

### VICTORIA GAZETTE.

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No. 108]

WEDNESDAY, MAY

[1931

### KING'S BIRTHDAY.

TT is notified that on

Monday, the 8th June, 1931,

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, 20th May, 1931.

### LEVEE AT PARLIAMENT HOUSE, MELBOURNE.

LEVEE AT PARLIAMENT HOUSE, MELBOURNE.

In 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 Wednesday, 3rd June, 1931.

Private entree 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 this celebration of the King's birthday, His Excellency is especially anxious to receive as many citizens as possible at this, his last, Levee prior to the completion of his term of office as Governor of Victoria, 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,

RONALD T. A. McDONALD, Captain, Private Secretary.

### DEPARTMENT OF LAW .- ATTORNEY-GENERAL RESIGNATION.—ORDER AMENDED.

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by Order made on the 12th day of May, 1931, amend the Order in Council of the 17th March, 1931, and published in the Gazette of the 25th idem, at page 973, accepting the resignation of JAMES PATRICK OGGE. Fifth Class Clerk, Office of the Master in Equity, by substituting the words "inclusive of" in lieu of "after" in the second last line appearing therein.

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

At the Executive Council Chamber, Melbourne, the 12th May, 1931.

No. 108.-5457. - Price 6D; Quarterly, 7s. 7d.; Hulf-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 12th day of May, 1931, been pleased to make the undermentioned appointments, viz.:—

DEPARTMENT OF CHIEF SECRETARY.

Registrar of Births and Deaths,

FREDERICK WALTER HENRY SCHULZ

to be Registrar of Births and Deaths at Korumburra, to date from commencement of duty, fees, vice F. W. Schulz, deceased.

Registrars of Births and Deaths (Acting),

The persons named hereunder to be Acting Registrars of Births and Deaths at the place and for the period specified opposite each respective name, viz.:—

Alexandra.—HARRY Wood, from 5th March, 1931, during the absence of Emily May Kilpatrick, on leave.

Avenel.—EMILY HUNTER, from 3rd February, 1931, during the absence on Paulina Caroline Sheridan, on leave.

Belgrave.—Eleanor Doris Wheatland, from 13th February, 1931, during the absence of Sydney Walter Hunt, on leave.

Brunswick.—ALICE McCORRELLE, from 16th April, 1931, during the absence of Marion Emily Wilkinson, on

Donald.—Louis E. Ditchburn, from 19th January, 1931, during the absence of Evelyn May Conroy, on leave.

Elsternwick.—Marios Cook, from 27th January, 1931, during the absence of Ethel Frances Siddall, on leave.

Harrow.—Hugh McNidder, from 9th February, 1931, during the absence of Mary Catherine O'Keefe, on leave.

Hotham West.—Alan Stuart Riach, from 3rd April, 1931, during the absence of Harriet M. Berry, on leave.

Inglewood.—Mary Wilsmore, from 10th February, 1931, during the absence of Gwendoline Alice Wilsmore, on leave.

Jeparit.—Bertram H. West, from 12th January, 1931, during the absence of James Gordon Anderson, on

Kangaroo Flat.—Doris Daffer, from 9th March, 1931, during the absence of Ada Hocking, on leave.

Maffra.—Doris Bowden Hussey, from 2nd February, 1931, during the absence of Horace H. Hussey, on leave.

Malvern East.—William Glecson, from 22nd February, 1931, during the absence of Ellen Jane Rush, on leave.

Morwell.—MARGARET ELIZABETH GAY, from 1st April, 1931, during the absence of Henry Wilson Gay, on leave.

Oakleigh.—JANET MURIEL PARKER, from 5th February, 1931, during the absence of Jessie Nelson, on leave.

Ouyen.—ELSIE MAY Rom, from 13th November, 1930, during the absence of Annie Hall, on leave.

Sunbury.—ALICE McCORMACK, from 18th April, 1931, during the absence of John Francis Mounsey, on leave.
Tatura.—Rose Hanlon, from 3rd March, 1931, during the absence of John James Hanlon, on leave.
Trafalgar.—ALFRED SUCKLING (constable), from 6th April, 1931, during the absence of Thomas Dunstan Barfield on leave

field, on leave.

Warragul.—Margaret Jane Affleck, from 10th February, 1931, during the absence of Jemima Vans Affleck, on leave.

Willaura.—Elsie Duncan, from 6th February, 1931, during the absence of Elizabeth Duncan, on leave.
Winchelsea.—Katt Richmond, from 15th April, 1931, during the absence of Isabel Maude Edwards, on leave.

### DEPARTMENT OF LAW .- ATTORNEY-GENERAL.

### Sworn Valuator,

### GILBERT DITTY, Terang,

to be a Sworn Valuator, pursuant to the provisions of section 14 of the Transfer of Land Act 1928 (No. 3791), limited to the Counties of Grenville, Hampden, Heytesbury and Villiers.

### DEPARTMENT OF LAW .- SOLICITOR-GENERAL Commissioners for taking Declarations, &c.,

EDWIN CARNE CANDY, 84 William-street, Mclbourne, and JOHN VALENTINE GORMAN, 51 Gheringhap-street, Geolong, to be Commissioners for taking Declarations and Affidavits under the provisions of Division 8 of Part IV. of the Evidence Act 1928, to resign upon removing from the neighbourhood of 84 William-street, Melbourne, and Geelong, respectively.

### Deputy Coroner,

### CHARLES HINE JOHNSTONE, J. P., Colac,

to be a Deputy Coronor, pursuant to the provisions of the Coroners Act 1928, to act and have jurisdiction for and during the absence of the Coroner at and in the vicinity of Colac.

### Magistrates,

RICHARD ENNISS, Hilary-grove, East Malvern, HENRY HOLMES, 15 Llaneast-street, Malvern, and GEOFFREY GRAEME SINCLAIR, 60 Market-street, Melbourne, Keep the Peace in the Central Bailiwick of the State of

HENRY WILLIAM HUMPHREY, Glengarry to Keep the Peace in the Eastern Bailiwick of the State of

PERCY KENWORTHY, 21 Isabella street, Geelong West, to Keep the Peace in the Central Bailiwick of the State of

WALTER JOHN WILLIAM WARNE, 121 Irish Harp-road, Pros-

pect, South Australia, to Keep the Peace in the Central, Northern, Southern, Eastern, Western, and Midland Bailiwicks of the State of Victoria.

### Probation Officers,

ISABELLI MUIR, 77 Beach-road, Hampton, and WILLIAM IRVINE FLEMING. McDowall-street, Mitcham. to be Probation Officers, pursuant to the provisions of section 8 of the Children's Court Act 1928 for the Children's Courts at Sandringham and Box Hill respectively.

### Special Magistrate,

### WILLIAM ALFRED KEMP, Mont Albert,

WILLIAM ALFRED KEMP, Mont Albert, to be a Special Magistrate, pursuant to section 5 of the Children's Court Act 1928 for the Petty Sessions District of Melbourne (that is to say)—That continuous area made up of all places berein whereat any matter justiciable by a Court of Petty Sessions arising, the Courts of Petty Sessions duly appointed to be held at Melbourne aforesaid and there sitting would, were an information or complaint founded on such matter laid or made, be the proper Court to deal therewith by reason of such Court being holden at the place most easy of access from the place where the subject matter thereof arose.

### DEPARTMENT OF PUBLIC INSTRUCTION.

### Members of Advisory Committee,

The undermentioned persons to be Members of the Advisory Committee of the Domestic Arts School, East Camberwell, for the period ending 31st December, 1931:—

H. EATON (Mrs.), II. MORGANS, W. MATHEWS, W. PITTARD,

Period entonic Sist De V. Davidson (Mrs.), F. Martin (Mrs.), L. Gibbs (Mrs.), N. Mackay (Mrs.), F. Houre (Mrs.), C. Kirkham (Mrs.), L. Turner (Mrs.),

A. B. COLLOCOTT, G. HUGHES, and W. DELVES.

### Member of Council, Technical School,

JOHN GURNER BURNELL to be a Member of the Council of the Castlemain: Technical School for the period ending 31st December, 1932, vice W. V. Dam, deceased.

### DEPARTMENT OF PUBLIC HEALTH.

### Trustees for Cemeteries,

ARCHIBALD WILLIAM EVANS to be Trustee for Mysia Public Cemetery, vice Richard Arthur Evans, resigned;

THOMAS MARTIN VINCENT MARRA

to be Trustee for Netherby Public Cemetery, vice James Vincent Cunningham, resigned;

Dr. James Iver Chirnside to be Trustee for Rothwell Public Cemetery, vice Duncan C. McNaughton, deceased; and

HENRY CONROYD COOK to be Trustee for Upper Yarra Public Cemetery, vice William Joseph Lithgow, deceased.

### DEPARTMENT OF PUBLIC WORKS.

### Municipal Auditor,

Under the provisions of the Local Government Act 1928 (No. 3720), section 488,

J. F. PATERSON, 314 Collins-street, Melbourne, to be Auditor to make a continuous audit and report upon the municipal accounts of the City of Williamstown for the year ending 30th September, 1931, vice J. McK. Wilson resigned, such audit to be made at least once in every month from the 1st February, 1931.

### STATE RIVERS AND WATER SUPPLY COMMISSION.

### · Waterworks Trust Commissioners,

The undermentioned persons to be Commissioners of the Waterworks Trusts at the places set down opposite their respective names, to hold office as such for a period of four years from the date hereof, subject to provisions of the Water Act 1928, viz.;-

Hamilton.—John Fairley, vice J. W. Tulloch, resigned. Kerang.—George Sidney Greenwood, vice T. H. Hav-

ridge, deceased.

Mansfield.—EDWARD NOLAN, vice Samuel McMillan, deceased.

Toota.—JOSEPH VINCENT JOLLEY, vice John Scales, re-

signed.

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

At the Executive Council Chamber, Melbourne, the 12th May, 1931.

### RESIGNATIONS

IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, has, by Orders made on the 12th day of May, 1931, accepted the resignations of the persons named hereunder of the offices mentioned, viz.:—

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

JOHN McDougall, as a Sheriff's Bailiff and a Bailiff of the County Court at Donald.

### DEPARTMENT OF LAW .- SOLICITOR-GENERAL.

SIDNEY ROWLAND GROVER, from the Commission of the Peace for the Central Bailiwick.

PERCY CLAUDE SNOWDON, as a Commissioner for taking Declarations and Affidavits under the provisions of the Evidence Act 1928.

WILLIAM ALFRED KEMP, as a Special Magistrate of the Children's Court at Box Hill.

### C. W. KINSMAN,

Acting Clerk of the Executive Council.

At the Executive Council Chamber, Melbourne, 12th May, 1931.

### EXAMINATION—CLERKS OF COURTS AND CLERKS OF PETTY SESSIONS.

### NOTICE OF POSTPONEMENT,

T is hereby notified that the examination of officers of the Public Service desirous of qualifying for promotion to the Fourth Class, Clerical Division, as Clerks of Courts or Clerks of Petty Sessions, has been postponed until Friday and Saturday, the 31st July and 1st August, 1931.

### By order,

W. A. ROBINSON, Secretary.

Office of the Public Service Commissioner (Victoria), Melbourne, 19th May, 1931.

Act No. 3757, Section 66 (I.).

### REGULATIONS .- PROFESSIONAL DIVISION.

### . CHAPTER II.

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

•		Rate of ary.
Department and Office.	Minimum.	Vaximum.
DEPARTMENT OF PUBLIC HEALTH.	£	£
Repeal CLASS "C."		
Medico-Legal Chemist and Chief Analyst	420	516
Add CLASS "O."		
Medico-Legal Chemist	450	516

J. HARNETTY, Public Service Commissioner.

W. A. ROBINSON,

Secretary.

Office of the Public Service Commissioner, Melbourne, 6th May, 1931.

Approved by the Governor in Council, the 12th May, 1931.

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

### Public Service Act 1928.

### PRIVATE WORK.

UNDER the provisions of section 161 of the Public Service Act 1928 (No. 3757), 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 twolfth day of May. 1931, granted permission to the undermentioned officer of the Public Service to engage in the work specified below, and to receive remuneration therefor, subject to the condition that the work be performed by him only during hours outside the ordinary hours fixed for the discharge of his duties in the Public Service:—

Name of Officer.	Department.	Nature of Work.
Walter John Henry Koochew	Education ·	To act as Telephonist at Bunyip Post Office for several hours on each Sunday morning

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

At the Executive Council Chamber, Melbourne, the 12th May, 1931.

Local Government Act 1928, Part 42, Section 858.

LICENCES TO OCCUPY UNUSED ROADS.—LICENCES CANCELLED, ETC.

NOTICE is hereby given that Licences to Occupy Unused Roads issued to the following persons have been cancelled, amended, or transferred as shown hereunder:—

No. 21003, Toora and Welshpool District Soldiers' Association, gazetted 23rd October, 1929, p. 3814. Amended from 1st May, 1931, by excising the road east of allotments 23 and 25, Parish of Alberton West, reducing the area to 159 acres 2 roads and rent to £1 per annum.

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

Department of Lands (Unused Roads and Water Frontages Branch), Melbourne, 14th day of May, 1931.

### MUNICIPAL SURVEYORS' BOARD.

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

### Competency.

Clement Henry Darold Harper, 684 Malvern road, Armadale. Joseph Wilfred Charles Pascoe, Country Roads Board, Beau-

Leslie John Keith Olney, 281 Ryrie-street, Geelong.

### Qualification ..

Gladstone Robert McGowan, 297 Balaclava-road, Caulfield. Frank Vibert, Department of Works, Canberra, F.C.T.

M. V. MATTHEWS

Secretary.

Department of Public Works Melbourne, 18th May, 1931.

### APPLICATIONS FOR MINING LEASES.

C UBJECT to any necessary excisions, &c., it is intended to grant the following:—

9919, Bendigo; Edwin Rechner, Victor John Hird, and George Sturgess; 28a. 1r. 2p.; Hamilton's Reef, Parish of

Redeastle. 5996, Mineral; John Christensen (transferred to Glenelg Oil Co. N. L.); 640 acres; Parish of Meerlieu. Excising allotment 2, the gravel reserve and roads; also to a depth of 50 feet allotments 5 of 57 and 6 of 57.

feet allotments 5 of 57 and 6 of 57.
5697, Mineral; John Christensen (transferred to Glenelg
Oil Co. N. L.); 635a. 1r. 35p.; Parish of Meerlieu.
5705, Mineral; Arthur John Donaghue (transferred to Louis
Jacques Levy); 608a. 3r. 15p.; Parish of Gleneoe South.
5745, Mineral; Alfred Gurr; 32a. 0r. 36p.; Parish of Colque

### PPLICATIONS FOR MINING LEASES ABANDONED.

7901, Ballarat; Elisha Hicks; 295 acres; S.W. of Mt. Eger-

ton, Parish of Kerrit Bareet.
7896. Castlemaine; Arthur Murdoch; 30 acres; Mia Mia, in State Forest, west of McDonald's property.

Note.—In the particulars published in the Government Gazette of the 13th May, 1931, page 1541, under the heading of "Application for Mining Lease Refused," 5030, Mineral, should read 5030, Gippsland.

### MINING LEASES GRANTED.

THE undermentioned mining leases have been granted. Any lease not executed by the 13th proximo will be liable to forfeiture:-

7840, Castlemaine; Thomas Bentley Brooks (in lieu of No. 7427, Castlemaine, expired).
5626, Mineral; James Leslie Giltrap.

J. P. JONES, Minister of Mines.

### Auction Sales Act 1928.

IST of persons to whom Auctioneers' Licences were issued and transferred during the month of April, 1931.

### Name, Address, Date of issue.

Cleary, Albert F., St. Arnaud; 17th April, 1931. Parnham, Charles J., 31 Queen-street, Melbourne, 14th April, Prior, Percy L., Neerim-road, Murrumbeena, 8th April,

Name of Transferor, Name of Transferee, Address of Transferee, Date of Transfer.

Morgan, John W.; Campbell, Brian W.; Orbost; 28th April, 1931.

Rogerson, George: Curnow, Cyril J; Mitchell-street, Bendigo; 30th April, 1931.
Leech, Henry L.: Lienhop, John H.; Williamson-street, Ben-

digo: 30th April, 1931.

Mathers, James R.; McMillan, Alexander; 136 Cotham-road,
Kew; 31st March, 1931.

Curnow. Cyril J.; Rogerson, George; Wills-street, Bendigo;
2nd April, 1931.

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

The Treasury, Melbourne, 14th May, 1931.

; instalments paid, £

## THE STATE SAVINGS BANK OF VICTORIA.

### CREDIT FORCIER DEPARTMENT.

MONTHLY STATEMENT of Credit Foncier Debentures, Debenture Stock, Morigage Bonds, Advinces, and Money in Hand, published in accordance with the provisions of the State Savinys Bank Act 1928.

CREDIT PONCIER DEBENTURES AND DEBENTURE STOCK,

<u> </u>	Debentures.	Dependings Made and Issued and in course of Issue.	Credit Fon Ter	Amount received from Sale of	Provision for Discount on	Redeemed	<del></del>	. Det	Pebentures Ourrent.	4	Oredit Fone	Oredit Foncier Debenture Stock Current	ock Current.	Stock inscribed in
	Number of Debentures.	Number of Amount of Debentures, Debentures,	Stock Inscribed,	Stock and Debentures.		Debentúrėj.	Credit Foncier Debenture Stock,	iteld by the Public.	Held by the Savings Bank Public. Department.	Total.	Owned by the Public.	Owned by Savings Bank Department.	Owned by the Skrings Bank in Stock Public. Department.	for Debenturer. Redeemed.
T tal from last return, 31st March, 1931	45,321	65,376,050	11,667,350 0 0 0	£ 8. d.	14,998,293 4 5 185,361 13 5	£ 200 3,403,200	3,4113,200	2,601,600	, £ 14,838,100	£ 17,439,700	2,601,600 14,838,100 17,439,700 8,262,980 0 0	1,120	e d. £ s. d. 0 0 0 8,264,100 0 0	1,643,000
For month ending 30th April, 1931	-	12,950,000	0 0 009	12,951,400 0 0		12,950,600	;	009	:	. 600	100 0 0		0 0 009 0 0 009	003
Total at 30th April,	45,323	*78,326,050 11,667,900 0	۱ ـ	87,948,293 4 5 185,361 18 5	185,361 13 5	60,886,950 3,403,200	3,403,200	2,601,000	14,838,100	17,489,100	9,601,000 14,838,100 17,439,100 8,263,080 0 1,620 0 8,264,700 0	1,620 0 0	8,264,700 0 0	1,643,600

• Incliding Debentures for £121,550, which had been issued in excitange for Mortgage Bonds, and have since been redeemed and cancelled. Debentures in course of issue, £

MORTGAGE BONDS.			ADVANOES	£*?		2. s
#43.844 Mortgage Bonds made and issued for E1,083,600 0 0  MORTGAGE BONDS REDEREED—  By Repurchase £928,675 0 0  "Repayment of Mortgage Principal 1,875 0 0		Total Amount of Advances Made.	Amounts Received in Repayment of Advances.	Balance Including Properties in Propestion - After Jeducing Repayments.	Amount Invested in Government Slock, Bank Fixed Deposit Heceipta, &c.	Amount of Money in Hand,
Exchange for Debentures 121,550 0 0 1.083,600 0 0	O Sist March; 1931	£ 42,948,571 19 10	2 B. d. 17,182,644 16 7	£ 8 d. 25,765,927 3 3	9 0 000'E0Z	126,211 6 3-
Afficiant received on sale of Mortgage Bonds 21,083,650 8 10	For month ending 30th April, 1931	37,483 9 6	143,743 12 2	-106,260 2 8	:	99,541 2 4
Nork.—No Morkrae Bands have been issued since 16th January, 1901.	Total at 30th April,	42,986,055 9 4	17,326,388 8 9	25,659,667 0 7	203,000 u 0	99,541 2 4

Melbourne, 14th May, 1931.

Commissioners of the State Savings Bank of Victoria G. A. YOUNG,
C. FORRESIER,
A. M. COMMISSION Of the State Savings Bank of Victor ALEX. COROICH, General Manager of the State Savings Bank of Victoria.
A. NORRIS, Auditor-Granasi for, Vicebria.

### CONTRACTS ACCEPTED,--(Series 1930-31:) VICTORIAN RAILWAYS.

Railway Stores Suspense Account .- Act 3759, Section 105. 182. Steel tires, item 48, at £7 2s. 6d. each; item 34/1, at £8.15s. 6d. each; item 34/2, at £8 13s. each; item 14, at £9 10s. each; item 59, at £6 7s. each (Contract No. 44204\*); Australia.—Thompson's Engineering & Pipe Co. Ltd.

\*Order in Council obtained.

### Corrigenda.

Corrigenda.

Serial No. 333, Gazette 161, of 17th December, 1930; item 1228, country of manufacture altered to Victoria and rate increased to 1s. 7d. per lb.; Serial No. 59, Gazette 23, of 18th February; 1931, items I and 2 reduced to 1s. 03d. and 1s. 13d. respectively, less 24 per cent. discount as from 14th April, 1931; Serial No. 260, Gazette 119, of 22nd October, 1930, rates reduced as follows from 16th March, 1931;—item 118, A to 7s. 6d. per dozen plus 1s. for case; B to 8s. per dozen (cases free); item 19, A to 14s. 6d. per dozen, plus 1s. for case, B to 15s. 9d. per dozen (cases free); rates less 10 per cent., less 24 per cent. By order of the Victorian Railways Commissioners.

By order of the Victorian Railways Commissioners,

E. C. EYERS, Secretary. 14.5.31.

### GENERAL. STORES.

Contracts Transferred.

General Stores 1929-30 and 31.—Contract No. 1929/723, (lazette 15th August, 1929, page 2909, in the name of Ammonia Products Pty. Ltd. is hereby transferred to Con-sumers Ammonia Co. (1930) Ltd.

Approved-E. J. HOGAN, Treasurer

General Stores, 1929-30-31.—Contracts Nos. 1929/3700, 3701; 3793, 3705, Gazette of 10th May, 1929, 1929/720, 750. 767 and 768, Gazette of 15th August, 1929, in the names of Felton, Grimwade and Co. Pty. Ltd. and Duerdin and Sainsbury Ltd., are hereby transferred to Felton Grimwade and Duerdins Ltd.

Approved-J. P. JONES, Acting Treasurer. 5.3.31.

### GENERAL STORES, 1929-30-31:

Contracts Cancelled.

In accordance with clause 20 of the Conditions of Contract for General Stores, the following contracts are hereby cancelled as from 1st June, 1931:—

Gazette, 15th August, 1929, page 2915, Schedule No. 21, item Nos. 16, 17, 18, and 19, page 2938, Schedule No. 41, item No. 39, page 2946, Schedule No. 48, item No. 2; Gazette, 17th July, 1930, page 1926, Schedule No. 2, item Nos. 10 and 3; Gazette, 11th December, 1929, page 4153, Schedule No. 3, item No. 28

T. A. KEALY, Secretary, State Tender Board. 18.5.31.

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

STATE ELECTRICITY COMMISSION OF VICTORIA.

1201. For the supply of ash sluicing plant, to specification No. 31/16 (Australian manufacture), £868.—Jaques Bros. Pty.

I.td.
1202. For the supply and installation of three electrically-operated passenger lifts at 238-242 Flinders-street, Melbourne, to specification No. 31/9 (Australian manufacture, 79 per cent.; American manufacture, 21 per cent.), £12.506.—Johns and Waygood Ltd.
1203. For the subdivision of ground floor at 247-251 Flinders-lane, Melbourne, for use as temporary showroom (Australian expenditure), £571 13s. 4d.—Reinforced Concrete and Monier Pipe Construction Co. Pty. Ltd.

Approved by the Governor in Council, 12th May, 1931.—C. W. KINSMAN, Acting Clerk of the Executive Council.

### Dried Fruits Acts 1928 and 1929. STATE OF VICTORIA. NOTICE.

N accordance with the provisions of the Dried Fruits Acts, notice is hereby given that proportions of the output of currants and sultanas produced in the year One thousand nine hundred and thirty-one to be marketed outside the Commonwealth have been fixed as follows:—Currants, 82.5 per cent.; sultanas, 80 per cent.

W. SLATER, Minister for Agriculture.

Department of Agriculture, Melbourne, 28th April, 1931.

Closer Settlement Act 1928.

DEPARTMENT OF LANDS AND SURVEY.

LAND SET APART FOR DISCHARGED SOLDIERS.

HIS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth, by Order made on the 12th May, 1931, in pursuance of the provisions of section 206 of the Closer Settlement Act 1928, set apart for the purpose of being disposed of to a discharged soldier, land set out in the following schedule, viz.:—

· SCHEDULE REFERRED TO. County of Karkarooc; Parish of Gayfield, allotment 10a, area 23a. 0r. 22p.

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

At the Executive Council Chamber, Melbourne, 12th May, 1931.

### MUNICIPAL CLERKS BOARD.

FIFTY-THIBD EXAMINATION, 25TH FEBRUARY, 1931.

THE undermentioned have been granted Certificates of Competency under section 171 of the Local Government Act 1928 (No. 3720):—

Name Address

petency under section in the block of the bl

Secretary, Municipal Clerks Board.

Department of Public Works (Local Government Branch), Melbourne, 12th May, 1931.

### FARM PRODUCE AGENTS ACT (No. 3678).

THE following is a further list of Licences issued to 12th May, 1931, under the Farm Produce Agents Act (No.

No. of Licence, Name of Licensee, Court where Issued.
3374; Associated Butter Factories Pty. Ltd.; Melbourne.
3392; Australian Egg & Export Co. Ltd.; Melbourne.
3378; Bell Bauson Pty. Ltd.; Melbourne.
3574; Bird, Henry William; Wedderburn.
3379; Borrett, J. R., Pty. Ltd.; Melbourne.
3102; Boyce, Wm. Francis; Camperdown.
26; Burns, Louis Edward; Geelong.
3389; Chinn, Frank A., & Co.; Melbourne.
3385; Conomy & Thompson (James Harry Conomy, trading); Melbourne. 20; nurns, Louis Edward; Geeiong.
3389; Chinn, Frank A., & Co.; Melbourne.
3385; Conomy & Thompson (James Harry Conomy, trading as); Melbourne.
213; Daniel & Andrews Pty. Ltd.; Sale.
2386; Ebhott, Kebby Pty. Ltd.; Melbourne.
2858; Fysh, W. H., & Co.; Kyneton.
3381; Goldsbrough, Mort, & Co. Ltd.; Melbourne.
3382; Hecht, H., & Co.; Melbourne.
3370; Henderson, Robt. G. Pty. Ltd.; Melbourne.
1189; Jukes, John Ralph; Maryborough.
1008; Kilroy & Storey; Heathcote.
103; Lawless, T. J., & Co.; Ballarat.
3377; Lister, Geo. Pty. Ltd.; Melbourne.
3387; Lowen, Harold W.; Melbourne.
3387; Lowen, Harold W.; Melbourne.
3384; Man Hop & Co.; Melbourne.
3384; Man Hop & Co.; Melbourne.
3391; Molean, N. N., Pty. Ltd.; Melbourne.
1237; Norton, Ernest A.; Shepparton.
3388; Parer, Salvador; Melbourne.
3369; Price, Arthur Isaac; Melbourne.
3372; Rogers, Georga Vining; Melbourne.
3372; Rogers, Georga Vining; Melbourne.
3373; Stellato, Louis; Melbourne.
3394; Scott, Alex., & Co.; Dandenong.
2390; Sloan, John, & Sons; Melbourne.
3373; Stellato, Louis; Melbourne.
3376; Wilson, Herbert; Melbourne.
3371; Wilson, Herbert; Melbourne.
3376; Wing, Young, & Co.; Melbourne.
3376; Wing, Young, & Co.; Melbourne.
3376; Wing, Young, & Co.; Melbourne.
3390; Wood, C. H., & Co.; Melbourne.
3390; Wood, C. H., & Co.; Elmore.

J. W. BAINBRIDGE,
for Exports Superintendent.

J. W. BAINBRIDGE, for Exports Superintendent.

14th May, 1931.

### Marriage Act 1928 (No. 3726).

### MINISTERS OF RELIGION REGISTERED TO CELEBRATE MARRIAGES IN VICTORIA.

T is hereby notified that, in pursuance of the provisions of the Marriage 4ct 1923, 19 Geo. V. (No. 3726), section 11, the undermentioned Officiating Ministers of Religion have been registered at this office for the celebration of marriages in Victoria:—

No. in Register	Name.	Designation.	Denomination.	Residence.	Date of Registration.
7526 7527 7528 7529 7530 7531 7532 7533 7534 7535 7536 7537 7538	Lewis, Frank George Beckett, William Hull, Alfred Crookes. Watsford, Albury Percy Alexander, Roy Thorburn Watson, Henry Tinniswood, Thomas. Thomas, Francis Xavier O'Neill, William John  Tiller, Clifford George McGr. gor, Athol Douglas Fischer, Frederick R. ginald Wilson, Gustaff William Johnston Thompson Leslie Muir Wicking, David Henry	Minister  """  Evangelist Priest  Deacon Minister Adjutant Minister	Methodist Church of Australasia  """"""""""""""""""""""""""""""""""	Jeparit Leongatha Hopetoun D. Carle-street, Moreland Omeo 31 Clive-road, Upper Hawthorn Marshall St. Monica's, Monnee Ponds S.S. Peter and Paul's, South Melbourne Swan Marsh Cavendish 5 Clarence-street, Geelong W. Buninyong Kyneton Warrnambool	22.4.1931 23.4.1931 23.4.1931 23.4.1931 23.4.1931 23.4.1931 23.4.1931 23.4.1931 23.4.1931 23.4.1931 25.1931 26.1931 27.1931 28.1931 28.1931 28.1931 28.1931

Office of the Government Statist, Melbourne, 15th May, 1931.

