11111.111111	m assan			14s. a v	
17	Teachers employed as Spec	·ial Infant	Teache				, , , , , , , , , , , , , , , , , , , ,
	Teachers at selected sel	ools in n	ewer me	thods—P	ersona	al	
	expenses		•••			£26 a y	ear.
	Teachers employed as Visit Training, or Science, ma allowance as may from Commissioner.	y be paid time to	such yo time · b	early or moe fixed	onthl bỳ th	y e	
19.	Teachers engaged at Agricultural Show—	ultural E	xhibitio	ns at the	Roya	1	
	Country Teachers (1)	•••	•••	•••		7s. 6d. a	
	Metropolitan Teachers (4)		•••	***	•	7s. 6d. a	day.
20.	Principal, Teachers' College Personal expenses		ne— 			17s. a d	av.
	rersonar expenses	•••	•••	•••			
	• 1	Departme	NT OF L	AW.			
21.	Clerks of Courts will be scale for ordinary allow commuted allowances as on the recommendation o	vances, i may from f the Perr	n addit time to nanent I	ion to c time be f Head.	ost c ixed l	of transit;	or such
		MENT OF ]		ND SURVE	Y.		
<b>2</b> 2.	Bailiff of Crown Lands—Me	elbourne elshpool		•••		£104 a ye £90 a ye	
<b>23</b> .	Bailiff of Crown Lands, Mel	bourn <b>e</b> —					
	For each night that he is en	gaged in c	arrying	out his du	ty at		
-	the Sand Grounds, Po			mmencin	-	7. 0	· a
	about 10 o'clock p.m.	•••	•••	•••	•••	7s. 6	oa.
24.	Inspectors of Vermin and N	oxious W	eeds	•••	•••	£115 a y	ear each.
<b>25</b> .	Staff Surveyor		•••	•••	•••	£150 a	
	", ", Mallee Distr		•••	***	•••	£200 a	-
	To include cost of camp equipm						arty.
<b>26.</b>	Foreman and labourers, Sur		es—Pers	sonal e <b>x</b> pe	en <b>se</b> s -	anne .	
	Daily rate under one wee			•••	•••	8s. 7s.	
	Daily rate if one week or	over at s	ame pra	Je	• . •	15.	
		RTMENT O					
<b>127</b> .	Inspectors, Engineering Bra	nch, Gene	eral Divi	sion		Co	
	Weekly rate if on Where quarters or sleeping accor			_		£2	a daduated
0.0	• •	iiiiiddaddon i	s provided	, one-quarce	1 01 1111		e denderen.
28.	Ports and Harbors— Foremen, artisans, and othe with the maintenance, in work, when employed at	spection,	or execu	ition of a	ny	Exceeding one week, but not exceeding four weeks.  Per week.	Exceeding four weeks.
	quarters		 	 1 on=	 == -1	£2 9s.	£2.
	Where quarters or sleeping acco	mmodation	ı provide	ı, one-quarte	er or t	ne above-mer	moned rates

#### DEPARTMENT OF MINES.

29.	Inspector of Mines and I	Machinery	_			Per Year.	
	District No. 1				•••	$\pm 205$	1
	Districts Nos. 2 and 3 (	combined)	• • •	•••	•••	160	In addition
	District No. 4		•••	•••	•••	195	to railway
	District No. 5		•••	•••		185	fares.
	Coal District and Distric	et <b>N</b> o. 6 (e	ombin	œd)		140	J
30.	Inspector of Boilers-					Per Year.	
	District No. 1	•••		•••		£175	In addition
	District No. 2			•••		175	to railway
	District No. 3		•••		•••	180	fares.
31.	Officers, including Chain Surveys, &c.—Person Shifting camp or	nal expens	es-			_	
	head-quarters		··· o	•••		•••	Full rate.
	Camp allowance	_		•••	•••	•••	25s. per week.
	. No allowance to be	paid to si	ingle o	chainmen	after the	end of t	he first week.
				Daily rate.	more days	4 but not than 14 at same lace.	Over 14 days at same place.
	•			,	Per	day.	Per day.
32.	Battery employés and M	<i>lechanics</i>		9s.	8	ßs.	6 <b>s</b> .

#### DEPARTMENT OF PUBLIC HEALTH.

33. Medical Director of Infant Welfare—Personal expenses

## 17s. a day.

#### DEPARTMENT OF AGRICULTURE.

- 34. Inspectors of Stock—Melbourne (1), Melbourne (Port), Melbourne (Assistant Port), Ballarat (District), Wangaratta (District), Echuca, Serviceton—£25 a year each, to cover the cost of all locomotion within a radius of 10 miles from assigned head-quarters.
- 35. Orchard Supervisor, Melbourne, £25 a year—To cover the cost of all locomotion within a radius of 10 miles from assigned head-quarters.
- 36. Fruit-Topping Inspectors and Potato Inspectors, when engaged on early-morning work at markets—£25 a year bicycle allowance.

Note.—This allowance to be paid only for the time that the officer in question is engaged on the above-mentioned work.

- 37. Officers when required to attend early morning markets on inspection duties—3s. a day breakfast allowance.
- 38. Senior Farm Produce Inspector, and Farm Produce Inspector (1)—£25 a year each bicycle allowance.

## PART III.—MISCELLANEOUS.

# SPECIAL ALLOWANCES.

39. When the actual and necessary expense incurred by officers when travelling exceeds the rates allowed by these Regulations such increase may be granted as the Commissioner, on the recommendation of the Permanent Head, shall determine.

Provided that the actual amount of the expenses incurred for sleeping berths when travelling on the railways may be paid upon the approval of the Permanent Head.

- 40. In any case where an officer in receipt of an allowance whilst absent from his station is required to visit an out-station, he may be granted such additional allowance as may be specially approved by the Commissioner.
- 41. In a mountainous district, where horses cannot be easily hired, the Minister, on the recommendation of the Permanent Head, may authorize a commuted allowance for the keep of horses.

- 42. Officers in receipt of commuted allowances when absent from duty, either on leave or through illness, for any period over a fortnight, shall be paid such portion only of their commuted allowances as the Minister may direct.
- 43. When any fare paid for by the Department includes maintenance, such smaller allowance shall be paid as the Permanent Head deems reasonable, provided, however, that such allowance shall not exceed one-quarter of the rate to which the officer would otherwise be entitled.

#### Mode of Travelling.

- 44. Officers shall travel by railway whenever practicable.
- 45. Officers of the Professional and Clerical Divisions, and officers of the General Division with salaries in excess of £226 a year may travel first class. Provided that Permanent Heads may in special cases allow any officer to travel first class.
- 46. Whenever travelling by railway is not practicable, officers entitled to charge for cost of travelling shall be repaid the actual cost of the necessary and most economical means of conveyance upon furnishing receipts for such payments.

## TRAVELLING BY MOTOR CAR, MOTOR CYCLE, OR BICYCLE.

47. Officers who use their own motor cars, motor cycles, or bicycles, and who are not in receipt of a commuted allowance in which the cost of locomotion is included, may, with the approval of the Minister, be paid a mileage rate as set out hereunder, or such weekly or yearly allowance as may from time to time be fixed by the Commissioner:—

#### Motor Cars-

9-n.p. and under	•••	•••	***	4a. a mile.
Over 9-h.p	•••	• • •	•••	5d. a mile.
Note.—H.P. means h	orse-pow	er, as reg	istered in	n accordance
with Regulations under	the Mote	or Car Act	; <b>.</b>	
Motor cycles	•••	•••	`	2d. a mile.
Motor excles with side-ea	פינ			3d a mile

Motor cycles, with side-cars ... ... 3d. a mile.
Bicycles ... ... ... ... 1d. a mile.

Provided that an officer shall not incur an expenditure in excess of £200 during any financial year either for the use of his own car on official business or for motor car hire or both unless the Permanent Head certifies that the expenditure is necessary in the interests of the efficient working of the Department, and the approval of the Treasurer is obtained.

An officer authorized to claim mileage rates will not be permitted to hire motor cars, except in cases of emergency, and then only with the approval of the Minister.

#### TRANSFERS AND EXCHANGES.

- 48. Travelling expenses of officers, their wives and children, and reasonable cost of removing furniture, shall be allowed when such officers are promoted from one station to another or are removed, not by way of punishment.
  - 49. Furniture shall, when practicable, be removed by railway.
- 50. In the case of a Junior Teacher appointed to a classified position, the actual and necessary cost of transit may be allowed.
- 51. When in response to an advertisement an officer applies for transfer, and is transferred, he shall be allowed travelling expenses as in Clause 48 only if the Permanent Head considers that the circumstances are such as to warrant the payment of the whole or part of such expenses.

Approved by the Governor in Council, the 4th September, 1930.

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

#### Public Service Act 1928. PRIVATE WORK.

UNDER the provisions of section 161 of the Public Service Act 1928, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 4th day of September, 1930, granted permission to the undermentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor, subject to the condition that the work be performed by him only during hours outside the ordinary hours fixed for the discharge of his duties in the Public Service:—

Name of Officer.	Depa	rtment.	Nature of Work.
Thomas Farrar Scott, M.A., Principal, Bendigo Teachers' College, Bendigo	Public tion	Instruc-	To act as examiner at public examinations of the University of Melbourne in December, 1930, and February, 1931

F. W. MABBOTT Clerk of the Executive Council.

At the Executive Council Chamber. Melbourne, the 4th September, 1930.

Local Government Act 1928, Part 42, Section 858. LICENCES TO OCCUPY UNUSED ROADS.—LICENCES CANCELLED, ETC.

NOTICE is hereby given that licences to occupy unused roads issued to the following persons have been cancelled, amended, or transferred as shown hereunder:—

No. 16804, Searle, E. T., gazetted 16th November, 1921, page 3920. Cancelled 30th August, 1930.

No. 18055, Dart, F., gazetted 13th February, 1924, p. 635. Cancelled 30th August, 1930.

No. 20916, Trickey, Eli, gazetted 4th September, 1929, page 3194. Cancelled 30th August, 1930.

No. 20972, Vale, Edward Peter, gazetted 9th October, 1929, page, 3683. Cancelled 30th August, 1930.

#### H. S. BAILEY.

Minister of Lands.

Department of Lands (Unused Roads and Water Frontages Branch), Melbourne, 4th day of September, 1930.

#### ANNUAL LICENCE.

A LICENCE to carry on in Victoria, from the 3rd September, 1930, to 31st December, 1930, insurance business as shown, was issued to the undermentioned company on 5th September, 1930 :-

THE HALIFAX FIRE INSURANCE COMPANY (fire, marine, and fidelity guarantee insurance)

W. E. CAMIER, Deputy Collector of Imposts (Stamps Act).

Chief Office of Stamp Duties, 436-450 Lonsdale-street, Melbourne, 5th September, 1930.

#### MINING LEASES GRANTED.

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

7814, Castlemaine; John Gow Croom and John Walter Fisher.

isher.
7831, Castlemaine; Randolph Bell.
4984, Gippsland; Alexander Svenson.
6162, Maryborough; James Martin McGilvrey.
5484, Mineral: David Griffiths and William Dawes.
5496, Mineral; Cunninghame Oil Wells N. L.
5503, Mineral; Cunninghame Oil Wells N. L.
5693, Mineral; Ralph Lucas.
5695, Mineral; John Douglas Robertson.

J. P. JONES,

Minister of Mines.

FARM PRODUCE AGENTS ACT 1928 (No. 3678).

THE following is an additional licence issued to the 31st August, 1930, under the Farm Produce Agents Act 1928 (No. 3678):—

No. of Licence, Name of Licensee, Court Where Issued. 1236, Ernest A. Norton, Shepparton.

J. W. BAINBRIDGE, for Exports Superintendent.

Department of Agriculture, Melbourne, 2nd September, 1930.

Water Act 1928 (No. 3801).-Fifth Schedule.

STATE RIVERS AND WATER SUPPLY COMMISSION.

#### BUNYIP URBAN DISTRICT.

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

Nar-Nar-Goon--Longwarry Road.—From Iona-road to a point about 27 chains west.

Cemetery-road.—From Main-street to lot 19, about 19 chains

north. Princess-street.

a'Beckett-street. High-street.

George-street.
Church-street.—From High-street to lot 19, about 13 chains south-east.

Main-street.—From Cemetery-road to George-street. Webb-street.—From a'Beckett-street to a point about 5 chains

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 10th day of October next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

## CRANBOURNE URBAN DISTRICT.

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

Sladen-street.-From Lamb-street to lot 22, about 10 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 10th day of October next, to cause proper pipes and stop-cocks to be laid, so as to supply water within such tenements from the main pipe.

## FRANKSTON URBAN DISTRICT.

NOTICE to owners of tenements in the undermentioned streets in the Frankston Urban District, and the private streets, lanes, courts, and alleys opening thereto:---

Samada-street.—From Heath-street to lot 9, about 13 chains north-easterly, and from Heath-street to lot 20, about 4 chains

Hastings-road.—From Claremont-street to a point opposite lot 3, plan of subdivision No. 8184.

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 10th day of October 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, 8th September, 1930.

#### Pounds Act 1928.

# SHIRE OF NEWSTEAD AND MOUNT ALEXANDER.

ThabLE of Rates to be charged for the trespass of cattle and their sustenance while impounded in the Newstead Pound fixed by the Council of the Shire of Newstead and Mount Alexander on the 14th day of August, 1930.

Description of Cattle Trespassing.	Upon land other than tillage land enclosed by a substantial fence.	Upon tillage tand 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 1		
	0 0 3	0 5 0	0 0 6		
	0 0 3	0 10 0	0 1 0		
	0 5 0	0 5 0	0 2 0		

By Order of the Council of the Shire of Newstead and Mount

T. F. HUTCHINSON, Shire Secretary.

Approved by the Governor in Council, the 4th September, 1930.

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

#### Fire Brigades Act 1928.

ELECTION OF REPRESENTATIVE OF FIRE INSURANCE COMPANIES AS A MEMBER OF THE METROPOLITAN FIRE BRIGADES BOARD.

PURSUANT to the provisions of the Fire Brigades Act 1928, and the Regulations made thereunder, I, Thomas Tunnecliffe, being the Minister administering the said Act, hereby give notice that I have appointed

#### FRIDAY, THE 10TH OCTOBER, 1930,

as the date on or before which the fire insurance companies carrying on business and insuring property in Victoria may elect a person to be a representative member of the said Board, vice G. R. Anderson, deceased.

ROLL OF INSURANCE COMPANIES FOR THE ELECTION OF A MEMBER OF THE METROPOLITAN FIRE BRIGADES BOARD.

PURSUANT to the provisions of the Fire Brigades Act 1928.

and the Regulations made thereunder, I, Thomas Tunnecliffe, being the Chief Secretary of Victoria and the Minister administering the said Act, hereby publish the subjoined list of insurance companies carrying on business and insuring property within Victoria, and notify that any insurance company omitted from such list may be inserted therein by applying to me within seven days from the date hereof; and that such list, with the name or names of any insurance company so added, shall be taken to be the Roll of insurance companies entitled to vote at the election of a representative of insurance companies on the Metropolitan Fire Brigades Board, vice G. R. Anderson, deceased.

LIST OF INSURANCE COMPANIES AND OTHERS INSURING FROM FIRE, PROPERTY SITUATED WITHIN THE METROPOLITAN FIRE DISTRICT FOR THE YEAR ENDING 30TH JUNE, 1931.

- I. Alliance Assurance Co. Ltd. (united with Imperial Fire

- 1. Alliance Assurance Co. Ltd. (united with Imperial Fire Office).
  2. Atlantic Union Oil Co.
  3. Atlas Assurance Co. Ltd.
  4. Australian Mutual Fire Insurance Society.
  5. Australian Alliance Assurance Association.
  7. Automobile Insurance Co. of Aust. Ltd.
  8. Australian National Assurance Association.
  7. Automobile Insurance Co. of Aust. Ltd.
  8. Australian National Assurance Co.
  9. Australian Rational Assurance Co.
  10. Australian General Insurance Co. Ltd.
  11. Australian Federal Life Insurance Co.
  12. Australian Federal Life Insurance Co.
  13. British Equitable Insurance Co. (Pire).
  14. British Equitable Insurance Co. (Marine).
  15. Batavia Sea and Fire Insurance Co. Ltd.
  16. British Traders' Fire Insurance Co. Ltd.
  17. British Traders' Marine Insurance Co. Ltd.
  18. British General Insurance Co. Ltd.
  19. Bankers and Traders Insurance Co. Ltd.
  20. British Medical Insurance Co.
  21. Central Insurance Co. Ltd.
  22. Commercial Union Assurance Co. Ltd.
  23. City Mutual Fire Insurance Co. Ltd.
  24. Commercial Union Assurance Co. Ltd.
  25. Cohen, Bennie S. & Son (Vic.), Pty. Ltd.
  26. Cohen, Bennie S. & Son (N.S.W.) Pty. Ltd.
  27. Catholic Church Property Insurance Co. of Australasia Ltd.
  28. Commonwealth Insurance Co. 20. Cohen, Bennie S. & Son (N.S.W.) Pty. Ltd.
  27. Catholic Church Property Insurance Co. of
  Ltd.
  28. Commonwealth Insurance Co.
  29. Colonial Mutual Fire Insurance Co. Ltd.
  30. Century Insurance Co. Ltd.
  31. Chamber of Manufactures Insurance Ltd.
  32. Co-operative Insurance Co. of Aust. Ltd.
  33. Closer Settlement Board.
  34. Canton Insurance Office Ltd.
  35. Caledonian Insurance Co.
  36. Commercial of Australia Insurance Co. Ltd.
  37. Derwent and Tamar Assurance Co. Ltd.
  38. Eagle, Star & British Dominions Ins. Co.
  39. Employers' Liability Assurance Corporation.
  40. Economic Insurance Co.
  41. English Insurance Co.
  42. Ecclesiastical Insurance Co.
  43. Edinburgh Assurance Co. Ltd.
  44. Eastern Insurance Co. Ltd.
  45. Employers Federation Insurance Co.
  46. Farmers' and General Insurance Co.
  47. Farmers' and Settlers Co-operative Ins. Co.

LIST OF INSURANCE COMPANIES-continued.

- 48. Federal Mutual Insurance Co. of Aust. Ltd. 49. Fire Office of Australia Ltd.
- 50. Gen. Accident Fire & Life Assur. Corp. Ltd.
- 51. Guardian Assurance Co. Ltd.
- 52. Goldring, Magnus.
- 53. Gresham Fire and Accident Ins. Society Ltd.
- 54. Guild Hall Insurance Co. Ltd.

- 52. Goldring, Magnus.
  53. Gresham Fire and Accident Ins. Society Ltd.
  54. Guild Hall Insurance Co. Ltd.
  55. Hartford Insurance Co.
  56. Home Insurance Co. Ltd. (Fire).
  57. Home Insurance Co. Ltd. (Marine).
  58. Insurance Office of Australia Ltd.
  59. Industrial Insurance Co.
  60. Law, Union and Rock Insurance Co. Ltd.
  61. Leviathan Insurance Co.
  62. London Assurance Corporation.
  63. London and Lancashire Fire Insurance Co.
  64. Liverpool & London & Globe Ins. Co. Ltd.
  65. Liverpool & London (Eng.) Insurance Co.
  66. Lincoln Kuitting Mills.
  67. London & Provincial Marine & Gen. Ins.
  68. L'Union Fire Insurance Co. Ltd.
  69. London & Scottish Assur. Corporation Ltd.
  60. Logal Insurance Co. Ltd.
  71. London Guarantee and Accident Co. Ltd.
  72. Melbourne Fire Office Ltd.
  73. Mercantile Mutual Insurance Co.
  74. Marine Insurance Co. Ltd.
  75. Maritime Insurance Co. Ltd.
  76. Maritime Insurance Co. Ltd.
  77. Manchester Assurance Co.
  80. Mercantile & General Insurance Co.
  81. Michelin & Co.
  82. National Union Society Ltd.
  84. National of Hartford Ins. Co. Ltd. (Fire).
  85. National of Hartford Ins. Co. Ltd. (Marine).
  86. New Zealand Insurance Co. Ltd.
  87. North British and Mercantile Insurance Co.
  88. Northern Assurance Co. Ltd.
  89. Norwich Union Insurance Soc. Ltd. (Marine).
  90. Norwich Union Insurance Co. Ltd.
  91. Ocean Marine Insurance Co. Ltd.
  92. Ocean Accident and Guarantee Corporation.
  93. Palatine Insurance Co. Ltd.
  94. Patriotic Assurance Co. Ltd.
  95. Phoenix Assurance Co. Ltd.
  96. Phoenix Assurance Co. Ltd.
  97. Pacific Insurance Co.
  100. Queensland Insurance Co.
  101. Relinnec Marine Insurance Co.
  102. Royal Exchange Assurance Co.
  104. Royal Exchange Assurance Co.
  106. Samarang Sea & Fire Insurance Co.
  107. Real Australia Insurance Co.
  108. Sorthern Union General Insurance Co.
  109. Royal Exchange Assurance Corp. (Marine).
  109. Sea Insurance Co. Ltd.
  105. Sea Insurance Co. Ltd.
  107. State Savings Bank Ins. Trust Account.
  108. Sea Insurance Co. Ltd.
  109. Southern Union General Insurance Co.
  111. Scottish Union and National In

- 114. Sun Insurance Office.
  115. Standard Insurance Co. Ltd.
  116. Standard Marine Ins. Co. Ltd. of Liverpool.
  117. Southern Star Fire, Accident, and General Insurance Co. Ltd. Ltd.

  118. Thames and Mersey Marine Ins. Co. Ltd.

  119. Triton Insurance Co. Ltd.

  120. United Insurance Co. Ltd.

  121. Union Assurance Society Ltd.

  122. Union Insurance Society of Canton Ltd.

  123. Union Marine Insurance Co. Ltd.

  124. Victoria Insurance Co. Ltd.

  125. Victoria General Ins. & Guarantee Co. Ltd.

  126. War Service Homes Commission.

  127. World Marine and General Insurance Co.

  128. Western Assurance Co.

  129. Western Australian Insurance Co.

  130. World Auxiliary Insurance Co.

  131. Welch, Margetson & Co.

  132. Yangtsze Insurance Association Ltd.

T. TUNNECLIFFE,

Chief Secretary.

Chief Secretary's Office, Melbourne, 10th September, 1930.

#### CONTRACTS ACCEPTED .- (Series 1930-31.)

MARKET PRICE FOR BUTTER FOR SEPTEMBER, 1930.

Note,-MARKET PRICE for BUTTER.-First Grade, for supplies obtained for the month of September, 1930, is £7 18s. 8d. per cwt.

T. A. KEALY, Secretary, Tender Board. 3rd September, 1930.

#### STATE RIVERS AND WATER SUPPLY COMMISSION. Votes.

Supply and delivery of-

Supply and delivery of—

569, 750 tons firewood to Nyah Pumping Station, at 6s. per ton (Contract No. 2655).—A. J. Lindorff.

570, 750 tons firewood to Nyah Pumping Station, at 6s. per ton (Contract No. 2656).—B. F. Belz.

571, 1,500 tons firewood to Nyah Pumping Station, at 6s. per ton (Contract No. 2657).—A. J. Belz.

572, 2,500 tons firewood to Nyah Pumping Station, at 6s. per ton (Contract No. 2658).—E. E. Algie.

574, 1,000 tons firewood to Nyah Pumping Station, at 6s. per ton (Contract No. 2659).—E. E. Algie.

574, 1,000 tons firewood to Nyah Pumping Station, at 6s. per ton (Contract No. 2659).—W. H. Duffy.

575, 1,000 tons firewood to Merbein Pumping Station, at 7s. 5d. per ton (Contract No. 2661).—J. A. Bettie.

576, 500 tons firewood to Merbein Pumping Station, at 6s. 8d. per ton (Contract No. 2661).—J. A. Bettie.

576, 500 tons firewood to Merbein Pumping Station, at 6s. 8d. per ton (Contract No. 2661).—F. T. Rose.

577, 2,000 tons firewood to Merbein Pumping Station, 1,000 tons at 7s. 5d. per ton, 1,000 tons at 7s. 7d. per ton (Contract No. 2663).—C. Knight.

579, 2,000 tons firewood to Merbein Pumping Station, at 7s. 5d. per ton (Contract No. 2666).—W. Russell.

580, 2,000 tons firewood to Merbein Pumping Station, at 7s. 7d. per ton (Contract No. 2666).—W. Russell.

581, 1,500 tons firewood to Merbein Pumping Station, at 7s. 7d. per ton (Contract No. 2666).—W. Russell.

581, 1,500 tons firewood to Merbein Pumping Station, at 6s. 10d. per ton (Contract No. 2666).—A. Storer.

582, 1,000 tons firewood to Merbein Pumping Station, at 6s. 10d. per ton (Contract No. 2669).—A. Storer.

583, 500 tons firewood to Merbein Pumping Station, at 6s. 10d. per ton (Contract No. 2669).—I. T. Storer.

584, 2,500 tons firewood to Merbein Pumping Station, at 6s. 6d. 0per ton (Contract No. 2669).—I. T. Storer.

585, 560 tons firewood to Merbein Pumping Station, at 6s. 6d. 0per ton (Contract No. 2679).—F. Russell.

587, 2,000 tons firewood to Merbein Pumping Station, at 7s. 5d. per ton (Contract No. 2679).—F. Russell.

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By direction of the State Rivers and Water Supply Commission,

P. J. O'MALLEY, Secretary. 4.8.30.

## LANDS AND SURVEY.

LANDS AND SURVEY.

588. 3,500 bales of cornsacks at 7s. 8½d. per doz., £33,723
194. 2d.—J. H. Ziessen & Co., Calcutta. (Contract No. 1.)
589. 700 bales of cornsacks at 7s. 7½d. per doz., £6,671
17s. 6d.—(Contract No. 2.)
590. 2,000 bales of cornsacks at 7s. 8¾d. per doz., £19,322
18s. 4d.—Hoare, Miller, & Co., Calcutta. (Contract No. 3.)
591. 3,000 bales of cornsacks at 7s. 7d. per doz., £28,437
10s.—Hoare, Miller, & Co., Calcutta. (Contract No. 4.)
592. 400 bales of cornsacks at 7s. 7d. per doz., £3,791 13s.
4d.—Hoare, Miller, & Co., Calcutta. (Contract No. 5.)
593. 350 bales of cornsacks at 7s. 7d. per doz., £3,317 14s.
2d.—Anglo-Oriental Bag Co., Calcutta. (Contract No. 6.)
594. 250 bales of cornsacks at 7s. 7d. per doz., £2,369 15s.
16d.—S. Manessel & Son Ltd., Calcutta. (Contract No. 7.)
595. 1,000 bales of cornsacks at 7s. 8½d. per doz., £9,635 Ss.
4d.—Birkmyre Bros., Calcutta. (Contract No. 9.)
597. 500 bales of cornsacks at 7s. 8½d. per doz., £9,635
Ss. 4d.—Birkmyre Bros., Calcutta. (Contract No. 9.)
597. 500 bales of cornsacks at 7s. 8½d. per doz., £4,817 14s.
2d.—Geo. Henderson & Co. Ltd., Calcutta. (Contract No. 10.)
598. 500 bales of cornsacks at 7s. 8½d. per doz., £4,817
14s. 2d.—Geo. Henderson & Co. Ltd., Calcutta. (Contract No. 11.)
599. 1,000 bales of cornsacks at 7s. 8½d. per doz., £4,817
14s. 2d.—Geo. Henderson & Co. Ltd., Calcutta. (Contract No. 11.)
599. 1,000 bales of cornsacks at 7s. 8½d. per doz., £4,817
584. 4d.—Scarlett & Co., Ptv. Ltd., Melbourne. (Contract No. 58.)

No. 11.)
599. 1,000 bales of cornsacks at 7s. 8½d. per doz., £9,635
Ss. 4d.—Scarlett & Co. Pty. Ltd., Melbourne. (Contract No.

12.)
600. 1,250 bales of cornsacks at 7s. 6\frac{3}{4}d. per doz., £11.816
8s. 1\frac{1}{2}d.\to James Henty & Co., Melbourne. (Contract No. 13.)
601. 800 bales of cornsacks at 7s. 6\frac{3}{4}d per doz., £7,562
10s.\to G. Crespin & Son, Melbourne. (Contract No. 14.)
602. 200 bales of cornsacks at 7s. 6\frac{3}{4}d. per doz., £1,896
12s. 6d.\to G. Crespin & Son, Melbourne. (Contract No. 15.)
603. 500 bales of cornsacks at 7s. 6\frac{3}{4}d. per doz., £4,726
11s. 3d.\to Phillips & Pike P.L., Melbourne. (Contract No. 16.)

604. 250 bales of cornsacks at 7s. 64d. per doz., £2,363 5s. 74d.—Blackwood, Blackwood, & Co., Calcutta. (Contract No. 17.)

605. 250 bales of cornsacks at 7s. 64d. per doz., £2,363 5s. 8d.—Searlett & Co. (Eastern) Pty. Ltd., Melbourne. (Con-

os. 8d.—Scarlett & Co. (Eastern) Fty. Ltd., Melbourne. (Contract No. 18.)
606, 250 bales of cornsacks at 7s. 63d. per doz., £2,363
5s. 8d.—Victorian Producers Co-op. Co.. Ltd., Melbourne. (Contract No. 19.)
607, 100,000 cornsacks at 9s. 6d. per doz., £3,958 6s. 8d.—Gadsden's Pty. Ltd., W. Melbourne. (Contract No. 20.)

For the Closer Settlement Board,

T. ORR, Acting Secretary. 8.9.30.

#### ORDERS IN COUNCIL.—(Series 1930-31.)

STATE RIVERS AND WATER SUPPLY COMMISSION.

Supply and delivery of-608. Mild steel pipes for Bellarine Peninsula water supply scheme, at £1,990.—Thompson's Engineering & Pipe Co. Ltd. 609. 4.000 tons of Portland cement, of Australian manufac-

ture, at £4 10s. 4d. per ton.—Australian Cement Ltd.

Approved by the Governor in Council, 12th August, 1930.— C. W. MABBOTT, Clerk of the Executive Council.

#### STATE ELECTRICITY COMMISSION.

STATE ELECTRICITY COMMISSION.

610. Supply of rubber conveyor belting (Australian manufacture), £1,290 3s. 3d.—Dunlop-Perdriau Rubber Co. Ltd.

611. Supply of structural steelwork, weight box, and sheave carriage for tension tower at bottom station of steep haulage plant, Yallourn (Australian manufacture), £533 15s.—G. W. Kelly & Lewis Pty. Ltd.

612. Supply of structural steelwork for winch-house and trestle tower for steep haulage plant, Yallourn (Australian manufacture), £3,160.—Australian Iron & Steel Ltd.

613. Supply of superheater tubes (pipes English; fabrication, &c., Australian), £552 11s. 3d.—Babcock & Wilcox Ltd.

614. Supply of stainless steel turbine blading and accessory material (English manufacture), £4,581.—William Adams & Co. Ltd.

Approved by the Governor in Council, 27th August, 1930.— F. W. Mabbott, Clerk of the Executive Council.

## GENERAL STORES.—(Series 1929-31.)

Contract Cancelled.

The following contract is hereby cancelled as from 5th September, 1930:-

Gazette, 10th May, 1929, page 1463, Contract No. 1929/3701, Schedule No. 8, item 110.

T. A. KEALY, Secretary, Tender Board. . 5.9.30.

# POLICE SALES.

THE undermentioned unclaimed articles will be sold by public auction at the Police Stations shown, on Wednesday, 17th September, 1930, at Two p.m.:—

1 jinker, red and black. 1 set jinker harness.

JAMIESON.

clothes brush.

