

VICTORIA

GOVERNMENT GAZETTE.

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No. 55]

WEDNESDAY, MAY 28.

[1930

KING'S BIRTHDAY.

T is notified that on

MONDAY, THE 9TH JUNE, 1930.

the Public Offices will be closed, that day being appointed by the Public Service Act 1928 to be observed as a holiday in the Public Offices throughout Victoria.

T. TUNNECLIFFE, Chief Secretary.

Chief Secretary's Office, Melbourne, 15th May, 1930.

LEVEE AT PARLIAMENT HOUSE, MELBOURNE.

TN honour of the birthday of His Majesty King George V., His Excellency the Governor (Lord Somers) will hold a Levee at Parliament House, Spring-street, Melbourne, at a quarter to One p.m. on Tuesday, the 3rd June, 1930

Private entrée cards will admit recipients to the south door of the Spring-street entrance at Parliament House at half-past Twelve p.m. All others will enter by the north door of the Spring-street entrance at a quarter to One p.m.

In accordance with the custom followed at Levees held by His Majesty the King, there will be no precedence in the order of presentation, but it is requested that members of the Service and all public bodies group themselves together as far as possible.

It is requested that those entitled to wear uniform or official dress do so.

On the occasion of the celebration of the King's Birthday, His Excellency is auxious to receive as many citizens as possible, and will therefore be pleased to receive those not entitled to wear uniform or official dress in their ordinary morning or business dress.

It is particularly desired that gentlemen attending the Levee should provide themselves with a card on which should be printed, typed, or written in clear handwriting their names in order to facilitate announcement to His Excellency.

By His Excellency's Command,

E. H. DAVIDSON, Lieut.-Colonel, Private Secretary. 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 Commonday 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. 3862. "An Act to authorize the Construction by the State of a Line of Railway from Meringur to Morkalla."

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-seventh day of May, 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,

E. J. HOGAN.

GOD SAVE THE KING!

SUMMONING OFFICER.

I HEREBY appoint the undermentioned person, under section 31 of the Education Act 1928, to summon parents within the State of Victoria:—

Senior Constable ROBERT HALL, No. 5487.

JOHN LEMMON, Minister of Public Instruction.

Education Department, Melbourne, 19th May, 1930.

No. 55.-6011-PRICE 6D.; Quarterly, 7s. 7d.; Half-Yearly, 15s. 2d.; Yearly, 30s. 4d.

APPOINTMENTS

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 20th day of May, 1930, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Electoral Registrars (Acting),

GERALD FRANK O'SULLIVAN

to be Electoral Registrar (Acting) for the Ultima Subdivision of the Electoral District of Swan Hill, to date from 12th April, 1930, during the absence on leave of John Michael Reardon;

JAMES FOWLER

to be Electoral Registrar (Acting) for the Healesville Subdivision of the Electoral District of Evelyn, to date from 3rd May, 1930, during the absence on leave of John Lindupp.

Electoral Registrar,

MELVILLE JAMES NICOL

to be Electoral Registrar for the Carisbrook Division of the Nelson Province. vice Constable George William Boyce, resigned.

Registrar of Births and Deaths,

ROBERT HAY FRANKS

to be Registrar of Births and Deaths at Murrumbeena, to date from commencement of duty, fees, vice A. C. Tarrant, resigned.

LUNACY DEPARTMENT .- HOSPITALS FOR THE INSANE.

Nurse, Grade III..

META FLORRIE EAGLE

META FLORRIE EAGLE
to be Nurse, Grade III., in pursuance of the provisions contained in the Public Service Act 1928 (No. 3757) and the Lunacy Act 1928 (No. 3721), the Permanent Head of the Department having requested that a vacancy which has occurred should be filled, and the Inspector-General of the Insane having certified, on the 24th April, 1930, that an appointment is required, that there is no person available and fit in the Public Service to be promoted or transferred to fill the vacant office, and that the person named is entitled, under the provisions of the Public Service Act 1928, to be appointed to fill such vacancy on probation for twelve months. on probation for twelve months.

COMMISSION OF PUBLIC HEALTH.

Trustees for Cemeteries.

THOMAS FRASER HARRISON

to be Trustee for Benalla Public Cemetery, vice Henry Edward Hiscock, resigned;

RONALD SCOTT,

be Trustee for Phillip Island Public Cemetery, vice Allan Sterling McIlwraith, deceased;

DENIS JOHN DONOVAN,

be Trustee for Springhurst Public Cemetery, vice John Wighton, deceased;

FREDERICK MESSENGER,

to be Trustee for Upper Yarra Public Cemetery, vice Colin Sutherland, resigned.

Public Vaccinators.

KELVIN LIDGETT, M.B., B.S., to be Public Vaccinator, Quambatook;

ALEXANDRA MARGARET ANNIE CLARK, M.B., B.S., to be Public Vaccinator, Winchelsea.

DEPARTMENT OF LAW .- ATTORNEY-GENERAL AND SOLICITOR-GENERAL.

Sheriff's Bailiff, &c.,

WILLIAM HENRY QUINN, Senior Constable of Police, Korumburra,

to be also a Sheriff's Bailiff and a Bailiff of the County Court at Korumburra, vice A. W. Munro, resigned.

DEPARTMENT OF LAW .-- ATTORNEY-GENERAL. Sworn Valuators,

The undermentioned persons to be Sworn Valuators, pursuant to the provisions of section 14 of the Transfer of Land Act 1928 (No. 3791), for the districts mentioned opposite their respective names:

NORMAN ARMSTRONG, 24 Station-street, Mitcham, for the County of Bourke;
CHARLES GRANT STEWART, Mackenzie-sireet, Bendigo, for the Counties of Bendigo, Borung, Bogong, Dalhousie, Delatite, Gladstone, Gunbower, Karkarooc, Kara Kara, Moira, Rodney, Talbot, Tatchera, and Weeah; and RUPERT VICTOR PHILEOTT, Warrnambool, for the Counties of Hampden, Heytesbury, and Villiers.

DEPARTMENT OF LAW .- SOLICITOR-GENERAL.

Magistrates,

EDGAR SHEAPPARD SAYER, Capitol House, Swanston-street, Melbourne,

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

ALFRED MARKS, Colac,

1550

Keep the Peace in the Southern Bailiwick of the State of Victoria:

STANLEY ROSS CATTO, Rheola,

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

Commissioners for taking Declarations, &c.,

WILLIAM AUGUSTE WILSON, Rochester, EDWARD JAMES FRANK CRAWFORD, National Bank, Sydneyroad, Brunswick, and JOHN HINTON WALLACE, Upwey,

to be Commissioners for taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the *Evidence Act* 1928, to resign on removing from the neighbourhood of the addresses respectively mentioned.

Probation Officers,

THOMAS O'MEARA, 109 Lygon-street, Brunswick, and WILLIAM AUGUSTE WILSON, Rochester,

pursuant to the provisions of section 8 of the Children's Court Act 1928, to be Probation Officers for the Children's Courts at Brunswick and Rochester, respectively.

Clerk of Petty Sessions (Acting), &c.,

LESLIE NICHOLAS, Senior Constable of Police, Mansfield, to be also Clerk of Petty Sessions (Acting), at Mansfeld, for the period during which he shall continue to discharge his duties as such senior constable at Mansfield, vice M. C. Camp-bell, transferred, and Assistant Registrar, to enter plaints and other process, and issue plaints, summonses, and all other pro-cess and proceedings returnable at the County Court at Sey-

Clerk of Pettu Sessions.

RICHARD HAMILTON GOSS, Fourth Class Clerk, Law Depart-

to be also Clerk of Petty Sessions at Creswick, Clunes, Learmonth, and Talbot, during the absence on leave of D. J. Duggan, in accordance with the recommendation of the Public Service Commissioner under section 168 of Act No. 3757.

DEPARTMENT OF MINES.

Mining Registrar.

ALBERT CHARLES LISTER

to act as Mining Registrar for the Alexandra Subdivision of the Beechworth Mining District, vice Mrs. F. S. A. Carter, resigned. Fees received to be the only remuneration.

Deputy Mining Registrar,

LESLIE NICHOLAS, Senior Constable of Police, to act as Deputy Mining Registrar at Mansfield, vice M. C. Campbell, transferred. Fees received to be the only remunera-

DEPARTMENT OF PUBLIC INSTRUCTION.

Member of Council of Public Education,

Professor Douglas BERRY COPLAND, M.A., D.Sc. (N.Z.), to be a Member of the Council of Public Education as representing the University of Melbourne, vice Professor George Herbert Cowling, M.A. (Leeds), resigned, in accordance with the provisions of section 83, sub-section (3) of the Education Act 1928.

Member of Council, Technical School,

Mrs. Margaret Luke

to be a Member of the Council of the Box Hill Technical School for the period ending 31st December, 1930, vice Mrs. A. L. Holdaway, resigned.

DEPARTMENT OF TREASURER.

Receivers of Revenue.

M. C. CAMPBELL

act as Receiver of Revenue at Castlemaine, vice J. V. Dillon, relieved;

*A. R. HILL

to act as Receiver of Revenue at Wangaratta, vice F. E. Williams, relieved.

Collector of Imposts, *CHARLES H. ROBINSON

to act as Collector of Imposts at the Public Health Department, vice F. Errey, relieved.

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

STATE RIVERS AND WATER SUPPLY COMMISSION.

Waterworks Trust Commissioner,

WILSON BOLTON

re-appointed a Commissioner of the Borough of Horsham Waterworks Trust for a further period of four years, dating from the 7th May, 1930, his former term of office having expired by effluxion of time.

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

At the Executive Council Chamber, Melbourne, the 20th May, 1930.

APPOINTMENTS.

MEMBERS OF ARCHITECTS REGISTRATION BOARD.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, bas, under the powers conferred by section 5 or the Architects Act 1928 (No. 3638), by Order made on the 27th day of May, 1930, been pleased to make the following re-appointments:—

EDWARD ALBERT BATES and WILLIAM SCOTT PURVES GODFREY

(nominated by registered architects),

ARTHUR CEDRIC LEITH

(nominated jointly by the governing bodies referred to in paragraph (a) of sub-section (1) of section 4 of Act No. 3638), and

JOHN STEVENS GAWLER

(nominated by the University of Melbourne).

to be Members of the Architects Registration Board of Victoria for a period of two years from the 9th April, 1930.

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

At the Executive Council Chamber, Melbourne, 27th May, 1930.

RESIGNATIONS.

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 20th day of May, 1930, accepted the resignations of the persons named hereunder of the offices

DEPARTMENT OF CHIEF SECRETARY.

Constable George William Boyce, as Electoral Registrar for the Carisbrook Division of the Nelson Province.

ARTHUR C. TARRANT and ANDREW CHARLES DILLON, as Registrars of Births and Deaths at Murrumbeena and

Moonee Ponds respectively.

The Hon. Sir John Bowser, K.B., as a Member of the Board for the Protection of Aborigines.

DEPARTMENT OF LAW.

THOMAS DUNTRUNE WEBB, as a Probation Officer for the

Children's Court at Northcote.

ALEXANDER WILLIAM MUNRO, as a Sheriff's Bailiff and a Bailiff of the County Court at Korumburra.

C. W. KINSMAN,
Acting Clerk of the Executive Council.
At the Executive Council Chamber,
Melbourne, the 20th May, 1930.

FOURTH CLASS CLERK, COURTS, DEPARTMENT OF LAW.

A PPLICATIONS will be received by the Public Service Commissioner (Victoria), up to Friday, the 6th June, 1930, from officers of the Fifth Class of the Clerical Division of the Public Service of Victoria, who have passed the examination for Clerks of Courts, for appointment to the abovementioned position.

By order,

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 22nd May, 1930.

EXAMINATION OF APPLICANTS FOR LICENCE AS SHORTHAND WRITER.

I T is hereby notified that an examination of applicants for Licence as Shorthand Writer will be held at the Law Courts, Melbourne, on Saturday, the 26th July, 1930, at Eloven oclock a.m.

Applications for permission to attend the examination must be forwarded to reach the Public Service Commissioner's Office, Geological Museum Building, Gisborne-street, Mel-bourne, C.2 (where a copy of the Regulations may be obtained), not later than the 11th July, 1930, and should be accompanied by satisfactory evidence of—

- (1) Name in full.
- (2) Having attained the age of twenty-one (21) years.
- (3) Good moral character.

A postal-note for Ten shillings and sixpence (10s. 6d.), made payable to the Secretary to the Public Service Commissioner (Victoria), should be forwarded not later than the 19th July, 1930.

By order.

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 22nd May, 1930.

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 20th day of May, 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:— Service:--

Name of Officer.	Department.	Nature of Work.		
Reginald Louis Walton, B.A., Head Teacher, Special School, Police Depot, Melbourne	Public Instruc- tion	To give private tuition to members of Victorian Police Force		

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

At the Executive Council Chamber, Melbourne, the 20th May, 1930.

Public Service Act 1928 (No. 3757), Section 91.

EXEMPTIONS.

I-I IS Excellency the Governor of the State of Victoria, by Is Excelled the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, and upon the recommendation of the Public Service Commissioner, has, by Orders made on the 20th day of May, 1930, exempted the officers specified hereunder from the provisions of section 91 of the Public Service Act 1928 (No. 3757), that is to say:-

DEPARTMENT OF CHIEF SECRETARY.

Officers of the Government Statist's Branch, who are required to work overtime in connexion with the preparation of the estimate of the area in Victoria under wheat, oats, and barley, for the year 1930—such exemption to be operative for the period from the 1st June, 1930, to the 20th August, 1930

DEPARTMENT OF LABOUR

The Secretary to the Apprenticeship Commission, when required to attend evening meetings of the Apprenticeship Commission or Trade Committees—such exemption to be operative from the 1st April, 1930, to the 31st December, 1930.

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

At the Executive Council Chamber, Melbourne, the 20th May, 1930.

DEPARTMENT OF LAW-SOLICITOR-GENERAL. COURTS OF GENERAL SESSIONS, ETC:, AT MANSFIELD DISCONTINUED.

II IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth by Orders made on the 20th day of May, 1930, direct as hereunder, to take effect from, on, and after the 1st day of June, 1930, viz.—

1. That pursuant to the provisions of the Justices Act 1928, the Court of General Sessions of the Peace for the Northern Bailiwick, at Mansfield, shall cease.

2. That pursuant to the provisions of section 4 of the County Court Act 1928, the holding of the County Court at Mansfield be discontinued.

3. That the Order in Council direction the Court of Mines.

3. That the Order in Council directing the Court of Mines within and for the Mining District of Beechworth to be held at Manafald be revolved. at Mansfield be revoked.

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

At the Executive Council Chamber, Melbourne, the 20th May, 1930.

DEPARTMENT OF LAW.

COURT OF GENERAL SESSIONS, COLAC.—DATE ALTERED.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Order made on the 27th day of May, 1930, altered the date appointed for the sittings of the Court of General Sessions at Colac, on Tuesday, the 2nd September, 1930, to Tuesday, the 2nd September, 1930.

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

At the Executive Council Chamber, Melbourne, 27th May, 1930.

Local Government Act 1928.

DEPARTMENT OF PUBLIC WORKS.

PRAYER OF CERTAIN PETITIONS REFUSED.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in exercise of the discretionary power given by sections 16 and 35 of the Local Gonernment Act 1928 (No. 3720), has this day, after consideration, refused the prayer of the petitions under the provisions of the Act aforesaid as hereinafter mentioned, that is treated. that is to say :-

that is to say:—
Petition presented by certain ratepayers of the City of Mordialloc (notice of which was duly published in the Government Gazette of the 16th April, 1930), praying that the City of Mordialloc be re-subdivided into four wards.

Petition presented by certain ratepayers of a portion of the Shire of Violet Town (notice of which was duly published in the Government Gazette of the 16th April, 1930), praying that the area therein described be severed from the said shire and annexed to the Shire of Euroa.

C. W. KINSMAN.

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

At the Executive Council Chamber, Melbourne, 27th May, 1930.

Electric Light and Power Act 1928.

ORDER GRANTED BY THE GOVERNOR IN COUNCIL.

T is hereby notified that an Order pursuant to the provisions of section 10 of the Electric Light and Power Act 1928 (No. 3672), as hereunder mentioned, has been granted by the Governor in Council to the undermentioned Council.

Order No. 212.-W. A. Bland, Goroke, with respect to the Township of Goroke (dated 27th May, 1930).

JOHN CAIN, Minister in Charge of Electrical Undertakings. State Electricity Commission, Melbourne.

Water Act 1928.

MORTLAKE WATERWORKS TRUST.

AUTHORITY TO OBTAIN A BANK OVERDRAFT.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Exceutive Council thereof, by an Order made on the 20th day of May, 1930, doth hereby authorize, in pursuance of the provisions of section 271 of the Water Act 1928 (No. 3801), the Mortlake Waterworks Trust to obtain an advance or advances from the Commercial Banking Company of Sydney Limited, Mortlake, by way of overdraft of the Trust's current account thereat, such overlaft not to exceed at any one time the same of Three bysides. draft not to exceed at any one time the sum of Three hundred pounds (£300).

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

At the Executive Council Chamber, Melbourne, the 20th May, 1930. RE REAL ESTATE AGENT NAMED WILLIAM F. WITT (FORMERLY OF 127 UNION-ROAD, SURREY HILLS).

PERSONS having claims against the fidelity bonds issued under the provisions of the Real Estate Agents Act in connexion with the real estate agent's licence of the above named William F. Witt are required to forward full particulars and proof thereof to the Treasurer of Victoria at the Treasury Buildings, Melbourne, not later than Monday, the 30th day of June, 1930.

HE REAL ESTATE AGENT NAMED ROBERT H. SKINNER (FORMERLY OF COMO-PARADE, PARKDALE).

PERSONS having claims against the fidelity bonds issued under the provisions of the Real Estate Agents Act in connexion with the real estate agent's licence of the above-named Robert II. Skinner are required to forward full particulars and proof thereof to the Treasurer of Victoria at the Treasury Buildings, Melbourne, not later than Monday, the 30th day of June, 1930.

 $\it RE$ REAL ESTATE AGENT NAMED WILLIAM O'CONNELL, OF 317 COLLINS-STREET, MELBOURNE.

PERSONS having claims against the fidelity bonds issued under the provisions of the Real Estate Agents Act in connexion with the real estate agent's licence of the above-named William O'Connell are required to forward full particulars and proof thereof to the Treasurer of Victoria at the Treasury Buildings, Melbourne, not later than Monday, the 30th day of June, 1930.

II. A. PITT, Under-Treasurer of Victoria.

The Treasury, Melbourne, 26th May, 1930.

The Fisheries Act 1928.

NOTICE OF INTENTION TO VARY THE CONDITIONS RELATING TO THE USE OF LONG LINES IN PORT PHILLIP BAY.

T is hereby notified, for general information, that it is intended, after the expiration of one month from the date of the first publication of this notice in the Victoria Government Gazette, to move His Excellency the Governor in Council to make a Proclamation repealing the Proclamations made the 22nd day of October, 1924, and the 29th day of November, 1927, and published in the Government Gazettes of the 29th October, 1924, and 30th November, 1927, respectively, regarding the use of long lines in Port Phillip Bay, and in lieu thereof prohibiting the use of long lines and the method of fishing known as "long lining" in the waters of Port Phillip Bay (including Corio and Hobson's Bay) from the 11th day of December in each year to the 31st day of March next following, and providing further that from the 1st day of October to the 10th day of December next following in each year the use of long lines shall be prohibited in the waters of Port Phillip Bay (including Hobson's Bay) northward of an imaginary line running from Mordialloc Pier to Point Cook.

T. TUNNECLIFFE,

T. TUNNECLIFFE, Chief Secretary.

F. Lewis. Chief Inspector of Fisheries and Game.

(Inserted 1e on 7th May, 1930.)

Hospitals and Charities Act 1928, No. 3699.

PETITION TO INCORPORATE.—OUYEN AND DISTRICT PUBLIC HOSPITAL.

T is hereby notified, in accordance with the provisions of the Hospitals and Charities Act 1928 (No. 3699), that the Charities Board of Victoria has received a petition signed by not less than twenty-five contributors to the Ouyen and District Public Hospital, an institution capable of incorporation under the provisions of the said Act, praying that the said Ouyen and District Public Hospital be incorporated, and that if no counter-petition signed by an equal or greater number of contributors is lodged with the said Board within one month after the publication of this notice, the Government Gazette, declare the contributors for the time being to the said hospital to be a body corporate under Part II. of the Hospitals and Charities Act 1928 (No. 3699).

Dated at the Treasury, Melbourne, this 20th day of May

Dated at the Treasury, Melbourne, this 20th day of May,

E. J. HOGAN, Treasurer.

The Treasury. Melbourne.

APPLICATIONS FOR MINING LEASES.

SUBJECT to any necessary excisions, &c., it is intended to grant the following:-

7315. Beechworth; Robert Percy Symmons (transferred to The Wombat Hydraulic Sluicing Co. N. L.); 70a. 1r. 5p.; Wombat Creek, Parishes of Undowah and Tongaro.

4984, Gippsland; Alexander Svenson; 36a. 3r. 7p.; Parish of

5484, Mineral; David Griffiths and W. Dawes; 76a. 3r. 28p.; Korumburra South. Excising to 30 feet allotments 17, 18, and

5495. Mineral; Walter Ponsford (transferred to Cunninghame Oil Wells N. L.); 640 acres; Parish of Colquboun.

5496, Mineral; Walter Ponsford (transferred to Cunning-hame Oil Wells N. L.); 505 acres; Parishes of Boole Poole and Colquboun.

5497, Mineral'; Walter Ponsford (transferred to Cunning-hame Oil Wells N. L.); 283a. 2r. 0p.; Parish of Boole Poole.

5503, Mineral; Eric Samuel Staughton (transferred to Cunninghame Oil Wells N. L.; 542 acres; Parish of Boole

5539. Mineral; Charles Cottenham Reilly (transferred to Interstate Mines and Petroleum N. L.); 385a. lr. 28p.; Parish of Colquhoun. Excising to 50 feet part of allotment 99 (owned by Burne, Rowe, and Ward).

5725, Mineral; John Alexauder Hughes; 29a. 3r. 20p.; Parish

Note.—In the particulars published in the Government Grazette of 14th May, 1930, page 1419, under the heading of "Application for Mining Lease," the number should read 5695, and not 5694 as printed.

A PPLICATIONS FOR MINING LEASES ABANDONED.

6169, Maryborough; Charles Martin; 28a. 3r. 32p.; Thompson's Gully, Parish of Kurting.

5523, Mineral; Guy Robert Andrew and Stanley Entwistle Watkin (transferred to Cunninghame Oil Wells N. L.); 640 acres; Parish of Seacombe.

5524, Mineral; Guy Robert Andrew and Stanley Entwistle Walkin (transferred to Cunninghame Oil Wells N. L.); 640 acres; Parish of Seacombe.

5525, Mineral; Guy Robert Andrew and Stanley Entwistle Watkin (transferred to Cunninghame Oil Wells N. L.); 640 acres; Parish of Seacombe.

5526, Mineral; Guy Robert Andrew and Stanley Entwistle Watkin (transferred to Cunninghame Oil Wells N. L.); 640 acres; Parish of Seacombe.

5527, Mineral; Guy Robert Andrew and Stanley Entwistle Watkin (transferred to Cunninghame Oil Wells N. L.); 640 acres; Parish of Seacombe.

5528, Mineral; Guy Robert Andrew and Stanley Entwistle Watkin (transferred to Cunninghame Oil Wells N. L.); 640 acres; Parish of Seacombe.

5529, Mineral; Guy Robert Andrew and Stanley Entwistle Wutkin (transferred to Cunninghame Oil Wells N. L.); 640 acres; Parish of Seacombe.

5530, Mineral; Guy Robert Andrew and Stanley Entwistle Watkin (transferred to Cunninghame Oil Wells N. L.); 640 acres; Parish of Seacombe.

5531. Mineral; Guy Robert Andrew and Stanley Entwistle Watkin (transferred to Cunninghame Oil Wells N. L.); 640 acres; Parishes of Scacombe and Booran.

5532, Mineral; Guy Robert Andrew and Stanley Entwistle Watkin (transferred to Cunninghame Oil Wells N. L.); 640 acres; Parishes of Scacombe and Booran.

5694, Mineral; Western Mineral and Manufacturing Co. Pty. Ltd.; 20 acres; Parish of Dahl.

5713, Mineral; Stanley Walker; 255 acres; Parish of Coolungoolun.

5731, Mineral; Harry Esmond Connolly; 600 acres; Parish of Colquhoun.

Note.—In the particulars published in the Government Gazette of 14th May, 1930, page 1419, under the heading of "Application for Mining Lease Abandoned," the number should read 5491, and not 5941 as printed.

J. P. JONES, -Minister of Mines. Mining Development Act 1928.

DEPARTMENT OF MINES.

ADVANCES TO MINERS FOR PROSPECTING.

In pursuance of the provisions of Part VII. of the Mining Development 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 20th day of May, 1930, granted advances by way of loans to the parties of miners named hereunder, for the purpose of enabling and assisting the said parties to prospect for gold, or any minerals or metals other than gold, in the localities mentioned:—

Name and Locality.	An	nou	nt.
A. Tatti and party, Daylesford	00	s. 13	
T Gallavan and party. Berringa	65 75	0	

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

At the Executive Council Chamber, Melbourne, the 20th May, 1930.

Mining Development Act 1928.

DEPARTMENT OF MINES.

ADVANCES TO MINERS FOR PROSPECTING.

N pursuance of the provisions of Part VII. of the Mining Development 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 27th day of May, 1930, granted advances by way of loans to the parties of miners named hereunder, for the purpose of enabling and assisting the said parties to prospect for gold, or any minerals or metals other than gold, in the localities mentioned:—

Name and Locality.			Amount.		
		£	s.	d.	
G. W. Sutherland and party, Campbell's	Creek	10			
P. P. Nelson and party, Barker's Creek		20			
J. D. Patterson and party, Maldon					
H. G. Rigbye and party, Myers Flat		38		8	
W. D. Thomas and party, Talbot		50	0	0	

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

At the Executive Council Chamber, Melbourne, 27th May, 1930.

Marine Act 1928.

THE PORT PHILLIP PILOT SICK AND SUPERANNUATION FUND REGULATIONS.

AMENDMENTS.

AMENDMENTS.

In pursuance of the powers conferred upon by the Marine Act 1928 and of all other powers and authorities it thereunto enabling, the Pilot Superannuation Board, with the approval of His Excellency the Governor of the State of Victoria, acting by and with the advice of the Executive Council thereof, doth hereby make the following amendments of the Port Phillip Pilot Sick and Superannuation Fund Regulations 1929, to take effect from the 1st July, 1929 (that is to say):—

In Regulation 7, for the words commencing with "ascertained by dividing", occurring in the eighth line thereof, to the end of the said Regulation, substitute the follow-

"representing the difference between the amount of the said pension and that which would have been payable according to the aforesaid schedule if such additional service had amounted to a full year."

In Schedule I., for the word and figure "Regulation 8," substitute the word and figure "Regulation 6."