J. O'CONNOR, Assistant Government Statist

### The Fisheries Act 1928.

NOTICE OF INTENTION TO FIX A BAG LIMIT FOR MACQUARIE PERCH TAKEN FROM THE LATROBE RIVER AND ITS TRIBUTARIES.

It 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 to provide, as regards the Latrohe River and its tributaries, that no person on any one day shall take from any of such waters more than six (6) Macquarie Perch, or shall have in his possession more than six (6) of such fish taken from any of such waters.

T. TUNNECLIFFE,

Chief Secretary.

F. Lewis. Chief Inspector of Fisheries and Game.

(Inserted 1° on the 29th April, 1931.)

### The Fisheries Act 1928.

NOTICE OF INTENTION TO PROHIBIT THE TAKING OF MACQUARIE PERCH FROM THE LATROBE RIVER AND ITS TRIBUTARIES FROM 1st AUGUST TO 30th NOVEMBER IN EACH YEAR.

I 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 make a Proclamation prohibiting the taking of Macquarie Perch from the Latrobe River and its tributaries from the first day of August to the thirtieth day of November (both days inclusive) in each year.

T. TUNNECLIFFE,

Chief Secretary.

F. Lewis. Chief Inspector of Fisheries and Game.

(Inserted 1° on the 29th April, 1931.)

### The Fisheries Act 1928.

NOTICE OF INTENTION TO PROHIBIT ALL FISHING IN OR THE TAKING OF FISH FROM THE MACALISTER RIVER BELOW GLENMAGGIE WEIR FROM 1st MAY TO 31st AUGUST IN EACH YEAR.

I 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 repeal so much of the Proclamation made the twenty-eighth day of June, 1928, and published in the Victoria Government Gazette of the fourth day of July, 1928, as relates to the prohibition of fishing in portion of the Macalister River, and in

lieu thereof to make a Proclamation prohibiting, from the first day of May to the thirty-first day of August in each year (both days inclusive), all fishing in or the taking of fish from the Macalister River and its tributaries between the Glenmaggie Weir and the junction of the said river with the Thomson River.

T. TUNNECLIFFE,

Chief Secretary.

F. Lewis, Chief Inspector of Fisheries and Game.

(Inserted 1° on the 29th April, 1931.)

### The Fisheries Act 1928.

NOTICE OF INTENTION TO PROHIBIT ALL FISHING IN OR THE TAKING OF FISH FROM HOUSE CREEK, NEAR DEDERANG, DURING THE WHOLE OF EACH

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 prohibiting all fishing in or the taking of fish from House Creek, a tributary of the Kiewa River, near Dederang, during the whole of each year.

T. TUNNECLIFFE,

Chief Secretary.

F. LEWIS, Chief Inspector of Fisheries and Game.

(Inserted 1° on 13th May, 1931.)

### Water Act 1928.

COBRAM WATERWORKS TRUST.

MENDMENTS to rating By-law for 1931:-

Clause 1, line 3.—After the word "upwards" and before the word "situated," the following to be inserted:—

"with the exception of vacant blocks,"

Clause 3, line 2.—The word "clause" to be deleted and the word "clauses" inserted.
Clause 3, line 3.—The word "minimum" to be deleted.

The foregoing amendments were passed this 23rd day of April, 1931, and the seal of the Trust was affixed in the presence of—

WM. ADAMS, Chairman.
A. R. WADESON,
JOHN J. O'DHYER,
J. S. CHRISTIE,
L. G. HAMILTON, Secretary. Commissioners.

Approved by the Governor in Council, the 12th May, 1931,

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.

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 22nd July, 1931, or they may be excluded from the distribution of the estate when the assets are being distributed:—

HALL, ARTHUR ERNEST, late an inmate of the Gippsland Hospital, Sale, formerly of Traralgon, dentist, died on the 29th November, 1929, intestate.

HART. DOUGLAS WILLIAM GRAHAM, otherwise known as Douglas Hart (with the will annexed), late of Mount Eccles. formerly of Leongatha, labourer, died on or about the 28th February, 1931.

JOHANSEN, MATHILDE, also known as Mathilde Johnson. late of number 39B Caroline-street, South Yarra, spinster. died on the 23rd March, 1931, intestate.

JOHNSTON, GILBERT, late of number 317 Latrobe-street, Melbourne, lodging-housekeeper, died on the 5th April, 1931, intestate.

WALKER, ROBERT, late of Clydesdale, miner, died on the 29th December, 1930, intestate.

WHITE. WILLIAM WILSON CHARLES, otherwise known as William Wilson White (with the will annexed), late of Flinders Naval Depot, Crib Point, formerly of His Majesty's Australian ship Cerberus, officers' steward, died on the 16th March, 1931.

WRIGHT, JOHN KYME (with the will annexed), late of number 64 Gertrude-street, Fitzroy, formerly of Port Melbourne, barrister and solicitor, died on the 6th March, 1930.

WALTER B. HOUSE, Curator of the Estates of Deceased Persons.

Melbourne, 13th May, 1931.

### MELBOURNE AND METROPOLITAN BOARD OF WORKS.

NOTICE is hereby given that, after the publication of this advertisement in four consecutive ordinary numbers of the Government Gazette and in four numbers of one of the daily newspapers published in the metropolis, the Melbourne and Metropolitan Board of Works will proceed to compulsorily take (unless the same is in the meantime acquired by the Board from the owner or owners or other persons interested by mutual agreement) the land mentioned and described below.

The nature of the works in respect of which the land is proposed to be taken is the construction of an aqueduct, pipe line, and other works incidental to or in connexion with the general water supply to the metropolis, as more fully appears on the plan of the proposed works hereafter mentioned.

A plan of the proposed works will be open for inspection at the offices of the Board, 110 Spencer-street, Melbourne, C.1, from the date hereof until the 22nd day of May, 1931, during

The quantity of land which the Board requires for the purpose of such works and other particulars are set forth below.

The consent of the Governor in Council was duly obtained in terms of the Board's principal Act (No. 3731), on the 30th day of March, 1931.

County of Evelyn, Parish of Warburton, part of Crown portions 17 and 18A, quantity of land required, 871 acres.

Dated this 23rd day of April, 1931.

F. L. KING, Secretary.

Office of the Melbourne and Metropolitan Board of Works, 110 Spencer-street, Melbourne, C.1.

(Inserted 1° on the 29th April, 1931.)

### POLICE SALE.—RUSSELL-STREET.

THE Government Auctioneer (Mr. H. Schutze) will hold a sale of unclaimed and confiscated goods in the hands of the Police Department at Russell-street, on Thursday, 28th May, 1931, at Ten a.m.

> T. A. BLAMEY, Chief Commissioner of Police.

Police Department, Melbourne, 11th May, 1931.

### Fruit and Vegetables Act 1928 (No. 3687) REGULATIONS.

At the Executive Council Chamber, Melbourne, the twelfth day of May, 1931.

### PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon

Mr. Webber.

In pursuance of the powers conferred by the provisions of section 54 (1) of the Fruit and Vegetables Act 1928 (No. 3687), and of all other powers me thereunto enabling, I, the Governor of the State of Victoria, by and with the advice of the Executive Council of the said State, do hereby order that the Eighth Schedule to the Regulations made under the provisions of the Fruit and Vegetables Act 1928 (No. 3687) on the 4th day of February, 1931, be reseinded from and inclusive of the 12th day of May, 1931, and that the following new schedule be substituted in lieu thereof from the date last above mentioned:—

### EIGHTH SCHEDULE.

### Grade Standards for Onions.

In addition to compliance with the general requirements of these Regulations, onions contained in a package shall be divided into one or more of three sizes, viz.:—

"First Quality Large"; "First Quality Table"; or "Picklers":

and shall be graded as to size and quality and packed in accordance with the following provisions:—

- (a) The package shall be marked with a true designation of its contents, whether "First Quality Large Onions"; "First Quality Table Onions"; or "Picklers."
- (b) Each external layer of onions on the top, bottom, and sides of the onions, whether described as "First Quality Large Onions," "First Quality Table Onions," or "Picklers" shall be a true indication of the average grade of the onions throughout the package.
- (c) Onions described as "First Quality Large Onions" shall consist of sound, clean, well-cured onions, free from abnormal doubles, sprouts, root growths, disease, mechanical injuries, dirt, or other foreign matter, and also reasonably free from peeled onions. Not less than 90 per centum of the total of the individual onions in each package shall be 2 inches or over in diameter, and the individual onions in the remaining percentage of the total shall not be less than 12 inches in diameter.
- (d) Onions described as "First Quality Table Onions" shall consist of sound, clean, well-cured onions, free from abnormal doubles, sprouts, root growths, mechanical injuries, dirt, or other foreign matter, and reasonably free from peeled onions. Not less than 75 per centum of the total of the individual onions in each package shall be 1s inches or over in diameter, and the individual onions in the remaining percentage of the total shall not be less than 1s inches in diameter.
- (e) Onions described as "Picklers" shall consist of sound, clean onions 1½ inches or less in diameter.

And the Honorable R. T. Pollard, for and on behalf of 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.

### COUNTRY ROADS BOARD.

At the Executive Council Chamber, Melbourne, the twelfth day of May, 1931.

### PRESENT:

His Excellency the Governor of Victoria. 1

Mr. Webber.

DECLARATION OF A DEVIATION FROM THE GRAND RIDGE ROAD IN THE SHIRE OF ALBERTON.

RIDGE ROAD IN THE SHIRE OF ALBERTON.

WHEREAS by section 58 of the Country Roads Act 1928 (No. 3622) 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 part of the existing road being the land described in the Second Schedule to the said Resolution and that such part of the existing road as is described in the Third Schedule to such Resolution shall be discontinued: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm the said Resolution.

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

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 facting under the authority conferred upon it by section 38 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 that such part of the existing road sis described in the Third Schedule hereto shall be discontinued.

### FIRST SCHEDULE. Shire of Alberton.

Shire of Alberton.

11. The Grand Ridge Road (111).—All that piece of land in the Parish of Bulga, and being a roadway generally one chain wide the north-western boundary of which commences at a point on the north-western boundary of allotment 5, section A, of the said parish, distant 219 deg. 39 min. 751.9 links from an angle in that boundary formed by the intersection of lines bearing 39 deg. 39 min. and 57 deg. 13 min.; thence north-easterly through that allotment, across a two-chain Government road and north-easterly through allotment 4 of the said section to a point on the south-eastern boundary of the allotment last named distant 59 deg. 5 min. 447 links from an angle in that boundary formed by the intersection of lines bearing 51 deg. 38 min. and 59 deg. 5 min. Also,

All that piece of land in the Parish of Callignee, and being

'All that piece of land in the Parish of Callignee, and being a roadway generally one chain wide, commencing at the south-western angle of allotment 20, section A of the said parish; thence north-easterly through that allotment and north-easterly and south-easterly through allotment 19 of the said section to a point on the southern boundary of the allotment last named distant 239 deg. 56 min. 305 links and 255 deg. 16 min. 800 links from the south-eastern angle of the said allotment 19. Also;

All that piece of land in the Parish of Callignee, and being a roadway generally one chain wide, the south-eastern boundary of which commences at a point on the western boundary of allotment 22, section A of the said parish, distant 181 deg. 25 min. 12:4 links from the north-western angle of the said allotment; thence north-easterly)through that allotment across a one-chain, road, and north-easterly through allotment 23 to

a point on the northern boundary of that allotment distant 235 deg. 25 min. 1,402 links from the north-eastern angle of the said allotment 23.

Note.—The route of the portions of the roadway above described is more particularly delineated and shown coloured red and yellow on survey plans Nos. 2404'and 2407, lodged in the office of the Country Roads Board.

### SECOND SCHEDULE. Shire of Alberton

11. The Grand Ridge Road .- All that piece of land in the 11. The Grand Ridge Road.—All that piece of land in the Parish of Bulga, and being a roadway generally two chains wide, the south-eastern boundary of which commences at a point on the north-western boundary of allotment 5, section A of the said parish, distant 219 deg. 39 min. 751.9 links from an augle in that boundary formed by the intersection of lines bearing 39 deg. 39 min. and 57 deg. 13 min.; thence north-easterly along the said allotment boundary to a point thereon distant 219 deg. 39 min. 51.5 links from the angle aforesaid. Also.

Also,

All that piece of land in the Parish of Bulga, and being a roadway generally two chains wide, the north-western boundary of which commences at a point on the south-eastern boundary of allotment 4, section A of the said parish, distant 237 deg. 13 min. 45.6 links from an angle in that boundary formed by the intersection of lines bearing 57 deg. 13 min. and 51 deg. 38 min.; thence north-easterly along the said allotment boundary to a point thereon distant 50 deg. 5 min. 227.4 links from an angle in the allotment boundary aforesaid formed by the intersection of lines bearing 51 deg. 38 min. and 59 deg. 5 min. Also,

and 59 deg. 5 min. Also,

All that piece of land in the Parish of Callignee, and being a roadway generally two chains wide, the north-western boundary of which commences: at a point on the south-eastern boundary of allotment 20, section A of the said parish, distant 49 deg. 25 min. 115 links from the south-western nagle of the said allotment; thence north-easterly along the said allotment boundary and north-easterly along the southern boundary of allotment 19 of the said section to a point thereon distant 26 deg. 39 min. 273 links, 51 deg. 37 min. 274 links, and 84 deg. 19 min. 118.7 links from the south-western angle of the said allotment 19. Also,

allotment 19. Also,

All that piece of land in the Parish of Callignee, and being a roadway generally two chains wide, the south-eastern boundary of which commences at a point on the north-western boundary of allotment 22, section A of the said parish, distant 50-deg-56 min. 106 links, 69 deg. 2 min. 611 links, 40 deg. 45 min. 868 links, and 10 deg. 30 min. 147.2 links from the north-western angle of the said allotment; thence north-easterly along the said allotment boundary, across a one-chain Government road and north-easterly along the northern boundary of allotment 23 to a point on that boundary distant 235 deg. 25 min. 1,948.1 links from the north-eastern angle of the said allotment.

Note.—The route of the portions of the roadway above described is more particularly delineated and shown coloured light and dark blue on survey plans Nos. 2404 and 2406, lodged in the office of the Country Roads Board.

### THIRD. SCHEDULE.

### Shire of Alberton.

All that piece of land in the Parish of Bulga, and being a roadway generally two chains wide, the south-eastern boundary of which commences at a point on the north-western boundary of allotment 5, section A, of the said parish, distant 219 deg. 39 min. 751.9 links from an angle in that boundary formed by the intersection of lines bearing 39 deg. 39 min. and 57 deg. 13 min.; thence north-easterly along the said allotment boundary to a point thereon distant 219 deg. 39 min. 51.5 links from the angle aforesaid. Also,

from the angle aloresaid. Also,

All that piece of land in the Parish of Bulga, and being a roadway generally two chains wide, the north-western boundary of which commences at a point on the south-eastern boundary of allotment 4, section A, of the said parish, distant 237 deg. 13 min. 45.6 links from an angle in that boundary formed by the intersection of lines bearing 57 deg. 13 min. and 51 deg. 38 min.; thence north-easterly along the said allotment boundary to a point thereon distant 59 deg. 5 min. 227.4 links from an angle in the allotment boundary aforesaid, formed from an angle in the allotment boundary aforesaid, formed by the intersection of lines bearing 51 deg. 38 min. and 59 deg. 5 min. Also,

All that piece of land in the Parish of Callignee, and being a roadway generally two chains wide, the north-western boundary of which commences at a point on the south-eastern boundary of allotment 20, section A, of the said parish, distant 49 deg. 25 min. 115 links from the south-western angle

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of the said allotment: thence north-easterly along the said allotment boundary and north-easterly along the southern boundary of allotment 19 of the said section to a point thereon distant 26 deg. 39 min. 273 links, 51 deg. 37 min. 274 links, and 84 deg. 19 min. 118.7 links from the south-western angle of the said allotment 19. Also,

All that piece of land in the Parish of Callignee, and being a roadway generally two chains wide, the north-western boundary of which commences at an angle in the south-eastern boundary of allotment 21, section A; of the said parish, formed by the intersection of lines bearing 40 deg. 45 min. and 10 deg. 30 min.; thence north-easterly along the allotment boundary aforesaid to the south-eastern angle of the said allotment 21. allotment 21.

Note.—The route of the portions of the roadway above described is more particularly delineated and shown coloured dark-blue on survey plans Nos. 2404 and 2406, lodged in the office of the Country Roads Board.

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

(SEAL)

W. McCORMACK, Chairman. W. L. DALE, Member. R. JANSEN, Secretary.

### DECLARATION OF A DEVIATION FROM THE MURRAY VALLEY ROAD IN THE SHIRE OF TOWONG.

WHEREAS by section 58 of the Country Roads Act 1928 (Act Whereas by section 58 of the Gountry Roads Act 1928 (Act 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 amain road and has also declared that such deviation to be a main road and has also declared that such deviation, shall be, in lieu of 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.

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 Country Roads. 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.

### \*\* FIRST SCHEDULE.

### Shire of Towong.

2. Murray Valley, Road: (16302).—A. roadway generally two chains wide, commencing at the bridge over the Murray River near the north-western angle of allotment 3, section D, Parish of Berringa, on the western boundary of the shire; thence generally north-easterly to the northern boundary of allotment 1, section A, of the said parish. (2018a); thence generally north-easterly: to the south-eastern angle of allotment 5, section F, Parish of Talgarno (survey plan 2019); thence generally easterly to the most easterly angle of allotment 16 of the said section; thence south-easterly and north-easterly to the north-eastern angle of allotment 3, section G, Parish of Talgarno. of Talgarno.

### SECOND SCHEDULE.

### Shire of Towong.

2. Murray Valley Road.—Commencing at the western boundary of the shire at the bridge over the Mitta Mitta River east of the Ebden Railway Station; thence north-easterly through Bethanga and Talgarno to the north-eastern angle of allotment 3, section G, Parish of Talgarno.

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

(SEAL)

W. McCORMACK, Chairman. W. L. DALE, Member. R. JANSEN, Secretary.

### DECLARATION OF THE NEW BOOROOL ROAD IN THE SHIRES OF WOORAYL AND MIRBOO.

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 thereconfirming such Resolution such road or deviation shall thereconfirming 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 advice of the Executive Council
thereof doth hereby confirm the said Resolution.

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

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

### SCHEDULE.

### , Shire of Woorayl.

26. Roorool. Road (18676)—A roadway one chain oremore in width commencing at its junction with the Longatha-Mirboo road at a point on the western boundary of allotment 96A, Parish of Koorooman, distant 21 deg. 46 min. 2 chains more or less from the south-western angle of the said allotment; thence north-easterly through that allotment, north-easterly and generally easterly through allotment 44, Parish of Mardan, across a Government road, south-easterly and easterly along the southern boundary of allotment 450, Boorool Estate, of the parish last named, easterly along the northern boundary of and south-easterly through allotment 106B, Parish of Mardan, to the north-western angle of allotment 47 of the said estate; thence generally north-easterly through the Boorool Estate to the north-western angle of allotment 39F, on the northern boundary of the shire (survey plan 1637).

### Shire of Mirboo.

14. Boorool Road (10864).— A roadway one chain or more in width, commencing at the north-western angle of allotment 30°F, Boorool Estate, Parish of Mardan, on the southern boundary of the shire; thence generally north-easterly to the northern angle of allotment 39°A of the said estate; thence across' a Government road, north-easterly through portion 1 of allotment 49, Parish of Mardan, north-easterly and south-easterly through portion 1 of allotment 49, Parish of Mardan, north-through portion 1, southerly and southerly again through portion 1, southerly and' north-easterly through portion 2 of the said allotment 49, north-easterly, easterly, and north-easterly through portion 9, and generally northerly through portion 10° of allotment 49 to the south-eastern angle

of allotment 37r of St. Ellen's Estate, Parish of Mardan thence generally north-easterly to the north-eastern angle of the said allotment 37r (survey plan 1637).

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

(SEAL)

W. McCORMACK, Chairman. W. L. DALE, Member. R. JANSEN, Secretary.

DECLARATION OF THE NEW PETERBOROUGH-PORT CAMPBELL 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 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 thereconfirming 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.

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 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.

Schedule.

Shire of Heytesbury.

11. Peterborough-Port Campbell Road (7561).—All that piece of land in the Parish of Paaratte, and being a roadway generally one chain wide, the western boundary of which commences at a point on the southern boundary of allotment 2A, Township of Port Campbell, of the said parish, the said point being distant 270 deg. 0 min. 45.4 links from the southeastern angle of the said allotment; thence north-easterly through that allotment across a one-chain road and north-easterly and northerly through allotment 1 of the said township to a point on the northern boundary of that allotment distant 90 deg. 0 min. 200.8 links from the north-western angle of the said allotment 1.

Note.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red and yellow on survey plan No. 2347 lodged in the office of the Country Roads Board.

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

(SEAL)

W. McCORMACK, Chairman. W. L. DALE, Member. R. JANSEN, Secretary.

DECLARATION OF THE NEW BETHANGA CONNEXION 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 necessary land 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 there-

upon 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 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 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 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 Country Rodas Act 1928 dots by this Resolution increase, 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.

13. Bethanga Connexion (16363)—A roadway generally one and a half chains wide, commencing at its junction with the Murray Valley road at the bridge over the Murray River near the north-western angle of allotment 3, section D, Parish of Berringa, near the western boundary of the shire; thence generally southerly to the southern boundary of allotment 2A, section 2A, of the said parish; thence generally southerly and south-easterly to a point on the southern boundary of allotment 8A; section 2A, near the south-western angle of the said allotment 8A; thence generally south-easterly, north-easterly, and south-easterly to the southern boundary of allotment 4A, section 1 (i); thence generally south-easterly and south-westerly to the south-western angle of allotment 13, section 1, Parish of Berringa (survey plans 2017, 2018, 2217, 2220, 2293, and 2503).

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

(SEAL)

W. McCORMACK, Chairman. W. L. DALE, Member. R. JANSEN, Secretary.

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

DEVELOPMENTAL ROAD IN THE SHIRE OF OTWAY. 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 Cape Patten road in the Shire of Otway (declared to be a developmental road under the said Act which declaration was confirmed by the Order in Council published in the Government Gazetie of the 25th March, 1925, on page 978) 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: made that is to say :-

All that is to say:—

All that piece of land in the Parish of Wongarra and being a roadway generally one chain wide the northern boundary of which commences at a point on the western boundary of allotment 30 of the said parish distant 7 deg. 55 min. 122 links from the south-western angle of the said allotment; thence generally north-easterly and south-easterly through that allotment to a point on the southern boundary thereof distant 241 deg. 45 min. 28 links from the south-eastern angle of the said allotment 30. ment 30D.

Also, all that piece of land in the Parish of Wongarra the boundaries of which are as follow:—Commencing at a point on the southern boundary of allotment 29A of the said parish distant 236 deg. 34 min. 87.5 links from

the south-eastern angle of the said allotment; thence by lines bearing respectively 236 deg. 34 min. 402.5 links, 9 deg. 54 min. 477.8 links, 110 deg. 17 min. 188.5 links, and 157 deg. 16 min. 199 links to the point of commencement.

.Note.—The route of the portions of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 2576, lodged in the office of the Country Roads Board.

### ORDER APPROVING OF A NEW DEVELOPMENTAL ROAD IN THE SHIRE OF WOORAYL.

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

Commencing at a point on the northern boundary of allotment 39, Parish of Koorooman, distant by a line bearing approximately 348 deg. 0 min. 18 chains from the northeastern angle of the said allotment; thence generally north-westerly alternately through allotments 39 and 38 and through the Wilkur Creek reserve to a point on the northern boundary of the allotment last named distant by a line bearing approximately 318 deg. 0 min. 12.5 chains from the north-eastern angle of the said allotment 38.

NOTE.—The route of the portion of the roadway above described is more particularly delineated and shown coloured red on survey plan No. 2607, lodged in the office of the Country Roads Board.

### ORDER APPROVING OF A NEW MAIN ROAD IN THE SHIRE OF TRARALGON.

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

All that piece of land in the Parish of Traralgon the boundaries of which are as follow:—Commencing at an angle in the western boundary of allotment A18 of the said parish formed by the intersection of lines bearing 0 deg. 4 min. and 29 deg. 34 min.; thence by lines bearing respectively 29 deg. 34 min. 32 links, 150 deg. 4 min. 188 links, 177 deg. 17 min. 875.7 links, 350 deg. 4 min. 44.5 links, 333 deg. 4 min. 165 links, and 0 deg. 4 min. 425 links to the point of commencement—which said piece of land is particularly delineated and shown coloured red on survey plan No. 2608, lodged in the office of the Country Roads Board.

ORDER IN COUNCIL CONFIRIMING RESOLUTION OF THE COUNTRY ROADS BOARD RESOLUTION DECLARING A CERTAIN HIGHWAY IN THE SHIRE OF WODONGA TO BE A MAIN ROAD.

WHEREAS by the Resolution set out below and dated the fourth day of May, One thousand nine hundred and thirty-one, the Country Roads Board incorporated under the Country Roads Act. 1928 (No. 3662) being of opinion that the road set out or described in the schedule to the same is no longer of sufficient importance to be considered a main road resolved that the Resolution passed by the Board on the second day of November, One thousand nine hundred and fourteen, and confirmed by the

Governor in Council by an Order published in the Government Gazette of the ninth day of December, One thousand nine hundred and fourteen, on page 5530, declaring the highway particulars of which are therein set out or described a main road be wholly rescinded: And whereas the said Act amongst other things provides that the Governor in Council may by Order published in the Government Gazette confirm such Resolution whereupon any road or part thereof nentioned in such Resolution shall cease to be a main road: And whereas it is deemed desirable to confirm the Resolution so made and passed by the Country Roads Board: Now therefore His Excellency the Governor of the State of Victoria by and with the advice of the Executive Council thereof doth hereby confirm such Resolution and declare that upon the publication of this Order in the Government Gazette the road mentioned in the schedule to such Resolution shall cease to be a main road.

### Resolution Rescinding a Resolution Declaring a Certain Highway to be a Main Road.

The Country Roads Board constituted under the Country Roads Act 1923 (No. 3662) at a meeting now holden being of opinion that the road hereinafter referred to and more particularly described in the schedule hereto is no longer of sufficient importance to be considered a main road hereby resolves that the Resolution passed by the Board on the second day of November, One thousand nine hundred and fourteen, and confirmed by the Governor in Council by an Order published in the Government Gazette of the ninth day of December, One thousand nine hundred and fourteen, on page 5530, declaring the highway particulars of which are therein set out or described a main road be wholly rescinded.

### SCHEDULE.

### Shire of Wodonga.

3. Murray Valley Road.—Commencing at its junction with the Tallangatta road, at the south-western angle of allotment 72A, Parish of Bonegilla, near the Ebden Railway Station; thence easterly to the bridge over the Mitta Mitta River on the eastern boundary of the shire.

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

(SEAL)

W. McCORMACK, Chairman. W. L. DALE, Member. R. JANSEN, Secretary.

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.

### Railways Act No. 3759.

### VICTORIAN RAILWAYS.

### REGULATION No. 6.

At the Executive Council Chamber, Melbourne, the twelfth day of May, 1931.

### PRESENT:

His Excellency the Governor of Victoria.

Mr. Lemmon Mr. Webber.

I N pursuance of the powers conferred upon him by the Railways Act No. 3759, His Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, doth hereby make the following Regulation, that is to say:—

- 1. On and from the date upon which this Regulation becomes effective the fee to be paid to an appointed Member of the Railways Classification Board who is not an officer or employee in the railway service shall be One pound ten shillings in respect of each occasion upon which such a Member of the said Board actually attends a meeting of the said Board.
- 2. Regulation No. 5, made the fifteenth day of February, 1928, is hereby repealed.
- 3. This Regulation shall become effective on the first day of June now next.

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

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

Local Government Act 1928 (No. 3720). 1 SHIRE OF ARAPILES AND SHIRE OF KOWREE. Adjustment of Boundaries. . .

At the Executive Council Chamber, Melbourne, the .
twelfth day of May, 1931.

. Present:

His Excellency the Governor of Victoria.  $\mathbf{I}^{*}$ Mr. Webber. Mr. Lemmon

HEREAS by the Local Government Act 1928 (No. 3720) it is amongst other things enacted that the Governor in Council may, without any petition, make Orders altering, for the purpose of adjustment, the boundaries of conterminous municipal districts or subdivisions: Now therefore His Excellency the Governor of the State of Victoria, with the advice of the Executive Council thereof, for the purpose of adjusting the extensions have desired. pose of adjusting the conterminous boundaries of the Shire of Arapiles and the Shire of Kowree, doth hereby declare the boundaries herein set forth and described to be in lieu of those previously proclaimed, which are hereby cancelled, that is to severe

SHIRE OF ARAPILES.

SHIRE of Arapiles.