1 fryingpan.

MOOROOPNA.

1 chaff bag, containing an old tent.
1 suit case, with wearing apparel.
1 small fibre case, containing odd utensils.

ST. JAMES.

2 pairs grey blankets. 2 towels.

2 pairs grey oranness.
2 towels.
2 pairs moleskin trousers.
1 pair boots.
1 wooden box.

WANGARATTA.

I gent's bicycle, black, "J. Scholes, Benalla," on front fork, also on down bar.

T. A. BLAMEY Chief Commissioner of Police.

Chief Commissioner's Office, Melbourne, 21st August, 1930.

# POLICE SALE.—LICENSING OFFICE, 43 LITTLE BOURKE-STREET, MELBOURNE.

THE Government Auctioneer, Mr. 11. Schutze, will hold a sale of unclaimed and confiscated liquor in the hands of the Police at the above office on Wednesday, 24th September, 1930, at half-past Three p.m.

T. A. BLAMEY, Chief Commissioner of Police.

The Chief Commissioner's Office, Melbourne.

#### Cemeteries Act 1928.

#### SHIRE OF FRANKSTON.

#### FRANKSTON PUBLIC CEMETERY.

In pursuance of the powers vested in the President and Committee of the Shire of Frankston as Trustees for the Frankston Public Cemetery, as per notice appearing in the Victoria Government Gazette, dated 15th August, 1917, the said Trustees of the Frankston Public Cemetery rescind the Rules and Regulations published previously and make the following Rules and Regulations, that is to say:—

1. All charges must be paid when orders are given, or before

1. All charges must be paid when orders are given, or before the ground or vault is opened.

2. By the 8th section of the Act, "any person making a vault, or erecting and placing a monument or tombstone in the cemetery, by and with the permission of the Trustees under these Rules, and upon the payment of the charges therein mentioned, is entitled to have, maintain, and keep such vault, monument, or tombstone, according to the tenor of such permission, to and for the sole and separate use of such person or persons, and his or their representatives thenceforth."

3. Application for such permission to be made to the

or persons, and his or their representatives then can persons or persons, and his or their representatives then ceforth."

3. Application for such permission to be made to the Trustees at the cemetery. A certificate of permission, in the form set out in the schedule marked "A", will be granted to the party applying for such permission on payment of the charges in the scale of fees.

4. The charges will be remitted on the burial of any poor person in such cemetery on the certificate of a minister of religion, or other evidence proving to the satisfaction of any two of the Trustees that such person was a pauper, or that the relatives and friends of the deceased are unable to pay the costs and charges.

5. Orders for interment to be given either to the secretary or at the office of the Trustees on the previous day; that six working hours' notice, from 7 a.m. to 6 p.m., be given of each interment, or in default thereof an extra fee be charged of Five shillings and Seven shillings and sixpence for a public or private grave respectively, except when the necessity of immediate interment shall be certified by a legally qualified medical practitioner.

or private grave respectively, except when the necessity of immediate interment shall be certified by a legally qualified medical practitioner.

6. The Trustees will cause all ordinary graves to be dug, but parties wanting brick graves or vaults will be required to construct them under the direction of the Trustees; and in case interment is to be made in any private grave or vault, the consent, in writing, of the party entitled thereto must be left with the order.

7. The time fixed for the funeral to be the time when the procession is to be at the cemetery, and the same must be punctually observed. Until otherwise ordered, the usual hours fixed for the performance of funerals will be from 10 a.m. to 6 p.m. in the months of September to April, inclusive, and from 10 a.m. to 4 p.m. in the other four months, except on Sundays, when the usual and only hours for funerals will be from 2 p.m. to 5 p.m. throughout the year.

8. All monuments, vaults, graves, and gravestones to be kept in repair and in proper condition by and at the expense of the owners.

owners.

9. Every coffin in a vault or brick grave to be bricked in, cemented or covered by a slab of freestone, slate, or iron.

10. A drawing of every stone, tomb, pedestal, and plan of every monument or tablet proposed to be erected must be submitted to the Trustees for approval, who are required by the 8th section of the Act to determine and fix the position of any unobjectionable monument, according to the description, size, and character thereof, having reference to the general plan for ornamenting the said cemetery in appropriate manner. In erection of tablets, copper cramps must be used.

11. The plans of all fences to be submitted to the Trustees. All wooden fencing must be after a mode to be seen on application.

12. No servant or other person employed by or engaged in any duty on behalf of the Trustees will be permitted to receive any gratuity for the discharge thereof.

13. The ground will be open daily to the public from sunrise to sunset.

14. A plan of the cemetery, showing the situation of purchased and other graves, is kept at the office, and may be inspected at the charge set out in the scale of fees.

15. Any person who shall wantonly or wilfully destroy, or do, or cause to be done, any damage to any monument, vault, tombstone, building, erection, railing, fence, shrubbery, tree, or plant, will be proceeded against as directed by the 14th section of the Act of Council.

16. The Trustees reserve the right to make any alterations from time to time in these charges and Regulations.

W. J. OATES, J. L. PRATT, F. H. WELLS, Trustees.

Made at Frankston at a meeting held on the 1st day of August, 1930.

F. H. WELLS, Secretary.

#### SCHEDULE A.

Form of Certificate of Right of Burial in the Frankston

On the application of , and upon payment of the sum of , the Trustees of Frankston Cemetery, in terms of, and as authorized by the Act of Council (18 Victoria, No. 12), have agreed to grant, and do hereby grant unto the said permission to dig, make a grave or vault in that piece of ground feet long, by feet broad, lying within portion of the said by feet broad, lying within portion of the said cemetery, appropriated for burials, and marked No., compartment, on the map or plan of the said cemetery, kept by the said Trustees, with permission to erect or place on the said piece of ground, a monument or tombstone, on payment of such charges as may from time to time be established; and it is hereby declared that the said shall be entitled to have, maintain and keep such vault. that the said shall be entitled to have, maintain, and keep such vault, monument, or tombstone, according to the terms of this permission, and for the sole and separate use of the said and his (or their) representatives for ever; provided always, and it is hereby declared, that this grant is made subject to the terms and conditions following, viz.:—

First.—That the piece of ground shall be kept and used by the said and his (or their) representatives solely as a burying place, and that no other use shall be made thereof.

Second.—That no enclosing wall, fence, building, monument, or tombstone shall be erected or placed on the said piece of ground until a plan thereof shall have been exhibited to the said Trustees, and their authority given for the erection thereof.

given for the erection thereof.

Third.—That the said grave or vault, and the said wall, building, fence, monument, or tombstone, shall be maintained and kept up by the said

his representatives, in proper repair, to the satisfaction of the said Trustees.

Fourth.—That the said

near relations shall, in the use of the said piece of ground, and access thereto, be subject, in every respect, to such Rules and Regulations as the Trustees of the said cemetery may from time to time make, and shall not be entitled to exercise the right to bury or inter therein, except on payment of such charges as shall from time to time be established by the said Trustees.

#### SCHEDULE B.

#### Form of Instructions for Graves.

Answers to be written opposite to the following questions at the time of giving orders:—

1. What denomination?

2. If selection be made by Trustees or applicant?
3. Name of deceased?

Late residence of deceased? Rank of deceased?

Age of deceased?
From what parish to be brought?
Minister to officiate?
Day of funeral?

10. What hour and if usual or extra?
11. Number of grave in plan issued?
12. If a common grave?

13. If a family grave (not bricked)?
14. What depth and other dimensions?
15. If a family vault or brick grave?

16. What depth?
17. If first or second interment?
18. Nature of disease or supposed cause of death?

#### Signature-

Representative (or Undertaker).

Order received this

day of

SCALE OF FEES OF THE FRANKSTON PURLIC CEMETERY.

In pursuance of the powers conferred by the Cemeterics Act 1928, the Trustees of the Frankston Public Cemetery make the following scale of fees, which shall come into force immediately after its publication in the Government Gazette, and from and after such publication every scale of fees heretofore made shall be and is hereby rescinded:—

#### SCALE OF FEES.

		£	8.	d.
Single interment, ground 8 x 4	 	2	10	0
Double interment, ground 8 x 8	 	5	0	0
Main drive. 8 x 4	 	3	0	0
Main drive, 8 x 8	 	6	0	0
Corner blocks, 8 x 4	 	4	0	0
Corner blocks, 8 x 8	 	8	0	0
Persons selecting blocks, extra	 	0	5	0

Sinking Grav	es.		£	8.	đ.
Sinking graves, per foot up to 9 Every foot beyond that depth to			0		
Opening graves	12 1660		1	5	0
Title For inspecting plan of cemetery			0		
For copy of register		• •	0	2	6

W. J. OATES. J. L. PRATT, } Trustees. F. H. WELLS

Made at Frankston at a meeting held on the 1st day of August, 1930.

F. H. WELLS, Secretary.

Approved by the Governor in Council, the 4th September, 1930.

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

#### DEPARTMENT OF LANDS AND SURVEY.

At the Executive Council Chamber, Melbourne, the fourth day of September, 1930.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Tunnecliffe Mr. Williams

Mr. Kiernan Mr. Webber Mr. Pollard.

#### UNUSED AND UMADE ROADS CLOSED.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof. doth by Orders direct that, in pursuance of the provisions of section 304 of the Land Act 1928 (No. 3709), the unused and unmade roads referred to hereunder be closed, viz.:—

Parish of Chiltern, County of Bogong, being the road lying between allotment 6 and allotment 5 of section 10.—(C.380(1) (C.78207).

Parish of Muskerry, County of Rodney, being the road lying between allotment 1 and allotments 2 and 8 of section  $A\longrightarrow (M.253\,(^2) - (C.78606)$ .

#### LANDS TEMPORARILY RESERVED FROM SALE.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, reserve, temporarily, and also except from occupation for residence or business under any miner's right or business licence the lands hereinafter described :---

PROOINGA.—Site for a Public Hall.—I acre, Parish of Prooinga, County of Tatchera. commencing at a point bearing east 300 links from the south-west angle of allotment 13E: bounded thence by said allotment bearing east 300 links; and thence by lines bearing south 333 links. west 300 links, and north 333 links to the commencing point.—(P.179(2) (Rs.4038).

VENTNOR.—Site for Public Recreation.—7 acres 2 roods, being section 12, Township of Ventnor, Parish of Phillip Island, County of Mornington: Commencing at the intersection of the north-east side of Ford-street and the south-east side of Adams-street; bounded thence by Adams-street bearing N. 41 deg. 48 min. E. 1,000 links; by a road bearing S. 48 deg. 12 min. E. 750 links; by Lyall-street bearing S. 41 deg. 48 min. W. 1,000 links; and thence by Ford-street bearing N. 48 deg. 12 min. W. 750 links to the commencing point.—(V.10) (Rs.4036) (C.78774).

#### LAND EXCEPTED FROM OCCUPATION. ETC.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of section 14 of the Land Act 1928, except from occupation for residence or business under any miner's right or business licence the land hereinafter described, viz.:—

Avoca.—Land being the Crown lands comprised in the Town of Avoca.—(A.86(2) (W.47323).

CASTLEMAINE.—Land, being the Crown lands comprised in the Parish of Castlemaine.—C.100(7) (W.47322).

LAND EXCEPTED FROM OCCUPATION, ETC.—ORDER REVOKED.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the Order in Council of the 13th March, 1930, whereby 300 acres of land in the Parish of Berringa was excepted from occupation for residence or business under any miner's right or business, licence.—(B.634(4)).

#### LAND SET APART.-CLOSER SETTLEMENT ACT 1928.

LAND SET APART.—CLOSER SETTLEMENT ACT 1928.

II S Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, pursuant to the provisions of section 95 of the Closer Settlement Act 1928, set apart 18 acres 24 perches of land, being allotment 31, section 2, in the Parish of Tyntynder North, for the purposes of being made available under the aforesaid Act by the State Rivers and Water Supply Commission, and that the value of the land he determined at Ninety pounds (190).

# TEMPORARY RESERVATION OF LANDS.—ORDERS IN COUNCIL REVOKED.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the following Orders in Council. viz.:—

KERRIE.—The Order in Council of the 8th January, 1908, temporarily reserving 1 acre 1 rood 7 perches in the Parish of Kerrie as a site for Watering and Camping purposes, also excepting from occupation for residence or business under any miner's right or business licence.—(C.74072).

WAGGARANDALL .- The Order in Council of the 24th July, WAGGARANDALL.—The Order in Council of the 24th July, 1882. temporarily reserving 113 acres 19 perches in the Parish of Waggarandall as a site for Water Supply purposes, and excepting from occupation for residence or business under any miner's right or business licence, and withholding from sale, leasing, and licensing, so far as regards the portion thereof hereinafter described, viz.:—1 acre 3 roods 27 perches, Patish of Waggarandall, County of Moira: Commencing at a point bearing S. 27 deg. 34 min. E. 8,029 links from the north angle of said water supply reserve; bounded thence by roads bearing S. 27 deg. 34 min. E. 979 links and N. 54 deg. 9 min. W. 875 5-10 links; and thence by a line bearing N. 35 deg. 51 min. E. 438 links to the commencing point.—(Rs.4012).

# LAND PERMANENTLY RESERVED, TOOROURRONG.

LAND PERMANENTLY RESERVED, TOOROURRONG.

IIS Excellency the Governor of the State of Victoria, by and with the advice of the Excentive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, permanently reserve and exempt from occupation for residence or business under any miner's right or business licence, as a site for a Public Park, 42 acres 1 rood 5 perches of land in the Town of Whittlesea, Parish of Toorourrong, comprised within the boundaries as defined by technical description published in the Gazette of the 6th August, 1930, at page 2065.

#### REVOCATON OF TEMPORARY RESERVATION OF LANDS:

II IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby, in pursuance of the provisions of the Land Act 1928, revoke the temporary reservation of the lands hereinafter referred to viz. referred to, viz .:-

KINGOWER.—Site for Water Supply purposes, in connexion with the Victorian water supply scheme.

LEXTON.—Site for State School purposes. (For descriptions, see Gazette of the 30th July, 1930, page

# SET APART FOR DISCHARGED SOLDIERS.— ORDER IN COUNCIL PARTLY REVOKED.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby revoke the Order in Council of the 21st day of January, 1925, setting apart land under the provisions of section 6 of the Discharged Soldiers Settlement Act 1917, being certain allotments in the Parishes of Myall, Wandown. Tulillah, &c., so far as relates to allotment 7, Parish of Wandown.

And the Honorable Henry Stephen Bailey, His Majesty's Commissioner of Crown Lands and Survey for the State of Victoria, shall give the necessary directions herein accord-

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

## COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the fourth day of September, 1930.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Tunnecliffe Mr. Cain Mr. Williams Mr. Kiernan Mr. Webber Mr. Pollard.

ORDER APPROVING OF A NEW DEVELOPMENTAL ROAD IN THE SHIRE OF ORBOST.

HEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the new Orbost-Delegate road in the Shire of Orbost should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said new road is proposed to be made and the cost of acquiring the land and constructing the said new road: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said new road: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

All those pieces of land in the Parish of Wat Wat, the boundaries of which are as follow:-

- (a) Commencing at the north-western angle of allotment 5 of the said parish; thence by lines bearing respectively 98 deg. 10 min. 123.5 links 161 deg. 44 min. 1,075 links, 140 deg. 8 min. 280.6 links, 170 deg. 55 min. 163.5 links, 199 deg. 18 min. 152.5 links, and 338 deg. 29 min. 1.676 links to the point of commencement.
- mencement.

  (b) Commencing at a point on the eastern boundary of allotment 4 of the said parish distant 338 deg. 29 min. 22.6 links from the south-eastern angle of the said allotment; thence by lines bearing respectively 227 deg. 29 min. 22.3 links, 283 deg. 33 min. 348.9 links, 67 deg. 33 min. 306.4 links, and 158 deg. 29 min. 197.5 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plan number 2474, lodged in the office of the Country Roads Board.

And the Honorable John Percy Jones, 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.

Motor Omnibus Act 1928 (No. 3742).

AMENDMENT OF ORDERS PRESCRIBING ROUTES WITHIN THE METROPOLITAN AREA ALONG WHIGH MOTOR OMNIBUSES FOR WHICH "REGULAR SERVICE" LICENCES ARE GRANTED MAY PLY FOR HIRE.

At the Executive Council Chamber, Melbourne, the fourth day of September, 1930.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Tunnecliffe Mr. Cain Mr. Williams Mr. Kiernan Mr. Webber Mr. Pollard.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by section 15 (1) (b) of the Motor Omnibus Act 1928 (No. 3742), doth by this Order amend the Orders in Council approved by His Excellency the Governor in Council on the 11th December, 1929, 13th March, 1930, 27th May, 1930, and 18th June, 1930, prescribing routes within the metropolitan area along which motor omnibuses for which "regular service" licences are granted under the provisions of the said Act may ply for hire, in the manner following:—

Route No. 23.—Under the heading "Sections (if any) on Route," there shall be inserted the following:—"Between corner of Elizabeth and Bourke streets, Melbourne, and Clifton Hill Railway Bridge"; between the Clifton Hill Railway Bridge and Town Hall, Preston."

Under the heading "Fares to be Charged," there shall be added the words and figure "one section 6d."

Route 6A.—For Route 6A there shall be substituted the following.route:—"Commencing at the corner of Bell-street and Sydney-road, Coburg, via Bell-street, Plenty-road, Darebin-

street, Martin-street, Barkly-place, and Burgundy-street to Heidelberg Park, with deviation from Bell-street via Plenty-road to Preston Market, on market days, and return via Plenty-road to Bell-street." Under the heading "Fares to be Charged," there shall be added the words and figure "with minimum fare of 3d, for passengers joining and leaving omnibus between Waterdale-road and Heidelberg Park."

omninus between Waterdale-road and Headenberg Park."

Route 20A.—Under the heading "Time-tables to be Observed," for the words and figures "Minimum service 30 minutes—7 a.m. to 11.30 p.m. week days; 1 p.m. to 10.30 p.m. Sundays, there shall be inserted the words and figures "Minimum service 30 minutes—7 a.m. to 11.30 p.m. Fridays and Saturdays; 7 a.m. to 8 p.m. Mondays. Tuesdays, Wednesdays, and Thursdays; and 60 minutes—8 p.m. to 11.30 p.m.; 30 minutes—1 p.m. to 10.30 p.m. Sundays.

Route 36a.—Under the heading "Description of Route, including Commencing and Terminal Points," there shall be added the words "returning via Gibson-street, Sargood-street, Thomas-street, Deakin-street, and Service-street to Hampton Railway Station."

Route 43.—Under the heading "Maximum Number of Motor Omnibuses to be Licensed on Route." for the figure "1" there shall be substituted the figure "2."

Route 65A.—Under the heading "Maximum Number of Motor Omnibuses to be Licensed on Route." for the figure "3" there shall be substituted the figure "4."

Route 661.—Add "Stopping Place."—In Victoria-street, near intersection with Sydney-road. Brunswick, for period not exceeding four minutes.

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

And the Honorable John Percy Jones, 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

Cemeteries Act 1928, Section 34.

CHELTENHAM PUBLIC CEMETERY.—DIRECTION AS TO APPROPRIATION OF MONEYS.

At the Executive Council Chamber, Melbourne, the fourth day of September, 1930.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Tunnecliffe Mr. Cain Mr. Kiernan Mr. Webber Mr. Pollard.

Ils Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby direct that the sum of £500, being part of the balance of moneys in the hauds of the Trustees of the Cheltenham Public Cemetery, be expended in the laying-out or improvement of the said cemetery.

And the Honorable William James Beckett, His Majesty's Minister of Public Health for the State of Victoria, shall give the necessary directions herein accordingly.

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

Maintenance Act 1928.

REGULATION PRESCRIBING THE FORM OF APPLICATIONS UNDER THE CHILDREN'S MAIN ENANCE ACT 1919 REPEALED.

At the Executive Council Chamber, Melbourne, the fourth day of September, 1930.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Tunnecliffe . Mr. Cain Mr. Williams Mr. Kiernan Mr. Webber Mr. Pollard.

Mr. Williams ! Mr. Pollard.

If S Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the provisions of section 58 of the Maintenance Act 1928 (No. 3722), doth hereby repeal the Regulation made on the 24th day of September, 1919, and published in the Gazette of the 1st October, 1919, at pages 2264-5, prescribing the form of applications under the Children's Maintenance Act 1919 (No. 3001).

And the Honorable T. Tunnediffe, His Majesty's Chief

And the Honorable T. Tunnecliffe, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

F. W. MABBOTT, Clerk of the Executive Council. 4

# APPOINTMENT OF A POLLING PLACE FOR ELECTORAL DISTRICT OF OUYEN.

At the Executive Council Chamber, Melbourne, the fourth day of September, 1930.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Tunneeliffe

Mr. Williams

Mr. Kiernan Mr. Webber Mr. Pollard.

IN pursuance of the provisions contained in The Constitution
Act Amendment Act 1928 (No. 3660), section 192, His
Excellency the Governor of the State of Victoria, by and with
the advice of the Executive Council thereof, doth by this Order

GOONGEE

as a Polling Place within and for the Ouyen Subdivision of the Electoral District of Ouyen.

And the Honorable T. Tunnecliffe, His Majesty's Chief Secretary for the State of Victoria, shall give the necessary directions herein accordingly.

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

Factories and Shops Act 1928 (No. 3677). REGULATION OF MEN'S CLOTHING SHOPS WITHIN THE TOWNSHIP OF SWAN HILL.

At the Executive Council Chamber, Melbourne, the fourth day of September, 1930.

#### PRESENT:

His Excellency the Governor of Victoria.

Mr. Tunnecliffe

Mr. Kiernan Mr. Webber Mr. Pollard.

Mr. Cain Mr. Williams

NDER the powers in that behalf conferred by the Factories and Shops Act 1928 (No. 3677), His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, upon a petition certified as signed by a majority of all the shopkeepers (exclusive of hawkers and pedlers) keeping shops within the Township of Swan Hill, within the municipal district of the Shire of Swan Hill, of the class or kind to be affected, doth hereby make the following Regulation, that is to say:—

All man's delaying above within the Township of Swan

All men's clothing shops within the Township of Swan Hill, within the municipal district of the Shire of Swan Hill, shall be closed from the hour of Six o'clock on the evenings of Monday, Tuesday, and Thursday in each week during the whole of each year.

And the Honorable John Lemmon, 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.

Verntin and Noxious Weeds Act 1928.

CERTAIN PLANT DECLARED TO BE A NOXIOUS WEED WITHIN THE SHIRE OF BANNOCKBURN.

#### PROCLAMATION

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

I N pursuance of the provisions of section 6 of the Vermin and Noxious Weeds Act 1928 (No. 3799), I, the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, do by this my Proclamation declare the plant named hereunder to be a noxious weed for the purposes of the above Act, within the Shire of Bannockburn, viz.:—

Asphodelus fistulosus, L., "Onion Weed."

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

(L.S.)

SOMERS.

By His Excellency's Command,

H. S. BAILEY, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

#### COMMON DIMINISHED.

#### PROCLAMATION

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

HEREAS by Division 10 of Part I. of the Land Act 1928 it is, amongst other things, enacted that the Governor in Council may from time to time increase, and, after one month's notice in the Government Gazette, diminish, alter, or abolish any common, and may from time to time re-proclaim the whole or any part of any such common for any of the purposes and subject to the provisions of the said Part of the said Act, and that nothing therein contained shall prevent the exercise of the powers conferred by the said Part of the said Act with respect to the leasing or licensing of any land comprised in any common: 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 hereby diminish the

## FRYERS AND VAUGHAN GOLDFIELDS COMMON

by deducting therefrom 30 acres, more or less, of land in the Parish of Fryers, comprised within the boundaries as defined by description published in the Government Gazette of the 6th August, 1930.

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

SOMERS.

By His Excellency's Command,

H. S. BAILEY, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

The Game Act 1928.

SANCTUARY FOR NATIVE GAME, PARISH OF FRANKSTON.

#### 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 Com-t, monwealth of Australia, by and with the advice of the Executive Council of the said State, and in pursuance of the provisions of the Game Act 1928, and all other powers me enabling in that behalf, do by this Proclamation direct that the part of Victoria hereunder described shall be a locality in which, from the first day of January to the thirty-first day of December (both days inclusive) in each year, it shall be unlawful for any person to kill or destroy any native game in-cluded in the Third Schedule to the Game Act 1928.

#### PART OF VICTORIA REFERRED TO.

Crown allotment 31s, Parish of Frankston, containing 320 acres, more or less.

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

(L.S.)

SOMERS.

By His Excellency's Command,

T. TUNNECLIFFE, Chief Secretary.

GOD SAVE THE KING!

#### Land Act 1928.

## AREAS OF LANDS COMPRISED IN A CERTAIN CLASSES DIMINISHED OR INCREASED.

#### PROCLAMATION

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

WHEREAS by the Land Act 1928 it is amongst other things enacted that the Governor in Council may, by Proclamation to be published in the Government Gazette, at any time diminish or increase the area of land comprised in any of the classes mentioned in Part I., Division 1, section 5, of the said Land Act 1928, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said Act provided: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 94 and -117 of the Land Act 1928 aforesaid, do hereby diminish or increase (as the case may be) the areas of Crown lands comprised in Classes 3 and 4 of the classes mentioned in section 5 of the Land Act 1928 aforesaid to the extent set forth in the subjoined Schedule (that is to say) :-

#### Schedule referred to.

#### CLASSES DIMINISHED OR INCREASED.

	*			Diminished.	Increased.	
County.	Parish.	Atlotment.	Area,	Class.	Class.	Description.
Delatite Bogong	Wondoomarook Tangambalanga	36, 37, 38, sec. A 12A, sec. 16	A. R. P. 427 3 19 3 0 17	3 3	4	In south of parish In east of parish

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

(L.S.)

By His Excellency's Command,

H. S. BAILEY, Commissioner of Crown Lands and Survey.

GOD SAVE THE KING!

## APPROACHING LAND SALES.

SALES of Crown Lands in Fee Simple to be held at the undermentioned places and dates with undermentioned places and dates, viz. :-

·		Gazette.
AlexandraThursday, 16th October, 1930		100
Casterton.—Thursday, 25th September, 1930		89
Castlemaine.—Tuesday, 14th October, 1930		97
Fish CreekWednesday, 8th October, 1930		91
GeelongThursday, 18th September, 1930		85
Inglewood Wednesday, 8th October, 1930		91
KanivaWednesday, 15th October, 1930		100
Koo-wee-rupWednesday, 17th September, 19	30	91
MortlakeWednesday, 17th September, 1930		89
MorwellTuesday, 16th September, 1930		100
Nhill.—Tuesday, 14th October, 1930		100
Watchem.—Thursday, 2nd October, 1930		91
ands and Survey Office, Melbourne.		

SALES (Nos. 9860 TO 9862) OF CROWN LANDS IN FEE SIMPLE AT THE TIMES AND PLACES SHOWN HERE-UNDER. TO BE CONDUCTED BY LAND OFFICERS.

HIS Excellency the Governor, with the advice of the Executive Council, has been pleased to direct that sales by auction of the undermentioned Crown lands be held at the times and places mentioned 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 5th August, 1930, and published in the Government Gazette of the 8th August, 1930.

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

#### SCALE OF PAYMENTS.

£20 and under, 6 instalments.

Over £20, and not exceeding £50, 8 instalments
Over £50, and not exceeding £100, 10 instalments.
Over £100, and not exceeding £200, 12 instalments.
Over £200, and not exceeding £300, 12 instalments.
Over £300, and not exceeding £400, 16 instalments.
Over £400, and not exceeding £500, 18 instalments.
Over £500, 20 instalments.

H. S. BAILEY. Commissioner of Crown Lends and Survey.

Office of Lands and Survey.

Melbourne, 9th September, 1930.

A LEXANDRA.—Sale (No. 9860), at half-past TWO o'clock on THURSDAY, 16th OCTOBER, 1930, at the COURT HOUSE. To be conducted by WM. DAY, Land Officer, Sey-

#### COUNTRY LOTS.

PARISH OF EILDON, COUNTY OF ANGLESEY. Fronting Goulburn River, opposite school site. Upset price £6 per acre.—Charge for survey £3 2s. 6d. Lot 1. Area la. 1r. 38p., allotment 11c. Valuation of improvements, £250 8s. (H. B. Burness).

PARISH OF MOLESWORTH, COUNTY OF ANGLESEY. Fronting Home Creek, near Cathkin Railway Station. Upset price £12 per acre.—Charge for survey £3 2s. 6d. Lot 2. Area 2a. 0r. 17p., allotment 10s, section 2. Fencing sold with land.

> PARISH OF NIAGAROON, COUNTY OF ANGLESEY. Fronting Niagaroon Creek.

Upset price £3 per lot.-Charge for survey £3 7s. 6d. \*Lot 3. Area Ia. 0r. 25p., allotments 16a and 16c, section A.
\*Sold subject to special condition similar to section 81, Land NHILL.—Sale (No. 9861), at ELEVEN o'clock a.m. on TUESDAY, 14th OCTOBER, 1930, at the COURT HOUSE. To be conducted by W. M. CRAWFORD, Land Officer, Horsham. Auctioneers: YOUNG BROS., Nhill.

#### TOWN LOTS.

NHILL, PARISH OF BALROOTAN, COUNTY OF LOWAN. Fronting Nelson-street.

Upset price £3 per foot.—Charge for survey £3. Lot 1. Area 10 8-10 perches, allotment 4a, section 16. Valuation of improvements £150 (Country Fire Brigades Board),

TARRANGINNIE, PARISH OF TARRANGINNIE, COUNTY OF LOWAN. Opposite to the Railway Station Reserve.

Upset price £16 per lot.—Charge for survey £3. Lot 2. Area 1a. 0r. 3 3-10p., allotment 1, section 1. Valuation of improvements, £82 1s. 6d. (A. H. Scroop).

Upset price £3 per lot.—Charge for survey £1 5s. per lot. Upset price £3 per lot.—Charge for survey £1 5s. per lot.

Lot 3. Area 34 7·10 perches, allotment 1, section 3. Valuation of fencing 10s. (A. H. Scroop).

Lot 4. Area 37 1·10 perches, allotment 2, section 3. Valuation of fencing 10s. (A. H. Scroop).

Lot 5. Area 38 5·10 perches, allotment 3, section 3. Valuation of fencing 10s. (A. H. Scroop).

Lot 6. Area 1 rood, allotment 4, section 3. Valuation of fencing 10s. (A. H. Scroop).

Lot 7. Area 1r. 1 4·10p., allotment 5, section 3. Valuation of fencing 10s. (A. H. Scroop).

Lot 8. Area 1r. 2 9·10p., allotment 6, section 3. Valuation of fencing 10s. (A. H. Scroop).

Lot 9. Area 1r. 4 3·10p., allotment 7, section 3. Valuation of fencing 10s. (A. H. Scroop).

GERANG GERUNG, PARISH OF GERANG GERUNG, COUNTY OF LOWAN.

# Fronting Vickery-street.

Upset price £3 per lot.—Charge for survey £1 6s. 9d.

Lot 10. Area 1 rood, allotment 5, section 3. Lot 11. Area 1 rood, allotment 6, section 3. Lot 12. Area 1 rood, allotment 7, section 3. Lot 13. Area 1 rood, allotment 7, section 3.

KIATA, PARISH OF KIATA, COUNTY OF LOWAN. Fronting Main-street.

Upset price £5 per lot.-Charge for survey £3. Lot 14. Area 1 rood, allotment 4, section 6.

NETHERBY, PARISH OF WARRAGUIL, COUNTY OF LOWAN. Close to the Water Reserve.