In Schedule II., for the word and figures "Regulation 10," substitute the word and figure "Regulation 9."

The foregoing Regulations were made and passed at a meeting of the Pilot Superannuation Board held this twenty-third day of May, in the year of our Lord One thousand nine hundred and thirty.

C. W. MACLEAN, Chairman.
D. Y. SYME.
H. N. S. WOLLASTON, Members.
W. BREEN, Acting Secretary.

Approved by the Governor in Council, the 27th May, 1930.

C. W. KINSMAN, Acting Clerk of the Executive Council. 19 George V. No. 3632, Sections 106 and 124. 19 George V. No. 3792, Section 27.

NOTICE.

A RULE to administer the estate of each of the undermentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 267 Queen-street, Melbourne, on or before the 28th June, 1930, or they may be excluded from the distribution of the estate when the assets are being distributed:—

assets are being distributed:—

FLANIGAN, PATRICK (with the will annexed), late an inmate of the Hospital for the Insane, Kew, formerly of Colac, contractor, died on the 21st August, 1928.

HAMMOND FERDERICK, known as Frederick Ward, late of number 42 Normanby-avenue; Thornbury, mechanic, died on the 13th March, 1930, intestate.

LAUGHLIN, ANNIE ELIZABETH, late of Albert-street, Windsor, married woman, died on the 11th January, 1928, intestate.

LOY PACK, CHARLIE, late of Wahgunyah, hawker, died on the 22nd March, 1930, intestate.

MCCOY, EDWARD, (with the will annexed), late of number 4.

MCCov, Epward (with the will annexed), late of number 4 Fyffe-street, Thornbury, engineer, died on the 28th February,

**RYMER, RICHARD TALBOT, late of Boggabri, New South Wales, gardener, died on the 25th December, 1929, intestate. Stitt, Mary Elizabeth, late of number 35 Austral-avenue, Preston, old-age pensioner, died on the 15th March, 1930, in-

WALTER B. HOUSE,

Curator of the Estates of Deceased Persons. Melbourne, 17th May, 1930.

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

RULE to administer the estate of each of the under-A mentioned deceased persons has been granted to me, and creditors, next of kin, and all others having claims against the estate of any of the persons so mentioned are required to send particulars of their claims to the Curator of the Estates of Deceased Persons, No. 267 Queen-street, Melbourne, on or before the 4th July, 1930, or they may be excluded from the distribution of the estate when the assets are being distributed:—

BOSTON, JAMES, late of Mulwala, New South Wales, of no occupation, died on the 5th January, 1930, intestate. BRADLEY, RIGHARD (with the will annexed), late of No. 20 Oberon-avenue, Upper Hawthorn, formerly of Clifden, New Zealand, labourer, died on the 17th Septemper, 1929.

DENNISON, GEORGE HENRY, late of the People's Palace. Kingstreet, Melbourne, gardener, died on the 15th April, 1930, intestate.

testate.

KAVANACH, MICHAEL JOSEPH, late of Warrnambool, formerly of 285 Robe-street, Subiaco, in the State of Western Australia, insurance inspector, died on the 1st December, 1929, intestate.

PLUNKETT, EDWARD, late of Buln Buln East, old-age pensioner, died on the 4th April, 1930, intestate.

MITCHELL, PATRICK, late of No. 245 Queensberry-street, North Melbourne, grocer, died on the 17th March, 1930, intestate.

North Melbourne, grover, died on the Letter testate.

Thomson, Donald, late of Drouin South, farmer, died on the 16th June. 1929, intestate.
WRIGHT, JAMES, late of St. Arnaud, labourer, died on the 27th March, 1930, intestate.

WRIGHT, RICHARD, late of Bairnsdale, labourer, died on or about the 1st April, 1930, intestate.

WALTER B. HOUSE, Curator of the Estates of Deceased Persons. Mélbourne, 26th May, 1930.

MUNICIPAL SURVEYORS, BOARD.

THE following candidates have been granted certificates under sections 171 and 172 of the Local Government Act 1928, viz. :-

Competency.

ALBERT GOUGH HUNT, 139 Thomas-street, Hampton. GEOFFREY WILLIAM WILSON, 23 Railway-avenue, Malvern JOHN SAMUEL WILLEY, c/o Sewerage Authority, Ballarat.

Qualification.

Mervyn Beresford Emery Hodgkinson, Bowraville, New

South Wales.
ROY JOHN MARTIN, Thomas-street, Brighton East.
SYDNEY MAYO POWER, 136 Wattle-street, Bendigo.

M. V. MATTHEWS, Secretary.

Department of Public Works, 26th May, 1930.

CONTRACTS ACCEPTED .- (Series 1929-30.)

VICTORIAN RAILWAYS.

Railway Stores Suspense Account-Act 2716, Section 105. Supply and delivery of-

51. Bridge beams, item 1, at 38s. 6d.; item 2, at 32s. 6d. per 100 super. feet (Contract 43722).—J. A. Neal. 52. Sawn redgum timber, item 16, at 25s.; item 22, at 20s.; items 23, 24, 29, and 43, at 21s.; items 25 and 30, at 22s. per 100 super. feet. (Contract 43606).—Corry & Co.

Votes and Loans.

53. Manufacture, supply, delivery, and fixing of lift-door locks and contacts, £138 12s. (Contract 43668).—Edmiston & O'Neill. Pty. Ltd.

Corrigendum.

L. Flight, serial 3467, Gazette No. 46 of 8th May, 1929, items 1 and 4 increased by £2 16s. each.

By order of the Victorian Railways Commissioners,

E. C. EYERS, Secretary. 23.5.30.

ORDERS IN COUNCIL.—(Series 1929-30.).

STATE RIVERS AND WATER SUPPLY COMMISSION.

Supply and delivery of-

3028. Two needle valves for Eildon Reservoir, £5,612 (Contract 2647).—Gibson. Battle (Melbourne) Pty. Ltd. 3029. Two control valves for Eildon Reservoir, £2,500 (Contract 2648).—Thompson Engineering and Pipe Co. Ltd.

Approved by the Governor in Council, 12th May, 1930.—C. W. KINSMAN, Acting Clerk of the Executive Council.

SHIRE OF KERANG.

SPECIAL ORDER FOR ROAD DEVIATION.

N pursuance of the powers conferred by sections 475 and 479 of the Local Government Act 1915, the Council of the Shire of Kerang doth hereby order that the land next hereinafter described, which has been acquired by it, shall be a public highway from and after the date of publication of this order in the Government Gazette, namely:—

All that piece of land being part of Crown allotments 12A and 14A, Parish of Cannie, County of Tatchera, commencing at the south-eastern corner of allotment 14A, bearing west 122 links; thence north 34 deg. 58 min. west 6,063 links: thence north 1744 links; thence south 34 deg. 58 min. east 6,276 links to the point of commencement, and containing 6 acres and 27 perches.

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

the land hereinafter described, namely:—

All that piece of land being part of Government road one chain wide between Crown allotments 9A, 11n, 12, and 13. Parish of Cannie, County of Tatchera, commencing at the north-eastern corner of said Crown allotment 9A, bearing south 4.979 links: thence south 35 deg. 3 min. east 174.1 links; thence north 5,121 links; thence west 100 links to the point of commencement, and containing 5 acres and 8 perches: and all that piece of land being part of Government road one chain wide between Crown allotments 11, 12A, 14A, and 15, Parish of Cannie, County of Tatchera, commencing at the south-eastern corner of allotment 15, bearing north 2,527 links; thence cast 497 links; thence north 2,5814 links: thence south 35 deg. 3 min. east 174.1 links; thence south 2,539 links; thence west 497 links; thence south 2,427 links; thence sees 20 roods and 5 perches: And declare that the use of the last-mentioned highway be discontinued.

Dated the 12th day of November, 1929.

The common seal of the President, Councillors, and Rate-payers of the Shire of Kerang was hereto affixed in the presence of—

ALEXANDER MERCER, President. ROWLAND RICHARDSON, Councillor. A. K. LYALL, Secretary. (SEAL)

Confirmed by the Governor in Council, the 20th May, 1930.

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

SHIRE OF UPPER MURRAY.

ROAD DEVIATION.

Order Confirmed.

N pursuance of the powers conferred by sections 521 and 525 of the Local Government Act 1928, the Council of the Shire of Upper Murray doth hereby order that the lands hereinafter described, which have been taken, purchased, or acquired by it, shall be a public highway from and after date of publication of this Order in the Government Gazette:—

Firstly.—Commencing at the north-west corner of Crown allotment 22, section 1a, Parish of Tintaldra, County of Benambra; thence bearing N. 8 deg. 26 min. E. 9.4 links; thence bearing N. 80 deg. 10 min. E. 266 links; thence bearing S. 84 deg. 42 min. E. 352 links; thence bearing N. 82 deg. 31 min. E. 639 links; thence bearing S. 43 deg. 5 min. E. 175.7 links; thence bearing N. 84 deg. 42 min. W. 558.5 links; thence bearing S. 88 deg. W. 812.3 links to the commencing point.

point.

Secondly.—Commencing at a point bearing N. 80 deg.

10 min. E. 266 links; thence bearing S. 84 deg. 42

min. E. 352 links; thence bearing N. 82 deg. 31 min.

E. 639 links; thence bearing N. 82 deg. 31 min.

E. 639 links; thence bearing N. 58 deg. 25 min. E.

805.9 links; thence bearing N. 58 deg. 25 min. E.

204.5 links from the north-west corner of Crown

allotment 22, section 1A, Parish of Tintaldra, County

of Benambra; thence bearing N. 58 deg. 25 min. E.

151.5 links; thence bearing N. 82 deg. 29 min. E.

270.4 links; thence bearing S. 73 deg. 53 min. W.

413.1 links to the commencing point.

Firstly.—All that portion of a Government road commencing at the south-west corner of Crown allotment 4, section 1A, Parish of Tintaldra, County of Benambra; thence bearing N. 80 deg. 10 min. E. 356 links; thence bearing S. 84 deg. 42 min. E. 357 links; thence bearing S. 84 deg. 31 min. E. 112 links; thence bearing S. 0 deg. 27 min. E. 13.7 links; thence bearing S. 88 min. W. 818 links to the commencing point.

bearing S. 88 mm. W. of S. Mark W. Scendly.—All that portion of a Government road commencing at the south-west corner of Crown allotment 5, section 1A, Parish of Tintaldra, County of Benambra; thence bearing N. 82 deg. 31 min. E. 545 links; thence bearing S. 43 deg. 5 min. E. 216 links; thence bearing N. 84 deg. 42 min. W. 691 links; thence bearing N. 0 deg. 27 min. W. 23.3 links to the commencing maint.

thence bearing N. 84 deg. 42 min. W. 691 links; thence bearing N. 0 deg. 27 min. W. 23.3 links to the commencing point.

Thirdly.—All that portion of a Government road commencing at a point bearing N. 82 deg. 31 min. E. 545 links; thence bearing S. 43 deg. 5 min. E. 715 links from the south-west corner of Crown allotment 5. section 1a, Parish of Tintaldra, County of Benambra; thence bearing N. 58 deg. 25 min. E. 176 links; thence bearing N. 58 deg. 25 min. E. 176 links; thence bearing N. 58 deg. 25 min. E. 176 links; thence bearing N. 82 deg. 29 min. E. 314-links; thence bearing S. 73 deg. 53 min. W. 480 links to the commencing point.

Fourthly.—All that portion of a Government road commencing at a point bearing N. 80 deg. 10 min. E. 266 links; thence bearing N. 82 deg. 31 min. E., 639 links; thence bearing N. 82 deg. 31 min. E., 639 links; thence bearing N. 73 deg. 5 min. E. 744.7 links from the north-west corner of Crown allotment 22, section 1a, Parish of Tintaldra. County of Benambra; thence bearing N. 73 deg. 53 min. E. 225 links; thence bearing N. 43 deg. 5 min. W. 204.5 links; thence bearing N. 43 deg. 5 min. W. 204.5 links; thence bearing N. 82 deg. 25 min. W. 61.2 links to the commencing point.

Fifthly.—All that portion of a Government road commencing at a point bearing N. 80 deg. 10 min. E. 266 links; thence bearing N. 82 deg. 31 min. E. 639 links; thence bearing N. 82 deg. 31 min. E. 639 links; thence bearing N. 82 deg. 31 min. E. 639 links; thence bearing N. 82 deg. 31 min. E. 639 links; thence bearing N. 82 deg. 31 min. E. 639 links; thence bearing N. 82 deg. 31 min. E. 639 links; thence bearing N. 82 deg. 31 min. E. 639 links; thence bearing N. 82 deg. 31 min. E. 639 links; thence bearing N. 82 deg. 31 min. E. 639 links; thence bearing N. 82 deg. 31 min. E. 639 links; thence bearing N. 82 deg. 31 min. E. 630 links; thence bearing N. 83 deg. 35 min. E. 81.1 links; thence bearing N. 73 deg. 53 min. E. 81.1 links; thence bearing N. 82 deg. 29 min. E. 81.1 links; thence bearing N. 82 deg. 29 min. W.

The common seal of the Shire of Upper Murray was hereto affixed this fifth day of May, 1930, in the presence

D. J. CRONIN, President. PERCY THORBURN, Councillor. C. W. C. FARRAN, Secretary. (SEAL)

Confirmed by the Governor in Council, the 20th May, 1930.

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

Pounds Act 1928.

SHIRE OF BUNGAREE.

TABLE of Rates to be charged for the trespass of cattle and their sustenance while impounded in the Bungaree Shire Pound, fixed by the Council of the Shire of Bungaree on the 8th April, 1930.

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

By Order of the Council,

W. MASSEY, Shire Secretary.

Approved by the Governor in Council, the 20th May, 1930.

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

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE TO THE OWNERS OF TENEMENTS IN THE UNDERMEN-THOUGH STREETS AND THE PRIVATE STREETS, LANES, COURTS, AND ALLEYS OPENING THERETO.

THE main pipe in the said streets being laid down, the owners of all tenements situated as under are hereby required, on or before the 30th day of June, 1930 next, to cause a proper pipe and stop-cock to be laid, so as to supply water within such tenements from the main pipe.

F. L. KING, Secretary.

20th May, 1930.

STREET AND POSITION.

Braubrook.

Hutchinson-street.-From Derrimut-street north-westwards

Camberwell.

Gilmour-road.—From Through-road northwards 3½ chains. Trent-street.—From Toorak-road southwards 10 chains. Ruskin-road.—From Toorak-road to Denman-avenue. Denman-avenue.—From Ruskin-road to Dickens-street. Denman-avenue.—From Glen Iris-road to Cusdin-street.

Essendon.

Tilba-street.-From Brunel-street to Fawkner-street Fawkner-street.—From Tilba-street northwards 15 chains.

Melbourne and Metropolitan Board of Works Acts.

MELBOURNE AND METROPOLITAN BOARD OF WORKS.

Notice declaring a Watershed Area within the Cities of Malvern and Prahran (No. 49).

MELBOURNE and Metropolitan Board of Works, under Metropolitan Board of Works Acts, doth by this notice declare that the area described hereunder shall be a watershed area under and for the purposes of the Melbourne and Metropolitan Board of Works Acts.

Area above referred to.

Area above referred to.

The outer boundaries of such watershed area are as follows:—Commencing at Moonga-road, at the Glen Iris Railway: thence easterly along the Railway Reserve about 400 feet, south-easterly to the corner of Toorak-road, easterly along Toorak-road to Glenferrie-road, southerly along Power-avenue to Toorak-road, easterly along Toorak-road to Glenferrie-road, southerly along Glenferrie-road to a point about 230 feet south of Bruce-street, south-westerly to the corner of Stonnington-place and Hope-toun-road, southerly along Hopetoun-road to Malvern-road. westerly along Malvern-road to Mercer-road: thence north-westerly along the declared north-eastern boundary of drainage area No. 34 to a point about 770 feet south of Toorak-road and about 450 feet west of Irving-road, northerly along the declared eastern boundary of drainage area No. 56 to a point about 200 feet eāst of St. George's-road and 770 feet north

of Toorak-road, north-easterly to a point in Heyington-place about 1,300 feet north of Toorak-road, south-easterly to the corner of Kooyong-road and Glyndebourne-avenue, and generally north-easterly back to the commencing point.

Dated this 20th day of May, 1930.

The common seal of the Melbourne and Metropolitan Board of Works was affixed hereto in the presence

(SEAL)

D. BELL, Chairman.
J. MILLWARD, Member.
F. L. KING, Secretary.

Melbourne and Metropolitan Board of Works Acts.

MELBOURNE AND METROPOLITAN BOARD OF WORKS. NOTICE DECLARING A WATERSHED AREA WITHIN THE CITY OF PRAHRAN (No. 56).

MELBOURNE and Metropolitan Board of Works, under the powers conferred upon it by the Melbourne and Metropolitan Board of Works Acts, doth by this notice de-clare that the area described hereunder shall be a watershed area under and for the purposes of the Melbourne and Metro-politan Board of Works Acts.

Area above referred to.

Area above referred to.

The outer boundaries of such watershed area are as follows:—Commencing at a point on the south bank of the River Yarra about 200 feet east of Berenice-street and about 180 feet north of Winifred-crescent; thence easterly to a point in Hill-street about 880 feet north of Struan-street, south-easterly to a point in Tahara-road about 300 feet east of Lansell-road, easterly along Tahara-road about 460 feet easterly to a point about 200 feet east of St. George's-road, southerly along St. George's-road about 460 feet, easterly to a point about 200 feet east of St. George's-road and 770 feet north of Toorak-road, southerly to a point in Toorak-road about 200 feet east of St. George's-road, southerly to a point about 770 feet south of Toorak-road and about 450 feet west of Irving-road, north-westerly along the declared northern boundary of drainage area No. 34 to the corner of Wallace-street and Jackson-street, north-easterly to a point in Douglas-street about 220 feet east of Wallace-street, northerly along Balmerino-avenue about 450 feet, north-westerly to the corner of Bruce-street and Balmerino-avenue, northerly along Balmerino-avenue about 450 feet, north-westerly to the corner of Dora-place and Winifred-crescent, and north-easterly back to the commencing point.

Dated this 20th day of May, 1930.

Area above referred to.

Area above referred to.

The outer boundaries of such watershed area are as follows:—Commencing at the corner of Dunlop-street and Albionstreet; thence generally northerly to a point in High-street about 120 feet east of Allison-avenue, easterly along High-street to Munro-avenue, south-easterly to a point on the Outer Circle railway line about 350 feet south of High-street, southerly and south-westerly along the railway line to a point about 250 feet north-east of Winton-road, westerly to the corner of Winton-road and Karnak-road, north-westerly to the corner of Winton-road and Taylor-street, north-westerly to the corner of St. George's-crescent and Albion-road, north-westerly along Albion-road to Maxwell-street, westerly about 270 feet, north-westerly about 570 feet and north-easterly back to the commencing point. to the commencing point.

Dated this 20th day of May, 1930.

The common seal of the Melbourne and Metropolitan Board of Works was affixed hereto in the presence

(SEAL)

D. BELL, Chairman. J. MILLWARD, Member. F. L. KING, Secretary.

RE-SUBDIVISION OF THE SHIRE OF SHEPPARTON.

At the Executive Council Chamber, Melbourne, the twentieth day of May, 1930.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Tunnecliffe Mr. Williams

Mr. Webber.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under provisions of the Local Government Act 1928 (No. 3720), sections 16 and 35, and acting on a petition signed by more than one-fourth of the ratepayers whose names are on the municipal roll of the Shire of Shepparton (notice of which was published in the Government Gazette of the 9th April, 1930) doth hereby re-subdivide the said shire into five (5) separate ridings, to be named the—

North Riding, Western Riding, South Riding, Dookie Riding, Kialla Riding,

the several proposed boundaries of which are herein set forth and described, that is to say:—

North Riding (enlarged).

North Riding (entarged).

Commencing at the north-east angle of the Parish of Congupna; thence south by the east boundary of that parish to the north boundary of the Parish of Shepparton; thence west by that boundary to the west boundary of a township reserve on the western boundary of allotment 115x; thence south-westerly by the road from Yarrawonga to Shepparton to the western boundary of allotment 105; thence south by a road to the south-east angle of allotment 78; thence north-westerly by a road to the Goulburn River, being the western boundary of the shire; thence westerly, north-westerly, and east by that boundary to the point of commencement.

Western Riding (reduced).

Wallace street and Jackson street, north-east of Nallace street in Douglas-street about 220 feet east of Wallace street, northerly along Balmerino-avenue about 450 feet, northerly along Balmerino-avenue about 450 feet, northern before orner of Dora-place and Winifred-crescent, and north-easterly back to the commencing point.

Dated this 20th day of May, 1930.

The common seal of the Melbourne and Metropolitan Board of Works was affixed hereto in the presence of—

D. BELL. Chairman.

(SEAL)

D. BELL. Chairman.

J. MILLWARD, Member.

F. L. KING, Secretary.

Melbourne and Metropolitan Board of Works Acts.

MELBOURNE AND METROPOLITAN BOARD OF WORKSS.

MELBOURNE AND METROPOLITAN BOARD OF WORKSS.

MELBOURNE and Metropolitan Board of Works, under CAMBERWELL (No. 87).

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Melbourne and Metropolitan Board of Works, under CAMBERWELL (No. 87).

Melbourne and Metropolitan Board of Works, under CAMBERWELL (No. 87

commencing point.

Dookie Riding (unaltered).

Commencing at the Broken River at the south-cast angle of the Parish of Pine Lodge; thence northerly by the eastern boundary of the said parish to the shire boundary; thence following the shire boundary easterly, southerly, easterly, northerly, casterly, southerly, and westerly to the commencing

Kialla Riding (unaltered).

Commencing at a point on the Broken River at the north-east corner of the Parish of Kialla; thence following the shire boundary southerly, westerly, and northerly to the Broken River; thence easterly by that river to the commencing point.

The shire boundary above referred to is that described in the Government Gazette of the 31st May, 1927.

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.

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

1557

Horse Breeding Act 1928. REGULATIONS.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of May, 1930.

PRESENT:

His Excellency the Governor of Victoria. Mr. Cain Mr. Pollard. 1

WHEREAS by the Horse Breeding Act 1928 it is enacted that the Governor in Council may, by Order published in the Government Gazette, make Regulations for the purposes in the Government Gazette, make Regulations for the purposes therein mentioned, and generally for carrying into effect the provisions of the above-named Act: And whereas it is desired to rescind the Regulations made on the 15th day of June, 1926, under the Horse Breeding Act 1919 and 1925, and to substitute therefor Regulations under the Horse Breeding Act 1928: Now therefore His Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, doth by this Order rescind the said Regulations, and in lieu thereof doth hereby substitute the following (that is to say):—

- 1. Interpretation.—In the interpretation of these Regulations, unless inconsistent with the context or subject-matter—
 - "Act" means Horse Breeding Act 1928 (No. 3698).
 - "Approved standard" means a standard which conforms to a reasonable standard in respect of type, confor-mation, and breeding.
 - "Certificate" means a certificate for the time being in force of registration under this Act.
 - "Chief Veterinary Inspector" means the Chief Veterinary
 - "Chief Veterinary Inspector means the office veterinary Inspector of the Department of Agriculture.

 "Inspection parade" means a parade of a stallion or stallions for the purpose of examination under this Act with a view to determining whether or not it or they is or are sound and of approved standard.
 - they is or are sound and of approved standard.

 "Owner" means any owner (whether jointly or in severalty and whether absolutely or as lessee) or person in possession or charge of a stallion excepting for the purposes of the provisions of the Act with respect to compensation when "owner" means the owner of the stallion but does not include a lessee or person in possession or charge of any stallion.
 - "Prescribed" means prescribed by this Act or the regulations. " Register "
 - egister" means the register of stallions kept in pur-suance of this Act.
 - "Registered" means entered pursuant to this Act in the register.
 - "Registration" means registration for the time being in force under this Act.
 - "Regulations" means regulations made under this Act.
 - "Sound" means free from such diseases or defects as are deemed by the regulations to constitute hereditary unsoundness, and "soundness" has a corresponding meaning.
 - "Special inspection parade" means an inspection parade held at the request of the owner of the stallion.
 - "Stallion" means any male horse or donkey not wholly castrated and over the age of two years.
 - "Stud purposes" means mating with females for the purpose of procreation.
 - "Thoroughbred mare" and "thoroughbred stallion" mean respectively a mare or a stallion entered in any prescribed stud-book or in the register kept by the association known as the Victorian Trotting and Racing Association.
 - "Veterinary Officer" means a veterinary surgeon in the employment of the Department of Agriculture.
- 2. Every owner of other than a registered thoroughbred stallion which is used for stud purposes with registered thoroughbred mares only shall on or before the first day of July in each year apply in writing to the Chief Veterinery Inspector to have such stallion registered, and with each such application shall forward a registration fee of Twenty shillings and a compensation fee of Forty shillings. The application shall be in the following form:—

APPLICATION FOR REGISTRATION OF A STALLION.

Horse Breeding Act 1928.

The Chief Veterinary Inspector,
Department of Agriculture,
Melbourne.

Three pounds (£3), being the amount of the Registration fee One pound (£1) and Compensation fee Two pounds (£2). I submit the following true particulars of the above-named

The stallion was bred byofand purchased by me fromof
Date foaled
Sire { Sire's sire
Dam's sire
Signature
Postal address
Date

- (1) Name of applicant.
- (2) Class of stallion-draught, light, pony, thoroughbred.
- (3) Name of stallion.
- (4) If application is made after 31st March and before 1st July the "period" is to the 30th June in the following year.
- 3. Every owner shall submit his stallion or stallions to examination by a veterinary officer at an inspection parade arranged by the Chief Veterinary Inspector, excepting any stallion being five years of age or over registered under the Act or in respect of which a certificate has been refused, provided that-
- 4. When the owner of any stallion under five years of age has been notified that registration of such stallion has been refused because such stallion is not of approved standard he may by giving written notice elect to retain such stallion for a period of twelve months and then resubmit such stallion for registration.
- 5. Secretaries of agricultural societies or similar bodies shall D. Secretaries of agricultural societies or similar bodies shall make all necessary arrangements for inspection parades as required by the Chief Veterinary Inspector or by the veterinary officer conducting the examination. Where no such society exists a local police officer will notify owners who inquire of the arrangements made.
- 6. An owner who is or has been unable to submit his stallion for examination at an inspection parade may apply to the Chief Veterinary Inspector for a special inspection parade, and if the Chief Veterinary Inspector deem the reasons good and sufficient a parade may be arranged on the owner making payment, in advance, of the prescribed fee.
- 7. The fee for a special inspection parade shall be One pound $(\pounds 1)$, together with the amount of railway fare (first class) from Melbourne to the place of examination and
- 8. (a) The following unsoundnesses are hereby declared to be hereditary unsoundness, the presence of any of which constitute a reason for the refusal of a certificate of registra-

Bog spavin. Nasal disease (Osteoporosis). ~ Ringbone. Bone spavin. Cataract. Roaring.
Sidebone.
Stringhalt.
Thoroughpin.
Whistling. Chorea "shivering" or "nervy." Curb. Navicular disease.