Commencing at a point on the Glenelg River where the west boundary of the Parish of Knaawing abuts thereon; thence westerly and southerly by the said river to a point in line with the road on the west boundary of allotment 34. Parish of Daahl; thence northerly by that road along the western boundary of the said allotment to the south-east angle of allotment 34s; thence west by a road to the south-west angle of the said allotment; thence along the south and west boundaries of allotment 34a to the north boundary of the Parish of Daahl; thence west by that boundary of the Parish of Toolondo; thence north by the east boundary of that parish to a point 924 links south of the north-west angle of allotment 58, Parish of Connangorach; thence north by a road 41 deg. 6 min. east 906 links and north 22 deg. 28 min. east 260 links to the north boundary of allotment 58; thence by a straight line across a Government road to the south-west angle of allotment 55a; thence northerly and westerly by a road being the western boundary of allotment 55a to the north-west angle of that allotment, being the east boundary of the Parish of Toolondo; thence northerly by the east boundary of that parish to its north-east angle; thence west by the north boundaries of that parish and the Parish of Toroan and Arapiles, and east by the east and north boundaries of that parish to the north-east angle of the Parish so for Toroan and Arapiles, and east by the north boundaries of the Parishes of Toon and Arapiles, and east by the west and north boundaries of them and the latter parish to the north and easterly by the west and north boundaries of theme north and easterly by the west and north boundaries of theme north and easterly by the west and north boundaries of theme north and easterly by the west and north boundaries of theme north and easterly by the west and north boundaries of theme north and easterly by the west and north boundaries of theme north and easterly by the west and north boundaries of theme north and easterl County of Lowan; thence north and east by the west and north boundaries of that allotment, north by the west boundaries of Mallee allotments 210 and 209, and east by the north boun-dary of the last-mentioned allotment to the Wimmera River; thence southerly and north-easterly by that river to the north-west corner of allotment 5, section 10, Parish of Horsham; thence south by a road to the south-west corner of said allotment; thence east by a road to the south-east corner of allotment 8, section 9; thence south-westerly by a road immediately west of the Tramway Reserves to McKenzic's Creek; thence west of the Tramway Reserve to McKenzie's Creek; thence easterly and south-easterly by that creek to a point in line with the south boundary of allotment 17, Parish of Burrong; thence west by a line, the south boundary of the said allotment, and the south boundary of allotment 13, Parish of Wing Wing, and north-westerly by the south-west boundary of the last-mentioned allotment to the west angle thereof; thence south-westerly by a road to the south-west angle of allotment 57, Parish of Wartook; thence north by a road to the north-west angle of the last-mentioned allotment: thence south-westerly and westerly by a road to the south-west angle of allotment 20, Parish of Knaawing; and thence south-by a road to the commencing point. to the commencing point.

### SHIRE OF KOWREE.

Commencing at the north-west angle of the Parish of Neuarpur; thence north by the west boundary of the State to the north-west angle of Mallee allotment No. 179; thence east by north-west angle of Mallee allotment No. 179; thence east by the north boundary of Mallee allotments Nos. 179 to 183; thence north to the north-west angle of Mallee allotment 184; thence east again by the north boundaries of Mallee allotments 184 to 187; thence north again to the north-west angle of Mallee allotment 188; thence east again by the north boundary of Mallee allotments 188, 189, and 190, to the north-east angle of the allotment last named; thence north to the north-west angle of Mallee allotment 191; thence east again by the north boundaries of Mallee allotments 191 to 195; thence north again to the north-west angle of Mallee allotment 196a, east again by the north boundaries of Mallee allotment 196a, east again by the north boundaries of Mallee allotments 196a, east again by the north boundaries of Mallee allotments 196a, east again by the north-west angle of the allotments 196a, east of t 196B, 208A, and 208 to the north-east angle of the allotment

last named; thence south by the west boundaries of allotlast named; thence south by the west boundaries of allotments 209 and 210, and west and south by Mallee allotment;
208 by the the south-west angle of the last-mentioned allotment;
thence west by the north boundary of the Parish of Arapiles,
and south by the west boundary of that parish and part of the
west boundary of the Parish of Tooan to the north-east angle
of the Parish of Kalingur; thence westerly by the north boundary
of that parish and south by the west boundary of same
to the north-west angle of the Parish of Turandurey; thence
east and south by the north and east boundaries of that
parish to the north-west angle of the Parish of Toolongrook;
thence east by the north boundaries of the Parishes of Toolongrook
and Toolondo, and south by the east boundary of the thence east by the north boundaries of the Parish of Toolong-rook and Toolondo, and south by the east boundary of the latter parish to the north-west angle of allotment 55A, Parish of Connangorach; thence south easterly by a road being the western boundary of allotment 55A to the south boundary of the said allotment; thence south-westerly by that road through allotment 58 to a road on the east boundary of the Parish of Toolondo; thence south by the east boundary of the said parish to the north-west angle of the Parish of Doahl; thence east by the north boundary of that parish to the north-west angle of allotment 34A; thence south by the west and east by the south boundaries of that allotment to a road at the southwest angle of allotment 34B; thence east by that road to the west boundary of allotment 34; thence south by a road along the west boundary of that allotment and a line to the Glenelg River; thence southerly and westerly by that river and the boundary between the Counties of Lowan and Follett to the west boundary of the State; and thence north by that boundary to the commencing point. ary to the commencing point.

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.

Motor Omnibus Act 1928 (No. 3742).

AMENDMENT OF ORDER IN COUNCIL PRESCRIBING A ROUTE WITHIN THE METROPOLITAN AREA ALONG WHICH MOTOR OMNIBUSES FOR WHICH "REGULAR SERVICE" LICENCES ARE GRANTED MAY PLY FOR

At the Executive Council Chamber, Melbourne, the twelfth day of May, 1931.

PRESENT:

His Excellency the Governor of Victoria. Mr. Lemmon Mr. Webber. 

H IS Excellency the Governor of the State of Victoria, by and with the advice of the Executive Council thereof, in pursuance of the powers conferred by section 15 (1) (b) of the Motor Omnibus Act 1928 (No. 3742), doth by this Order amend the Order in Council approved by His Excellency the Governor in Council on the 24th December, 1930, prescribing a route within the metropolitan area along which motor omnibuses for which, "regular service" licences are granted under the provvisions of the said Act may ply for hire, in the manner following:—

For Route No. 25a there shall be substituted the following route:—"Commencing in Lower Malvern-road 100 feet east of Burke-road, Gardiner, via Lower Malvern-road, Darling-road, Koornaug-road, North-road, Tucker-road, and Centre-road to the corner of Centre-road and East Boundary-road, Bentleigh."

Under the heading "Time-tables to be Observed" for the words and figures "Minimum service, 60 minutes—9 a.m. to 5 p.m., Monday to Thursday; Fridays, 9 a.m. to 8 p.m.; Saturdays, 9 a.m. to 12 noon" there shall be substituted the words and figures:—"Minimum service—Between Burke-road and North-road, 30 minutes, 7 a.m. to 12.45 p.m., 1.45 p.m. to 6 p.m.; 60 minutes, 6 p.m. to 11 p.m. week days; 60 minutes, 1.30 p.m. to 10 p.m. Sundays; between North-road and East Boundary-road, 60 minutes, 9 a.m. to 6 p.m., week days:"

Linder the heading "Mayimum Numbers of Minutes, 20 p.m. to 10 p.m. week days:"

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

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

And the Honorable John Percy Jones, His Majesty's Commissioner of Public Works for the State of Victoria, shall give the necessary directions herein accordingly.

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

### PUBLIC HIGHWAYS .- TOWNSHIP OF MANSFIELD .- SHIRE OF MANSFIELD.

### PROCLAMATION

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

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

WHEREAS by the Local Government Act 1928 (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 Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, notice in the Government Gazette, to declare any land reserved, used, or by purchase or exchange acquired for a street, road, highway, horoughtare, 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 Mansfield has requested that the land hereinafter mentioned, which has been reserved, used, or acquired by the said Council for the purpose of making streets within the Township of Mansfield, 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 horeinafter named and described, and situated within the Township of Mansfield aforesaid, to be Public Highways within the meaning of the said Act, viz. :—

ROAD WIDTHS AND FOOTPATHS.

Street.	Extent.	Width of Carriage-way.	Width of Footpaths.	Total Width.
Manafield-road (west- ward extension of	From N.W. corner of Crown allot. 68, to N.W. corner of town allot. 1,	30' north side, 52' centre, 48' south side	17' north side, 11' south side	198′.
High-street)  High-street	section 31 N.W. corner of town allot. 7, section 32, to N.E. corner of town allot. 9,	-49' north side, 49' south side	11' north side, 11' south side	198′
/ High-street	section 1  N.W. corner of township allot. 1, section 6, to Ford's Creek	80' north side, 35' south side	11' south side	139' (bank of Ford's Creek on north side)
High-street	Ford's Creek to the S.E. corner of Crown allot. 36, parish of Mansfield	46' north side, 80' central road, 46' south side	No paths .:	198′
High-street	From N.W. corner of Crown allot. 22, parish of Mansfield, to a point 1,000' (feet) eastward	46' north side, 80' central road, 46' south side	No paths	198′
Highett-street	From the S.W. corner of tewnship allot. 18, section 3, to the south bank of Ford's Creek	40' east side, 40' west side	20' both sides	198′
Highett-street south to Cemetery	From the N.W. corner of Crown allot. 21A, parish of Mansfield, to the S.W. corner of the Pound	51' east side, 50' central road, 51' west side	10' both sides	198′
Ultimo-street	From the N.W. corner of township lot 8, section 31, to the S.W. corner of section 29A, township of Mans-	56' 7" north end to 67' 5" south end	10' both sides - (uniform)	76' 7" to 87' 5"
Appolo-street	field  N.W. corner of township lot 7, section 32, to S.W. corner of lot 12, section	46'	10' both sides	66'
Chenery-street	29, township of Mansfield From the N.W. corner of lot 1, section 6, to the S.W. corner of lot 18,	46'	10' both sides	66'
Rowe street	section 4, township of Mansfield From the S.E. corner of lot 10, section 4, township of Mansfield, to the bank of Ford's Creek east of lot 2,	79′	10' both sides	99′
Street (unnamed)	section 7, township of Mansfield S.W. corner of lot 7, section 7, to south bank of Ford's Creek west of lot 1,	46'	10' both sides	66′
Curia-street	section 7, township of Mansfield S.W. corner of lot 8, section 31, to N.E. corner of lot 8, section 32,	46'	10' both sides'	66′
Olympic-street	township of Mansfield S.W. corner of lot 9 to S.E. corner of lot 16, section 31, township of	23'	5' both sides	¯33′ <sub>1</sub>
Minerva-street	Mansfield S.W. corner of lot 24, section 31, to S.E. corner of Recreation Reserve, section 32, township of Mansfield	46′	10' both sides	- 66′
· Victoria-street	S.W. corner of lot 15 to S.E. corner of lot 4, section 30, township of Mansfield	46'	10' both sides	66'
Ailsa-street	S.W. corner of lot 18, section 1, to S.E. corner of lot 8, section 7,	46'	10' both sides	66′
Hunter-street	S.W. corner of lot 18, section 2, to the S.E. corner of lot 10, section 5, township of Mansfield	46′	10' both sides	66'
Malcolm-street	From the S.W. corner of Crown allot. 68 to the S.E. corner of lot 10, section 4, township of Mausfield	79'	10' both sides	99'
Road (unnamed)	From the N.W. corner of Crown allot.  11A, to the N.W. corner of Crown allot. 9A, parish of Mansfield	79'	10' both sides	99'

The above streets are shown on plan marked "A" attached to Correspondence No. 31/703 deposited in the Public Works Department, Melbourne.

Given under my Hand and the Seal of the State of Victoria aforesaid, at Melbourne, this sixth day of May, in the year of our Lord One thousand nine hundred and thirty-one, and in the twenty-second 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!

### 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 1, section 5, of the said Land Act 1928, but that the area of lands which may be sold by auction (Class 6) shall not be increased except as in certain cases in the said. Act provided: Now therefore I, the Governor of the State of Victoria, in the Commonwealth of Australia, by and with the advice of the Executive Council of the said State, and in accordance with the provisions of sections 91 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 2, 3, 4, 6, and 8 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.

County	}			Diminished.	Increased.	
County	Parish	Allotment	Area.	Class	Class.	. , Description.
Heytesbury Lowan	Cooriejong Gymbowen	2B, Sec. A 21 59A	A. R. P. 36 0 0 168 2 17 300 0 0	. 3 8 . 4	6 2 3	In west of parish Near Gymbowen Station grounds In north-west of parish

### CLASS INCREASED.

County.	Parish.	Allotment.	Area.	Class,	Description.
Grenville	Yarrowee ,.	F17	A. B. P. 15 0 0	6	Near centre of parish

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

(L.S.

.SOMERS.

By His Excellency's Command,

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

GOD SAVE THE KING

### PORTLAND WATERWORKS TRUST DISTRICT PROCLAIMED AN "URBAN DISTRICT."

### PROCLAMATION

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

UNDER the powers conferred by the Water Act 1928, and all other powers enabling me in that behalf, I, the Governor of the State of Victoria, with the advice of the Executive Council thereof, do hereby proclaim the whole of the Waterworks District of the Portland Waterworks Trust, as such district is limited and defined by a certain Order in Council bearing date the 22nd May, 1928, and published in the Government Gazette of the 30th May, 1928, to be an "Urban District" for the purposes and within the meaning of the said Act.

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

(L.S.)

SOMERS.

By His Excellency's Command,

H. S. BAILEY, Minister of Water Supply,

GOD SAVE THE KING!

### APPROACHING LAND SÁLES.

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

_	No of <i>Gazette</i> .
Camperdown.—Tuesday, 26th May, 1931	81
Melbourne.—Tuesday, 16th June, 1931	100
Minyip Thursday, 4th June, 1931	81
Portland.—Thursday, 11th June, 1931	108
Stawell.—Friday, 29th May, 1931	81
Lands and Survey Office, Melbourne.	

### Gloser 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 COURT HOUSE. PORTLAND, on THURSDAY, 11th JUNE, 1931, at TWO o'clock p.m. To be conducted by H. S. WILLIAMS, Land Officer. Auctioneer: J. L. WYATT & CO., Portland.

### Parishes of Glenaulin and Drik Drik. Formerly held by R. H. McKee.

Upset price £2,254: equals £3 19s. per acre.
Area 570a. 3r. 25p., allotments 2 and 3, section A, Parish of Glenaulin, and 19, 19A, and 19B, section A, Parish of Drik Drik, on River Crawford; suited for grazing. House 3 rooms and sleep-out, hut, shed, separator room, cow bails, sheep yard, fowl pen, 2 miles wire netting erected. Four miles from Greenwald R.S.

### TERMS AND CONDITIONS.

The full conditions will be read at the sale

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

per annum.

Full purchase money may be paid prior to due date, with interest to time of payment only, or purchaser may transfer his interest in the property (Fee £1).

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

Improdiate possession. No residence condition. Crown

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

Particulars are obtainable from the auctioneers, from the Land Officer, Hamilton, or from Lands Department, Melbourne.

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

Melbourne, 18th May, 1931.

### STATE RIVERS AND WATER SUPPLY COMMISSION.

SALE OF CROWN LANDS BY PUBLIC TENDER.

TENDERS are invited for the purchase in fee simple of the undermentioned Crown lands, and will be received by the Closer Settlement Officer, State Rivers and Water Supply Commission, Melbourne, up to Noon on Friday, 12th June,

### PARISH OF MACORNA, COUNTY OF GUNBOWER.

Lot 1. Area 87 acres, more or less, subject to survey, allotment 16c, section F (formerly R. G. Newman),  $6\frac{1}{2}$  miles from Cohuna R.S.

### PARISH OF MUBRABIT, COUNTY OF GUNBOWER.

Lot. 2. Area 202a. 2r. 18p., allotment 22, section F (formerly A. P. Lewis), 7 miles from Koondrook R.S. Special Special flooding condition.

### TERMS AND CONDITIONS.

Deposit to be lodged with tender: 10 per cent. of price

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

unpaid balance.
No residence condition. Crown grant on completion of purchase.

chase.

Purchaser may pay full balance of purchase money prior to due date, with interest, or may, prior to final payment, transfer his interest in the purchase (fee, £1).

Improvements to be maintained and insured.

The highest or any tender will not necessarily be accepted. Particulars are obtainable from the Commission's Offices, Cohuna or Murrabit or Melbourne, or Inquiry Office, Lands Department Melbourne. Department, Melbourne.

L. B. SCHARP. for the Commission.

Melbourne, 18th May, 1931.

Land Act 1928.

### 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 hereunder referred

The following Notices were gazetted 10 on 6th May, 1931, pursuant to Orders of the 28th April, 1931.

DARTAGOOK .- The Order in Council of the 24th December, 1895, temporarily reserving 235 acres, more or less, in the Parish of Dartagook, as a site for Water Supply purposes, and excepting from occupation for residence or business under any miner's right or business licence, is about to be revoked.—
(D.188(4) (5) (0314/121).

(D.188(\*) (5) (0314/121).

Murroon.—The Order in Council of the 29th July, 1872 (see Government Gazette, 1872, page 1450), temporarily reserving 45 acres 2 roods 20 perches of land in the Parish of Murroon, as a site for Watering purposes, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—19 acres 2 roods 37 perches, Parish of Murroon. County of Polwarth: Commencing at the north-west angle of allotment 76s; bounded thence by said allotment, bearing S. 0 deg. 19 min. W. 3,168 links; by a road bearing N. 85 deg. 18 min. W. 540 7-10 links; by lines bearing N. 0 deg. 19 min. E. 1,704 2-10 links and N. 64 deg. 30 min. W. 83 3-10 links; by allotment 76c, bearing N. 25 deg. 30 min. E. 400 links and N. 64 deg. 30 min. E. 127 5-10 links and N. 0 deg. 12 min. E. 698 2-10 links; and thence by allotment 75a, bearing S. 89 deg. 36 min. E. 844 links to the commencing point.—(M.407(2) (47/121).

Yelta.—The Order in Council of the 19th August, 1878, temporarily reserving 2,130 acres, more or less, of land in the Parish of Yelta, as a site for Public purposes, and excepting from occupation for residence or business under any miner's right or business licence, and withholding from sale leasing and licensing, is about to be revoked, so far as regards the portion thereof hereinafter described, viz.:—275 acres 3 roods 5 perches, Parish of Yelta, County of Millewa:—Commencing at the intersection of the west boundary of the Township of Yelta and the permanent reserve on the south side of the River Murray; bounded thence by the said boundary of the township, bearing S. 0 deg. 6½ min. E. 5,487 links; by a road bearing S. 89 deg. 53½ min. W. 5,178 links; and thence by lines bearing N. 36 deg. 26 min. W. 2,476 links, N. 33 deg. 21 min. E. 891 links, N. 2 deg. 56 min. E. 859 links, N. 78 deg. 21 min. E. 891 links, N. 89 deg. 45 min. E. 2,210 links, N. 71 deg. 21 min. E. 1,407 links, and N. 65 deg. 12 min. E. 2,951 links to the commencing point.—(Y.102 (1). KEWELL EAST.—The Order in Council of the 16th May, 1893, temporarily reserving 48 acres 16 perches in the Parish of YELTA .- The Order in Council of the 19th August, 1878,

KEWELL EAST.—The Order in Council of the 16th May, 1893, temporarily reserving 48 acres 16 perches in the Parish of Kewell East, as a site for Water Supply purposes, and excepting from occupation for residence or business under any miner's right or business licence, revoked as to part by Order of the 6th March, 1899, is about to be revoked so far as regards the portion thereof hereinafter described, viz.:—32 acres 19 perches, Parish of Kewell East, County of Borung: Commencing at the north-west angle of the said Water Supply Reserve, being allotment 89; bounded thence by allotment 90 bearing N. 89 deg. 53 min. E. 2,004 links and S. 0 deg. 7 min. E. 2,211 links; by a road bearing N. 78 deg. 21 min. W. 719 links; by lines bearing N. 0 deg. 7 min. W. 751 links, S. 89 deg. 53 min. W. 1,300 links; and thence by a road bearing N. 0 deg. 8 min. W. 1,313 links to the commencing point.—(K.172(17) (3485/187, Rs.1476).

### LAND PROPOSED TO BE PERMANENTLY RESERVED FROM SALE.

In pursuance of the provisions of section 14 of the Land Act 1928 (No. 3709), notice is hereby given that it is the intention of the Governor in Council to reserve from sale, permanently, the land hereunder described, viz.:—

The following Notice was gazetted 1° on 6th May, 1931, pursuant to Order of 28th April, 1931.

Land proposed to be permanently reserved for Public purposes, also excepted from occupation for residence or business under any miner's right or business licence.—9 acres 1 rood 24 perches, Parish of Wannaeue, County of Mornington: Commencing at the south-west angle of allotment 28A<sup>1</sup>; bounded thence by a road bearing N. 88 deg. 40 min. W. 940 links, by lines bearing N. 1 deg. 20 min. E. 1,010 links, and S. 88 deg. 40 min. E. 922 links; and thence by allotment 28A<sup>1</sup> bearing S. 0 deg. 20 min. W., 1,010 links to the commencing point.—(W.32<sup>(2)</sup>) (Rs.4124) (C.79057).

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

### COMMITTEES OF MANAGEMENT OF RESERVES.

APPOINTMENTS.

W HEREAS by section 184 of the Land Act 1928 it is provided that it shall be lawful for the Governor in Council or the Board of Lands and Works to appoint and remove any number of persons, not less than three, or any nunicipal council, or the governing body of any corporation to be a Committee of Management of any specified Crown laud 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 ersons to be Members of the Committees of Management of the Reserves named:

RESERVE FOR PUBLIC RECREATION AND CHILDREN'S PLAYGROUND IN THE CITY OF BRIGHTON, AT ELSTERNWICK, PARISH OF PRAHRAN (ELSTERNWICK MEMORIAL CHILDREN'S PLAY-

The Council of the City of Brighton, as a Committee of Management of the land temporarily reserved by Order in Council of 31st October, 1928, as a site for Public Recreation and Children's Playground in the City of Brighton, at Elsternwick. Parish of Prahran (Elsternwick Memorial Children's Playground.—(Corres. Rs. 389.)

RESERVE FOR PUBLIC RECREATION IN THE PARISH AND TOWN-SHIP OF KARWEEN.

William Christie, Reginald Thomson, Frederick William Howes, John Heinrich Bahr, William Alexander Dunstan Bransgrove, Robert James Roads, and William Eldridge Delahoy, as a Committee of Management for a period of three years, of the land temporarily reserved by Order in Council of 24th February, 1931, as a site for Public Recreation in the Parish and Township of Karween.—(Corres. Rs.4113.)

RESERVED LANDS IN THE TOWN OF MORNINGTON AND PARISH OF MOOROODUC, KNOWN AS "MORNINGTON FORESHORE RESERVES."

RESERVES."

Herbert Dyce Murphy, Charles Melbourne Griffeth, Denis Walsh, Robert Nunn, Samuel Lincoln Butler, Reginald Kirk Ritchie, and John Jenkins, as a Committee of Management of the reserved lands in the Town of Mornington and Parish of Mooroodue, known as "Mornington Foreshore Reserves," as indicated by red colour on plan marked M/27.431, with Lands Department Correspondence C.68905: Provided however that the said Herbert Dyce Murphy, Charles Melbourne Griffeth, Denis Walsh, and Robert Nunn shall hold office for so long only as each may respectively continue to represent the Mt. Martha, Mt. Eliza, Mornington North and Mornington South Ridings of the Shire of Mornington, and that the appointment of the said Samuel Lincoln Butler, Reginald Kirk Ritchie, and John Jenkins shall be for the period ending 8th January, 1932. This appointment is in lieu of all previous appointments which are hereby revoked.—(Corres. C.68905.)

RESERVE FOR A QUARRY IN THE PARISH OF NORTH HAMILTON.

The Council of the Shire of Dundas, as a Committee of Mauagement of the land temporarily reserved by Order in Council of 16th May, 1928, as a site for a Quarry, in the Parish of North Hamilton, such appointment to take effect from 31st October, 1928.—(Corres. Rs.3669.)

PORTIONS OF RESERVED LANDS IN THE PARISHES OF SHEPPARTON AND MOOROOPNA.

The Council of the Borough of Shepparton, as a Committee of Management of such portions of reserved lands in the Parishes of Shepparton and Mooroopna, as indicated by pink colour on plan S/1.5.31, with Lands Department Correspondence C.77846.—(Corres. C.77846.)

RESERVE FOR PUBLIC RECEEATION IN THE PARISH OF BEECH WORTH, AND KNOWN AS "SILVER CREEK RECREATION RESERVE."

John Shennan, William John McCormack, William George Mauger, Joseph Henry Shennan, and Edward Albert Mauger. as a Committee of Management, for a period of three years, of the land temporarily reserved by Order in Council of 21st January, 1931, as a site for Public Recreation in the Parish of Beechworth, and known as "Silver Creek Recreation Reserve."—(Corres. 4089.)

RESERVE FOR ORNAMENTAL PLANTATION IN THE MUNICIPAL DISTRICT OF TALBOT.

The Council of the Shire of Talbot, as a Committee of Management of the land temporarily reserved by Order in Council of 30th November. 1883, as a site for Ornamental Plantation in the Municipal District of Talbot.—(Corres. Rs.4085.)

RESERVE FOR RAGECOURSE AND PUBLIC RECREATION PURPOSES IN THE PARISH OF TORQUAY.

Maurice Thomas Doyle, Arthur William Noel, John T. Scalby, William Kinross Mackinnon, and Arthur John Staughton as a Committee of Management, for a period of three years, of the land reserved for Racecourse and Public Recreation in the Parish of Terang. This appointment is in lieu of all previous appointments, which are hereby revoked.—(Corres. Rs. 2222.)

PORTIONS OF RESERVED LANDS IN THE PARISHES OF WOOLAMAI AND WONTHAGGI.

The Council of the Shire of Bass, as a Committee of Management of such portions of reserved lands containing an area of 96 acres 3 roods 6 perches, in the Parishes of Woolamai and Wonthaggi, as are indicated by pink colour on plan marked W/8.5.31, with Lands Department Correspondence C.78544.—(Corres. C.78544.)

In witness whereof the common seal of the Board of Land and Works was hereuito affixed this eighteenth day of May; One thousand nine hundred and thirty-one, in the presence of—

(SEAL)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE MYERS CREEK RECREATION RESERVE, IN THE PARISH OF MARONG, AT MYERS CREEK.

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 13th January, 1911; as a site for Public Recreation, in the Parish of Marong, known as "Myers Creek Recreation Reserve."

### REGULATIONS.

- I. 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 public amusements, on, any of which occasions a sum not exceeding One shilling may be charged and taken for admission of every adult to the Reserve 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, or be under the influence of intoxicating liquor.
- 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 or cut names thereon, 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.
- iniseries of any sind careful.

  3.5. No person shall put in the Reserve any cattle, sheep, horses, 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 timpounding of cattle. For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds 4ct 1928 Act 1928
- 7. No person shall bring into the Reserve any dog, unless controlled by a chain or cord, without the permission of the Committee of Management, in writing, first obtained.
- 8. No person shall camp on the Reserve, or erect thereon any building 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 at any time, nor engage in any game or sports or Sundays, within the Reserve.
- any game or sports or Sundays, within the Reserve.

  12. Persons renting or hiring any stand, building, erection, or enclosure on the occasions of any fetes, sports, or holiday amusements, may be required to deposit any sum which the Committee of Management may at any time determine, not exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, 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 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. by these Regulati of Management.
- 13. No person, except labourers and workmen employed in the Reserve; shall enter any plots therein which may be en-closed for plantations of young trees or shrubs.

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, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this 18th day of May, 1931, in the presence of--

(Corres, Rs.3135.) (SEAL) H. S. BAILEY, President.

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE "EASTERN PARK," IN THE TOWN OF PORTARLINGTON.

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 in the Town of Portarlington as a site for Public Park, and known as "Eastern Park," hereafter referred to as "the Park":—

### REGULATIONS.

- 1. The Park shall be open to the public free of charge, except on such days (not exceeding sixteen in any one year) as the Park may be set apart for entertainments, fêtes, sports, or holiday amusements, on any of which occasions a sum not exceeding Two shillings and sixpence may be charged and taken for admission of every adult to the Park.
- 2. No person shall enter or remain in the Park who may offend against decency as regards dress, language, or conduct.
- 3. No person shall damage in any way the trees, shrubs or flowers in the Park, nor shall light fires therein, without the permission, in writing, of the Committee of Management, and then only in the place set apart for the purpose.
- 4. No person shall climb or jump over the fences or gates, stick bills thereon, or cut names, letters, or figures on the fences, trees, seats, or buildings in the Park, nor roll or throw stones, or any missiles of any kind therein, nor remove any sand or soil from the Park.
- 5. No person shall bring into the Park any horses, cattle, sheep, goats, pigs, or other animals, or any poultry, 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 Park, and that an account thereof shall be furnished annually to the Board of Land and Works.
- o. The Committee of Management shall have full power and authority to impound any cattle found trespassing in the Park, and shall be taken to be the occupier of the Park (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the 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 Park 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 Park, nor erect therein any building, 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 Park 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 Park.
- 11. No person shall bet publicly in any part of the Park, and every person infringing this Regulation shall be liable to expulsion therefrom.
- 12. No person shall play, practise, or engage in any game or sport within the Park on Sundays.
- 13. Instrumental music is prohibited in the Park on Sundays between the hours of Three o'clock and Four o'clock in the afternoon, also between the hours of Seven o'clock and halfpast Eight o'clock in the evening.
- 14. The building in the Park known as "the Eastern Park Palais" must not be used between the hours of midnight on any Saturday and Eight o'clock in the forenoon on the following Monday, nor on Good Friday.
- lowing Monday, nor on Good Friday.

  15. 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 Regulatians, and by any order given by the Committee of Management.

  16. No persons, except labourers and workmen employed in
- 16. No persons, except labourers and workmen employed in the Park, and authorized officers of the Committee of Management, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.