Upset price £6 per lot.—Charge for survey £1 10s. Lot 15. Area 1 rood, allotment 7, section 6. Lot 16. Area 1 rood, allotment 8, section 6. Lot 17. Area 1 rood, allotment 9, section 6.

#### COUNTRY LOTS.

PARISH OF WORALGWORM, COUNTY OF LOWAN. Known as Scoop Hole Swamp.

Upset price £4 per acre.—Charge for survey £4 17s. 6d. Lot 18. Area 40 acres, allotment 20.

> PARISH OF WINIAM, COUNTY OF LOWAN. Formerly reserved for Public Hall.

Upset price £5 per lot.—Charge for survey £1 10s. Lot 19. Area 2 roods, allotment 20s. Valuation of improvements £425 (ball trustees).

KANIVA.—Sale (No. 9862), at TEN o'clock a.m., on WEDNESDAY, 15th OCTOBER, 1930, at the COURT HOUSE. To be conducted by W. M. CRAWFORD, Land Officer, Horsham. Auctioneer: G. T. BROWN, Kaniva.

## TOWN LOTS.

Kaniva, Parish of Kaniva, County of Lowan. Subdivision of area between High-street and the sand reserve.

Upset price £75 per lot.-Charge for survey £1 1s. Lot 1. Area 1r. 15 5-10p., allotment 11, section 28. Lot 2. Area 1r. 15 5-10p., allotment 12, section 28. Lot 3. Area 1r. 5 6-10p., allotment 13, section 28.

Upset price £70 per lot.—Charge for survey £1 1s. Lot 4. Area 1r. 5 6-10p., allotment 14, section 28. Lot 5. Area 1r. 5 6-10p., allotment 15, section 28. Lot 6. Area 1r. 5 6-10p., allotment 16, section 28. Lot 7. Area 1r. 5 6-10p., allotment 17, section 28. No. 100.-10267.-2

Upset price £65 per lot.—Charge for survey £1 1s.

Lot 8. Arca 1r. 5 6-10p., allotment 18, section 28. Lot 9. Area 1r. 5 6-10p., allotment 19, section 28. Lot 10. Area 1r. 5 6-10p., allotment 20, section 28.

Upset price £60 per lot.—Charge for survey £1 1s.

Lot 11. Area Ir. 5 6-10p., allotment 21, section 28. Lot 12. Area Ir. 5 6-10p., allotment 22, section 28. Lot 13. Area Ir. 5 6-10p., allotment 23, section 28. Lot 14. Area Ir. 5 6-10p., allotment 24, section 28. Lot 15. Area Ir. 5 6-10p., allotment 26, section 28. Lot 16. Area Ir. 5 6-10p., allotment 26, section 28. Lot 17. Area Ir. 5 6-10p., allotment 27, section 28. Lot 18. Area Ir. 15 5-10p., allotment 28, section 28.

Upset price £50 per lot.—Charge for survey £1 1s.

Lot 19. Area 1r. 22 4-10p., allotment 29, section 28. Lot 20. Area 1r. 13 4-10p., allotment 30, section 28. Lot 21. Area 1r. 4p., allotment 31, section 28. Lot 22. Area 1r. 4p., allotment 32, section 28. Lot 23. Area 1r. 13 2-10p., allotment 33, section 28.

SERVICETON, PARISH OF LEROR, COUNTY OF LOWAN. At west end of township.

Upset price £6 per lot.-Charge for survey £1 1s.

Lot 24. Area 1 rood, allotment 11, section 8. Lot 25. Area 1 rood, allotment 12, section 8. Lot 25. Area 1 rood, allotment 12, section 8. Lot 26. Area 1 rood, allotment 13, section 8. Lot 27. Area 1 rood, allotment 14, section 8. Lot 28. Area 1 rood, allotment 15, section 8. Lot 29. Area 1 rood, allotment 16, section 8. Lot 30. Area 1 rood, allotment 17, section 8. Lot 31. Area 1 rood, allotment 18, section 8. Lot 32. Area 1 rood, allotment 19, section 8. Lot 33. Area 1 rood, allotment 20, section 8. Lot 33. Area 1 rood, allotment 20, section 8.

LILLIMUR SOUTH, PARISH OF LILLIMUR, COUNTY OF LOWAN.

Adjoining Water Reserve.

Upset price £5 per acre.—Charge for survey £3.

Lot 34. Area 3 acres, allotment 3, section 7. Valuation of improvements £42 (Mrs. C. Marchant).

#### Closer Settlement Act 1928.

## SALE OF CROWN LANDS BY PUBLIC AUCTION.

SALE of the undermentioned Crown lands by public A SALE of the undermentioned Crown lands by public auction will be held at the OFFICE of MATHIESON. DAVIS, VARY & CO., MORWELL, on TUESDAY, the 16th day of SEPTEMBER, 1930, at ONE o'clock p.m. To be conducted by W. H. BURNS, Crown Lands Department, Melbourne, Auctioneers: MATHIESON, DAVIS, VARY, & CO., MATHIESON, DAVIS, VARY, & CO.,

PARISH OF HAZELWOOD, COUNTY OF BULN BULN.

Upset price £3,934, equal to £54 48. 8d. per acre.

Area 72a. 2r. 7p. (subject to survey), allotments 21 and 22, section B. being part of areas formerly held by Messrs. Boyes and Simmons, 5 miles from Morwell Railway Station. An excellent farm; splendid pasture, and suitable for all crops. One mile from State School. House (6 rooms), cart shed, two dairies, two cow sheds, fowl pen, sty, water laid on. The house formerly occupied by Mr. Simmons is reserved from sale, together with the right to remove the same.

#### TERMS AND CONDITIONS.

The full conditions will be read at the sale.

Deposit payable at sale: 5 per cent. of purchase money. Balance of purchase money payable in 40 equal half-yearly instalments, plus interest on the unpaid balance at 6 per cent.

Purchaser may pay full balance of purchase money prior to due date, with interest, or may, prior to final payment, transfer his interest in the purchase.

Improvements to be maintained and insured in favour of the Closer Settlement Board.

Immediate possession. No residence condition. Crown grant on completion of purchase.

Full particulars are obtainable from the auctioneers, from Inspector of Land Settlement, Mirboo North, or Inquiry Office, Lands Department, Melbourne.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Melbourne, 5th September, 1930.

# PROPOSED REVOCATION OF ORDERS IN COUNCIL TEMPORÀRILY RESERVING LANDS.

IN pursuance of the provisions of the Land Act 1928, notice is hereby given that it is the intention of the Governor in Council to revoke the Orders in Council hereinafter referred to, viz:—

The following Notice was gazetted 1° on 20th August, 1930; pursuant to Order of the 12th August, 1930.

PURRUMBETE NORTH.—The Order in Council of the 15th May, 1923, temporarily reserving 1 acre, in the Parish of Purrumbete North, as a site for a Public Hall, and excepting from occupation for mining purposes or for residence or business under any miner's right or business licence.—(P.100(2) (Rs.2504).

The following Notice was gazetted 1° on 10th September, 1930, pursuant to Order of 4th September, 1930.

\* Prooinga.—The Order in Council of the 25th March, 1924, temporarily reserving 1 acre, in the Parish of Prooinga, as a site for a Public Hall, and excepting from occupation for residence or business under any miner's right or business licence.—(P.179(3) (Rs.2908).

#### COMMON ABOUT TO BE DIMINISHED.

In pursuance of the provisions contained in Division 10 of Part I. of the Land Act 1928 (No. 3709), notice is hereby given that it is the intention of the Governor in Council to diminish the common hereinafter mentioned, viz.:—

The following Notice was gazetted 1° on 10th September, 1930, pursuant to Order of 4th September, 1930.

The Order in Council of the 12th September, 1887 (see Government Gazette, 1887, page 2713), proclaiming certain land in the Parish of Stawell as an addition to the Stawell and Pleasant Creek Goldfields Common, by excising therefrom the portion hereinafter described, viz.:—44 acres 1 road 11 perches, being allotments 3 and 4 of section G, Parish of Stawell, County of Borung.—(S.329(3). (Z.12408; 078/80)).

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne.

# COMMITTEES OF MANAGEMENT OF RESERVES.

#### APPOINTMENTS.

HEREAS by section 184 of the Land Act 1928 it is provided that it shall be lawful for the Governor in Council or the Board of Land and Works to appoint and remove any number of persons, not less than three, or any nunicipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 14 of the Land Act 1928, and not conveyed to or vested in trustees: Now therefore the Board of Land and Works doth hereby appoint the undermentioned persons to be Members of the Committees of Management of the Reserves named:—

RESERVE IN THE PARISH OF LAURISTON, AT KYNETON, FOR RACING AND RECREATION PURPOSES AND FOR DRILLING AND REVIEWING VOLUNTEERS.

Edmund Bourke as a Member of the Committee of Management for the period ending 30th May, 1931, of the land in the Parish of Lauriston, at Kyneton, permanently reserved by Order in Council of 10th September, 1877, for Racing and Recreation purposes and for Drilling and Reviewing Volunteers, in the room of the said Edmund Bourke, whose term of appointment has expired.—(Corres. C.66322.)

EXTENSION OF A RESERVE FOR ROAD AND OTHER PUBLIC PURPOSES IN THE PARISH OF BOROKA, AND KNOWN AS "HALL'S GAP PICNIC RESERVE."

George Mitchell, George Frederick Greenwood, John Dalziel, Marshall Hunter White, Charles Wylde D'Alton, George Charles Johnson, Harold Goodwin Taylor, Gilbert Francis Rogers, and Richard Mair, as a Committee of Management for the term ending 18th April, 1932, of the land temporarily reserved by Order in Council of 29th July, 1930, as an extension of a Reserve for Road and other Public purposes in the Parish of Boroka, and known as "Hall's Gap Picnic Reserve."—(Corres. Rs.477.)

RESERVE FOR A PUBLIC PARK IN THE PARISH OF MACARTHUR, KNOWN AS "MT. ECCLES TOURIST RESERVE."

Duncan McDougall, William Burleigh, and Michael Joseph Casey, as Members of the Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 23rd November, 1926, as a site for Public Park in the Parish of Macarthur, known as "Mt. Eccles Tourist Reserve," in the room of William Burleigh, Michael Joseph Casey, and Duncan McDougall, whose term of appointment has expired; and doth also hereby appoint James Alexander Hanson and George Bilson Crockett as additional Members of the Committee of Management thereof for a like period of three years.—(Corres. Rs.3388.)

# Reserve for Recreation Purposes in the Township of Wonthaggi.

Henry Cronk, George Powell, Samuel Abraham, and Hugh Ross, as Members of the Committee of Management, for a period of three years, of the land temporarily reserved as a site for Recreation purposes in the Township of Wonthaggi, in the room of Hugh Harold Strickland, Samuel Abraham, George Storey, and Ian Morgan, whose terms of appointment have expired —(Rs.2024.)

RESERVE FOR A MECHANICS' INSTITUTE AT WALLAN WALLAN.

James Henry Dew as a Member of the Committee of Management, for the period ending 8th August, 1932, of the land temporarily reserved by Order in Council of 27th February, 1865, as a site for a Mechanics' Institute at Wallan Wallan, in the room of Edward Walter Crawley, resigned; end doth also hereby appoint John Cameron as a Member of the Committee of Management thereof for a like period ending 8th February, 1932.—(Corres. Rs.3108.)

RESERVE FOR PUBLIC RECREATION IN THE TOWN OF TAHARA.

Alfred William John Pepper as a Member of the Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 10th March, 1914, as a site for Public Recreation in the Town of Tahara, in the room of William Barton, resigned.—(Corres. Rs.832.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF MURRAMURRANGBONG, AND KNOWN AS "KIEWA RECREATION RESERVE."

Walter Quonoey as a Member of the Committee of Management, for the period ending 1st October, 1932, of the land temporarily reserved by Order in Council of 4th July, 1899, as a site for Public Recreation in the Parish of Murramurrangbong, and known as "Kiewa Recreation Reserve," in the room of Michael Connor, deceased.—(Corres. Rs.815.)

Reserve for Drainage Purposes in the Parish of Orbost East.  $\dot{}$ 

The Orbost East Drainage Trust as a Committee of Management of the land temporarily reserved by Order in Council of 29th July, 1930, as a site for Drainage purposes in the Parish of Orbost East.—(Corres. Rs.4031.)

RESERVE FOR A PUBLIC HALL IN THE PARTSH OF TREWALLA, AT CASHMORE.

James Anthony, Thomas Allan Taylor, and John Nix, as a Committee of Management of the land temporarily reserved by Order in Council of 13th July, 1926, as a site for a Public Hall in the Parish of Trewalla, at Cashmore. Provided, however, that the appointment of the said John Nix shall be for a period of three years.—(Corres. Rs.734.)

RESERVE FOR PUBLIC PURPOSES IN THE PARISH OF NARREE WORRAN, AT LOCKWOOD, AND KNOWN AS "CENTRAL PARK."

Shaw Thomas Armstrong, Arthur Lennox Phillips, Frederick George Giles, Horace Leslie Symons, William Henry Lord, and Victoria Vair Mair, as a Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 15th December, 1925, as a site for Public purposes in the Parish of Narree Worran, at Lockwood, and known as "Central Park"—(Corres. Rs.4028.)

RESERVE FOR RECREATION PURPOSES IN THE TOWNSHIP OF MORRADOO.

MORRADOO.

Frank W. Davey, James R. Bell, William Herbert Emmins, Charles J. Perry, and Charles Balcke, as a Committee of Management, for a period of three years, of the land temporary reserved by Order in Council of 27th January, 1920, as a site for Recreation purposes in the Township of Morradoo, in the room of William Herbert Emmins, Charles Ford, Oliver, Gniuness Reynolds, David George Mine, and Charles Ernest Balcke, whose terms of appointment have expired; and doth also hereby appoint William Heywood Wilson and W. Frank Washbourne as additional Members of the Committee of Management thereof for a like period of three years.—(Corres. Rs.2125.)

RESERVE FOR A FREE LIBRARY IN THE PARISH OF PAARATTE, AT PORT CAMPBELL.

William Edward Lord, Leonard Pitcher, Hugh Allan Cairns, Willam Edward Lord, Leonard Pitcher, Rugh Alan Carins, Robert Burns McKenzie, and Christopher Underwood, as a Committee of Management, for a period of three vears, of the land temporarily reserved by Order in Council of 29th June, 1887, as a site for a Free Library in the Parish of Paaratte, at Port Campbell.—(Corres. Rs.3505.)

RESERVE FOR A SHOW-GROUND AND PUBLIC RECREATION IN THE PARISH OF EUREKA, AND KNOWN AS "CHINKAPOOK RECREATION RESERVE AND SHOW-GROUNDS."

John Detering, Charles William Howley, John Robert McRae, William John Gray, James Paul Sayers, George Walter Chrystie, and Peter Alexander McRae, as a Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 28th January, 1925, as a site for a Show-ground and Public Recreation in the Parish of Eureka, and known as "Chinkapook Recreation Reserve and Show-grounds," in the room of John Sutherland, Luke Fay, Joseph Charles Roy Whitehouse, Henry Neill, Martin Thomas Malone, Cecil Robeshaw Wright, and Charles William Howley, whose term of appointment has expired.—(Corres. Rs.828.)

RESERVE FOR A PUBLIC PARK IN THE PARISH OF BALNARRING, AND KNOWN AS "POINT LEO PARK."

Charles Crow. Walter Henry Buxton, Gerald Byrne, Maurice Byrne, Martin Higgins, Thomas Cole, and George Higgens. as a Committee of Management, for the period ending 27th October, 1932, of the land permanently reserved by Order in Council of 13th June, 1887, as a site for a Public Park in the Parish of Balnarring, known as "Point Leo Park," in the room of Charles Crow. Thomas Cornelius Cole, Maurice Ambrose Byrne, Gerald Byrne, and Thomas Henry Kennedy, whose term of appointment has expired.—(Corres. Rs.2929.)

RESERVE FOR A PUBLIC HALL IN THE PARISH OF KANGERONG, AT DROMANA (SOLDIERS' MEMORIAL HALL).

DROMANA (SOLDIERS' MEMORIAL HALL).

Ernest Rudduck, George Walter Brown, Leonard Charles Barnes, Charles Adams, Harry Christopher Lyng, George Osborne, and Harry Clydesdale, as a Committee of Management, for a term of three years, of the land temporarily reserved by Order in Council of 25th October, 1921, as a site for a Public Hall in the Parish of Kangerong, at Dromana (Soldiers' Memorial Hall), in the room of George Walter Brown, Thomas Chadwick, Walter Storey, George Osborne, William John Chadwick, Alexander Clydesdale, and John Dyson, whose term of appointment has expired.—(Corres. Rs.2405.)

RESERVE FOR RECREATION, CONVENIENCE, AND AMUSEMENT OF THE PEOPLE IN TH PARISH OF CORIO, AND KNOWN AS "BEL-MONT RECREATION RESERVE."

William Francis Torre as a Member of the Committee of Management, for the period ending 22nd May, 1932, 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 "Belmont Recreation Reserve," in the room of John William Bond, resigned.—(Corres. Rs.3237.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH OF NURNUR-NEMAL, AND KNOWN AS "BOONOONAR RECREATION RESERVE."

NEMAL, AND KNOWN AS "BOONOONAR RECERATION RESERVE."
Warwick Deuchar, William Ernest Hayes, John William
Cleary, William Waldon, John Hoare, Edward Richard Dwar
McEwan, and Cyril Wentworth Gray, as a Committee of
Management, for a period of three years, of the land temporarily reserved by Order in Council of 21st October, 1929, as
a site for Public Recreation in the Parish of Nurnurnemal,
and known as "Boonoonar Recreation Reserve."—(Corres. and known as Rs.3920.)

# . CROWN RESERVES IN THE TOWNSHIP OF PORT CAMPBELL.

John Hennessy as a Member of the Committee of Management for the period ending 18th April, 1932, of the Crown Reserves in the Township of Port Campbell, as set out hereunder, in the room of James Radeliffe Dunstan, left the district:—

Reserves.

August, 1909, as a site for Public purposes.—(Rs.2308.)

2 acres, temporarily reserved by Order in Council of 13th October, 1884, as a site for Public purposes.—(Rs.3592.)

34 acres, temporarily reserved by Order in Council of 14th May, 1913, as a site for Public purposes.—(Rs.2383.)

6 acres, temporarily reserved by Order in Council of 14th May, 1913, as a site for Public purposes.—(Rs.2283.)

6 acres, temporarily reserved by Order in Council of 20th January, 1898, as a site for Public Park.—(Rs.991.)

4 acres 1 rood 32 perches, temporarily reserved by Order in Council of 27th August, 1894, as a site for Public Recreation.—(Rs.2226.)

(Rs.2226.)

PORTION OF A RESERVE FOR PUBLIC PURPOSES IN THE PARISH OF MOORPANYAL, AND KNOWN AS "MOORPANYAL PARK."

Robert Fisher as a Member of the Committee of Management, Robert Fisher as a Member of the Committee of Management, for so long only as he may continue to be a councillor of the Shire of Corio, of such portion of the Reserve for Public purposes in the Parish of Moorpanyal as is indicated by pink tint on plan marked M24/7/29 with Lands Depertment Correspondence C.77353, and known as "Moorpanyal Park," in the room of John Pettit, who has ceased to hold office as a councillor of the Shire of Corio.—(Corres. C.77353.)

In witness whereof the common seal of the Board of Land and Works was hereunto affixed this thirtieth day of August, One thousand nine hundred and thirty, in the presence of-

> H. S. BAILEY, President. F. T. A. FRICKE, Member. (SEAL)

RESERVE IN PARISH OF LAURISTON, AT KYNETON, FOR RACING AND RECREATION PURPOSES AND FOR DRILLING AND REVIEWING VOLUNTEERS.

#### RESCISSION OF REGULATIONS.

RESCISSION OF REGULATIONS.

WHEREAS by section 181 of the Land Act 1928 power is given to the Board of Land and Works to make Rules and Regulations for the care, protection, and management of any public park or reserve 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 6th December, 1901, in respect of the Reserve in the Parish of Lauriston, at Kyneton, for Racing and Recreation purposes and for Drilling and Reviewing Volunteers.

The common seal of the Board of Land and Works was hereunto affixed this 30th day of August, 1930, in the presence of—

(Corres. C.66322.)

H. S. BAILEY, President. F. T. A. FRICKE, Member.

REGULATIONS FOR THE CARE. PROTECTION, AS MANAGEMENT OF "HALL'S GAP PICNIC RESERVE."

(SEAL)

WHEREAS by the 181st section of the Land Act 1928, power is given to the Board of Land and Works to make Rules and Regulations 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, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or therroupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the Reserves for Road and other Public purposes in the Parish of Boroka, and known as "Halls Gap Picnic Reserve," hereinafter called the Reserve, in lieu of the Regulations made by the said Board on 27th March, 1930, which Regulations are hereby rescinded: hereby rescinded:-REGULATIONS.

- 1. The Reserve shall be open to the public, except on such days (not exceeding twelve in any one year) as the Reserve may be set aside for cricket or football matches, fêtes, sports, or holiday amusements, on any of which occasions a sum not exceeding One shilling may be charged and taken for the admission of every adult to the Reserve.
- No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.
- No person shall damage in any way the trees, shrubs, or flowers in the reserve, nor shall fires be lighted therein.
- 4. No person shall climb or jump over the gates or fences in or around the Reserve, stick bills thereon, or cut names on, or in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve, nor leave or deposit any glass, paper, or rubbish; nor roll or throw stones or missiles of any kind therein.
- 5. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or any other animals without the permission, in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.
- 6. The Committee of Management shall have full power and 6. The Committee of Management shall have full power and authority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. pounding of cattle.

For the purposes of this clause. "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.

- 7. No person shall bring into the Reserve any dog, unless controlled by a chain or cord, without the permission, in writing, of the Committee of Management first obtained.
- 8. No person shall camp in the Reserve, nor erect therein any booth or any other structure for the purpose of offering for sale any article without the permission, in writing, of the Committee of Management first obtained.
- 9. No person shall take part in any public entertainment of, any sort in the Reserve without the permission, in writing, of the Committee of Management first obtained.
- 10. No person shall spit 'or 'expectorate on the paths or on any structure or erection in the Reserve.
- 11. No person shall bet publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosure and Reserve.
- 12. Persons renting or hiring any stand, building, erection. or enclosure on the occasions of any fetes, sports, or holiday amusements may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, or erection, or enclosure, and such Committee, in its absolute discretion, may make good any damages or injury, engatized by such stand building or except. such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, or erection, or onclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so reuting or hiring shall ahide by these Regulations and by any order given by the Committee of Management.
- 13. No person, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be en-closed for plantations of young trees or shrubs.
- 14. No person shall camp on any portion of the Reserve, except those specially set apart for the purpose, and then only after obtaining a permit subject to the payment of such fees and to such conditions as the Committee of Management may determine.
- 15. All fees received for camping shall be expended on the maintenance and improvement of the Reserve, and an account thereof furnished annually to the Board of Land and Works.
- 16. No person shall carry firearms in the Reserve, nor injure in any manner any animal or bird life therein, except where, in the opinion of the Committee of Management, such animal or bird life is in the nature of a pest and liable to cause damage.
- 17. The Committee of Management shall have power to arrange with any club or clubs for the erection of any buildings, tennis courts, bowling greens, croquet lawns, and to grant such club or clubs occupancy of any portion of the Reserve necessary for such purposes, and on such terms as the Committee of Management may consider reasonable and consistent with these Regulations. with these Regulations.
- 18. No intoxicating liquor shall be sold or consumed on the
- 19. No person shall dig or remove any sand, soil, or other material in or around the Roserve.
- 20. No person shall remove or displace any board, plate, fitting, or written notice for the exhibition of any Regulations or notice fixed or set up by the Committee of Management in the Reserve.
- 21. The Committee of Management may set apart any portion of the Reserve for the purposes of a swimming pool, and may make the same available for use by the public, subject to such conditions and the payment of such fees as it may consider reasonable and consistent with these Regulations.
- 22. No person shall bathe within the Reserve unless decently attired, and no person shall loiter in bathing costume only on the Reserve.
- 23. Certain portions of the Reserve 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, for which a fee not exceeding One shilling per day shall be paid on demand.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wilfully offends against such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this 30th day of August. 1930, in the

PINE TANK RESERVE.

W HEREAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make 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, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the land temporarily reserved by Order in Council of 11th November, 1929, as a site for Public Recreation in the Parish of Karween, and known as "Pine Tank Reserve":—

#### REGULATIONS.

REGULATIONS.

1. The Reserve shall be open to the public free of charge, except on such days (not exceeding twenty (20) in any one year) as the Reserve may be set apart for cricket or football matches, fêtes, sports, or holiday amusements, an any of which occasions a sum not exceeding Five shillings may be charged and taken for the admission of every adult to the Reserve.

2. No person shall enter or remain in the Reserve who may offend against deceney as regards dress, language, or conduct.

3. No person shall damage in any way the trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein, except by permission of the Committee of Management.

4. No person shall climb or jump over the gates or fences in or around the Reserve, stick bills thereon, or cut names on; or in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve, nor leave or deposit any glass. paper, or rubbish, nor roll or throw stones or any missiles of any kind therein.

5. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals, without the permission, in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.

6. The Committee of Management shall have full power and authority to impound any cattle found trespassing in the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause, "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.

7. No person shall camp in the Reserve, nor erect therein

1928.

7. No person shall camp in the Reserve, nor erect therein any booth or other structure for the purpose of effering for sale any article without the permission, in writing, of the Committee of Management first obtained.

8. No person shall offer for sale or trade any article in the Reserve without the permission. in writing, from the Committee of Management first obtained.

9. No person shall take part in any public entertainment of any sort in the Reserve without the permission, in writing, of the Committee of Management first obtained.

10. No person shall spit or expectorate on the paths or on any structure or crection in the Roserve.

11. No person shall bet publicly in any part of the Reserve without the permission, in writing, of Management first obtained, and every person infringing this Regulation shall be liable to expulsion from the enclosures and Reserve.

12. No person shall play, practise or engage in any server.

Regulation shall be liable to expulsion from the enclosures and Reserve.

12. No person shall play, practise, or engage in any game or sport within the Reserve on Sundays before 1 p.m. in the event of church services being held in the vicinity.

13. The Committee of Management may set apart any portion of the Reserve for the purpose of any lawful games or sports, and from time to time grant to any club or association of clubs, or person or persons, the use of the grounds so set apart upon such terms and conditions as it may deem to be reasonable and consistent with these Regulations.

14. No person shall carry firearms in the Reserve without the permission, in writing, of the Committee of Management first obtained.

Every person offending against any such Regulations shall

Every person offending against any such Regulations shall, in accordance with the provisions of section 181 of the Land 4ct 1923, 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 to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The Reserve has been placed under the control of a Communication of the Police force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The Reserve has been placed under the control of a Committee of Management with power and authority to enforce the foregoing Regulations.

The common seal of the Board of Land and Works was hereunto affixed this 30th day of August, 1930, in the presence of-

H. S. BAILEY, President. F. T. A. FRICKE, Member.

(Corres. Rs.3928.)

H. S. BAILEY, President. F. T. A. FRICKE, Member.

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REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR A PUBLIC HALL AT HARKAWAY, IN THE PARISH OF BERWICK.

WHERAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make 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, and also for the collection and receipt of tolls, entrance foes, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following Regulations in respect of the land permake the following Regulations in respect of the land permanently reserved by Order in Council of 24th April, 1923, as a site for a Public Hall in the Parish of Berwick, at Hark-

#### REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunrise, free of charge, except as hereinafter provided.

  2. No person shall enter or remain in the Reserve who may
- offend against decency as regards dress, language, or con-
- 3. No person shall damage in any way the trees, shrubs, flowers, or buildings in the Reserve, nor shall fires be lighted therein.
- 4. No person shall leave or deposit any glass, paper, or rubbish in the Reserve, nor throw stones or missiles of any kind therein.
- kind therein.

  5. No person shall put in the Reserve any cattle, horses, or sheep, or any other animals without the permission of the Committee of Management.

  6. The Committee of Management shall have full power and authority to impound any cattle trespassing on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the meaning of any law for the time being in force relating to the pounding of cattle.

cattle.

For the purpose of this clause "cattle" shall mean cattle

- For the purpose of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.

  7. No person shall bring into the Reserve any dog, unless controlled by a chain or cord, without the permission, in writing, of the Committee of Management first obtained.

  8. No person shall spit or expectorate on the paths, or on any structure or erection in the Reserve.

  9. No person shall be publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosure and Reserve.

  10. No person shall comp in the Reserve por erect therein

- 10. No person shall camp in the Reserve, nor erect therein any structure without the permission, in writing, of the Com-
- io. No person shall camp in the Reserve, nor erect therein any structure without the permission, in writing, of the Committee of Management.

  11. No person shall have use of the Reserve or Hall without the permission of the Committee of Management. Such permission shall not be unreasonably or arbitrarily withheld, but must be conditional on the payment to the Committee of such fees as the Committee may consider reasonable and consistent with these Regulations.

  12. Persons renting or hiring any stand, building, erection, or enclosure, on the occasion of any fêtes, sports, entertainments, or holiday amusements, may be required to lodge any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, or anything contained therein, and such Committee, in its absolute discretion, may make good any damage or injury sustained by such stand, building, erection, or enclosure, or anything contained therein, during such occupancy or hiring, and deduct the cost of making good such loss or damage from the sum of money deposited by way of guarantee, and all persons so renting or hiring shall abide by these Regulations, and by any order given by the Committee of Management.

  13. All fees collected by the Committee of Management under of by virtue of these Regulations shall be held by the Committee and used for the improvement of the Reserve and Hall.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five Pounds (£5), and every person who knowingly and wilfully offends against such Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

This Reserve has been placed under the control of a Com-

This Reserve has been placed under the control of a Comittee of Management with power and authority to enforce the foregoing Regulations.

common seal of the Board of Land and Works was hereunto affixed this thirtieth day of August, One thousand nine hundred and thirty, in the presence of—

H. S. BAILEY, President. F. T. A. FRICKE, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF PORTIONS OF THE FRONTAGES TO THE RIVER YARRA, SITUATE IN THE PARISH OF WARRANDYTE.

E, Charles Richard H. Hemsworth, Charles W. E. Charles Richard H. Hemsworth, Charles James Naxton, and Frederick Augustus Topping, the duly appointed Committee of Management of such portions of the Reserve for Public purposes in the Parish and Town of Warrandyte (Yarra River frontages) as is indicated by pink tint on plan marked W. 14.5.25 attached to Lands Department Correspondence C.74452, hereinafter called the Reserve, 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 charge for entry therein or thereupon, submit the said Regulations to the Board of Lands and Works, to be made by such Board, in pursuance of the and Works, to be made by such Board, in pursuance of the powers conferred by section 181 of the Land Act 1928:—

REGULATIONS.

1. No person shall enter or remain in the Reserve who may

offend against deedney as regards dress, language, or conduct.

2. No person shall remove or damage in any way the trees, shrubs, or flowers in the Reserve, nor shall fires be lighted therein, except in such places as may be appointed for this purpose.

3. No person shall climb on, or jump over the gates or fences in or around the Reserve, stick bills thereon, or cut names on, or in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve, nor leave or deposit any

glass, paper, or rubbish, nor roll or throw stones or any missiles of any kind therein.

4. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals without the permission, in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment may be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the

Board of Land and Works.

5. No person shall camp in or on the Reserve nor erect thereon any booth or other structure for the purposes of offering for sale any article, without the permission, in writing, of the Committee of Management first obtained.

6. No person shall take part in any public entertainment of any sort in the Roserve without the permission, in writing, of the Committee of Management first obtained.