- (b) A certificate will also be refused in the case of an animal considered by the examining veterinary officer to be below a reasonable standard as regards type, conformation, and breed-
- (c) For the purpose of these regulations "ringbone," "sidebone," and "curb" are defined as follows:--
 - (i) "Ringbone."-Any exostosis on the anterior or lateral aspect of the phalanges below the upper third of the Os Suffraginis shall constitute a ringbone.
 - "Sidebone."—Any ossification of the lateral cartilage shall constitute a sidebone.
 - Curb."—Any circumscribed swelling on the posterior aspect of the hock in the median line and within the lower third of the limits of the hock and the head of the metatarsal bones shall constitute a curb.
- 9. An owner shall furnish the examining veterinary officer with such particulars concerning a stallion as the officer may require at the time of examination of such stallion (such as name, breeder, pedigree, age, prior ownership, &c.), and if the veterinary officer deem it necessary the owner shall furnish a statutory declaration in regard to such particulars.

- 10. The Chief Veterinary Inspector shall, in writing, notify the owner of any stallion in respect of which a certificate is refused within fourteen days of such refusal, and shall state in such notification the reason for refusal.
- 11. Until the issue of a certificate or the publication of the Register the result of an examination of a stallion by a veterinary officer shall not be communicated to any person except as herein provided or under circumstances as follow:—
 - The veterinary officer may, in his discretion, communicate to an owner or an owner's agent duly authorized in writing to inquire the result of examination of such owner's stallion or stallions.
 - The reason for refusal of a certificate shall not be communicated to any person except the owner concerned or his agent duly authorized in writing, save under the direction of the Court in legal proceedings.
- 12. The certificate of registration shall be in the following

VICTORIA.

Horse Breeding Act 1928.

Certificate of Registration.

30th June, 19

....., Chief Veterinary Inspector.

Department of Agriculture, Melbourne.

- (1) Class.

- Class.
 Name, age, and description.
 Owner's name.
 Owner's address.
 Place of examination.
 Date of examination.
- 13. The certificate of registration shall remain in force until the 30th day of June next following the date of issue: Provided that a certificate issued in respect of a registration made not more than three months before the 30th day of June in any year shall remain in force until the 30th day of June in that year and for twelve months thereafter.
- 14. An owner shall forthwith, in writing, notify the Chief Veterinary Inspector of the death or castration of his stallion, and shall with such notice return the certificate issued in respect of such stallion.
- 15. An owner shall forthwith, in writing, notify the Chief Veterinary Inspector of the sale or change in ownership of his stallion, and shall with such notice forward the certificate issued in respect of the stallion concerned, together with the name and address of the person to whom ownership is transferred. The Chief Veterinary Inspector shall thereupon endorse on the certificate the transfer of ownership and forward it to the person who has become the owner, and unless in such circumstances a certificate is so endorsed within one month after change of ownership the registration and the certificate shall be deemed to be cancelled.
- 16. An owner may, on payment of a fee of Twenty shillings obtain a copy of the certificate of registration of his stallion, which copy, if endorsed as such by the Chief Veterinary Inspector, shall be deemed a certified copy.
- 17. An owner or person in charge of a registered stallion shall, on demand by
 - (a) the owner or person in charge of a mare to be served;
 - (b) a veterinary officer in the employment of the Department of Agriculture, or any officer authorized, in writing, by the Minister; or by
 - (c) a member of the Police Force,

produce the certificate of registration issued in respect of his stallion or the certified copy thereof for perusal.

- 18. (a) If the report of a veterinary officer shows that a stallion is not sound or is not of approved standard, the owner may apply, in writing, to the Chief Veterinary Inspector to have the stallion examined by an Appeal Board, and such application shall be made within thirty days of date of notice of refusal of certificate.
- (b) If the report of the veterinary officer shows that the stallion is not of approved standard the application for examination by an Appeal Board shall be accompanied by a certificate from the president and two members of the committee of the society which arranged the inspection parade at

- which the stallion was examined that in their opinion the stallion is of a standard which conforms to a reasonable standard in respect of type, conformation, and breeding, provided that if no such society were concerned in the examination a similar certificate from three equine judges of repute will be accepted.
- 19. Each application for examination by an Appeal Board shall be accompanied by a fee of not less than £4 and not more than £10 as is fixed.
- 20. An Appeal Board shall consist of the Chief Veterinary Inspector or his deputy, and
 - (a) where the veterinary officer's report shows that the stallion is not sound two members chosen from veterinary surgeons registered under the Veterinary Surgeons Act 1928, and one of such members may be nominated by the owner of the stallion and one by the executive of the body known as the Chamber of Agriculture; or
 - (b) where the veterinary officer's report shows that the stallion is not of approved standard two members chosen from a panel of competent persons appointed by the Minister to be members of such panel; and one of such members may be nominated by the owner of the stallion and one by the executive of the said body. No person who has already examined the stallion and expressed any opinion based on such examination shall be a member of an Appeal Board.
- 21. The stud-books prescribed for the purpose of the Act are the Australian Stud-Book and the Register kept by the Victorian Trotting and Racing Association.
- 22. The owner of any stallion the registration of which has been refused may, on payment of a fee of One pound per annum and notification to the Chief Veterinary Inspector in the following form, retain such stallion in his possession in an uncastrated condition, and may use such stallion for breeding purposes with his own mares only:—

Horse Breeding Act 1928.

NOTIFICATION OF INTENTION TO RETAIN AN UNREGISTERED STALLION,

(This notification must be given and the prescribed annual fee of £1 paid for the retention of a stallion which has been refused registration.)

The Chief Veterinary Inspector,
Department of Agriculture, Melbourne.

l(1), owner of tho(2)
Stallion (3) for which a certificate of registre
tion has been refused, hereby notify my intention to retain
such stallion in my possession in an uncastrated condition 1
enclose herewith the sum of One pound (£1), being the amount
(a) the prescribed fee for the period and on 30th June 10 (4)
and submit the following true particulars of the above-named stallion:—
SUMMOD :—

Date fooled	
Sire	
Dam	
Signature	
Postal address	
Date	

- (1) Name of applicant.
- (2) Class of stallion.
- (3) Name of stallion.
- (4) If application is made after 31st March and before 1st July the period is to the 30th June in the following year.
- 23. The owner of any stallion for which a certificate of registration has been refused, which stallion was registered for the period ended 30th June prior to such refusal, may obtain compensation to the extent provided for in the Act on submitting evidence satisfactory to the Chief Veterinary Inspector that the stallion has been completely castrated.

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

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

Forests Act 1928.

EXCHANGE OF FOREST RESERVE AND CROWN LANDS.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of May, 1930.

PRESENT:

His Excellency the Governor of Victoria. -

Mr. Cain

Mr. Pollard.

In Formular Cam Ann. Cam Ann.

SCHEDULE XXXVI.

EXCISION FROM FOREST RESERVE.

Reserved Forest Excised from the Wombat Forest Reserve (in Exchange for unoccupied Crown Land described in Schedule XLVI.).

71 acres, more or less, in the Parish of Moorarbool East, County of Bourke, situated north of and adjoining allotments 2 and 4, section XIII., Township of Blakeville.

This area is shown by cross-hatching in diagram 479 on accompanying plan 30/705/30.4.30, and shown on L.P. 44 in the Lands Department and plan No. 317 in the Forests Department.

SCHEDULE XLVI.

ADDITION TO FOREST RESERVE.

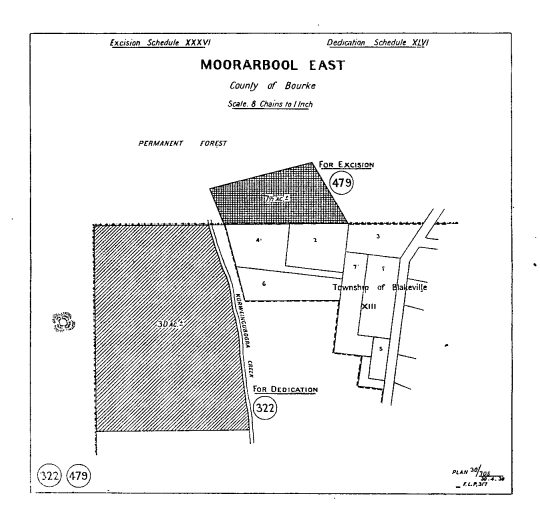
Unoccupied Crown Land Acquired (in Exchange for an Area of Reserved Forest Described in Schedule XXXVI.) and Dedicated as Permanent Forest.

30 acres, more or less, in the Parish of Moorarbool East, County of Bourke, situated north-westerly of the Township of Blakeville, and bounded on the north and west by Forest Reserve, and on the east by a branch of the Korweinguboora

This area is shown by diagonal hatching in diagram 322 on accompanying plan 30/705/30.4.30, and shown on L.P. 44 in the Lands Department, and plan No. 317 in the Forests Department.

And the Honorable W. J. Beckett, his Majesty's Minister of Forests for the State of Victoria, shall give the necessary directions herein accordingly.

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



APPRENTICESHIP COMMISSION OF VICTORIA.

MOTOR MECHANICS REGULATIONS (No. 2).

At the Executive Council Chamber, Melbourne, the twentieth day of May, 1930.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Tunnecliffe

Mr. Webber.

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Mr. Williams

W HEREAS by section 39 of the Apprenticeship Act 1928 (No. 3636) it is amongst other things enacted that the Governor in Council may make Regulations for or with respect to providing for any matters which are or may be the subject of draft Regulations submitted by the Apprenticeship Commission of Victoria: And whereas the said Commission has prepared and submitted to His Excellency the Governor in Council draft Regulations for or with respect to the matters hereinafter set out: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the Regulations following, that is to say: ing, that is to say :-

Short Title.

I. These Regulations may be cited as the "Motor Mechanics Regulations (No. 2)."

Interpretation.

2. In these Regulations-

"Act" means the Apprenticeship Act 1928.
"Applicant" means an applicant for apprenticeship employed on probation.
"Commission" means the Apprenticeship Commission of

Victoria.

"Registrar" means the Registrar of Apprenticeship.

"Secretary" means the Secretary to the Commission.

Application of Regulations.

Motor mechanics. Motor cycle mechanics.

Term of Apprenticeship.

1. The term of apprenticeship in the said trades shall be as follows:

(a) In the case of persons entering the said trades under the age of seventeen years—a term of five years;
(b) In the case of persons entering the said trades at or above the age of seventeen years—a term of four

Form of Indentures of Apprenticeship.-General Form.

5. The standard form of indentures of apprenticeship in each of the said trades, and the terms, covenants, and conditions thereof, shall be in the form contained in the Second Schedule to General Regulations (No. 2) made under the Act, with the following additions thereto:—

Additional Covenants, &c., to General Form of Indentures of Appronticeship.

Employer's Covenants-

mptoyer's Covenants—

(c) (iii) Make no deduction from the wages of the apprentice in respect of any time lost by reason of compulsory attendance at classes for instruction in subjects of the apprenticeship course.

(f) Not hold the apprentice responsible for any damage or injury done to materials, machinery, tools or plant, other than wilful damage or damage due to carelessness.

(g) Not require the apprentice to work on any holiday without his consent.

without his consent.

(h) Not require the apprentice while under the age of eighteen years to work overtime without his consent.

(i) Provide the apprentice during the first, second, and third years of the said term with all tools necessary for carrying out his work, and during the remainder thereof, provide all such tools including verniers and micrometers but excluding all other measuring and precision tools of less than 13 inches.

Apprentice and Parent or Guardian's Covenants-

(c) At all times while in the employment of the employer conduct himself in a courteous, obedient, and proper

Mutual Agréements-

(10) That the apprentice shall be paid the same allowances as are from time to time paid by the employer to journeymen in the same trade for meal money, fares, travelling time, country work, and other

matters, or, where such allowances are proportionate to the rates of pay received by journeymen, the apprentice shall be paid only such proportion thereof as the rates of pay of the apprentice bear to such journeymen's minimum rates of pay.

(11) That the apprentice will replace any of the tools supplied for his use as hereinbefore provided if lost or broken through his own carelessness.

Form of Indentures where Applicant Admitted to a Year Other than the First Year of Apprenticeship.

6. In cases, however, where an applicant for apprenticeship in the said trades has been permitted by the Commission, in pursuance of section 18 (1) of the Act, to be admitted to some year of the prescribed apprenticeship course other than the first year, paragraph (a) of the employer's covenant in the indentures of apprenticeship to be entered into shall read as

(a) Take receive and accept the apprentice as his apprentice for the full term of the day of , 19 , the years from the day of 19, the first year of which term shall be deemed to be the year of the term of apprenticeship prescribed in respect of the undermentioned trade.

Incorporation of Certain General Regulations.

7. The provisions of Regulations 5, 6, 7, 8, 9, and 10 of General Regulations (No. 2) made under the Act shall apply with respect to indentures of apprenticeship in the said trades.

Rates of Pay of Apprentices.

8. The minimum rates of pay to be paid as wages to apprentices in the said trades in each year of their apprenticeship course shall be as follows:-

(a) In respect to the term of apprenticeship of five years

1st year—at the rate of 18s. per week. 2nd year—at the rate of 24s. per week. 3rd year—at the rate of 38s. per week. 4th year—at the rate of 57s. 6d. per week.

5th year-at the rate of 72s. 6d. per week.

(b) In respect to the term of apprenticeship of four years.

lst year—at the rate of 20s. per week. 2nd year—at the rate of 36s. per week. 3rd year—at the rate of 57s. 6d. per week. 4th year—at the rate of 72s. 6d. per week.

Rates for Overtime Worked.

9. Where overtime (i.e., work done on Sundays and public 9. Where overtime (i.e., work done on bunnays and paone holidays or outside ordinary working hours) is worked, the apprentice shall be paid by the employer wages for such overtime at the rate of time and a half, double time, or at such other rate (as the case may be) as the employer may for the time being be obliged to pay to journeymen employed by him in the same trade in the same trade.

Standard of Proficiency.

10. Should the apprentice in any year pass in the subjects prescribed for that year of his apprenticeship course and attain a standard as certified by the Commission of not less than an average of 75 per cent. of the possible marks allotted at the annual examinations approved by the Commission to the subjects of Trade Theory and Practice prescribed for that year of such course, he shall be deemed to have attained the standard of prefeigure for such year. of proficiency for such year.

Increased Rates of Pay for Proficiency.

11. When an apprentice attains in any year the standard of proficiency prescribed for that year of his apprenticeship course, he shall—

- (a) for the first occasion on which he attains such standard be paid for the next succeeding year the sum of Two shillings per week in addition to the prescribed weekly wage;
- (b) for the second occasion on which he attains such standard he paid for the next succeeding year the sum of Two shillings and sixpence per week in addition to the prescribed weekly wage;
- (c) for the third occasion on which he attains such stan-dard be paid for the next succeeding year the sum of Three shillings per week in addition to the ρre-scribed weekly wage.

Proportion of Apprentices to Journeymen.

12. The number of apprentices who may be employed by any employer at any time in the said trades shall not exceed the proportion of one apprentice to every two journeymen or fraction of two journeymen employed by such employer in such

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Apprenticeship Course.-Classes for Instruction.

13. (a) The classes for instruction in the subjects of the apprenticeship course for the said trades shall be as set out in the schedule hereto, but any apprentice or applicant who has the necessary qualifications may, subject to the approval of the Commission, be permitted to enter the classes prescribed for any year of the said course.

Standard of Education to be Attained by an Apprentice.

- (b) The standard of education to be attained by an appren-
 - (i) in each year of his apprenticeship course in order that he may qualify to proceed to the classes for instruction prescribed for the next succeeding year,
 - (ii) in the subjects of the fourth year of the apprentice-ship course in order that he may qualify in respect to enducation for the "final certificate" of the

shall be not less than 50 per cent. of the possible marks allotted at the annual examinations approved by the Commission in each of the subjects prescribed for such year of the said course, or such average percentage of marks in all of the said subjects deemed by the Commission to be equivalent thereto.

Trade Experience Required of an Apprentice.

- (c) The trade experience to be obtained by an apprentice in his apprenticeship course shall include gradual and complete instruction to the satisfaction of the Commission in the following processes (as the case may be) :-
 - (i) Motor Mechanics.—All phases of the trade connected with the mechanical and electrical work of motor cars and other motor vehicles (other than motor cycles) but excluding the assembling for the first time in Australia of such cars or vehicles and in-oluding.

cycles) but excluding the assembling for the first time in Australia of such cars or vehicles and including—

The dismantling, cleaning, repairing, lubricating, re-assembling and adjusting of parts in connexion with—various types of springs; brakes and control gear; wheels and axles (including correct aligning of wheels); steering gears; shock absorbers; fenders; rear axle (including differential gears): power transmission mechanisms, such as clutches, universal joints, chains, gear sets and controls (including the fitting and replacement of all gears, shafts, hearings and bushings, and the repair and installation of shifting levers, shafts and locks); cooling systems (including radiators, pipes, water circulating pumps and related parts, fan and fan drive): lubricating systems (including oil pumps, pipes and channels, oil and grease cups); fuel systems (including all pipes and connections, petrol tanks, vacuum tanks, air-pressure pumps and air systems and carburetters); engines (including—valve clearance and timing adjustments; reseating and grinding valves; refitting piston pins and bushings, piston rings, new pistons to cylinders; reboring and grinding cylinders; adjusting and refitting crank shaft bearings and connecting rod bearings; installing engine cam shafts, bushings, timing gears, drives; and the correct timing of engines):

The straightening, welding, and repairing of damaged frames or narts thereof:

The straightening, welding, and repairing of damaged frames or parts thereof:

The testing for and location of faults and the effecting of repairs and adjustments to the various electrical systems, including lighting and horn, ignition, storage battery, and starting systems:

The lubrication of the various parts and the correct lubricates used.

rect lubricants used

The correct use of the various hand and machine tools used in the trade in the making of parts and in the effecting of repairs:

The making of simple repairs and the replacement of parts of tires and tubes.

(ii) Motor Cycle Mechanics.—All phases of the trade connected with the making, repairing, altering, as-sembling (except for the first time in Australia), or testing the metal parts of motor cycles, including—

The dismantling, cleaning, repairing, lubricating, re-assembling and adjusting of parts in connection with—various types of springs; brakes and control gear; wheels and axles (including correct aligning

of wheels); steering gears; shock absorbers; mudguards; power transmission mechanisms, such as clutches, universal joints, chains, gear sets and controls (including the fitting and replacement of all gears, shafts, bearings and bushings, and the repair and installation of shifting levers, shafts and locks); cooling systems (including radiators, pipes, and related parts); lubricating systems (including oil pumps, pipes and channels, oil and grease cups), and dry sump lubrication; fuel systems (including all pipes and connections, petrol tank, air systems and carburcters); engines (including—valve clearance and timing adjustments; resenting and grinding valves; refitting piston pins and bushings, piston vings, new pistons to cylinders; reboring and grinding cylinders; adjusting and refitting crank shaft bearings and connecting rod bearings; installing engine cam shafts, bushings, timing gears, drives; and the correct timing of engines):

The straightening, welding, brazing, and repairing

The straightening, welding, brazing, and repairing of damaged frames or parts thereof:

The testing for and location of faults and the effecting of repairs and adjustments to the various electrical systems, including lighting and horn, ignition, storage battery, and starting systems:

The lubrication of the various parts and the correct lubricates used.

rect lubricants used:

The correct use of the various hand and machine tools used in the trade in the making of parts and in the effecting of repairs:

The making of simple repairs and the replacement of parts of tires and tubes

and the employer shall, by the best means in his power, teach and instruct or cause to be taught and instructed the apprentice in the said processes.

Attendance at Classes for Instruction.

14. (a) Every apprentice and applicant in the said trades shall attend the classes for instruction prescribed for his apprenticeship course at such times and at such place or places and on such occasions, while the classes are open for instruction, as the Commission directs by notice in writing in the form prescribed by General Regulations (No. 1) made under the Act, provided that the number of evenings on which such apprentice or applicant shall be required to attend shall not exceed two in any one week.

Employer to Permit Apprentice or Applicant to Attend Classes.

(b) Every employer who has been given notice in writing in the form prescribed by the said General Regulations (No. 1) shall, while the classes are open for instruction, permit his apprentices and applicants to attend for instruction at the school or schools and class or classes at the hours and on the occasions specified in such notice.

Apprentice or Applicant shall Submit Himself for Examination.

(a) Every apprentice or applicant attending the aforesaid class or classes shall submit himself for examination in the subjects of his apprenticeship course at the places and times determined by the Commission.

Penalties for Non-attendance, Misbehaviour, &c.

- (d) Any apprentice or applicant who-
 - (i) fails to attend any technical school or class at which he is required to attend, punctually at the time appointed for the commencement thereof, or, without the permission of the instructor, leaves the same before the time appointed for leaving; or
 - (ii) fails to be diligent or behaves in an indecorous man-ner while in such school or class; or
- (iii) destroys or fails to take care of any material or equipment provided for his use in such school or class; or
- (iv) without good and satisfactory reason, in the opinion of the Commission, fails to secure in each year a record of 80 per cent, of attendances in the day classes and in the evening classes prescribed for his apprenticeship course-

shall be liable to a penalty not exceeding Two pounds, or alternatively, to cancellation of his indentures by the Com-

Apprentice or Applicant to Provide Books, Materials, &c.

(e) Every apprentice or applicant shall, at his own cost and expense, provide himself with the necessary books, drawing instruments, and materials required at the classes for instruction, unless otherwise provided by the school authorities or other bodies.

Payment of School Fees.

15. (a) The school fees of apprentices or applicants for attendance at the prescribed classes for instruction shall be paid by such apprentices or applicants, but on the receipt by the employer of a report from the Commission that any such apprentice or applicant has secured during the period covered by the report a record of not less than 80 per cent. of the possible attendances at the prescribed day and evening classes respectively, the employer shall refund to the apprentice or applicant the school fees paid by him for such period of instruction. tion.

(b) In cases where the apprentice or applicant is prevented on occasions from attendance at the said classes through illness or accident, such occasions shall not be included as possible attendances in determining the aforesaid percentage; provided that the employer may demand a medical certificate from the apprentice or applicant as proof of such illness or accident.

SCHEDULE.

Classes for Instruction in the Subjects of the Apprenticeship Course for the Trades of Motor Mechanics and Motor Cycle

Hours .

4 2 evenings.

	per eek.
First Year-	
Trade Theory and Practice (Machine Shop Practice), Grade I	$ \begin{array}{c c} 4 \\ 1 \\ 2 \\ 1 \end{array} $ day and 2 evenings.
Second Year-	
Trade Theory and Practice (Motor Mechanics), Grade I	$ \begin{array}{c} 4 \\ \frac{1}{2} - \text{day and} \\ 2 \text{ evenings.} \end{array} $
Third Year—	
Trade Theory and Practice (Motor Mechanics), Grade II	4 2 evenings. 2 1 evening.
Fourth Year-	
Trade Theory and Practice (Motor Mechanics). Grade III. (including Elec-	

The detailed syllabus of the above-mentioned subjects shall be as determined by the Commission from time to time.

And the Honorable G. C. Webber, for and on behalf of His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

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

SHIRE OF YEA.

SUBDIVISIONS OF SHIRE ABOLISHED.

At the Executive Council Chamber, Melbourne, the twenty-seventh day of May, 1930.

PRESENT :

His Excellency the Governor of Victoria.

Mr. Cain 1 Mr. Pollard

Is Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, under the provisions of sections 16 and 35 of the Local Government Act 1928 (No. 3720), and acting on a petition signed by more than one-fourth of the ratepayers whose names are inscribed on the nunicipal roll of the Shire of Yea (notice of which was published in the Government Gazette of the 9th April, 1930), doth by this Order, in compliance with the prayer of the petition hereinbefore mentioned, abolish the subdivisions existing in the Shire of Yea, and doth further order that the said shire shall be an unsubdivided municipality, with a council consisting of twelve members.

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.

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

FACTORIES AND SHOPS ACT 1928.

At the Executive Council Chamber, Melbourne, the twelfth day of May, 1930.

PRESENT: His Excellency the Governor of Victoria. Mr. Lemmon Mr. Beckett.

RE-DEFINITION OF AREA OR LOCALITY WITHIN WHICH THE DETERMINATION OF THE BREAD CARTERS BOARD SHALL BE OPERATIVE.

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, doth hereby make the following Order, that is to say:—

The area or locality within which the Determination of the Bread Carters Board shall be operative shall be re-defined as—

ters Board shall be operative shall be re-defined as—

(a) the Metropolitan District and the Geelong District as defined in the Factories and Shops Act 1928 (No. 3677), such portions of the City of Sandtingham as are nor within the said Metropolitan District, the Cities of Ballarat, Bendigo, Chelsea, Mordialloc, and Warrnambool; the Boroughs of Eaglehawk, Echuca, Hamilton, Sebastopol and Wonthaggi; the Township of Kangaroo Flat in the Shires of Marong and Strathfieldsaye; and

(b) the Shires or portions of the Shires (if any) set forth below in the column opposite the name of the Shire:—

Name of Shire.	Shire or portion of the Shire to which Determination is to be applicable.
Baliarat)	
Bungaree	Such portions as are within a radius of 3 miles
Buninyong	of the Ballarat Post Office
Grenville	or the Parising Tool Office
Colac	Such portions as are within a radius of 2 miles
conte	of the Colac Post Office
Dandenong	The whole of the Shire
Frankston and Hastings	The Seaford Riding and the Township of Frankston
Hampden	Such portions as are within a radius of 2 miles
•	of the Camperdown Post Office
Huntly	Such portions as are within a radius of 10 miles
,	of the Bendigo Post Office
Mulgrave	The whole of the Shire
South Barwon	Such portions as are NOT within the said Geelong
	District, but are within a radius of 5 miles of
	the Geelong Post Office
Werribee	Such portions as are within a radius of 3 miles
Weilings	of the Altona Post Office

PROVISIONS OF SECTION 212 OF THE FACTORIES AND SHOPS ACT 1928 (No. 3677) APPLIED TO CERTAIN SHIRES AND PORTIONS OF SHIRES.

AND PORTIONS OF SHIRES.

UNDER 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, doth by this Order revoke all previous Orders made regarding the subject-matter of section 212 of the said Act, and doth in lieu thereof apply the provisions of the said section—

(a) to the whole of the Shires of Blackburn and Mitcham, Dandenong, and Mulgrave; to the Township of Kangaroo Flat in the Shires of Marong and Strathfieldsaye; and (b) to the portions of the Shires set forth below in the column opposite the name of the Shire:—

opposite the name of the Shire :-

Name of Shire.	Portion of the Shire to which Section 212 is to be applied.					
Braybrook Ballarat	The Central and Southern Ridings					
Bungarce Buninyong Grenville	Such portions as are within a radius of 3 miles of the Ballarat Post Office					
Corio	The Moorpanyal Riding					
Frankston and Hastings	The Seaford Riding and the Township of Frankston					
Huntly	Such portions as are within 10 miles of the Bendigo Post Office					
Heidelberg	The whole of the Shire except the Greensborough					
Moorabbin	Such portions as are situated north of Balcombe- road and north of Lower Dandenong-road					
South Barwon	Such portions as are within a radius of 5 miles of the Geelong Post Office					
Werribee	Such portions as are within a radius of 3 miles of the Altona Post Office					

And the Honorable G. C. Webber, for and on behalf of His Majesty's Minister of Labour for the State of Victoria, shall give the necessary directions herein accordingly.