The Park has been placed under the control of the Council of the Shire of Bellarine as a Committee of Management, with power to enforce the foregoing Regulations.

power 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 hereunto affixed this 18th day of May, 1931, in the presence of-

(SEAL) (Corr. Rs.1931.)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF A RESERVE FOR PUBLIC PURPOSES IN THE TOWNSHIP OF SHEPPARTON.

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 reserved for the preservation of good order and decency therein, and also for the collection and reserved for some court of talks entrance for some control of talks entrance for the control of talks entrance for some control of talks entrance for the c ccipt 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 12th November, 1928, as a site for Public purposes in the Township and Parish of Shepparton:-

### REGULATIONS.

- 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, and no fires shall 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.
- 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 annumentations. ally to the Board of Land and Works.
- 6. The Committee of Management shall have full power and authority to impound any cattle found trespassing in the Reserve, 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* 1928.
- 7. 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.
- 8. No person shall camp in the Reserve without the permission of the Committee of Management first had and obtained.
- 9. No person shall remove any stone, earth, marl, or gravel from the Reserve.

Every person offending against these Regulations shall, in accordance with the provisions of section 181 of the Land Act 1928, for each offence be liable to a penalty of not more than Five pounds, and every person who knowingly and wilfully offends against 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.

This Reserve has been placed under the control of the Council of the Borough of Shepparton as 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 18th day of May, 1931, in the presence of—

(SEAL)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE MOSTANK RECREATION

W HEREAS by the 181st section of the Land Act 1928 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 1st July, 1930, as a Site for Public Recreation in the Parish of Annuello, and known as "Mostank Recreation Reserve."

- 1. The Reserve shall be open to the public from sunrise to sunset, free of charge, except on such days (not exceeding twelve in any one year) as the Reserve may be set apart for cricket or football matches, fêtes, sports, 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 any fire be lighted therein, without the consent of the Committee of Management.
- 4. No person shall climb or jump over the gates or fences in or around the Reserve, stick bills thereon, or cut names on or in any way damage or injure any of the buildings, gates, fences, seats, or trees in the Reserve; nor leave or deposit any glass, paper, or rubbish, nor roll or throw stones or any missiles of any kind therein.
- 5. No person shall put in the Reserve any cattle, horses, sheep, goats, pigs, or other animals, without the permission, in writing, of the Committee of Management first obtained. Provided always that the moneys received for agistment shall be expended in the maintenance and improvement of the Reserve, and that an account thereof shall be furnished annually to the Board of Land and Works.
- 6. The Committee of Management shall have full power and 6. The Committee of Management shall have tull power and authority to impound any cattle found trespassing on the Reserve, and shall be taken to be the occupier (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.
- 7. No person shall 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 huilding 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 or sport 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 com-petition, tournament, or interclub game or sport within the Reserve on Sundays.
- 13. No person shall play, practise, or engage in any game or sport within the Reserve on Sundays whilst church service or religious service of any description is being held in the
- vicinity.

  14. 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 the Regulations, and by any order given by the Committee of Management.
- 15. 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

tee 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 Palice Force does not design from so offending, may be of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this 18th day of May, 1931, in the presence of-

(Corr. Rs.4018.)

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

EGULATIONS FOR THE CARE, PROTECTION, MANAGEMENT OF THE "HARVEY PARK," A LEONARDS. REGULATIONS

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 such portion of the Reserve for Public purposes in the Parish of Paywit, at St. Leonards, as is indicated by pink colour on plan marked "P.3.6.21" with Lands Department Correspondence C.71912, and known as "Harvey Park," hereinafter referred as "the Park":—

### REGULATIONS.

- 1. The Park shall be at all times open to the public free of charge.
- 2. No person shall enter or remain in the Park who may offend against decency as regards dress, language, or conduct.
- 3. No person shall damage in any way the trees, shrubs, or flowers in the Park, nor shall fires be lighted therein, without the permission, in writing, of the Committee of Management, and then only in the part set apart for the purpose.
- 4. No person shall climb or jump over the fences or gates, stick bills thereon, or cut names, letters, or figures on the fences, trees, seats, or buildings in the Park, nor roll or throw stones or any missiles of any kind therein, nor remove any send or soil from the Park sand or soil from the Park.
- sand or soil from the Park.

  5. No person shall bring into the Park any horses, eattle, sheep, goats, pigs, or other animals, or any poultry, 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 Park, and that an account thereof shall be furnished annually to the Board of Land and Works.
- nished annually to the Board of Land and Works.

  6. The Committee of Management shall have full power and authority to impound any cattle found trespassing in the Park, and shall be taken to be the occupier of the Park (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the 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 Park 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 Park, nor erect any building therein, 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 Park 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 other erection in the Park.
- 11. No person shall bet publicly in any part of the Park, and every person infringing this Regulation shall be liable to expulsion therefrom.
- 12. No person shall play, practise, or engage in any game or sport within the Park on Sundays.
- or sport within the Park 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, nor exceeding Ten pounds, by way of guarantee that due care shall be taken of such stand, building, erection, or enclosure, and

May 20, 1931

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. tee of Management.

14. No persons, except labourers and workmen employed in the Park. and authorized officers of the Committee of Management, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.

The Park has been placed under the control of a Committee of Management, with power to enforce the foregoing Regula-

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 hereunto affixed this 18th day of May, 1931, in the presence of-

(SEAL)

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

(Corr. C.71912.)

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC PURPOSES IN THE PARISHES OF BELLARINE AND PAYWIT KNOWN AS "BUCKLEY PARK."

PAYWIT KNOWN AS "BUCKLEY PARK."

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 such portion of the Reserve for Public Purposes in the Parishes of Bellarine and Paywit as is indicated by blue colour on plan marked BP/25.9.29 with Lands Department Correspondence Rs.3466, and known as "Buckley Park," hereinafter referred to as "the Park."

### REGULATIONS.

- 1. The Park shall be at all times open to the public free
- 2. No person shall enter or remain in the Park who may offend against decency as regards dress, language, or conduct.
- 3. No person shall damage in any way the trees, shrubs, or flowers in the Park, nor shall fires be lighted therein, without the permission, in writing, of the Committee of Management, and then only in the part set apart for the purpose.
- 4. No person shall climb or jump over the fences or gates, stick bills thereon, or cut names, letters, or figures on the fences, trees, seats, or buildings in the Park, nor roll or throw stones or any missiles of any kind therein, nor remove any sand or soil from the Park.
- 5. No person shall bring into the Park any horses, eattle, sheep, goats, pigs. or other animals, or any poultry, 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 Park, and that an account thereof shall be furnished annually to the Board of Land and Works.
- 6. The Committee of Management shall have full power and authority to impound any cattle found trespassing in the Park, and shall be taken to be the occupier of the Park (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the 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 Park 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 Park, nor erect any building therein, 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 Park 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 Park.
- 11. No person shall bet publicly in any part of the Park, and every person infringing this Regulation shall be liable to expulsion therefrom.
- 12. No person shall play, practise, or engage in any game or sport within the Park on Sundays.
- or sport within the Park 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. of Management.
- 14. No person, except labourers and workmen employed in the Park, and authorized officers of the Committee of Management, shall enter any plots therein which may be enclosed for plantations of young trees or shrubs.

The Council of the Shire of Bellarine has been appointed a Committee of Management with power and authority to enforce the foregoing Regulations.

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 hailiff of Crown lands, or by any member of the Police Force, does not desist from so offending, may be forthwith apprehended by such bailiff or member of the Police Force and taken before some justice to be dealt with according to law, and shall be liable to a penalty of not more than Ten pounds (£10).

The common seal of the Board of Land and Works was hereunto affixed this 18th day of May, 1931, in the presence of-(SEAL)

(Corres. Rs. 3466.)

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

REGULATIONS FOR THE CARE, PROTECTION, AND MANAGEMENT OF THE RESERVE FOR PUBLIC PURPOSES KNOWN AS MOORPANYAL PARK IN THE PARISH OF MOORPANYAL.

WE, Harold Gourley, John Hinksman, Milton Brockenshire. Neil McCurdy, George Frederick Evans, and Robert Fisher, the duly appointed Committee of Management of the Reserve for Public Purposes known as "Moorpanyal Park," in the Parish of Moorpanyal, having framed the following Regulations for the care, protection, and management thereof, and for the preservation of good order and decency therein, and also for the collection and receipt of tol's, entrance fees, and other charges for the 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 twenty-six in any one year) as the Reserve may be set apart for cricket or football matches, fetes, sports, or holiday amusements, on any of which such occasions a sum not exceeding Two shillings 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 he 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 (with all power incidental to that status) within the meaning of any law for the time being in force relating to the impounding of cattle. For the purposes of this clause "cattle" shall mean cattle as interpreted by section 3 of the Pounds Act 1928.

7. No person shall 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 building 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

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

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  $(\sharp 10)$ .

Dated this 27th day of April, 1931.

NEIL McCURDY. GEO. F. EVANS. R. FISHER. HAROLD GOURLEY. M. L. BROCKENSHIRE. J. C. HINKSMAN,

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 Reserve for Public Purposes known as "Moorpanyal Park," in the Parish of Moorpanyal.

The common seal of the Board of Land and Works was hereunto affixed this 18th day of May, 1931, in the presence of—

(SEAL) (Corr. C.77353.)

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

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

THE 34TH SECTION OF THE LAND ACT 1928.

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

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

Department of Lands and Survey, Melbourne, 19th May, 1931.

SCHEDULE.

CASTLEMAINE, Wednesday, 3rd June, 1931, at Ten a.m., J. W. Macpherson.
HORSHAM, Friday, 12th June, 1931, at Two p.m., W. M.

### Closer Settlement Act 1928.

### LEASE UNDER SECTION 86, CLOSER SETTLEMENT ACTS, SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Lease mentioned in the Schedule hereunder for the reason specified.

Corr. No.	Name.	Section of C.S. Act under which Leased.	Estate.	Parish	Allotment.	Area.	Reason.
5307	John W. Stray	86	Mt. Elephant	Geelengla	54в	A. R P. 134 2 12	Abandoned

### Closer Settlement Act 1928.

PERMITS AND LEASES UNDER THE CLOSER SETTLEMENT ACTS, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, SURRENDERED.

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

Corr. No.	Name.	Sec. of C.S. Act under which Leased.	Estate.	Parish ,	Allotment.	Area.	Reason.
3576 5203 4996 3690 5393 35	Henry L. Ryan Henry L. Ryan William Malcolm William Malcolm William Malcolm William Malcolm	86.6 86.6 86.6	Irrewarra Dreeite Corangamite	Irrewarra Dreeite	13 12B 11o, sec. B 15, sec. B 11B, sec. B 12, sec. B	A. B. P. 115 0 5 39 1 39 18 0 29 129 2 10 31 3 14 28 3 6	Consolidated lease to issue

### 1623 Land Act 1928.

### LEASE SURRENDERED.

NOTICE is hereby given that the Governor in Council has accepted the surrender of the Lease mentioned in the Schedule hereunder for the reason specified.

District	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Area.	Class.	Reason for Forteiture, &c.
Hamilton	1057	William A. Shanks	46	Tooloy	21	A. R. P. 372 3 29	3rd	New lease to issue

### Closer Settlement Act 1928.

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

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

District		Corr. No.	Name of Lessee.	Section of C.S. Act under which Leased.	Parish.		Allotment.	A	rės.	Class.	Reason to	or Forfeita	are,&c,
Geelong		5366	Rolfe W. Bear	86,6	Geelengla	•	5lo	<b>4</b> . <b>44</b>	B. P. 0 0		Non-pay ments		f instal-
Sale ,	::	4135 146	Rolfe W. Bear Emma Thorne (Ad- min. of A. O. Thorne,	86.6 86.6	,, Wooundellah	::	50д 2D, 20в, sec. 9	116 167	1 24 3 17	::	"	"	"
Benalla	••	3607	deceased) Roy S. W. Williams	86.6	Shadforth		26a, 27a, 40a, 42c	431	0 9		,,	"	",
Hamilton		513	Kenneth M. Matheson	86.6	Nangeela	••	1, sec. 3	254	3 9		,,	,,	

### Closer Settlement Act 1928.

### LEASE UNDER THE CLOSER SETTLEMENT ACTS DECLARED VOID.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Governor in Council for the reason specified.

District.	Curr. No	Name of Lessee.	Section of C.S. Act under which Leased.	Parish.	Allotment.	Area.	Reason for Forfeiture, &c.
Benalla	3518	George R. Doherty	 86	Shepparton	13, sec. G	A. R. P. 27 3 17	Non-compliance with conditions

### Closer Settlement Act 1928 .- Mallee.

### LEASE UNDER SECTION 86, CLOSER SETTLEMENT ACT 1915, DECLARED VOID.

N OTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Governor in Council for the reason specified.

District.	Corr. No.	Name of Lessee.	Section of C.S. Act under which Leased.	Parish.	Allotment.	Arca.	Class.	Reason for Forfeiture, &c.
Mallee	04562	Kenneth A. Wilson	86	Carori	24	480 0 0	••	Land abandoned

### Land Act 1928.-Mallee.

### LEASE UNDER THE LAND ACT 1915 DECLARED VOID.

 $\mathbf{N}^{ ext{OTICE}}$  is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Governor in Council for the reason specified.

District.	Corr. No.	Name of Lessee.	Section of Land Act under which Leased.	Parish.	Allotment.	Ares.	Class.	Reason for Forfeiture, &c.
Mallee	04564	R. A. McLellan	198	Pines	21	A. B. P. 777 1 20	4th, 8s.	Land abandoned

Department of Lands and Survey, Melbourne, 12th May, 1931.

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

### Land Act 1928.-Mallee.

LEASE UNDER SECTION 198, LAND ACT 1915, AS VARIED BY THE DISCHARGED SOLDIERS SETTLEMENT ACTS, DECLARED VOID.

NOTICE is hereby given that the Lease mentioned in the Schedule hereunder has been declared void by the Governor in Council for the reason specified.

District	Corr No.	Name of Lessee.	ection of Land Act u der which Leased	Parish.	Allotment.	Area.	Class.	Reason for Forfeiture, &c.
Mallee	04926	Edgar Stanley Ackland	198,6	Boulka	50	A. R. P. 660 2 26	3rd, 13a.	Non-payment of rent

Department of Lands and Survey, Melbourne, 12th May, 1931. H. S. BAILEY, Commissioner of Crown Lands and Survey.

### . Closer Settlement Act 1928, Part II.

### ALLOTMENTS AVAILABLE FOR DISCHARGED SOLDIERS

THE allotments mentioned in the Schedule hereunder are available for application under the Closer Seitlement Act 1928, Part II., for Discharged Soldiers who hold Qualification Certificates, and may be taken up under Conditional Purchase Lease.

Estate.	Parish.	Allotment.	Section.	. Area.	Capital Value.	Remarks.
Trong (1 9 6)	Mortlake	Pt. 153B  4 B1  1	B 23 17 A	A. R. P. 2 2 0 56 0 27 62 0 0 56 0 17 128 2 21	£ s. d. 37 10 0 730 3 10 498 10 0 1,171 0 0 578 16 10	. ,

<sup>(1)</sup> Subject to adjustment after survey.—(2) Settler in occupation.—(3) Mainly grazing land.—(4) Cowshed and separator room, £25; half share of water supply, £3), and fencing, £16 3s., to be paid for in addition.—(5) Mill, tank, trough, and bore, £10, and fencing, when valued, to be paid for in addition.—(6) Water supply, £100, and fencing, when valued, to be paid for in addition.

### The Closer Settlement Act 1928, Part I.

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

Estate,	Parisp.	Allotine at.	Section	Area	- Capital Value	Deposit, including Lease and Registration Fees,	Half-yearly Instalment.	Remarks
Jones (1, 2) Section 20 (3) Shadwell Park (4, 5, 6, 7) Troys (4, 7, 8) Troys (4, 7, 9) Section 20 { Miscellaneous (10) Cohuna (11) Werribee (12) Irrewarra (13, 14) Section 20 (Murphy) (15)	Mincha West Toongabbie South Mortlake Ondit  Kunat Kunat Castle Donnington Sandhurst Gunbower West Deutgam Irrewarra Sherwood	2 137A B 2c 2A, 2B, 1 1B 4B 58, 59 19A 57 29E, 30, 30A 98J, 98K	 17 A A 1 1 2 D	A. R. P. 399 3 0,3 83 2 26 135 0 0 22 0 0 56 0 8 113 1 10 10 0 0 41 3 25 45 3 33 84 2 15 78 2 31.	£ s. d. 2,380 0 0 2,213 10 0 1,012 10 0 660 0 0 830 19 9 1,250 0 0 706 0 0 1,466 14 5 2,205 18 0 2,431 7 9 1,969 15 0	£ s. d. 75 0 0 69 15 0 33 15 0 27 5 0 47 19 5 67 3 0 72 12 9 61 0 0	£ s. d. 69 3 0 64 7 0 29 8 0 19 4 0 24 3 0 36 6 0 20 8 0 42 12 0 64 4 0 70 16 0 57 6 0	6034/86 293/86.6 29/278 3312/86.6 3312/86.6 1959/49 5359/86 1227/86.6 4227/86.6 4591/86

<sup>(1)</sup> Capital value includes house.—(2) Other improvements to be paid for in addition.—(3) Capital value includes house and all improvements.—(4) Sulject to adjustment after survey.—(5) Feneing, when valued, to be paid for in addition.—(6) Mainly grazing land.—(7) Settler in occupation.—(8) Feneing, £18 3s. 3d., to be paid for in addition.—(9) Feneing on allotments 24 and 2n, £18 16s. 3d., also fencing on allotment 1, when valued, to be paid for in addition.—(10) Capital value includes all improvements.—(11) Improvements, £427, to be paid for in addition.—(13) Improvements valued at £518 3s. 0d. to be paid for in addition, and bore; if satisfactory after repairs, to be paid for at £120, less cost of repairs.—(14) Surplus area of £26½ acres will be leased to the successful applicant at a rental based on 6 per cent. of the capital value of same.—(15) Further improvements by Board, if effected, to be paid for in addition.

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

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

2 THE undermentioned area are available for application as provided by various sections of the Land Act 1929, and all applications received on or before Wednesday, the 17th June, 1931, will be doemed have been simultaneously made, but any application lodged after such date may be considered if received in time for inclusion in the advertisement of the cases to be heard at the Local Land Board. Applications on proper form, accompanied by 5s. duty stamp uncancelled (registration fee), may be delivered or forwarded by post to the Local Land Officer or to any Crown Lanas Office in Victoria.

Applicants may obtain from Local Land Officers, or the Enquiry Office, Lands Department, Melbourne, a certificate authorizing the issue by the Railway Department of a return ticket at concession fares to enable them to inspect available areas or to attend Local Land Boards. When an applicant is granted an allotment he may, if travelling by rail, obtain reduced fares for his family and also freight concessions in regard to some of his effects.

Subject to the approval of the Minister, when the survey fee exceeds £10, a deposit of £5 may be paid, and the balance over 6 years in half-yearly instalments.

Marked plans of any particular aren, application forms, and any further information may be obtained from the Enquiry Office, Lands Department, Melbourne, and Land Officers, Bairnsdale, Beachworth, Benalla, Bendigo, Geelong, Hamilton, Horsham, Melbourne, Mildura, Omeo, Seymour, and St. Arnaud. Department of Crown Lands and Survey, Melbourne, 20th May, 1931.

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

		General Description of Land-Boll, Timber, Suitability (Grazing, &c.).	
		Water Supply.	
lican <b>t.</b>		How accessible.	_
ranted to an app		Neurest Railway Saulton of Yourship How accessible. Water Supply and Distance in miles therefrom.	
ements may be subject to re-valuation after land has been granted to an applicant.		Location of Land, &c.	
to re-valua		Survey Valuation Fee. neuts (if any).	
e subject		Survey Fee.	s. d. £ s. d.
nents may b	How available.	Chastiloation.	£ . d.
* Improve	-	Area.	4 B
		gection.	-
	_	Allotment	<u> </u>
	-	Parish.	
		County.	
		Logal Land Office.	

	parish 6 miles from By road To be conserved Light sandy soil, suitable for gravinar R.S. Transfer R.S. and teathy serub				Undulating to hilly country, sandy loam, suitable for grazing: timbered with messmate and stringybard.		undulating country, sandy loam, suitable for cultivation when cleared; timbered with box, stringvbark, and ti-tree			Hilly country, suitable for grazing; timbered with stringybark
	To be conserved	parish 7 miles from By road To be conserved Moe R.S.	parish 8 miles from By road To be conserved Moc R.S.	By road To be conserved	To be conserved	By road To be conserve.	By road To be conserved	By road To be conserved	To be conserved	By road To be conserved
and Act 1928.	By road	By road	By road					By road		
ision 4, Part I., I	6 miles from Yinnar R.S.	7 miles from Moe R.S.	8 miles from Moc R.S.	8 miles from Briagolong R.S.	3 miles from Moe R.S.	parish 4 miles from Lindenow R.S.	3 miles from Mossiface R.S.	township of of Noorinbee	18 miles from township of Omeo	8 miles from Maindample R.S.
rs.—Divi	parish	parish	parish	73/46)	parish	parish	613/46)	parish	parisb	parish
Braying Lands.—Selection Purchase Allotments.—Division 4, Prt I., Land Act 1928.	0 10 027 15 0 To be In centre of ralued (6285/54-56)	In south of (0371/121)	0 10 015 15 0 To bo In south, of value (4002/121)	0 10 0 18 15 0 To be In east of parish (473/46)	0.10 0.12 10 0 To be In south of valued (0312/121)	0 10 0 8 5 0 To be In south of valued (0492/121)	0 io 0 10 7 6 To bo In centre of parish (613/46)	0 10 025 17 6 To be In north-east of parish 1 mile from two valued (T.96352) of Noorinbee of Noorinbee	0 10 0 22 12 6 To be In south of valued (0442/121)	0 10 0 11 17 6 To bo In west of valued (0283/121)
ELECTION F	To be valued	To be	To bo	To be velued	To be valued (if any)	To be valued	To bo valued	To be valued	To be valued	To be valued
MND8.	7 15 0	0 15 0	5 15 0	18 15 0	0 01 21	8 2 8	0 7 G	25 17 6	22 12 6	11 17 6
RA7ING I	10 02	01 0	0 10	01 0	0 01 0	0 01 0	0 10 0	0 01 0	0 10 0	0 00 0
_		Pg:	3rd	3rd	3rd	3rd	3rd	3rd	3rd	3rd
TAL A	68	0	•	0 23		0 0	2 21	•	0	
AGRICULTURAL AND	280 A 332 0 39	361 0	218 0	307 0	120 0 0	158 0	152 2	640 0	452 0 0	210 0 0
AGE	V	:	:	m (	А	:	B	:	:	:
	280	218	19	v6	91	218	01	36	72	100B, 127A
	Budgeree .	Tanjil	:	Koorool	Tanjil	Coongul- merang	Tambo :.	Tonghi	Bundara Munjie	Delatite Dueran
	(a) Buln Buln Budgeree	:	:	Tanjil	:	:	:	Croajingo- long	Bogong	Delatite
	(a)	(g)	(a)	(g)	(a)	le (a)	(a)	(a)	(g)	, (g)
	Sale	:	:	:	2	Bairnsdale	ž	ŧ	Omeo	Alexandra $(a)$

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

					1	ً ،			,		dd no no no	11.			
							How a	avallable.							
Local Land Office.	County.	Parlety.	Allotment	Beetlon.		·	.mottentitessiCo.	Value per Acre.	Survey Fee.	Valuation of Improvements (If any).	Loutien of Land, &c.	Nearest Railway 84atton or Township and Distance in miles therefrom.	How accessible.	Water Supply.	General Description of Land-80d, Timber, Suitability (Grazing, &&).
					4	•			£ 4. d.						
					AGRICULTURAL AND	TLTUBA	L ANI		NG LANDS	Selection	Grazing Lands.—Selection Purchase Allotaents.—Division 4, Part L, Land Act 1928—continued,	Division 4, Part L,	Land Act 1928-	-continued.	
Benalla	Delatite	Whitfield	22	es	386	es	4th	0 5 (	0 20 15 0	To value	be In north-west of parish d (315/46)	parish   14 miles from   By road   Boggy Greek Moyhu R.S.	By road	Boggy Creek	Hilly country, grey loam, suitable for grazing; timbered with peppermint, gum, stringybark,
" (a)	Rodney	Moora	56A	₹	9	0 0	Jet ,	0 0	0 3 15 0	To be valued	In south-east of parish (H.08700)	2 miles from Rushworth R.S.	By road	To be conserved	&c. Undulating country, gravelly soil, suitable for cultivation; timbered with box, ironbark, and
Beechworth (a)	Bogong	Barambogie	=	70	400	0 0	3rd	0 10 (	0 15 5 0	To be valued	In south-west of parish (H.08133)		By road	To be conserved	wattle Light granite country, suitable for grazing; timbered with stunted
Ballarat (a)	Grenville	Lynchfield	, 19 <b>4</b>	A	001	0 0	2nd	0 15 (	0 8 17 6	To be valued	In south-east of parish (J.19443)		By road	To be conserved	apple box and stringybark Undulating country, light to gravelly soil, suitable for graz- ing timbered with measurate
Bendigo	Gladstone	Jeruk	2⁴	:	82	0	lst	2 0 (	0 6 15 0	0 Tank, £15	In south-west of parish (767/121)	5 miles from Glenloth R.S.	By road	To be conserved	_ 00 →
,, (a)	Talbot	Bet Bet	11	ro Car	08	0 0	3rd	0 10 (	0 4 12 6	To be valued	In south-east of parish (70/44)	t mile from Simson R.S.	By road	To be conserved	&c. Land covered with old mining debris, suitable for grazing: timbered with box and white
St. Arnsud (b)	Karkarooc	Wirmbirchip	12B	:	8	0 0	2nd	2 10 (	0 4 7 6	To be valued	In north-east of parish (0516/121)	34 miles from Karyrie R.S.	By road	To be conserved	ironbark Light sandy brown loam, suitable for cultivation, &c. timbered
Horsham	Lowan	Goroke	£9A	:	300	0 0	3rd	0 10	0 10 7 6	To be valued	In north-west of parish (0965/121)		By road	To be conserved	with box Grey sandy soil, suitable for graz- ing; timbored with stringybark,
(9)	:	Gymbowen	21	:	168	2 17	2nd	0 15 0	0 8 12 6	To be valued (if any)	Near Gymbowen Station grounds (2482/121)	4 mile from Gymbowen R.S.	By road and reserve	By road and To be conserved reserve	honeysuckle, &c. Flat and swampy country, with brown soil on margin of swamp and a few gun trees near the
:	:	Jilpanger	<b>8</b>	:	881 2	2 24	3rd (	0 10 0	0 14 7 6 for 640 acres	To be valued	In north-west of parish (0806/121)	134 miles from Jallumba R.S.	By road	To be conserved	west boundary Undulating and flat country, sand and loam, suitable for grazing: timbered with stringybark and
:	:	Booroopki	93, 934, 93B	:	1,622 0	0	4th (	0 6 0	0 19 0 0 for 1,280	To be valued	In south of parish (0432/121)	9 miles from , Carpolac R.S.	By road	To be conserved	redgum Level country, with sandy and clayey soil, suitable for grazing; timbered with stringybark, white
". (b, c)	Borung	Cannum	24	:	28	3 37	1st t	6.0	acres 4 7 6	To be	In south of parish (37w/46)		By road	To be conserved	and red gum Good agricultural and grazing lands
Melbourne	Buln Buln	Mirboo	1344	:	182 2	2 14	lst	0 0 1	0 20 6 0	To be valued	In south-east of parish (10474/42-44)	K.S. 12 miles from Boolarra R.S.	By road	To be conserved	Hilly country, fair soil, suitable for mixed farming; timbered with blackbutt and scrub

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

1					i	- Indiana		and from	•				-6	:			
				_			How	available.									
Local Land Office.	County.	Parish.	Allotment	Section.	Arta	ń	Clas : lifeation.	Value per Acre.	Survey Fee.	Valuation of Improvements (if any).	oo	Location of Land, &c.	Nearest Railway Station or Township and Distance in milte therefrom.	ailway ownship once in refrom.	How accessible.	Water Supply.	General Description of Land— 80fl, Timber, Suitability (Grazing, &c.).
			°		AGRICHITHRAL AND GRA	1 E		£ & d. £	E & d.	2. ELECTION F	June of the contract of th	8. d.   SELECTION PURCHASE ALLOTAENTS.—Division	ion 4, Part I.,	Land Act	4. Part I Land Act 1928—continued.	ned.	
Melbourne	Melbourne Buln Buln	Mirboo 134c	1340	. <u>:</u>	73	1 19   1st	let	0 -	0 13 5	O To b	be In	n south-east of parish (10474/42-44)	sh   12 miles from Boolarra R.S.	from R.S.	By road	To be conserved	By road  To be conserved Hilly country, fair soil, suitable for mixed farming; timbered with
" (a)	:	Gunyah	57	:	142	1 38	2nd	0 15	0 18 5	0 Nil	ıl I	n south of parish	sh   15 miles fr	from	By road	Creeks	onackoutt and seruo Fair grey soil, suitable for grazing
:	:	Gunyan	184,	:	43	0 20	2nd	0 15	0 6 7	6 To	be In	(1/130/4/-49)  n east of parish	<u>01</u>	from	By road	To be conserved	Lovel country, fair soil, suitable for
:	:	Warragul	254 1170	:	51	0 0	lst	2 10	0 6 0	o Nil .	å :  	(19519/47-49) n south-east of parish (G.47923)	sh 4 miles from Yarragon R.S.		By road	To be conserved	Fair soil, suitable for dairying and mixed farming; timbered with
(a)	Mornington	Lang Lang East	82, 103, 105c,	:	1,095 3 10	3 10	3rd	0 10	0 18 15 0 for 640 acres	0 To be		In west of parish (1494/44)	4) 2 miles fro Nyora R.S.	Ħ.	By road	To be conserved	mountain ash, scrub, &c. Undulating country, suitable for graxing; timbered with mess- mate and peppermint
	=		<u> </u>				. =	MALLEE	LANDS.	SELECTION	я Рово	LANDS, SELECTION PURCHASE ALLOTMENTS Division 1, Part II., Land Act 1928,	vision 1, Part	II., Land	Act 1928.		
Bendigo (d.	Bendigo $(d)$   Tatchora	Narrung	9	:	11,054	3 13	4th	6 0	8 15 0	0 Dam, fencing,	ng,	In west of parish. Formerly   1½ miles fron held by A. C. Kerr Yungera R.S.	rly 1½ miles	miles from By road ingera R.S.	By road	To be conserved	To be conserved   Suitable for growing cereals
(q) "	Karkarooc	Kulwin	13в	:	128	0 0	lst	1 3	0 1 2	0		(04783/198) Adjoining and east of Kulurin Station (M 96474)	ul- Adjoining	g Kul-	By road	To be conserved	Suitable for growing cereals
Mildura	Millewa	Willah	114, 16	:	954	2 24	4th	0 7	613 15	0 House, &c., £1,100 10s		In north of parish. Parts of areas formerly held by J. C. P. Leech and F. G.	•	from	By road	To be conserved	Suitable for growing coreals
: .	:	:	24	:	1,131	e 6	4th	0, 4	6 15 0	0 House, &c., £974 28		Scrivens (06836/198) In centre of parish. Parts of areas formerly held by A. V. Ivins, F. G. Scrivens and R. J. Ivins	rts 7½ miles from by Benetook R.S.	from k R.S.	By road	To be conserved	Suitable for growing coreals
I .	:	:	32, 35	:	1,085 0	0	4th	0 2	6 15 0	0 House, &c., £999 12s.6d		(07226/198) In west of parish. Formerly held by A. G. Spriggs and L. G. Legge-Wilkinson (07477/198)	rly 8 miles from nd Pirlta R.S.	from .S.	By road	To be conserved	Suitable for growing cercals
									Аты	FEROUS LA	STD8	AURIFEROUS LANDS-Section 86, Land Act 1928.	.58.				
Bendigo	Talbot	Mary- borough	8, 9, 10, 11	70	19	2 29	:	Rent per annum	4 21	6 To be valued		Within the Borough of Maryborough (0419/103)	of   # mile from 3)   Maryborough   R.S.		By road	To be conserved Undulating gravelly s vation, &	Undulating country, clay and gravelly soil, suitable, for cultivation, &c. timbered with iron-
:	:	Chewton	78	표	92	0 0	:	El Rent per	3 15	0 To	•	In west of parish (W.55387)	(7) I mile from Chewton R.S.	from R.S.	By road	To be conserved	bark and sapings Suitable for grazing, &c.
1		Castlemaine	44	63	4,	0 .	:	annum 10s. Rent per annum	2 2 E	0 To value		In east of parish (W.65384)	44) 2 miles fro Castlemaine, R.S.	from ine,	By road	To be conserved	To be conserved [Suitable for cultivation

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

1		<b>☆</b>	
		General Nescription of Land— 80th, Timber, Suitability (Orazing, &2.).	
		Water Supply.	
		How accessible.	
11-		Nearest Railway Station or Township How accessible. Water Supply, and Distance in How accessible.	
The second secon	•	Losation of Land, &c.	
		Valuation of Improve- ments (if any).	
and and a		Survey Fee.	£ s. d.
a form much	How available.	Classification.	£ s. d. £ s. d.
		Area.	A. B. P.
		Section.	
		Vilotment.	<u> </u>  - 
		Parfah.	
		County.	.   
		Local Land Office.	