7. No person shall spit or expectorate on any structure or any erection in the Reserve.

8. No person shall bet publicly in any part of the Reserve, and every person infringing this Regulation shall be liable to expulsion from the enclosures and Reserve.

9. No person execut labourers and Reserve.

expulsion from the enclosures and Reserve.

9. No person, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.

10. No person shall camp on any portions of the Reserve except those specially set apart for that purpose, and then only after obtaining a permit, subject to payment of such fees and upon such other conditions as the Committee of Management may determine.

ment may determine. 11. No person or persons shall park a motor car or motor cycle or other vehicle within the Reserve except at such parking areas as are set apart by the Committee of Management for that purpose, and every person using such parking area shall, on demand, pay a fee not exceeding One shilling permotor car or motor cycle or other vehicle for entrance to and

use thereof.

12. No person shall discharge firearms within the Reserve without the permission of the Committee of Management first

obtained.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for every offence be liable to a penalty of not more than Five pounds (£5), and every person who knowingly and wilfully offends against such Regulations, and who, after he has been warned by any bailiff of Crown lands, or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law and shall be liable to a penalty of not more than Ten to law, and shall be liable to a penalty of not more than Ten pounds (£10).

Dated at Warrandyte this eighth day of July, One thousand

nine hundred and thirty.

FREDERICK AUGUSTUS TOPPING, CHARLES JAMES NAXTON, CHARLES RICHARD HENERY HEMSWORTH.

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1928, section 181, doth hereby makethe foregoing Regulations in respect of the portions of the Reserve for Public purposes in the Parish and Town of Warrandyte as are hereinbefore referred to.

The common seal of the Board of Land and Works was hereunto affixed this thirtieth day of August, One thousand nine hundred and thirty, in the presence of—

H. S. BAILEY, President. F. T. A. FRICKE, Member. (SEAL) (Corres. C.74452.)

(Corres. Rs.2734.)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE IN THE PARISH OF LAURISTON, AT KYNETON, FOR RACING AND RECREATION PURPOSES, AND FOR DRILLING AND REVIEWING VOLUNTEERS.

E. John James McCarthy, John Walker, Thomas Campbell Rowan, Edmund Bourke, Thomas Skehill, Gerald James McKenna, James Gerald Spain, Thomas Arthur Duggau, and Henry Gerald Loughran, a majority of the duly appointed Committee of Management of the Reserve in the Parish of Lauriston, at Kyneton, for racing and recreation purposes, and for drilling and reviewing volunteers, 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, or 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 1928:—

#### REGULATIONS.

1. The Reserve shall be parcelled out into the following divisions:—The grandstand, the saddling paddock, and the paddock for motor carriage and horses, the weighing-yard and the passage thereto, the stewards' stand and the judge's box (these being within the enclosure which is surrounded by a close fence), and any other stand that may be erected outside such enclosure by the Committee of Management. The balance of the Reserve

- such enclosure by the Committee of Management. The balance of the Reserve.

  2. No person shall enter at any race or other meeting into any of the said divisions, nor bring any horses, motor carriages, or other vehicles into the said divisions, or train crexercise any horses therein, except on production of a ticket issued by the Committee of Management duly authorizing him in that behalf, and then only in such part or parts of the said divisions as shall be indicated on the ticket, and only on the days for which the ticket is issued; but the ticket-holder shall not remain in the said divisions or any part thereof for a longer period than half-an-hour after the last race of the day shall have been run, unless with the consent of the Committee of Management. of Management.
- No person, except the judge or any person he may call to his assistance, and the timekeeper, shall enter the judge's box at the time the horses are prepared to start for or are running
- at the time the noises are proposed.

  4. No person shall enter the weighing stand or the weighing-yard or the approaches thereto except the jockeys requiring to be weighed and the owners and trainers of horses desirous of seeing their jockeys weighed.

  5. The following persons shall not be admitted into the Reserve during any race, race meeting, or agricultural show:—
- - (a) Any person proved to the satisfaction of the Committee of Management to have been at any time guilty of malpractice or dishonorable conduct in connexion with racing or agricultural shows.
    (b) Any person proved to the satisfaction of the Committee of Management to be a defaulter.

6. Every person paying for admission to the said divisions, or any part thereof, shall be supplied with a ticket of admission, which he shall upon demand produce, or, if required, surrender to any gatekeeper or other person having authority from the Committee of Management to demand its production or surrender.

or surrender.

7. The Committee of Management to demand its production or surrender.

7. The Committee of Management shall be at liberty to rent or hire from time to time and upon such terms and conditions as they may think fit, any stand or stands on the Reserve, or the gates of admission thereto, or to any part thereof. Persons renting or hiring for any race meeting or for any sports or recreation the grandstand or any portion thereof, or any booth in the Reserve; and persons allowed to train or exercise horses in the Reserve shall abide by any order given by the Committee of Management in reference to the Reserve and the buildings and other erections for the time being thereon.

8. No person shall bring any dog into the said divisions or into any building thereon.

9. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.

10. No person shall damage or in any way injure any trees, shrubs, or flowers at any time planted or growing in the Reserve, nor shall fires be lighted therein.

11. No person shall climb or jump over the fences or gates, stick bills thereon, or cut names on the fences, trees, or seats, or roll or throw stones in the Reserve.

12. No person shall put into the Reserve any cattle, sheep, goats, or pigs (except at agricultural shows for the purpose of competing) without the permission, in writing, of the Committee of Management. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.

13. No person shall erect any building in the Reserve, nor any booth or other structure, for the purpose of offering for sale any article without the consent, in writing, of the Committee of Management first obtained.

14. No person, except labourers and workmen employed in the Reserve, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs. or surrender.
7. The Committee of Management shall be at liberty to rent

15. Any person committing in the Reserve, or in any of the buildings or erections for the time being thereon, any of the following offences, shall, together with any horses, carriages, motors, or other vehicles in his possession or care, be liable to be removed from the Reserve, notwithstanding such person may have purchased and is or may be in possession of a ticket of admission to the said divisions or any part thereof:—

Assaulting any other person. Being drunk.

- (b) Being drunk.
  (c) Riding, crossing, or trespassing upon the course or any part of it during a race meeting or agricultural show, or when horses are preparing to start for or are running in any race.
  (d) Using profane, indecent, or obscene language.
  (e) Using any threatening, abusive, or insulting words.
  (f) Behaving improperly or riotously.
  (g) Being found in any part of the said divisions and not producing upon demand, or not surrendering if required, to any gatekeeper or other person having authority from the Committee of Management to demand production or surrender of tickets, a ticket duly authorizing admission to that part of the said divisions where such person shall be so found, unless such person shall forthwith satisfy such Committee of Management or the stewards deputed by them, that the proper charge for admission has been paid by such person, and that such person's ticket has been lost.
  (h) Obtaining admission to any part of the said divisions
- (h) Obtaining admission to any part of the said divisions when disentitled to such admission under these Regulations.
- 16. The scale of charges or fees which may be levied and taken for admission to the said divisions and buildings thereon respectively shall be fixed from time to time by the Committee of Management, but shall not exceed the following:—

For the admission of every person to the said divisions, a sum not exceeding Fourteen shillings.

For the admission of every person to the birdcage or other reservation, an amount not exceeding an additional sum of Five shillings.

For the admission of every person to the said divisions with truck or barrow, cart, or other vehicle engaged in trade, a sum not exceeding Three pounds.

For the admission to the said divisions of motor cars and other vehicles, a sum not exceeding Two shillings per motor car or vehicle.

For the admission of every horse to the training ground

For the admission of every horse to the training ground for training or exercise, for every three months, a sum not exceeding Fifty shillings.

Provided that the Committee of Management may exempt any member of a racing club or agricultural society, wholly or partially, from the payment of all or any such charges or fees; and that the money so received, and all rents, shall, after deducting necessary expenses, be applied towards the permanent improvement of the Reserve, or the crection and maintenance or repair of buildings and fences, or the planting of trees or shrubs in the Reserve, and in prizes for any race or agricultural show or recreation, or for the owner of any horse engaged in any race, or for any exhibitor at the show, or in such manner in or upon the Reserve as shall be necessary or expedient for the purposes of rendering the same more convenient and useful for racing and recreation purposes.

17. No person shall injure, destroy, or damage any building,

- 17. No person shall injure, destroy, or damage any building, fence, or erection, or any other property, tree, shrub, or plant erected, being, or growing on the Reserve, or plough, harrow, remove, or otherwise damage any portion of the grass or surface soil of the Reserve.
- 18. No person shall, after the first day of July, 1930, carry on the trade, business, or calling of a bookmaker upon any portion of the Reserve unless and until he shall comply with the following conditions:—

  - (a) That he be registered annually with the Northern District Racing Association.
    (b) That during the time he shall be in or upon the Reserve carrying on his trade, business, or calling of a bookmaker, he shall wear a ticket or badge to be supplied by the committee of the club conducting such meeting, or by those authorized by such committee, which ticket or badge shall be visible to the public, and shall have his name legibly printed thereon.
- 19. The fee for permit to bet of every person carrying on the trade, business, or calling of a bookmaker shall be a sum not exceeding £2 2s. for each and every such race meeting.
- 20. The Committee of Management shall have power to lock all gates dring wet weather, and from sunset to sunrise to preclude the admission of any cattle, horse, or vehicle to the Reserve.
- 21. Notwithstanding anything contained in these Regulations, the said divisions shall be open and free to pedestrians at all times, except on such ten days in any one year as may be named from time to time by the Committee of Management and approved by the Minister of Lands, and on any other day or days that the Minister of Lands may specify.

4.

22. Notwithstanding anything hereinbefore contained, any of the military forces of His Majesty's Government in Victoria shall be allowed to use the Reserve for drilling and reviewing purposes at any time, except on days specially set apart for racing or for agricultural shows.

23. Regulations Nos. 18 and 19 shall apply only to the days on which race meetings shall be held in the Reserves by the Kyneton District Racing Club and Kyneton Turf Club, or under their auspices, or any other club authorized by the Committee of Management.

Committee of Management.

Every person offending against these Regulations shall, in accordance with section 181 of the Land Act 1928, 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 to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

Dated at Kyneton this 31st day of July, 1930.

JOHN J. McCARTHY. JOHN WALKER. THOMAS SKEHILL. T. C. ROWAN.
T. A. DUGGAN.
J. G. SPAIN.
H. G. LOUGHRAN. E. BOURKE. G. J. McKENNA.

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1928, section 181, doth hereby make the foreging Regulations in respect of the land temporarily reserved by Order in Council of 10th September, 1877, as a site for Racing and Recreation purposes, and for Drilling and Reviewing Volunteers, in the Parish of Lauriston, at Kyncton.

The common seal of the Board of Land and Works was hereunto affixed this thirtieth day of August, 1930, in the presence of-

(Corres. C.66322.)

H. S. BAILEY, President. F. T. A. FRICKE, Member.

(SEAL)

# RUTHERGLEN PUBLIC PARK.

W HEREAS by the 181st section of the Land Act 1928 power is given to the Board of Land and Works to make 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, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon: Now therefore the Board of Land and Works, in pursuance of the powers conferred as aforesaid, doth hereby make the following additional Regulations in respect of the land temporarily reserved by Order in Council of 27th January, 1881, as a site for Public Park in the Parish of Carlyle, Municipal District of Rutherglen:—

#### ADDITIONAL REGULATIONS.

Additional Regulations.

1. No person above the age of fifteen years shall enter the Children's Playground, or use any of the swings or other appliances erected thereon, provided, however, that parents or others in charge of children shall be at liberty to enter the Playground to watch over children who are in their charge.

2. The swings or other appliances erected in the Children's Playground shall not be used by the same child or children for a longer period than five minutes if any other child or children is or are waiting to use them.

3. No child shall use any of the swings or other appliances in the Children's Playground except for the special purpose for which they are respectively provided.

4. Cricket or football shall not be played in the Children's Playground, and no child whilst in bathing costume shall use the swings or other appliances provided.

5. All papers, fruit peel, or other litter shall be placed in the baskets provided by the Committee of Management for that purpose.

6. Every person in the Children's Playground shall obey the instructions and directions of any duly appointed officer of the Committee of Management in respect to his or her con-

7. The Committee of Management shall not be responsible

6. The Committee of Management shall not be responsible for any accident arising from the use of any of the swings or other appliances in the Children's Playground.

8. No person shall ride or drive any hicycle or tricycle in any part of the Children's Playground, or bring any animal into the same.

9. Any drive consisted are a consisted as a consistency of the consistenc

9. Any duly appointed officer or servant of the Committee of Management shall have the right to remove or exclude from the Children's Playground any person who commits a breach

of any of the Regulations, or who wilfully damages any appliances or property in the Children's Playground, and such person shall in addition be liable to the penalty hereinafter provided for any such offence.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five 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 to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The Reserve has been placed under the control of the Council.

The Reserve has been placed under the control of the Council of the Shire of Rutherglen as Committee of Management, with power and authority to enforce the foregoing Regulations.

The common scal of the Board of Land and Works was hereunto affixed this thirtieth day of August, 1930, in the presence of-

(Corres. Rs.3979.)

H. S. BAILEY, President. F. T. A. FRICKE, Member.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF A RESERVE FOR THE SUPPLY OF GRAVEL IN THE PARISH OF CHARLTON EAST.

THE Council of the Shire of Charlton, being the duly appointed Committee of Management of the land temporarily reserved by Order in Council on 13th March, 1930, as a site for the Supply of Gravel, containing 1 acre 2 roods and 34 perches, in the Parish of Charlton East, having framed the 34 perches, in the Parish of Chariton East, naving trained the following Regulations for the care, protection, and management thereot, 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 thereon, 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 1928:—

- 1. The Reserve shall be open to the public from sunrise to sunset free of charge.
- 2. No person shall enter or remain in the Reserve who may offend against decency as regards dress, language, or conduct.
- 3. No person shall damage in any way the trees, shrubs, or flowers in the Reserve. nor shall fires be lighted therein.
- No person shall leave or deposit any glass, paper, or rubbish in the Reserve, nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall put in any Reserves any cattle, horses, sheep, goats, pigs, or other animals without the permission in writing of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Rogard of Land and Works Board of Land and Works.
- 6. The Committee of Management shall have full power and authority to impound any cattle found trespassing in the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental thereto) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause, "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.
- 7. No person shall drive or bring any carriage or vehicle of whatsoever nature into the Reserve without the permission of the Committee of Management first had and obtained.
- 8. No person shall camp on the Reserve, nor creet any building thereon, without the permission, in writing, of the Committee of Management first had and obtained.
- mittee of Management first had and obtained.

  9. No person shall remove any stone, earth. marl, or gravel from the Reserve without the permission, in writing, of the Committee of Management first had and obtained. Such permission shall not be unreasonably or arbitrarily withheld, but shall be conditional on the payment to the Committee of such fee as the Committee may from time to time direct for the removal of any stone, earth, marl, or gravel removed. Such fees shall not exceed the sum of Two shillings and sixpence per cubic yard of stone, earth, marl, or gravel removed. Before granting such permission, the Committee may require from any person requesting such permission a deposit of any sum not exceeding Ten pounds by way of guarantee for due care in the removal of stone, earth, marl, or gravel as aforesaid, and for the due payment of fees for the removal of such stone, earth, marl, or gravel as aforesaid, and for the due payment of fees for the removal of such stone, earth, marl, or gravel as aforesaid, and for the due payment of fees for the removal of such stone, earth, marl, or gravel of this paragraph shall be paid by the said Committee into the Consolidated Revenue of the State of Victoria, and a certified return thereof furnished to the Board of Land and Works at the end of every half-year.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds, and every person who knowingly and wilfully offends against these Regulations, and who, after he has been warned by any bailiff of Crown lands or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such Bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds.

Resolution for passing this Regulation was agreed to by the Conneil of the Shire of Charlton on the 30th June, 1930, and was confirmed by Special Order on 28th July, 1930.

The common seal of the Council of the Shire of Charlton was affixed hereto this 28th day of July, 1930, in the presence of-

(SEAL)

HERBERT E. WOOD, President. C. H. CHURCHILL, Councillor. WM, WILLIAMS, Councillor. ROSS M. GRAHAM, Secretary.

The Board of Land and Works, in pursuance of the powers conferred by the Land Act 1928, section 181, doth hereby make the foregoing Regulations in respect of the land temporarily reserved as aforesaid.

The common seal of the Board of Land and Works was hereunto affixed this thirtieth day of Angust, 1930, in the presence of-

(Corres. Rs.2426,)

H. S. BAILEY, President. F. T. A. FRICKE, Member.

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

THE 34TH SECTION OF THE LAND ACT 1928.

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

H. S. BALLEY.

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

Department of Lands and Survey, Melbourne, 9th September, 1930.

#### SCHEDULE.

OUYEN, Tuesday. 23rd September, 1930, at Ten a.m., W. C. Harry. OUYEN, Wednesday, 24th September, 1930, at Ten a.m., W. C.

MURRAYVILLE, Thursday, 25th September, 1930, at Eleven a.m., W. C. Harry.

MILDURA, Monday, 29th, September, 1930, at Ten a.m., W. C. Harry.

MILDURA, Tuesday, 30th September, 1930, at Ten a.m., W. C. Harry.

ORBOST, Tuesday, 23rd September, 1930, at Ten a.m., L. W. Birch.

NOORINBEE, Wednesday, 24th September, 1930, at Eleven a.m., L. W. Birch.

WEDDERBURN, Wednesday, 24th September, 1930, at Two p.m., G. G. Gray.

OCA, Wednesday, 24th September, 1930, at Ten a.m., C. A. Gourlay.

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

NOTICE:

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

H. S. BALLEY,

H. S. BAILEY,
Commissioner of Crown Lands and Survey,
being the responsible Minister of the Crown
administering the Land Acts.

Department of Lands and Survey, Melbourne, 9th September, 1930.

#### SCHEDULE.

WEDDERBURN, 24th September, 1930, Land Officer:-

3981/47.49, I. G. Weston, 99a. 3r. 25p., Wedderburn; 07/103, B. Hayes, 20 acres, Wedderburn; 0450/49, J. Douglas, 19a. 2r. 15p., Borung; 174/46, J. Nisbet, Donglas, 19a. 2r. 177a. 3r. 10p., Borung

ORBOST, 23rd September, 1930, Land Officer:-

16051, 25ld September, 1950, Land Officer:—
572/46, Bertie William Taig, 219 acres, Waygara; 561/50,
Emma Sophia J. McNaughton, 31 acres, Waygara; 576/46,
Thomas Johns, 292 acres, Waygara; 0393/129, Mark
Lay, 3 acres, Newmerella; 621/46, Herbert Samuel C.
Timmins, 348 acres, Newmerella; 0239/54.56, Henry
David Ford, 278 acres, Jilwain; 538/46, Vernon Geoffrey
Wardley, 146 acres, Tildesley West; 516/46, William
Joseph O'Connor, 312 acres, Orbost East.

NOORINBEE, 24th September, 1930, Land Officer:— 182/46, James Edward Poulton, 209 acres, Tonghi; 2357/59, Ada Eunice Phillips, 443 acres, Wau Waulka.

## Closer Settlement Act 1928.

# LEASES UNDER THE CLOSER SETTLEMENT ACTS, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, DECLARED VOID.

 $N^{OTI\acute{C}E}$  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 C.S. Act under which Leased.	Parish.	Allotment.	Area.	'Class.	Reason for Forfeiture, &c.
Stawell Geolong Molbourne Beechworth	742 1035 4388 5279 3240	Charles Dunn John Dalton	86.6 86.6 86.6 86.6	Malakoff  " Dunnawalla Deutgam  Barwidgee	 78 77 99 22, 22A, sec. K 1, sec. 8	A. B. P. 420 3 20 90 0 36 613 0 36 34 0 11 414 3 26	 :: ::	Non-payment of in- stalments "" Non-compliance with conditions "" Non-payment of in- stalments

Department of Lands and Survey, Melbourne, 4th September, 1930.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

#### Land Act 1928.

# LEASES UNDER THE LAND ACTS 1901 AND 1915 REVOKED OR DECLARED VOID.

N OTICE is hereby given that the Leases mentioned in the Schedule hereunder have been revoked or declared void by the Governor in Council for the reason specified in each case.

District	Corr. No.	Name of Lessee.		Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
	1								
Sale (1)	0303	Giuseppe Senini		54-56	Moondarra	11D, 11E, 11F, sec. C	472 0 0	3rd	Abandoned
Bairnsdale (2) Hamilton (3)	608 353	William Ellis George Ainsworth	::	46 46	Wy-yung Drumborg	5, sec. 8 20A	38 0 19 239 3 37	lst 3rd	Non-payment of rent Non-compliance with
Beechworth (4)	1399	Walter C. Heath	••	46	Whorouly	153A	317 0 30	3rd	conditions Abandoned

<sup>(1)</sup> Yearly rent, £5 18s.——(2) Yearly rent, £1 19s.——(3) Yearly rent, £6.——(4) Yearly rent, £7 19s.

## Land Act 1928.-Mallee.

# LEASE UNDER THE LAND ACT 1915 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.		Allotm	ent.	Area,	Class.	Reason for Forfeiture, &c.
Mallee	03697	Soward Herbert McLean	198	Woornack .	. 49	,	A. B. P. 665 I 2	2nd, 18s.	Non-payment of rent

#### Closer Settlement Act 1928.

PERMIT AND LEASES UNDER SECTION 86, CLOSER SETTLEMENT ACTS, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Permits and Leases mentioned in the Schedule hereunder for the reason specified in each case.

Corr. No.	Name.	Sec. of C.S. Act under which leased.	Estate.	Parish.	Allotment.	Area.	Reason.
4879 6398 4798	Richard T. Maddern James W. G. Paterson George W. Jackson	86.6 86.6	Martin's Section 20 Caldermeade	Leongatha Wonga Wonga Yallock	la 41, 41a, sec. B 28, sec. C	A. B. P. 73 0 20 108 1 1 47 2 6	Consolidated lease to issue

Department of Lands and Survey, Melbourne, 4th September, 1930. H. S. BAILEY, Commissioner of Crown Lands and Survey.

#### Land Act 1928.-Mallee.

# PERMIT UNDER SECTION 198, LAND ACT 1915, 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.
Malice	08050/198	John Francis Batten	Yatpool	434	• •	A. B. P. 210 1.31	Non-payment of rent

Department of Lands and Survey, Melbourne, 5th September, 1930. H. S. BAFLEY, Commissioner of Crown Lands and Survey.

# MONTHLY LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLEE LANDS).

THE undermentioned areas are available for application as provided by various sections of the Land Act 1928, and all applications received on or before Wednesday, the 8th October, 1930, will be deemed to have been simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board.

Applicants may obtain from Local Land Officers, or the Enquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket at concession fares to enable them to inspect available areas or to attend Local Land Boards. When an applicant is granted an allotment he may obtain reduced fares for his family and also freight concessions in regard to some of his effects. Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lands Office in Victoria.

Marked plans of any particular area, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and I and Officers, Ararat, Bairnsdale, Ballarat, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Mildura, Omeo, Seymour, Stawell, and St. Arnaud.

Department of Crown Lands and Survey. Melbourne, 10th September, 1930.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

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		General Description of Land—Soll, Timber, Sultability (Grazing, &c.).			of parish   16 miles from   By road   To be conserved Undulating and hilly country,   Hillside B.S.   Hills	and mountain asm Hilly country, light sandy soil, suitable for grazing; timbered with oun, stringybark, &c.	Ħ	Ħ	ğ	Ħ		ZŽ	2	24
		Water Supply.			To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	Gullies	To be conserved	To be conserved	To be conserved
HCBDE.		How accessible.	_	nd Act 1928.	By road	By road	By road	By road	Bush road	By road	Made and bush roads	Bush road	By road	By road
ranted to an app		Nearest Railway Station or Township and Di-tance in miles therefrom.	i	sion 4, Part I., La	16 miles from Hillside R.S.	1 mile from Bruthen R.S.	38 miles from Orbost R.S.	14 miles from Whittleses	4	10 miles from Huon Lane R S	15 miles from Cudgewa R.S.	16 miles from Cudgewa R.S.	4 miles from Shelley R.S.	4 miles from Shelley R.S.
* Improvements may be subject to re-valuation after land has been granted to an applicant.		Location of Land, &c.		Agricultural and Grazikg Lands.—Selection Purchase Allchurkts.—Division 4, Part I., Land Act 1928.	0 To be In north-west of parish valued (437/46)	South-west of township of Bruthen (539/46)	Adjoining Goongerah Creek (T.99594)	Near centre of parish (404/46)	In north of parish (1196/46)	In east of parish (1455/46)	In south of parish (21/44)	In south-east of parish (22/44)	To be In south-west of parish valued (H.08712)	0 0 To be In south-west of parish (H.08712)
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٠		Parish.			Wy Yung	Tambo	Wat Wat	gerah Flowerdale	Wabonga	Tangamba-	Tintaldra	:	Jinjellic	:
		. County.		•	Dargo	:	Croajingo- long	Anglesey	Delatite	Bogong	Benambra	:	•	
		Local Land Office.			Bairnsdale (a)	" (a)	" (a)	Seymour (a)	Beechworth (a)	" (a)	, (a)	,, (a)	,, (a)	,, (a)

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MONTHLY LIBT OF CROWN LANDS AVAILABLE (INCLUDING MALLEE LANDS)-continued.

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м	ia Gazette						240						2	septer	nber 10	, 1930
	General Description of Land— 80tl, Timber, Suitability (Grazing, &c.).			Rangy country, suitable for grazing; timbered with gum and	5	young gum and stringybark Slightly undulating country, light loany soil, suitable for grazing; timbered with box and gum	Undulating country, sandy loam, suitable for grazing and culti-vation; timbered with saplings and striverbank	Undulating country, groy sandy loam, suitable for grazing and agriculture; timbered with	Fair soil, suitable for grazing; timbered with box and white	Land covered with old mining debris, suitable for grazing; timbered with box and white	Good soil, suitable for cultivation; alluvial diggings scattered over	S	Land suitable for grazing; tim- bored with box and stringybark	Good land, suitable for grazing, &c. timbered with white ironbark	Undulating country, stony soil, suitable for grazing; timbered with box gum and ironbark	Good soil; suitable for cultivation
	Water Supply.		tinued.	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	Four Mile Creek	To be conserved	Creeks	To be conserved	To be conserved	To be conserved
	How accessible.		Act 1928—con	By road	By road	By road	By road	By road	By road	By road	By road	By road	By road	By road	By road	By road
	Nearest Railway Station of Township and Distance in niles therefron.		m 4, Part I., Land	4 miles from Shelley R.S.	1 mile from Smythesdale R.S.	3 miles from Beaufort R.S.	2 miles from Buninyong R.S.	5 miles from Dean's Marsh R.S.	2 miles from Carisbrook R.S.	½ mile from Simson R.S.	k mile from Simson R.S.	1 mile from Maryborough p.s.	8 miles from town of Glon-	lyou ly miles from Dunolly R.S.	1½ miles from Dunolly R.S.	Adjoining town- ship of Lower Homebush
	Location of Land, &c.		LANDS.—Splection Purchase Allotments.—Division 4, Part I., Land Act 1928—continued	In south-west of parish (H.08712)	In south of parish (678/46)	In north-east of parish (J.17477)	In north-west of parish (01074/86)	In north-east of parish (J.15830)	In south-west of parish (W.49874)	In south-east of parish (W.51898)	In north-east of parish (W.47315)	Fronting Gladstone-street (W.46342)	In north-east of parish (W.49082)	In west of parish (W.52136)	In south-west of parish: formerly held by A. Poli- nelli (1089/46)	In south of parish (W.46332)
	Valuation of Improvements (if any).		ECTION PUR	To be valued	To be valued	To bo	To be valued	To be	To be	To be valued	To be valued	liN	To be valued	To be valued	To be valued	House, &c., £200
	Survey Fee.	£ s. d.	ands.—Sei	35 0 0	0 7 10 0	0 3 15 0	0 5 5 0	0 4 12 6	0 5 5 0	4 12 6	0 4 12 6	0 3 15 0	7 7 6	7 0 0	7 7 6	3 15 0
,	w available.	£ . d	Agricultural and Grazing L	0 20	0 15	2 0	0 1	0 -	0 15	0 10 0	0 1	0	0 0 1	0 OÍ I	1 0 0	2 0 0
	Classification.	<u> </u>	D G	0   4th	2nd	1st	lst	2nd	2nd	3rd	1st	lst	lst —	lst	18t	lst
	å	ai.	J.		0 18	4	0	0	0	•	3 0	0	0	0	31	0
	Area.	Ą	TUBA	0 08	0 611	e21 80	62 62	0 03	31 0	20 0	=	10 0	0 02	13 2	0 69	0
	Bectlon.	<u> </u>	RICUI	2   1280	20	20	:	:		10	81	214			, <u> </u>	5 10
		<u> </u>	ΑĠ		4B .				•				₹9			
	Allotment.	_		33		32B 32D	116F	200	18	=	43	4		13k,	2 E	32
	Parish.	-		Jinjellic	Smythesdale	Beaufort	Buninyong	Bambra	Cariabrook	Bet Bet	Maryborough	•	Holcombe	Dunolly	:	Rathscar
	County.			Benambra	Grenville	Ripon	Grant	Polwarth	Talbot	:	: .	:	:	Gladstone	:	:
	Local Land Office.			Beechworth (a)	Ballarat (a)	,, (a)	. (a)	Geelong	Bendigo (a)	"; (a)	,, (a)	" (a)	" (a)	,, (a)	" (a)	,, (a)

MONTHLY LIST OF CROWN LANDS AVAILABLE (INCLUDING MALLE LANDS)—continued.
\* Improvements may be subject to re-valuation after land has been granted to an applicant.

•		•	
7		Kaseat R. filway Station at Towardship How accessation. Water Supply. Soil, Timber, Suitability (Grazing, 40.1, miles therefrom.	·
		Water Buliphy.	
		How accessible.	
3.1		Kearest Religious Station in Township and Distance in miles therefrom.	
Inflyorements may be subject to the subject tof the subject to the subject to the subject to the subject to the	,	Lödutloğ öf Lând, &c.	
		Survey Valuation Fee. of Improve- ments (U disy.	
200	•	Survey Fee.	£ . d.
TOTTO TOTO	How available.	Constitution Value	E . d. E . d.
matorial in the second	щ	Ardi.	A. N. P.
		Allocation.	
		Parish.	
	-	County.	
:		Local Labd Office.	

Agricultural and Grazing Lands.—Selbotion Purchash Allogments.—Division 4, Part I., Land Act 1928—continued.