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

Published in lieu of Orders appearing in Gazette of 14th May, 1930.)

COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twentieth day of May, 1930.

PRESENT:

His Excellency the Governor of Victoria. 1

Mr. Tunnecliffe Mr. Williams

Mr. Webber.

ORDER APPROVING OF A DEVIATION FROM A DEVELOPMENTAL ROAD IN THE SHIRE OF MORWELL.

DEVELOPMENTAL ROAD IN THE SHIRE OF MORWELL.

WHEREAS the Country Roads Board constituted under the Country Roads Act 1928 (No. 3682) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Thorpdale East road in the Shire of Morwell (declared to be a developmental road under the said Act which declaration was confirmed by the Order in Council published in the Gorernment Cazette of the 12th March, 1930, on page 1956) should be made by the said Board: And whoreas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made that is to say: made that is to say :-

- All that is to say:—

 All that piece of land in the Parish of Narracan South and being a roadway generally one and a quarter chains wide the northern boundary of which commences at a point on the northern boundary of allotment 69A of the said parish distant 300 deg. 44 min. 290 links and 280 deg. 13 min. 340.3 links from the north-eastern angle of the said allotment; thence south-easterly through that allotment, south-easterly and north-easterly through allotment 70A, and north-easterly through allotment 70B to a point on the northern boundary of that allotment distant 100 deg. 13 min. 464.6 links from the north-western angle of the said allotment 70B.
- o, all that piece of land in the Parish of Narracan and being a roadway generally one and a quarter chains wide the north-western boundary of which commences at a point on the southern boundary of allotment 10, section A, of the said parish distant 280 deg. 15 min. 282 links from the south-eastern angle of the said allotment; thence north-easterly through that allotment, across a one-chain Government road, north-easterly through allotment 13, across a two-chain road, north-easterly through allotment 14, north-easterly across a Government road, north-easterly through allotment 14, north-easterly across a cone-chain road, and north-easterly through allotment 13c and the creek reserve and along the western boundary of allotment 9A to the northern angle of the allotment last mentioned.

 o, all those pieces of land in the Parish of Narracan Also, all that piece of land in the Parish of Narracan and

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

- he boundaries of which are as follow:—

 (a) Commencing at a point on the western boundary of allotment 7, section A, of the said parish distant 190 deg. 15 min. 318.6 links from the north-western angle of the said allotment; thence by lines bearing respectively 46 deg. 51 min. 396.8 links, 100 deg. 15 min. 249.1 links, 226 deg. 51 min. 814.6 links, and 10 deg. 15 min. 335.4 links to the point of commencement.

 (b) Commencing at the south-eastern angle of allotment 22, section A. of the said parish; thence by lines bearing respectively 280 deg. 15 min. 100 links, 55 deg. 14 min. 141.4 links, and 190 deg. 14 min. 100 links to the point of commencement.

 (c) Commencing at the north-western angle of allot-
- mencement.

 (c) Commencing at the north-western angle of allotment 4, section A, of the said parish; thence by lines bearing respectively 100 deg. 5 min. 351.5 links, 219 deg. 41 min. 714.9 links, and 10 deg. 14 min. 621.6 links to the point of commencement.

Note.—The route of the portions of the rondway above described is more particularly delineated and shown coloured red on survey plan No. 2442, lodged in the office of the Country Roads Board.

ORDER APPROVING OF A DEVIATION FROM A DEVELOPMENTAL ROAD IN THE SHIRE OF TOWONG.

Wherever 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 de-

sirable that the deviation hereinafter referred to from the existing Yabba road in the Shire of Towong (declared to be a developmental road under the said Act which declaration was confirmed by the Order in Council published in the Gonernment Gazette of the 4th September, 1920, on page 2573) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore he it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made that is to say:—

All that piece of land in the Parish of Yabba and being a roadway generally one and a half chains in width the western boundary of which commences at a point on the northern boundary of Crown allotment 3a, section 13, of the said parish distant 252 deg. 32 min. 200 links from the north-eastern angle of that allotment; thence south-easterly through the said allotment 3a, south-easterly through the allotment 3, section 13, and further south-easterly through the aforesaid allotment 3a to a point on the southern boundary thereof distant 290 deg. 49 min. 365.7 links from the south-eastern angle of the said allotment 3a, section 13.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 2435, lodged in the office of the Country Roads Board.

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

Whereas the Country Roads Board constituted under the Country Roads Act 1928 (No. 3662) has represented to His Excellency the Governor in Council that it appears to it desirable that the deviation hereinafter referred to from the existing Murray Valley road in the Shire of Towong (declared to be a main road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazette of the 9th December, 1914, on page 5529) should be made by the said Board: And whereas the said Board in accordance with the requirements of section 19 of the said cited Act has caused to be prepared a map plan and estimate showing the points between which and on and through what land the said deviation is proposed to be made and the cost of acquiring the land and constructing the said deviation: And whereas on an inspection of the said map and plan and a consideration of the said estimate His Excellency the Governor in Council is satisfied that there are funds legally available for acquiring the land and constructing the said deviation: Now therefore be it known by this present Order that His Excellency the Governor of the State of Victoria with the advice of the Executive Council thereof doth hereby approve of the said road being made, that is to say:—

- All that piece of land in the Parishes of Talgarno and Bungil and being a roadway generally three chains wide the southern boundary of which commences at an angle in the northern boundary of allotment 2, section E, of the parish first named distant 256 deg. 14 min. 2,549 links and 202 deg. 40 min. 1,795 links from the north-eastern angle of the said allotment; thence north-easterly and south-easterly through that allotment, south-easterly and north-easterly through allotment 1, section 3, Parish of Bungil, across a one-chain road, and north-easterly through allotment 3 of the said section to a point on the northern boundary of that allotment distant 94 deg. 33-min. 348.5 links and 79 deg. 51 min. 368 links from the north-western angle of the said allotment 3. of the said allotment 3.
- Also, all that piece of land in the Parish of Bungil and being a roadway generally three chains wide the southern boundary of which commences at an angle in the northern boundary of allotment 3, section 3, of the said parish distant 94 deg. 33 min. 148.5 links and 79 deg. 51 min. 1.334 links from the north-western angle of the said allotment; thence generally easterly through that allotment, across a one-chain road, and easterly and north-easterly through allotment 4, section 3, to a point on the northern boundary of that allotment distant 77 deg. 38 min. 1.827 links and 111 deg. 16 min. 1,120.5 links from the north-western angle of the said allotment 4.

NOTE.—The route of the portions of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 2441, lodged in the office of the Country Roads Board.

DECLARATION OF THE NEW TIMBOON-COWLEY'S CREEK ROAD IN THE SHIRE OF HEYTESBURY.

WHEREAS by sections 21 and 78 of the Country Roads Act 1928 (No. 3652) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the schedule to such Resolution be part the land described in the schedule to such Resolution to be part of a developmental road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolu-

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

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

SCHEDULE.

Shire of Heytesbury.

Shire of Heylesbury.

15. Timboon-Cowley's Greek Road (7565).—All that piece of land in the Parish of Timboon and being a roadway generally one chain wide the northern boundary of which commences at a point on the north-eastern boundary of the Country Roads Board road (Timboon-Port Campbell road), through allotment 78n of the said parish, the said point being distant 269 deg. 41 min. 70.7 links and 316 deg. 58 min. 8.5 links from the south-eastern angle of the said allotment; thence north-easterly through that allotment, across a three-chain Government road, generally north-easterly through the timber reserve, across a one-chain Government road, north-easterly through allotment 75, across a one-chain road, north-easterly through allotment 75e, north-easterly and south-easterly through allotment 75e, north-easterly through allotment 75e, for north-easterly through allotment 75e, north-easterly through allotment 75e, 78, and 75t to a point on the eastern boundary of the allotment last named distant 360 deg. 0 min. 368.1 links from the south-eastern angle of the said allotment 75a. (Survey plan 1614.)

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

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary. (SEAL)

DECLARATION OF THE NEW DEVIL'S GULLY ROAD IN THE SHIRE OF HEYTESBURY.

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

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

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now been hald out and formed on the same: And whereas the said Board (being the Country

Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 78 of the Country Roads Act 1928 (No. 3662) doth by this present Resolution hereby declare the said new road the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the said Country Roads Act.

SCHEDULE.

Shire of Heytesbury.

Shire of Heytesbury.

14. Devil's Gully Road (7564).—All that piece of land in the Parish of Jancourt and being a roadway generally one and a half chains wide the north-eastern boundary of which commences at a point on the south-eastern boundary of allotment 115 of the said parish distant 200 deg. 8 min. 1,148 links and 232 deg. 46 min. 1,666.3 links from the north-eastern angle of the said allotment; thence north-westerly through that allotment, generally north-westerly through allotment 82n, south-westerly across a two-chain road, north-westerly through allotment M., across a two-chain road, north-westerly through allotment 74, and across Curdie's River and north-westerly through allotments 70s, G2, and G1 to a point on the western boundary of the allotment last named distant 179 deg. 5 min. 242.5 links from the north-western angle of the said allotment G1; thence northerly along the said western boundary of allotment G1 to the north-western angle thereof. (Survey plan 1786.) (Survey plan 1786.)

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

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary. (SEAL)

DECLARATION OF THE NEW MORWELL RIVER ROAD IN THE SHIRE OF MORWELL.

IN THE SHIRE OF MORWELL.

Whereas by sections 21 and 78 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Graette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the schedule thereto to, be part of a developmental road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

under the Country Roads Act.

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

SCHEDULE.

Shire of Morwell.

Shire of Morwell.

12. Morwell River Road (11202).—A roadway of irregular width commencing at its junction with the Livingstone road at an angle in the southern boundary of a road through allotment 21a, section A. Parish of Budgeree, formed by the intersection of lines bearing 86 deg. 42 min. and 120 deg. 14 min. thence north-ensterly across the said road, north-easterly and north-westerly through allotment 21 of the said section and the Morwell River reserve, north-westerly across the east branch of the Morwell River, generally north-westerly through allotment 21, section A. and the river reserve, and generally northerly through allotments 19, 18, 17, and 15B, section A, and through the river reserve to the north-western angle of the allotment last named; thence generally westerly and north-westerly through allotments 15, 15c, 14, 14a, and 13, and through the Morwell River reserve to the western angle of the allotment last named; thence north-westerly through allotment

13A and across the Morwell River and north-westerly through Forthermore and a control of the con

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

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary. (SEAL)

DECLARATION OF THE NEW BARHAM VALLEY ROAD IN THE SHIRE OF OTWAY.

IN THE SHIRE OF OTWAY.

Whereas by sections 21 and 78 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the Country Roads Act: And whereas the said Board has by Resolution declared the road on the land described in the schedule to such Resolution to be part of a developmental road: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

Whereas the land the site of the road the course of which is Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new road which new road has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 78 of the Country Roads Act 1928 (No. 3662) doth by this present Resolution hereby declare the said new road the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the said Country Roads Act.

SCHEDULE.

Shire of Otway.

Shire of Otway.

6. Barham Valley Road (12856).—All that piece of land in allotment 8, section 2, Parish of Krambruk, the boundaries of which are as follow:—Commencing at the easteri angle of the said allotment; thence by lines bearing respectively 204 deg. 0 min. 88 links, 301 deg. 53 min. 109 links, 292 deg. 23 min. 263.6 links, 299 deg. 59 min. 633.8 links, 307 deg. 48 min. 600 links, 106 deg. 45 min. 400 links, and 119 deg. 45 min. 400 links to the point of commencement. Also, all that piece of land in the Parish of Krambruk and being a roadway one chain or more in width the western boundary of which commences at a point on the southern boundary of allotment 18s, section 2, of the said parish distant 270 deg. 27 min. 104.3 links from the south-eastern angle of the said allotment; thence generally northerly and north-easterly through that allotment, north-easterly along the river reserve, and allotment 18 of the said section, across a one-chain road, and generally northerly and north-easterly through allotment 18 of the said section, across a one-chain road, and generally northerly and north-easterly through allotment 18 of the said section acrossaid to a point on the eastern boundary of that allotment distant 322 deg. 22 min. 239.5 links from an angle in the said boundary formed by the intersection of lines bearing 23 deg. 10 min. and 322 deg. 22 min. and 322 deg. 22 min.

NOTE.—The route of the portions of the roadway above described is more particularly delineated and shown coloured yellow on survey plan No. 839, and red on survey plan No. 946, fodged in the office of the Country Roads Board.

The common scal of the Country Roads Board was hereto affixed, at Melbourne, this lifteenth day of May, One thousand nine hundred and thirty, in the presence of—

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary. (SEAL)

DECLARATION OF THE NEW TALLANGATTA CREEK ROAD IN THE SHIRE OF TOWONG.

Whereas by sections 21 and 78 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a developmental road or part thereof and that upon the publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a developmental road or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the schedule hereto to be part of a developmental road: Now therefore His Excellency the Governor of the State of Victoria by and with the said Resolution.

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

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

SCHEDULE.

Shire of Towong.

- 4. Tallangatta Creek Road (16354).—All those pieces of land the Parishes of Wyeeboo and Keelangie the boundaries of which are as follow:
 - (a) Commencing at a point on the western boundary of allotment 20p, section 6, of the parish first named distant 308 deg. 45 min. 370 links from the southwestern angle of the said allotment; thence by lines bearing respectively 308 deg. 45 min. 125 links, 345 deg. 48 min. 125 links, and 147 deg. 14 min. 237 links to the point of commencement.
 - (b) Commencing at a point or commencement.

 (b) Commencing at a point on the northern boundary of allotment 15, section A. Parish of Keelangie, distant 117 deg. 34 min. 500 links from the north-western angle of the said allotment; thence by lines bearing respectively 117 deg. 34 min. 532 links, 175 deg. 1 min. 149 links, and 309 deg. 9½ min. 625 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 1529 and 1555, lodged in the office of the Country Roads Board.

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

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary. (SEAL)

DECLARATION OF THE NEW PRINCE'S HIGHWAY IN THE SHIRE OF HEYTESBURY.

THE SHIRE OF HEYTESBURY.

Whereas by sections 21 and 74 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public bigliway by Resolution declare the road or deviation to be a State highway or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a State highway or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the schedule to such Resolution to be part of a State highway: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

Whereas the land the site of the highway the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new highway which new highway has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the highway aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 74 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new Act 1928 doth by this Resolution hereby declare the said new highway the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a State highway within the meaning and for the purposes of the said Country Roads Act.

SCHEDULE.

Shire of Heytesbury.

Prince's Highway.—All that piece of land in the Parish of Pomborneit the boundaries of which are as follow:—

- (a) Commencing at the north-western angle of allotment 16s of the said parish; thence by lines bearing re-spectively 95 deg. 13 min. 131.3 links, 234 deg. 14 min. 697.5 links, 27 deg. 30 min. 490 links, and 95 deg. 13 min. 213 links to the point of commence-ment.
- then.

 (b) Commencing at the north-western angle of allotment 198 of the said parish; thence by lines bearing respectively 123 deg. 3 min. 225 links, 260 deg. 39 min. 191.1 links, and 359 deg. 59 min. 153.7 links to the point of commencement-

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 1932 and 2380, lodged in the office of the Country Roads Board.

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

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary. (SEAL)

DECLARATION OF THE NEW NORTHERN HIGHWAY IN THE SHIRE OF HUNTLY.

IN THE SHIRE OF HUNTLY.
WHEREAS by sections 21 and 74 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act 1928 has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a State highway or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a State highway or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the land described in the schedule to such Resolution to be part of a State highway: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

Country Roads Act.

Whereas the land the site of the highway the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new highway which new highway has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the Country Roads Act) thinks that the road aforested under the Country Roads Act) thinks that the road aforested in sit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 2! and 74 of the Country Roads Act 1928 doth by this present Resolution hereby declare the said new highway the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a State highway within the meaning and for the purposes of the said Country Roads Act.

SCHEDULE.

Shire of Huntly.

Northern Hughway.—All those pieces of land in the Parishes of Nolan and Elmore and being a roadway 50 links wide the eastern boundary of which commences at an angle in the southeastern boundary of the railway reserve in the Parish of Nolan distant 358 deg. 42 min. 114.4 links from the north-western angle of allotment 1, section 9, of the said parish; thence north-easterly along the south-eastern boundary of the said

railway reserve to a point on that boundary distant 269 deg. 56 min. 104.3 links from the south-western angle of allotment 11, section 5, Parish of Elmore, on the southern boundary of the parish last named; thence further north-easterly through the Parish of Elmore along the said eastern boundary of the railway reserve to the south-eastern angle of the Avonmore thailway Station ground distant 286 deg. 23 min. 100 links from the south-western angle of allotment 2, section 3, Parish of Elmore. Also, commencing at a point on the eastern boundary of the railway reserve in the Parish of Elmore distant 286 deg. 23 min. 100 links from the south-western angle of allotment 9, section 2, of the said parish; thence north-easterly along the said eastern boundary of the railway reserve through the said parish to an angle in the said boundary distant 270 deg. 12 min. 106.3 links from the north-western angle of allotment 3, section 7.

NOTE.—The route of the portions of the roadway above described are more particularly delineated and shown coloured red on survey plans Nos. 2313, 2314, and 2320, lodged in the office of the Country Roads Board.

The common scal of the Country Roads Board was hereto affixed, at McIbourne, this twelfth day of May, One thousand nine hundred and thirty, in the presence of—.

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary. (SEAL)

DECLARATION OF NEW CALDER HIGHWAY IN THE SHIRE OF METCALFE

Whereas by sections 21 and 74 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has taken the land necessary for constructing a highway or deviation it shall as soon as it thinks such highway or deviation is fit to be used as a public highway by Resolution declare the highway or deviation to be a State highway or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such highway or deviation shall thereupon be a State highway or part thereof within the meaning of the Country Roads Act: And whereas the said Board has by Resolution declared the highway on the land described in the schedule to such Resolution to be part of a State highway: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

Whereas the land the site of the highway the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new highway which new highway has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the Country Roads Act) thinks that the highway aforesaid is fit to be used as a State highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 74 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new highway the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a State highway within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

Shire of Metcalfe.

Calder Highway.—All that piece of land in the Parish of Harcourt the boundaries of which are as follow:—Commencing at the south-western angle of allotment 4, section G2, Town of Harcourt, of the said parish: thence by lines bearing respectively 326 deg. 7 min. 121.2 links, 126 deg. 28 min. 228.5 links, and 286 deg. 48 min. 121.2 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red and yellow on survey plan No. 2141. lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourno, this twelfth day of May, One thousand nine hundred and thirty, in the presence of—

W. McCORMACK, Chairman, F. W. FRICKE, Member, R. JANSEN, Secretary. (SEVL)

DECLARATION OF THE NEW OMEO HIGHWAY IN THE SHIRE OF TOWONG.

Whereas by section 21 and 74 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country

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Roads Act has taken the land necessary for constructing a road or deviation it shall as soon as it thinks such road or deviation is fit to be used as a public highway by Resolution declare the road or deviation to be a State highway or part thereof and that upon publication in the Government Gazette of the Order of the Governor in Council confirming such Resolution such road or deviation shall thereupon be a State highway or part thereof within the meaning of the said Act: And whereas the said Board has by Resolution declared the road on the laud described in the schedule to such Resolution to be part of a State highway: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

Country Roads Act.

Whereas the land the site of the highway the course of which is below set out was taken by the Board under the provisions of the Country Roads Act for the purpose of constructing such new highway which new highway has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the highway aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by sections 21 and 74 of the Country Roads Act 1928 doth by this Resolution hereby declare the said new highway the course of which is described in the schedule hereto with the commencing and terminating points thereof respectively specified to be part of a State highway within the meaning and for the purposes of the Country Roads Act.

SCHEDULE.

Shire of Towong.

Omeo Highway.—All those pieces of land in the Parish of Magorra the boundaries of which are as follow:—

- (a) Commencing at the north-western angle of allotment 3. section 20, of the said parish; thence by lines bearing respectively 98 deg. 12 min. 324 links, 37 deg. 34 min. 138 links, 169 deg. 50 min. 126.7 links, 98 deg. 12 min. 64.5 links, 217 deg. 34 min. 694.5 links, 224 deg. 42 min. 1,760.8 links, 36 deg. 5 min. 899 links, 61 deg. 36 min. 464 links, 39 deg. 45 min. 353 links, and 0 deg. 42 min. 654 links to the point of commencement.
- (b) Commencing at an angle in the western boundary of allotment 6B, section 20, of the said parish formed by the intersection of lines bearing 200 deg. 9 min. and 131 deg. 7 min.; thence by lines bearing respectively 20 deg. 9 min. 1,405 links, 49 deg. 22 min. 1,430 links, 172 deg. 37 min. 802 links, 210 deg. 54 min. 937 links, and 311 deg. 7 min. 285 links to the point of commencement. of commencement.
- (c) Commencement at an angle in the western boundary of allotment 6a, section 20, of the said parish formed by the intersection of lines bearing 131 deg. 7 min. and 117 deg. 55 min.; thence by lines bearing respectively 311 deg. 7 min. 520 links, 102 deg. 53 min. 1,210 links, 158 deg. 51 min. 565 links, 285 deg. 34 min. 293 links, and 297 deg. 55 min. 803 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 2080 and 2081, lodged in the office of the Country Roads Board.

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

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary. (SEAL)

DEVIATION FROM THE KONAGADERRA ROAD IN THE SHIRE OF BULLA.

SHIRE OF BULLA.

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

Resolution for Declaration of a Deviation under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1928 for the purpose of constructing such a road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the authority conferred upon it by section 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the Country Roads Act 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing road or the part thereof described in the Second Schedule hereto.

FIRST SCHEDULE.

Shire of Bulla.

Shire of Bulla.

2. Konayaderra Road (2752).—All that piece of land in the Parish of Mickleham and being a roadway one chain or more in width the western boundary of which commences at a point on the western boundary of allotment 6 of the said parish distant 202 deg. 0 min. 65.7 links from the north-western angle of the said allotment; thence south-easterly and generally south-westerly through that allotment to a point on the said allotment boundary distant 0 deg. 4 min. 1,866.5 links and 1 deg. 3 min. 537.3, links from the south-western angle of the said allotment 6. Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and brown on survey plan No. 1961, lodged in the office of the Country Roads Board.

SECOND SCHEDULE.

Shire of Bulla.

Konayaderra Road .- All that piece of land in the Parish 2. Konayadera Road.—All that piece of land in the Parish of Mickleham and being a roadway generally one chain wide the eastern boundary of which commences at a point on the western boundary of allotment 6 of the said parish distant 202 deg. 0 min. 85.7 links from the north-western angle of the said allotment; thence south-westerly and southerly along the said western boundary of that allotment to a point thereon distant 0 deg. 4 min. 1,866.5 links and 1 deg. 3½ min. 537.3 links from the south-western angle of the said allotment 6. Nore.—The route of the portion of the roadway above described is more particularly delineated and shown coloured blue on survey plan No. 1961, lodged in the office of the Country Roads Board.

Roads Board

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

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary. (SEAL)

DECLARATION OF A DEVIATION FROM THE OLD THORPDALE ROAD IN THE SHIRE OF MIRBOO.

THORPDALE ROAD IN THE SHIRE OF MIRBOO.
WHIREAS by section 58 of the Country Roads Act 1928 (No. 3662) it is amongst other things enacted that when the Country Roads Board under the provisions of the Country Roads Act has by Resolution declared a deviation to be a developmental road the said Board may also declare that such deviation shall be in lieu of the existing road or part thereof named in such Resolution and that on publication in the Government Gazette of the Order confirming such Resolution the existing road or part thereof shall cease to be a developmental road or be discontinued as provided in the Resolution: And whereas the said Board has by Resolution declared the deviation on the land described in the First Schedule to such Resolution to be a developmental road and has also declared that such devitaion shall be in lieu of the part of the existing road being the land clescribed in the Second Schedule to the said Resolution: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

Resolution for Declaration of a Deviation under the Country Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1928 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the road aforesaid is fit to be used as a public highway such Board at a meeting now holden acting under the

authority conferred upon it by section 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule hereto with the commencing and terminating points thereof respectively specified to be part of a developmental road within the meaning and for the purposes of the Country Roads Act 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto.

FIRST SCHEDULE. . Shire of Mirboo.

Shire of Mirboo.

12. Old Thorpdale Road (10862).—All that piece of land in the Parish of Allambee East and being a roadway generally one chain wide the eastern boundary of which commences at a point on the western boundary of a road through allotment 101 of the said parish distant 279 deg. 32 min. 1,396 links, more or less, 327 deg. 30 min. 781 links, 341 deg. 30 min. 322.6 links, and 355 deg. 15 min. 297.6 links from the south-eastern angle of the said allotment; thence south-westerly through that allotment, south-westerly and south-easterly through allotment 104, and south-easterly through allotment 104 and south-easterly through allotment 104 and south-easterly through allotment 108. 2.730 links from the north-eastern angle of the said allotment 103.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 1997, lodged in the office of the Country Roads Board.

SECOND SCHEDULE. Shire of Mirboo.

12. Old Thorpdale Road.—All that piece of land in the Parish of Allambee East and being a roadway generally one chain wide the western boundary of which commences at a point on the western boundary of the old road through allotment 101 of the said parish distant 279 deg. 32 min. 1,396 links, more or less, 327 deg. 30 min. 781 links, 341 deg. 30 min. 322.6 links, and 355 deg. 15 min. 297.6 links from the south-eastern angle of the said allotment; thence generally south-easterly through allotments 101 and 103 to a point on the eastern boundary of the allotment last named distant 189 deg. 32 min. 1,799 links from the north-eastern angle of the said allotment 103; thence southerly along the eastern boundary of that allotment for a distance of 931 links. 12. Old Thorpdale Road .- All that piece of land in the Parish

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured blue on survey plan No. 1997, lodged in the office of the Country Roads Board.

The common seal of the Country Roads Board was hereto affixed, at Melbourne, this twelfth day of May. One thousand nine hundred and thirty, in the presence of—

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary.

DECLARATION OF A DEVIATION FROM THE BOOLARRA-WELSHPOOL ROAD IN THE SHIRE OF MORWELL AND DISCONTINUANCE OF THE OLD

ROAD.

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

Resolution for Declaration of a Deviation under the Country Roads Act.

Roads Act.

Whereas the land the site of the road the course of which is below set out was taken by the Board under the provisions of the Country Roads Act 1928 for the purpose of constructing such road deviation which road deviation has now been laid out and formed on the same: And whereas the said Board (being the Country Roads Board incorporated under the said Act) thinks that the said road aforesaid is fit to be used as a public high-way such Board at a meeting now holden acting under the authority conferred upon it by section 58 of the said Act doth by this present Resolution hereby declare the said road deviation the course of which is described in the First Schedule

hereto with the commencing and terminating points thereof respectively specified to be part of a main road within the meaning and for the purposes of the Country Roads Act 1928: And the said Board doth also declare that such deviation shall be in lieu of the existing road or part thereof described in the Second Schedule hereto, and further that such part of the existing road shall be discontinued.