AURIFEROUS LANDS .- Section 86, Land Act 1928-continued.

Undulating country, stony and clayey soil, suitable for cultiva- tion, &c. timbered with saplings	Land slopes to the creek; tim- bered with box and stringybark saplings		Suitable for residence and garden	Suitable for garden	Suitable for garden	Suitable for garden	Suitable for garden	Suitable for garden
To be conserved and race	By road To be conserved		Creek	Gunbower Creek	Gunbower Creek	Gunbower Creek	Gunbower Creek	To be conserved
By road	By road		By road :	Frontage to creek	Frontage to creek	Frontage to creek	Frontage to creek	By road
24 miles from By road To be conserved Eaglehawk and race R.S.	2 miles from Kangaroo Flat R.S.	Land Act 1928.	I mile from Gunbower R.S.	Adjoining town- ship of Gun- bower	1½ miles from Kangaroo Flat R.S.			
Fencing, In north-west of parish. &c., E18 15s. Shuttleworth (0120/86)	In north-west of parish (W.57548)	LAND AVAILABLE FOR GARDEN AND RESIDENCE.—Section 129, Land Act 1928.	be In south of parish, near ad Gum Lagoon (W.51828)	In north-west of parish, fronting Gunbower Creek (W.53695)	In north of parish (W.55195)			
6 Fencing, &c., £18 16s.	O To be valued	OR GARDEN A	6 To be valued	0 To be	0 To be valued	0 To be valued.	0 To be valued	6 Damand fencing, £11 5s.
4 12	3 15	ABLE F	F4 co	0 E	0 E	3	0	rs .
<b>E</b>	Rent per annum	AND AVAIL	Rent per annum	Rent Per sanum	Rent Per annum	Rent per snnum	Rent per annum	Rent por annum £1.
33	:	П	:	:	:	:	: 	:
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16							<del>-</del>	<u>ლ</u>
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188K, 188L, 188M	73		25A	868 8	898	896	89н	: 
Bendigo   Bendigo   Sandhurst	Mandurang		Gunbower	Patho	:	:	•	Mandurang
::	:			:	:	: •	:	:
Bendig			Bendigo   Gunbower	<b>1</b>	* .	*	2	Bendigo
::	; ;		:	: -	:	: '	:	:
Bendigo	•		Bendigo	*	. ·	. ·	<b>:</b>	:

(a) Subject to special mining condition, section 81, Land Act 1928.——(b) Subject to special water supply resumption condition.——(c) Subject to interest charge, vide section 307, Land Act 1928.——(d) Subject to a charge of £271 58. in favour of the Closer Settlement Board.

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

### COURTS.

### MELBOURNE, -- COUNTY COURT

THE times appointed for "Return Days" in the Melbourne County Court during the year 1931 (i.e., the day to be appointed in any summons or proceeding for the appearance of a party summoned) shall be as follows:—

D	PERM	11.00	

in cases under £50.	£50 and under £250.	Other cases.	
June 1st and 15th July 1st and 15th August 3rd and 17th September 1st and 15th November 2rd and 16th November 2rd and 16th December 1st	June 1st July 1st August 3rd September 1st October 1st November 2nd December 1st	June 15th July 15th August 17th September 15th October 15th November 16th December 1st	

Dated at Melbourne this 27th day of November, 1930. (By order of the Judges),

F. J. SAUER, Registrar, Melbourne.

SITTINGS of the Supreme Court for the hearing of Criminal Trials for the year 1931, pursuant to Order in Council of

9th December, 193	0:		
BALLARAT			Wednesday, 10th June
D112211111			Tuesday, 11th August
			Tuesday, 13th October
			Tuesday, 1st December
BENDIGO			Tuesday, 2nd June
BENDIGO	•••	• • • •	Tuesday, 4th August
			Tuesday, 6th October
			Tuesday, 8th December
CASTLEMAINE	•••	• • •	Tuesday, 28th July
			Thursday, 10th December
GEELONG		•••	Thursday, 20th August
			Tuesday, 10th November
HAMILTON			Tuesday, 20th October
HORSHAM			Tuesday, 8th September
MARYBOROUGH			
MELBOURNE			
MBINOCHIL			Wednesday, 15th July
			Monday, 17th August
			Tuesday, 15th September
			Thursday, 15th October
			Monday, 16th November
			Monday, 7th December
			Tonday, 7th December
SALE	• • •	•••	Tuesday, 21st July
			Tuesday, 24th November
SHEPPARTON	•••	•••	Tuesday, 15th September
ST. ARNAUD			Tuesday, 17th November
WANGARATTA			Tuesday, 27th October
WARRNAMBOOL			Tuesday, 18th August
			-

GENERAL SESSIONS AND COUNTY COURTS. OTICE is hereby given that Courts of General Sessions and County Courts will be held during the year 1931 at

the undermentioned places on the days hereunde ARARAT Wednesday, 24th	June
Wednesday, 14th	October
BAIRNSDALE Tuesday, 11th Au	igust
Wednesday, 21st	
BALLARAT Tuesday, 14th Ju	
Tuesday, 15th Se	
Tuesday, 17th No	
Tuesday, 15th De	
BEECHWORTH Wednesday, 22nd	
Tuesday, 6th Oct	
BENALLA Thursday, 11th J	une
Wednesday, 9th	September
GENDIGO Wednesday, 15th	July
"Peday, 19th De	eptember
Wednesday, 18th	
CAMPERDOWN Wednesday, 5th	August
Wednesday, 9th I	
CASTERTON Wednesday, 19th	
Wednesday, 25th	
CASTLEMAINE Wednesday, 26th	August
Wednesday, 2nd	
CHARLTON Tuesday, 7th July	
Tuesday, 20th Oc	
COLAC Tuesday, 26th Ma	
Wednesday, 16th	September
Tuesday, 8th Dec	remner
DAYLESFORD Tuesday, 18th Au	
Tuesday, 15th De	cember
DONALD Thursday, 25th J	
ECHUCA Tuesday, 14th Ju Tuesday, 17th No	iiy
GEELONG Wednesday, 27th Tuesday, 21st Jul	штаў
Tuesday, 15th Se	y ptember

Wednesday, 9th December

HAMILTON		•••	Tuesday,18th August
HORSHAM			Tuesday, 24th November Wednesday, 17th June
	***		Tuesday, 18th August
KERANG			Wednesday, 11th November Tuesday, 23rd June
			Tuesday, 4th August
KORUMBURRA			Tuesday, 13th October Tuesday, 2nd June
	•••	•••	Tuesday, 20th October Tuesday, 25th August
KYNETON	***	•••	Tuesday, 25th August Tuesday, 1st December
MARYBOROUGH			Tuesday, 16th June
MELBOURNE		-	Tuesday, 22nd September Monday, 1st and 15th* June
METROOME	***	•••	Wednesday, 1st and 15th* July
			Monday, 3rd and 17th* August
			Tuesday, 1st and 15th* September
•		٠	Thursday, 1st and 15th* Oc-
			tober
			Monday, 2nd and 16th* No- vember
			Tuesday, 1st December
MILDURA	•••	•••	Tuesday, 2nd June Tuesday, 8th September
			Tuesday, 8th December
NHILL			Thursday, 18th June
NUMURKAH•			Thursday, 12th November Thursday, 3rd September
OMEO	•••	···	Tuesday, 24th November
OUYEN*	•••		Tuesday, 24th November Thursday, 4th June
			Thursday, 10th September
SALE			Nednesday, 9th December Fuesday, 16th June
001 11701			Tuesday, 20th October
SEA LAKE*	•••	•••	Wednesday, 8th July Wednesday, 21st October
SEYMOUR		• • • •	Tuesday, 1st September
SHEPPARTON	•••	•••	Wednesday, 2nd September Tuesday, 17th November
ST. ARNAUD			Tuesday, 23rd June
STAWELL			Thursday, 3rd September
SIAWELL	•••		Thursday, 3rd September Tuesday, 23rd June Tuesday, 13th October
SWAN HILL			Wednesday, 5th August
TRARALGON*			Wednesday, 14th October Wednesday, 22nd July
	•••	•••	Wednesday, 28th October
WANGARATTA	•••	•••	Tuesday, 9th June Tuesday, 8th September
			Tuesday, 10th November
WARRACKNABE	AL		Tuesday, 6th October
WARRAGUL	•••	•••	Tuesday, 21st July Tuesday, 27th October
WARRNAMBOOL	•••		Tuesday, 4th August
WONTHAGGI*			Tuesday, 8th December Wednesday, 10th June
	•••	•••	Tuesday, 27th October
YARRAM	•••	•••	Thursday, 4th June
			Thursday, 22nd 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.

### 21st May, 1931.

Bunyip.—Clearing, drainage, filling, and new shelter sheds, State School No. 2229. Particulars also at Police Stations, Warragul and Bunyip. Preliminary deposit, £3. Final deposit, 5 per cent.

Cowwarr.—Repairs and painting, Police Station. Particulars also at Police Stations, Toongabbic and Sale, and Inspector of Works, Bairnsdale. Preliminary deposit, £2. Final deposit, 5 per cent.

Laver's Hill.—Repairs and painting school and residence, State school No. 3569. Particulars also at Inspector of Works Office. Geelong; Police Station, Colac: and at Laver's Hill School. Preliminary deposit, £3. Final deposit, 5 per cent.

### 28th May, 1931.

Bundoora.—Supply and installation of refrigerating machinery and cool room at Military Mental Hospital. Preliminary deposit, £10. Final deposit, 5 per cent.

Dromana.—Removal of pavilion class room from Parkdale to State School No. 184. Particulars also at Police Stations, Mornington and Dromana. Preliminary deposit, £4. Final deposit, 5 per cent.

Garibaldi.—Repairs and renovations to school and residence, State School No. 2173. Particulars also at Inspector of Works Office, Ballarat. Preliminary deposit, £4. Final deposit, 5 per

cent.

Geelong.—Repairs, alterations, and renovations at old Public Offices, Ryrie-street, for proposed Tuberculosis Clinic. Particulars also at Public Works Office, Geelong. Preliminary deposit, £4. Final deposit, 5 per cent.

Ormond East.—Shelter pavilions, State School No. 4366. Preliminary deposit, £4. Final deposit, 5 per cent.

South Melbourne.—Painting, &c., Technical School. Preliminary deposit, £4. Final deposit, 5 per cent.

### 4th June, 1931.

Williamstown.—Improved lighting, repairs, &c., High School. Preliminary deposit, £5. Final deposit, 5 per cent.

### 11th June, 1931.

Ballarat (Golden Point).—Repairs and renovations to State School No. 1493. Particulars also at Public Works Office, Ballarat. Preliminary deposit, £4. Final deposit, 5 per cent.

### 18th June, 1931.

Ardonachie.—Removal of State School No. 1020 from Aringa, and re-crection, with repairs and painting, at State School No. 1169. Particulars also at Police Station, Port Fairy, and Inspector of Works Office, Warrnambool. Preliminary deposit, £4. 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.

### CARTAGE OF GOODS AND PARCELS (METROPOLITAN).

TENDERS will be received until Eleven o'clock a.m. on Friday, 5th June, 1931, for delivery in the Metropolitan Area of such goods and parcels, with the exceptions as set out in clause 1 of the Conditions of Contract, as may be forwarded from or to the various Government Offices, Railways, &c., by the Stores and Transport Department for and on behalf of the Government of Victoria from 1st July, 1931, to 30th June, 1932. June, 1932.

of the Government of Victoria from 1st July, 1931, to 30th June, 1932.

For each sub-schedule a deposit of £5 by bank cheque or bank draft, payable to the order of the Secretary to the Tender Board (tenderers' cheques will in no case be received), must accompany each tender, which will be returned to unsuccessful tenderers within ten days of acceptance of tenders. Such deposit to be forfeited in the event of the tenderer withdrawing his tender before notification of acceptance of the tender, or in the event of the successful tenderer failing to sign and complete his contract within the prescribed period. Security for sub-schedule A, £23; for sub-schedule B, £20. Security will be required, either by bank guarantee (bank to be approved by Tender Board) in Victoria or Commonwealth Government bonds or debentures, Savings Bank deposit book, or bank deposit receipt in favour of the Secretary to the Tender Board, as the tenderer may elect.

The security must be completed and contract signed within five days of acceptance of the tender, failing which the contract may be again advertised, or another tender accepted.

For sub-schedule A tenderers may at their option tender for the services to be conducted either, or both, by horse-drawn or motor-driven vehicles.

For sub-schedule B alternative tenders are required for horse-driven and motor-driven vehicles.

Tenders will be accepted for each sub-schedule separately.

driven and motor-driven vehicles.

Tenders will be accepted for each sub-schedule separately. Tenders must express in each instance the rates or prices in words as well as in figures, and without alterations or

erasures.

Full particulars, forms of tender, conditions of contract, &c., may be obtained at the office of the Secretary to the Tender Board, Gisborne-street, Melbourne.

The lowest or any tender will not necessarily be accepted.

Tenders, enclosed in an envelope, and having the words "Tender for Cartage" written thereon, must be deposited in the Tender-box at the Pay Office, Treasury, Melbourne; or, if sent by post, postage must be prepaid, and addressed to the Chairman of the Tender Board, Pay office, Treasury, Melbourne, which office they must reach not later than by first post on the date of closing of tenders.

### CONDITIONS OF CONTRACT.

CONDITIONS OF CONTRACT.

1. The prices or rates tendered in sub-schedules A and B cover all descriptions of goods and parcels, with the exception of school books from Education Department to Victorian Railways, Melbourne, office and school furniture, officers' furniture and effects, exhibits for show purposes, &c., and such are not included in the contract.

2. A separate charge is to be made for each consignment, such charge to be for the gross weight thereof, irrespective of the number of packages. Accounts in all cases to be made out by weight only, and to be rendered monthly, supported by the waybills properly receipted, subject to any deductions for goods lost or damage sustained to the goods whilst in the custody of the carrier.

3. No claims for detention will be entertained, but should the contractor be subjected to unreasonable delay, the cause

3. No claims for detention will be entertained, but should the contractor be subjected to unreasonable delay, the cause of delay, if reported, will be investigated.

4. The contractor shall in all cases, against each separate charge in his accounts, quote the number of the consignment or delivery note, which will be found on each consignment or

package forwarded by the departments. Should the number not be on the package then the name of the consignor should be quoted and a description of the parcel given in lieu thereof. Any infringement of this condition, or unreasonable delay on the part of the contractor in delivery of any goods or parcels, will render the contractor, on report, liable to such fine as the Tender Board may recommend, and the amount will be deducted from any account due to the contractor or from the security money.

5. All vehicles in which the goods or parcels are carried must be fitted with good waterproof covers, be in thorough working order and, in general, suitable for requirements. If horse-drawn vehicles be used, the horses must be sound, staunch, and fast.

6. The contractor must have an office connected by telephone, and within the radius of the city proper, and as regards the service for the Government Printing Office under subschedule B, he will be liable to be called upon to provide the vehicle at any hour of the day or night.

7. Thirty minutes will be deemed sufficient notice, and in the event of the contractor failing to supply the vehicles when ordered, and to the satisfaction of the officer requiring his services, such services will be performed at his risk and expense, and the extra expense incurred will be deducted as in Condition 4.

8. Vehicles as required must call at the Stores and Transport Offices twice daily, viz., 11 a.m. and 4 p.m., and at 11 a.m. on Saturdays, for goods and parcels, and on such other special

8. Vehicles as required must call at the Stores and Transport Offices twice daily, viz., 11 a.m. and 4 p.m., and at 11 a.m. on Saturdays, for goods and parcels, and on such other special occasions when notified without extra payment, otherwise the service will be performed at the contractor's risk and expense, and the amount deducted as in Condition 4.

9. Bills of lading for oversea and Inter-State shipments must be obtained from the shipping company when required, and deposited at the office of the Secretary to the Tender Board in time for the first outgoing mail and prior to the departure of the vessel.

10. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise, and no such transfer will be recognized by the Government.

Government.

11. Under no circumstances will a contractor be permitted to abandon his contract. In the event of the contractor failing to carry on the contract, the security money will in that case be absolutely forfeited, and, in addition, the contractor may be held liable for any loss which the Government may sustain in consequence of such failure.

E. J. HOGAN,

The Treasury, Melbourne, 13th April, 1931.

Ггеаsurer.

### FUNERALS OF DESTITUTE PERSONS.

FUNERALS OF DESTITUTE PERSONS.

TENDERS will be received until Eleven o'clock a.m. on Friday, 5th June, 1931, from persons willing to undertake funerals of destitute persons to the New Melbourne Cemetery, Fawkner; the Necropolis, Springvale; and the cemeteries at Footscray or Williamstown, required by the several Departments of the Government of Victoria, from 1st July, 1931, to 30th June, 1932, in the Melbourne and metropolitan area, as per Schedule No. 1.

Burials of, deceased persons from police sub-districts north of the River Yarra will take place at the New Melbourne Cemetry, Fawkner; those from sub-districts south of the River Yarra, including burials from the Morgue, at the Necropolis, Springvale; and those from the Williamstown-Footscray sub-districts, at the Williamstown or Footscray cemeteries. Burials of deceased persons whose bodies have been removed to the Morgue from places north of the River Yarra and from places within the Williamstown-Footscray area, respectively, shall take place at the Necropolis, Springvale, and are included in sub-Schedule A accordingly.

Printed forms of tender giving full particulars and lists of places for which the funerals are required are obtainable from the Secretary to the Tender Board, Gisborne-street, Melbourne.

Separate prices for ordinary funerals and for funerals

from the Secretary to the Tender Board, Gisborne-street, Melbourne.

Separate prices for ordinary funerals and for funerals under clause 6 of the conditions of contract must be stated (a) for adults, (b) for children above five years and under fourteen years of age, and (c) for children under five years, including stillborn—one sum is to be stated for each, including interment, conveyance, railway charges, and all other charges whatsoever, except ministers' fees.

Tenderers must state the prices in words as well as in figures, without alterations or erasures.

Tenderers are required to state on the tender form—(a) the number and description of the vehicles that they have available to carry out the service; (b) their business branches and the telephone numbers theroof, as these factors will be taken into consideration in accepting the tenders.

Tenders must be accompanied by a preliminary deposit of £5 for each sub-schedule tendered for. Such deposit to be by bank or marked cheque or by bank draft, payable to the order of the Secretary to the Tender Board. Deposits will be refurned to tenderers within ten days of acceptance of tenders. Such deposit to be forfeited in the event of the successful tenderer withdrawing his tender before notification of acceptance, or, in the event of being successful, failing to complete the security or sign the contract within the prescribed period. Security will be required in the sum of £20 for each subschedule accepted. Security may be either by bank guarantee (bank to be approved by the Tender Board), Victorian or Commonwealth Government debentures or bonds, bank deposit receipt, or Savings Bank deposit book in favour of the Secretary to the Tender Board, as the tenderer may elect.

The security must be completed and contract signed within five days of acceptance of the tender, failing which the contract may be again advertised, or another tender accepted.

Tenders, endorsed "Tender for Funerals," are to be deposited in the Tender-box at the Pay Office, Treasury; or, if sent by post, postage must be prepaid, and addressed to the Chairman, Tender Board, Pay Office, Treasury, Melbourne, which office they must reach not later than by first post on the date of closing of tenders.

The Government will not necessarily accept the lowest or

The Government will not necessarily accept the lowest or any tender.

CONDITIONS OF CONTRACT.

1. The services are to be performed upon an order signed by a member of the Police Force. Under the Cemeteries Act 1928 (No. 3652), cemetery fees are not payable in the cases of poor persons buried upon an order signed by a Justice, and in such cases the contractor's account for the burial will be

1928 (No. 3652), cemetery fees are not payable in the cases of poor persons buried upon an order signed by a Justice, and in such cases the contractor's account for the burial will be correspondingly reduced.

2. No claim will be allowed under this contract for any-burial respecting which the Contractor receives or arranges for any payment whatever from the relatives or friends of the deceased; but in the event of friends or relatives desiring to have the deceased buried in private ground, while availing themselves of the Government funeral, they must, in such case, pay all the cemetery charges.

3. The funerals are to be of the most economical description consistent with propriety. A plain hearse for an adult, and a covered, plain, suitable four-wheeled vehicle for a child under five years of age, to be provided.

4. The body shall be taken direct to the Necropolis, or to the New Melbourne Cemetery, as the case may be, by rail, unless directed otherwise by the police. Bodies to be buried at Williamstown or Footscray to be conveyed by road. Not more than one body shall be carried in the hearse or vehicle at a time. No body shall be retained on the premises of the Contractor, upon report from the Tender Board, to such mulct, not exceeding £10, as the Treasurer may direct, and the amount shall be deducted as in clause 15.

5. Coffins for funerals must be waterproof and sufficiently long, deep, wide, and substantial to bear the corpse and permit it to lie extended at full length, and must be made of 1-in. white pine timber covered with black cloth, and fastened down with screws, and pitched in the seams to prevent leakage. The Contractor shall provide 2 inches of sawdust for the bottom of the coffin; a small block of wood to keep the head of the deceased in position, and sufficient white calico to cover the body. Coffins to be properly lowered into the graves, and the graves filled up again.

6. In cases of burials of bodies which are, in the opinion of the Department ordering the burial, of a distinctively offens

timber 1 inch in thickness.

7. Bodies of deceased persons, with the exception of those provided for under clause 2, must be conveyed to the New Melbourne Cemetery, Fawkner, for burial should the death of such person take place in any sub-district north of the River Yarra, excepting bodies buried from the Morgue, and to the Springvale Necropolis should the death take place in any sub-district south of the Yarra, including burials of bodies from the Morgue. Burials in the Williamstown-Footscray sub-districts shall be made in the Williamstown or Footscray Cemeter'es, as the police may direct.

8. The graves to be dug of the proper depth, and in conformity with the Necropolis and respective Cemeteries Regulations.

8. The graves to be dug of the proper depth, and in conformity with the Necropolis and respective Cemeteries Regulations.

9. In the event of the Contractor failing to attend punctually to any order, the work will be otherwise performed, and the extra expense incurred, if any, will be charged to the Contractor or deducted from the contract security money.

10. When burials are required to take place on Sunday, or, in the case of any-Hospital for the Insane, burials on the same day as the inquest, no delay must take place in complying therrwith, and any additional fees charged by the Necropolis or cemetery authorities will be repaid to the Contractor.

11. The attendance of a minister of the denomination named in the order for the burial must, if practicable, be provided. If for any burial such minister is not available the burial service is to be conducted by the resident chaplain deputed by the denomination, and in cases where no such deputed by the denomination, or where the religious denomination of the deceased is unknown, the services are to be performed by the resident chaplains alternately, and the Contractor must inform the police of the hour when the funeral service will take place, so that the friends of the deceased may attend at the cemetery if they wish. Such order to be produced at the cemetery when the Contractor gives the order for interment. The Contractor must pay the minister's fee, for reading the burial service was duly and properly performed at the time of the burial, and that he received the fee for so doing. Should the burial service not be performed at the time of the burial no reimbursement will be allowed. The receipt must also specify the name, age, and denomination of deceased, the name and denomination of the minister who performed the burial service, and the hour when the service was performed. performed the burial service, and the hour when the service was performed.

12. Should the religious belief, however, of the deceased preclude the burial being carried out in conformity with the above clause as regards the attendance of the officiating clergyman, the friends of the deceased shall, if practicable, be notified by the police with respect to the service. In the case of foreigners, the Consul of the country to which he is reputed to belong shall also be notified by the Police Department of his decease, in which case, when practicable, he may provide for such service as he may consider necessary.

13. Under no circumstances will the Contractor be permitted to use any undue or improper influence with the friends or relatives of, or any other person connected or associated with, the deceased person for the purpose of obtaining any concession or privilege whatsoever in regard to the funeral of such person. Any infringement of this condition will, on report of the Tender Board, subject the Contractor to the immediate cancellation of his contract, the foreiture of the security money, and such other penalties as the Hon. the Treasurer may direct. The decision of the Board as to whether any breach of the condition has taken place to be final and conclusive.

clusive.

14. The account is to be rendered monthly to the officer

14. The account is to be rendered monthly to the officer ordering the service for payment at the Treasury, McIbourne. The charge for the minister's fee should be included in the account for the funeral.

15. A refusal to execute orders, impropriety, neglect, or delay in conducting the funerals will subject the Contractor, upon report from the Tender Board, to such mulet, not exceeding £50, as the said Treasurer may direct, and the amount may be deducted from the Contractor's account or from the security money. It will also be in the power of the said Treasurer, upon such refusal, impropriety, neglect, or delay, to terminate the contract forthwith, and forfeit the whole or any part of the security money.

16. Under no circumstances will a Contractor be permitted to abandon his contract. In the event of the Contractor failing to carry on the contract, the security money will in that case be absolutely forfeited, and, in addition, the Contractor may be held liable for any loss which the Government may sustain in consequence of such failure.

17. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise; and no such transfer will be recognized by the Government.

E. J. HOGAN, Treasurer.

. The Treasury, Melbourne, 13th April, 1931.

### REMOVAL OF DEAD BODIES.

REMOVAL OF DEAD BODIES.

TENDERS will be received until Eleven o'clock a.m. on Friday, 5th June, 1931, from persons willing to undertake Removals of Dead Bodies to the Melbourne Morgue, as required by the several Departments of the Government, from 1st July, 1931, to 30th June, 1932, in the Melbourne, Bourke, and South-Eastern Districts, as per Schedule No. 2.

Printed forms of tender giving full particulars and list of places for which the service is required, are obtainable from the Secretary to the Tender Board, Gisborne-street, Melbourne. Separate prices for removals must be stated for adults and children under ten years of age.

Tenders must state the prices in words as well as in figures, without alterations or erasures.

Tenderers are required to state on the tender form—(a) the number and description of the vehicles that they have available to carry out the service; (b) their business branches and the telephone numbers thereof, as these factors will be taken into consideration in accepting the tenders.