						2401	,
	Area is cleared and grassed and timbered with a few scattered	0 10 0 14 7 6 To be In south of parish 15 miles from By road To be conserved, Mainly grey sandy ridges, suitable for 640 valued (01005/121) Carpolae R.n. By road To be conserved, Mainly grey sandy ridges, suitable and spring for grazing; timbered with	o 10 o 12 15 o To be In north of parish formerly 123 miles from By road . To be conserved Indibiting and flat country, sandy, valued held by T. J. Mott	Land swampy at times; suitable for grazing	Flat and swampy country; tim- bered with heath and gum sap-	Hilly country, good soil, suitable for mixed farming; timbered	0 0 13 15 0 Feating, In centre of parish 5 miles from By road To be conserved Good black sandy soil, suitable for Wonthaggi B.S. To be conserved Good black sandy soil, suitable for mixed farming; timbered with R.S.
	To be conserved	To be conserved and spring	To be conserved	To be conserved	1 mile from By road To be consorved township of	Стеекв	To be conserved
	By road	By road	By road	Bý road	By road	By road	By road
	3 miles from Litchfield R.S.	15 miles from Carpolae R.n.	123 miles from Jallumba R.S.	16 miles from	1 mile from township of	Orford 15 miles from Noojee R.S.	5 miles from Wonthaggi R.S.
	In south-west of parish formerly held by R. A.	Cannard (721/46) In south of parish (01005/121)	In north of parish; formerly held by T. J. Mott	(014/46) In north of parish (096/46)	0 10 0 10 12 6 To be In south-east of parish, valued adjoining F. M. Jacobsen	0 0 17 5 0 To be In north of parish (85/8) Is miles from By road Creeks valued	In centre of parish (0577/121)
	To be valued	To be valued	To be valued	To be	To be valued	To be valued	Fencing, £36
	0 4 7 6	0 14 7 6 for 640	0 12 15 0	0 11 15 0	0 10 12 6	0 17 5 0	0 13 15 0
	0		0 10		0 10	1 0	1 0
	1st	653 0 0 3rd	349	A 372 3 7 3rd	3rd	Ist	300 0 33 3rd
	0 0	0 0	474 2 34	5	303 1 12 3rd	127 2 20	0 33
	- 28		474	372		127	
	1¢	:	:		:	:	:
	4	22	71	23;		6	448
	Witchipool	Tallageira	Jilpanger	Kaladbro	Broadwater	Fumina North	Kirrak
:	St. Arnaud Borung   Witchipool   54   5   28 0 0   1st	Horsham Lowan Tallageira	:	Hamilton (c) Follett	(d) Villiers Broadwater	Melbourne Buln Buln Fumina	:
	St. Arnaud (b)	Horsham	:	Hamilton (c)	(p) "	Melbourne $(a)$	,, (a) (e)

	-						
	Bondigo   Tatchera   Chinangin   .344     30 0 0   1st   6 0 0   4 7 6   To be   Being the eastern portion   9 miles from   By road   To be conserved   Suitable for growing cereals   (b) (c)   (c)   (c)   (d)   (d)   (e)   (e)   (f)   (f)	By road To be conserved Suitable for growing cereals	By road To be conserved Suitable for growing cereals	Suitable for growing cereals	8. miles from By road To be conserved Suitable for growing cereals Yaapeet R.S.	16 miles from By road To be conserved Suitable for growing cereals Murrayville	0 8 6 15 0 0 To be In north of parish; formently 5 miles from By road To be conserved Suitable for growing cereals (SA-1)
	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved	To be conserved
928.	By road	By road	By road	Bv road	By road	By road	By road
t II., Land Act 19	9 miles from Ultima R.S.	9 miles from Yungera R.S.		10 miles from Yungera R.S.		16 miles from Murrayville	K.S. 6 miles from Peebinga R.S. (S.A.)
Lands:-Salkorton Porohase AlkoraentsDivision 1, Part II., Land Act 1928.	Being the eastern portion of the Winter's tank	allotment 34 (M.1704b) In west of parish; formerly held by R. F. Dunn	(10830/April (10830)   10 east of parish (2000)   10 east of parish (2000)	0 9 0 13 15 0 To be In south-east of parish; 10 miles from By road To be conserved Suitable for growing cereals formerly held formerly heart by P. Yungera R.S.	0 8 0 13 16 0 To be In north of parish; formerly valued held by C. H. K. Cooke	0 8 6 15 0 0 To be Incorth of parish; formerly valued held by G. H. M. Gould	(07220,198) In north of parish; formerly held by H. L. Yard (38/199)
Purchase	To be valued (if any)	House,	House, shed, dam,	To be	To be valued	To be	(if any) To be valued
BLEGITON	4 7 6	0 8 0 15 0 0 House,	0 9 0 13 15 0	13 15 0	13 16 0	15 0 0	15 0 0
35.	0	8	0 6	0 6	8	8	88
LAN	÷						
Malle	0	0 4th	1 8, 4th	36 4th	19 4th	30 4th	34 4th
24	0 0	73	873 1	864 0 26	9	 	60
	ē	1072 2 20	87.		. E	1075 3 30	1120 3 34
	:		:	:			<u>:</u>
	<del>.</del> —		-	21	8.	<del>2</del>	
•	Chinangin	Yungera	Wandown	Nenandie	Nypo 39, 40 859 1 19	Мапув	Millewa Berrook
•	Tatchera	:	Karkarooc	:	z	Mildura Weeah	
	:0:	(g)	<u>(E)</u>	3	n (j)	:	:
•	Bendigo (t	•	:	:	Horsham (j)	Mildura	:

Montely List of Crown Lands Available (including Maller Lands)-continued.

\* Improvements may be subject to re-valuation after land has been

		Neurest Reilway Matter Supply.  General Description of Land- General Description of Land- and Dilater in Index, Sulfability (Grazing, &c.).									
		Water Supply.									
olicant.		How accessible.									
de un on panter		Nearest Rollway Station or Township and Distance in unles therefrom.									
		Location of Land, &c.									
100		Valuation of Improve- ments (if any).									
or or or		Survey Fee.	£ 8. d.								
form in	fow available.	Chevillention. Value	£ 8, d. £ 8.								
7	H.	Area.	A. R. P.								
		Allotment. Section.									
		Parish.									
		County.									
		Local Land Office.									

LANDS AVAILABLE FOR RESIDENCE AND GARDEN.

			10 <b>e</b>	<b>9</b> 0
	Rent 3 2 6 Nil Fronting Pekin - road   14 miles from By road   To be conserved   Suitable for garden per an.   (W.48911)   (W.48911)	Suitablo for garden	Reference of Parish 14 miles from By road To be conserved Suitable for garden and residence per an. roum £1 clearing,	Flations, In centre of parish 14 miles from By road To be conserved Suitable for garden and residence &c., £18 (01627/129) Garfield R.S.
	To be conserved	To be conserved	To be conserved	To be conserved
	By road	By road	By road	By road
	Sent   3 2 6 Ni		11. miles from Carfield R.S.	14 miles from Garfield R.S.
	- road	end 7.46347)	parish	parish
1928.	Pekin	Aspinall reets (V	o (	of (
OCCUSOR 129, Law Act 1928,	Fronting (W.46911)   Fronting	Fronting Emmett st	In centre (01625/129	In centre (01627/129
2001200	Nil :	Nil	Fencing and clearing,	£15 Fencing, &c., £18
	. 9	5 6	9 2	1 6
	es	<u>ო</u>	<u>ن</u>	
	Rent per en	Rent Per an	Rent per an num £]	Rent 3 per an-
	:	:	:	:
	9 .TO	0 0	7	0 0
	0	es	ିଷ	ಣ
	214	h	:	:
	22	28₽	12B	12a     3 0
	qgn		 } :	:
	Maryboro	Sandhurst (City of Rendian	Bunyip	<u>.</u>
1	Bendigo Talbot Maryborough 12 21a 0 3 10	Bendigo Sandhurst 58A L 3 0 0 (City of Rendico)	(f) Mornington Bunyip 12B 2 2	ż
	:	:	<sub>g</sub> S	S
:	Bendigo	2	Melbouri	:

Section 86, Land Act 1928. 3 15 10 0 01 10A | 3 | .. |Maryborough|

AURIFEROUS LAND.

0 To be Fronting Sutton road, 1 mile from By road .. To be conserved Quartz and ironstone country, sulted (W.48415)

R.S. R.S. R.S. Rent per an-num 10s. Bendigo .. | Talbot

(a) Subject to special mining condition, section 81, Land Act 1928.——(b) Subject to interest charge, vide section 307, Land Act 1928.——(c) Subject to special water supply resumption condition.——(c) Depth limit, 25 feet.——(f) Subject to essement in favour of State Rivers and Water Supply Commission.——(g) Subject to a charge of £126 in favour of the Closer Settlement Board and a further charge of £168 in favour for improvements.——(i) Subject to a charge of £168 in favour of the Closer Settlement Board and a further charge of £168 in favour of the Closer Settlement Board and a further charge for valuation of improvements in excess of that amount.——(j) Subject to a charge of £168 in favour of the Closer Settlement Board and a further charge for valuation of improvements in addition to the valuation for improvements.

In accordance with section 200, Land Act 1928, provision for water storage must be made by the successful applicant to the extent of approximately four (4) cubic yards per nere within two (2) years from

#### Land Act 1928-Mallee.

# LICENCES UNDER THE LAND ACT 1915 REVOKED.

NOTICE is hereby given that the Licences mentioned in the Schedule hereunder have been revoked for the reason specified in

District,		Corr. No. Name of Licensee.		Section of Land Act under which Licensed.	Parish.	Allotment. Area.		Class.	Reasons fo	or Forfeit	ure, &c.
						1	A. R. P.				
Mallee		08029	Hugh Nicholas Logan	129	Parish and Township of Nyang		3 0 0		Non-pay	yment o	f rents
**		08183	James Hoult Andrews	129	Township of Merbein	9, sec. 25	0 1 14		,,	,,	••
,,	••	06124	John Harold Green- wood	129	Parish and Township of Merbein	1, sec. 24	0 1 7		,,	,,	,

Department of Lands and Survey.
Melbourne, 5th September, 1930.

H. S. BAILEY. Commissioner of Crown Lands and Survey.

Closer Settlement Act 1928, Part 11.

# ALLOTMENT AVAILABLE FOR DISCHARGED SOLDIERS.

for Discharged Soldiers who hold Qualification Certificates, and may be taken up under Conditional Purchase Lease.

Estate.	Parish.	Allotment.	Section.	Area.	Class.	Capital Value
Hazelwood (1, 2, 3)	Hazelwood	214	В	A. R. P. 17 0 0		£ s. d. 680 0 0

(1) Subject to adjustment after survey.——(2) Improvements to be paid for in addition.——(3) Soldier in occupation.

The Closer Settlement Act 1928, Part I.

THE Farm Allotments mentioned in the Schedule hereunder are hereby proclaimed available for application, and may be taken up under Conditional Purchase Lease.

Estate,	Parish.	Allotment.	Section.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarks
Hazelwood (1, 2, 3) Section 20 (Cummings) (4) Section 20 (Ardley) (4) Napthine's (5)	Hazelwood Mooroolbark Doomburrim Birregurra	22A 41F, 41c 38	B	A. R. P. 17 2 0 50 0 0 317 0 0 82 0 5	£ s. d. 770 0 0 1,660 0 0 2,110 0 0 1,804 0 0	£ s. d. 26 5 0 51 5 0 66 5 0 55 5 0	£ s. d. 22 7 0 48 6 0 61 7 0 52 10 0	612/86.6 6024/86 4575/86.6 4545/86.6

(1) Subject to adjustment after survey.——(2) House and fencing to be paid for in addition.——(3) Settler in occupation.——(4) Further improvements by Board, if effected, to be paid for in addition.——(5) Improvements, £472 ls. 3d., to be paid for in addition.

Department of Lands and Survey, Melbourne, 9th September, 1930.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

#### COURTS.

#### MELBOURNE .-- COUNTY COURT.

THE times appointed for "Return Days" in the Melbourne County Court during the year 1930 (i.e., the day to be appointed in any summons or proceeding for the appearance of a party summoned) shall be as follows:—

#### RETURN DAYS.

In cases under £50.	£50 and under £250.	Other cases.
September 15th October 1st and 15th November 3rd and 17th December 1st	November 3rd	September 15th October 15th November 17th December 1st

Dated at Melbourne this 10th day of December, 1929. (By order of the Judges),

F. J. SAUER, Registrar, Melbourne. S ITTINGS of the Supreme Court for the hearing of Criminal Trials for the year 1930, pursuant to Order in Council of 11th December, 1929:—

BALLARAT	•••		Tuesday, 7th October Tuesday, 2nd December
BENDIGO			Tuesday, 14th October Tuesday, 9th December
CASTLEMAINE			Thursday, 11th December
GEELONG			Tuesday, 11th November
HAMILTON			Tuesday, 21st October
MARYBOROUGH			Thursday, 20th November
MELBOURNE			Monday, 15th September Wednesday, 15th October Monday, 17th November Monday, 8th December
SALE			Wednesday, 26th November
ST. ARNAUD	<i>.</i> :.		Tuesday, 18th November
WANGARATTA		<i>,</i>	Wednesday, 1st October

#### GENERAL SESSIONS AND COUNTY COURTS.

NOTICE is hereby given that Courts of General Sessions and County Courts will be held during the year 1930 at the undermentioned places on the days hereunder named:—

the undermentioned	i places	on	the days hereunder named:-
ARARAT	•••		Wednesday, 15th October
BAIRNSDALE	•••		Wednesday, 8th October
BALLARAT	•••	•••	Tuesday, 18th November Tuesday, 18th November Tuesday, 16th December
BEECHWORTH			Wednesday, 8th October
BENALLA	•••		Thursday, 18th September
BENDIGO		٠	Wednesday, 12th November
CAMPERDOWN			Thursday, 4th December
CASTERTON			Thursday, 27th November
CASTLEMAINE			Wednesday, 17th December
CHARLTON	•••		Tuesday, 21st October
COLAC		•••	Tuesday, 23rd September Tuesday, 2nd December
DAYLESFORD	•••	•••	Tuesday, 9th December
ECHUCA			Tuesday, 11th November
GEELONG		•••	Wednesday, 3rd December
HAMILTON'	•••		Wednesday, 26th November
HORSHAM	•••	•••	Tuesday, 18th November
KERANG		•••	Tuesday, 14th October
KORUMBURRA	•••	•••	Tuesday, 21st October
KYNETON	•••	•••	Tuesday, 16th December
MARYBOROUGH			Thursday, 11th September
MELBOURNE	•••	•••	Monday, 15th September* Wednesday, 1st and 15th October*
			Monday, 3rd and 17th November* Monday, 1st December*
MILDURA			
NHILL			Tuesday, 2nd December Wednesday, 19th November
OMEO		•••	Tuesday, 25th November
OUYEN*			Wednesday, 3rd December
SALE			Tuesday, 7th October .
SEA LAKE*			Wednesday, 22nd October
SHEPPARTON			Tuesday, 18th November
STAWELL			Tuesday, 14th October
SWAN HILL.			Wednesday, 15th October
TRARALGON*		•••	Wednesday. 8th October
WANGARATTA	•••		Tuesday, 16th September Tuesday, 11th November
WARRACKNABE	AL	•••	Thursday, 2nd October
WARRAGUL	•••	•	Tuesday, 7th October
WARRNAMBOOL			Tuesday, 2nd December
WONTHAGGI*	•••	•••	Tuesday, 28th October
YARRAM		•••	Thursday, 23rd October

#### \*County Courts only.

Except at Melbourne, Courts of Insolvency and Courts of Mines will be held on the days above mentioned at such of the above places as have been appointed for holding such Courts.

#### TENDERS.

#### PUBLIC WORKS OFFICE, MELBOURNE.

FINDERS will be received at this office until Twelve o'clock on the days and for the purposes undermentioned.

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

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

#### 11th September, 1930.

Aberfeldie.—Removal and re-erection of caretaker's quarters, State School No. 4220. Preliminary deposit, £5. Final deposit, 5 per cent.

Carlton.—Renewing fencing, University High School. Preliminary deposit, £2. Final deposit, 5 per cent.

Daylesford.—Woodshed, fencing, and renovations, Technical School. Particulars at Police Stations, Daylesford and Kyneton. Preliminary deposit, £5.

Kyneton.—Concrete paths at new High School, renovations sloyd and cookery room at old High School. Particulars at Police Station, Kyneton, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

#### 18th September, 1930.

Geelong.—Removal and re-erection, with repairs, &c., care-taker's quarters, State School No. 1094. Particulars at Inspector of Works, Geelong. Preliminary deposit, £5. Final deposit, 5 per cent.

Hesket.—Bathroom, washhouse, &c., State School No. 1004. Particulars at Police Stations, Kyneton and Woodend. Preliminary deposit, £5.

Preston West.—Painting, &c., State School No. 3885. Preliminary deposit, £5. Final deposit, 5 per cent.

#### 2nd October, 1930.

Ascot Vale West.—Additions, State School No. 4025. Preliminary deposit, £15. Final deposit, 5 per cent.

Bonang.—New building, State School No. 2808. Particulars at Police Stations, Bendoc and Orbost, and Inspector of Works. Bairnsdale. Preliminary deposit, £5. Final deposit, 5 per cent.

Caulfield.—Additions to boiler-house, Convalescent Hospital. Preliminary deposit, £5. Final deposit, 5 per cent.

Caulfield.—Erecting steam boiler, brickwork, chimney, &c., Convalescent Hospital. Preliminary deposit, £5. Final deposit, 5 per cent.

Colbinabbin East.—Additions and repairs, State School No. 3936. Particulars at Police Stations, Elmore and Rushworth, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Mont Park.—New mental wards, Bundoora. Preliminary deposit, £50. Final deposit, 5 per cent.

Mooroopna.—Repairs, Police Station. Particulars at Police Station, Mooroopna, and Inspector of Works, Bendigo. Preliminary deposit, £5. Final deposit, 5 per cent.

Queenscliff.—Repairs, roofs, damp proofing walls, State School No. 1190. Particulars at Police Station, Queenscliff, and Inspector of Works, Geelong. Preliminary deposit, £2. Final deposit, 5 per cent.

Remlaw.—New huilding, State School No. 3582. Particulars at Inspector of Works, Horsham. Preliminary deposit, £10. Final deposit, 5 per cent.

Tenders to be addressed to the Honorable the Commissioner of Public Works, and marked "Tender for \_\_\_\_\_."

J. P. JONES, Commissioner of Public Works.

Melbourne, 10th September, 1930.

Land Act 1928, section 121. TENDERS FOR GRAZING LANDS.

FOR THE PERIOD 1ST OCTOBER, 1930, TO 30TH SEPTEMBER, 1931.

Tender Forms can be obtained on application to the Lands Department, Melbourne, or any of the Land Offices in

Tenders should be placed in the Crown Lands Office Tender-box on or before Noon on Wednesday, 24th September,

NOTE.—No tender will be accepted unless the fee for the full period and fee of Seven shillings and sixpence for licence are

TENDERS will be received before Noon on Wednesday, 24th September, 1930, for the right to depasture stock on the following unappropriated portions of land subject to the Regulations approved by the Governor in Council and also the special conditions as advertised in the Government Gazette, 3rd September, 1930, pages 2415 and 2416.

The period of occupation, except where otherwise stated, will be for twelve (12) months from 1st October, 1930, to 30th September, 1931.

H. S. BAILEY, Commissioner of Crown Lands and Survey.

Department of Lands and Survey, Melbourne, 10th September, 1930.

Lot 90 (Block A665).—Area 174 acres, being Tortaise Head Island, adjoining French Island. Permission to fence, sink dams, sow grasses, and cultivate for prevention of noxious weeds will be granted. The period of occupation will be twelve months from 1st October, 1930, with right of renewal for a further period of six vears.—(Melbourne, 0845/121.)

Lot 91 (Block A666).—Area 560 acres, being the northeastern portion of a reserve for Public purposes (known as the "Dandenong Police Paddock"). bounded on the east by allotment 73 and on the north by allotments 8, 7, and part of 6. Parish of Narree Worran, County of Marnington. The period of occupation will be 16th October, 1930, to 30th September, 1931.—(Melbourne, G.52283.)

#### PRIVATE ADVERTISEMENTS.

NOTICE is hereby given of Application for Two Leases, under section 125 Land Act 1928, for part allotments 1, 2 and 3, section 1A, Parish of Doutta Galla, for twenty-one (21) years from 1st November, 1930, for the purpose of Factories for Fellmongery and Wool-scouring.

Dated the 25th day of August, 1930.

For and on behalf of

COLONIAL MEAT CO. PROPRIETARY LIMITED. (Ţ. Ģ. Evaņs, Secretary.) 334

Sewerage Districts Acts. BENDIGO SEWERAGE AUTHORITY. GENERAL NOTICE.

GENERAL NOTICE.

THE Bendigo Sewerage Authority having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid, and which are included in the sewerage area hereinafter described, doth hereby declare that, on and after the 1st day of October, 1930, 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 Sewerage Districts Acts.

The boundaries of the sewerage area hereinbefore referred to are:—

SEWERAGE AREA 57.

Commencing at the intersection of the boundaries of Sewerage Areas 22 and 24 on Mt. Korong-road: thence westerly and generally south-westerly along the northern boundaries of Sewerage Areas 24, 41, and 45, to Lily-street, at its intersection with Webster-street: westerly along a direct line to the south-western angle of Crown allotment 95, section A. City of Bendigo, Parish of Sandhurst; north-westerly along a direct line to the south-westerly along the western boundary of the last-named Crown allotment and a line to a point in direct line with same distant 2 chains: easterly along a direct line to the boundary of the Sewerage District at the northernmost angle of Crown allotment '477, 'section A aforesaid; south-easterly, south-westerly, easterly, and northerly along the boundary of the Sewerage District to the northernmost angle of Crown allotment 125, section A aforesaid; easterly along the northern boundary of that allotment to McIntyrestreet, south-easterly along McIntyre-street to Hayes-street, north-easterly along Hayes-gtreet to Prout-street, north-westerly along Prout-street to the southern building line of acoeder-street, north-easterly along that building line of Roeder-street to a point thereon 2 chains distant easterly from Bell-street to a point thereon 2 chains distant easterly from Bell-street to a point thereon 2 chains distant easterly from Bell-Commencing at the intersection of the boundaries of Sewer

street, south-easterly along a line parallel with Bell-street was a point on the northern building line of Victoria-street distant 2 chains easterly from Bell-street, north-easterly along Victoria-street to Bennett-street, south-easterly along Bennett-street to the north-western boundary of Sewerage Area 56, south-westerly, south-easterly, and north-easterly along the boundary of Sewerage Area 56 to Sewerage Area 22 aforesaid; and thence southerly along the western boundary of Sewerage Area 22 to the point of commencement.

By order of the Bendigo Sewerage Authority,

J. A. MICHELSEN, Chairman. H. C. INGLETON, Secretary.

Sewerage Authority Offices, Bendigo, 4th September, 1930.

# THE BALLARAT SEWERAGE AUTHORITY.

GENERAL NOTICE.

THE above-mentioned Sewerage Authority having made sewers for carrying off the sewage from each and every property which, or any part of which, abuts on the streets or parts of streets in which such sewers are laid, and which are parts of streets in which such sewers are laid, and which are included within the sewerage area hereinafter described, doth hereby declare that on and after the first day of October, 1930, 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 Sewerage Districts Act 1928.

The boundaries of the sewerage area hereinbefore referred to

SEWERAGE AREA NO. 46.

Sewerage Area No. 46.

Gity of Ballaarat.—Commencing at a point on the west building line of Peel-street, such point being the intersection of the west building line of Peel-street and the centre line of the Yarrowee Creek channel; thence north-easterly along the centre line of Yarrowee Creek to its intersection with the west building line of Princes-street; thence south-easterly along the west building line of Princes-street to the north-west corner of Princes-street and Scott's-parade: thence north-easterly along the north building line of Scott's-parade to the north-east corner of Scott's parade and King-street; thence south-easterly along the east building line of King-street to the south-east corner of King and Corbett streets; thence south-westerly, westerly, north-easterly, and north-westerly by boundaries of Sewerage Areas 13 and 28 to the point of commencement.

By order of the said Sewerage Authority,

By order of the said Sewerage Authority,

3478

F. BRAWN, Chairman. W. BRAZENOR, A.C.I.S., L.I.C.A., Secretary.

Victoria.

ACT 391-FIRST SCHEDULE.

ACT 391—FIRST SCHEDULE.

THE Most Reverend Daniel Mannix, Doctor of Divinity, head or authorized representative of the denomination known as Roman Catholic, with the consent of the Roman Catholic Trusts Corporation for the Diocess of Melbourne, the trustee of the land described in the subjoined statement of trust, hereby apply to the Governor of the State of Victoria for leave to dispose of the said land by the means and for the purposes mentioned in the said statement of trusts, and I hereby certify that the said land was reserved for Roman Catholic Church purposes, that the only trustee of the said land is the said corporation, that there are no buildings upon the said land. the said land.

Dated this 13th day of August, 1930.

· Signature of head or authorized representative-

D. MANNIX.

The Roman Catholic Trusts Corporation for the Diocese of Melbourne doth hereby consent to this application.

The seal of The Roman Catholic Trusts Corporation for the Diocese of Melbourne was hereto affixed by its order in the presence of—

D. MANNIX, AUGUSTUS LEO KENNY. M. MURNANE, (SEAL)

Corporation

STATEMENT OF TRUSTS.

STATEMENT OF TRUSTS.

Description of Land.—2 acres, Parish of Moorpanyal, County of Grant: Commencing at the south-east angle of allotment 9 of section 13; bounded thence by a road bearing south 400 links, by the cemetery reserve bearing west 500 links and north 400 links; and thence by said allotment 9 bearing east 500 links to the commencing point.

Name of Trustee.—The Roman Catholic Trusts Corporation for the Diocese of Melbourne.

Powers of Disposition.—To sell, transfer, mortgage, charge, lease, exchange, give, grant, or dispose of the whole or any part of the said land.

Purposes to which Proceeds of Disposition are to be Applied.

part of the said land.

Purposes to which Proceeds of Disposition are to be Applied.

To such purposes of the Roman Catholic Church in the Diocese of Melbourne as a council of such Diocese, under the provisions of Act. No. 2100, may from time to time by resolution direct.

3471

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#### CITY OF KEW.

BY-LAW No. 60.

#### Building Regulations.

NOTICE is hereby given that By-law No. 60 of the City of Kew, made and passed by the Council of the City of Kew, was approved by the Governor in Council on 4th September, 1930.

The By-law, numbered 60, is made under sections 197, 198, 217, and 797 of the Local Government Act 1928 for:—

(a) Regulating and restraining the erection and construction of buildings, erections or hoardings, or of fences abutting on or within ten feet of any street or road.
(b) Requiring the pulling down and removal of buildings, erections or hoardings, or fences abutting on or within ten feet of any street or road.
(c) Authorizing the Council to pull down and remove buildings, erections, or hoardings, or fences erected or constructed contrary to this By-law or not pulled down or removed as required by or under this By-law, and to sell the materials and apply the proceeds in reimbursing the expenses of pulling down and removing such buildings, erections, hoardings, or fences, and in paying into the Municipal Fund any penalties due by the owner thereof.
(d) Prohibiting or restraining the use of combustible materials in the construction, alteration, repair, or renewal of buildings, roofs, or chimneys, flues, expenses or construction of the construction, steady or the successions.

materials in the construction, alteration, repair, or renewal of buildings, roofs, or chimneys, flues, smoke-vents or stove-pipes.

(c) Regulating the distance from any other buildings at which it shall be lawful to construct any building.

(f) 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 materials for and mode of enclosing the same.

(g) Regulating the construction, materials, and enclosing by building or otherwise of fireplaces or furnaces to be used in the working of engines by steam, or in any manufactory whatsoever, although a steam-engine be not used therein respectively.

(h) Regulating and controlling all advertisements attached or fixed to or painted on any heardings or on any building or on any fence, rock, cliff, or tree.

(i) Prescribing the minimum area and the minimum

depth and width of frontage of land upon which any dwelling-house or any shop, or any dwelling-house and shop, may hereafter be creeted.

(j) Providing that every dwelling house hereafter erected shall have attached thereto, for the exclusive use of the occupiers thereof, a prescribed area of open land.

land. Providing with respect to buildings hereafter erected for regulating or limiting the height of buildings; for means of escape from buildings in case of fire and the prevention of fire in buildings; for the ventilation and lighting of buildings; for exits from and stairways in buildings other than private dwelling-houses; for the minimum size of any dwelling rooms; and for the minimum area to be covered by any dwelling-house, or any dwelling-house and shop combined. combined.

combined.
(1) Regulating sewerage and drainage.
(m) Regulating or prohibiting the use in or on any fence or other erection on land adjoining any street or road of any wire with spikes or jagged projections.
(n) Providing for the removal of ruinous or dangerous buildings.

(n) Providing for the removal of ruinous or dangerous buildings.
(o) Regulating the erection of tents.
(p) 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 in that behalf by the Council.
(q) Leaving any matter or thing to be from time to time determined, applied, dispensed with, or regulated by the Council by resolution, or by any officer authorized in that behalf by the Council either generally or for any class of cases, or in any particular case.
(r) Appointing fees which may be charged and received by the Council for any act done, or to be done, or inspection made, or service performed by any of its officers under this By-law, and for any permit or licence to be issued by the Council.
(s) And for repealing all By-laws and Regulations incon-

(s) And for repealing all By-laws and Regulations inconsistent herewith.

A copy of such By-law is deposited at the office of the Council, Town Hall, Kew, and is open for inspection free of charge during office hours.

. By order,

II. H. HARRISON, Town Clerk.

3484 No. 100.-10267.-3

# CITY OF CAMBERWELL.

NAME OF STREET CHANGED.

NAME OF STREET CHANGES.

OTICE is hereby given that, in pursuance of the powers conferred by the Local Government Act 1928, the Council of the City of Camberwell, at a meeting held on the 19th day of May, 1930, doth order that the name of the street heretofore known as Cedar-street, extending from Toorak-road to Nevis-street, be changed to Wattlevalley-road Extension; such order to take effect from the date of publication in the Victoria Government Gazette.

By order,

R. W. SMELLIE, Town Clerk Town Hall, Camberwell, 1st September, 1930. 34 3463

#### CITY OF MORDIALLOC.

Notice of Intention to Borrow Money for Permanent Works and Undertakings.

PAKE notice that the Council of the City of Mordialloc propose to borrow on the credit of the Mayor, Councillors, and Citizens of the said city, the sum of One thousand five hundred and seventy pounds (£1,570), such sum to be raised by the issue of debentures in accordance with the provisions of the Local Government Act 1928.

It is further proposed:-

tis further proposed:—

 That the rate of interest to be named in such debentures shall be £6 10s, per centum per annum.

 That the moneys borrowed, together with the interest due from time to time, shall be repayable in forty half-yearly instalments of approximately Seventy pounds thirteen shillings and tenpence (£70 13s. 10d.), and the instalments are to be paid on the 15th day of May and the 15th day of November in each year, the first payment to be made on the 15th day of May, 1931.
 That the above instalments will be paid at the English, Scottish, and Australian Bank Limited, Melbourne, or the Council's bankers for the time being.

being.
(4) That the loan be for the purposes following:-

Description of Work and Estimated Cost.

1. Erection of a section of concrete bathing boxes (Beach Park)

£1,400 2. Frection of concrete latrines (Beach Park)...

170 £1,570

The plans, specifications, and estimates of the cost of such works, with a statement of the proposed expenditure of the money to be borrowed, are open for inspection at the Council Chambers, Mentone.

Dated at Mentone this 3rd day of September, 1930.

E. C. OWBRIDGE, Town Clerk. 3469

## CITY OF WARRNAMBOOL.

By-LAW No. 97.

- A By-law of the City of Warrnambool, made under Part VII. of the Local Government Act 1915 and section 6 of the Patrol Pumps Act 1928, and numbered Ninety-seven (97), for or with respect to—
  - (a) the placing, fixing, and maintaining of petrol pumps in or on footways and of any apparatus and appliances in, on, or under footways for the supply of motor spirit to such petrol pumps, and the removal of such petrol pumps, apparatus, pipes, and appliances;

and appliances;
(b) the granting, renewal, and transfer of licences and applications therefor:
(c) licences and conditions to be contained in licences;
(d) prescribing fees—

(1) for the granting or renewal of a licence;
(2) for the transfer of a licence;
(e) providing for a proportionate Feduction of fees payable in respect of licences granted for any number of months less than twelve months; and
(f) insurance of licensees against liabilities which may be incurred by them in respect of petrol pumps.