FIRST SCHEDULE.

Shire of Morwell.

- 3. Boolarra-Welshpool Road (11203).—All those pieces of land in the Parish of Mirboo the boundaries of which are as
 - ow:—

 (a) Commencing at an angle in the southern boundary of allotment 9s of the said parish distant 90 deg. 0 min. 1,921 links from the south-western angle of the said allotment; thence by lines bearing respectively 270 deg. 0 min. 63.8 links, 335 deg. 26 min. 100 links, 103 deg. 41 min. 163.8 links, and 225 deg. 52 min. 75 links to the point of commencement.

 (b) Commencing at an angle in the northern boundary of allotment 9a of the said parish formed by the intersection of lines bearing 45 deg. 52 min. and 105 deg. 52 min.; thence by lines bearing respectively 105 deg. 52 min. 485 links, 265 deg. 2 min. 666.4 links, and 45 deg. 52 min. 273.6 links to the point of commencement—

which said pieces of land are particularly delineated and shown coloured red on survey plans Nos. 2310 and 2357, lodged in the office of the Country Roads Board.

SECOND SCHEDULE. Shire of Morwell.

Shire of Morwell.

3. Boclarra-Welshpool Road.—All that piece of land in the Parish of Mirboo the boundaries of which are as follow:—Commencing at an angle in the southern boundary of allotment 9s of the said parish formed by the intersection of lines bearing 45 deg. 52 min. and 105 deg. 52 min; thence by lines bearing respectively 105 deg. 52 min. 564.7 links, 265 deg. 2 min. 774.2 links, and 45 deg. 52 min. 317.9 links to the point of commencement—which said piece of land is particularly delineated and shown coloured blue on survey plan No. 2357, lodged in the office of the Country Roads Board.

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

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary (SEAL)

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.

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

Country Roads Act 1928 APPOINTMENT OF ARBITRATOR.

At the Executive Council Chamber, Melbourne, the twentieth day of May, 1930.

PRESENT:

His Excellency the Governor of Victoria. Mr. Tunnecliffe Mr. Williams Mr. Webber. Ţ

Mr. Williams

Williams

William Thomas Roche and Joseph Michael Roche, of Sunny Creek, Trafalgar, in the State of Victoria (hereinafter called the claimants), against the Country Roads Board for land taken by the Board from the claimants pursuant to the Country Roads Act 1928, such land being part of Crown allotment 40. Parish of Moe, in the said State: And whereas it is provided in Part XL. of the Local Government Act 1928, that when in any question of disputed compensation as aforesaid the compensation claimed exceeds Five hundred pounds, the question whether any or what compensation shall be made shall be determined by a single arbitrator, who shall be a County Court, Judge appointed to act as such arbitrator by the Governor in Council: And whereas the compensation claimed in connexion with the taking of the land aforesaid exceeds Five hundred pounds: Now therefore His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby appoint His Ilonour Henry Christian Winneke, a Judge of the County Courts, to act and be the arbitrator to determine such claim of disputed compensation as aforesaid.

And the Honorable William Slater, His Majesty's Solicitor-

And the Honorable William Slater, His Majesty's Solicitor-General for the State of Victoria, shall give the necessary directions herein accordingly.

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

APPOINTMENT OF POLLING PLACE FOR ELECTORAL DISTRICT OF HEIDELBERG.

At the Executive Council Chamber, Melbourne, the twentieth day of May, 1930.

PRESENT:

His Excellency the Governor of Victoria.

Mr. Tunnecliffe Mr. Williams

Mr. Webber.

I N 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 appoint

IVANHOE EAST

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

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

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

AVENEL WATERWORKS TRUST. ADDITIONAL LOAN OF £1,220.

At the Executive Council Chamber, Melbourne, the twentieth day of May, 1930.

PRESENT:

His Excellency the Governor of Victoria.
Tunnecliffe Mr. Webber. Mr. Tunnecliffe Mr. Williams

UNDER the powers conferred by the Water Act 1928 and all other powers enabling him in that behalf, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, doth hereby grant an additional loan of One thousand two hundred and twenty pounds (£1,220) to the Avenel Waterworks Trust for the purpose of completing new punping plant, concrete standpipe, and pipe mains at Avenel, as set forth in the detailed statement bearing date the 12th May, 1930, and verified under the seal of the State Rivers and Water Supply Commission. Commission.

The loan hereby granted shall be subject to the provisions of the Water Act 1928, and the amount shall be charged to the Water Supply Loans Application Act 1929 (No. 3813).

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

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

Land Act 1928.

AREAS OF LANDS COMPRISED IN CERTAIN CLASSES DIMINISHED AND INCREASED.

PROCLAMATION

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

WHEREAS by the Land Act 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 I, 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 (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 1, 2, 3, 4, 5, 6, and 7 respectively of the classes mentioned in section 5 of the Land Act 1928 aforesaid to the extent set forth in the subjoined Schedules (that is to say):—

Schedules referred to. CLASSES DIMINISHED OR INCREASED.

	-					Diminished.	Increased,	
County.		Parish		Aliotment.	Area.	Class.	Class.	Description.
Dalhousie Delatite Polwarth Grant Croajingolong Talbot		Matong North Yaugher Durdidwarrah Goolengook		C7 12, 13 19f, sec. A 45H 6, sec. A 7, sec. 28A	A. R. P. 19 2 0 1,107 0 27 120 0 0 500 0 0 417 1 26 40 0 0	7 3 3 7 3 7	1 4 2 3 4 1	In south of parish In south-west of parish In west of parish Near centre of parish South of Hepburn town- ship
Grenville Borung		,, ,, ,,, ,,,,,,,,,,,,,,,,,,,,,,,,,,,,		40p 40c 78	128 2 21 139 1 15 40 0 0	5 5 3	1 1 6	In east of parish In south of parish

CLASSES INCREASED.

County	Parish.	Allotment.	Area,	Class.	Description.
Normanby Iowan	Homerton Woraigworm	5 20	A. R. P. 7 2 0 40 0 0	6 6	In north-east of parish Near centre of parish

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twenty-seventh day of May, 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.

PUBLIC HIGHWAYS .- SHIRE OF COHUNA.

. PROCLAMATION

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

HEREAS by the Local Government Act 1928 (19 Geo. V. No. 3720), sections 518 and 519, it is amongst other things enacted that it shall be lawful for the Governor in Council at any time, and from time to time, upon the request of the Council of any municipality, by notice in the Governor Gazette. to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, thoroughfare, bridge, square, court, alley, or right-of-way to be a public highway, and that such land shall thereupon and thenceforth from the date of such Proclamation become and be absolutely dedicated to the public as a public highway within the meaning of any law then or thereafter in force: And whereas the Council of the Shire of Cohuna has requested that the land hereinafter mentioned, which has been re-erved, used, or acquired by the said Council for the purpose of making streets within the said Shre, be so declared to be public highways: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, do by this Proclamation declare the land reserved, used, or acquired for the streets hereinafter named and described, and situated within the Shire of Cohuna aforesaid, to be Public Highways within the meaning of the said Act, viz.:—

PUBLIC HIGHWAYS .- SHIRE OF COHUNA.

Name.	Extent.	Width of Carriage-way.	Width of Footpath on Each Side.	Total Width,
King George-	From north-west corner of Crown allotment 1, section 6, Parish of Gunbower, to the railway line	181 feet	17 feet, south side only	198 feet
Queen Mary- avenue	From King George-street to Hamilton-street	48 feet	9 feet	· 66 feet
King Albert- avenue	From King George-street to Hawken-street	48 feet	9 feet	66 feet
Railway-street Findlay-avenue Station-street	From King George-street to Hawken-street From Kitchener-street to Hawken-street From Findlay-avenue to Railway-street	48 feet 48 feet 48 feet	9 feet 9 feet 9 feet	66 feet 66 feet
Hawken street Hamilton-street	From King Albert-avenue to Railway-street From south-west corner of allotment 48, Webb's subdivision, to King Albert-avenue	48 feet . 48 feet	9 feet 9 feet	66 feet 66 feet
Kitchener-street	From south-west and north-west corners of allotments 41 and 42 to Findlay-avenue	48 feet	9 feet	66 feet

The above streets are shown on plan marked "A" attached to Correspondence No. 29/933, deposited in the office of the Public Works Department, Melbourne.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twentieth day of May, 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,

J. P. JONES. Commissioner of Public Works.

GOD SAVE THE KING!

Local Government Act 1928.

TOWNSHIP OF WARRACKNABEAL.

PROCLAMATION

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

THE Governor of the State of Victoria, in the Common-keepeng wealth of Australia, by and with the advice of the Executive Council of the said State and in pursuance of pro-visions contained in section 17 of the Local Government-Act 1928 (No. 3720), and acting on a petition signed by more than twenty-five ratepayers resident in a portion of the Shire of Borung, do hereby proclaim as a township, under the name and title of the Township of Warracknabeal, the portion of the said shire as described in the said petition, comprised within the boundaries herein set forth and described, viz.:—

BOUNDARIES OF THE TOWNSHIP OF WARRACKNABEAL.

Boundaries of the Township of Warracknabeal. Commencing at a point where the eastern boundary of Hopetoun-road intersects the southern boundary of Crown allotment I (being the Warracknabeal East Homestead), Parish of Werrigar, County of Borung; thence easterly by the southern boundary of that allotment to a point due north of the north-eastern angle of lot 1 on lodged plan 5853; thence by a line bearing south by the eastern boundaries of lots 1, 2, 3, 4, 5, 6 of the said lodged plan 5853, and further south to a point due east of the southern boundary of Crown allotment 90F; thence by a line bearing west to the south-eastern angle of the said Crown allotment 90F, and by that boundary and further west to a point in the eastern boundary of Crown allotment 90B; thence by that boundary and the eastern boundary of Crown allotment; thence west by the south-eastern angle of that allotment; thence west by the southern boundaries of Crown allotments 90B and 90C, and further west to a point on the eastern boundary of Crown allotment 42; thence generally northerly

by the eastern boundaries of Crown allotments 42 and 41 to an angle in the latter boundary, being the southern angle of the land shown on lodged plan 3312; thence north 771.8 links by the western boundary of the land shown on the said lodged plan to the southern boundary of the land described in certificates of title, volume 5256, folio 150, and volume 5415, folio 824; thence west by that boundary and further west to a point due south of the south-western angle of lot 1 on lodged plan 3361; thence north to the south-west angle of lot 1 on lodged plan 3361, being a point on the northern boundary of the Dimboola-road, and further north by the western boundary of the said lot 1 and a line to a point 625 links from the northern boundary of the said Dimboola-road; thence cast 8 chains and north 675 links to a point of 13 chains from the northern boundary of the boundary between lots 1 and 2 on lodged plan 3361; thence by a line generally north-easterly to the northern angle of lot A on lodged plan 3125; thence northerly by a line in continuation of the western boundary of the said lot A on lodged plan 3125, to a point in the northern boundary of lot 0 on lodged plan 2585; thence generally casterly by the last-mentioned boundary to a point 6 chains westerly from the north-eastern angle of the said lot 6; thence by lines bearing respectively north 14 chains and cast to a point on the eastern boundary of lot 2 on lodged plan 2585; thence by lines bearing also the north-eastern angle of Crown allotment 2; thence how a line bearing N. 89 deg. 51 min. east to a point in the western boundary of Crown allotment 1; thence N. 83 deg. cast 11 chains; thence by a line bearing south-easterly to a point being 22 chains at right angles to the eastern boundary of the Rainbow-road, and in continuation of the northern boundary of the Rainbow-road, and in continuation of the northern boundary of the Rainbow-road, and in continuation of the northern boundary of the western boundary of the Murtoa-Hopetoun Railway Reserve; thence souther

easterly by that line to the western boundary of the Hopetoun-road; thence southerly by that boundary to the south-eastern angle of lot 27 on lodged plan 795; thence easterly by a line to the point of commencement.

This Proclamation to be in lieu of Proclamations of the Town of Warracknabeal and Township of Warracknabeal published in the Government Gazette of 4th July, 1884, and 4th March, 1887, respectively. Cannot be dow you.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this twentieth day of May, 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,

J. P. JONES, Commissioner of Public Works.

GOD SAVE THE KING!

APPROACHING LAND SALES.

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

	Ċ	lazette.
Bairnsdale.—Thursday, 26th June, 1930		55
Charlton.—Saturday, 28th June, 1930		46
HeywoodWednesday, 25th June, 1930		43
Melbourne Tuesday, 10th June, 1930		4 1
NumurkahMonday, 23rd June, 1930		46
PakenhamWednesday, 4th June, 1930		41
TongalaMonday, 21st July, 1930		46
WangarattaWednesday, 18th June, 1930		55
Lands and Survey Office, Melbourne.		

SALE OF CROWN LANDS BY PUBLIC AUCTION.

TENDERS will be received at the Crown Lands Office, Melbourne, until Noon on Wednesday, 11th June, 1930, from licensed auctioneers who may be willing to undertake the sale by auction of the fee-simple or any less estate of Crown lands to be held at the undersigned places during the financial year of 1930-1931, in pursuance of the Land Acts.

Tenderers must specify the position of the premises on which they propose to hold the sales, and the rate (if any) per centum of the commission to be charged.

The services of a licensed auctioneer on the occasion of each sale will be required. and, in the event of a successful tenderer being unable to attend such sale, he must provide a substitute.

dever being unable to attend such sale, he must provide a substitute.

The receipt of money and the preparation of accounts will be undertaken by the officers of the Department.

The contractors will be required to conform strictly to the conditions of the Land Acts and the Regulations.

Full information can be obtained on application to the Crown Lands Office, Melbourne, or at the District Survey

Offices. any touder will not necessarily be seconted

The lowest or any	tender will not	necessarily be accepted
Alexandra	Horsham	Rochester
Ararat	Inglewood	Rushworth
Avoca	Kaniva	Kutherglen
Bairnsdale	Kerang	Sale
Ballaarat	Korumburra	Sea Lake
Beechworth	Kyabram	Seymour
Benalla	Kyneton	St. Arnaud
Bendigo	Leongatha	Stawell
Birchip	Maffra	Shepparton
Boort	Maldon	Swan Hill 🗼
Bright	Manangatang	Tallangatta
Camperdown	Mansfield	Tatura
Castlemaine	Maryborough	Terang
Casterton	Melbourne	Traralgon ·
Charlton	Merbein	Underbool
Chiltern	Mildura	Wangaratta
Colac	Mipyip	Warracknabeal
Coleraine	Mornington	Warragul
Corryong	Murrayville	Warrnambool
Daylesford	Nathalia	Wedderburn
Dimboola	Shill	Werrimull
Donald	Numurkah	Wodonga
Dunolly	Omeo	Wonthaggi
Echuca	Orbost	Woomelang
Edenhope	Ouyen	Wycheproof
Euroa	Piangil	Yackandandah
Foster	Port Fairy	Yarram
Geelong	Portland	Yarrawonga
Hamilton	Rainbow	Yea.
The same of the sa	73 . 1 CHILD	

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

Office of Lands and Survey.
Melbourne, 26th May, 1930.

Heathcote

Red Cliffs

Closer Settlement Act 1928

SALE OF CROWN LANDS BY PUBLIC AUCTION.

A SALE of the undermentioned Crown lands in fee simple by public auction will be held at the AUCTION ROOMS of Messrs. KING & HEATH, BAIRNSDALE, on THURSDAY. 26th JUNE, 1930, at TWO p.m. To be conducted by Land Officer. Auctioneers: KING & HEATH, Principles of the Computation of

PARISH OF COONGULMERANG, COUNTY OF TANJIL.

Upset price £810 per lot.

Area 104a. 2r. 12p., allotment 15, section A, formerly held by G. H. Varney, situated 2 miles from Lindenow Railway Station. Suitable for mixed farming. About 50 acres cleared; balance requires cleaning up. Hardwood house (four rooms and detatched kitchen), silo, cowshed, fowlhouse and run; two

TERMS AND CONDITIONS.

The full conditions will be read at sale.

Deposit payable at sale: 5 per cent. of purchase money.

Balance of purchase money payable in 40 equal half-yearly instalments, together with interest on the unpaid balance at 6 per cent. per annum.

Purchaser may pay up full balance of purchase money at any time prior to due date, with interest to time of payment only, or may, prior to final payment, transfer his interest in the purchase (fec, 10s.).

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 auctioneer, from Land Officer. Bairnsdale, or from Inquriy Office, Lands De-partment, Melbourne.

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

Melbourne, 26th May, 1930.

Closer Settlement Act 1928.

SALE OF CROWN LANDS BY PUBLIC AUCTION.

A SALE of the undermentioned Crown lands in fee simple by public auction will be held at the PUBLIC LIBRARY, WANGARATTA, on WEDNESDAY, 18th JUNE, 1930, at TWO p.m. To be conducted by A. L. REAH, Land Officer, Benalla. Auctioneers: HILL, MASON, & ROBBIE, Wangarata.

PARISH OF WANGARATTA SOUTH, COUNTY OF DELATITE.

Upset price £800 per lot.

Lot 1. Area 41a. 2r. 19p., allotments 5 and 6, section A, formerly held by W. White; situated on Greta-road, 2½ miles south of Wangaratta. Part reddish-grey soil, suited for growing wheat, &c.; balance suited for grazing. House (four rooms) in good condition, with back and front verandahs; tank, bricked well, and pump.

PARISH OF MOYHU, COUNTY OF DELATITE.

Upset price £400 per lot.

Lot 2. Area 7a. 3r. 10p., allotment 3A, section 34, known as the Butcher's Shop Site, Lewis's Estate, situated between Whitfield railway and Boggy Creek. Improvements consist of shop with two cottages attached, outbuildings, and fencing.

TERMS AND CONDITIONS.

The full conditions will be read at sale.

Deposit payable at sale: 5 per cent. of purchase money.

Balance of purchase money payable in 40 equal half-yearly instalments, together with interest on the unpaid balance at 6 per cent. per annum.

Purchaser may pay up full balance of purchase money at any time prior to due date, with interest to time of payment only, or may, prior to final payment, transfer his interest in the purchase (fee, 10s.).

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

Immediate possession. No residence condition. Crown grants on completion of purchases.

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

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

Melbourne, 26th May, 1930.

PROPOSED REVOCATION OF ORDERS IN COUNCIL TEMPORARILY 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

The following Notices were gazetted 10 on 14th May, 1930, pursuant to Orders of the 6th May, 1930.

The following Notices were gazetted 10 on 14th may, 1930, pursuant to Orders of the 6th May, 1930.

Bersimal.—The Order in Council of the 17th January, 1882, temporarily reserving 5 acres in the Parish of Berrimal as a site for Public purposes (State School), and excepting from occupation for mining purposes or for residence under any miner's right or business licence, and withholding from sale, leasing, and licensing.—(B.670a/5) (C.78549).

Bet Bet.—The Order in Council of the 7th September, 1914, temporarily reserving 10 acres in the Parish of Bet Bet as a site for a Sanitary Depot, and excepting from occupation for residence or business under any miner's right or business licence.—(B.325/2) (Rs.60).

Ninyeunook.—The Order in Council of the 27th April, 1880, temporarily reserving 12 acres 2 roods 38 perches in the Parish of Ninyeunook, situate in section 2, as a site for Water Supply purposes, and excepting from occupation for mining purposes or for residence or business under any miner's right or business licence, and withholding from sale, leasing, and licensing, is about to be revoked.—(N.123/3) (C.79205).

Berwick and Pakenham.—The Order in Council of the 18th December, 1883 (see Government Gazette, 1883, page 3096), temporarily reserving 91 acres, more or less. County of Mornington, Town of Berwick, and Parish of Pakenham, as a site for Public Park, and withholding from sale, leasing, and licensing, and excepting from occupation for residence or business under any miner's right or business licence.—(B.310, P.5(4) (Rs.2450).

The following Notices were gazetted 1° on 14th May, 1930, pursuant to Orders of the 12th May, 1930.

BROADFORD.—The Order in Council of the 6th August, 1888, temporarily reserving 200 acres, more or less, in the Parish of Broadford, as a site for Watering purposes, and excepting from occupation for residence or business under any miner's right or business licence, revoked as to part by Orders of the 26th October, 1903, 9th October, 1906, 31st October, 1908, and the 16th July, 1924, so far as regards the remaining portion thereof comprising 104 acres 15 perches.—(B.444(*) (II.08099).

PIER MILIAN.—The Order in Council of the 7th December

Thereof comprising 104 acres 10 percnes.—(D.444(*) (11.00000).

PIER MILLAN.—The Order in Council of the 7th December, 1925, temporarily reserving 2 roods 16 perches in the Parish and Township of Pier Millan as a site for Public Hall (Soldiers' Memorial) and excepting from occupation for mining purposes or for residence or business under any miner's right or business licence.—(P.167 (B¹) (Rs.3222, C. S. 6902) C.S.6902).

TIEGA.—The Order in Council of the 29th June, 1914, temporarily reserving 12 acres in the Parish of Tiega as a site for Public Recreation, and excepting from occupation for residence or business under any miner's right or business licence.—(T.222(*) (Rs.43).

COMMON ABOUT TO BE DIMINISHED.

I N pursuance of the provisions contained in the Land Act 1928, 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 10 on 14th May, 1930, pursuant to Order of the 6th May, 1930.

pursuant to Order of the 6th May, 1930.

The Fryers and Vaughan Goldfields Common, proclaimed as such by Order of the 6th December, 1927 (see Government Gazette, 1927, page 3930), by the excision therefrom of the portion thereof hereinafter described, viz.:—80 acres, more or less, Parish of Fryers, County of Tallbot, lying between allotments 2 and 3 of section 16, and the boundary between the Parishes of Fryers and Yandoit.—(W.47298).

PROPOSED REVOCATION OF THE TEMPORARY RESERVATION OF 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 temporary reservation of the lands hereinafter referred to, viz.:—

The following Notice was gazetted to on 14th May, 1930, pursuant to Order of the 6th May, 1930.

Berwick.—The temporary reservation, by Order in Council of the 25th November, 1872, of 5 acres in the Town of Berwick as a Site for Cricket Ground and for other purposes of recreation.—(B.310) (Rs.1373).

II. S. BAILEY,
Commissioner of Crown Lands and Survey. Department of Lands and Survey, Melbourne.

COMMITTEES OF MANAGEMENT OF RESERVES.

APPOINTMENTS.

W HEREAS by section 184 of the Land Act 1928 it is WHEREAS 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 municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 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 FOR RECREATION IN THE VILLAGE OF NATTE YALLOCK.

Duncan Ross, Joseph Henry Benjamin, Charles Stephen Astbury, Percy George Bemrose Coates, John James Slater, Walter Streeter, David Jardine. Donald George Fraser, and David McDowell (senior). as Members of the Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 7th February, 1876, as a site for Recreation in the Village of Natte Yallock, in the room of John Slater, David Jardine, Charles Astbury, Percy Coates, Thomas Henry Mills, Joseph Henry Benjamin, Donald G. Fraser, Walter Streeter, and Duncan Ross, whose terms of appointment have expired.—(Corres. Rs. 2580.)

RESERVE FOR PUBLIC RECREATION IN THE TOWNSHIP OF COWES.

The Council of the Shire of Phillip, Island, as a Committee of Management of the land temporarily reserved by Order in Council of 18th September, 1899, as a site for Public Recreation in the Township of Cowes.—(Corres. C.76999.)

PORTION OF A RESERVE FOR REGREATION GROUND AND MUSTERING PADDOCK IN THE PARISH OF SCARSDALE.

Arthur Nimon, as a Member of the Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 26th February, 1872, as a site for Recreation Ground and Mustering Paddock in the Parish of Scarsdale (excepting the area occupied by Mustering Yards), in the room of Samuel Statton, resigned.—(Corres Rs 1001.) (Corres. Rs.1001.)

RESERVE FOR A RACECOURSE, PUBLIC RECREATION, AND PUBLIC PURPOSES IN THE TOWNSHIP OF BANNERTON, PARISH OF

Albert Burnett, as a Member of the Committee of Management, for the period ending 11th April, 1931, of the land temporarily reserved as a site for a Racecourse, Public Recreation, and Public purposes in the Township of Bannerton, Parish of Toltol, in the room of George William Patterson, resigned.—(Corrs. Rs. 3422.)

RESERVE FOR PUBLIC RECREATION AND WATER SUPPLY IN THE PARISH OF GUNDOWRING.

George Henry Moore, Daniel Bernerd O'Neill, Robert Seaton, John Leyeester Panson, Charles Martin O'Neill, William Griffiths, and Ernest Arthur Nisbet, as Members of the Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 31st May, 1930, as a site for Public Recreation and Water Supply in the Parishr of Gundowring.—(Corres. Rs. 3981.)

RESERVE FOR A QUARRY IN THE PARISH OF ELPHINSTONE.

The Council of the Shire of Metcalfe, as a Committee of Management of the land temporarily reserved by Order in Council of 6th May, 1930, as a site for a Quarry in the Parish of Elphinstone.—(Corres. Rs. 3992.)

RESERVE FOR PUBLIC PURPOSES IN THE PARISH OF SPRING HILL.

The Council of the Shire of Creswick, as a Committee of Management of the land temporarily reserved by Order in Council of 6th May, 1930, as a site for Public purposes in the Parish of Spring Hill.—(Corres. Rs. 3835.)

RESERVE FOR PUBLIC PURPOSES IN THE PARISH OF SMEATON.

The Council of the Shire of Creswick, as a Committee of Management of the land temporarily reserved by Order in Council of 6th May, 1930, as a site for Public purposes in the Parish of Smeaton.—(Corres. Rs. 3993.)

Reserve for Public Recreation and Show Yards in the $\ensuremath{\mathrm{Village}}$ of Cohuna.

Herbert William Nancarrow, as a Member of the Committee of Management, for the period ending 22nd July, 1931, of the land temporarily reserved for Public Recreation and Show Yards in the Village of Cohuna, in the room of George Robert William Alexander. resigned.—(Corrs. Rs. 756.)

In witness whereof the common scal of the Board of Land and Works was hereunto affixed this twenty-third day of May, One thousand nine hundred and thirty, in the presence of-

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

REVOCATION OF APPOINTMENTS OF MEMBERS OF A COMMITTEE OF MANAGEMENT OF A SITE FOR PUBLIC RECREATION IN THE TOWNSHIP OF COWES.

W HEREAS by section 184 of the Land Act 1928 it is provided that it shall be leaded to 1928 it is pro-WHEREAS by section 184 of the Land Act 1928 it is provided that it shall be lawful for the Governor in number of persons, not less than three, or any municipal council, or the governing body of any corporation, to be a Committee of Management of any specified Crown land reserved either temporarily or permanently for any of the purposes set out in section 14 of the Land Act 1928, and not conveyed to or vested in trustees, and to remove any or all of the persons so appointed or revoke the appointment of any such council or body: Now therefore the Board of Land and Works doth hereby revoke the appointments made by the said Board on 1st December, 1902, and 30th November, 1927, whereby certain gentlemen were appointed Members of the Committee of Management, of the land temporarily reserved by Order in Council of 18th September, 1899, as a site for Public Recreation in the Township of Cowes.