Tenders must be accompanied by a preliminary deposit of £5 for each sub-schedule tendered for, such deposit to be by bank or marked cheque, or by bank draft payable to the order of the Secretary to the Tender Board. Deposits will be returned to tenderers within ten days of acceptance of tenders, such deposit to be forfeited in the event of the successful tenderer withdrawing his tender before notification of acceptance, or, in the event of being successful, failing to complete the security or sign the contract within the prescribed period.

Security will be required in the sum of £20 for each subschedule accepted. Security may be either by bank guarantee (bank to be approved by the Tender Board). Victorian or Commonwealth Government debentures or bonds, bank deposit receipt, or Savings Bank deposit book in favour of the Secretary of the Tender Board, as the tenderer may elect.

The security must be completed and contract signed within five days of acceptance of the tender, failing which the contract may

### CONDITIONS OF CONTRACT.

### For Removals to the Morgue.

1. The services are to be performed upon an order issued by a member of the Police Force.

2. The vehicles and such other plant employed in carrying out the contract must be suitable and ample to the necessities of a prompt and efficient service, and such vehicles and other plant must be maintained throughout the period of the con-

tract in satisfactory condition of repair. Should complaint be made that the vehicles or plant employed in the service are unsuitable, inefficient, or otherwise unsatisfactory, the Tender Board upon investigation of the complaint may recommend that the contract be cancelled and the security forfeited.

3. The contractor must be prepared to undertake any removals from the police sub-district or area contracted for at any hour and on any day when called upon by the police. In the event of the Contractor failing to attend punctually to any order, the work will be otherwise performed, and the extra expense incurred, if any, will be charged to the Contractor. Should any circumstance, however, make it necessary in any particular case that an immediate removal to the Morgue be effected, the hiring of another vehicle for the purpose will not be an infringement of the contract.

4. When it becomes necessary to remove a dead body to the Morgue, and the next of kin present or the legal personal representative of the deceased make request in person to the police to be allowed to employ the family undertaker to conduct such removal, the police may at their discretion accede to such request, provided such removal is effected at no cost to the Government and, also, under the supervision of the police, as in the case of a removal by the Government Contractor. This contract is not to be considered as having been effected by other than the Contractor.

5. Bodies to be removed to the Morgue shall be placed by the Contractor before removal in shell coffins, zinc lined and water-tight, securely closed, and shall be conveyed in suitable covered four-wheeled vehicles. The Contractor shall send two men for the purpose of removing the body to the vehicle, and from the vehicle to the Morgue.

6. Every practicable precaution must be taken in order to prevent offensiveness from decomposition, but in no case of removal must any disinfectant be used without the authority of the medical officer performing the post-mortem examination, 7. Unde

any oreach of the condition has taken place to be final and conclusive.

8. The account is to be rendered monthly to the officer ordering the service for payment at the Treasury, Melbourne.

9. A refusal to execute orders, impropriety, neglect, or delay in conducting the removals will subject the Contractor, upon report from the Tender Board, to such mulet, not exceeding £50, as the said Treasurer may direct, and the amount may be deducted from the Contractor's account or from the security money. It will also be in the power of the said Treasurer, upon such refusal, impropriety, neglect, or delay; to terminate the contract forthwith, and forfeit the whole or any part of the security money.

10. Under no circumstances will a Contractor be permitted to abandon his contract. In the event of the Contractor failing to carry on the contract, the security money will in that case be absolutely forfeited, and, in addition, the Contractor may be held liable for any loss which the Government may sustain in consequence of such failure.

11. Contractors are not at liberty to transfer their contracts under cover of power of attorney, coupled with an interest or otherwise; and no such transfer will be recognized by the Government.

E. J. HOGAN,

E. J. HOGAN, Treasurer.

The Treasury, Melbourne, 13th April, 1931.

### PRIVATE ADVERTISEMENTS

### CITY OF ESSENDON.

NOTICE OF CANCELLATION OF ADVERTISEMENTS.

NOTICE is hereby given that two advertisements, advertising By-laws 67 and 68 of the City of Essendon, and inserted on page 1570 of the Government Gazette of 13th May, 1931, are hereby cancelled.

N. F. WELLINGTON, Town Clerk Town Hall, Moonee Ponds, 18th May, 1931.

### CITY OF ESSENDON.

### BY-LAW No. 67.

A By-law of the City of Essendon, made under section 326 of the *Health Act* 1928, and numbered 67, for the purpose of repealing By-law No. 43 of the said City, and for prescribing the fees payable for granting or annual renewals of registration of certain premises, and for any transfer of registration thereof pursuant to the said Act.

N pursuance of the powers conferred by the Health Act 1928, the Mayor, Councillors, and Citizens of the City of Essendon hereby order as follows:—

1. Bv-law No. 43 is hereby repealed.

2. The following fees shall be payable for granting, or annual renewals, or transfer of registration of the following premises respectively:—

(a) Offensive trade premises-Five pounds.

Offensive trade premises (a butcher melting or rendering fat from and at one shop only)—One pound.

Offensive trade premises (a butcher melting or rendering fat from more than one shop)—Five pounds.

Cattle sale-yards—Five pounds.

Boardinghouse—Ten shillings.

Common lodginghouse—Ten shillings.

Eating house—Ten shillings.

Premises (whether a licensed victualler's premises or not) on which are manufactured or prepared for sale ice cream, ginger beer, hop beer, or any similar beer, lemonade, cordials, soda water, lithia water, or other mineral water, or any artificially aerated water—Five shillings.

—Five shillings.

(g) For transfer of any registration—Two shillings and sixpence.

sixpence.

Such fees, as set out above, shall be paid to the Town Clerk of the said City by any person making application for such registration, renewal, or transfer.

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

Resolution for passing this By-law was agreed to by the Council of the City of Essendon this sixth day of October, 1930, and confirmed on the third day of November, 1930.

The common seal of the Council of the City of Essendon was affixed hereto this 16th day of February, 1931, in the presence of—

the presence of-

HEARTHUR FENTON, Mayor.
G. THOS. FITZGERALD, Councillor.
N. F. WELLINGTON, Town Clerk. (SEAL)

Submitted to the Commission of Public Health, this 31st day of March, 1931.

T. DIMELOW Secretary of the Commission.

Approved by the Governor in Council, this 20th day of April, 1931.
C. W. KINSMAN.
Acting Clerk of the Executive Council.

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### CITY OF ESSENDON.

CITY OF ESSENDON.

BY-LAW No. 68.

A By-law of the City of Essendon, and numbered sixty-eight, for preventing the deposit of effensive substances upon the streets or lanes of the city, and for requiring the occupiers of houses or promises within the city to provide proper receptacles for the temporary deposit of house scraps, garbage, and refuse, and to fix fees for the disinfection of clothing and bedding previously used by persons suffering from infectious diseases.

WHEREAS the Council of the City of Essendon, having erected and constructed an incincrator for the destruction of refuse, garbage, offensive matter, and substances likely to become offensive, and for the disinfection of infected clothing and/or bedding: And whereas it is now desirous of regulating the collection of such refuse, garbage, offensive matter, and offensive substances from dwelling houses, tenements, shops, and flats within the municipality, and fixing fees for the disinfection of such clothing and/or bedding or infected material, the said Council, in pursuance of the powers conferred by the Health Act 1998, and of every other Act or power enabling it in that behalf, doth hereby order as follows:

Summary of Context of By-law.

Summary of Context of By-law. Giving definitions.

Giving definitions
 Offensive matter must not be put in any channel or street.
 Refuse not to be scattered about yards.
 Recuptacles to be provided.
 Offensive matter to be wrapped in paper.
 Position of receptacles for removal.
 Refuse from hotels, restaurants, &c.
 Sive of receptacles.
 Cleanliness of receptacles.
 Amount of refuse to be removed from premises, and charges for excess quantities.
 Other refuse to be dumped.
 Fumigation of bedding and clothing.
 Fees for same.

10. Other refuse a.

11. Funitation of bedding and
12: Fees for same.
13. Where fees are payable.
14. Penalties for any brench of By-law.
15. By-law to apply throughout the City of Essendon.
This By-law was made and passed by the Commeil of the City of Essendon on the 1st day of Pecember, 1930, and confirmed on the 16th day of February, 1931.

The common seal of the Mayor, Conneillors, and Citizens of the City of Essendon was affixed hereto this sixteenth day of February, 1931.

ABTIVITY BENTON, Mayor.
(SEAL) G. THOS. FITZGERAIN, Conneillor, N. F. WELLINGTON, Town Clerk.

T. DIMERAW Secretary of the Commission

Approved by the Governor in Council, the 20th April, 1931. C. W. KINSMAN,

Acting Clerk of the Executive Council. Copy of this By-law may be inspected at the Town Hall Moonee Ponds, or purchased, price 6d.

### CITY OF OAKLEIGH.

Notice of Intention to Borrow the Sum of £4,500.

NOTICE is hereby given that the Council of the City of Oakleigh proposes to borrow the sum of Four thousand five hundred pounds sterling (£4,500) by the issue of debentures secured upon the credit of the municipality.

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The rate of interest to be paid is £6 10s. per centum per annum.

The loan is to be repayable by forty half-yearly instalments of principal and interest at the English, Scottish, and Australian Bank Ltd., Melbourne, or at the Council's bankers for the time being.

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

1. Construction of Neerim-road, between Poath-road and Bletchley-road ... ... ...

2. Construction of North-road from Haughton-road

westwards
3. Construction of Poath-road, from Kangarooroad to Dalny-road ... ...

Plans, specifications, and estimate of the costs of such works Plans, specifications, and estimate of the costs of such works and a statement showing the proposed expenditure of the money to be borrowed are now open for inspection at the office of the Council daily during office hours.

After the expiration of one month from the date of publication of this notice, the Council intends to proceed to make a Special Order to borrow such money.

Dated at Oakleigh this 15th day of May, 1931.

J. A. PRICE, Town Clerk.

NOTE.—The above notice supersedes the one published in the Gazette of the 13th instant.

### CITY OF PORT MELBOURNE.

N OTICE is hereby given that the Council of the City of Port Melbourne did, by Special Order, on the 16th day of December, 1930, adopt the following By-laws, viz.:---

BY-LAW NO. 119, REGULATING THE USE OF STREETS WITHIN THE CITY BY STREET HAWKERS AND ITINERANT TRADERS DEALING IN FOODSTUFFS OR FLOWERS.

The By-law provides—(a) That no person for the purpose of selling or offering or exposing for sale flowers, fruit, vegetables, fish, flesh food, or any other foodstuffs shall linger or loiter or occupy any fixed stand in or upon any of the streets within the city, but shall keep moving along such street on the lefthand side at a reasonable walking pace, and shall not use any such street more than once in the same hour.

(b) That no child shall be employed by the street hawker.
(c) Fixes penalties for breaches of the By-law.

The By-law was submitted to and approved by the Governor in Council on 10th April, 1931.

BY-LAW No. 120, REGULATING STREET TRAFFIC AND APPOINTING IN STREETS AND ROADS STANDING PLACES FOR MOTOR CARS. The By-law--

Defines parking area.
Schedules parking areas for motor cars.
Fixes parking fees.

2. Schedules parking areas for motor cars.

3. Fixes parking fees.

4. Defines days and hours during which such parking areas shall be aveilable for occupation.

5. Sets out that any person who without authority pretends to be a parking area attendant shall be guilty of an offence against the By-law.

6. Sets out mode to be followed in parking cars.

7. Arranges for openings for cross traffic, and regulates obstructions thereto.

8. Fixes penalties for breaches of the By-law.

The By-law was submitted to and approved of by the Governor in Council on 10th April, 1931.

The Special Order confirming such By-laws was submitted to the Council on the 27th day of January, 1931, and adopted.

Coules of the above By-laws, which have been printed at length, may be inspected, free of charge, during office hours, at the Town Clerk's Office, Town Hall, Bay-street, Port Melbourne, or may be purchased on payment of fee fixed therefor.

6454

S. S. ANDERSON, Town Clerk.

S. S. ANDERSON, Town Clerk.

### CITY OF RICHMOND.

To A. J. Taylor, formerly of 18 Wattle-avenue, Glenhuntly, and formerly of 21 Clarence-street, East Malvern, but now of parts unknown.

TAKE notice that, in pursuance of the powers conferred on the agister of cattle for the municipality of the City of Richmond by the Livery and Agistment Act 1928, the said agister hereby demands the immediate payment of Five pounds, being the amount owing for grazing fees for bay mare left by you at Richmond Park for twenty-five weeks at Four shillings per week. And take further notice that unless that sum, together with such further sums as have accrued and may accrue further up to the date of payment and all necessary expenses are paid, the said municipality of the City of Richmond intends, after the expiration of fourteen days from the first

advertisement of this notice, to sell the said mare by public auction. Such sale will take place at Three o'clock in the after-noon, on Thursday, the fourth day of June, at Richmond Park

A. T. CARTER, agister to the municipality of the City of 6443

### BOROUGH OF SHEPPARTON.

Notice of Intention to Borrow the Sum of £1,200 for PERMANENT WORKS AND UNDERTAKINGS IN THE BOROUGH OF SHEPPARTON.

TAKE notice that the Council of the Borough of Shepparton proposes to borrow, on the credit of the Mayor, Councillors, and Burgesses of the said Borough, the sum of £1,200, such sum to be raised by the issue of debentures, in accordance with the provisions of the Local Government Act 1002

The rate of interest to be paid shall be not more than £6 10s.

The rate of interest to be paid shall be not more than £6 10s. per cent. per annum.

Such moneys shall be repayable by 40 half-yearly instalments, including principal and interest, by providing out of the municipal fund the necessary amounts on the first day of October and the first day of April in each respective year during the currency of the loan. Such moneys shall be repayable at Melbourne at the Commonwealth Bank or at the Council's bankers for the time being in Melbourne.

The purposes for which the loan is to be applied are—
Road, drain, path, and culvert construction

Sanitary Depot extension

Parks, gardens, and reserves improvements

Preliminary loan expenses and supervision

135 0 0

Preliminary loan expenses and supervision 135 0 - 0

> £1,200 0 n

The plans, specifications, and cost of the works referred to above, and statement of the proposed expenditure of moneys to be borrowed, are open for inspection at the Borough Offices, Shepparton.

Dated at Shepparton this 14th day of May, 1931.

R. WEST, Town Clerk.

### TOWN OF SALE.

N OTICE is hereby given that Senior Constable Michael Quinn, of Sale, has been appointed by the Sale Town Council to the position of Prosecuting Officer under the municipal By-laws.

By order,

6440

A. G. HOLT, Town Clerk.

### SHIRE OF DANDENONG.

APPOINTMENT OF POUNDKEEPER.

NOTICE is hereby given that, on the 27th day of April, 1931, Mr. Charles Richard Bulbrook Latter was, by resolution of the Dandenong Shire Council, appointed to the position of Poundkeeper of the Dandenong Shire Pound, in place of Mr. A. E. Vizard, deceased.

K. G. McALPIN, Shire Secretary.

NOTICE.—The firm of Jones and Ellis, electrical contractors, has dissolved nartnership has dissolved partnership.

R. B. JONES. N. ELLIS.

N OTICE is hereby given that the partnership heretofore subsisting between us, the undersigned, carrying on business as stock and station agents and auctioneers, at St. Arnaud, and Avoca and district, under the style or firm of "G. McKechnie & Co.," has been dissolved as from the 31st day of December, 1930, and we have not been since such date interested in the firm of G. McKechnie and Co.

Dated the fourteenth day of May, 1931.

F. M. McKECHNIE. H. A. McKECHNIE.

Witness-W. MITCHELL, solicitor, St. Arnaud.

NOTICE is hereby given that the partnership heretofore subsisting between Eileen Florence Strahan, Leslie Thomas Strahan, and Philip Lewis, carrying on business as embroiderers and pleaters at E. S. and A. Bank Chambers, Post Office-place, Melbourne, under the style or firm of Louise Embroiderers and Pleaters, has been dissolved as from the 30th day of April, One thousand nine hundred and thirty-one. The said Eileen Florence Strahan and the said Leslie Thomas Strahan will continue to carry on the said business under the same style at the same address, and all debts owing to the said partnership should be paid to and all claims against the said partnership should be produced to the said Eileen Florence Strahan, at the said address.

Dated this seventh day of May, One thousand nine hundred and thirty-one.

and thirty-one.

PHILIP LEWIS. EILEEN STRAHAN. L. T. STRAHAN.

In the matter of the Companies Act 1928 and MEESKE-CARRUTHERS PHYSICAL CULTURE ACADEMY PROPRIETARY LIMITED (in Liquidation).

A T a General Meeting of the Members of Meeske-Carruthers
Physical Culture Academy Proprietary Limited, duly
convened and held at 177 Collins-street, Melbourne, on Friday,
the eighth day of May, 1931, the following Extraordinary
Resolutions were duly passed:—
"That the company, by reason of its liabilities, cannot continue in business, and that the company be wound up voluntarily"

tarily."
"That Mr. William Ernest Spencer, of Spencer & Martin,
440 Little Collins-street, Melbourne, be and is hereby appointed
liquidator." W. E. P. CARRUTHERS, Director.

In the matter of the Companies Act 1928 and MEESKE-CARRUTHERS PHYSICAL CULTURE ACADEMY PROPRIETARY LIMITED (in Liquidation).

NOTICE is hereby given that a Meeting of creditors of Meeske-Carruthers Physical Culture Academy Proprietary Limited (in liquidation), pursuant to section 189 of the Companies Act 1928, will be held at the offices of Spencer & Martin, 440 Little Collins-street, Melbourne, on Monday, the twenty-fifth day of May, 1931, at half-past Four p.m. W. E. SPENCER, Liquidator. 6529

The Companies Act 1928.

KINGSVILLE QUARRIES AND CONTRACTORS LTD. (IN LIQUIDATION).

A T an Extraordinary General Meeting of the members of the above-named company, duly convened and held on 15th May, 1931, the following Resolution was duly passed as an Extraordinary Resolution :-

Extraordinary Resolution:—
"That it has been proved to the satisfaction of this meeting that the company cannot, by reason of its liabilities continue its business, and that it is advisable to wind up the same, and, accordingly, that the company be wound up voluntarily, and Alex. Hubert Outhwaite, of 422 Little Collins-street, Melbourne, chartered accountant (Australia), he appointed liquidator for the purpose of such winding up."

Dated this 19th day of May, 1931.

A. H. OUTHWAITE Liquidator

6516

A. H. OUTHWAITE, Liquidator.

The Companies Act 1928.

KINGSVILLE QUARRIES & CONTRACTORS LTD. (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of creditors of the above-named company, pursuant to section 189 of the Companies Act 1928, will be held at my office, 422 Little Collinsstreet, Melbourne, on Thursday, the 4th day of June, 1931, at Twelve neces

Dated this 19th day of May, 1931.

A. H. OUTHWAITE, Liquidator.

Companies Act 1928.

MELBOURNE FREEHOLDS PROPRIETARY LIMITED. PURSUANT TO SECTION 77.

PURSUANT TO SECTION 77.

A T an Extraordinary General Meeting of the members of the above-named company, duly convened and held on the 27th day of April, 1931, the following Extraordinary Resolution was passed:—

"That the company be wound up voluntarily, and that Frederick John Davey, of 37 Swanston-street, Melbourne, be and is hereby appointed liquidator for the purposes of such winding up."

And at a second Extraordinary General Meeting held on the

And at a second Extraordinary General Meeting held on the 14th day of May, 1931, a resolution was passed confirming the above resolution as a Special Resolution.

Dated this 14th day of May, 1931.

6526

F. J. DAVEY, Liquidator.

Companies Act 1928.
MELBOURNE FREEHOLDS PROPRIETARY LIMITED

MELBOURNE FREEHOLDS PROPRIETARY LIMITED

(IN LIQUIDATION).

NOTICE is hereby given that, pursuant to section 189 of the Companies Act 1928, a Meeting of creditors of the abovenamed company will be held at the office of Davey, Garcia, and Company, 37 Swanston-street, Melbourne, on the 1st day of June, 1931, at Eleven o'clock in the forenoon.

Dated this 14th day of May, 1931.

F. J. DAVEY, Liquidator.

HOOPERS PROPRIETARY LIMITED (IN VOLUNTARY

LIQUIDATION).

Creditors not Affected.

A FINAL Meeting of shareholders of Hoopers Proprietary
Limited, in voluntary liquidation, will be held on 25th
June, 1931, at the office of the liquidator, A. M. Hume, at halfpast Two p.m., for the purpose of laying before the meeting
an account of the liquidation, and giving any explanation

A. M. HUME, Liquidator.

430 Little Collins-street.

In the matter of R. R. Dalziel Proprietary Limited (in Liquidation).

T an Extraordinary General Meeting of the members of the A above-named company, duly convened and held at 430 Bourke-street, Melbourne, on the thirteenth day of May, One thousand nine hundred and thirty-one, the following Extraordinary Resolution was duly passed:—
"That this company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the

said company."

At the same meeting George Kinross, of 430 Bourke-street, Melbourne, was appointed liquidator for the purposes of such

winding up.
Dated this eighteenth day of May, One thousand nine hundred and thirty-one.

Witness-W. HIPGRAVE.

F. DALZIEL, Chairman.

In the matter of R. R. DALZIEL PROPRIETARY LIMITED (in Liquidation).

PURSUANT to section 189 of the Companies Act 1928, notice is hereby given that a Meeting of creditors of the above-named company will be held at the offices of the company, 122 Flinders-street, Melbourne, on Thursday, the twenty-eighth day of May, One thousand nine hundred and thirty-one, at Two

o'clock p.m.

Dated this eighteenth day of May, One thousand nine hundred and thirty-one.

GEORGE KINROSS, liquidator, 430 Bourke-street, Mel-

Companies Act 1928.

### A. J. HOMEWOOD PROPRIETARY LIMITED.

A T an Extraordinary General Meeting of the members of A. J. Homewood Proprietary Limited, duly convened and held at the office of A. S. Bloomfield, of 84 William-street, Melbourne, on the fourteenth day of May, 1931, the following Extraordinary Resolution was duly passed:

"That it has been proved to the satisfaction of this Meeting

that the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up the same, and, accordingly, that the company be wound up voluntarily."

Dated this fourteenth day of May, 1931.

A. J. HOMEWOOD.

A. J. HOMEWOOD PTY. LTD. (IN LIQUIDATION). NOTICE CONVENING MEETING OF CREDITORS.

TAKE notice that, pursuant to section 189 of the Companies Act 1928, the First Meeting of creditors of the above company will be held at my office, Queensland Building, 84 William-street, Melbourne, on Wednesday, the third day of June, 1931, at Twelve o'clock noon.

Dated this eighteenth day of May, 1931.

A. S. BLOOMFIELD, chartered accountant (Aust.), liqui-

Companies Act 1928.

THE WELLPHIT SHOE CO. PTY. LTD. (IN LIQUIDATION).

N OTICE is hereby given that at an Extraordinary General Meeting of the above-named company, duly convened and held at the registered office of the company, 18 Arthurton-road, Northcote, on Monday, the 11th day of May, 1931, the following Extraordinary Resolution was duly passed:

"That in view of the position in general the company cannot carry on its business, and that it go into voluntary liquidation, and that the directors be instructed to appoint a liquidator.

Dated this fifteenth day of May, 1931.

6501

S. W. GARSIDE, Liquidator.

The Companies Act 1928. THE WELLPHIT SHOE CO. PTY. LTD. (IN LIQUIDATION).

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at the offices of S. W. Garside & Co., Commercial Bank Chambers, 339 Collins-street, Melbourne, on Tuesday, the 26th May, 1931, at Twelve noon, for the purposes set out in section 189 of the Companies Act 1998 1928

Dated this sixteenth day of May, 1931.

S. W. GARSIDE, Liquidator.

In the Supreme Court .- In the matter of the Companies Act 1915, and McClelland Motors Pry. Ltd. (in liquidation), 482 Elizabeth-street, Melbourne.

FIRST and Final Dividend is intended to be declared in A this matter. Creditors who have not proved their debts by the thirtieth day of May, 1931, will be excluded.

Dated this twentieth day of May, 1931.

J. MOFFITT GRAHAM, Liquidator:

Edward Graham and Sons, public accountants, 314 Collins street, Melbourne.

Companies Act 1928.—In the matter of Radio Wholesalers' Federation (Victorian Section) (in Liquidation).

A T an Extraordinary General Meeting of members of the above company, duly convened and held at its registered office, 243 Collins-street, Melbourne, on Tuesday, 21st April 1931. the undermentioned Resolution was passed; and at a subsequent Meeting, held on the 11th May, 1931, this was confirmed as a Special Resolution:—

"That the company be wound up voluntarily, and that Mr. G. E. Newton, of 243 Collins-street, be and is hereby appointed liquidator for the purpose of such winding up."

G. E. NEWTON, Secretary.

Companies Act 1928.—In the matter of RADIO WHOLESALERS' FEDERATION (Victorian Section) (in Liquidation).

N OTICE is hereby given that a Meeting of members of the 1 above company will be held at the office of G. E. Newton, chartered accountant, 243 Collins-street, Melbourne, on Tuesday, 26th May, at Ten a.m., for the purposes of section 189 of the Companies Act 1928.

G. E. NEWTON, liquidator, 243 Collins-street, Melbourne

### The Companies Act 1928.

LOUIS HAIGH PROPRIETARY LIMITED (IN LIQUIDATION). NOTICE is hereby given that a Meeting of creditors will be held at Accounting House. 438 Bourke-street, Melbourne, on Thursday, the 28th day of May, 1931, at a quarter-past Two o'clock in the afternoon.

J. V. M. WOOD, Liquidator.

J. V. M. Wood and Co., chartered accountants (Aust.), 438 Bourke-street, Melbourne. Central 7324. 6534

### Companies Act 1928.

MANDAN TRADING COMPANY PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given that it is intended to declare a First Dividend in the above estate. Creditors who have not proved their debts on or before Tuesday, 9th June, will be excluded from participation.

R. NORTHROP, Liquidator 422 Collins-street, Melbourne.

The Companies Act 1928.—In the matter of Wallaces Pty. Ltd. (in Voluntary Liquidation) of 139 Swanston-street, Melbourne.

N OTICE is hereby given that it is intended to declare a First and Final Dividend herein. Creditors who have not proved their debts by Thursday, 4th June, 1931, will be excluded from this dividend.

Dated this 18th day of May. 1931.

A. D. TEELE, Liquidator.

A. D. Teele, B.Com., A.I.C.A., public accountant, Union Bank Chambers, 357 Elizabeth-street, Melbourne. 6518

### The Companies Act 1928.

KENNEWELL BOOT REPAIRING COMPANY PTY. LTD.

KENNEWELL BOOT REPAIRING COMPANY PTY. LTD.

A T an Extraordinary Meeting of the company, duly convened and held on Friday, the 8th day of May, 1931, the following Extraordinary Resolution was duly passed:—

"That the company cannot, by reason of its liabilities, continue its business, and that it is advisable to wind up, and that the company be wound up accordingly; that James Easton, of 100 Queen-street, Melbourne, chartered accountant (Aust.), be hereby appointed liquidator for the purpose of winding up the affairs of the company and distributing the assets of the company."

6524

H. G. PENNINGTON, Chairman.

Companies Act 1928.—Notice of intention to declare a First and Final Dividend in the matter of Burwood Motors Proprietary Limited (in Liquidation).

I T is intended to declare a First and Final Dividend in the above matter. All creditors who have not proved their debts or claims by 5th June, 1931, will be excluded, and distribution of the estate made without regard to such claims. Dated this 14th day of May, 1931.

HAROLD H. SHERLOCK, Liquidator.

352 Collins-street, Melbourne.

In the matter of the Companies Act 1928 and in the matter of A. PAPPS & SONS PROPRIETARY LIMITED (in Voluntary Liqui-

NOTICE is hereby given that a Meeting of creditors of the above-named company will be held at the Board Room (ground floor, Temple Court, 422 Collins-street, Melbourne) on Wednesday, the 3rd June, 1931, at Eleven a.m., pursuant to section 189 of the Companies Act 1928.

Dated this 14th day of May, 1931.

E. L. BARRETT, Liquidator.

Barrett, chartered accountant (Aust.), 422 Collinsstreet, Melbourne.

No. 108,-5457.-3

REED'S MOTORS PROPRIETARY LIMITED (IN LIQUIDATION).

NOTICE is hereby given, pursuant to section 196 of the Companies Act 1928, that a General Meeting of the members of the above-named company will be held at the office of Mr. A. S. Bloomfield, 84 William-street, Melbourne, on Tuesday, the 23rd day of June. 1931, at Twelve o'clock noon, for the purpose of having an account laid before the members showing the manner in which the winding up has been conducted and the property of the company disposed of, and hearing any explanation that may be given by the liquidators.

Dated this 15th day of May, 1931.

A. S. BLOOMFIELD, chartered accountant (Aust.), 84 William-street, Melbourne.

B. LEE ARCHER, chartered accountant (Aust.), Thomsonstreet, Hamilton. (Joint liquidators.)

### Companies Act 1928.

### THE VICTORIAN TIMBER MILLS PROPRIETARY LIMITED.

EXTRAORDINARY RESOLUTION PURSUANT TO SECTION 77.

A T a General Meeting of the members of the said company, duly convened and held at 15-19 Lorimer-street, South Melbourne, on the fourth day of May, 1931, the following Extraordinary Resolution was duly passed:—

"That it has been proved to the satisfaction of this meeting That it has been proved to the satisfaction or this meeting that the company cannot, by reason of its liabilities, continue its lusiness, and that it is advisable to wind up the same, and, accordingly, that the company be wound up voluntarily, and that Dudley Chitty, chartered accountant (Aust.), of 102 Normanby-road, South Melbourne, be and he is hereby appointed liquidator for the purpose of such winding up.