The pursuance of the powers conferred by the Local

N pursuance of the powers conferred by the Local Government Act 1915 and the Petrol Pumps Act 1928, the Mayor, Councillors, and Citizens of the City of Warrnambool order as follows:—

1. In this By-law—
"Council" shall mean the Council of the City of

Council" shall mean the Council of the City of Warrnambool.

"Licence" shall mean a licence granted in accordance with the Petrol Pumps Act 1928.

"Licensee" shall mean a holder for the time being of a licence granted in accordance with the Petrol Pumps Act 1928.

"Municipality" shall record.

Act 1928.

"Municipality" shall mean the municipality of the City of Warrnambool.

"Petrol pump" shall mean any pump for supplying motor spirit and shall include a portable petrol pump.

- "Portable petrol pump" shall mean a petrol pump which is constructed on wheels and is not fixed in or on the footway and is not allowed to remain on the footway. "Regulations" shall mean the regulations from time to time made and in force under the Patrol Pumps Act 1928.
- 2. Any person may apply for a licence in respect of any petrol pump placed or to be placed in, on, or under any footway in any highway within the municipal district of the City of Warrnambool, used or to be used by such person for the purpose of the business carried on or to be carried on by such person of salling and amplifying materials. the purpose of the business carried on or to be carried on by such person of selling and supplying motor spirit. Every such application shall be in the form of the First Schedule of this By-law. Every licence granted shall be in the form of the Second Schedule to this By-law.
- 3. It shall be the duty of every person to whom a licence has been granted under the provisions of the Petrol Pumps Act 1928 to maintain in a safe and efficient condition and free from leakage, and in accordance with this By-law, all petrol pumps, apparatus, pipes, and appliances in, on, or under footways for the supply of motor spirit to such petrol
- 4. Every licence shall expire on the 30th day of September next following the date of issue, and shall after such 30th day of September be of no force and effect.
  - (a) There shall be paid to the Council in respect of every licence for a petrol pump, other than a portable petrol pump, in or on any footway, a licence-fee of Two pounds twelve shillings and sixpence (£2 12s. 6d.) per annum.
  - (b) There shall be paid to the Council in respect of every licence for a portable petrol pump which is used on any footway for the purpose of selling or supplying motor spirit a licence-fee of Five pounds (£5) per annum
  - (c) Provided that where a licence is granted for any number of months less than twelve months a proportionate reduction of the tee, based on the number of months unexpired, shall be made by the
- 5. No licence or renewal of a licence or transfer of a licence shall be granted unless the fee prescribed in such case has first been paid.
- 6. Where a licence granted under the provisions of this By-law is about to expire, the Council may, upon application being made to it in the form of the Third Schedule to this By-law, renew such licence for a further term of one year.
- 7. Every application for the renewal of a licence shall be lodged with the Council at least fourteen days before the expiration of the licence, and shall be accompanied by the annual licence-fee hereinbefore prescribed.
- 8. The Council may refuse to grant or renew or transfer any licence where the pump in respect of which an application for a licence or transfer or renewal of a licence is made is not placed or proposed to be placed in front of premises occupied or to be occupied by the applicant for the purpose of carrying on the business of selling or supplying motor spirit.
- 9. No licence shall be transferred, save in accordance with 9. No licence shall be transferred, save in accordance with the following provisions:—The person desiring to transfer the licence shall first make application, in writing, to the Council for the approval of the Council to such transfer, and shall enclose with such application a transfer of the licence, in writing, signed by the licensee, and an acceptance of such transfer (conditional upon the approval of the Council being granted thereto) by the transferee, and shall pay to the Council a transfer fee of Ten shillings (10s.).
- 10. Immediately on the approval by the Council of any transfer of licence being given, the policy of insurance hereinbefore referred to taken out by the transferror shall be transferred to the transferree, or the transferre shall effect a new policy in a company of repute to the same effect.
- policy in a company of repute to the same effect.

  11. Every licensee under the provisions of this By-law shall, before the petrol pump is erected in respect of which such licence is granted, or, if erected, prior to the application before the petrol pump is used for the sale or supply of motor spirit, insure himself, and thereafter at all times keep himself insured during the currency of such licence and any renewal thereof, in some insurance company of good repute, against all damages and liabilities for which he may become liable to any person arising from the use, control, or possession by him of such petrol pump in the sum of at least £500. Every licensee shall on demand produce to the Council or any duly-appointed officer of the Council the said policy of insurance, and the receipt for the premium for the then unexpired period of the licence.

  12. A licensee shall make good any damage to conduits,
- 12. A licensee shall make good any damage to conduits, drains, or pipes under any footway caused by or arising from the installation or removal of a petrol pump, or any part thereof, or any apparatus, pipes, or appliances for the supply of motor spirit to such pump, and shall make good any portion of the footway broken up for the purpose of such installation

- 13. Every licensee whose licence shall have expired and has not been renewed, or whose licence shall have expired and has not been renewed, or whose licence shall have been cancelled under the provisions of the Petrol Pumps Act 1928, shall, within seven days after such expiry or cancellation, remove the petrol pump referred to in such licence, and all apparatus, primes and arreliance converted the provision and arreliance converted to the provision and the provision are provided to the provision and the provision and the provision are provided to the provision and the provision and the provision are provided to the provision and the provision and the provision are provided to the provision and the provision and the provision are provided to the provision are provided to the provision and the provision are provided to the provision and the provision are provided to the provision are provided to the provision and the provision are provided to the provision and the provision are provided to the provision and the provision are provided to th pipes, and appliances connected therewith in, on, or under the footway.

  14. No licensee shall cause or permit the petrol pump in
- 14. No licensee shall cause or permit the petrol pump in respect of which the licence is granted, or the apparatus, pipes, or appliances connected therewith, to be altered in design or position without first obtaining the consent of the Council.

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

#### FIRST SCHEDULE.

Application No.

CITY OF WARRNAMBOOL.

Petrol Pumps Act 1928 (No. 3613).

Application to the Council of the City of Warrambool for a Licence in Respect of a Petrol Pump to be placed or retained or used on the Footway of a Highway within the Municipality of City of Warrnambool.

This application must be fully filled up in accordance with the following instructions before it can be considered by the Council.

If a licence is required for more than one petrol pump, it will be necessary for the applicant to make separate applications in respect of every such licence so required.

State christian name and surname of the applicant. If a

ber in full. If a company, the name of the company and its secretary.	
State occupation of the applicant.	
State postal address of the applicant.	
State if licence or licences have already been granted by the Council in respect of any petrol pump or pumps. If so, state fully the number and where such petrol pump or pumps are situate.	
State name, number, and part of the street on which the petrol pump is, or on which it is proposed to erect the petrol pump, and attach plan showing clearly the position on the footway where it is proposed to erect the petrol pump.	
State class or type of petrol pump for which a licence is applied for. If a portable petrol pump (which is allowed to remain on the footway only during the period of selling or supplying motor spirit), state class or type of such pump.	

Signature of applicant-

Date-

Town Clerk, Town Hall, Warrnambool.

SECOND SCHEDULE. CITY OF WARRNAMBOOL.

Petrol Pumps Act 1928 (No. 3613). PETROL PUMP LICENCE.

Pursuant to the provisions of section 3 of the Petrol Pumps
Act 1928 (No. 3613), the Council of the City of Warrnambool
doth hereby grant licence to—
of , for the period of months
from the for the 30th September, 19 , in respect of a

petrol pump to be placed on the footway of street portable petrol pump to be used on the footway of road situate in the municipal district of the City of Warrnambool, subject to the conditions following, that is to say:-

That this licence is issued subject to the provisions of the Petrol Pumps Act 1928, and of any Regulations made by the Governor in Council under the powers conferred by section 7 of the said Act, and of any By-laws made by the Council under section 6 of the Act aforesaid.

That every authorized officer of the Council shall be at all times allowed free access to the premises of the licensee, for the purpose of ascertaining whether the conditions of the licence have been properly observed, and that the licensee shall, by himself or his representatives, give every assistance for that purpose which such officer may require.

This licence is in respect of an application made to the Council on the numbered

Dated this

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day of , 19

By order of the Council,

Town Clerk.

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Licence fee paid, £

#### THIRD SCHEDULE.

Application for Renewal of Licence.

Whereas a licence numbered was, on the ay of 19, issued under the provisions of y-law No. to Mr. in respect of a petrol pump to be placed or retained or used on the footway in front of premises

for licence), and whereas such licence will expire on the 30th day of September, 19, I/we, the undersigned, hereby apply for renewal of such licence for the year ending 30th September, 10

Dated at

this day of Signature(s)-

Resolution for passing this By-law agreed to by the Council the 27th day of August, 1929, and confirmed the 24th day of September, 1929.

The common seal of the Mayor, Councillors, and Citizens of the City of Warrnambool was hereunto affixed the 24th day of September, 1929, in the presence of—

J. D. E. WALTER, Mayor. H. H. SMITH, Councillor. H. J. WORLAND, Town Clerk. (SEAL)

Approved by the Governor in Council.

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

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#### BOROUGH OF PORT FAIRY.

By-law No. 12.

A By-law of the Borough of Port Fairy made under Part VII. of the Local Government Act 1915 and section 6 of the Petrol Pumps Act 1928, and numbered 12, for or with re-

- (a) the placing, fixing, and maintaining of petrol pumps in or on footways, and of any apparatus, pipes, and appliances in, on, or under footways for the supply of motor spirit to such petrol pumps and the re-moval of such petrol pumps, apparatus, pipes, or appliances. appliances;
- (b) the granting, renewal, and transfer of licences and applications therefor;
   (c) licences and conditions to be contained in licences;

IN pursuance of the powers conferred by the Local Government Act 1915 and the Petrol Pumps Act 1928, the Mayor, Councillors, and Ratepayers of the Borough of Port Fairy order as follows:—

1. In this By-law-

"Council" shall mean the Council of the Borough of

"Council" shall mean a licence granted in accordance with the Petrol Pumps Act 1928.

"Licensee" shall mean the holder for the time being of a licence granted in accordance with the Petrol Pumps 1st 1928.

"Municipality" shall mean the municipality of the

Borough of Port Fairy.

"Petrol pump" shall mean any pump for supplying motor spirit, and shall include a portable petrol

pump.
"Portable petrol pump" shall mean a portable pump
which is constructed on wheels and is not fixed in or on the footway, and is not allowed to remain on the

"Regulations" shall mean the Regulations from time to time made and in force under the Patrol Pumps Act

2. Any person may apply for a licence in respect of any petrol pump to be placed in. on, or under any footway in any highway within the municipal district of the Borough of Port Fairy, used, or to be used, by such person for the purpose of the business carried on. or to be carried on, by such person of selling and supplying motor spirit. Every such application shall be in the form of the first schedule of this By-law.

3. Every licence shall expire on the 30th day of September next following the date of issue, and shall after such 30th day of September be of no force or effect.

- (a) There shall be paid to the Council in respect of every licence for a petrol pump other than a portable pump in or on any footway a licence-fee of One pound one shilling per annum.
  (b) There shall be paid to the Council in respect of every ligance for a portable petrol pump which is need an annum.
- licence for a portable petrol pump which is used on any footway for the purposes of selling or supplying motor spirit a licence-fee of One pound one shilling per annum.
- (c) Provided that where a licence is granted for any number of months less than twelve months a pro-portionate reduction of the fee, based on the number of months unexpired, may be made by the Council.
- 4. No licence or renewal of a licence or transfer of a licence shall be granted unless the fee prescribed in such case has first been paid.
- 5. Where a licence granted under the provisions of this By-law is about to expire, the Council may, upon application being made to it, in the form of the third schedule to this By-law, renew such licence for a further term of one year.
- 6. Every application for the renewal of a licence shall be lodged with the Council at least fourteen days before the expiration of the licence, and shall be accompanied by the annual licence-fee hereinbefore prescribed.
- 7. The Council may refuse to grant or renew or transfer any licence where the pump in respect of which an application for a licence or transfer or renewal of a licence is made is not placed or proposed to be placed in front of premises occupied or to be occupied by the applicant for the purpose of carrying on the business of selling or supplying motor
- 8. No licence shall be transferred save in accordance with the following provisions:—The person desiring to transfer the licence shall first make application, in writing, to the Council for the approval of the Council to such transfer, and shall enclose with such application a transfer of the licence, in writing, signed by the licensee and an acceptance of such transfer (conditional upon the approval of the Council being granted thereto) by the transferee, and shall pay to the Council a transfer fee of Ten shillings.
- 9. Immediately on the approval of the Council of any transfer of licence being given, the policy of insurance hereinafter referred to taken out by the transferee shall be transferred to the transferee, or the transferee shall effect a new policy in a company of repute to the same effect.
- 10. Every licensee under the provisions of this By-law shall, before the petrol pump is erected in respect of which such licence is granted or, if erected prior to the application, before the petrol pump is used for the sale or supply of motor spirit, insure himself, and thereafter at all times during the currency of such licence and any renewal thereof, keep himself insured in some insurance company to be approved by the Council against all damages and liabilities for which he may become liable to any person arising from the use, control, or possession by him of such petrol pump in a sum of £500 at the least. The insurance policy, and every receipt for the annual premium in respect thereof, shall forthwith on the issue thereof respectively be lodged with the Council and retained by it by it.
- 11. A licensee shall make good any damage to conduits, drains, or pipes under any footway caused by or arising from the installation or removal of a petrol pump, or any part thereof, or any apparatus, pipes, or appliances for the supply of motor spirit to such pump, and shall make good any portion of the footway broken up for the purpose of such installation or removal.

12. Every licensee whose licence shall have expired and has not been renewed, or whose licence shall have been cancelled under the provisions of the Petrol Pumps Act 1928, shall, within seven days after such expiry or cancellation, remove the petrol pump referred to in such licence and all apparatus, pipes, and appliances connected therewith in, on, or under the focus of the second appliance of the second appli the footway.

13. No licensee shall cause or permit the petrol pump in respect of which his licence is granted, or the apparatus, pipes, or appliances connected therewith, to be altered in design or position without first obtaining the consent of the Council.

14. This By-law shall apply to and have operation throughout the whole of the municipal district of the Borough of Port Fairy.

Resolution for passing this By-law agreed to by the Council of the Borough of Port Fairy the 9th day of October, 1929, and confirmed at a meeting of the said Council held on the 6th day of November, 1929.

The common seal of the Mayor, Councillors, and Rate-payers of the Borough of Port Fairy was hereunto affixed in the presence of-

3504

(SEAL)

JOHN BAULCH, Mayor. THOS. H. STOREY, Councillor. O. R. EVANS, Town Clerk.

#### SHIRE OF CORIO.

#### ORDER DECLARING A PUBLIC HIGHWAY.

In pursuance of the power conferred by section 521 of the Local Government Act 1928, the Council of the Shire of Corio doth hereby order that the lands hereinafter described which have been acquired by it shall be a public highway as from and after the date of publication of this Order:—

## The Land Referred to Above.

The Land Referred to Above.

All that piece of land being part of Crown allotment 58, Parish of Moorpanyal, County of Grant, and State of Victoria:—Commencing at the south-west corner of the said Crown allotment 58; thence bounded on the west by the western boundary of the said Crown allotment, being a line bearing north six minutes east three hundred and twenty-seven feet; on the north by St. David-street, being a line bearing east thirty-two feet four and a half inches; thence on the east by a line bearing south three hundred and twenty-seven feet to the southern boundary of the said allotment; thence on the south by Victoria-street, being the southern boundary of the said allotment, and being a line bearing west thirty-two feet eleven and a half inches to the commencing point. Also, all that piece of land being part of Crown allotment 58, Parish of Moorpanyal, County of Grant, and State of Victoria: Commencing at a point on the western boundary of the said allotment at a point three hundred and seventy-seven feet north from the south-west corner of the said allotment; and bounded on the west by the western boundary of the said allotment and sixty-four feet; thence on the north by Bay-street, being a line bearing north six minutes east two hundred and sixty-four feet; thence on the north by Bay-street, being a line bearing west thirty-one feet ton inches; thence on the cast by other part of the said allotment, being a line bearing south two hundred and sixty-four feet, and on the south by St. David-street, being a line bearing west thirty-one feet three and a half inches to the commencing point. Also all that piece of land being part of Crown allotment 57. Parish of Moorpanyal, County of Grant, and State of Victoria: Commencing at a point on the western boundary of the said crown allotment 57. Parish of Moorpanyal, County of Grant, and State of Victoria: Commencing at a point on the western boundary of the said end bearing west thirty-one feet three and a half inches; thence on the east by other part of the s

In witness whereof the President, Councillors, and Rate-payers of the Shire of Corio have caused their common seal to be hereunto affixed this twenty-seventh day of August, One thousand nine hundred and thirty.

The common seal of the President, Councillors, and Rate-payers of the Shire of Corio was affixed hereto in the presence of—

ROBT. S. McCLELLAND, President. A. E. COZENS, Councillor. H. G. OLIVER, Secretary.

#### SHIRE OF GISBORNE.

#### PROSECUTING OFFICERS.

T is hereby notified that First Constable William Knopp, No. 6062, of Gisborne, has been appointed Prosecuting Officer for the Borough, Bullengarook, and Mountain Ridings of the Shire of Gisborne.

It is also notified that First Constable Otto Wilhelm Gram-It is also notified that First Constable Otto Wilhelm Grambau, No. 6436, of Macedon, has been appointed Prosecuting Officer for the Macedon Riding of the Shire of Gisborne.

The above notification cancels the appointment of Constable William Knopp as Prosecuting Officer for the Shire of Gisborne, advertised on the 13th November, 1929.

Dated at Gisborne this fourth day of September, 1930.

3477

N. S. McLEOD, Shire Secretary.

#### SHIRE OF McIVOR.

Notice of Intention to Borrow the Sum of Eight Hundred and Fifty Pounds (£850) for Permanent Works and Undertaking in the Shire of McIvor.

AKE notice that the Council of the Shire of McIvor pro poses to borrow, on the credit of the President, Councillors, and Ratepayers of the said Shire, the sum of Eight hundred and fifty pounds (£850), such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Act 1928.

The rate of interest to be paid is £6 10s. per centum per annum.

Such moneys shall be repayable by twenty half-yearly instalments of £58 9s. 3d., each including principal and interest, by providing out of the Municipal Electric Light Account the above amounts on the first day of May and the first day of November in each respective year during the currency of the

Such moneys shall be repayable at Heathcote at the Commercial Bank of Australia, or at the Council's bankers for the time being, in Heathcote.

The purpose for which the loan is to be applied is additions, &c., to electricity works.

The plans, specifications, and estimates of the cost of the works referred to above, and a statement showing the proposed expenditure of money to be borrowed, are open for inspection at the Shire Hall, Heathcote.

Dated this first day of September, 1930.

Dated this first day of September, 1930.

J. A. McKAY, Shire Secretary.

# THE SHIRE OF WHITTLESEA.

A By-law of the Shire of Whittlesea, made in pursuance of section 6 of the Petrol Pumps Act 1928, and numbered 16, for regulating the licencing and construction of petrol pumps in the above shire.

N OTHCE is hereby given that the Shire of Whittlesen has, by special Order dated the twelfth day of June, 1929, and confirmed on the tenth day of July, 1929, passed the above By-law, and that a copy thereof is deposited at the office of the said Shire, at the Shire Hall, Meruda, where it may be inspected by any person, pursuant to section 206.

Dated this 8th day of September, 1930.

JAMES RYAN, Shire Secretary.

J. Sabelberg, 418 Little Collins-street, Melbourne, solicitor to the shire.

NOTICE is hereby given that the partnership heretofore existing between us, the undersigned Frank Ernest Cutting, Richard Zimmermann, and Henrick Christopher Larsen, in the trade or business of general engineers carried on by us at 11 Cobden-street, North Melbourne, under the firm name (F. E. Cutting & Co., Federal Engineering Works), has been dissolved by us by mutual consent as on the 31st day of Append 1930. dissolved by August, 1930.

Dated at Melbourne this eighth day of September, 1930.
(Signed) F. E. CUTTING.
(Signed) R. ZIMMERMANN.
(Signed) H. LARSEN. (Signed)

Witness to the signatures of the said Frank Ernest Cutting, Richard Zimmermann, and Henrick Christopher Larsen—H. T. McKean, solicitor, Melbourne.

Harry T. McKean, 84 William-street, Melbourne, solicitor for the said parties.

NOTICE is hereby given that the partnership between George Skilbeek and Richard Clamp, formerly carrying on business as dairy produce merchants under the style or firm of Skilbeek and Clamp, at 544 Burke-road, Upper Hawthorn, and 174 Swan-street, Richmond, has been dissolved as from the 30th June, 1930. And notice is further given that the said George Skilbeek will henceforth carry on the said business at 544 Burke-road, Upper Hawthorn, in the name of George Skilbeek, and the said Richard Clamp will henceforth carry on the said business at 174 Swan-street, Richmond, in the name of Richard Clamp.

Dated the 1st day of September, 1930.

G. SKILBECK.

G. SKILBECK. R. CLAMP.

Henderson and Ball, solicitors, 430 Little Collins-street Melbourne.

(SEAL)

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NOTICE is hereby given that the partnership heretofore subsisting between us, the undersigned James Arthur Robilliard, of 406 Victoria-street, North Richmond, motor engineer, and Harry Wardley, of 4 Cole-crescent, Coburg, spring maker, carrying on business as spring makers, at 236 Lygon-street, East Brunswick, has been dissolved as from the sixth day of September, 1930, and the said business will be carried on by the undersigned Harry Wardley alone, at 236 Lygon-stret, East Brunswick, as from the said date. All debts due to or owing by the late partnership will be received and paid respectively by the undersigned, care of Godfrey and Godfrey, solicitors, 325 Collins-street, Melbourne.

Dated this sixth day of September, 1930.

Dated this sixth day of September, 1930.

J. A. ROBILLIARD. Witness—Arthur Godfrey, solicitor, Melbourne.

HARRY WARDLEY Witness-T. A. KENNEDY, solicitor, Melbourne.

NOTICE is hereby given that the partnership existing between the undersigned under the name of "Spargo Bros." as boardinghouse-keepers, at Hotham Heights, was dissolved on 31st October, 1929, and that the business has since been carried on by William Benjamin Spargo alone.

Dated 22nd July, 1930.

WILLIAM BENJAMIN SPARGO. CECIL ROBERT SPARGO.

The Companies Act 1915.—In the matter of THE MUSIC BOX PTY. LTD. (in Liquidation).—Notice of Final Meeting, pursuant to section 196.

NOTICE is hereby given that the Final Meeting of the above company will be held at the offices of the company, Schubach-street, Albury, on Tucsday, the 14th day of October, 1930, at half-past Four in the afternoon, for the purpose contemplated in section 196 of the Companies Act 1915.

R. M. TWOMEY, A.F.I.A., Liquidator

Albury.

#### IN THE MATTER OF THE COMPANIES ACT 1928.

T a General Meeting of the members of Rubber Accessories A Proprietary Limited, duly convened and held at 12 Sydney-road, Melbourne, on the twenty-seventh day of August, 1930, the following Extraordinary Resolutions were duly passed:

"That the company cannot, by reason of its liabilities, continue its business, and it is therefore necessary to go into voluntary liquidation."

"That Mr. B. L. Hoare be appointed liquidator."

W. J. RYAN, Secretary.

#### IN THE MATTER OF THE COMPANIES ACT 1928.

NOTICE is hereby given that a Meeting of creditors of Rubber Accessories Proprietary Limited, pursuant to section 189, will be held at the Board Room, Temple Court, Collins-street, Melbourne, on Thursday, the eleventh day of September, 1930, at half-past Eleven a.m.

B. L. HOARE, liquidator, 440 Little Collins-street, Mel-

#### CAPTIVE AEROPLANES PTY. LTD. (IN LIQUIDATION).

CAPTIVE AEROPLANES PTY. LTD. (IN EIGENATION).

NOTICE is hereby given, in pursuance of section 196 of the Companies Act 1915, that a General Meeting of the members of the above-named company will be held at 38 Selborne Chambers, Chancery-lane, Melbourne, C.1, ou Monday, the 13th day of October, 1930, at half-past Four o'clock in the afternoon, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator, and also of determining by Extraordinary Resolution the manner in which the books, accounts, and documents of the company, and of the liquidator thereof, shall be disposed of.

Dated this third day of Sentember, 1930.

Dated this third day of September, 1930.

H. A. WAXMAN, Liquidator.

Companies Act 1928.

L. ROSSITER STAHLE & CO. PTY. LTD. (IN VOLUNTARY LIQUIDATION).

Final Meeting, Pursuant to Section 196 (2).

NOTICE is hereby given that a General Meeting of the above company will be duly held at the office of Messrs. G. W. Cox and Gandy, 434 Collins-street, Melbourne, on Friday, 10th October, 1930, pursuant to section 196 (2) of the Companies Act 1928, for the purpose of laying before the company an account showing the manner in which the winding up of the company has been conducted and the property of the company disposed of.

Dated this ninth day of September, 1930.

J. WARD GANDY, chartered accountant (Aust.), 434 Collins-street, Melbourne, liquidator. 3512

Companies Act 1928.—In the matter of Snow's Electroplating Company Proprietary Limited (in Voluntary Liquidation).

NOTICE is hereby given that a Meeting of the creditors of the above-named company will be held at the rooms of the Victorian Employers Federation, Temple Court, 422 Collinsstreet, Melbourne, on Wednesday. 17th September, 1930, at half-past Two p.m., for the purposes set out in section 189 of the Companies Act 1928.

THOS. II. WHITE, F.C.A. (Aust.), Liquidator.
Thos. H. White and Co., chartered accountants (Aust.) Temple Court, 422 Collins-street, Melbourne.

The Companies Act 1928.—In the matter of TILTS CAFES LIMITED (in Liquidation).

NOTICE is hereby given that the Final General Meeting of the above company will be held at the office of the liquidator on Friday, the 10th day of October, 1930, at halfpast Eleven a.m., to receive the liquidator's account of the winding up of the company.

nding up of the company.

E. C. CANDY, Liquidator.

Candy and Harvey, chartered accountants (Australia), 84

3315 William-street, Melbourne. C.1.

The Companies Act 1928.—In the matter of Property Owners MUTUAL FIRE & GENERAL INSURANCE COMPANY OF AUSTRALIA LIMITED (in Liquidation).

NOTICE is hereby given that the Final General Meeting of the above company will be held to be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above company will be a final female of the above the above company will be held at the office of the liquidator on Friday, the 10th day of October, 1930, at Eleven m., to receive the liquidator's account of the winding up of the company.

C. B. HARVEY, Liquidator.
Candy and Harvey, chartered accountants (Australia), 84
William-street, Melbourne. C.1. 3516

#### UNIVERSAL SHOPPING SERVICE LIMITED (IN LIQUIDATION).

(IN LIQUIDATION).

NOTICE is hereby given, in pursuance of section 196 of the Companies Act 1928, that a General Meeting of the members of the above-named company will be held at the offices of Edwin V. Nixon and Co., chartered accountants (Australia). Yorkshire House. 20 Queen-street, Melbourne, at a quarter-past Two p.m. on Monday, the 13th October, 1930, for the purpose of having an account laid before them, showing the manner in which the winding up has been conducted, and the property of the company disposed of, and of hearing any explanation that may be given by the liquidator.

Dated the 8th day of September, 1930.

3522

W. D. HIGGINS, Liquidator.

W. D. HIGGINS, Liquidator.

The Companies Act 1928.—In the matter of LEONGATHA BRICKWORKS PROPRIETARY LIMITED (in Liquidation).

BRICKWORKS PROPRIETARY LIMITED (in Liquidation).

A FINAL Meeting of the shareholders will be held at my office. Broken Hill Chambers, 31 Queen-street, Melbourne, at Eleven a.m. on Friday, the 3rd October, 1930, to receive liquidator's statement of account.

Dated this 4th day of September, 1930.

EDWARD W. SMAIL, chartered accountant (Aust.), Liquidator.

In the matter of the *Companies Act* 1928 and in the matter of Duophone (Australian) Proprietary Limited (in liquidation).

Notice is hereby given that at a General Meeting of the members of the said company, duly convened and held at 20 Queen-street, Melbourne, on the 19th day of August, 1930, the following Special Resolution was duly passed, and at a subsequent General Meeting of the members of the said company, also duly convened and held at the same place on the 3rd day of September, 1930, the following Resolution was duly confirmed: confirmed:-

That the company be wound up voluntarily, and that Edward Holmes, of 20 Queen-street, Mclbourne, be appointed liquidator.
Dated this 4th day of September, 1930.

EDWARD HOLMES, liquidator, 20 Queen-street, Mel-

The Companies Act 1928.

BURRELL WATKINSON PROPRIETARY LIMITED. NOTICE OF SPECIAL RESOLUTION PURSUANT TO SECTION 185.

A T an Extraordinary General Meeting of the members of the above-named company, duly convened and held at Melbourne, in the State of Victoria, on the 14th day of August, 1930, the following Special Resolution was duly passed, and at a subsequent General Meeting of the said members, also duly convened and held at the same place on the 29th day of August, 1930, the following Resolution was duly confirmed:—
"That the company be wound up voluntarily, and that Sir William McBeath and Harry Wilson Riley be and they are hereby appointed liquidators for the purposes of such

are hereby appointed liquidators for the purposes of such

winding up."

Dated the 5th day of September, 1930.

H. W. RILEY, Director.

NOTICE TO CREDITORS .-- RE ERNEST LUKE MARTIN. DECEASED.

DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Ernest Luke Martin, late of Maffra, in the State of Victoria, hotelkeeper, deceased (who died on the 27th day of November, 1929, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 18th day of March, 1930, to Alexander McAdam, timber merchant, and Alfred David Matthew, managing law clerk, both of Maffra aforesaid, the executors named in and appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said executors, care of the undersigned, on or before the 8th day of November, 1930, after which date the executors will proceed to distribute the assets of the said Ernest Luke Martin, 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 assets so distributed. or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated this 27th day of August, 1930.

Dated this 27th day of August, 1930.

ARTHUR F. RICE, of Johnson-street, Maffra, proctor for 3462 the executors.

# NOTICE TO CREDITORS.—RE ROBERT THOMAS WHITE, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Robert Thomas White, late of Geomalibee, in the State of Victoria, farmer, deceased (who died on the 22nd June, 1930, and probate of whose will was granted by the Supreme Court of Victoria, in the probate jurisdiction, on the 2nd day of August, 1930, to Robert Thomas White and Clifford Herbert White, both of Goomalibee, farmers, and Henry White, of Violet Town; farmer, the executors named in and appointed by the said will), are hereby, required to send particulars, in writing, of such claims to the executors, care of the undersigned, on or before the 15th day of November, 1930, after which date the executors will proceed to distribute the assets 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 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 then have had notice as aforesaid.

Dated this 5th day of September, 1930.

Dated this 5th day of September, 1930.

HARGRAVE & LEWERS, Benalla, proctors for the execu-

#### RE HARRIETTE MARY VIRGOE, DECEASED.

RE HARRISTIE MARY VIRGOE, DECEASED.

(REDITORS, next of kin, and all others having claims J against the estate of Harriette Mary Virgoe, late of "Ardoek," Dandenong-road, East St. Kilda, in the State of Victoria, widow, deceased, are required to send particulars thereof, in writing, to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State, on or before the twelfth day of November, 1930, otherwise they may be excluded when the assets are being distributed. tributed.

Dated this fifth day of September, 1930.

Dated this fifth day of september, 120 William-street, Melbourne, proctors for the said company.