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

(SEAL) (Corres. C. 76999.)

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

REGULATIONS FOR THE CARE. PROTECTION, AND MANAGEMENT OF A RESERVE FOR RECREATION PURPOSES IN THE TOWNSHIP OF WAIL.

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 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 the 11th July, 1923, as a site for Recreation purposes in the Township of Wail:—

REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding twelve in any one year) as the Reserve may be set apart for cricket or football matches, fêtes, sports, or holiday amusements, on any of which occasions a sum not exceeding One shilling and sixpence 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 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.
- 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 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. For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act

- 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 dwelling nor any booth or 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 enclosures and Reserve.
- 12. No person shall play, practise, or engage in any game or sport within the Reserve on Sundays.
- 13. Persons renting or hiring any stand, building, erection, 13. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, 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, erection, or enclosure, 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.
- 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.

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 balliff 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 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 23rd day of May, 1930, in the presence of-

(Corres. Rs.2779.)

(SEAL)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF A RESERVE FOR PUBLIC RECREA-TION AND SHOW-GROUND IN THE PARISH OF JEPARIT.

W. E., Walter John Hand, Henry Joseph Stinchcombe. Albert Twartz, John Ainslie, and Charles Victor Leyonhjelm, the duly appointed Committee of Management of the land temporarily reserved by Order in Council of 26th October, 1928, as a site for Public Recreation and Showground in the Parish of Jeparit, having framed the following Regulations for the care, protection, and management thereof, and for the preservation of good order and deceney therein, and also for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon, submit the said Regulations to the Board of Land and Works, to be made by such Board, in pursuance of the powers conferred by section 181 of the Land Act 1928:—

REGULATIONS.

1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding twelve in any one year) as the Reserve may be set apart for cricket or football matches, fêtes, sports, agricultural shows, or holiday amusements, on any of which occasions a sum not exceeding Two 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 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.
- 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 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. For the purposes of this clause, "cattle" shall mean cattle as interpreted by section 3 of the Panuals Act 1928. 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 dwelling, nor any booth or 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 enclosures and Reserve.
- to expulsion from the enclosures and Reserve.

 12. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, sports, agricultural shows, 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, erection, or enclosure, 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. No person, except labourers and workmen employed in
- 13. 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.

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).

Dated at Jeparit this 16th day of May, 1930.

H. J. STINCHCOMBE. W. J. HAND. ALBERT TWARTZ. C. V. LEYONHJELM. JOHN AINSLIE.

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 aforesaid Reserve for Public Recreation and Show-ground in the Parish of Jeparit.

The common seal of the Board of Land and Works was hereunto affixed this 23rd day of May, 1930, in the

(Corres. Rs. 3774.)

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 ARARAT.

THE Country Roads Board, being the duly appointed Committee of Management of the land temporarily reserved I mittee of Management of the land temporarily reserved by Order in Council of the fourteenth day of October, 1929.. as a site for the Supply of Gravel in the Parish of Aranat, having framed the following Regulations for the care, pro-tection, and management thereof, and for the collection and receipt of tolls, entrance fees, and other charges for entering therein or thereupon, submit the said Regulations to the Board of Land and Works, to be made by the said Board in pursuance of the powers conferred by section 181 of the Land Act 1928. Land Act 1928.

RECULATIONS.

- 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.

 4. 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.

- 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.

 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 the power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purpose of this clause "cattle "shall mean cattle as interpreted by section 3 of the Pounds Act 1928.

 7. No person shall camp in the Reserve, nor erect therein any dwelling, without the permission, in writing, of the Committee of Management first had and obtained.

 8. No person shall drive or bring any carriage or vehicle of whatsoever nature into the Reserve without the permission, in writing, of the Committee of Management first had and obtained.

In writing, of the Committee of Management first had and obtained.

9. No person shall remove any stone, marl, earth, 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 Management of such fees as the Committee of Management from time to time may direct for the removal of any stone, earth, marl, or gravel as aforesaid. Such fees shall not exceed the sum of Two shiflings and sixpence per cubic yard of stone, earth, marl, or gravel removed. Before granting such permission, the Committee of Management 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 due payment of the fees for such stone, earth, marl, and gravel. Such work shall be carried out to the satisfaction of the Committee of Management's District Engineer at Beaufort.

Every purson offending against these Payulations shall is

at Beaufort.

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 hailiff of Crown lands, or by any member of the Police Force, does not desist from 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 Country Roads Board was hereto affixed in the presence of—

W. McCORMACK, Chairman. F. W. FRICKE, Member. R. JANSEN, Secretary. (SEAL)

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 by Order in Council of the fourteenth day of October, 1929, as a site for the Supply of Gravel in the Parish of Ararat.

The common seal of the Board of Land and Works was hereto affixed this twenty-third day of May, 1930, in the presence of-

H. S. BAILEY, President. F. T. A. FRICKE, Member. (Corres. Rs.3917.)

SWIFT'S CREEK RECREATION RESERVE.

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 therein, and also for the concentration and receipt of consequences, 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 as a site for Public Recreation in the Parish of Tongio Munjie West (Swift's Creek Recreation Reserve):—

REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to
- 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, except under the authority 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 place, or allow to be placed in the Reserve, any horses or cattle without first obtaining the written permission of the Committee of Management to do so.
- 6. The owner of any horse, cattle, or other animals which are found wandering upon any part of the Reserve shall be guilty of an offence against these Regulations, and in addition such horse, cattle, or other animals may be impounded.
- 7. No person shall erect any dwelling-house or tent on the Reserve, nor any booth or any structure, nor offer for sale any articles therein, without permission, in writing, of the Committee of Management first obtained.
- 8. No person, except workmen and labourers employed on the Reserve, shall enter any plots therein which may be enclosed for plantation of young trees, shrubs, or grass.
- 9. No person shall throw or cause to be thrown any stones or hard substance on the Reserve, and no person shall play cricket, hockey, rounders, golf, or any similar game with a hard or solid ball, nor play football in the Reserve, without the permission of the Committee of Management.
- 10. No person shall perform or play in any band of music, or take part in any entertainment of any kind on the Reserve for the purpose of gain, without the permission, in writing, of the Committee of Management first obtained.
- 11. No person shall discharge any firearms or air-guns on
- $12.\ \mathrm{No}$ person shall break glass of any kind on the Reserve, or leave thereon anything which would injure any person.
- 13. 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.
- 14. No person shall camp on any portions of the Reserve without permission, in writing, of the Committee of Management first obtained, and then only under such conditions as may be determined by the said Committee.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 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 Regulation, 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 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 23rd day of May, 1930, in the

(Corres. Rs.1310.)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF A RESERVE FOR CRICKET AND GENERAL RECREATION IN THE TOWNSHIP OF GARLICKS, AND KNOWN AS "GARLICKS DEAD RECREATION RESERVE."

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 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 23rd January, 1893, as a site for Cricket and General Recreation in the Township of Garlicks, and known as "Garlicks Lead Recreation Reserve," hereinafter referred to as the "Reserve."

REGULATIONS.

- (1) The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding twelve in any one year) as the Reserve may be set apart 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.
- (2) No person shall enter or remain in the Reserve who say 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.
- (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 improvements 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 on the Reserve, and shall be taken to be the occupier of the Reserve (with all power incidental to that status) within the mecaning 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 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 creet therein any dwelling nor any booth or 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 enclosures and Reserve.
 (12) No person shall play, practise, or engage in any game or sport within the Reserve on Sundays.
- (13) Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, 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, erection, or enclosure, 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.

(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.

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

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 common seal of the Board of Land and Works was bereunto affixed this 23rd day of May, 1930, in the presence of—

(SEAL) (Corres.Rs.2159.) H. S. BAILEY, President F. T. A. FRICKE, Member.

FERNIHURST RECREATION 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 8th April, 1929, as a Site for Public Recreation in the Parish of Mysia, at Fernihurst:—

REGULATIONS.

- 1. The Reserve shall be open to the public from sunrise to sunset free of charge, except on such days (not exceeding twelve in any one year) as the Reserve may be set apart 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.
- 2. No person shall enter or remain in the Reserve who may offend against deconey 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.
- 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 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 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. For the purpose 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 any dwelling, nor any booth or other structure for the purpose of offering for sale any article, without the permission, in writing, of the Committee of Management first obtained.
- S. 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.
- 9. No person shall spit or expectorate on the paths or on any structure or erection in the Reserve.
- 10. 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.
- 11. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fêtes, 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 a guarantee that due care shall be taken of such stand, building, erection, or enclosure, 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.

12. 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.

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 Regulation, 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 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 23rd day of May, 1930, in the presence of—

(SEAL) (Corres.Rs.3844.) H. S. BAILEY, President. F. T. A. FRICKE, Member.

PUBLIC HEARINGS BY PERSONS APPOINTED UNDER 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. BAILEY.

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

Department of Lands and Survey, Melbourne, 27th May, 1930.

SCHEDULE.

HORSHAM, Friday, 13th June, 1930, at half-past One p.m., W. M. Crawford.

TALBOT, Tuesday, 10th June, 1930, at half-past Three p.m., G. L. Wood.

NUMURKAH, Monday, 23rd June, 1930, at half-past Two p.m., A. L. Reah.

Land Act 1928.

LAND WITHDRAWN FROM APPLICATION.

T is hereby notified that the undermentioned land has been withdrawn from application:—

County.	Parish.	Allotment.	Section.	Агеа.
Karkarooc	Merbein	8	23	A. B. P.

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

Department of Lands and Survey, Melbourne, 27th May, 1930.

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.

1577

Estate.	Parish.	Allotment.	Section.	Area.	Capital Value.	Deposit, including Lease and Registration Fees.	Half-yearly Instalment.	Remarka.
Wycheproof (1, 2) Section 20 (3) Holden's (4, 5) Section 20 (Nicol's) (6) ,, ,, (Cain) (7) Maffra-Sale (8)	Bunguluke Barp Tatong Meemiyan Mirboo Sale	18, 18A 29 48, 48D, 48E, 48F 5, 5A 79B, 79C 24	B A	A. R. P. 533 0 18 502 0 4 157 1 33 120 3 28 155 1 11 47 3 19	£ s. d. 3,161 5 0 2,345 0 0 2,455 0 0 1,734 18 0 2,450 0 0 1,769 18 11	£ s. d. 97 10 0 71 5 0 76 5 0 56 3 0 76 5 0 56 3 11	£ s. d. 91 19 0 68 5 0 71 8 0 50 8 0 71 5 0 51 9 0	4530/86.6 5149/86.6 3372/86.6 5621/86.6 5391/86.6 933/86

The incoming lessee must pay the valuation of improvements, if any.

Department of Lands and Survey, Melbourne, 27th May, 1930. H. S. BAILEY, Commissioner of Crown Lands and Survey.

COURTS

MELBOURNE .-- COUNTY COURT

THE times appointed for "Return Days" in the Melbourne County Count 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.
June 2nd and 16th July 1st and 15th August 1st and 15th September 1st and 15th October 1st and 15th November 3rd and 17th December 1st	June 2nd July 1st August 1st September 1st October 1st November 3rd December 1st	June 16th July 15th August 15th September 15th October 15th November 17th December 1st

Dated at Melbourne this 10th day of December, 19-9.

(By order of the Judges),

F. J. SAUER, Registrar, Melbourne.

CITTINGS of the Supreme Court for the hearing of Criminal Trials for the year 1930, pursuant to Order in Council of 11th December, 1929:—

Tith December, 10.			
BALLARAT			Wednesday, 11th June Tuesday, 19th August Tuesday, 7th October Tuesday, 2nd December
BENDIGO .		•••	Tuesday, 3rd June Tuesday, 5th August . Tuesday, 14th October Tuesday, 9th December
CASTLEMAINE		•••	Tuesday, 22nd July Thursday, 11th December
GEELONG	•••	•••	Thursday, 14th August Tucsday, 11th November
HAMILTON			Tuesday, 21st October
HORSHAM	• • • •		Tuesday, 2nd September
MARYBOROUGH			Thursday, 20th November
MELBOURNE	•••		Monday, 16th June Tuesday, 15th July Friday, 15th August Monday, 15th September Wednesday, 15th October Monday, 17th November Monday, 8th December

SALE	Wednesday, 16th July Wednesday, 26th November	er
SHEPPARTON	Tuesday, 9th September	
ST, ARNAUD	Tuesday, 18th November	
WANGARATTA	Wednesday, 1st October	
WARRNAMBOOL	Tuesday, 12th August	

GENERAL SESSIONS AND COUNTY COURTS.

N OTICE 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:— ARARAT ... Thursday, 19th June Wednesday, 15th October BAIRNSDALE Tuesday, 12th August Wednesday, 8th October BALLARAT Tuesday, 8th July Tuesday, 16th September Tuesday, 18th November Tuesday, 16th December BEECHWORTH Wednesday, 23rd July Wednesday, 8th October BENALLA Wednesday, 4th June Thursday, 18th September BENDIGO Wednesday, 16th July Tuesday, 9th September Wednesday, 12th November CAMPERDOWN Wednesday, 27th August Thursday, 4th December Thursday, 7th August CASTERTON Thursday, 27th November CASTLEMAINE Wednesday, 6th August Wednesday, 17th December CHARLTON Wednesday, 9th July Tuesday, 21st October COLAC Tuesday, 23rd September Tuesday, 2nd December DAYLESFORD Tuesday, 19th August Tuesday, 9th December DONALD ... Wednesday, 18th June Tuesday, 9th September Tuesday, 15th July ECHUCA ... Tuesday, 11th November GEELONG Tuesday, 15th July Wednesday, 3rd September

Wednesday, 3rd December

⁽¹⁾ Capital value includes improvements.——(2) Mainly grazing land.——(3) Capital value includes all improvements, excepting house, valued £300, to be paid for in addition.——(4) House, £365, to be paid for in addition.——(5) In fice of notice gazetted 14th May, 1930.——(6) The successful applicant must undertake to complete necessary drainage work to the Board's satisfaction within twelve months.——(7) Suspension of payments under section 168 for a period of two years will be allowed subject to certain work, as recommended by Board valuer, heing carried out in addition to statutory requirements.——(8) Improvements, £743, to be paid for in addition

HAMILTON			Wednesday, 6th August Wednesday, 26th November
HORSHAM	•••	•••	Tuesday, 10th June Tuesday, 5th August Tuesday, 18th November
KERANG		•••	Tuesday, 24th June Tuesday, 12th August Tuesday, 14th October
KORUMBURRA	•••		Tuesday, 17th June Tuesday, 21st October
KYNETON	•••		Tuesday, 5th August Tuesday, 16th December
MANSFIELD			Wednesday, 11th June Tuesday, 21st October
MARYBOROUGH			Thursday, 19th June Thursday, 11th September
MELBOURNE		•••	Monday, 2nd and 16th June* Tuesday, 1st and 15th July* Friday, 1st and 15th August* Monday, 1st and 15th September* Wednesday, 1st and 15th Octo-
			ber* Monday, 3rd and 17th November*
			Monday, 1st December*
MILDURA	•••	•••	Tuesday, 3rd June Tuesday, 9th September Tuesday, 2nd December
NHILL		•••	Wednesday, 11th June Wednesday, 19th November
NUMURKAH*			Thursday, 4th September
OMEO		•••	Tuesday, 25th November
OUYEN*			Thursday, 5th June
			Wednesday, 10th September Wednesday, 3rd December
SALE	•••	•••	Wednesday, 11th June Tuesday, 7th October
SEA LAKE*	•••		Tuesday, 8th July Wednesday, 22nd October
SEYMOUR			Tuesday, 2nd September
SHEPPARTON			Wednesday, 3rd September Tuesday, 18th November
ST. ARNAUD			Tuesday, 17th June Wednesday, 10th September
STAWELL			Tuesday, 17th June Tuesday, 14th October
SWAN HILL*		•••	Wednesday, 13th August Wednesday, 15th October
TRARALGON*	•••		Wednesday, 16th July Wednesday, 8th October
WANGARATTA		•••	Tuesday, 3rd June Tuesday, 16th September Tuesday, 11th November
WARRACKNABE.	AL		Tuesday, 22nd July Thursday, 2nd October
WARRAGUL	•••		Tuesday, 15th July Tuesday, 7th October
WARRNAMBOOL		•••	Tuesday, 26th August Tuesday, 2nd December
WONTHAGGI*	•••		Tuesday, 3rd June Tuesday, 28th October
VARRAM	•••		Thursday, 19th June 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.

TENDERS 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.

29th May, 1930.

Airly.—Additions, painting, &c., State School No. 4169. Particulars at Inspector of Works, Bairnsdale. Preliminary deposit, £5. Final deposit, 5 per cent.

Cardross.—New teacher's residence, State School No. 4263. Particulars at Police Stations, Redcliffs and Mildura. Preliminary deposit, £10. Final deposit, 5 per cent.

Cove Estate.—New building, State School No. 4457. Particulars at Police Stations, Dimboola and Horsham. Preliminary deposit, £10. Final deposit, 5 per cent.

Melbourne.—Repairs, Workingmen's College. Preliminary deposit, £5. Final deposit, 5 per cent.

Melbourne.—Lavatory busins, sewerage connexions, &c., Public Offices. Preliminary deposit, £10. Final deposit, 5

Melbourne.—Rebuilding Photo-Process Room, Government Printing Office. Preliminary deposit, £5. Final deposit, 5 per

5th June, 1930.

Echuca South.—New building in timber, State School No. 4451. Particulars at Police Station, Echuca, and Inspector of Works, Bendigo. Preliminary deposit, £10. Final deposit, 5

Hamilton.—Pathway, painting, High School. Particulars at Inspector of Works, Hamilton. Preliminary deposit, £5. Final deposit, 5 per cent.

12th June, 1930.

Boweya.—New building, State School No. 2488. Particulars at Police Station, St. James, and Inspector of Works, Wangaratta. Preliminary deposit, £5. Final deposit, 5 per cent. Gardenvale.—New infant school. Preliminary deposit, £50. Final deposit, £50.

Final deposit, 5 per cent.

Merbein West.—Teacher's residence, State School No. 3996. Particulars at Police Station, Mildura. Preliminary deposit, £10. Final deposit, 5 per cent.

Mildura.—Alterations and additions, Police Gaol. Particulars at Inspector of Works, Recreation Club, Mildura. Preliminary deposit, £5. Final deposit, 5 per cent.

Minhamite.—New building, State School No. 3999. Particulars at Inspectors of Works, Hamilton and Warrnambool. Preliminary deposit, £10. Final deposit, 5 per cent.

Sandsmere.—New building in timber, State School No. 2721.
Particulars at Police Station, Nhill, and Inspector of Works,
Horsham. Proliminary deposit, £10. Final deposit, 5 per

Sunset.—New building in timber, State School No. 3963. Particulars at Police Station, Ouyen, and Inspector of Works, Recreation Club, Mildura. Preliminary deposit, £10. Final deposit, 5 per cent.

19th June, 1930.

Buubartha.—Repairs and painting, State School No. 2416. Particulars at State School No. 2416. Bunbartha; Police Station, Numurkah; and Inspector of Works, Shepparton. Preliminary deposit, £5.

Hastings.—Remodelling and additions, State School No. 1098. Particulars at Police Station, Frankston. Preliminary deposit, £10. Final deposit, 5 per cent.

Mornington.—Additional class-room, &c., State School No. 2033. Particulars at Police Station, Mornington. Preliminary deposit, £10. Final deposit, 5 per cent.

Wonthaggi.—Additions in wood, Hospital.

Police Stations, Korumburra and Wonthaggi.

Preliminary deposit, £15 Final deposit, 5 per cent.

26th June, 1930.

Bendigo.—New out-offices and sowerage connexions, State School No. 1189, Golden Square. Particulars at Inspector of Works, Bendigo. Preliminary deposit, £15. 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, 28th May, 1930.

MAINTENANCE OF JETTY LIGHTS AND CLEANING SHEDS AND JETTIES.

1579

TENDERS will be received at the Ports and Harbours Office, Treasury Buildings, Melbourne, until Noon on Thursday, 19th June, 1930, for the undermentioned services from 1st July, 1930, to 30th June, 1931:—

MAINTENANCE OF JETTY LIGHTS AND CLEANING SHEDS AND JETTIES AT THE FOLLOWING PLACES:

Newhaven	 One (1) kerosene.
Port Albert	 One (1) kerosene.
Port Welshpool	 One (1) kerosene.
San Remo	 One (1) kerosene.
Seacombe	 One (1) kerosene.
Settlement Point	 One (1) kerosene.
St. Leonards	One (1) berosene

MAINTENANCE ONLY OF JETTY AND BEACON LIGHTS AT THE FOLLOWING PLACES:

Bowen (Fra	nklyn i	River)		One (1) kerosene.
				One (1) electric.
Gippsland	Lakes	(Post	Office	
Jetty)				One (1) electric.
Mornington				Two (2) electric.
Port Fairy				Five (5) electric.
Portland				Nine (9) per 1000 feet gas
Mann's Beac	h			One (1) kerosene.
•				

LIGHTING AND CLEANING.

Portland .. Nine (9) gas. . .

Envelopes to be endorsed "Tender for Light" or for "Cleaning Sheds," &c., as the case may be, and addressed to the Engineer in Charge, Ports and Harbours, Treasury Buildings, Melbourne, from whom, or from the undermentioned, forms of tender and all particulars may be obtained:—Pilots at Portland and Lakes Entrance, and the Wharf Managers at Bass, Drysdale, Foster, Inverloch, Mornington, Port Albert, Port Fairy, San Remo, Tooradin (Koo-wee-rup), and Port Welshpool. The lowest or any tender not necessarily accepted.

J. P. JONES, Commissioner of Public Works.

Department of Public Works, Melbourne, 24th May, 1930.

PRIVATE ADVERTISEMENTS

THE BALLARAT SEWERAGE AUTHORITY.

URSUANT to section 115 (2) of Sewerage Districts Act 1915 (No. 2761), notice is hereby given of the intention to extend submains and reticulation in area bounded by Pleasant, Essex, Ripon, and Surrey streets, all as shown on map, and map thereof is open for inspection at this office between the hours of Nine a.m. and Four p.m., Mondays to Fridays (inclusive), and Nine a.m. and Twelve noon on Saturdays.

W. BRAZENOR, A.C.I.S., L.I.C.A., Secretary. Water and Sewerage Offices, Ballarat, 23rd May, 1930. 2082

The Railway Lands Acquisition Act 1915 (2715), Section 43. BOWSER-PEECHELBA RAILWAY CONSTRUCTION TRUST.

NOTICE OF STRIKING A RATE.

NOTICE is hereby given that, pursuant to the above Act, the members of the Bowser-Peechelba Railway Construction Trust did, on the 17th day of March, 1930, make and levy a rate for all land within the Bowser-Peechelba Railway Construction District for the year ending 30th June, 1930, as follows:-

- Division, Class 1.—Sixteenpeace in the £1 on the municipal valuation.

 Division, Class 2.—Thirteenpeace in the £1 on the muni-
- cipal valuation.

 Division, Class 3.—Tenpence in the £1 on the municipal valuation.

The above rates, having been fully confirmed by the Governor in Council, are now due and payable to the secretary and collector, at the office of the Bowser-Peechelba Railway Construction Trust. Shire Office, Wangaratta.

C. BRUCE MORRISON, C.E., Secretary. Office, Bowser-Peechelba Railway Trust, 24th May, 1930, 2081 I, Victoria, and heretofore called and known by the name of Holger Fulsig, formerly of Hornsby, in the State of New South Wales, chemist, do hereby give public notice that, on the twenty-second day of May, One thousand nine hundred and thirty. I formally and absolutely renounced, relinquished, and abandoned the use of my said christian name of Holger and my said surname of Fulsig, and then assumed and adopted and determined theneforth on all occasions whatsoever to use and subscribe the christian name of William and the surname of Ashdale Smith, instead of the said christian name of Holger and the surname of Fulsig. And I give further notice that, by deed poll dated the twenty-second day of May, duly executed and attested. I formally and absolutely renounced and abandoned the said christian name of Holger and the surname of Fulsig, and declare that I have assumed and adopted and intend thenceforth upon all occasions whatsoever to use and subruisig, and declare that I have assumed and adopted and in-tend thenceforth upon all occasions whatsoever to use and sub-scribe the christian name of William instead of the name of Holger and the surname of Ashdale Smith instead of the name of Fulsig, so as to be at all times thereafter called, known, and described by the name of William Ashdale Smith exclusively.

Dated this twenty-second day of May, One thousand nine hundred and thirty.

> WILLIAM ASHDALE SMITH (late Holger Fulsig) 2058

CITY OF BRIGHTON.

NOTICE is hereby given that the Council of the City of Brighton has, under the provisions of the Land Council of 1 has, under the provisions of the Local Government Act 1928, altered the names of the streets described in the following Schedule.

New Name.	Old Name.	Situation.	Ward.
Palmer-avenue Mayrose-crescent	Hurlingham- parade Marerohi- ereseent	Point Nepean-road to Howell-street Hampton-street to Binnie-street	East

J. H. TAYLOR, Town Clerk.

Town Hall, Brighton, 22nd May, 1930.

2056

CITY OF GEELONG.

NOTICE is hereby given that it is the intention of the City Council of Geelong to float a loan of £21,600 for the purpose of redeeming portion of a loan maturing, and carrying out permanent works.

A. L. WALTER, Town Clerk 2049

21st May, 1930.

TOWN OF NEWTOWN AND CHILWELL,

BY-LAW No. 19.

NOTICE is hereby given that a By-law. No. 19, for regulating and restraining the erection of buildings, &c., has been made by the Council of the Town of Newtown and Chilwell and approved by the Governor in Council.