Dated this thirteenth day of May, 1931.

6494

### WALTER C. GAUNT PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

N OTICE is hereby given that a General Meeting of the above company will be held at the office of the liquidator, 360 Collins-street, Melbourne, on Wednesday, the 24th day of June, 1931, at half-past Two p.m.

BUSINESS.—For the purpose of laying before such Meeting an account of the winding up of such company, in accordance with section 196 (1) of the Companies Act 1928.

Dated at Melbourne this 20th day of May, 1931.

F. E. DIXON, F.C.A. (Aust.), Liquidator.

HOPKINS RIVER MOTORS PROPRIETARY LIMITED (IN LIQUIDATION).

IN LIQUIDATION).

NoTICE is hereby given, pursuant to section 196 of the Companies Act 1925, that a General Meeting of the members of the above-named company will be held at the office of Mr. A. S. Bloomfield, 84 William-street, Melbourne, on Tuesday, the 23rd day of June, 1931, at half-past Twelve o'clock p.m., for the purpose of having an account laid before the members showing the manner in which the winding up has been conducted and the property of the company disposed of, and hearing any explanation that may be given by the liquidators.

tors. Dated this 15th day of May, 1931.

A. S. BLOOMFIELD, chartered accountant (Aust.), 84 William-street, Melbourne.

R. W. MACK, chartered accountant (Aust.), Timor-street Warrnambool. (Joint liquidators.)

### PLOVER & BURKE PROPRIETARY LIMITED (IN VOLUNTARY LIQUIDATION).

N OTICE is hereby given that a General Meeting of the above company will be held at the office of the liquidator, 360 Collins-street, Melbourne, on Wednesday, the 24th day of June, 1931, at Three p.m.

Business.—For the purpose of laying before such Meeting an account of the winding up of such company in accordance with section 196 (1) of the Companies Act 1928.

Dated at Melbourne this 20th day of May, 1931

F. E. DIXON, F.C.A. (Aust.), Liquidator.

### Companies Act 1928.

J. R. KERR & CO. PTY. LTD. (IN VOLUNTARY LIQUIDATION). NOTICE is hereby given that a General Meeting of the above-named company will be held at 219 William-street, Melbourne, on Monday, the 22nd day of June, 1931, at half-past Twelve o'clock p.m., for the purpose of section 196 of the Companies Act 1928.

Dated this 13th day of May, 1931.

C. V. WARREN, Liquidator.

. 219 William-street, Melbourne.

RE BEATRICE GERTRUDE MOORE, DECEASED.

RE BEATRICE GERTRUDE MOORE, DECEASED.

A LL persons having claims against the estate of Beatrice Gertrude Moore, late of Noel-street, Ivanhoe, in the State of Victoria, married woman, deceased (who died on the twenty-fifth day of February, 1931), are required to send particulars of their claims to National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queenstreet, Melbourne, in the said State, the sole executor of the will of the said Beatrice Gertrude Moore, deceased, on or before the twenty-second day of July, 1931, after which date the said executor will proceed to distribute the assets amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice; and will not be liable for assets so distributed to any person of whose claim it shall not have had notice at the date of such distribution.

Dated the nineteenth day of May, One thousand nine hundred and thirty-one.

STEWART & DIMELOW, solicitors, 422 Collins-street, Mel-

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Martha Clara Valeska Jones, late of 38 Walshthe estate of Martha Clara Valeska Jones, late of 38 Walshstreet, Crimond, in the State of Victoria, widow, deceased (who died on the third day of February, 1931, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the second day of March, 1931, to Valeska Jones, of 38 Walsh-street, Ormond aforesaid), are hereby required to send particulars, in writing, of their claim to the said executrix, care of W. Slater, of 636 Bourke-street, Melbourne; solicitor, on or before 'the twenty-third day of July, 1931, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto; having regard only to the claims of which she shall then have had notice. And notice is hereby given that the said executrix 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.

Dated the sixteenth day of May, 1930.

Dated the sixteenth day of May, 1930.

W. SLATER, 636 Bourke-street, Melbourne, proctor for the

executrix.

Oursuant to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Rosetta Farrands Woodbridge, late of 3 Georgestreet, Oakleigh, in the State of Victoria, married woman, deceased (who died on the fourteenth day of October, 1930, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twenty-third day of December, 1930, to Charles Henry Woodbridge, of Portland, in the said State, senior constable of police, and William Thomas Almond, of Douglas-street, Malvern, in the said State, school teacher), are hereby required to send particulars, in writing, of their claim to the said executors, care of William Slater, of 636 Bourke-street, Melbourne, solicitor, on or before the twenty-third day of July, 1931, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice as hereby further given that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not have had notice as aforesaid.

Dated the sixteenth day of May, 1931.

Dated the sixteenth day of May, 1931.

W. SLATER, 636 Bourke-street, Melbourne, proctor for the

NOTICE TO CREDITORS.—RE MARY HELEN DICKINSON. NOTICE TO CREDITORS.—RE MARY HELEN DICKINSON.

PIRSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Mary Helen Dickinson, formerly of "Stainburn," Fletcher-street, Essendön, in the State of Victoria, but late of Wirrinourt, Willaura, in the said State, widow, deceased (who died on the 24th day of March, 1931, and probate of whose will and codicil was granted to The Union Trustee Company of Australia Limited, of 333 Collins-street, Melbourne, in the said State, and Helen Louisa Guinn, of Wirrinourt, Willaura aforesaid, married woman, on the 9th day of Max 1931), are hereby required to send in particulars, in rinourt, Willaura aforesaid, married woman, on the 9th day of May, 1931), are hereby required to send in particulars, inwriting, of such claims to the said The Union Trustee Company of Australia Limited, at 333 Collins-street, Melbourne aforesaid, on or before the 22nd day of July, 1931. And notice is hereby given that after that day the said executors will proceed to distribute the assets of the said Mary Helen Dickinson, deceased, which shall come to their hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim the said company shall not then have had notice.

COLE & O'HEARE, Law Court Chambers, 191 Queen-street.
Mélbourne, proctors for the said executors.

6483

NOTICE TO CREDITORS .- BESSIE THOMPSON, DECEASED.

URSUANT to the provisions of the Trustee Act 1928, notice DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Bessie Thompson, late of 121 Mansfield-street, Thornbury, in Victoria, married woman, deceased, intestate (who died on the thirtieth day of December, 1928, and letters of administration of whose estate were granted to Bessie Mabel Weller, of 83 Madeline-street, East Preston, married woman), are hereby required to send particulars, in writing, of such claims to the undersigned, Harold Hastings Hoare, of 440 Chancery-lane, Melbourne, solicitor, on or before the twenty-second day of July, 1931. And notice is hereby given that after that date the said administratrix will proceed to distribute the assets of the said Bessie Thompson, deceased, which shall have come to her hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said administratrix 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.

Dated this thirteenth day of May, 1931.

H. H. HOARE, 440 Chancery-lane, Melbourne, solicitor for the administratrix. 6441

NOTICE TO CREDITORS AND OTHERS.—RE THOMAS JOHN POWER, DECEASED.

DURSUANT to the Trustee Act 1928, notice is hereby given that Sarah Ann Power, widow, and James John Power and Patrick Gregory Power, farmers, all of Meatian, in the State of Victoria, executrix and executors of the will of Thomas Lohn Power late of Meating, in the series of the will of Thomas State of Victoria, executrix and executors of the will of Thomas John Power, late of Meatian; in the said State, farmer, deceased (who died on the twenty-third day of January, 1931, and probate of whose will was, on the tenth day of April, 1931, granted by the Supreme Court of Victoria, in its probate jurisdiction, to the said executrix and executors, intend to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and require all persons interested to send to the undersigned proctors for the said executrix and executors, on or before the first day of August, 1931, particulars, in writing, of their claim against the said estate, after which date the said executrix and 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.

Dated this fourteenth day of May, 1931.

TATCHELL, DUNLOP, SMALLEY, & BALMER, Ultima proctors for the said executrix and executors. 644

Proctors for the said executrix and executors.

NOTICE TO CREDITORS—RE ANDREW MAHER, DECKASED.

LURSUANT to the Trustee Act 1928, notice is hereby given that all persons having any claim against the estate of Andrew Maher, late of Charlton, in the State of Victoria, farmer, deceased (who died on 12th January, 1931, and probate of whose will was, on 15th April, 1931, granted by the Supreme Court of Victoria to The Ballarat Trustees, Executors, and Agency Company Limited, of 101 Lydiard-street north, Ballarat, the executor appointed by the said will), are hereby required to send particulars, in writing, of such claim to the said company will proceed to distribute the assets of the said deceased which shall have come to its hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said company shall, the nhave had notice; and the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated this eighth day of May 1931 shall not then have had notice.

Dated this eighth day of May, 1931.

R. J. CROWE, High-street, Charlton, proctor for the said executor.

NOTICE TO CREDITORS.—RE THE RIGHT REVEREND THOMAS JAMES ROONEY, DECEASED.

THOMAS JAMES ROONEY, DECEASED.

THOMAS JAMES ROONEY, DECEASED.

URSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of The Right Reverend Thomas James Rooney, late of McCrae-street, Bendigo, in the State of Victoria, parish priest of St. Kilian's Parish, deceased (who died on the 5th day of December, 1930, and probate of whose will and codicil thereto was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the 27th day of April, 1931, to the Reverend Edward James Rooney, of Mount Korong-road, Eaglehawk, in the said State, parish priest, and Daniel Herbert Hogan, of 67 Chapel-street, Bendigo aforesaid, solicitor), are hereby required to send particulars of such claims, in writing, to the undersigned, on or before the 20th day of July, 1931, after which date the executors will proceed to distribute the assets of the said The Right Reverend Thomas James Rooney, deceased, which shall have come to their hands amongst the persons entifled then have had notice; and 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 this 12th day of May, 1931.

D. II. HOGAN, 53 Bull-street, Bendigo, proctor for the said

D. H. HOGAN, 53 Bull-street, Bendigo, proctor for the said executors. 6453

NOTICE TO CREDITORS AND OTHERS. \*RE JOHN DONOVAN, DECEASED.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, the administrator to whom letters of administration, with the will and codicil annexed, of the estate of John Donovan, late of Beechworth-road, Yackandandah, in Victoria, retired farmer and road contractor, deceased (who died on the third day of December, 1930), have been granted by the Supreme Court of Victoria, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said The Perpetual Executors and Trustees Association of Australia Limited, on or before the twenty-fifth day of July, 1931, particulars, in writing, of their claims against the said estate, after which date the said The Perpetual Executors and Trustees Association of Australia Limited may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the ninth day of May, 1931.

Dated the ninth day of May, 1931.

GEO. H. WRAY, Yackandandah, proctor for the said ad-

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Catharine Clutterbuck, late of 19 Clarke-avenue, Caulfield, in Catharine Clutterbuck, late of 19 Clarke-avenue, Caulfield, in the State of Victoria, married woman, deceased, intestate (who died on the sixth day of April, 1931, and letters of administration of whose estate were granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the 14th day of May, 1931, to Esmond Ashmead Clutterbuck, of Wilton Vale-crescent, East Malvern, in the said State, architect, hereinafter called the administrator), are hereby required to send particulars, in writing, of such claims to the proctors for the administrator, at their office hereunder mentioned, on or before the 22nd day of July, 1931, after which date the administrator will proceed to distribute the assets of the said Catharino Clutterbuck, deceased, which shall have come to his hands among 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 administrator 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 19th day of May, 1931.

Dated this 19th day of May, 1931.

LUCAS & MUMME, Tavistock House, 383 Little Flinders street, Melbourne, proctors for the administrator. 6504

NOTICE TO CREDITORS .-- RE CATHERINE LANE. DECEASED

PURSUANT to the Trustee Act 1928, notice is hereby given DURSUANT to the Trustee Act 1928, notice is hereby given that John James Cocking, of Barkly-place, Bendigo, in the State of Victoria, chemist, and Ernest Elijah Cocking, of 20 Tennyson-street, East Malvern, in the said State, tailor's cutter, the executors of the will of Catherine Lane, late of 20 Tennyson-street, East Malvern aforesaid, widow, deceased (who died on the 14th day of March, 1931), 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. tribute the estate of the said deceased to or among the persons entitled thereto, and require all persons and creditors interested to send to the said executors, care of the undersigned, on or before the 29th day of July, 1931, particulars, in writing, of their claims against the said estate, after which date the said executors may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which they shall then have had notice. notice.

Dated the 12th day of May, 1931.

MORGAN & FYFFE, Chancery House, 485 Bourke-street, Melbourne, solicitors for the said executors. 6510

NOTICE TO CREDITORS AND OTHERS.—RE ANNIE ELIZABETH MCINTOSH, DECEASED.

ELIZABETH MCINTOSH, DECEASED.

PURSUANT to the Trustee Act 192S, notice is hereby given that The Equity Trustees, Executors, and Agency Company Limited, of 472 Bourke-street, Melbourne, the executor of the will of the said Annie Elizabeth McIntosh, late of 7 Martin-crescent, East Malvern, in the State of Victoria, widow, deceased (who died on the second day of April, 1931, intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said company, at its said address, on or before the twentieth day of July, 1931, particulars, in writing, of their claims against the said estate, after which date the said company may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the thirteenth day of May, 1931.

Dated the thirteenth day of May, 1931.

PEARCE & WEBSTER, of 191 Queen-street, Melbourne proctors for the said executor. 651

A LL persons having claims against the estate of Morrist Frederick Horsley Gamble, late of 44 Walpole-street, Kew, in the State of Victoria, medical practitioner, deceased (who died on the twenty-third day of February, 1931, and probate of whose will was granted by the Supreme Court on the eighteenth day of May, 1931, to Frederick Barker Gamble, of Madden-grove, Kew, in the said State, barrister), are hereby required to send particulars, in writing, of such claims to the said Frederick Barker Gamble, c/o Wm. Brocket and Co., 352 Collins-street, Melbourne, in the said State, on or before the twenty-second day of July, 1931, after which date the said Frederick Barker Gamble will proceed to distribute the assets of the said Morris Frederick Horsley Gamble, deceased, amongst the persons entitled thereto, having regard only to the claims of which he shall have had notice. The said Frederick Barker Gamble will not be liable for any part of the assets so distributed to any person of whose claim he shall not have had notice as aforesaid.

Dated this eighteenth day of May, 1931.

WM. BROCKET & CO., 352 Collins-street, Melbourne.

WM. BROCKET & CO., 352 Collins-street, Melbourne, proctors for the executor.

NOTICE TO CREDITORS.—WINIFRED SULLIVAN (sometimes known as Ellen Winifred Sullivan), Deceased.

times known as Ellen Winifred Sullivan), Deceased.

A LL persons having any claims against the estate of Winifred Sullivan (sometimes known as Ellen Winifred Sullivan), late of Eltham, in the State of Victoria, spinster, deceased (who died on the twenty-third day of March, One thousand nine hundred and thirty-one, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to the National Trustees, Executors, and Agency Company of Australasia Limited, of 113 Queen-street, Melbourne, in the said State), are hereby requested to send particulars, in writing, of such claims direct to the said company on or before the twenty-second day of July, One thousand nine hundred and thirty-one, after which date the said company will proceed to distribute the assets of the said deceased which shall have come to its possession amongst the persone entitled thereto, having regard only to the claims of which it shall then have had notice; and will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not then have had notice.

Dated the twentieth day of May, One thousand nine hundred and thirty-one.

and thirty-one.

M. MORNANE, 125 Queen-street, Melbourne, proctor for the company.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Gilbert Edward Selby, late of Sheep Hills, in the State of Victoria, storeman, deceased (who died on the sixteenth day of December, 1930, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, on the second day of April, 1931, to George Alfred Powell, of Sheep Hills aforesaid, storekeeper, the executor named therein), are hereby requested to send in particulars, in writing, of such claims to the said executor, care of the undersigned, on or before the twenty-third day of July, 1931. And notice is hereby further given that after that day the said executor will proceed to distribute the assets of the said Gilbert Edward Selby, deceased, which shall have come to his hands or possession among the persons entitled thereto, having regard only to the claims of which the said executor shall then have had notice; and the executor shall not be liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated the 13th day of May, 1931.

Dated the 13th day of May, 1931.

WRIGHT-SMITH, SHAW & CO., of Warracknabeal (and at 440 Chancery-lane, Melbourne), proctors for the executor.

DURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Agnes Robertson Mitchell, late of Warracknabeal, in the State of Victoria, spinster, deceased, intestate (who die) Agnes Robertson Mitchell, late of Warracknabeal, in the State of Victoria, spinster, deceased, intestate (who died on the second day of December, 1930, and administration of whose estate was granted by the Supreme Court of the said State, in its probate jurisdiction, on the eleventh day of March, 1931, to David Wilson Mitchell, of Warracknabeal aforesaid, retired farmer), are hereby requested to send in particulars of such claims to the said administrator, care of the undersigned, on or before the 23rd day of July, 1931. And notice is hereby further given that after that day the said administrator will proceed to distribute the assets of the said Agnes Robertson Mitchell, deceased, which shall have come to his hands or possession amongst the persons entitled thereto, having regard only to the claims of which the said administrator will not be liable for the assets, or any part thereof; so distributed to any person of whose claim he shall not then have had notice:

Dated this 13th day of May, 1931.

WRIGHT-SMITH, SHAW & CO., of Warracknabeal (and at

WRIGHT-SMITH, SHAW & CO., of Warracknabeal (and at 440 Chancery-lane, Melbourne), proctors for the administrator.

NOTICE TO CREDITORS.—RE JAMES FREDERICK WHITEHEAD, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that May Whitehead, of 25 Cameron-street, Moreland, in the State of Victoria, widow, one of the executors of the will of James Frederick Whitehead, late of 25 Cameron-street, Moreland aforesaid, accountant, deceased (who died on the 4th day of April, 1931), intends to convey to or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said executor, care of the undersigned, on or before the 29th day of July, 1931, particulars, in writing, of their claims against the said estate, after which date the said executor may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which she shall then have had notice.

notice.

Dated the 13th day of May, 1931.

MORGAN & FYFFE, Chancery House, 485 Bourke-street, Melbourne, solicitors for the said executor. 6512

P URSUANT to the Trustee Act 1928, notice is hereby given PURSUANT to the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Ada Sarah Chettle, late of the Federal Palace Hotel, Collins-street, Melbourne, in the State of Victoria, spinster, deceased (who died on the 28th day of February, 1931, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the seventh day of May, 1931, to 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 company on or before the 24th day of July, 1931, after which date the said company will proceed to distribute the assets of the said Ada Sarah Chettle, 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 company will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this eighteenth day of May, 1931.

F. A. BONNER, 124 Queen-street, Melbourne, proctor for

F. A. BONNER, 124 Queen-street, Melbourne, proctor for the said company.

Turstoe Act 1928, notice is hereby given that all persons having any claims against the estate of Joseph Hollingsworth, late of "Mareking," Wright-street, Reathcote, in the State of Victoria, retired farmer, deceased (who died on the thirteenth day of November, One thousand nine hundred and thirty, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the tenth day of January, One thousand nine hundred and thirty-one, to Arthur Begg, of Hunter-street, Malvern, in the said State, land valuer), are required to send in particulars, in writing, of such claims to the said Arthur Begg, at the office of the undersigned, on or before the twentieth day of June. One thousand nine hundred and thirty-one, after which date the said Arthur Begg will distribute the assets of the said deceased amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice; and the said Arthur Begg will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated this eighteenth day of May, 1931.

COHEN, KIRBY, & CO., Victoria Chambers, Pall Mall,

COHEN, KIRBY, & CO., Victoria Chambers, Pall Mell, Bendigo, proctors for the said executor. 6474

NOTICE TO CREDITORS.—RE JAMES SANDILANDS GRIGG, DECEASED.

NOTICE TO CREDITORS.—RE JAMES SANDILANDS GRIGG, DECEASED.

URSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having any claims against the estate of James Sandilands Grigg, formerly of Huntingdonstreet, Chilwell, near Geelong, but late of Powlett Plains, near Inglewood, both in the State of Victoria, gentleman, deceased (who died on the twenty-fourth day of October, One thousand nine hundred and thirty, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, on the ninth day of December, One thousand nine hundred and thirty, to Arthur Pereival Grigg, of Barrabool Hills, near Geelong aforesaid, farmer), are hereby required to send in particulars, in writing, of such claims to the said Athur Percival Grigg, at his address aforesaid, on or before the eighth day of July, One thousand nine hundred and thirty-one. And notice is hereby also given that, after the lastmentioned date, the said Arthur Percival Grigg will proceed to distribute the assets of the said James Sandilands Grigg, deceased, amongst the parties entitled thereto, having regard only to the claims of which he shall then have had notice; and the said Arthur Percival Grigg will not be answerable or liable for the assets, or any part thereof, so distributed to any person of whose claim he shall not then have had notice.

Dated this eighteenth day of May, One thousand nine hundred and thirty-one.

.CRAWCOUR & HOLLYHOKE, of Yarra-street, Geelong proctors for the said Arthur Percival Grigg. 6466

NOTICE is hereby given that all persons having claims against the estate of Matilda King, late of Lydiard-street, Ballarat, in the State of Victoria, widow, deceased (who died on the 27th day of March, 1931, and probate of whose will was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to The Ballarat Trustees, Executors, and Ageney Company Limited, of Lydiard-street, Ballarat aforesaid, the sole executor named therein), are hereby required to send particulars, in writing, of such claims to the said company on or before the 24th day of July, 1931, after which date the said Company will proceed to distribute the assets of the said Matilda King, 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 notice. And notice is hereby further given that the said company will not be liable for the assets, or any part thereof, so distributed to any person of whose claim it shall not have had notice as aforesaid.

Dated this 14th day of May, 1931.

Dated this 14th day of May, 1931.

R. H. RAMSAY, 38 Lydiard-street, Ballarat, proctor for the said company.

NOTICE is hereby given that all persons having claims against the estate of James Skinner, formerly of Eastwood-street, Ballarat East, but late of Peel-street, Ballarat East, in the State of Victoria, gentleman, deceased (who died on the 24th day of March, 1931, and probate of whose will, and codicil thereto, was granted by the Supreme Court of the State of Victoria, in its probate jurisdiction, to William Titheridge and Charles William Growcott, both of Main-street, Ballarat East aforesaid, estate agents, the executors named therein), are hereby required to send particulars, in writing, of such claims to the said executors, at the oflice of the undersigned, on or before the 24th day of July, 1931, after which date the said executors will proceed to distribute the assets of the said James Skinner, deceased, which shall have come to their hands amongst the persons entitled thereto, having regard only to James Skinner, 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 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 have had notice as aforesaid.

Dated this 14th day of May, 1931.

R. H. RAMSAY, 38 Lydiard-street, Ballarat, proctor for the

URSUANT to section 27 of the Trustee Act 1928, notice is hereby given that all creditors and other persons having any claims or demands against the estate of Robert Young. ing any claims or demands against the estate of Robert Young, late of number 68 Aberdeen-street, Geelong West, in the State of Victoria, gentleman, deceased (who died on the 5th day of December, 1930, and probate of whose will was granted by the Supreme Court of the said State, in its probate jurisdiction, to John Young, of Macarthur, in the said State, storekeeper, and The Union Trustee Company of Australia Limited, whose registered office is at number 333 Collins-street, Melbourne, in the said State), are requested to send particulars of such claims and demands, addressed to the said The Union Trustee Company of Australia Limited, on or before the 20th day of July, 1931, after which date the said executors will distribute the assets of the said deceased amongst the persons entitled thereto. assets of the said deceased amongst the persons entitled thereto, having regard only to the claims and demands of which notice shall have been given to the said The Union Trustee Company of Australia Limited; and the said executors will not be liable for the assets, or any part thereof, so distributed to any person of whose claim notice shall not have been given as aforesaid at the time of such distribution.

Dated the 15th day of May, 1931.

WESTACOTT & LORD, solicitors, Hamilton.

NOTICE TO CREDITORS AND OTHERS.—RE HARRY WARBURTON, DECEASED.

WARBURTON, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that The Perpetual Executors and Trustees Association of Australia Limited, of 100-104 Queen-street, Melbourne, the administrator of the estate of the said Harry Warburton, late of No. 89 Greeves-street, Fitzroy, in the State of Victoria, labourer, deceased (who died on the twenty-second day of March, 1931), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons and creditors interested to send to the said The Perpetual Executors and Trustees Association of Australia Limited, on or before the twenty-second day of July, 1931, particulars, in writing, of their claim against the said estate, after which date the said The Perpetual Executors and Trustees Association of Australia Limited may convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which it shall then have had notice.

Dated the nineteenth day of May, One thousand nine hundred

Dated the nineteenth day of May, One thousand nine hundred and thirty-one.

GREEN, WYNNE, RIDDELL, DOBSON, & MIDDLETON, 60 Market-street, Melbourne, proctors for the administrator.

NOTICE TO CREDITORS AND OTHERS.—RE JOSEPH . BRUSTER HOWARD GORDON, DECEASED.

DURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of Joseph Bruster Howard Gordon, late of Tylden, in the State of Victoria, farmer, deceased, intestate (who died on the twenty-second day of February, 1931, and letters of administration of whose estate were granted by the Supreme Court of Victoria, in its probate jurisdiction, on the second day of April, 1931, to the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of 18 Viewstreet. Bendigo), are hereby requested to send particulars, in-Trustees, Executors, and Agency Company Limited, of 18 View-street, Bendigo), are hereby requested to send particulars, invitting, of such claims to the said Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of 18 View-street, Bendigo, on or before the thirty-first day of July, 1931, after which date the said company, as administrator of the estate, will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said administrator will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not then have had notice. Dated this 12th day of May, 1931.

PALMER, STEVENS, & RENNICK, proctors for the administrator, Kyneton. 6478

NOTICE TO CREDITORS AND OTHERS.—RE GEORGE PULLIN, DECEASED.

PULLIN, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that all persons having claims against the estate of George Pullin, late of Cobaw, in the State of Victoria, farmer, deceased (who died on the twenty-first day of July, 1930, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the twentieth day of October, 1930, to the Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of View-street, Bendigo, in the said. State, and Frank Thrum Stevens and James Rennick, both of Kyneton, in the said State, solicitors, the executors appointed thereby), are hereby requested to send particulars, in writing, of such claims to the said executors, in care of the said Sandhurst and Northern District Trustees, Executors, and Agency Company Limited, of Is View-street, Bendigo, on or before the thirty-first day of July, 1931, after which date the said executors will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executors will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice.

Dated this 13th day of May, 1931.

Dated this 13th day of May, 1931.

PALMER, STEVENS, & RENNICK, proctors for the said executors, Kyneton.

### RE THOMAS SCOLLARD, DECEASED.

PURSUANT to the provisions of the Trustee Act 1928, notice is hereby given that William Irons, of Yackandandah, in Victoria, retired grazier, the sole executor of the will of Thomas Scollard, late of Bruarong, near Yackandandah, in Victoria, grazier, deceased (who died on the twentieth day of September, 1928, and probate of whose will was granted to the said executor by the Supreme Court of Victoria, on the thirtieth day of November, 1928), intends to convey or distribute the estate of the said deceased to or among the persons entitled thereto, and requires all persons interested to send to the said executor, care of the undersigned Geo. H. Wray, solicitor, Yackandandah, on or before the twenty-fifth day of July, 1931, particulars, in writing, of their claims against the said estate, after which date the said executor will convey or distribute the said estate to or among the persons entitled thereto, having regard only to the claims, whether formal or not, of which he shall then have had notice.

Dated the eleventh day of May, 1931.

Dated the eleventh day of May, 1931.

GEO. H. WRAY, Yackandandah, proctor for the said secutor. 6456 executor.

NOTICE TO CREDITORS AND OTHERS.—RE SARAH HARRIS, DECEASED.

HARRIS, DECEASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that any person interested in or having any claim against the estate of Sarah Harris, later of Ventnor, Phillip Island, in the State of Victoria, widow, deceased (who died on the 23rd day of November, 1930), and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction to Henry Grenville Harris, of Ventnor aforesaid, farmer, and Edith Ellen Coels, of Ventnor aforesaid, married woman, the executor and executrix named in and appointed by the said will), is hereby required to send particulars of his claim against such esfate to the said executor and executrix, care of the undersigned, on or before the 21st day of July, 1931, after which date the said executor and executrix will proceed to distribute

the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which they shall then have had notice. And notice is hereby further given that the said executor and executrix will not be liable for the assets so distributed, or any part thereof, to any person of whose claim they shall not then have had notice as aforesaid.

Dated this 16th day of May, 1931.

WILLIAM S. COOK & McCALLUM, Temple Court, 422 Collins-street, Melbourne, proctors for the said executor and executrix.

PURSUANT to the Trustce Act 1928, notice is hereby given that all persons having claims against the estate of Amiee Doris Warren (otherwise known as Amiee Doris Lloyd). late of "The Hutch," 16 Tennyson-street, St. Kilda, in the State of Victoria, spinster, deceased (who died on the sixteenth day of April, 1931, and probate of whose will was granted by the Supreme Court of Victoria, on the eleventh day of May, 1931, to The Perpetual Executors and Trustees Association of Australia Limited, of 100·104 Queen-street, Melbourne, in the said State, the sole executor named in the said will) are hereby required to send particulars, in writing, of such claims to the said association on or before the twenty-first day of July, 1931, after which date the said association will proceed to distribute the assets of the said Amiee Doris Warren (otherwise known as Amiee Doris Lloyd), deceased, which shall have come to its hands amongst the persons entitled thereto, having regard only to the claims of which it shall then have had notice. And notice is hereby further given that the said association will not be liable for the assets so distributed, or any part thereof, to any person of whose claim it shall not have had notice as aforesaid.