# NOTICE TO CREDITORS.—RE FLORENCE SUSAN WATSON, DECEASED.

NOTICE TO CREDITORS—RE FLORENCE SUSAN WATSON, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, Cornelius Joseph Ahern, solicitor, and Herhert Millar, accountant, both of National Mutual Building, 395 Collinsstreet, Melbourne, in the State of Victoria, executors of the will, and codicil thereto, of Florence Susan Watson, formerly of Grandcourt, Burnett-street, but late of Ritz Mansions, Fitzroy-street, St. Kilda, in the said State, widow, deceased (who died on the twenty-first day of July, One thousand nine hundred and thirty), hereby give notice that they intend to convey to or distribute among the persons entitled thereto the real and personal property situate in the State of Victoria of the said deceased, and that they require all persons interested to send to the said executors, at their abovementioned address, on or before the twenty-first day of November next, detailed particulars of their claims in respect of the said property; and at the expiration of the time fixed by this notice the said executors will proceed to convey or distribute the said property to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice. And the said executors shall not, as respects the property so conveyed or distributed, be liable to any person of whose claim they shall not have had notice as aforesaid.

Dated this 9th day of September, 1930.

GILLOTT, MOIR, & AHERN, National Mutual Building, 395 Collins-street, Melbourne, proctors for the said executors.

NOTICE TO CREDITORS.—RE RHODA ELLEN MILLER, DECEASED.

PURSUANT to the provision of the Trustee Act 1928, notice is hereby given that any person having any claim against the estate of Rhoda. Ellen Miller, late of Lower Esplanade, St. Kilda, in the State of Victoria, widow, deceased (who died on the 6th day of August, 1930, and probate of whose will was granted to the National Trustees, Executors, Australasia, Invital of Natland 1978, 113 of whose will was granted to the National Trustees, Executors, and Agency Company of Australasia Limited, of No. 113 Queen-street, Melbourne, in the said State, the executor named in and appointed by the said will), are hereby required to send particulars of such claim to the said National Trustees, Executors, and Agency Company of Australasia Limited, at 113 Queen-street, Melbourne aforesaid, on or before the 12th day of November, 1930. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said Rhoda Ellen Miller, deceased, which shall have come to its hands or possession amongst the 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 executor will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall have not then had notice.

Dated the 9th day of September, 1930.

MARK LAZARUS, 440 Little Collins-street, Melbourne. proctors for the applicant. 3520

#### Trustee Act 1928.

NOTICE TO CREDITORS.—RE JAMES DAVIDSON (late of "Clare," Tooronga-road, East Malvern, in the State of Victoria, gentleman), DECEASED.

Victoria, gentleman), DECRASED.

A LL persons having any claims against the estate of the said James Davidson, deceased (who died on the 28th day of July, 1930, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to Eliza Bradley, of "Clare," Tooronga-road, Malvern aforesaid, milliner), are hereby requested to send particulars, in writing, of such claims to the executrix, care of the undersigned, on or before the 10th day of November, 1930. After that date the executrix will distribute the assets of the said estate amongst the persons entitled thereto, having regard only to those claims of which she shall have had notice; and the said executrix will not be liable for any of the assets and the said executrix will not be liable for any of the assets so distributed to any person of whose claim she shall not then have had notice.

Dated this 8th day of September, 1930.

P. J. RIDGEWAY, 379 Collins-street, Melbourne, proctor for the said executrix.

#### NOTICE TO CREDITORS .- ELLEN ALICE NORTON, DECEASED.

A LL persons having any claims against the estate of Ellen Alice Norton, late of Glenferrie-road, Kew, in the State of Victoria, widow, deceased (who died on the second day of August, One thousand nine hundred and thirty, and letters of administration, with the will annexed, were granted by the Supreme Court of Victoria, in its probate jurisdiction, to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said trains Limited, of 113 Queen-street, Melbourne, in the said State), are hereby requested to send particulars, in writing, of such claims direct to the said company on or before the tenth day of November, One thousand nine hundred and thirty, after which date the said company will proceed to distribute the assets of the said deceased which shall have come to its possession amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice.

Dated the tenth day of September, 1930.

M. MORNANE, 125 Queen-street, Melbourne, proctor for 3526

NOTICE TO CREDITORS .- RE WILLIAM GILL SEWELL, DURSUANT to the Trustee Act 1928, notice is hereby given that The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, the sole executor of the will of the said William Gill Sewell, formerly of "St. Ann's," Commercial-road, but late of Number 14 Selborne-road, Toorak, in the State of Victoria, retired banker, deceased, who died on the sixteenth day of June, 1930. intends to convey to or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said The Perpetual Executors and Trustees Association of Australia Limited within three months from the date hereof, particulars, in writing, of their claims against the said estate, and at the expiration of the said three months, the said The Perpetual Executors and Trustees Association of Australia Limited may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice. Dated the eighth day of September, 1930. JURSUANT to the Trustee Act 1928, notice is hereby given Dated the eighth day of September, 1930.

Dated the eightn day of Supremost, Accept Melbourne, proc-RIGBY & FIELDING, 60 Market street, Melbourne, proc-3530 tors for the executor.

#### STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Annie Chisholm, late of 42 Breese-street, West Brunswick, in the State of Victoria, widow, deceased (who died on the twenty-seventh day of July, 1930, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State, on the first day of September, 1930), are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before the fourteenth day of November, 1930, after which date the said company will proceed to distribute the assets of the said deceased which shall have come to its hands among the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and it shall 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 as aforesaid.

Dated this tenth day of September, 1930.

EGGLESTON & EGGLESTON, of 143 Queen-street, Melbourne, solicitors for the said estate.

#### STATUTORY NOTICE TO CREDITORS.

STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Harry Cecil Nott, late of "Warrock," Halifax-street, Middle Brighton, in the State of Victoria, retired confectioner, deceased (who died on the 10th day of July, 1930, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State, and Caroline Charlotte Nott, of "Warrock," Halifax-street, Middle Brighton aforesaid, widow, on the eighth day of September, 1930), are hereby required to send particulars, in writing, of such claims to the said The Trustees, Executors, and Agency Company Limited and the said Caroline Charlotte Nott, at the above-mentioned address of the said company, on or before the 14th day of November, 1930, after which date the said company and the said Caroline Charlotte Nott, at the above-mentioned address of the said deceased which shall have come to its and her hands among the persons entitled thereto, having regard only to the claims of which it and she shall then have had notice; and it and she shall not be liable for the assets so distributed, or any part thereof, to any person of whose claim it and she shall not then have had notice as aforesaid.

Dated this 10th day of September, 1930.

Dated this 10th day of September, 1930.

EGGLESTON & EGGLESTON, of 143 Queen-street, Melbourne, solicitors for the said estate.

NOTICE TO CREDITORS.—RE JOHN MINTERN, DECEASED.

NOTICE TO CREDITORS.—RE JOHN MINTERN, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the State of Victoria, the executor to whom probate of the will of the said John Mintern, late of 61 (formerly 71) Munro-street, Ascot Vale, in the said State, retired mill sawyer, deceased (who died on the 12th day of July, 1930), was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 26th day of August, 1930, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said company particulars, in writing of their claims against the said estate on or before the 12th day of November, 1930, after which date the said company may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated this 2nd day of September, 1930.

Dated this 2nd day of September, 1930.

E. P. JOHNSON & DAVIES, 430 Little Collins-street, Melbourne, proctors for the said company.

NOTICE TO CREDITORS AND OTHERS.—RE FREDERICK ROBERT HEAD, DECEASED.

ROBERT HEAD, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, the administrator of the estate of Frederick Robert Head, late of Kernot, near Loch, in the State of Victoria, retired farmer, deceased (who died on the 28th day of June, 1929), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said The Perpetual Executors and Trustes Association of Australia Limited, on or before the 20th day of November, 1930, particulars, in writing, of their claims against the said estate, after which date the said The Perpetual Executors and Trustees Association of Australia Limited may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the ninth day of September, 1930.

BOOTHBY & BOOTHBY, 408 Collins-street, Melbourne,

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

NOTICE TO CREDITORS AND OTHERS.—RE JOHN OLIVER BLACKWELL, DECEASED.

URSUANT to the Trustee Act 1928, notice is hereby given that Frederick Brooke Boothby, of 408 Collins-street, Melhourne, solicitor, the sole executor of the will of the said John Oliver Blackwell, late of Korumburra, in the State of Victoria, baker, deceased (who died on the 16th day of March, 1930), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said Frederick Brooke Boothby, on or before the twentieth day of November, 1930, particulars, in writing, of their claims against the said estate, after which date the said Frederick Brooke Boothby may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall then have had notice.

Dated the 9th day of September, 1930.

Dated the 9th day of September, 1930.

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

URSUANT to the Trustee Act 1928, notice is hereby given that all creditors and others having claims against the estate of Louisa Mary O'Connor (usually known as Louisa estate of Louisa Mary O'Connor (usually known as Louisa Farewell O'Connor), late of number 21 Tennyson-street. Saint Kilda. in the State of Victoria, widow, deceased (who died on the eighteenth day of June. One thousand nine hundred and thirty, and probate of whose will was granted by the Supreme Court of Victoria, on the twenty-fifth day of July. One thousand nine hundred and thirty, to Stanhope Nugent O'Connor, of number 6 Gillies-street. Hampton, in the said State, railway employee, Philip Everard O'Connor, of number 87 Power-street, Yarraville, in the said State, storeman, and George Scton Gordon, of number 21 Tennyson-street, Saint Kilda aforesaid, manager), are hereby required to send in particulars thereof to the said executors, care of the undersigned, on or before the to the said executors, care of the undersigned, on or before the seventeenth day of November, One thousand nine hundred and thirty, after which date the said executors may convey or distribute the said estate to or amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated this eighth day of September, One thousand nine hundred and thirty.

WILLAN & COLLES, of 104 Queen-street, Melbourne, proctors for the said executors.

DURSUANT to the Trustee Act 1928, notice is hereby given that all creditors and others having claims against the estate of Ada Elizabeth Hartnell, late of Irrewarra, number 592 Burke-road, Upper Hawthorn, in the State of Victoria, widow, deceased (who died on the twenty-fifth day of February, One thousand nine hundred and thirty, and probate of whose will and codicil was granted by the Supreme Court of Victoria on the twenty-fifth day of June, One thousand nine hundred and thirty, to Frederic Bernard Hartnell, of Douglasstreet, East Malvern, in the said State, manufacturer), are hereby required to send in particulars thereof to the said executor, care of the undersigned, on or before the seventeenth day of November, One thousand nine hundred and thirty, after which date the said executor may convey or distribute the said estate to or amongst the persons entitled thereto, having estate to or amongst the persons entitled thereto, having regard only to the claims of which he shall then have had

Dated this eighth day of September, One thousand nine hundred and thirty.

WILLAN & COLLES, of 104 Queen-street, Melbourne, proctors for the said executor.

## Trustee Act 1928. NOTICE TO CREDITORS.—RE WILLIAM HAROLD JOHNSON, DECEASED.

JOHNSON, DECLASED.

A LL persons having any claims against the estate of William Harold Johnson, late of "Brookville," 146 Glen Iristoad, Glen Iris, in the State of Victoria, gentleman, deceased (who died on the 9th day of December, 1929, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 1st day of September, 1930, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State), are hereby required to send particulars of such claims to the said company, at its address before mentioned, on or before the 15th day of November, 1930, after which last-mentioned date the said company will proceed to distribute the assets of the said deceased which shall have come to its hands or possession amongst the persons entitled thereto, having regardonly to the claims of which it shall then have had notice; and will not be liable for the assets, or any part thereof, so discompany have the persons of the said that the late have been decembered. 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 5th day of September, 1930.

ERNEST I. THOMPSON, 395 Collins-street, Melbourne, proctor for the said The Trustees, Executors, and Agency Company Limited.

RE SAMUEL CHARLES LEWIS, formerly of 54 Collins street, Northcote, late of "Lillieville," Darehin-road, Thornbury, Victoria, clerk in Ordnance Department, Commonwealth Military Forces, Deceasen, who died on the 26th July, 1930.

Military Forces, DECEASED, who died on the 20th July, 1950.

No. 7 Grace-street, Malvern, executive clerk, the executor of the will of the said Samuel Charles Lewis, deceased, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons interested to send to the said executor, within two months from the date of publication hereof, particulars of their claims against the said executor may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall then have had notice. then have had notice.

Dated the 6th day of September, 1930.

HEDDERWICK, FOOKES, & ALSTON, 103 William-street, Melbourne, proctors for the said executor. 3539

OTICE TO CREDITORS—RE ROBERT BOWRING DOUGLAS (formerly of 83 Wellington-street, Windsor, but late of 69 Bent-street, Northcote, in the State of Victoria. retired police constable), DECEASED, INTESTATE. NOTICE

retired police constable), DECEASED, INTESTATE.

PURSUANT to the provisions of the Trustee Act 1928, all creditors or other persons having any claim against the estate of the above-named Robert Bowring Douglas, deceased (letters of administration of whose estate have been granted by the Supreme Court of the State of Victoria to The Trustees, Executors, and Agency Company Limited, of 421 Colline-street, Melbourne, in the said State), are hereby required to send in particulars, in writing, of such claims to the said company, at 412 Colline-street, Melbourne aforesaid, on or before the 12th day of November, 1930, after which date the said administrator will distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and will not be liable for the assets, or any part thereof, so distributed to any person or persons of whose claim it shall not then have had notice.

Dated this 8th day of September, 1930.

Dated this 8th day of September, 1930.

HERBERT TURNER & SON, 427 Little Collins-street, Melbourne, proctors for the administrator. 3509

NOTICE TO CREDITORS.—LOUISA WESTON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Louisa Weston, formerly of Hobart, in the State of Tasmania, but late of 8 Mount Pleasant-grove, Armadale, in the State of Victoria, widow, deceased (who died on the thirteenth day of May, 1930, and letters of administration, with the will annexed, of whose estate were granted by the Supreme Court of Victoria on the twenty-sixth day of August, 1930, to The Equity Trustees, Executors, and Agency Company Limited, of 65 Queen-street, Melbourne, in the State of Victoria), are hereby required to send particulars, in writing, of such claims to the said company, at its address above mentioned, on or before the eleventh day of November, 1930, after which date the said company will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims 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, or any part thereof, so distributed to any person of whose claim it shall not then have had notice. NOTICE TO CREDITORS .- LOUISA WESTON, DECEASED. had notice.

Dated the 4th day of September, 1930.

KEITH HERCULES, LL.B., 440 Little Collins-street, Melbourne, proctor for the said company.

PURSUANT to the Trustee Act 1928, notice is hereby given that Oswald Tipping, of number 35 Currie-street, Adelaide, in the State of South Australia, the manager and attorney and syndic of Elder's Trustee and Executor Company Limited, of the same address, the administrator, with the will annexed of the estate of James Muir Layland (in the will called James Layland), formerly of Burnley-road, Waterford, Manchester, England, late of Chicago, in the State of South Australia, subsequently on active service with His Majesty's Australian Expeditionary Forces, and late of the Affred Hospital, Commercial-road, Prahran, in the State of Victoria, hospital atendant, deceased (who died on the sixteenth day of October, 1929), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons interested to send to the said Elder's Trustee and Executor Company Limited, within two months from the date of publication hereof, particulars of their claims against the said Oswald Tipping may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall then have had notice. have had notice.

Dated the third day of September, 1930.

RIGBY & FIELDING. 60 Market-street, Melbourne, proctors 3473 for the administrator.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors and others having claims against the estate of Frank Kennedy, late of Wood Wood, in the State of Victoria, farmer and grazier, deceased (who died on the 24th day of November, 1929, and probate of whose will was granted by the Supreme Court of Victoria, on the 24th day of January, 1930, to Margaret Kennedy, of Wood Wood aforesaid, widow, and Bryan Kennedy and Laurence Kennedy, both of Benalla, in the said State, farmers), are hereby required to send in particulars thereof to the said executors, care of the undersigned, on or before the tenth day of November, 1930, after which date the said executors may convey or distribute the said estate to or amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice.

Dated this 1st day of September, 1930.

Dated this 1st day of September, 1930.

J. S. ROWAN, LL.M., solicitor, Swan Hill, proctor for the 3472 said executors.

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Harold Leavold, late of No. 128 Dover-street, Richmond, in the State of Victoria, music teacher, deceased (who died on the 7th day of July, 1930, and probate of whose will was, on the 29th day of August, 1930, granted by the Supreme Court of the said State, in its probate jurisdiction, to James Raymond Jones, of 39 Electra-street, Williamstown, in the said State, gentleman, the executor), are hereby required to send, in writing, particulars of such claims to the said executor on or before the 6th day of November, 1930, 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 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 of the said deceased, or any will not be liable for the assets of the said deceased, or any part thereof, so distributed to any person or persons of whose claims he shall not then have had notice.

Dated this 10th day of September, 1930.

ERNEST H. HICK, B.A., LL.B., 31 Queen-street, Mclbourne, proctor for the said executor.

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 Ethel Mary Speed, of Walker-street, Dandenong, married woman, being her separate property, not subject to any restriction against anticipation unless by reason of section 22 of the Married Women's Property Act 1928 it shall be liable to execution, the said Sheriff will, on Friday, the 17th day of October, 1930, at the hour of Two o'clock in the afternoon, cause to be sold, at Police Station, Trafalgar (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Ethel Mary Speed as aforesaid in and to all that piece of land containing 83 acres 1 rood 26 perches, or thereabouts, being part of Crown allotment 6, Parish of Moe, County of Buln Buln, and being the land comprised in certificate of title, volume, 5435, folio 1086961. All that piece of land containing 80 acres 1 rood 8 perches, or thereabouts, being part of Crown allotments 5 and 6, parish and county aforesaid, and being the land comprised in certificate of title, volume 2942, folio 588208. And the one undivided one-half share as tenant in common of the said Ethel Mary Speed in all that piece of land containing 310 acres 2 roods 27 perches, or thereabouts, being Crown allotment 158, parish and county aforesaid, and being the land comprised in certificate of title, volume 4916, folio 983060.

N.B.—Terms: Cash. No cheques taken.

Dated at Warragul this 5th day of September, 1930.

Dated at Warragul this 5th day of September, 1930.

H. P. GUNTHER, Sheriff's Officer. 3485

#### MINING NOTICES.

LUCKNOW PUPS GOLD MINING CO. N. L.

NOTICE is hereby given that a Call (the 14th) of Three-pence per share on the contributing shares Nos. 50,001 to 200,000 inclusive, is due and payable at my office, 75 Lordsplace, Orange, New South Wales, on Wednesday, the 10th day of September, 1930.

By order of the Board,

W. H. BENTLEY, A.I.C.A., Assistant Legal Manager.

NEW RED WHITE AND BLUE CONSOLIDATED COMPANY (No. 2) NO LIABILITY.

POSITIVE SALE.

A LL shares upon which the 4th Call of Threepence per share or any previous call remains unpaid will be sold by public auction, at the Stock Exchange, Charing Cross, Bendigo, on Tuesday, 23rd September, 1930, at half-past Four p.m., unless the calls and expenses be previously paid to me. 3479

A. G. PALMER, Manager,

Companies Act 1915.-Tenth Schedule. MIDFIELD OIL COMPANY NO LIABILITY.

THE undersigned, do hereby make application to register Midfield Oil Company as a no-liability company under the provisions of Part II. of the Companies Act 1928.

1. The name of the company is to be Midfield Oil Company

No Liability.

2. The place of operations is at Lakes Entrance.
3. The registered office of the company will be situated at No. 422 Collins-street, Melbourne.
4. The value of the company's property, including claim and machinery. is £40,000.

5. The number of shares in the company is 200,000, of £1

6. The number of shares subscribed for is 140,000 shares.
7. The name of the manager is Frederick Simmons Bell.
8. The names and addresses and occupations of the share holders and the number of shares held by each at this date are as below:

Name. Address. Occupation. Number of Shares. Ellis Davies, Collins House, Melbourne, public accountant

Robert Schulte, 81 The Grove, Moreland, investor
Arthur William Imray, 447 Burke-road, Camber-500 well, salesman Dhn Stephenson Robertson, 564 Flinders-lane, well, salesman
John Stephenson Robertson, 564 Flinders-lane,
Melbourne, director
Horace Albert Hancock, Summerland Mansions.
Acland-street, St. Kilda, director
Frederick Simmons Bell (in trust for shareholders), Temple Court, 422 Collins-street, Melbourne, legal manager
Frederick Simmons Bell (in trust for the company), Temple Court, 422 Collins-street, Melbourne 500 500 500 185,000 12,500 200,000

F. S. BELL, Manager.

Dated this sixth day of September, 1930.
Witness to signature—Angus A. Sinclair, solicitor, &c., Melbourne.

I, Frederick Simmons Bell, of No. 422 Collins-street, Melbourne, legal manager, do solemnly and sincerely declare that-

1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular. And I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury.

E. S. Bert.

Taken before me, at Melbourne, this sixth day of September, 1930.—ROBERT NICOL HOGG, J.P. 3541

SOUTH COMET LEAD-ZINC MINE NO LIABILITY (whose registered office is situate at Collins House, 360 Collins-street, Melbourne).

Street, Melbourne).

TAKE notice that it is the intention of me, Henry John Clapham, of The Esplanade, Elwood, in the State of Victoria, investigator, to present, on the sixteenth day of September, 1930, to the Court of Mines for the Mining District of Castlemaine, to be holden at the Law Courts, Williamstreet, Melbourne, a petition for the winding up of South Comet Lead-Zinc Mine No Liability.

Dated this sixth day of September, 1930.

H. J. CLAPHAM.

Moule, Hamilton, and Derham, of 55 Market-street, Melbourne, solicitors for the petitioner.

3535

TANJIL OIL No. 2 COMPANY NO LIABILITY. NOTICE is hereby given that the registered office of the above-named company is situated at 125 Queen-street. Melbourne

Dated this fifteenth day of August, 1930.

(Signed) FRANK SAVAGE, Signed) JAMES MACKAY, Directors.

E. ARNOLD, Legal Manager.

3513

INSOLVENCY NOTICES.

In the Court of Insolvency, at Bairnsdale.—In the estate of JANE McDonald, of Snowy River Motor Works, Orbost. in the State of Victoria, motor garage proprietor.

THE above-named Jane McDonald intends to apply to the Court of Insolvency, at Bairnsdale, on the 8th day of October, 1930, at half-past Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Act.

Insolvency Act.

Dated the tenth day of September, 1930.

JANE McDONALD.

No. 100.—10267.—4

The Insolvency Act 1915.—In the matiers of Grace Healey, of Cromwell-street, Collingwood, married woman; Robert Adstyne Peachey, of 85 Claremont-avenue, Malvern, salesman; and Cecil Talbot Chincips, decased, late of Glenhuntly-road, Elsternwick, architect, all in the State of Victoria insolvents. toria, insolvents.

NOTICE is hereby given that it is intended to declare a First and Final Dividend herein. Creditors who have not proved their debts on or before the 25th day of September, 1930, will be excluded.

Dated at Melbourne this 10th day of September, 1930.

PERCY J. KENT, F.C.P.A., registered trustee, official assignee, &c., 34 Queen-street, Melbourne.

#### IMPOUNDINGS.

OST from Linton, 1 bay gelding, delivery or medium draught, white face, hind feet white, PU near shoulder. £1 reward. 3486 W. J. MURRELL, Linton.

RARAT.—Impounded at Ararat Shire Pound, 4th September, 1930. Α

1 brown stallion, branded RM

If not claimed and expenses paid, to be sold on 17th Septémber, 1930.

R. STEPHENS 3481--4/8 Poundkeeper.

A RCHIE'S CREEK.—Impounded at Archie's Creek.

1 black medium gelding, aged, hind and off front feet white, snip, no visible brand 1 bay medium gelding, aged, near hind foot white, small star, no visible brand

bay draught gelding, hind feet white, snip. indistinct brand near shoulder

brown pony mare, aged, shod, long tail, no visible brand brown pony yearling colt, small star, long tail, no visible

brown medium mare, aged, small star, shod, no visible brand bay pony gelding, black points, long tail, small star, no visible brand

brown pony mare, long tail, no visible brand roan pony gelding, star, like B off shoulder bay pony filly, hind feet white, long tail, no visible brand

If not claimed and expenses paid, to be sold on 19th September, 1930.

M. A. BUCKLEY. 3502-13/4 Poundkeeper.

BAIRNSDALE.—Impounded at Bairnsdale Shire Pound, by Herdsman, West Riding.

1 black gelding, star and stripe, hind and off front feet white, like 9 on shoulder

If not claimed and expenses paid, to be sold on 25th September, 1930.

3505-5/4 RALLAN.—Impounded at Ballan J. A. TAYLOR, Poundkeeper.

1 brown gelding, light, off hind coronet white, star, no visible brand

If not claimed and expenses paid, to be sold on 24th September, 1930. J. T. COOPER.

3498-4/8

Poundkeeper.

BALLARAT.—Impounded at Ballarat City Pound.

1 chestnut pony gelding, star and stripe, hind and off front feet white

If not claimed and expenses paid, to be sold on 23rd Septem-

ber, 1930. JAMES N. BUTTON.

3500-4/8

Poundkeeper.

BRAYBROOK.—Impounded at Braybrook Shire Pound.

bay gelding, about 15.2 hands, HH near shoulder bay pony gelding, about 14 hands, like FC near shoulder dark-brown gelding, light delivery sort, star, good sort

If not claimed and expenses paid, to be sold on 24th September, 1930.

3495 - 5/4

J. CRADDOCK. Poundkeeper.

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2480
September 10, 1930
                                                                                                                            Victoria Gazette
 BUNGAREE.—Impounded at Bungaree.
                                                                             EONGATHA.-Impounded at Leongatha, by the Ranger.
1 black mare, white feet, white face, no visible brand
1 brown or bay mare, near front and off hind feet white, blaze
face, no visible brand
                                                                          I draught gelding, aged, half clipped, two white saddle-marks, like S near shoulder
                                                                            If not claimed and expenses paid, to be sold on 18th Septem-
  If not claimed and expenses paid, to be sold on 18th Septem-
                                                                          ber, 1930.
                                                                                                                    A. E. NELSON,
                                                                                                                                Poundkeeper.
                                                                          3496-4/8
3480 - 5/4
                                                      Poundkeeper.
                                                                           MANANGATANG.—Impounded at Manangatang.
CAMPBELLFIELD.—Impounded at Campbellfield.
                                                                             brown pony mare, no visible brand
1. Brown pony filly, about 12.2, light built, star
2. Brown Shetland pony gelding
                                                                          1 bay pony filly, unbroken, no visible brand
1 bay pony colt, unbroken, no visible brand
  If not claimed and expenses paid, to be sold on 25th Septem-
 ber, 1930.
                                                                          ber, 1930.
                                           A. OLIVER.
                                                                                                                    J. H. KINDRED.
3487---4/8
                                                      Poundkeeper.
                                                                           3492-5/4
                                                                                                                                Poundkeeper.
 CARAMUT.—Impounded at Caramut.
                                                                           MERINO.—Impounded at Merino.
1 red and white spotted cow, aged, slit top off ear, no visible
                                                                           I dark-brown or black cob, no visible brand
If not claimed and expenses paid, to be sold on 22nd September, 1930.
                                                                                                                          W. DAVIS.
                                        M. A. WILLIAMS,
Poundkeeper.
                                                                          3499---4/
3543-4/8
 CLUNES.—Impounded at Clunes, by Herdsman.
                                                                           ORNINGTON.-Impounded at Mornington Shire Pound.
                                                                             Jersey heifers
1 brown horse, white stripe down face, hind coronets white
                                                                            black heifer
  If not claimed and expenses paid, to be sold on 1st Octo-
                                                                          I chestnut mare, white face, white feet
                                                                          If not claimed and expenses paid, to be sold on 24th September, 1930.
                                              HUGH LEE
3547---4/
                                                      Poundkeeper.
                                                                                                                     B. M. DUNN,
COBDEN.—Impounded at Cobden, off the Cobden Grazing Area, by A. H. Pollock.
                                                                          3545 - 5/4
                                                                           MULGRAVE.—Impounded at Mulgrave Shire Pound.
1 yellow heifer, piece out each side of off ear, no visible brand;
  calf at foot
                                                                           1 bay gelding, light draught or delivery sort, half clipped, sore withers, shod, no visible brand
  If not claimed and expenses paid, to be sold on 26th Septem-
ber, 1930.
                                             R. SPALL.
                                                                          ber, 1930,
3497 - 5/4
                                                      Poundkeeper.
                                                                                                                        W. ELLIS.
                                                                          3491--4/8
                                                                                                                                Poundkeeper.
 OLAC.-Impounded at Colac, by Assistant Herdsman.
                                                                          OXLEY .- Impounded at Oxley, by Herdsman.
1 vellow heifer, top off off ear, badge No. 2178, like two half circles over J off rump
                                                                         1 chestnut mare, hack, star and snip, little white near hind foot, like C near shoulder
1 dark-cream gelding, strong hack, white spot on nose, off hind foot white, old scar off hind leg, like W with small P (conjoined) near shoulder

If not claimed and expenses paid, to be sold on 27th September, 1930.
  If not claimed and expenss paid, to be sold on 25th Septem-
ber, 1930.
                                            C. DOWLING.
3548-4/8
                                                     Poundkeeper.
CRESWICK.—Impounded at Creswick Shire Pound, by the Ranger.
                                                                                                                      H. WALKER,
Poundkeeper.
1 light-bay gelding, hind coronets white, like H near shoulder
                                                                          3550 - 6/8
  If not claimed and expenses paid, to be sold on 18th Sep-
                                                                           ANMURE.—Impounded at Panmure.
tember, 1930.
                                         W. J. BALFOUR,
                                                                            Jersey heifer, calved, no visible brand
if not claimed and expenses paid, to be sold on 20th Septem-
                                                      Poundkeeper.
FERNTREE GULLY.—Impounded at Ferntree Gully, by H.
                                                                          ber, 1930.
Asling.
1 chestnut filly, about 2 years old, blaze face, off fore and near hind feet white, like S near shoulder
                                                                                                                K. W. HOLLOWAY
                                                                          3489-4/
                                                                          RED CLIFFS.—Impounded at Red Cliffs.
  If not claimed and expenses paid, to be sold on 22nd Septem-
ber, 1930.
                                             J. MASON.
                                                                            brand
3488 - 5/4
                                                     Poundkeeper.
                                                                          I bay draught gelding, white face, off front and both hind
feet white
UNTLY .-- Impounded at Huntly.
If not claimed and expenses paid, to be sold on 24th September, 1930.
1 bay mare, light, star and suip on face, no visible brand
                                                                          ber, 1930.
                                                                                                                   D. J. CHARLES
                                                                          3544-7/4
                                           T. A. BURT,
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3494-4/ Poundkeeper.

K OO-WEE-RUP.—Impounded at Koo-wee-rup.

- I draught filly foal, three white feet, blaze face, no visible
- I chestnut pony gelding, no visible brand

- l chestnut pony gelding, no visible brand
  l chestnut pony gelding, no visible brand
  l light-bay pony mare, aged, black points, no visible brand
  l chestnut pony colt foal, star on forehead, no visible brand
  bay pony mare, nuggety, 1 hind foot white, no visible brand
  l bay pony mare, 1 front foot white, white spot on side, no
  visible brand
- 1 bay draught mare, aged, white feet, blaze on face, no visible

If not claimed and expenses paid, to be sold on 27th September, 1930.

3490-10/8

Poundkeeper.

A. J. GILCHRIST.

If not claimed and expenses paid, to be sold on 20th Septem-

If not claimed and expenses paid, to be sold on 20th Septem-

Poundkeeper.

Poundkeeper.

If not claimed and expenses paid, to be sold on 25th Septem-

- 1 bay delivery mare, blaze face, off hind foot white, no visible
- 1 brown mare, medium draught, blaze face, calloused knecs, branded like M

If not claimed and expenses paid, to be sold on 25th Septem-

Poundkeeper.