The title and summary of the provisions of such By-law are

A By-law of the Town of Newtown and Chilwell, made under the provisions of the Local Government Acts, and every other power it thereunto enabling, and numbered 19, for-

- (a) Regulating and restraining the erection and construc-tion of buildings, erections, or hoardings, or of fences abutting upon or within 10 feet of any street
- tion of buildings, erections, or hoardings, or of fences abutting upon or within 10 feet of any street or road;

 (b) requiring the pulling down and removal of buildings, erections, or heardings, or of fences abutting upon or within 10 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 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 fees or penalties due by the owner thereof;

 (d) appointing fees which may be charged and received by the Council for any act done or to be done by any of its officers under this By-law, and for any permit or licence to be issued by the Council;

 (e) regulating and restraining the removal and re-erection within the municipal district of wooden buildings;

 (f) 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 combined, may hereafter be erected;

- (g) 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;
 (h) prescribing the distance of buildings from boundaries.
- (i) providing with respect to buildings hereafter erected

 - (1) regulating or limiting the height of buildings:
 (2) means of escape from buildings in case of fire, and the prevention of fires in buildings;
 (3) the ventilation and lighting of buildings;
 (4) exits from, and stairways, in buildings other than private dwelling-houses;
 (5) the minimum size of any dwelling rooms;
 (6) the minimum area to be covered by any dwelling-house, or any dwelling-house and shop combined;
- ing-nouse, or any dweiting-house and snop combined;

 (j) 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;

 (k) prescribing areas within the municipal district as residential areas, and prohibiting or regulating within the whole or any part of such residential area the use of any land, or the erection (including adaptation for use), or the use of any building for the purposes of such classes of trades, industries, manufactures, businesses, or public amusements as are specified in this By-law;

 (l) authorizing the Council to pull down and remove buildings erected or constructed or adapted for use or used contrary to any By-law of the Town of Newtown and Chilwell, or not pulled down or removed as required by or under any such By-law;

 (m) carrying out of purposes provided for in the 13th Schedule to the Local Government Act 1915;

 (n) regulating or prohibiting the writing, painting, printing, stencilling, placing, or affixing of any letter, figure, device, poster, sign, or advertisement upon any footpath, street, or road, or upon any building, fence, or other property vested in the municipality or under the control and management of the Council thereof;

 (o) regulating, restricting, or preventing the exhibition

- thereof;

 (o) regulating, restricting, or preventing the exhibition of advertisements in such places and in such manner, or by such means as to affect injuriously the amenities of a public park or pleasure promenade, or to disfigure the natural beauty of a landscape;

 (p) regulating and controlling all advertisements attached or affixed to, or painted on any hoardings, or on any building, or on any fence, rock, ctiff, or tree;

 (q) regulating sewerage and drainage:

 (r) 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;

- or for any class of cases, or in any particular case;
 (s) repealing By-laws, Regulations, and parts thereof, respectively, heretofore in force in the municipality, inconsistent with or repugnant to this By-law.

The said By-law was approved by the Governor in Council on the 6th May, 1930.

A copy of the said By-law is open for inspection to or by any person free of charge at the office of the Council during office hours.

T. S. LANCASTER, Town Clerk.

22nd May, 1930.

SHIRE OF BLACKBURN AND MITCHAM.

BY-LAW NO. 5.-GRAZING ON UNFENCED LAND.

NOTICE is hereby given that the Council of the Shire of Blackburn and Mitcham did make and pass By-law No. 5 for or with respect to-

- (a) providing that no person being the owner, hirer, drover, shepherd, or having the possession, care, charge, custody, control, or supervision of any cattle, shall allow such cattle to graze or wander upon any land not enclosed by a substantial fence;
 (b) providing that the By-law shall apply and have operation throughout the whole of the Municipal District.

The Resolution for passing this By-law was agreed to on the 23rd day of April, 1930, and confirmed on the 19th day of

And notice is hereby given that the said By-law is open for inspection, free of charge, daily during office hours at the Municipal Chambers, Tunstall.

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H. T. BISHOP, Shire Secretary.

SHIRE OF BENALLA.

BY-LAW No. 30.

A BY-LAW of the Shire of Benalla, made under Part VII. of the Local Government Act 1915, and section 6 of the Petrol Pumps Act 1928, and numbered 30, for or with respect

- (a) the placing and 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 motor of such parts apparatus; income apparatus; income apparatus. the removal of such petrol pumps, apparatus, pipes, 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;

respectionate reduction of fees (c) providing for a proportionate reduction of fees payable in respect of licences granted for any number of months less than twelve months; and

insurance of licensees against liabilities which may be incurred by them in respect of petrol pumps;

was passed by the Council of the Shire of Benalla on the 11th day of November, 1929, and confirmed on the 9th day of December, 1929, and approved by the Governor in Council on the 12th

day of May, 1930.

A copy of the By-law is open for inspection, free of charge, during office hours at the Shire Hall, Benalla.

By order,

R. J. MURRAY, Shire Secretary.

SHIRE OF MORTLAKE.

BY-LAW No. 16.

NOTICE is hereby given that the Council of the Shire of Mortlake have made and passed a By-law intituled "A By-law of the Shire of Mortlake, number 16, for the purpose of carrying out certain of the purposes provided for in section 198 of the Local Government Act 1928," and that a copy of the said By-law is open for inspection, free of charge, at the Shire Secretary's Office, Shire Hall, Mortlake, during office hours.

The By-law provides:

- (a) Regulating and restraining the erection of buildings and erections.
 (b) For the requiring the pulling down of buildings and
- erections.

 (c) Authorizing the Council to pull down and remove buildings or erections 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 and erections, and in paying into the Municipal Fund any fees or penalties due by the owner thereof.
- (d) For regulating and restraining the erection of removed buildings.
- (e) For appointing any fees to be charged and received by the Council of the municipality for any act done or to be done by any of its officers under this Bylaw, and for any permit or licence to be issued by the Council.
- (f) For other powers in connexion with the foregoing.

The By-law applies to the whole of the Township of Mortlake, in the Parish of Mortlake, and also to Crown allotments I to 45, both inclusive, of section 2. Parish of Mortlake, County of Hampden.

Passed this 7th day of February, 1930, and confirmed this 7th day of March, 1930, and the seal of the Council was hereto affixed in the presence of—

(SEAL)

A. B. CUMMING, President.
RONALD CUMMING,
J. MACNAUGHT SCOTT,
N. TURNBULL, Shire Secretary.

SHIRE OF MORTLAKE.

By-law No. 17.

NOTICE is hereby given that the Council of the Shire of Mortlake have made and passed a By-law initiuled "A By-law of the Shire of Mortlake, made under Part VII. of the Local Covernment Act 1928, and section 6 of the Petrol Pumps Act 1928, and numbered 17, for the purpose of carrying out certain provisions of Part VII. of the Local Covernment Act 1928, and section 6 of the Petrol Pumps Act 1928," and that a copy of the said By-law is open for inspection, free of charge, at the Shire Secretary's Office, Shire Hall, Mortlake, during office hours. office hours.

The By-law provides :--

he By-law provides:—

(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 renewal of such petrol pumps, apparatus, pipes, and

(b) The granting, renewal, and transfer of licences and applications therefor.
 (c) Licences and conditions to be contained in licences.

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(d) Prescribing fees-

(1) for the granting or renewal of a licence;(2) for the transfer of a licence.

(e) Providing for a proportionate reduction of fees payable in respect of licences granted for any number of

months less than twelve months; and

(f) Insurance by licensees against liabilities which may be incurred by them in respect of petrol pumps.

Passed this 7th day of February, 1930, and confirmed this 7th day of March, 1930, and the seal of the Council was hereto affixed in the presence of—

A. B. CUMMING, President.

RONALD CUMMING,
J. MAGNAUGHT SCOTT,
N. TURNBULL, Shire Secretary.

NOTICE is hereby given that the partnership heretofore subsisting between Sidney Kiek, Llewellyn Sealy Kiek, and Edward Lipsett Coulter, carrying on business as booksellers at 368 Bourke-street, Melbourne, under the style or firm of "Sidney Kiek, Son, and Coulter," has been dissolved by mutual consent as from the thirty-first day of March, 1930. All debts due to and all accounts owing by the late firm will be received and paid respectively by the said Sidney Kiek and Llewellyn Sealy Kiek (trading as Sidney Kiek and Son, London), or their Melbourne agents, Ford, Rhodes, and Harris, 450 Collins-street, Melbourne, C.1.

Dated the twenty-first day of May, 1930.

Dated the twenty-first day of May, 1930.

SIDNEY KIEK. LLEWELLYN S. KIEK. E. L. COULTER.

2101

2126

NOTICE is hereby given that the partnership heretofore subsisting between Arthur Reginald Alexander Heylen and James Raymond Davis, under the style or firm name of Standard Plating Works, in business premises situated at the rear of 135 Grattan-street, and of 235A Cardigan-street, Carlton, has been dissolved by mutual consent as from the date hereof. The said James Raymond Davis will continue to carry on the business at the same address, and will pay all the debts and liabilities of the partnership, and will receive all moneys owing to such partnership.

Dated the 22nd day of May, 1930.

Dated the 22nd day of May, 1930.

A. R. A. HEYLEN. J. R. DAVIS.

Witness to both signatures-A. L. C. FLINT.

A. L. C. Flint, B.A., LL.B., solicitor, 1 Sydney-road Coburg.

S. A. CHENEY MOTORS PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION) (incorporated in the year 1920).

PURSUANT to section 196 of the Companies Act 1928, a General Meeting of shareholders in the above-named company will be held at the offices of Messrs. Arthur Phillips and Just, solicitors, Bank-place, Melbourne, on Monday, the 30th day of June, 1930, at Eleven o'clock in the forencon, for the purpose of laying before the meeting an account of the winding up, and giving any explanation thereof.

Dated the twenty-seventh day of May, 1930.

A. D. FARQUHAR, Liquidator.

Note.—The above meeting refers to the company the assets of which were purchased by Cheneys (Australia) Limited in 1927, and this advertisement is inserted merely to comply with the requirements of the Companies Act 1928.

Arthur Phillips and Just, Bank House, Bank place, Melbourne, solicitors for Cheneys (Australia) Limited. 2087

Companies Act 1915.

PLOVER & BURKE PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

A FIRST Dividend is intended to be declared in the matter of Plover & Burke Proprietary Limited, of 15a Victoria-street, Brunswick, which company went into voluntary liquidation on the 7th day of November, 1929. Creditors who have not proved their debts by 11th day of June, 1930, will be excluded.

Dated this 26th day of May, 1930.

F. E. DIXON, F.C.A. (Aust.), liquidator, Collins House, 360 Collins-street, Melbourne.

Companies Act 1928.—In the matter of AUTO ACCESSORIES & AGENCY COMPANY PROPRIETARY LIMITED (in Voluntary AGENCY CO. Liquidation).

A SECOND and Final Dividend is intended to be declared in the above matter. Creditors who have not proved their claims on or before the 4th day of June, 1930, will be

STUART A. DAVIS, Liquidator.

Davis and Raven, chartered accountants, 422 Collins-street,
Melbourne, C.1. No. 55.--6011.--3

In the Supreme Court (No. 3356).—In the matter of the Companies Act 1928 and in the matter of BAQUIE-MARSHALL PNEUMATIC WHEEL LIMITED.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 22nd day of May, 1930, presented to the said Court by William James Fullerton, of Temple Court, 422 Colline-street, Melbourne, solicitor; and that the said petition is directed to be heard before the Court sitting at the Practice Court, William-street, Melbourne, on the 10th day of June, 1930, at the hour of half-past Ten o'clock in the forenoon; and any creditor or contributory of the said company desirous of supporting or opposing the making of an order of the said petition may appear at the time of hearing, by humself or his counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same. charge for the same.

WILLIAM J. FULLERTON, Temple Court, 422 Collinsstreet, Melbourne.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the above-named notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or if posted, must be sent by post in sufficient time to reach the above-named not later than Four o'clock in the afternoon of the 9th day of June, 1930.

In the Supreme Court of Victoria.—In the matter of the Companies Act 1928 and in the matter of JONATHAN REEVE LIMITED.

NOTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court was, on the 27th day of May, 1930, presented to the said Court by A. Levy and Company Proprietary Limited, the registered office of which is situate at No. 6 Peel-street, Ballarat, in the State of Victoria; and that the said petition is directed to be heard before the Court sitting at the Practice Court, Law Courts, William-street, Melbourne, on the 6th day of June, 1930; and any creditor or contributory of the said company desirous to support or oppose the making of an order on the said petition may appear at the time of hearing, by himself or his counsel, for that purpose; and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same.

Dated the 27th day of May, 1930.

JOHN P. RHODEN, of 376 Collins-street, Melbourne, solici-

JOHN P. RHODEN, of 376 Collins street, Melbourne, solicitor, agent for R. II. Ramsay, of Ballarat, solicitor for the said A. Levy and Company Proprietary Limited.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed notice in writing of his intention so to do. The notice must state the name and address of the person, or, if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or if posted, must be sent by post in sufficient time to reach the above-named not later than Four o'clock in the afternoon of the 5th day of June, 1930.

In the Supreme Court.—In the matter of the Companies Act 1928, and in the matter of Gunbower Service Stores Proprietary Limited.

NOTICE is hereby given that a petition for the winding up of the above named company had a second to the winding up N OTICE is hereby given that a petition for the winding up of the above-named company by the Supreme Court of Victoria was, on the 26th day of May, 1930, presented to the said Court by Henry Berry and Company Proprietary Limited, and that the said petition is directed to be heard before the Court sitting at the Practice Court, Law Courts, William-street, Melbourne, on Friday, the 6th day of June, 1930, and any creditor or contributory of the said company desirous of supporting or opposing the making of an order on the said petition may appear at the time of bearing by himself or his counsel for that purpose, and a copy of the petition will be furnished to any creditor or contributory of the said company requiring the same by the undersigned on payment of the regulated charge for the same. for the same

JOHN W. ROBERTSON & RAMSAY, of 341 Collins-street, Melbourne, solicitors for the petitioner.

Note.—Any person who intends to appear on the hearing of the said petition must serve on or send by post to the abovenamed, notice in writing of his intention so to do. The notice must state the name and address of the person, or if a firm, the name and address of the firm, and must be signed by the person or firm, or his or their solicitor (if any), and must be served, or if posted must be sent by post in sufficient time to reach the above-named, not later than Four o'clock in the afternoon of the 5th day of June, 1930. 2130.

Companies Act 1928.

BURNELLS AGENCIES PROPRIETARY LIMITED.

A T an Extraordinary General Meeting of the members of the above-named company duly convened and held at the registered office of the company, 360 Post Office-place, Melbourne, on the 2nd day of May, 1930, the following Special Resolution was duly passed, and at a subsequent Extraordinary General Meeting of the said company, also duly convened and held at the same place on the 17th day of May, 1930, the following Resolution was duly confirmed:—

That the company be wound up voluntarily, and that Mr. H. D. Paroissien, chartered accountant, of Chancery House, 440 Little Collins-street, Melbourne, be appointed liquidator.

2091

Dated this 23rd day of May, 1930.
S. FIDDIAN, Chairman.

BURNELLS AGENCIES PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

N OTICE is hereby given that a Meeting of creditors of the above-named company will be held at my office, 440 Little Collins-street, Melbourne, on Friday, the 6th June, 1930, at half-past Three p.m., for the purposes set out in section 189 of the Companies Act 1928.

Dated this 23rd day of May, 1930.

H. D. PAROISSIEN, Liquidator 440 Little Collins-street, Melbourne.

Companies Act 1928.

NAYLOR ADVERTISING SERVICE PROPRIETARY LIMITED.

NOTICE is hereby given, in compliance with and pursuant to section 189 of the Companies Act 1928, that a Meeting of creditors of the above-named company, which is being voluntarily wound up, will be held at the office of Frederick Harold Tadgell, 434 Collins-street. Melbourne, Cl. Chartered Accountant (Aust.), on the sixth day of June, 1930, at Twelve

Dated this twenty-sixth day of May, 1930.

F. H. TADGELL, Liquidator.

In the matter of the Companies Act 1915 and in the matter of Alexander Mair & Co. Proprietary Limited (in Liquidation).

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 the office of W. B. Arnold & Co., 39 Queen-street, Melbourne. on Monday, the 30th day of June, One thousand nine hundred and thirty, at Twelve noon, 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. by the liquidator.

Dated the 21st day of May, One thousand nine hundred and

W. B. ARNOLD, Liquidator.

The Companies Act 1915 .- In the matter of the DAYLESFORD BOOTERY AND SPORTS DEPOT PROPRIETARY LIMITED, of Daylesford (in liquidation).

FIRST Dividend is intended to be declared. Creditors A who have not proved their debts before the 20th day of June, 1930, will be excluded.

Dated this 23rd day of May, 1930.

EDWARD W. SMAIL, chartered accountant (Aust.), liquidator, Broken Hill Chambers, No. 31 Queen-street, Mel-

THE NORTH BRITISH RUBBER COMPANY; (AUSTRALASIA) PROPRIETARY LIMITED.

NOTICE is hereby given that at a Meeting of members of the above company held on the twenty-third day of May, 1930, the following Resolution, which was passed as an Extraordinary Resolution at a meeting of members held on the eighth day of May, 1930, was confirmed as a Special Resolution:—

RESOLUTION.

"That it is advisable that the company be wound up, and that it be wound up accordingly, and that Adolf Alexander Fitzgerald, of 440 Little Collins-street, Melbourne, be and he is hereby appointed liquidator for the purposes of such winding up."

Dated this 23rd day of May, 1930.

A. A. FITZGERALD, Liquidator Fitzgerald and Tompson, public accountants, 440 Little Collins-street, Melbourne. The Companies Act 1928.

A. WILLIAMS PROPRIETARY LIMITED (IN LIQUIDATION). NOTICE is hereby given that a Meeting of the creditors of the above-named company will be held at the office of Spry, Fookes, & Co., 339 Collins-street, Melbourne, on Wednesday, the 28th May, 1930, at Twelve noon, for the purposes set out in section 189 of the Companies Act 1928. Dated this nineteenth day of May, 1930.

F. W. SPRY, Liquidator.

Companies Act 1928.

HARVEY DANN & COMPANY PROPRIETARY LIMITED. NOTICE is hereby given, pursuant to section 185 of the Companies Act 1928, that at a General Meeting of the members of the said company duly convened and held at the registered office of the company, Gheringhap-street, Geelong, on the 24th day of April, 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 13th day of May, 1930, the following Resolution was duly confirmed:— Resolution was duly confirmed :-

"That the company be liquidated voluntarily."

Dated this 21st day of May, 1930.

GEO. S. FAULKNER, PHILLIP H. HARVEY, Liquidators.

Hedderwick, Fookes, and Alston, 103 William-street, Melbourne, solicitors for the company. 2127

Companies Act 1928

NAL MEETING, PURSUANT TO SECTION 196 (2),
CODRINGTON & HOGAN PROPRIETARY LIMITED
(IN VOLUNTARY LIQUIDATION).

N VOLUNTARY LIQUIDATION).

NOTICE is hereby given that a General Meeting of the above company will be duly held at the office of the liquidator, 29-31 Eastbourne-street. Windsor, on Monday, the thirtieth day of June, One thousand nine hundred and thirty, at half-past Two o'clock in the afternoon, 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 tyenty-sixth, day of May 1930

Dated this twenty-sixth day of May, 1930.

McInerney and Williams, of 90 Queen-street, Melbourne, solicitors for the liquidator.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Elizabeth Jane Ross, late of 13 Delbridge-street. North Fitzroy, in the State of Victoria, deceased (who died on the 29th day of January, 1930, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 4th day of March, 1930, to John Howlett Ross, of 13 Delbridge-street, North Fitzroy aforesaid), are hereby required to send particulars, in writing, of such claims to the said John Howlett Ross, at the above-mentioned address, on or before the 22nd day of July, 1930, after which date the said John Howlett Ross will proceed to distribute the assets of the said Elizabeth June Ross, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said John Howlett Ross will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this 21st day of May, 1930.

Dated this 21st day of May, 1930.

JOSEPH WOOLF, 34 Queen-street, Melbourne, proctor for the said executor.

RE THOMAS HENRY COX, DECEASED.

RE THOMAS HENRY COX, DECEASED.

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Thomas Henry Cox, Interest Cole-street, Gardenvale, traveller, deceased (who died on the twelfth day of March, One thousand nine hundred and thirty, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the sixteenth day of May, One thousand nine hundred and thirty, to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne (hereinafter called "the said executor company")), are hereby required to send particulars, in writing, of such claims to the said executor company, on or before the 31st day of July, One thousand nine hundred and thirty, after which date the said executor company will proceed to distribute the assets of the said deceased which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and the said executor company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated the 26th day of May, 1930.

BULLEN & BURT, 89-91 Queen-street, Melbourne, proctors for the said executor company.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all passage 1 DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Alice Flitcroft, late of 36 Vanberg-road. Essendon, in the State of Victoria, widow, deceased (who died on the thirty-first day of March. 1930, and probate of whose will and codicil thereto was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-third day of May, 1930, to David Leslie Kitchen, of 3 Studiey Park-road, Kew, in the said State, merchant tailor, and Albert Newton Rennie, of Peel-street, Kew aforesaid, engraver, 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, Messieurs Maddock, Jamieson, and Lonie, proctors for the said executors, on or before the twenty-eighth day of June, 1930, after which date the said deceased 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, or any part thereof, so distributed to any person of whose claim they shall not then have had notice.

Dated the twenty-fourth day of May, 1930.

MADDOCK, JAMHESON, & LONIE, of 136 and 138 Queen-

NOTICE TO CREDITORS.-ALICE FLITCROFT, DECEASED.

MADDOCK, JAMHESON, & LONIE, of 136 and 138 Queen-street. Melbourne, proctors for the said executors. 2119

NOTICE TO CREDITORS.

NOTICE TO CREDITORS.

PURSUANT to the Trustee Act 1928, all persons having claims against the estate of Mary Ann Campbell, late of 31 Haines-street, North Melbourne, in the State of Victoria, widow, deceased (who died on the 31st day of October, 1929, and prolate of whose will, and a codicil thereto, was granted by the Supreme Court of Victoria, in its probate jurisdiction on the 14th day of May. 1930, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said company, at its said address, on or before the 31st day of July, 1930, after which date the said company will distribute the assets of the said Mary Ann Campbell, deceased, amongst the persons entitled thereto, having regard only to those claims of which it shall then have had notice: and the said company will not be liable for any of the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice.

Dated this 20th day of May, 1930.

PERCY J. RUSSELL & KENNEDY, 430 Chancery-lane, Melbourne, proctors for the said company.

Melbourne, proctors for the said company.

NOTICE TO CREDITORS .- RE LAURA KATE COLLINS,

DECEASED.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Laura Kate Collins, late of Kilgour-street, Geelong, in the State of Victoria, spinster, deceased (who died on the twenty-eighth day of February 1930, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the twenty-fourth day of April, 1930, to David Pyie Griffiths, of 51 Yarra-street, Geelong aforesaid, solicitor, the sole executor named therein), are hereby required to send particulars, in writing, of such claims to the said executor, at care of the undermentioned proctors, on or before the twenty-sixth day of July, 1930, after which date the said David Fyfe Griffiths will proceed to distribute the assets of the said Laura Kate Collins, deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And the said David Fyfe Griffiths will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not then have had notice. DECEASED.

Dated this twenty-sixth day of May, 1930.

HARWOOD & PINCOTT, 51 Yarra-street, Geelong, proctors for the said David Fyfe Griffiths.

Trustee Act 1928.

RE EDWARD MASON McMINN (late of Mininera, farmer), Deceased, who died on the 1st day of March, 1930.

OTICE is hereby given that The Ballarat Trustees, Executors, and Agency Company Figure 1 NOTICE is hereby given that The Ballarat Trustees, Exceptors, and Agency Company Limited, of Lydiard-street, Ballarat, the sole executor of the will of the above-described Edward Mason McMinn, 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 company, within two months from the 1st day of June, 1930, particulars of their claims against the said estate; and at the expiration of the said two months the said company may convey or distribute the said estate to or among the persons entitled thereto, having regard to the claims, whether formal or not. of which it shall then have had notice. Dated this 14th day of May, 1930.

STEWART W. IRWIN, Ararat, solicitor for the said executor.

NOTICE TO CREDITORS .- RH DONALD EDWARD MILLIS, DECEASED.

URSUANT to the Trustee Act 1928, notice is hereby given That all persons having any claims against the estate of Donald Edward Millis, late of the corner of Harwood and Foote streets, Elwood, in the State of Victoria, fruit merchant, deceased, intestate (who died on the 23rd day of March, 1930, and letters of administration of whose estate was granted by and letters of administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 20th day of May instant, to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State), are hereby required to send in notice, in writing, of such claims to the said company, on or before the 30th day of July next. And notice is hereby given that after that date the said company will proceed to distribute the estate of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall have had notice, and will not be liable for the moneys, or any part thereof, so distributed, to any person of whose claim it shall not have had notice.

Dated this 21st day of May, 1930.

DAVIES & CAMPBELL, 267 Collins street, Melbourne proctors for the administrator.

NOTICE TO CREDITORS .- RE JOHN CARMODY, DECEASED.

NOTICE TO CREDITORS.—RE JOHN CARMODY, DECEASED. PURSUANT to the Trustee Act 1928, notice is hereby given that Michael Toohey, of Tallarook, in the State of Victoria, farmer, and Arthur McNamara. of Whorouly, in the said State. farmer, the executors of the will and four codicils thereto of John Carmody, formerly of Whorouly and Myrtleford, in the said State, but late of Tallarook aforesaid, retired farmer, deceased (who died on the fourth day of October, 1929), intend to convey to or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to them, the said executors, in the care of the undersigned, their proctor, on or before the thirtieth day of July, 1930, particulars, in writing, of their claims against the said executors may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice; and 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.

Dated this twenty-eighth day of May, 1930.

DANIEL J. CONNELL, of Wangaratta, proctor for the said

DANIEL J. CONNELL, of Wangaratta, proctor for the said executors.

NOTICE TO CREDITORS.—IRENE THELMA KEMMIS, DECEASED.

NOTICE TO GREDITORS.—HRENE THELMA KEMMIS, DECLASED.

DECLASED.

URSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Irene Thelma Kemmis, late of Janefield Sanatorium, Bundoora, in the State of Victoria, and formerly of Wilsonstreet, Rosebud, in the said State, married woman, deceased (who died on the 25th day of April, One thousand nine hundred and thirty, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the 21st day of May, One thousand nine hundred and thirty, to Walter Kemp, of 237 Collins-street, Melbourne, in the said State, solicitor), are hereby required to send particulars, in writing, of such claims to the executor, the said Walter Kemp, at his address above mentioned, on or before the twenty-second day of July, One thousand nine hundred and thirty, after which date the said executor will proceed to distribute the assets of the said Irene Thelma Kemmis, deceased, which shall have come to his hands amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice. And notice is hereby further given that the said executor will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this twenty-second day of May, One thousand nine hundred and thirty.

WALTER KEMP & TOWNSEND, of 237 Collins-street, Mclbourne, solicitors for the said estate, whose address on and after the 2nd of June, One thousand nine hundred and thirty, will be 340 Collins-street, Melbourne.

RE JOHN GEORGE HARRIS STREITBERG, DECEASED.

A LL persons having claims against the estate of John George Harris Streitberg, late of Darnum, orchardist, deceased, are required to send particulars to the undersigned proctors for the executors. James Martin Harris Streitberg, of Darnum, farmer, and William Thomas Tackaberry, of 33 Hunter-street, Malvern, military staff officer, on or before the thirtieth day of July, 1930, after which date the said executors will proceed to distribute the assets amongst the persons entitled thereto, and will not be liable for assets so distributed to any person of whose claim they shall not have had notice. Dated this twenty-third day of May, 1930.

GRAY & FRIEND, proctors, Warragul.

NOTICE .TO CREDITORS.—RE ELIZABETH LUCY STANFORD, DECEASED.