Dated this sixteenth day of May, 1931.

Dated this sixteenth day of May, 1931.

BLAKE & RIGGALL, 120 William-street, Melbourne, proctors for the said association.

NOTICE TO CREDITORS AND OTHERS.—RE MARGARET MCMURTRIE, DECEASED.

MCMURTRIE, DECEASED.

1. URSUANT to the Trustee Act 1928, notice is hereby given that any person interested in or having any claim against the estate of Margaret McMurtrie, formerly of 75, but late of 47. Albion-street, East Brunswick, in the State of Victoria, married woman, deceased (who died on the 17th day of March, 1931, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to John McMurtrie, of 47 Albion-street, East Brunswick aforesaid, of no occupation, the executor named in and appointed by the said will), is hereby required to send particulars of his claim against such estate to the said executor, care of the undersigned, on or before the 21st day of July, 1931, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which 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 then have had notice as aforesaid.

Dated this 16th day of May, 1931.

Dated this 16th day of May, 1931.

WILLIAM S. COOK & McCALLUM, Temple Court. 422 Collins-street, Melbourne, proctors for the said executor. 6496

### STATUTORY NOTICE TO CREDITORS.

PURSUANT to the Trustee Act 1928, notice is hereby given that all creditors and persons baving any claims or demands upon or against the estate of John Railton Cooke, late of Donnybrook, in the State of Victoria, grazier, deceased (who died on the seventh day of October, One thousand nine hundred and seventeen, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, on the fourteenth day of April. One thousand nine hundred and thirty-one, to National Trustees, Executors, and Agency Company of Australasia Limited, of number 113 Queen-street, Melbourne, in the said State, the executor substituted on the death of Ethel Baxter (forinerly Cooke), the instituted executivity, are hereby required to send particulars, in writing, of such claims to the said company, at the above-mentioned address, on or before the twenty-first day of July, One thousand nine hundred and thirty one, after which date the said company will proceed to distribute the assets of the said John Railton Cooke, deceased, which shall have come to the hands of the said company amongst the persons entitled thereto, having regard only to the claims of which the said company shall then have had notice is hereby further given that the said company shall not be liable for the assets so distributed, or any part thereof, to any person of whose claim the said company shall not have had notice as aforesaid.

Dated the twentieth day of May, One thousand nine hundred and thirty and thirty and thirty and the said company shall not have had notice as aforesaid. DURSUANT to the Trustee Act 1928, notice is hereby given

Dated the twentieth day of May, One thousand nine hundred and thirty-one.

MADDEN & CANDY, 475 Collins-street, Melbourne, proc tors for the company.

NOTICE TO CREDITORS AND OTHERS.—RE NIELS ANDRESEN EGELUND, DECEASED.

ANDRESEN EGELUND, DECASED.

PURSUANT to the Trustee Act 1928, notice is hereby given that any person interested in or having any claim against the estate of Niels Andreson Egelund, late of 42 Wilgah-street, East St. Kilda, in the State of Victoria, retired orchardist, deceased (who died on the 14th day of March, 1931, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to Peter McCallum, of 422 Collinstreet. Melbourne, in the said State, solicitor, the executor named in and appointed by the said will), is hereby required to send particulars of his claim against such estate to the said executor, care of the undersigned, on or before the 21st day of July, 1931, after which date the said executor will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which 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, then have had notice as aforesaid.

Dated this 16th day of May, 1931.

Dated this 16th day of May, 1931.

WILLIAM S. COOK & McCALLUM, Temple Court, 422 Collins-street, Melbourne, proctors for the said executor. 6495

NOTICE TO CREDITORS AND OTHERS.—RE JOHANNA PUNSHON, DECEASED.

PUNSHON, DECEASED.

PUNSUANT to the Trustee Act 1928, notice is hereby given that any person interested in or having any claim against the estate of Johanna Punshon, late of 12 Docker-street, Elwood, in the State of Victoria, widow, deceased (who died on the 20th day of April, 1931, and probate of whose will was granted by the Supreme Court of Victoria, in its probate jurisdiction, to Una Florence McAdam, of 12 Docker-street, Elwood aforcsaid, married woman, the sole executrix named in and appointed by the said will), is hereby required to send particulars of his claim against such estate to the said executrix, care of the undersigned, on or before the 23rd day of July, 1931, after which date the said executrix will proceed to distribute the assets of the said deceased amongst the persons entitled thereto, having regard only to the claims of which she shall then have had notice. And notice is hereby further given that the said executrix will not be liable for the assets so distriblted, or any part thereof, to any person of whose claim she shall not then have had notice as aforcesaid.

Dated this 18th day of May, 1931.

Dated this 18th day of May, 1931.

WILLIAM S. COOK & McCALLUM, Temple Court, 422 Collins-street, Melbourne, proctors for the said executrix. 6498

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 W. J. Donovan, of 249 Albion-street, West Brunswick, the said Sheriff
will, on Wednesday, the 24th day of June, 1931, at the hour
of half-past Two o'clock in the afternoon, cause to be sold, at
the Police Station, 620 Sydney-road, Brunswick (unless the
said process shall have been previously satisfied or the said
Sheriff be otherwise stayed):—
All the right, title, estate, and interest (if any) of the said

Sheriii be otherwise stayed):—
All the right, title, estate, and interest (if any) of the said W. J. Donovan in and to all that piece of land, containing 1 rood 3 perches and 9-10ths of a perch, more or less, being allotment 90, section B, City of Brunswick, Parish of Jika Jika, County of Bourke, and being the land more particularly described in Crown grant, volume 5075, folio 1014888:

N.B.—Terms: Cash. No cheques taken.

Dated at Melbourne this 14th day of May, 1931.

GEORGE LOUTIT, Sheriff's Officer.

TUESDAY, 23rd JUNE, 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 Rodney Montagu Marks, carrying on business at 20 Queen-street, Mclbourne, investor, the said Sheriff will, on Tuesday, the 23rd day of June, 1931, at the hour of half-past Eleven o'clock in the forenoon, cause to be sold, at the Police Station, Balcombe-road, Black Rock (unless the said process shall have been previously satisfied or the faid Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if. any) of the said Rodney Montagu Marks in and to all that piece of land, being lots 7 and 8 on plan of subdivision No. 11377, lodged in the Oflice of Titles, and being part of Crown portion 29, at Black Rock, Parish of Moorabbin, County of Bourke, and being the whole of the land more particularly described in certificate of title, volume 5625, folio 1124813.

N.B.—Terms: Cash. No cheques taken.

N.B .- Terms: Cash. No cheques taken.

Dated at Melbourne this 14th day of May, 1931.

GEORGE LOUTIT, Sheriff's Officer. 6520

WEDNESDAY, 24th JUNE, AT TEN 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 Milly Fullerton, of 133 Powlett-street, East Melbourne, 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 1928 the property shall be liable to execution notwithstanding such restriction, the said Sheriff will, on Wednesday, the 24th day of June, 1931, at the Police Station, Bank-street, South Melbourne (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title estate and interest (if any) of the said.

All the right, title, estate, and interest (if any) of the said Milly Fullerton in and to all those pieces of land, being part of Crown allotments 2S and 32, section 72, and part of allotment 23, section 73, City and Parish of South Melbourne, County of Bourke, and being the land remaining untransferred in certificate of title, volume 4570, folio 91830, and standing in the register book in the name of Milly Fullarton.

N.B .- Terms: Cash. No cheques taken.

Dated at Melbourne this 14th day of May, 1931.

GEORGE LOUTIT, Sheriff's Officer.

In the Supreme Court of the State of Victoria. Fi. Fa. OTICE is hereby given that, under and by virtue of certain 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 Catherine Mary Costello, married woman, residing at Howlong, in the State of New South Wales, formerly of Gooramadda, in the State of Victoria, out of her separate property, not subject to any restriction against anticipation, unless by reason of the Married Women's Property Act 1928, the property shall be liable to execution notwithstanding such restriction, the said Sheriff will, on Wednesday, the twenty-fourth day of June, 1931, at the hour of Two o'clock in the afternoon, cause to be sold, at the Police Station, Chiltern (unless the said process shall have been previously satisfied or the said Sheriff be otherwise stayed):—

All the right, title, estate, and interest (if any) of the said Catherine Mary Costello as aforesaid in and to all that piece of land being Crown allotments III and IL, section C, Parish of Gooramadda, County of Bogong, more particularly described in certificate of title, volume 2581, folio 516009.

N.B.—Terms: Cash. No cheques taken:

Dated at Wangaratta this eighteenth day of May, 1931.

6465

JAMES HENNESSY, Sheriff's Officer.

### MINING NOTICES.

### SOUTH VICTORIA PROSPECTING COMPANY NO LIABILITY.

NOTICE is hereby given that an Extraordinary Meeting of shareholders will be held in the Board Room of 31 Queen-street, Melbourne, on Thursday, the 28th day of May, 1931, at a quarter past Three o'clock p.m.

1. To increase the capital of the company by issuing 5,000 new shares of £10 each, in addition to the 5,000 shares now existing in the company.

2. To confirm the minutes of the meeting.

Dated this 7th day of May, 1931.

By order of the Board,

of the Board, E. A. THOMPSON, Secretary. 6429 31 Queen-street, Melbourne, C.I.

### TINSONGKHLA NO LIABILITY.

OTICE is hereby given that all shares forfeited for non-payment of the 6th (March, 1931) Call of Sixpence per share upon the increased capital will be sold by public auction at the Stock Exchange Hall, Little Collins-street, Melbourne, on Saturday, 30th May, 1931, at half-past Eleven a.m., unless the said call be previously paid.

By order of the Board,

E. J. KENNEDY, Manager.

AUSTRALIAN SHALE OIL CORPORATION LIMITED

(IN LIQUIDATION).

NOTICE is hereby given that the above company has by Resolution of shareholders gone into voluntary liquidation.

GEORGE S. ANDERSON, Liquidator.

Malbourne 12th May 1931.

Melbourne, 12th May, 1931.

Companies Act 1928 .- Tenth Schedule. I, WILLIAM BROADBENT, of Royal Automobile Club Buildings, MELBOURNE GOLD PROSPECTING (1931) SYNDICATE Queen-street, Melbourne, in the State of Victoria, do solemnly and sincerely declare that—

1. I am the manager of the said intended company. NO LIABILITY. I THE undersigned, do hereby make application to register, Melbourne Gold Prospecting (1931) Syndicate as a noliability company, under the provisions of Part II. of the Companies Act 1928.

1. The name of the company is to be "Melbourne Gold Prospecting 1931 Syndicate No Liability."

2. The place of mining operations is at Steiglitz, Victoria.

3. The registered office of the company will be situated at 31 Queen-street, Melbourne.

4. The value of the company's property, including claim and machinery, is £1,500.

5. The number of shares in the company is 300, of Five 2. The above statement is, to the best of my knowledge and belief, true in every particular.

And I make this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making, takes descentifications. making a false declaration punishable for wilful and corrupt Taken before me, at Melbourne, this fifteenth day of May, 1931-CHAS. J. P. HODGES, J.P., a Justice of the Peace of the 5. The number of shares in the company is 300, of Five pounds each. The Companies Act 1928 .- Tenth Schedule. 6. The number of shares subscribed for is 250.
7. The name of the manager is John Barnacle.
8. The names and addresses and occupations of the share-THE undersigned, do hereby make application to register, Bright Star Mineral Prospecting & Mining Company as a no-liability company under the provisions of the Companies holders, and the number of shares held by each at this date, Act 1928.

1. The name of the company is Bright Star Mineral Prospecting & Mining Company No Liability.

2. The place of operations is at Dora.

3. The registered office of the company is to be situated at High-street, Wodonga.

4. The value of the company's property, including claim and machinery, is Four thousand nine hundred and ten pounds.

5. The number of shares in the company is 1,000, of Five pounds each. Act 1928. are as below:-Name, Address, Occupation. Number of Herbert Cyril, 444 Collins-street, Melbourne, investor Rupert Stanley Josephs, 317 Collins-street, Melbourne, 5 Albert Edward Jones, 317 Collins-street, Melbourne, barrister 5 John Barnacle, 31 Queen-street, Melbourne, manager (in trust for shareholders)

John Barnacle, 31 Queen-street, Melbourne, manager 235 6. The number of shares subscribed for is seven hundred.
7. The name of the manager is Thomas Henry Bartleson.
8. The names, addresses, and occupations of shareholders, and the number of shares held by each at this date, are as (in trust for syndicate) J. BARNACLE, Manager. Dated this 16th day of May, 1931. Witness to signature-N. Corree. Thomas Henry Bartleson, of Englehart-street, Albury, contractor
Alfred Hedland, Mate-street, Albury, storekeeper ...
John Henry Laughton. Stanley-street, Albury, I, John Barnacle do solemnly and sincerely declare that: 151 100 1. I am the manager of the said intended company.

2. The above statement is, to the best of my belief and knowledge, true in every particular; and I make this solemn declaration conscientionally believing the same to be true, and by virtue of the provisions of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrupt perjury. engineer 100 Robert Lavery, Culcairn, hotelkeeper William Henry Sheppard, Townsend-street. Albury. .50 38 Robert Aikkns, of Wyse-street, Albury, out of occu-J. BARNAOLE. Louis Harrison, Olive-street; Albury, architect Frederick John Belbridge, Olive-street, Albury, soli-Taken before me, at Melbourne, this 16th day of May, 1931.-R. ARCHBOLD, J.P. 1.5 10 Companies Act 1928.—Tenth Schedule. Daniel Abbott, Stanley-street, Albury, out of occubaniel Addott, Station pation pation Frederick Simmons, Dean-street, Albury, caretaker Thomas Henry Bartleson, Englehart-street, Albury, manager (in trust for shareholders) Thomas Henry Bartleson, Englehart-street, Albury, manager (in trust for the company) MEMORIAL FOR REGISTRATION OF CHAPPELL'S GULLY SLUICING COMPANY NO LIABILITY. 2 -2 THE undersigned, hereby make application to register the Chappell's Gully Sluicing Company as a no-liability company under the provisions of Part II. of the Companies Act 1928. 200 300 1928.

1. The name of the company to be Chappell's Gully Sluicing Company No Liability.

2. The place of operation (or intended operation) is at Schastopol, near Beechworth, in the State of Victoria.

3. The registered office of the company will be situated at Royal Automobile Club Buildings, No. 94 Queen-street, Melbourne, in the State of Victoria. 1.000 Dated this eighteenth day of May, 1931. THOS. H. BARTLESON. Royal Automobile Club Buildings, No. 94 Queen-street, Merbourne, in the State of Victoria.

4. The value of the company's property, including claim, is £17,500.

5. The number of shares in the company is 35,000, at 10. Witness to signature-John Whan, J.P. I, THOMAS HENRY BARTLESON, of Englehart street, Albury, do solemnly and sincerely declare— 5. The number of shares in the company is 55,000, at 10-each.
6. The number of shares subscribed for is 27,000.
7. The name of the manager is William Broadbent, of 94 Queen-street as aforesaid. 1. That I am manager of the intended company.
2. The above statement is, to the best of my knowledge and belief, true in every particular: 'and I' make this solemn declaration conscientiously believing the same to be true, and by virtue of an Act of the Parliament of Victoria rendering persons making a false declaration punishable for wilful and corrunt periury. S. The names, addresses, and occupations of the shareholders, and the number of shares held by each at this date, are as corrupt perjury. Name, Address, Occupation. No. 7 Thomas Thursfield, 15 Lyons-street, Ballarat, engineer No. of Shares: THOS. H. BARTLESON. Taken before me this eighteenth day of May, 1931—John Whan, J.P. ... gineer William Henry Davies, 84-94 Flinders-lane, Mel-2.000 bourne, warehouseman
Edgar James Montiford, 62 Cowper-street, Foots-3.000 Companies Act 1928. 1,000 THE PRINCESS OSMIRIDIUM AND GOLD SLUICING COMPANY NO LIABILITY. . gineer John Gregory Prior, 317 Collins street, Melbourne, NOTICE is hereby given that the office of the Princess Osmiridium and Gold Sluicing Company No Liability is situated at No. 115 Elizabeth-street, Melbourne, and that Frank Walter Abbott has been appointed manager of the said 4800 manager Samuel Atchison, 32 Grosvenor-street, South Yarra, 500 Samuel Atchison, 32 Grosvenor-street, South tarra, gentleman
William Henry Doory, 84-94 Flinders-lane, Melbourne, warehouseman
William Broadbent, 94 Queen-street. Melbourne, legal manager (in trust for shareholders)
William Broadbent, 94 Queen-street, Melbourne, legal manager (in trust for company) 1,200 Dated this 11th day of May, 1931.

The common seal of the Princess Osmiridium and Gold Sluicing Company No Liability has been hereunto.

affixed in the presence of— 3,000 15.500 8,000 % W. G. McCULLOUGH, Director.

6530 W. G. McCULLOUGH, Director.

MARK JOSEPH, Director.

F., W. ABBOTT, Manager. 35,000

### INSOLVENCY NOTICES.

The Insolvency Acts.—In the Court of Insolvency, Western District, at Stawell.

A FIRST and Final Dividend is intended to be declared in the matter of Charles Duncan McGregor, formerly of Glenorchy, farmer, whose estate was sequestrated on the fourth day of August, 1927. Creditors who have not proved their debts by the fifteenth day of June, 1931, will be excluded.

Dated this sixteenth day of May, 1931.

FLEETWOOD SMITH, Assignee, Stawell.

The Insolvency Act 1928.—In the Court of Insolvency, District of Victoria.—In the matter of an application for a discharge by Cecil Francis O'Brien, formerly of Mildura, estate agent and fruiterer, but now of Mentone, police constable.

THE above named Cecil Francis O'Brien intends to apply to the Court of Insolvency, at Melbourne, on the ninth day of June, One thousand nine hundred and thirty-one, at half-past Ten o'clock in the forenoon, for a certificate of discharge, pursuant to the provisions of the Insolvency Act, and to dispense with the condition mentioned in section 233 of the

Dated the nineteenth day of May, One thousand nine hundred and thirty-one.

MACPHERSON & KELLEY, solicitors for the said Cecil Francis O'Brien. 

### IMPOUNDINGS.

BEVERIDGE.—Impounded at Beveridge. hay gelding, white streak on face, near front foot white, little white on hind feet, no visible brand

If not claimed and expenses paid, to be sold on 4th June, 1930. R. THANE, Poundkeeper. 6447-4/8 BUNGAREE.—Impounded at Bungaree Shire Pound. 3 red and white heifers, no visible brand red heifer, with yoke on no visible brand
The not claimed and expenses paid, to be sold on 25th May, 1931. . 10 J. CUSACK, 6461-4/8 Poundkeeper. ECHUCA.—Impounded at Echuca. I chestnut mare, aged, white star on forehead, near hind foot white, near hip down and the star on forehead, near hind foot white, near hip down and expenses paid, to be sold on 4th June, 1931. R. GREVILLE. Poundkeeper. 6446-4/8 GEMBROOK.—Impounded at Gembrook, by R. Ure. 1 black gelding, star. and snip, white mark near hind foot, indistinct brand both shoulders
If not claimed and expenses paid, to be sold on 4th June, A. McDONALD 6449-4/8 · · Poundkeeper. MERBEIN.—Impounded atiMerbein. black gelding, light, like bar over broad arrow near shoulder, 71 near flank 71 near flank
If not claimed and expenses paid, to be sold on 4th June, F. A. DEACON 6536—4/8 Poundkeeper. MULGRAVE.—Impounded at Mulgrave Shire Pound. 1 bay pony gelding, no visible brand 1 bay gelding, thick set, no visible brand not claimed and expenses paid, to be sold on 4th June. 10 114 11 W. ELLIS, Poundkeeper. OXLEY.—Impounded at Oxley, from Markwood. 1 brown mare, hack, running star on forehead, white spot on nose, black points, like 3 near shoulder 

1 brown mare, aged, star on forehead, no visible brand I brown pony mare, no visible brand If not claimed and expenses paid, to be sold on 5th June, 1931. T. J. ENGLISH, 6472-4/8 Poundkeeper. KIPTON.—Impounded at Skipton. I red and white cow, no visible brand If not claimed and expenses paid, to be sold on 3rd June, DENIS DALY, " Poundkeeper. 6469-4/ TRATFORD.—Impounded at Stratford, by W. Woodhouse. 12 comeback and crossbred weaners, mixed sexes, pieces out of hoth ears, like MC off ribs

1 blue heifer, top off near ear, slit off ear, like DJ (sideways) off loin, like triangle off rump If not claimed and expenses paid, to be sold on 1st June, 1931. W. J. MILDENHALL, 6468-6/ W ESBURN -- Impounded at Wesburn. I chestnut gelding, aged, blaze, like WS near shoulder If not claimed and expenses paid, to be sold on 6th June, W. H. SAUNDERS, 6470-4/ Poundkeepeer. WINCHELSEA.—Impounded at Winchelsea, by E. C. Caldow, Herdsman. I roan and chestnut gelding, mane cut, tail cut square, white streak down head and nose, like scar on shoulder If not claimed and expenses paid, to be sold on 13th June; F. B. KNUCKEY, 6448-5/4 Poundkeeper. W ODONGA.—Impounded at Wodonga Shire Pound, by W. Beck, 13th May, 1931.
I chestnut pony mare, star, hind feet white, long tail, like FW near shoulder If not claimed and expenses paid, to be sold on 6th June, E. MCKOY. YINNAR.—Impounded at Yinnar, 13th May, 1931, from the Boolarra Shire roads, by the Shire Ranger.

1 bay pony gelding, aged, no visible brand If not claimed and expenses paid, will be sold on 4th June, THOS. KEOGH, 6462-4/8 CONTENTS. .... PAGE 1603 Appointments ... Auction Sales Act 1928 ... ·. ... 1605 ... ... 1607 Contracts ... Country Roads Board ... Courts Estates of deceased persons 1609 Government notices ...
Impoundings ...
Insolvency notices ...
King's Birthday Holiday 1605 1642 ... ... 1603 Lands · Levee, State Parliament House 1603 Licences to occupy unused road
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Ministers of religion registered to celebrate marriages
in Victoria ... ... ... ... 1605, 1640 in Victoria ... Orders in Council ... 1608 1603 1609 1632 Police sale ... ..: Private advertisements ... Proclamations 1615 1604

RAYWOOD.—Impounded at Raywood.



### VICTORIA GOVERNMENT GAZETTE.

Published by Authority.

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

No. 1091

### THURSDAY, MAY 21.

[1931

Factories and Shops Act 1928 (No. 3677).

### DETERMINATION OF THE ANIMAL MANURE BOARD.

Norm.—This Determination on the 29th May, 1931, applied to the whole of the State of Victoria.

IN accordance with the provisions of the Factories and Shops Act 1928 (No. 3677), the Wages Board appointed to "determine the lowest prices or rates which may be paid to any persons employed in the process, trade, or business of the manufacture of manure from animal matter," has made the following Determination, namely:—

Norm.—On 25th May, 1914, the powers of the Animal Manure Board were extended to enable it to fix the lowest prices or rates which may be paid to any persons employed in the process, trade, or business of the extraction of tallow.

(1) That on the 29th May, 1931, the last previous Determination of this Board shall be revoked and replaced by this

(2)

Apprentices or Improvers.	Other Employees			
WAGES PEB WEEK OF 48 HOURS. Under 16 years of age	Wages per Week of 48 Hours  Carcass Skinners			
Proportion (by any Employer).  Apprentices.	•			
One apprentice to every three or fraction of three workers receiving not less than 89s. per week of 48 hours.  An indenture of apprenticeship prescribed by the Board was approved on 29.5.24.				
• Improvers				
One improver to every four workers receiving not less than 89s. per week of 48 hours.				

(3) Hours of Work.—The maximum number of hours to be worked on any day, without payment for overtime, shall be-Day work— $8\frac{\pi}{4}$  hours on Monday, Tuesday, Wednesday, Thursday, and Friday.  $4\frac{\pi}{4}$  hours on Saturday.

Shift work—8 hours on Monday, Tuesday, Wednesday, Thursday, Friday, Saturday, and Sunday.

- (4) Over time—All time worked in excess of the number of hours fixed as a day's work shall be paid for at the rate of time and a half.
- (5) Special Rates.—Double time shall be paid for all work done on Sunday, New Year's Day, Foundation Day (26th January), Good Friday, Easter Monday, Eight Hours Day (21st April), King's Birthday, Christmas Day, and Pozing Day; but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special takes shall only be payable for work done on the day so substituted

H. J. RICHARDSON, J.P., Chairman.

A. E. ALLEN, Secretary.

Melbourne, 11th May, 1931.

By Authority: H. J. GREEN, Government Printer, Melbourne.

No. 109.--5119.

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### VICTORIA

### GOVERNMENT GAZETTE.

Published by Authority.

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

No. 110]

### THURSDAY, MAY 21.

[1931

Factories and Shops Act 1928 (No. 3677).

### DETERMINATION OF THE PAPER BOARD.

Note.-(1) This Determination on 26th May, 1931, applied to the whole of the State of Victoria.

,, (2) On the 4th July, 1916, the Paper Board was given exclusive power to "determine the lowest prices or rates which may be paid to any person employed as storeman, packer, or sorter in connexion with making paper, cardboard, carpet felt, or any similar products."

IN accordance with the provisions of the Factories and Shops Act 1928 (No. 3677), the Wages Board appointed to "determine the lowest prices or rates which may be paid to any person employed making paper, cardboard, carpet felt, or any similar products," has made the following Determination, namely:—

(1) That on the 26th May, 1931, the last previous Determination of this Board shall be revoked and replaced by this Determination.

(2)

Apprentices or Improvers.				,	Other Employees.			
Wages per Week of 48 Hours.			Wages p	er Week of Hours,	Wages per Wrek of 48 Hours.			
			Males.	Females.	,			
15 years an	d under		s. d. 15 0	s. d.	Males. Day Workers.	Shift Workers.		
16 years			18 0	17 0	Workers.	WOLKELI.		
17 years			22 5	19 8				
18 years			33 8	24 8	s. d.	s. d.		
19 years			44 11	29 2	Machinemen 89 10	92 10		
20 years	••		58 5	35 11	Beatermen 87 1	90 1		
			ļ	ļ	Breakerman 71 10 Head boilerman, head finisher, or head raggutter 76 4	74 10 79 4		
One male three male week of 48	apprentice t workers recei hours.  Fi tle apprentice workers rece	ALES. o every the ving not les  MALES. to every the	ree or fra s than 68s aree or fra	ection of . 3d. per	wire drum repairer, man working flying fox hoist, cutterman in charge of separate machines Assistant finishers, guillotine men, lining machine men, knivesmen and cuttermen on paper and board machines, boilermen, glazing machine men, rip- ping and rewinding machine men, assistant rag- cuttermen, tractor drivers, motor drivers in yard, hoist man, railway and delivery men, men engaged in parcelling and tying boards or balers  70 11	76 <b>7</b>		
	ture of appre	nticeship	rescribed	by the	All others 68 3	71 3		
Board was	approved on	tth June, Î	924.	3		-		
Improvers.  Proportion (in any factory or place).  MALES.  Three male improvers to every five or fraction of five male workers receiving not less than 68s. 3d. per week of 48 hours.				ction of	Ragcutter cutting carpet felt shall be paid 6d. per shift or day extra.  Females	••		
One femal	e improver to n 37s. 8d. pe	each female	worker r	eceiving				

No. 110.-5455.

- (3) OVERTIME.—Any employee who works for any time in excess of 4S hours in any week shall be paid for such extra time at the rate of time and a half.
- In the event of one holiday occurring in a week and not being worked, overtime rate shall be paid for any time worked in excess of 40 hours.
- In the event of two holidays occurring in a week and not being worked, overtime rate shall be paid for any time worked in excess of 32 hours,
- (4) Definition.—Shift worker means any person employed in a continuous process where three shifts are worked for six days a week, and in which alternative weekly shifts are worked by such person.
- (5) MEAL ALLOWANCE.—A meal allowance of 1s. 6d. shall be paid to any male employee over 16 years of age, when ordered to work overtime without notice the day before such overtime is required, and provided a minimum of 4 hours' overtime per day is worked.
- (6) PAYMENTS FOR PUBLIC HOLIDAYS.—Eight hours' pay at ordinary rates shall be paid for the following holidays, if not worked:—New Year's Day, Foundation Day, Good Friday, Easter Saturday, Easter Monday, Eight Hours Day, Christmas Day, Boxing Day, and Anzac Day, or such other days as are observed in lieu of any of the above days, excepting—
  - (a) In the event of Anzac Day falling on a Sunday, no payment shall be made for that day.
  - (b) In the event of a holiday falling on a Saturday, and not being worked, day workers shall be paid ordinary rates for 4 hours 40 minutes, to make up a full week of 48 hours.
  - (c) In the event of any of the above holidays not being worked, day-workers shall have the option of working three-quarters of an hour at ordinary rates, to make up a full week of 48 hours.
- (7) Special Rates for Sundays and Public Holidays.—Double time shall be the special rate payable for all work done on Sundays, New Year's Day, Good Friday, Easter Saturday, Easter Monday, Eight Hours Day (21st April), Anzac Day, Christmas Day, Boxing Day, and Foundation Day (26th January); but if any other day be by Act of Parliament or Proclamation substituted for any of the above-named holidays, the special rate shall only be payable for work done on the day so substituted.

H. J. RICHARDSON, J.P., Chairman.

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A. G. ALLEN, Secretary.

Melbourne, 11th May, 1931.