RINGWOOD.-Impounded at Ringwood.

1 bay pony gelding, hind feet white, trimmed mane and tail, lame near shoulder, no visible brand

If not claimed and expenses paid, to be sold on 19th Septem-

E. HAMSON

STANHOPE.—Impounded at Stanhope.

1 chestnut mare, hack, aged, white on face, hind feet white, W near shoulder

w near shoulder 1 brown stallion, delivery sort, 2 years old, no visible brand 1 bay stallion, delivery sort, 2 years old, white face, bind feet white, no visible brand If not claimed and expenses paid, to be sold on 25th September, 1930.

R. WHYTE,

3549 - 6/8

Poundkeeper.

Victoria Gazette		2481	September 10, 19
RARALGON.—Impounded at Tran	ralgon, 8th September		ACTS OF PARLIAMENT-continued.
1 1930, by Impounding Officer, from 1 light-roan heifer, about 18 months		No.	rn.
able brand off rump		3678.	Farm Produce Agents Act 1928 0
If not claimed and expenses paid, to er, 1930.	be sold on 29th Septen	1- 20/9.	Fertilizera Act 1928 0
]	H. F. DU VE,	3681.	Firearms Act 1998
93—5/4	Poundkeeper.	- 3682. - 3683.	Fire Brigades Act 1928 1
	t Warrandyte, 24t	n 3684.	Footwear Regulation Act 1999
August, 1930. durk-brown mare, shod, little white	on hind feet, short tai	- 000J	Friendly Societies Act 1999 1
like JM near shoulder	_	3687.	Fruit Bild Vegetables Act 1098
chestnut horse, star, sore on back, near shoulder	defect on eye, like	° 0000.	Come Act 1928 0
If not claimed and expenses paid, to er, 1930.	be sold on 17th Septen	·- 3690.	Gaols Act 1928
	HUTCHINSON,	3691.	Geelang Harbor Trust Act 1000
1676/8	Poundkeeper.	3693.	Geelong Waterworks and Sewerage Act 1928 1 Gold Buyers Act 1928 1
WERRIBEE.—Impounded at Wei 1930, by R. Hangan, for Dani	rribee, 6th September	3094.	Goods Act 1928
VV 1930, by R. Hangan, for Danis ark.	el Ryan, from Werribe	<i>3</i> 096.	Harbor Boards Act 1928
dark bay pony mare, small star,	black points, unshoo	1 0037.	Dealth Act 1928
white streak top of near shoulder, lik		JUJ9,	Hospitals and Charities Act 1999 0
If not claimed and expenses paid, to r. 1930.	be sold on 29th Septen	. 2100.	Imprisonment of Franchiont Dobtors And took
J0	HN F. MAHER,	3702.	Industrial and Provident Societies 4 4 1000
01—6/	Poundkeeper.	0100.	Incurates Act. 1928
ALLOURN.—Impounded at Yallou by Electricity Commission Patrol	rn, 4th September, 193		Infectious Diseases Hospital Act 1928 0
L by Electricity Commission Patrol bld brown pony mare, in foal, black		, arvo.	Instruments Act 1998
If not claimed and expenses paid, to		~ 5707.	Justices Act 1928 1
r, 1930.		3709.	Land Act 1928
33—4/8	Foundkeeper.	3710.	Landlord and Tenant Act 1000
- <u> </u>		<b>=</b> 3/12.	Lands Compensation Act 1928 1 Land Surveyors Act 1928 1
ACTO OT DATE	4	3713.	Land Tax Act 1928 0  Land Tax Act 1928 1  Law Institute Act 1928 1
ACTS OF PARLI	AMENT.	3714. 3715.	
OPIES of the following Consolidat iment of Victoria may be obtain	ted Acts of the Parlis	. 0,10.	LIDIATIES ACT 1928
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	Statistics Act 1928		0	6
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# VICTORIA

# GOVERNMENT GAZETTE.

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No. 101]

SATURDAY, SEPTEMBER 13.

[1930

Factories and Shops Act 1928 (No. 3677).

#### DETERMINATION OF THE IRONMOULDERS BOARD.

Note.—This Determination on the 14th day of September, 1930, applied to the whole of the State of Victoria.

I N accordance with the provisions of the Factories and Shops Act 1928 (No. 3677), the Wages Board appointed to "determine the lowest prices or rates of payment which may be paid to any person or persons or classes of persons (other than moulders employed in moulding metal bedsteads) employed in the process, trade, or business of an ironmoulder," has made the following Determination, namely:—

Note.—Section 168 of the Factories Act 1928 (No. 3677) extends the powers of this Board to "steel moulding."

(1) That on the 14th day of September, 1930, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

Apprentices or Improvers.	Other Employees.	Within the Metropolitan District and such portion of the City of Sandringham as is not in- cluded within the said District.	the Borough	Within the City of Bendigo and the Boroughs of Castlemaine and Eagle- hawk.	All other parts of Victoria where this Determination applies.
Wages.	Wages.	i	Per Week of	48 hours.	
Per week of 48 hours.	Pipe Moulders making Pipes (other than Steam and Hydraulic Pipes) on a Bank or Cast			1	
s. d.	Vertically.	£ s. d.	£ a. d.	£ s. d.	£ s, d.
1st year 18 0	Bank pipe moulders—	2		* 5, 5,	
2nd 24 0	5 and 6 inch, headmen	5 10 0	5 10 0	5 10 0	5 10 0
3rd ,, 38 0	5 and 6 inch, footmen	4 19 0	4 19 0	4 19 0	4 19 0
4th ,, 57 6	4 inch and under, headmen	5 3 0	5 3 0	5 3 0	$5 \ 3 \ 0$
5th ,, 72 6	4 inch and under, footmen	4 15 0	4 15 0	4 15 0	4 15 0
	Vertical pipe moulders—		1		
	Rammers, coremakers, corers, or casters	4 12 0	4 12 0	4 12 0	4 12 0
PROPORTIONS (IN ANY PLACE).	Dressers of pipes, including dressers on emery				
	wheels	4 10 0	4 10 0	4 10 0	4 10 0
Apprentices.	Furnacemen	4 14 0	4 14 0	4 14 0	4 14 0
One apprentice to every three or	Furnacemen's assistant (i.e., any person as-			1 1	
fraction of three workers receiving	sisting in daubing ladles, charging, mixing		4 22 0	4 11 0	4 11 0
not less than 86s, per week of 48 hours.	daubing, and breaking pig iron)	4 11 0	4 11 0	4 11 0	4 11 0
48 nours.	Dansons amplesed in making Dines by mashinans	_ [	į		
An indenture of apprenticeship	Persons employed in making Pipes by machinery Coremakers—	'-			
prescribed by the Board was		5 10 0	5 10 0	5 10 0	5 10 0
approved on 5th November, 1911.	5 and 6 inch, spigot	4 19 0	4 19 0	4 19 0	4 19 0
upproved on our revenuer, 1911.	4 inch and under, faucet	F 0 0	5 3 0	5 3 ŏ	5 3 0
Improvers.	4 inch and under, spigot	4 15 0	4 15 0	4 15 0	4 15 0
One improver to every three or	Finishers and Casters—			;	
fraction of three workers receiving	5 and 6 inch	5 10 0	5 10 0	5 10 0	5 10 0
not less than 86s. per week of	4 inch and under	5 3 0	5 3 0	5 3 0	5 3 0
48 hours.		l			
	•			_	

No. 101.-10234.

Apprentices or Improvers.	Other Employees.	Within the Metropolitan District and such portion of the City of Sandringham as is not included within the said District.	Within the City of Ballarat and the Borough of Sebasto pol	Within the City of Bendigo and the Boroughs of Castlemaine and Eagle- hawk,	All other parts of Victoria where this Determination applies.
			Per Week	of 48 hours.	
	Wages-continued.	£ s. d.	£ s. d.	£ s. d.	£ s. d.
	Ironmoulding and Cast Malleable Ironmoulding.  Jobbing moulders or core makers	5 10 0	5 8 6	5 7 6	5 10 6
	Agricultural, stove, dairying, implement, or repetition moulders, or core makers Machine or plate moulders or core makers	5 3 0 4 15 0	5 1 6 4 13 6	5 0 6 4 12 6	5 3 6 4 15 6
	Irondressers using pneumatic hammer Irondressers (including dressers on emery	4 16 0	4 16 0	4 16 0	4 16 0
	wheels)	4 10 0 4 14 0	4 10 0 4 14 0	4 10 0 4 14 0	4 10 0 4 14 0
	sisting in daubing ladles, charging, mixing daubing, and breaking pig iron)	4 11 0 4 8 0	4 11 0 4 8 0	4 11 0 4 8 0	4 11 0 4 8 0
	Steel Moulding. Steeldressers using pneumatic hammer	4 18 0	4 18 0	4 18 0	4 18 0
	Dressers (including dressers on emery wheels) Crucible furnacemen Assistant crucible furnacemen	4 12 0 5 8 0 4 14 0	4 12 0 5 8 0 4 14 0	4 12 0 5 8 0 4 14 0	4 12 0 5 8 0 4 14 0
	Converter furnacemen (i.e., persons in charge of a converter)	5 0 0	5 0 0	5 0 0	5 0 0
	in charge of a cupola)	4 14 0 5 8 0	4 14 0 5 8 0	4 14 0 5 8 0	4 14 0 5 8 0
	Assistant electric furnacemen	4 14 0 4 8 0	4 14 0 4 8 0	4 14 0 4 8 0	4 14 0 4 8 0
	Labourers (steel moulding)	4 8 0	4 8 0	4 8 0	4 8 0
	All other labourers	4 6 0	4 6 0	4 6 0	460

<sup>(3)</sup> OVERTME.—Any time worked in excess of 48 hours in any week shall be paid for at the rate of time and a half.

W. W. HARRIS, Chairmán. T. HOTCHIN,

Secretary.

Dated at Melbourne the 29th day of August, 1930.

<sup>(4)</sup> Sundays and Public Holidays.—Double time shall be paid for all work done on Sundays, Good Friday, Easter Saturday, Easter Monday, Foundation Day (26th January), Eight Hours Day (21st April), Christmas Day, Boxing Day, and New Year's Day, but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named public holidays the special rate shall only be payable for work done on the day so substituted.

<sup>(5)</sup> DAY AND HOUR FOR PAYMENT OF WAGES.—All payments of wages shall be made within a quarter of an hour from the time of the worker ending work on each pay day.

<sup>(6)</sup> TERMINATION OF EMPLOYMENT.—Four hours' notice of termination of employment shall be given by either employer or worker.

<sup>(7)</sup> PIECE-WORK.—The Board determines under the provisions of Section 150 of the Factories and Shops Act 1928 that any employer may fix and pay piece-work prices to any person employed at any work in the process, trade, or business of an ironmoulder, provided that any such employer shall base such piece-work prices on the earnings of an average worker working under like conditions, and such piece-work prices shall be fixed so that an average worker can earn not less than the wages that are fixed by the Board for such work.



## VICTORIA

## GOVERNME GAZETTE.

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No. 1021

## SATURDAY, SEPTEMBER 13.

[1930

Factories and Shops Act 1928 (No. 3677).

#### DETERMINATION OF THE ENGINEERS AND BRASSWORKERS (SKILLED) BOARD.

Note .-- (a) This Determination on the 14th September, 1930, applied to the whole of the State of Victoria, outside and excepting the Shire of Braybrook.

- (b) On 29th November, 1927, the powers of the Board were extended to enable it to fix the lowest prices or rates which may be paid to any skilled persons employed—
  - (1) in the trade of a maker of scientific instruments, fireproof safes, strongroom doors, safe locks (four or more levers),
  - or locks of the same quality;
    (2) in performing any engineering fitting or engineering machining work not already under the jurisdiction of the Board;
    (3) in preparing iron or steel material for reinforcing concrete for building or other purposes.

I N accordance with the provisions of the Factories and Shops Act 1928 (No. 3677), the Special Board appointed to "determine the lowest prices or rates which may be paid to any skilled persons employed in the process, trade, or business of—

- (a) a brassfounder or brassfinisher, or in the process, trade, or business of a brassfounder or brassfinisher of any electrical apparatus or machinery or parts thereof;

  (b) a mechanical engineer, including—

  (1) a patternmaker,

  (2) an iron and brass turner,

  (3) a fitter,

  (4) a blacksmith,

  (7) a slotter,

  (8) a boter,

  (9) a milling machiner,"

- has made the following Determination :-

- (1) That on the 14th September, 1939, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

# Minors after the 5th July, 1930, shall not be engaged in the following occupations except under contracts of apprenticeship:— General Engineering Section-

Apprentices.

- (a) Mechanical engineering, i.e., one or more of the following :-
  - (i) Patternmaking.
  - (ii) Fitting and turning.
    (iii) First and second class machinist.
    (iv) First class welding.
- (b) Locksmithing (the making or repairing of locks, including those of safes and strongroom doors, but not including the making of parts by specialized processes and the assembling thereof).
- (c) Motor mechanic.
- (d) Safe and strongroom making.
- (e) Scale making (except the making of parts by specialized processes and the assembling thereof).
- (f) Brassfinishing (except the making of parts by specialized processes and the assembling thereof).
- (g) Smithing—

  - (i) Blacksmithing.(ii) Copper or brass smithing.
- (h) Moulding (jobbing brass moulding and core making).

Periods of apprenticeship :--

For trades included in sub-clauses a, b, c, g, and h of this clause—if apprentice when indentured is under the age of 17—five years. If over the age of 17—four years.

#### Wages per Week of 44 Hours.

Five-year termlst year 18s. per week 2nd 24s. 3rd 38s. 57s.6d. ,, 72s. 6d. ,, 5th

Four-year term.-When the apprentice enters or has entered his apprenticeship after reaching the age of 17 years:-

lst year 2nd ,, 3rd ,, .. 20s. per week. . . .. 568. ,, .. 578. 6d. ,, .. 728. 6d 3rd ,, 4th ,, . .

For trades included in sub-clauses d, e, and f of this clausefour years.
Four-year terms entered into irrespective of age in occupations

set out in (d), (e), and (f) of this clause :lst year 2nd ,, 3rd ,, 4th ,, . .. 18s. per week. • • • . . 25s... 40s. . . . . ••

4th ,... 50s. ,... 50s. ,... Apprentices to patternmaking shall be paid 2s. 6d. per week in addition to the above rates.

Where an apprentice is under 2l years of age on the expiry of his apprenticeship, he shall be paid four-fifths of the tradesman's time wage until reaching 2l years of age.

All wages shall be paid without deduction for specified holidays, or for unavoidable absences through sickness certified as in Clause (10) (a) to the number of four days per annum.

No apprentice under eighteen years of age shall be required to work overtime unless he so desires.

Minors may be taken on probation for three months, and, if apprenticed, such three months shall count as part of their performanceship.

	Apprentic	Apprentices			hours.									
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(3)											Day Shift.			
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Forger or faggotter						1 4	ε σ. i · 2	d. ()	£ s	. d.	£ s. d. 6 0 6	£ s. d. 5 19 6	£	8. d. 2 6
Patternmaker							5 19	0	5 18		5 17 6	5 16 6		19 6
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First class using cu Second class		•		•	• •		5 6 4 18	0	5 5 4 17		5 4 6 4 16 6	5 3 6 4 15 6	5 4	6 6 18 6
Third class Tack welder	• •			•		4	14	0	4 13 4 15		4 12 6 4 14 6	4 11 6 4 13 6		14 6 16 6
Toolmaker engaged in mould to be affixed									- **	-		1.0	1	.0 0
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Toolsmith Fitter on marking-off to							5 13	0	5 12 5 12		5 11 6 5 11 6	5 10 6 5 10 6		13 6 13 6
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work		••		•		5	5 10 5 2	0	5 9		5 8 6	5 7 6		10 6
Other pipe fitters Tradesmen				:	::		5 10	0	5 1	6	5 0 6	4 19 6 5 7 6	5	2 6 10 6
Annealer or case harder Coppersmith, brass-smi		rsmiths		:	• •	1 8	5 7 5 11	0	5 6 5 10	6	5 5 6 5 9 6	5 4 6		7 6 11 6
Blacksmith's machinist Motor car mechanic, or						4	18	0	4 17 5 (		4 16 6 5 8 6	4 15 6 5 7 6	4	18 6 10 6
Wet stone grinder and	glazier						5 10	0	5 9	6	5 8 6	5 7 6	5	10 6
Brassfinisher (engineerin Brassfinisher (not engin				:		8		0	5 9	. 6	5 8 6 5 0 6	5 7 6 4 19 6	5	10 6 2 6
First class machinist Second class machinist				:			5 10 5 2	0	5 1		5 8 6 5 0 6	5 7 6 4 19 6		10 6 2 6
Third class machinist				:			18	ŏ	4 1		4 16 6	4 15 6		18 6
Machinists (nut, bolt, a First class		King)—					1 18	0	4 1		4 16 6	4 15 6		18 6
Second class Brassmoulding—	• •	••		•	•	1	1 14	U	4 13	3 6	4 12 6	4 11 6	4	14 6
Jobbing moulder a Plate and machine					• •		5 10 4 15	0	5 9 4 14		5 8 6 4 13 6	5 7 6 4 12 6		10 6 15 6
Brass polisher	·					. j	4 18	0	4 1	6	4 16 6	4 15 6	4	18 6
Casting dresser (brass) Process worker	••			• •			$\begin{array}{ccc} 4 & 15 \\ 4 & 12 \end{array}$		4 14	16 16	4 13 6	4 12 6		15 6 12 6
						- 1			1		1	1	1	

Female adult labour may be employed in the making by specialized processes and the assembling of small parts of machinery and appliances, and in coremaking, in which females were employed on the 5th July, 1930, at the following rates:—

Per Week of 44 hours.

Wages of adult femaless. d. If of less than twelve months' experience 47 6 If of twelve months' or more experience 52 6

#### Leading Hands-

In charge of not less than three, and not more than ten employees, 6s. per week extra; In charge of more than ten employees and not more than 20 employees, 12s. per week extra; In charge of more than 20 employees, 18s. per week extra.

The following additional rates shall be paid to persons working-

- (a) where the artificial temperature is between 115 and 130 degrees Fahr., 11d. per hour extra.
- (b) where the artificial temperature exceeds 130 degrees Fahr., 3d. per hour extra-Where work continues for more than 2 hours in tomperatures exceeding 130 degrees Fahr., employees shall be entitled to 20 minutes' rest after every 2 hours without deduction of pay.
- (c) where the artificial temperature is below zero, 1½d. per hour extra.

  Where work continues for more than two hours in temperatures below zero, employees shall be entitled to a rest period of 20 minutes every two hours without deduction of pay.

#### (4) DEFINITIONS.

"First Class Welder."—An employee using electric arc or acetylene blowpipe or coal-gas cutting plant on work other than filling castings, cutting scrap metal, using jigs, or doing work covered by definitions of second and third class welder.

"Second Class Welder."—An employee filling castings, or engaged in manufacturing of sheet metal goods or welding with the aid of jigs, or operating automatic welding machines for the setting up of which he is not responsible.

"Third Class Welder."---An employee using electric spot or butt-welding machine or cutting scrap with oxy-acetylene blowpipe.

"Tradesman."—An employee who in the course of his employment works from drawings or prints drawn to scale, or makes precision measurements, or applies general trade experience, and includes locksmiths and first-class machinists.

"Other Smiths" includes a ax forger, blacksmith, bulldozer, bradley hammer smith, drophammer smith, chain smith, engine smith, general smith, motor smith, oliver smith, ship smith, spring smith, forge furnaceman, and rolling-stock smith.

"Motor mechanic."—An employee engaged making, repairing, altering, assembling (except for the first time in Australia), or testing the metal parts (including electric) of the engines of motor cars, or other motor vehicles, except cycles.

"First Class Machinist."—A tradesman who is partly or wholly engaged in setting up and operating the following machines:—
Lathe, boring machine, milling machine, planing machine, shaping machine, slotting machine, grinding machine.

"Second Class Machinist."—An employee not engaged as a tradesman and without the responsibility of a first class machinist setting up and operating the machines enumerated in the definition of "first class machinist," and also key seating machine, and includes brassfinisher other than tradesman, and pipefitter not engaged on high pressure, or ammonia, or hydraulic work.

"Third Class Machinist" means a machinist, not being a process worker, who operates any machine set up by a tradesman or any machine, the setting up of which does not require the knowledge or skill of a second class machinist.

"Machinist (nut, bolt, and spike making)."-

First Class.—An employee engaged solely in working one or more of the following machines:—

Bending rollers, gag straight liners, guillotines, shearing machines, hydraulic presses of over 200 tons pressure, portable drillers, portable reamers and tappers.

Second Class.—An employee engaged in operating one or more of the following machines:—

Mangling, nipping and notching, roll straightening, punching, cropping, hydraulic presses of 200 tons pressure or under, stationary drillers, stationary reamers and tappers, cold saw, friction saw, plate edge planers and other machines.

"Jobbing Moulder."-A brass moulder engaged in floor moulding, loam moulding, strickle moulding, or moulding from loose patterns.

"Jobbing Coremaker."-A moulder engaged in making cores for brass moulds by the use of loam or strickle boards, or by

boxes.
"Plate and Machine Moulder."—An employee engaged in brass moulding on the plate system or by machines where the pattern is either a fixture to the plate or the spray system is used.

"Machine Coremaker."—An employee making cores by machines for brass moulding where the core box is a fixture to, or part

of such machine.

"Process Worker" means an adult employee engaged on repetition work on any automatic, semi-automatic, or single-purpose machine, or any machine fitted with jigs, gauges, or other tools rendering operations mechanical or in assembling of parts of mechanical appliances, or other metallic articles so made, or in repetitive hand processes.

(5) OTHER SHIFTS.

The following percentages shall be added to the rates fixed for the day shift for persons employed on any of the following shifts :-

Afternoon or night shift-During first month's employment on such shift ... Thereafter ... ... ... ... ... .. 10 per cept. 5 per cent. 5 per cent. Shift workers in a continuous process employed on a shift other than a day shift...

(a) The hour of beginning and the hour of ending each shift shall be between :-

			Where one Sh	ift is Worked.
,			Time of Beginning.	Time of Ending
Monday to Friday	 	(Day shift)	7 s.m.	5.30 p.m.
Saturday	 	(Day shift)	7 a.m.	12 noon
			When two Shif	ts are Worked.
Monday to Saturday	 	(Day shift)	7 a.m.	3 p.m.
Monday to Saturday	 	(Aiternoon shift)	3 p.m.	11 p.m.
			Where three sh	ifts are Worked.
Monday to Saturday	 	(Day shift)	· 7 p.m.	3 p.m.
Monday to Saturday	 	(Afternoon shift)	3 p.m.	11 p.m.
Monday to Saturday	 	(Night shift)	ll p.m.	7 a.m.

Any of the above times of beginning and ending may be varied on any job by mutual consent of the employer and the majority of the employees concerned, but in no case shall the total length of any shift be increased without payment for overtime.

(b) The higher rate to be paid for each hour or fraction of an hour worked by any employee (other than a shift worker in a continuous process)

(1) Before or after his shift,

(2) In excess of 8 hours 48 minutes on Monday, Tuesday, Wednesday, Thursday, or Friday when 44 hours are worked during five days of the week.
(3) In excess of 8 hours on Monday, Tuesday, Wednesday, Thursday, or Friday, or 4 hours on Saturday when 44 hours are worked during 6 days of the week,
shall be time and a half for the first 4 hours, and double time thereafter until an employee has been relieved from week for at least 8 hours.

work for at least 8 hours

(c) The higher rate to be paid for each hour or fraction of an hour worked by a shift worker in a continuous process before or after his shift shall be at the rate of double time.

But this does not apply to cases of arrangement between employees themselves, or to cases due to rotation of shifts or when the relief does not come on duty at the proper time, provided that where not less than 8 hours' notice has been given to the employer by the employee that he will be absent from work and the employee whom he should relieve is not relieved, such employee unrelieved shall be paid time and a half for all time on duty after he has finished his ordinary shift.

For all time of duty on Sundays or holidays, even if in due course of rotation of shifts, such an employee shall be paid at

the rate of time and a half.

#### (7) OVERTIME.

- Overtime.—

  (a) An employee recalled after leaving his workshop to work overtime shall be paid for a minimum of 3 hours' work.

  (b) An employee occasionally required to hold himself in readiness to work after ordinary hours shall, until released, be paid standing time at ordinary rates from the time from which he is to so hold himself in readiness. But any custom now prevailing under which an employee is required regularly to hold himself in readiness for a call back shall continue.

  (c) Any employee (other than on shifts) who has worked up to or beyond midnight shall not be bound to continue work on the following day.

  (d) For work done during meal hours and thereafter until a meal-hour break is allowed, time and a half rates shall be paid.

  No male employee 18 years of age or over shall be compelled to work for more than 6 hours without a break for a meal.

- (e) An employee working overtime shall be allowed a cribtime of 20 minutes, without deduction of pay, after each 4 hours of work; but this provision shall not prevent any arrangement being made for the taking of a longer meal period without pay.
- (f) Before starting overtime after working ordinary hours a meal break of at least 45 minutes shall be allowed, unless the period of overtime is less than 1½ hours.

Any employer and his employees may mutually agree to any variation of this sub-clause to meet the circumstances of the work in hand.

- (g) Any employee residing more than half a mile from his work, required to work overtime for more than 2 hours without being notified before the previous meal-hour break that he will be so required, shall either be supplied with a meal by the employer or be paid 2s.
- (h) Any employee engaged in the maintenance of plant shall, when breakdowns occur, work meal hours at the ordinary rates herein prescribed whenever instructed so to do.

(8) ALLOWANCES.—All employees working in wet places, 1½d. per hour extra.

Wet place means a place in which water is continually dripping from overhead to such an extent as to saturate the clothing of a workman, at a place in which water accumulates underfoot to a depth exceeding 2 inches.

All employees working in confined spaces, 3d. per hour extra.

Confined place means a working place, the dimensions of which necessitate an employee working continuously in a stooped or otherwise cramped position, or without proper ventilation, or where confinement within a limited space is productive of unusual discomfort.

All employees working in ships' bilges or in boiling down works, lead works, sanitary works, or slaughteryards shall be paid ld. per hour extra.

Patternmakers engaged on lignum vitae outside the workshop and fitting to stern bushes, shall be paid 3d. per hour extra.

Employees working on repairs to smoke-boxes or fire-boxes of locomotives, or on repairs to the smoke-box, uptake funnel, flue, furnaces, or combustion chamber of marine type boilers, or on repairs to smoke-boxes, fire-boxes, furnace or flues of other types of boilers, ld. per hour extra.

Employees working on repairs in oil tanks or meat digestors, 11d. per hour extra.

Dirty work, i.e., work which a foreman and workman shall agree is of an unusually dirty or offensive nature, 1td. per hour extra. Tradesmen employed in large operating power houses, i.e., power houses developing more than 8,000 kilowatts, shall be paid 6s. week extra; such amount shall be deemed to include all special rates provided in this clause.

Compensation to the extent of damage sustained shall be made for work in which clothing or tools are damaged or destroyed by the use of acids.

Except when dismissed for misconduct, or when leaving employment of his own accord, a patternmaker employed for less than weeks at a workshop, or job, shall, to the extent of 6s. be re-imbursed by his employer any expense incurred in the carting of

The ordinary hours of employment of forgers and forge furnacemen shall be five shifts per week of nine and a half hours including crib time, for which no deduction of pay shall be made.

Shift workers working eight hours per shift without any break for meals on six days in each week shall be deemed to work 44 hour per week, provided that they are given one fortnight's holiday in each year on full pay as compensation for working on Saturday afternoons, holidays, or Sunday shifts.

#### (9) MISCELLANEOUS PROVISIONS-

- (a) Tools.—The employer shall provide for each employee all necessary tools. The employee shall replace, or pay for any tools so provided if lost through negligence.
  (b) Suitable asbestos sheets and coloured glasses shall be provided by employers for the protection of electric are and oxy-acetylene operators and their assistants, and suitable mice or other goggles for emery-wheel operators.
  (c) Suitable canvas or leather gloves shall be provided by employers for the operators of pneumatic tools.

#### (10) CONTRACT OF EMPLOYMENT

(a) With the exceptions hereafter stated, employment may be by the week or by the hour. If by the week, it shall be terminable on either side by one week's notice given on any day, or (if the employer terminates it without such notice) by payment of one week's wages. Except in establishments mainly engaged in shipbuilding or ship repairing, any employee (unless continuing on after working through the night) commonling a day's work at the usual starting time of the workshop shall be paid at least a day's wages; but any employer may engage an employee to start work at any time during the day, provided the work continues as overtime or is resumed the next day until a full day's pay is earned.

A contract for weekly employment may be terminated by any employer, without liability to pay for more than actual time worked, for misconduct or for absence from work without reasonable excuse.

actual time worked, for misconduct or for absence from work without reasonable excuss.

If an employee, engaged by the week, absents himself from duty, except on public holidays or on days for which he produces a certificate from a medical practitioner, or other proof satisfactory to his employer of sickness (aggregating, four days of sickness in each year), a sum proportionate to his time of absence may be deducted from his pay, i.e. one sixth of the weekly wage, for each day of absence, including Saturday, in shops working six days, and one fifth in shops working five days per week.

(b) If the contract of employment is for hourly hiring, the rates prescribed in clause (3) shall be increased 5s. per week as compensation for time lost on public holidays and unavoidable absences through sickness.

(11) Travelling Time.—Persons employed on work away from the workshop shall receive—

(a) The fares necessarily expended in going to and fro.(b) For time occupied in travelling either during or outside the usual working hours—

Payment at rates fixed in clause (3) up to a maximum of twelve hours, except on Sundays when time and a half shall be paid.

(12) SUNDAYS AND HOLIDAYS.—For all time of duty, on Sundays or holidays, employees not in a continuous process shall be paid at double rate, except in the case of employees effecting repairs to or renewals to plant or machinery—which it is necessary to effect on Sundays or holidays to enable work to be safely resumed on Monday or the earliest working day—in which case payment shall be made at the rate of time and a half. This exception does not apply to work installing new machinery. Holidays mentioned in this determination shall include:—New Year's Day, Foundation Day (26th January), Good Friday, Easter Monday, King's Birthday, Eight Hours Day (21st April), Christmas Day, and Boxing Day; but if any other 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

Employees, other than on shifts or engaged in maintaining the continuity of electric light and power, required to work on Sundays or public holidays, shall be paid for a minimum of three hours' work.

- (13) PIECE-WORK.—The Board determines, under the provisions of section 150 of the Factories and Shops Act 1928 (No. 3677) that any employer may fix and pay piece-work prices to any person or persons or classes of persons employed at any work for which the Board has fixed the minimum wage, provided that any such employer shall base such piece-work prices on the earnings of an average worker working under like conditions, and such piece-work prices shall be fixed so that an average worker can earn not less than the wages that are fixed by the Board for such work.
- (14) Grinding Tools.—Each patternmaker, at the end of his employment, shall be allowed an hour at ordinary rates for the purpose of grinding his tools.
- (15) CONTINUOUS PROCESS.—Means a process in which work is carried on continuously, except for breakdowns, with successive shifts of men throughout the days and nights for at least six days in each week.
- (16) EXTRA RATES NOT CUMULATIVE.—Extra rates in this determination prescribed, including rates for dirty work, confined spaces, wet, hot and cold places, are not cumulative so as to exceed the maximum of double the ordinary rates.

W. W. HARRIS, Chairman.

A. G. ALLEN, Secretary.

Melbourne, 29th August, 1930.

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