STANFORD, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Elizabeth Lucy Stanford, late of 81 Lee-street, North Carlton, in the State of Victoria, widow, deceased (who died on the 20th day of March, 1930, and probate of whose will and testament was granted to The Equity Trustees, Executors, and Agency Company Limited, of 85 Queen-street, Melbourne, in the said State, the sole executor named in and appointed by the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned, Albert Edward Jones, the proctor for the said Equity Trustees, Executors, and Agency Company Limited, on or before the 31st day of July, 1930. And notice is hereby given that after that day the said executor will proceed to distribute the assets of the said Elizabeth Lucy Stanford, deceased, which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said executor 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 not then have had notice.

Dated this 22nd day of May, 1930.

Dated this 22nd day of May, 1930.

ALBERT EDWARD JONES, of 317 Collins-street, Melbourne, proctor for the said executor.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of Sarah Fairbairn, formerly of "Morago," Maribyrnong-road, Ascot Vale, in the State of Victoria, but late of 7 Meadow-street, East St. Kilda, in the said State, widow, deceased (who died on the 27th day of May, 1929, and probate of whose will was, on the 2nd day of August, 1929, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street, Ballarat, in the said State, the sole executor named in and appointed by the said will), are hereby requested to send particulars, in writing, of their claims to the said company at its abovementioned address, on or before the 31st day of July, 1930, after which date the said company will proceed to distribute the assets of the said Sarah Fairbairn, 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 so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

DutgDALE, CREBER, & SIMMONS, Chancery House, 485 Bourke-street, Melbourne procepors for the said company 2117

DUGDALE, CREBER, & SIMMONS, Chancery House, 485 Bourke-street, Melbourne, proctors for the said company, 2117

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of George Bailey, late of Goroke, in the State of Victoria, retired farmer, deceased (who died on the twenty-fourth day of December, 1929, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction. Supreme Court of the said State, in its probate jurisdiction, on the twelfth day of May, 1930, to Charles Arthur Bailey, of Noradjuha, formerly of Goroke, in the said State, farmer), are hereby required to send particulars of such claims to the said Charles Arthur Bailey, at his above-mentioned address, on or before the thirty-first day of July, 1930, after which date the said Charles Arthur Bailey will proceed to distribute the assets of the said George Builey, deceased, which shall have come to his hands, amongst the persons entitled thereto, having regard only to the claims of which he shall then have had notice; and notice is hereby further given that the said Charles Arthur Bailey will not be liable for the assets so distributed, or any part thereof, to any person of whose claim he shall not have had notice as aforesaid.

Dated this twenty-first day of May, 1930.

H. G. CARSTAIRS, of Main-street, Natimuk, proctor for

H. G. CARSTAIRS, of Main-street, Natimuk, proctor for the said Charles Arthur Bailey. 2124

RE JOHN JAMES DUANE (late of Mount Garnet, in the State of Queensland, miner), DECEASED.

OTICE is hereby given that the National Trustees, Executors, and Agency Company to the National Trustees, Executors, and Agency Company to the National Trustees, and the National Trustees NOTICE is hereby given that the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the State of Victoria, the administrator of the estate, with the will annexed of the abovenamed John James Duane, deceased, intends to convey to 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 company, within two months from the 31st day of May, 1930. particulars of their claims against the said estate, and at the expiration of the said two months 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 26th day of May, 1930.

Dated this 26th day of May, 1930.

FITZGERALD & FITZGERALD, Gloucester House, Market-street, Melbourne, proctors for the said company. 2118

NOTICE TO CREDITORS .- RE JOHN FERRIS, DECEASED. DURSUANT to the Trustee Act 1928, notice is hereby given that Robert Lewis Ferris and Wilfred Joseph Diss, both. of Langley, farmers, the executors of the will of the said John Ferris, late of Langley, in the State of Victoria, grazier, deceased (who died on the fifth day of February, One thousand nine hundred and thirty), intend to convey to or distribute the estate of the said deceased to or among the persons entitled thereo, and require all persons and creditors interested to send to the executors, at the office of the undersigned, within two months from the date of publication terested to send to the executors, at the office of the under-signed, within two months from the date of publication hereof, particulars, in writing, of their claims against the said estate; and at the expiration of the said two months the said executors may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice.

H. HURRY & SON, Kyneton, solicitors to the executors. 2080

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Winifred Frances East, late of 16 Ames-avenue, Murrumbeena, in the State of Victoria, married woman, deceased (who died on the eleventh day of February, One thousand nine hundred and thirty, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the fourteenth day of April, One thousand nine hundred and thirty, to Ruby East, of Rochester, in the said State, spinster), are hereby required to send particulars, in writing, of such claims to the said Ruby East, care of the undersigned, on or before the seventh day of August, One thousand nine hundred and thirty, after which date the said Ruby East will proceed to distribute the assets of the said Winifred Frances East, deceased, which shall have come to her hands amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said Ruby East will not be liable for the assets so distributed, or any part thereof, to any person of whose claim she shall not have had notice as aforesaid. have had notice as aforesaid.

Dated this twenty-second day of May, 1930.

MILES O'NEILL, Gillies-street, Rochester, proctor for the

RE RACHEL CARDWELL (late of Lagoon View, Mitta Mitta, in the State of Victoria, widow), DECEASED.

URSUANT to the provisions of the Trustec Act 1928, notice is hereby given that all persons having any claims against the estate of Rachel Cardwell above named (who died on the eleventh day of April, One thousand nine hundred and thirty, and probate of whose will was granted to Annie May Cardwell, of Lagoon View, Mitta Mitta aforesaid, spinster, the executrix named in the said will), are hereby required to send in particulars, in writing, of such claims to the undersigned, the proctors for the said executrix, on or before the thirty-first day of July, One thousand nine hundred and thirty. And notice is hereby given that after that day the said executrix will proceed to distribute the assets of the said deceased which shall have come to her hands or possession amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice; and the said executrix will not be liable for the assets, or any part thereof, so distributed to any person of whose claim she shall not then have had notice.

TIETYENS, McLACHLAN, & GAVAN DUFFY, Dean-URSUANT to the provisions of the Trustee Act 1928,

TIETYENS, McLACHLAN, & GAVAN DUFFY, Dean-street, Albury, proctors for the said executrix. 2090

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Ernest Albert Lobb, formerly of Strath Creek, but late of 30 College-parade, Kew, in the State of Victoria, grazier, deceased (who died on the fifth day of March, 1930, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the nineteenth day of May, 1930, to The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, and Lillian Emma Turner Lobb, of 30 College-parade, Kew aforesaid, widow), are hereby required to send particulars, in writing, of such claims to the said company, at its above-mentioned address, on or before the sixth day of August, 1930, after which date the said company and the said Lillian Emma Turner Lobb will proceed to distribute the assets of the said Frnest Albert Lobb, 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 given that the said company and the said Lillian Emma Turner Lobb 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 twenty-first day of May, 1930. DURSUANT to the Trustee Act 1928, notice is hereby given

Dated this twenty-first day of May, 1930.

DAVIS, COOKE, & CUSSEN, 422 Collins street, Melbourne proctors for the said executors.

MARGARET EMILY PEACOCK, DECEASED.

MARGARET EMILY PEACOCK, DECEASED.

A LL persons having claims against the estate of Margaret Emily Peacock, formerly of Tollington-avenue, East Malvern, in the State of Victoria, but late of 12 Monaroroal, Kooyong, in the said State, widow, deceased (who died on the 15th day of October, 1929, probate of whose will was, on the 19th day of May, 1930, granted by the Supreme Court of Victoria, in its probate jurisdiction, to The Trustees, Executors, and Agency Company Limited, of 412 Collinstreet, Melbourne, in the said State, the said company having been duly authorized to apply for such probate by Achalen Woolliscroft Palfreyman and Roy Frederic Walker, two of the executors appointed by the said will), are hereby required to send particulars, in writing, of such claims to the said company, at its said address, on or before the 29th day of July, 1930, after which date the said company will proceed to distribute the assets of the said Margaret Emily Peacock, deceased, amongst the persons entitled thereto, having regard only to the claims of which it shall then have bad notice, and it will not be answerable or liable for the assets so distributed.

Dated this 26th day of May, 1930.

HADEN SMITH & FITCHETT, 405 Collins-street, Melbourne, proctors.

RE GEORGE ROBINSON, DECEASED.

A LL persons having claims against the estate of George Robinson, late of Jindivick, retired farmer, deceased, are required to send particulars to the undersigned, proctors for David Hutchison and Richard Condon, both of Jindivick aforesaid, farmers, the executors of the will of the said deceased, on or before the thirtieth day of July, 1930, after which date the said executors will proceed to distribute the assets amongst the persons entitled thereto; and will not be liable for assets so distributed to any person of whose claim they shall not have had notice.

Dated this twentieth day of May, 1930.

GRAY & FRIEND, proctors, Warragul.

2123

RE GEORGE MURDIE, DECEASED.

A LL persons having claims against the estate of George Murdie, late of Warragul, farmer, deceased, are required to send particulars to the undersigned proctors for the executors, Mark Elliot Murdie, of 162 Gordon-street, Coburg, retired farmer, and Jane Minto McNeil, of Warragul, married woman, on or before the thirtieth day of July, 1930, after which date the said executors will proceed to distribute the assets amongst the persons entitled thereto, and will not be liable for assets so distributed to any person of whose claim they shall not have had notice. they shall not have had notice.

Dated this twenty-third day of May, 1930.

GRAY & FRIEND, proctors, Warragul.

RE ANDREW RINGIN, DECEASED.

A LL persons having claims against the estate of Andrew Ringin, late of Drouin, shire employee, deceased, are required to send particulars to the undersigned proctors for William Young, shire secretary, and Joseph Leslie Winters, butcher, both of Drouin, the executors of the will of the said deceased, on or before the thirtieth day of July, 1930, after which date the said executors will proceed to distribute the assets amongst the persons entitled thereto, and will not be liable for assets so distributed to any person of whose claim they shall not have had notice.

Dated this twentieth day of May, 1930.

GRAY & FRIEND, proctors, Warragul.

2121

NOTICE TO CREDITORS.—RE ARTHUR FORBES, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Arthur Forbes, deceased, late of 2 Park-street, Coburg, in the State of Victoria, gentleman, deceased (who died on the 15th day of March, 1929, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 6th day of May, 1930, to John Tulloch Forbes, of Raymond-street, Sale, in the said State, electrician, and The Trustees, Executors, and Agency Company Limited, of 412 Collins-street, Melbourne, in the said State), are hereby required to send particulars, in writing, of such claims to the said John Tulloch Forbes and the said Trustees, Executors, and Agency Company Limited, at the above-mentioned address of the said company, on or before the thirty-first day of July, 1930, after which date the said John Tulloch Forbes and the said company will proceed to distribute the assets of the said Arthur Forbes, deceased, which shall have come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby given that the said John Tulloch Forbes and the said company URSUANT to the Trustee Act 1928, notice is hereby given

will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice. Dated this 22nd day of May, 1930.

ROY & FRANCIS, 440 Little Collins-street, Melbourne, proctors for the executors. 2109

TUESDAY, 1ST JULY, AT HALF-PAST ELEVEN O'CLOCK. In the Supreme Court of the State of Victoria.-Fi. Fa.

In the Supreme Court of the State of Victoria.—Fi. Fa.

NOTICE is hereby given that, under and by virtue of certain
process issued out of the Supreme Court of the State of
Victoria, and directed to the Sheriff, requiring him to levy
certain moneys of the real and personal estate of Mrs. Millicent Longley, of Argyle-road, Kew, married woman, being out
of her separate property, not subject to any restriction against
anticipation, unless by reason of section 22 of the Married
Women's Property Act 1915, the property shall be liable to
execution notwithstanding such restriction, the said Sheriff
will, on Tuesday, the 1st day of July, 1930, at the hour of
half-past Eleven o'clock in the forenoon, cause to be sold, at
the Police Station, 188 High-street, Kew (unless the said
process shall have been previously satisfied or the said Sheriff
be otherwise stayed): be otherwise stayed) :-

be otherwise stayed):—
All the right, title, estate, and interest (if any) of the said Mrs. Millicent Longley as aforesaid in and to a contract of sale, in writing, dated the twenty-fifth day of June, One thousand nine hundred and twenty-eight, and made between Basil Ilayler as vendor and the said Mrs. Millicent Longley as purchaser, for the sale to the said Mrs. Millicent Longley of all that piece of land being part of lots 6 and 7 on plan of subdivision No. 7656, lodged in the Office of Titles, being part of Crown portion 84, at Kew, Parish of Boroondara, County of Bourke, and being the whole of the land more particularly described in certificate of title, volume 5386, folio 1077120, standing in the register-book in the name of Basil Hayler, of 57 Fellows-street, Kew, builder.

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 21st day of May, 1930.

GEORGE LOUTIT, Sheriff's Officer.

TUESDAY, 1st JULY, AT ELEVEN O'CLOCK.

In the Supreme Court of the State of Victoria .- Fi. Fa. In the Supreme Court of the State of Victoria.—Fi. Fa.

NoTICE is hereby given that, under and by virtue of certain process issued out of the Supreme Court of the State of Victoria, and directed to the Sheriff, requiring him to levy certain moneys of the real estate of Leslie John Whyte, of 6 Gaynor Court Park, Malvern, builder, the said Sheriff will, on Tuesday, the first day of July, 1930, at the hour of Eleven o'clock in the forenoon, cause to be sold, at the Police Station. Nicholson-street, Bentleigh (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right title estate and interest (if anyly of the said

all the right, title, estate, and interest (if any) of the said Leslie John Whyte in and to—(1) all that piece of land being lot 60 on plan of subdivision number 7797, lodged in the Office of Titles, being part of Dendy's Crown special survey, Parish of Moorabbin, County of Bourke, and being the land described and comprised in the certificate of title, volume 5531, folio 1106022; (2) all that piece of land being lot 160 on plan of subdivision No. 10409, lodged in the Office of Titles, being part of Dendy's Crown special survey, Parish of Moorabbin, County of Bourke, and being the land described and comprised in the certificate of title, volume 5584, folio 1116764; (3) all that piece of land being lot 89 on plan of subdivision No. 10409, lodged in the Office of Titles, being part of Dendy's Crown special survey, Parish of Moorabbin, County of Bourke, and being the land described and comprised in the certificate of title, volume 5477, folio 1095310.

N.B.—Terms: Cash. No cheques taken.

N.B.-Terms: Cash. No cheques taken.

Dated at Melbourne this 21st day of May, 1930. JOHN ARTHUR DAVIS, Sheriff's Officer.

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 H. Falk, of 27 Charnwood-road, St. Kilda, the said Sheriff will, on Wednesday, the 2nd day of July, 1930, at the hour of half-past Eleven o'clock in the forenoon, cause to be sold, at the Police Station, 41 Scott-grove, Gardiner (unless the said process shall have been previously satisfied, or the said Sheriff be otherwise stayed):—

All the right title cetate and interactions.

All the right, title, estate, and interest (if any) of the said H. Falk in and to all that piece of land being part of lot 94 on plan of subdivision number 4708, lodged in the Office of Titles, being part of Crown portion 210, Parish of Prahran, at Gardiner, County of Bourke, being the land comprised in certificate of title, volume 4007, folio 801292, standing in the register-book in the name of Harry Falk.

N.B .- Terms: Cash. No cheques taken.

Dated at Melbourne this 22nd day of May, 1930.

GEO. LOUTIT, Sheriff's Officer.

. .

MINING NOTICES.

LUINA TIN MINES NO LIABILITY.

A N Extraordinary Meeting of the shareholders is hereby convened, to be held at the registered office of the company, 60 Queen-street, Melbourne, on the 12th day of June, 1930, at half-past Five p.m. Business:—To carry the following resolutions:—First. That the company, by reason of its inshibit to pay its debte the company, by relative parties. ability to pay its debts, the company be voluntarily wound up, and that it be wound up accordingly. Second. To appoint a liquidator. Third. To confirm the minutes of the meeting. 2104 W. LASCELLES, Manager.

GIPPSLAND PETROLEUM NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of the above-named company will be held at No. 135 William-street, Melbourne, on the 16th day of June, 1930, at Twelve o'clock noon, to transact the following business:—To increase the capital of the company by the issue of new shares; to determine the amount of such increase of capital, and the amount of each of such new shares; to determine the terms upon which such new shares; to determine the terms upon which such new shares shall be issued; to confirm the minutes of the meeting.

2105

G. D. MEUDELL, Manager.

SAND QUEEN GLADSOME MINES NO LIABILITY.

A snares in the above company forfeited for non-payment of the 5th Call of Sixpence per share on the increased capital (due 12th February, 1930) will be sold by public auction at the Stock Exchange, Little Collins-street, Melbourne, on Friday, 6th June, 1930, at half-past Eleven a.m., unless previously redeemed. A LL shares in the above company forfeited for non-pay-

ABERFOYLE TIN NO LIABILITY.

To the Registrar-General:

NOTICE is hereby given that the registered office of the above company is situate at 422 Little Collins-street, Melbourne, C.1.

The name of the manager of the said company is John

Dated this twenty-third day of May, 1930.

The common seal of the said company was hereto affixed in the presence of—

A. GRENBRY OUTHWAITE, JAS. REID, JOHN BRANDON, Manager. (SEAL)

THE GIPPSLAND PETROLEUM NO LIABILITY.

NOTICE is hereby given that George Dick Meudell has been appointed manager of the above company, and the registered office is situate at 135 William-street, Melbourne. Dated 24th May, 1930.

2106

F. W. WERE, Director.T. D. HASLETT, Director.G. D. MEUDELL, Manager.

IMPOUNDINGS.

LEXANDRA.—Impounded at Alexandra Shire Pound, off Thornton-road, by Road Ranger.

1 dark-bay mare, draught, star on forehead, near hind foot white, no visible brand

If not claimed and expenses paid, to be sold on 4th June, JAMES HODSON

2053---5/4

Poundkeeper.

BENDIGO.—Impounded at Bendigo, 22nd May, 1930.

2 Jersey heifers, no visible brands

If not claimed and expenses paid, to be sold on 12th June,

2084-4/

Poundkeeper.

 ${f B}^{
m OX}$ HILL.—Impounded at Box Hill, by C. G. Hopley.

I black pony gelding, white spots on back, near hind foot

If not claimed and expenses paid, to be sold on 12th June.

2069--4/8

H. J. BARRETT, Poundkeeper. $\mathbf{B}^{ ext{ROADFORD.--Impounded}}$ at Broadford.

1 dark-bay mare, white blaze down face, white feet, indistinct

If not claimed and expenses paid, to be sold on 11th June,

2136-4/8

Poundkeeper.

BUNYIP.—Impounded at Bunyip.

I red-roan heifer calf, white underneath, small white spot on back, no visible brand

If not claimed and expenses paid, to be sold on 6th June.

2050-4/8

J. KENNEDY Poundkeeper.

AMPERDOWN.-Impounded at Camperdown, by Herds-

roan and white heifer, no visible brand

white and red spotted poddy heifer, no visible brand red and white poddy steer, top notch both ears yellow cow, Camperdown badge 240, indistinct brand like JH off shoulder

If not claimed and expenses paid, to be sold on 17th June,

2077-7/4

J. ROBB.

COHUNA.—Impounded at Cohuna.

1 bay gelding, hack, aged, star, like KO near shoulder 1 dark-brown filly, hack, rising 3 years, star, white mark above near hind foot

brown mare, aged, hind feet white, star, like N2 near shoulder; with bay colt foal at foot with three white stock-ings, near front foot white, bald face

If not claimed and expenses paid, to be sold on 7th June,

2135 - 7/4

J. COLEMAN Poundkeeper.

ROYDON.—Impounded at Croydon.

1 bay mare, blaze face, hind feet white, few grey hairs off-side ribs, no visible brand

If not claimed and expenses paid, to be sold on 2nd June,

O. S. FOOTIT. Poundkeeper.

DARLINGTON.-Impounded at Darlington.

I bay horse, aged, near hind foot white, shod, like W near

If not claimed and expenses paid, to be sold on 10th June, 1930.

2131-4/8

M. A. CLARK Poundkeeper.

PROMANA.—Impounded at Dromana, by Shire Herdsman.

1 bay gelding, no visible brand

If not claimed and expenses paid will be sold 16th June,

2063-4/

J. G. CHAPMAN Poundkeeper.

FERNTREE GULLY.—Impounded at Ferntree Gully, by Shire Ranger.

1 brown pony mare, about 14.2, black points, small scar near wither, no visible brand

If not claimed and expenses paid, to be sold on 5th June,

2079-5/4

J. MASON

GEMBROOK.-Impounded at Gembrook, by R. Cooper.

l bay pony gelding, black points, star, blind in near eye, no visible brand

If not claimed and expenses paid, to be sold on 6th June,

2047-4/8

A. McDONALD,

EIDELBERG.—Impounded at Heidelberg.

1 bay mare, delivery sort, white face, shod, no visible brand If not claimed and expenses paid, to be sold on 11th June.

2086-4

J. LINN, Poundkeeper.

JOHN F. MAHER,

Poundkeeper.

OXLEY.—Impounded at Oxley, by Herdsman. ARA.-Impounded at Lara, by W. Barclay, Road Ranger. bay mare, aged, K near shoulder 1 chestnut gelding, hack, big star on forehead, like WH near brown pony gelding, black points, strap on neck, hind feet shod, like S near shoulder bay yearling, hack, star and snip, black points, no visible brand 1 grey gelding If not claimed and expenses paid, to be sold on 6th June, 1930. VICTOR TEESDALE, 2052-4/8 Poundkeeper. 1 black cob gelding, star and snip, like JP near shoulder
1 black mare, hack little white on hind feet, strap on near
fore foot, blind off eye, no visible brand MALMSBURY.—Impounded at Malmsbury, 24th May, 1930, by A. E. East. If not claimed and expenses paid, to be sold on 14th June, l grey pony mare, no visible brand If not claimed and expenses paid, to be sold on 13th June. H. WALKER 1930. 2067--9/4 Poundkeeper. H. BRERETON, POOWONG.—Impounded at Poowong, 22nd May, 1930, by Shire Ranger. Poundkeeper. 2088 - 4/8MELBOURNE.—Impounded at the Pound, Arden-street, North Melbourne, 26th May, 1930, by A. Thomas. Shire Ranger 1 chestnut horse, hack, aged, white face, three white feet, no I bay pony mare, star and snip If not claimed and expenses paid, to be sold on 11th June, roan pony mare, white face bay pony mare brown gelding J. BALLANTYNE, I fawn Jersey cow, tar mark on milking peon 2072-5/4 Poundkeeper. If not claimed and expenses paid, to be sold on 12th June, 1930. ROCHESTER.—Impounded at Rochester, 20th May, 1930, by B. Jackson, Nannella South. C. CAVANAGH, Poundkeeper. 2083-7/4 1 flea-bitten grey gelding, spring-cart sort, HL on near shoulder MORTLAKE.—Impounded at Mortlake, 19th May, 1930, by J. A. Edwards, Hersdman, off Ellerslie and Framlingham Road. If not claimed and expenses paid, to be sold on 13th June, 1930. L. WALLIS, l bay or brown mare, aged, star, N near shoulder l bay gelding, running star and snip, HW near shoulder l brown mare, white feet, white face, lump near belly, 8 near 2076-4/8 Poundkeeper. SEYMOUR.—Impounded at Seymour, 22nd May, 1930, by Inspector Hughes. shoulder If not claimed and expenses paid, to be sold on 11th June, bay pony gelding 1 brown pony gelding JAMES ABSALOM Poundkeeper. 2134-7/4 If not claimed and expenses paid, to be sold on 9th June, MULGRAVE.—Impounded at Mulgrave Shire Pound. 1930. MARTIN HALL. 2070 - 5/4Poundkeeper. . 1 chestnut pony mare, star, shod, like PF near shoulder STRATFORD.-Impounded at Stratford, by W. Woodhouse. l dark-brown mare, delivery sort, star, shod, little white off hind fetlock, indistinct brand off shoulder If not claimed and expenses paid, to be sold on 12th June, 1 black or brown pony mare, like T near shoulder; colt foal at foot W. ELLIS. If not claimed and expenses paid, to be sold on 16th June, Poundkeeper. 2064-5/4 N EERIM SOUTH.-Impounded at Neerim South. W. J. MILDENHALL. 2066-4/8 Poundkeeper. l bay draught gelding, right eye missing, no visible brand l dark-bay pony, no visible brand RAFALGAR.-Impounded at Trafalgar, by Herdsman. If not claimed and expenses paid, to be sold on 31st May, 1 silver-grey heifer, about 18 months, M out off ear, V out near ear, blotched brand on near rump 1 silver-grey heifer, about 18 months, blotched brand near rump W. GOOD, Poundkeeper. 1 brown Jersey heifer; about 18 months, M out off ear, V out near ear, blotched brand near rump
1 light-bay pony gelding, small star on forchead, no visible N EWSTEAD.—Impounded at Newstead, 15th May, 1930. 1 bay pony mare, blind off eye, indistinct brand near shoulder If not claimed and expenses paid, to be sold on 11th June, On 21st May. 1930. 1 brown gelding, medium draught, black points, short tail, no visible brand H. J. PENTLAND 2068-8/8 Poundkeeper. 1 On 23rd May, 1930. streak down face, off fore and both hind feet 1 brown mare, WANGOOM.—Impounded at Wangoom. white, no visible brand On 24th May, 1930. l light-red and white heifer, small, no visible brand 1 chestnut mare, silver mane and tail, white stripe down face, white feet, no visible brand If not claimed and expenses paid, to be sold on 11th June, If not claimed and expenses paid, to be sold on 18th June, W. TOAL, 2071-4/ JOHN BROWNE Poundkeeper. 2062, 2074—10/ Poundkeeper. WERRIBEE.—Impounded at Werribee, 22nd May, 1930, from Research Farm, by Mr. Howitt N UMURKAH.—Impounded at Numurkah, by G. Ford. from Research Farm, by Mr. Hewitt. 1 bay mare, star, V snip, white hind stockings, unshod, sore on off front knee, like small M (in circle) near shoulder 1 bay gelding foal, white face, white hind stockings, progeny of above thestnut gelding, light breed, star, off hind foot white, GF (G reversed) near shoulder

1 bay mare, light breed, star, no visible brand

1 bay gelding, light breed, unbroken If not claimed and expenses paid, to be sold on 16th June, If not claimed and expenses paid, to be sold on 21st June,

J. TREWIN,

Poundkeeper.

2075—6/8

2133-6/

W ODONGA.—Impounded at Wodonga Shire Pound, 25th May, by T. Willoughby.

I red heifer calf, no visible brand
3 yellow Jersey heifer calves, no visible brand
1 yellow and white bull calf, no visible brand
2 brown Larger, bull calges no visible brand

2 brown Jersey bull calves, no visible brand

If not claimed and expenses paid, to be sold on 14th June,

2132-6/8

E. McKOY, Poundkeeper.

WONTHAGGI.—Impounded at Wonthaggi Borough Pound.

2 black bull calves, no visible brand 1 cream pony mare, no visible brand

If not claimed and expenses paid, to be sold on 11th June,

2073-4/8

R KERSLAKE Poundkeeper.

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